AGREEMENT

between



and

LOCAL 1075 NATIONAL AUTOMOBILE, AEROSPACE, TRANSPORTATION AND GENERAL WORKERS UNION OF CANADA



JUNE 1, 1999 - MAY 31, 2002

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THE CAW SKILLED TRADES AGREEMENT FORMS PART OF THIS GENERAL AGREEMENT WITH CAW, 15 10CAL 1975; NEGOTIATED FOR THE PERIOD JUNE 1, 1999 - MAY 31, 2002

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THIS AGREEMENT MADE AND ENTERED INTO BETWEEN

BOMBARDIER TRANSPORTATION MASS TRANSIT - NORTH AMERICA THUNDER BAY PLANT Thunder Bay South, Ontario and any other plants of the Company located in what is generally known as the Lakehead area. (hereinafter referred to as the "Company")

-AND-

LOCAL 1075 NATIONAL AUTOMOBILE, AEROSPACE, TRANSPORTATION AND GENERAL WORKERS UNION OF CANADA (C.A.W. CANADA) (hereinafter referred to as the "Union")

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- 1 .O Purpose
- 1.1 The general purpose of this Agreement is to establish and maintain collective bargaining relations between the Company and its employees, and to provide machinery for the prompt and equitable disposition of grievances and to establish wages and all other conditions of employment, for all employees who are subject to the provisions of this Agreement. Omission of specific mention in this Contract of rights or privileges established by Management will not be construed to deprive employees of such rights and privileges.

ARTICLE 2

2.0 Scope and Recognition

- 2.1 The Company recognizes that the Union is the sole and exclusive bargaining agency for all of its hourly rated employees save and except plant protection employees. Any operation presently being performed by hourly rated employees will not be changed to a salary employee function unless by mutual consent.
- 2.2 Supervisors and other employees not covered by this Agreement will not perform any work which is normally performed by employees in the Bargaining Unit, except in cases of emergency or for the purpose of instructing employees. An emergency is a condition over which the Company has no control and cannot be used to deprive any employee of any work time.

ARTICLE 3

- 3.0 Lists of Company Officials
- 3.1 The Company will supply the Union with a current list of Supervisors, Superintendents, the Company's nominees

on the Safety Committee, Apprenticeship Committee, and any other persons with authority and will indicate such by appropriate job titles and will notify the Chairperson of the Bargaining Committee of any changes as they occur, or as reasonably requested by the Chairperson of the Bargaining Committee.

ARTICLE 4

4.0 No Discrimination

- 4.1 The Company agrees that there will be no discrimination, interference, restraint or coercion exercised or practiced by the Company or by any of its representatives, with respect to any employee because of membership in the Union.
- 4.2 It is mutually agreed that the Company and the Union will not discriminate against any employee in regard to training, upgrading, promotion, transfer, discharge, layoff, recall, or other working conditions, or because of race, creed, colour, sex, national origin, political affiliation, marital status or handicap.
- 4.3 a) The Company and the Union are committed to providing a harassment free workplace. Harassment is defined as "a course of vexatious comment or conduct that is known or ought reasonably to be known to be unwelcome", directed against an employee because of race, colour, sex, national origin, political affiliation, marital status, handicap or any other grounds protected under the Ontario Human Rights Code.
 - b) The Company and the Union agree to make known to each other any complaint of harassment made by or involving a member of the Union.
 - c) The Company undertakes to promptly investigate all complaints of harassment and to take measures designed to stop any existing harassment and to prevent its re-occurrence.

d) The parties recognize that women may face situations of violence or abuse in their personal life that may affect their attendance or performance at work. When there is evidence from a recognized professional such as a doctor or lawyer that an employee is addressing such a situation, this circumstance will be taken into account if the employee is facing discipline for poor attendance or work performance. This statement of intent is subject to a standard of good faith on the part of the Company, the Union and affected employees and will not be utilized to subvert the application of otherwise appropriate disciplinary measures

ARTICLE 5

5.0 No Coercion

5.1 The Union agrees that there will be no intimidation, interference, restraint or coercion exercised or practised upon employees of the Company by any of its members or representatives, and there will be no Union activity, other than that which is **necessary** for the administration of this Agreement and no meetings on Company premises except with the permission of the Company.

ARTICLE 6

6.0 Management Rights

6.1 The Union recognizes the Management's authority to manage the affairs of the Company, to direct its working forces, including the right to hire, transfer, promote, demote, discipline, suspend and discharge for just cause any employee and to increase or decrease the working force of the Company, to reorganize, close, disband any department or section thereof from time to time as circumstances and necessity may require, provided that the Company shall not exercise these rights in a manner inconsistent with the terms of this Agreement.

6.2 An employee affected by the exercising of this authority who feels cause for dissatisfaction, may have the complaint dealt with in accordance with the "Grievance Procedure" as outlined in Article hereunder, No. 11.

ARTICLE 7

- 7.0 Bargalning Committee and Stewards
- 7.1 The Company acknowledges the right of the Union to appoint or otherwise elect, from the local Union body, a Bargaining Committee composed of not more than seven (7) members and the Company will recognize and meet with the said Committee on any matter properly arising during the continuance of the Agreement, and the Company and the Bargaining Committee will co-operate in the administration of the Agreement. The President, or if absent, the Vice President of the Local, will be an exorptico member of the Committee if not elected thereto.
- 7.2 The Company acknowledges the right of the Union to appoint or otherwise elect, from the Local Union body, one (1) Bargaining Committee Member for each of seven (7) Zones, one Committee Member to be from the Skilled Trades employees. In the event of a Zone being reduced to ten (10) employees or less, the Bargaining Committee Member involved shall take over the combined duties of Steward and Committee Member.
- 7.3 The Company acknowledges the right of the Union to appoint or otherwise elect from the Local Union body, Stewards for each zone on each shift. Steward representation will be as follows:

11 to 45 (inclusive) employees	 1 Steward
46 to 80 (inclusive) employees	- 2 Stewards
81 to 1 15 (inclusive) employees	- 3 Stewards
116 to1 50 (inclusive) employees	- 4 Stewards
etc.	

- 7.4 A National Representative or Representatives of the Union may be present and participate in any meeting of the Bargaining Committee and the Company.
- 7.5 The Union recognizes and agrees that Stewards and members of the Bargaining Committee have regular duties to perform in connection with their employment and that only such time as is reasonably necessary will be consumed by such persons during working hours in order to attend to the business of administering this Agreement.
- 7.6 a) The Chairperson or Vice-Chairperson of the Bargaining Committee or any one (1) other designated official of the Union shall be on full time and shall be paid by the Company, and the rate of pay shall be no less than Skilled Trades Group Three T (3T). For any absence of both the President and the Chairperson of the Bargaining Committee providing that the Company is given notice of such absence, the Vice-Chairperson goes into the Union Office. However, where in the opinion of the Manaaer, the absence of the Vice-Chairperson would unreasonably disrupt the operation in which the Vice-Chairperson is involved, a mutually agreed upon alternate goes into the Union Office. In such an event, the Vice-Chairperson or the alternate will be paid by the Company at their regular hourly rate of pay.
 - b) In the event that the membership of the C.A.W. in the plant exceeds seven hundred (700), the President or Vice-President will be added until such time as it again reduces to seven hundred (700) or less.
 - C) In addition to the above, the President of the Union, regardless of classification, will be paid at a rate not less than Skilled Trades Group Three T (3T).
 - d) The Company will provide a soundproof office affording suitable privacy to the Union, equipped with desk, typewriter, chairs, telephone, filing cabinets, computer, printer and a fax machine.

ARTICLE 8

8.0 Permission to Leave Department

- 8.1 Before leaving regular Company duties, a Steward or Bargaining Committee Member must obtain the permission of the department Supervisor or his/her deputy. The Steward or Committee Member shall indicate the general nature of such business, and it is understood that the Supervisor's permission will not be unreasonably withheld. Any dispute arising from the above may be the subject matter of grievance procedure.
- 8.2 Before entering another department, a Steward or Bargaining Committee Member must first contact the Supervisor of that department, his/her deputy, stating the general nature of the Union's business.

ARTICLE 9

9.0 List of Union Officials

9.1 The Union agrees to supply the Company with the names of all Officers and Officials of the Local, and will keep such lists up-to-date at all times.

9.2 Union Elections

It is agreed that Elections of Stewards, Bargaining Committee Members, members of the Union Executive and delegates to Union conventions may be conducted on Company premises during the following hours:

7:30 a.m. to 8:30 a.m. 11:30 a.m. to 1:00 p.m. 3:30 p.m. to 5:00 p.m.

It is understood that employees will not vote during their working hours.

Approval for polling booth locations and scheduling of elections must be obtained from Human Resources five (5) working days in advance.

ARTICLE 10

- 10.0 Grievance Meetings
- 10.1 The Bargaining Committee and the Director of Human Resources or the Director's designate and the appropriate Company representative(s) shall meet once per month, during the second week of each month, providing there is business for their joint consideration or at such other times as may be mutually agreed. Special meetings may be called by either party and thereupon the parties shall meet within forty-eight (48) hours. Necessity for meetings will be indicated by a letter or note from either party to the other party, containing an agenda of the subjects for discussion.
- 10.2 The Company agrees to draw up and issue minutes of each meeting, and will supply the Union a copy of said minutes, not later than five (5) days prior to the next agreed meeting date. In addition, the Company agrees to give specific answers in wrriting to questions brought up by the Union, within five (5) working days.

ARTICLE 11

11.0 Grievance Procedure

- 11.1 a) All grievances arising between employees and the Company shall be dealt with speedily and effectively in accordance with the following procedure.
 - b) The Company will be under no obligation to consider or process any grievance which has not been filed within fifteen (15) working days after the cause of the Grievance became known to the employee.
 - C) Provision (b) shall not deprive an employee of the right to grieve that job duties being performed as a continuing condition are of a higher classification than the classification in which he/she is placed, but adjustment arising from such Grievance shall not be made retroactive beyond the date of the Grievance.

 Any monetary redress arising out of a Grievance will be paid by the Company within three (3) weeks of settlement of the Grievance, or arbitration.

Step 1

11.2 Before a grievance is submitted in writing, a discussion with a view to resolving the complaint will be held between the Supervisor, the Union Steward and the employee involved. Any employee having a grievance shall submit the same to the Steward, who shall present the same, in writing, to the Supervisor, the aggrieved shall sign the grievance form except in cases of discharge. The Supervisor shall deal with the grievance and deliver the answer, in writing, to the Steward not later than the second working day next following the day upon which the grievance was received. No officials of the Company will discuss in any manner the written grievance of an employee with such employee, unless the employee is accompanied by an official of the Union.

Step 2

11.3 If the decision of the Supervisor is not satisfactory to the employee concerned and/or the Union, it may be appealed by lodging an appeal to the Appropriate Manager or the appropriate manager's delegate through the Bargaining Committee Member within two (2) full working days following the decision of the Supervisor.

The Manager or his/her delegate shall deal with the appeal through the Committee Member and render a decision in writing to the Committee Member not later than the third (3rd) working day following the day upon which the appeal was received. The Committee Member shall have the right to consult with and have the Shop Steward present at any discussion with Management; the Director of Manufacturing or his/her delegate may have the Supervisor directly concerned with the case, present at such discussion.

Step 3

11.4 If the decision of the Manager or his/her delegate be not satisfactory to the employee concerned **and/or the** Union, the decision shall be appealed within five (5) working days and the grievance shall be placed upon the agenda for consideration at the next conference between the Director of Human Resources or the Director's delegate and the appropriate Company representative(s) and the Bargaining Committee.

The Director of Human Resources or the Director's delegate shall give its written decision on the grievance within four (4) full working days following the **meeting**.

11.5 Any deviation from Steps 1, 2 or 3 shall be by mutual agreement in writing. In the event the Company fails to meet any prescribed time limit under this Article, the grievance will be presented at the next step in the grievance procedure within the prescribed time limits.

Article 12

12.0 Arbitration

- 12.1 If the decision at Step 3 is not satisfactory to the Union, written notice of appeal may be served on the Director Human Resources, or the Director's delegate, within ten (10) regular working days of the delivery of the decision, appealing therefrom to an impartial Arbitrator as herein provided.
- 12.2 **Grievances** will normally proceed to arbitration in the order in which they have been slated for arbitration. Grievances to be heard by the Arbitrator will be confirmed by the parties fourteen (14) working days prior to the hearing.
- 12.3 It is agreed that disputes which are carried to the arbitration stage shall be heard before a single Arbitrator. The Company and the Union agree that the under-mentioned persons, shall be called to arbitrate on a rotation basis and in order of their listing:

- (1) Jane Devlin
- (2) Dan Harris
- (3) Robert Howe
- (4) Paula Knopf
- (5) Victor Solomatenko
- (6) Sherry Liang
- 12.4 It is agreed that the Arbitrator whose turn is indicated in the listing, will be assigned the next arbitration providing, the Arbitrator can act within sixty (60) days. In extenuating circumstances, the Company and the Union may mutually agree to deviate from this section.
- 12.5 No matter may be submitted to arbitration which has not been considered at the next conference between Management and the Bargaining Committee following Step 3 of the grievance procedure.
- 12.6 In the event that one of the above Arbitrators ceases to act as a member of the list, the Company and the Union will secure a replacement.
- 12.7 The Arbitrator will not have jurisdiction to alter or change any of the provisions of this Agreement, or to substitute any new provisions in lieu thereof, or to give any decision inconsistent with the terms and provisions of this Agreement, or to deal with any matter not covered by this Agreement. The Arbitrator, however, in respect of a grievance involving a penalty, shall be entitled to modify such penalty as in the opinion of the Arbitrator, is just and equitable.
- 12.8 The decision of the Arbitrator shall be final and binding on both parties and the expense shall be born in equal shares by the Company and the Union.
- 12.9 At any stage of the grievance procedure, including arbitration, the conferring parties may have the assistance of the employee or employees concerned and any necessary witnesses. All reasonable arrangements will be made to permit the conferring parties to have access to the plant to view the disputed operations or to confer with the necessary witnesses.

12.10 A grievor appearing during working hours before an Arbitrator on the hearing of an appeal on a grievance shall be paid by the Company at his/her regular hourly rate for such time spent. The Bargaining Committee Chairperson, or the Vice-Chairperson, or one (1) Bargaining Committee Member will also be paid.

It is understood that the Company will not be required to pay a discharged grievor for the working hours of the arbitration appeal, if grievance does not succeed.

A maximum of five (5) union witnesses who appear during working hours before an Arbitrator shall be paid by the Company at their regular hourly rate for such time spent.

ARTICLE 13

13.0 Policy Grievance

13.1 An allegation by either party that the Agreement has been misinterpreted or violated may be lodged, in writing, as a Policy Grievance. The Union shall submit such Grievance to the Director Human Resources, or his/her designate, and the Company shall submit a Grievance to the Bargaining Committee Chairperson. The Grievance shall be answered within four (4) working days. and failing satisfactory settlement, may then by appealed to an Arbitrator, by either party, selected as herein provided.

ARTICLE 14

14.0 Discharge and Discipline Cases

14.1 When an employee with seniority is being dismissed, the Union will be notified prior to the Dismissal Notice, and a meeting shall be arranged immediately with the Director Human Resources, or the Director's designate; at which meeting the dismissed employee, two (2) Union Representatives, the Supervisor concerned and the Director Human Resources, or the Director's designate, shall be present.

- 14.2 A claim by an employee of unjust discharge shall be treated as a grievance, provided a written statement of such grievance is lodged through the Director Human Resources, or the Director's designate, within five (5) working days of the discharge. If a satisfactory settlement is not arranged through the Director Human Resources, or the Director's designate, the grievance shall be discussed between Management and the Bargaining Committee, and if no settlement is made following this conference, the grievance may then be submitted to arbitration as provided for in Article 12.
- 14.3 Notices of Discipline against an employee shall be cancelled after an elapsed period of one (1) calendar year from the most recent notice. Such Notices of Discipline will be removed from the employee's Company records and shall not be used against that employee in any future disciplinary action. A Steward or Bargaining Committee member will be present when a notice of discipline is issued or an employee called for a disciplinary meeting which may result in the employee being disciplined.

ARTICLE 15

15.0 Seniority

15.1 a) An employee will be considered on probation and will not be placed on a seniority list until after working a total of sixty (60) working days for the Company. The discharge, termination or layoff of a probationary employee shall be in the sole discretion of the Company, subject to the requirement that the decision is made in good faith. In the absence of objective evidence that the decision was not made in good faith, such discharge, termination or layoff of a probationary employee is not subject to the grievance and arbitration provisions of this Agreement and cannot be grieved.

Human Resources will advise the Union Chairperson of the reason for the dismissal in writing at the time of the dismissal.

The sixty (60) working days referred to above shall not necessarily be sixty (60) continuous working days. However, if a person is laid off prior to the completion of the probationary period, and the layoff period is in excess of the time worked for the Company then that employee, when rehired, shall not get credit for the time already put in.

Employees who must undertake formal training programs will be hired as trainees at the starting pay rate. It is understood that no bargaining unit work will be done during the training period. Probation will begin following the training period; employees who successfully complete their probation will have seniority from their date of hire as a trainee.

- b) An employee who is rehired, without seniority rights, after previously having served a probationary period, will again have to serve the sixty (60) working davs probationary period, but will be entitled to receive all benefits as spelled out in Article 42, Article 46 and Article 47 from date of rehire, providing such employee is rehired within 36 months of having lost seniority, or (1/2) half of the employee's seniority, whichever is the greater. This clause shall only apply to employees who are rehired after having lost their seniority through extended layoff.
- c) Training or retraining shall be provided to an employee during regular working hours. If the training takes place outside an employee's regular working hours, he or she shall be paid time and a half for those hours.
- 15.2 a) Seniority lists of employees shall be maintained by the Company on a plant-wide basis, and each list shall show the individual seniority date and classification of each employee. The Company acknowledges

that the employee's complaints with respect to seniority dates shown on these lists, which are not satisfactorily adjusted after being brought to the attention of the Company, may be treated as grievances. The names of laid off employees with seniority will be added to the bottom of such lists.

- b) A separate Skilled Trades Seniority List will be prepared at the same time as the above mentioned plant-wide lists.
- c) Seniority lists shall be revised not less than once every four months, and copies supplied to the Union, as requested. Each employee will be notified of his/her seniority date when it is established and of any change incurred.
- d) A list of all classifications with names and seniority of all employees who have worked or are working in these classifications shall be maintained by the Company and supplied to the Union not less than once per year.
- 15.3 a) Any employee in Local 1075 appointed or transferred to a position under another local Union's jurisdiction in the plant shall lose seniority rights within Local 1075 after twelve (12) months and shall not accumulate seniority for time spent out of Local 1075. Time so spent out of Local 1075 will be on a cumulative basis.
 - b) All employees promoted to positions in Management shall lose seniority rights in the Bargaining Unit after fifteen (15) months. Seniority shall not accumulate for time spent out of the Bargaining Unit. Time spent out of the Bargaining Unit shall be on a cumulative basis.
 - No employee shall be temporarily transferred into the Bargaining Unit for the purpose of circumventing the provision of Sections (a) or (b) of this Article.
 "Temporarily" shall in this instance mean a period of less than thirty (30) working days.

- 15.4 The Company will supply the Chairperson of the Bargaining Committee every two weeks with lists of transfers. Lists of additions to and removals from the Company payroll shall be supplied daily to the Chairperson and the Union Office.
- 15.5 The Company and the Union agree with the principle that those with the greatest seniority shall be given preference in promotion and that those with the least seniority shall be the first to be demoted or transferred, providing in either case that the employee or employees involved possess the ability and the desire to do the work required.
- 15.6 A Skilled Trades employee who bids out of the Skilled Trades into a temporary or permanent Production job, shall forfeit any recall right to a Skilled Trades classification. If such employee, at some time in the future, bids back into the Skilled Trades, he/she shall have a new date of entry seniority in Skilled Trades.

ARTICLE 16

16.0 Seniority Rights, Termination Of

- 16.1 Seniority rights of an employee shall be cancelled and the employee deemed terminated for any one of the following reasons:
 - a) If the employee resigns.
 - b) If an employee is discharged and such discharge be not reversed through the grievance procedure.
 - c) If the employee Is absent from work for more than three (3) consecutive working days without securing a leave-of-absence, or without producing evidence to the effect that the absence was justified or, if the employee overstays a leave-of-absence without permission or fails to give a valid reason for doing so as determined by the Company.

It is understood that any absence from work must be reported to the Company prior to or at the start of the

employee's shift, along with a justifiable reason as determined by the Company for the absence.

- d) Failure to return to work within seven (7) working days after issuance of the Company's notice of recall by registered mail, to the last address shown on the Company records after a layoff. This clause shall not apply if the employee furnishes satisfactory reasons for such failure. The date of issue shall be the date that the recall notice is registered to be sent.
- e) Employees laid off after June I, 2000, will have the following recall rights:

Three (3) months seniority - one (1) year recall rights One (1) year to six (6) years seniority - three (3) years recall rights

Six (6) years and over - one-half seniority

ARTICLE 17

17.0 Layoff and Recall

- 17.1 a) When there is a reduction in the plant work force, both parties agree that employees shall be laid off or transferred within a classification in the reverse order of their seniority in accordance with the procedure set out below. Employees shall be recalled to work in order of their seniority on the basis of all classifications credited to them at the time of layoff.
 - b) The Bargaining Committee and the Company may mutually agree in writing to any deviation from the layoff and recall procedure.

Layoff Procedure

17.2 a) In the event of a reduction in the plant work force, all probationary employees in the job classification affected in the plant, shall be laid off before any employee with seniority is laid off.

- Employees on temporary job postings shall be removed before any employee on a permanent job. All temporary postings will be cancelled before any layoff in that classification.
- 17.3 a) The Company will apply the required notice of layoff and pay' as provided in accordance with the Employment Standards Act. The Union shall receive such required notice, prior to its release. A list of employees declared surplus will be made available to the Union at least one (1) working day prior to the notice required under the Employment Standards Act. A final list of employees to be laid off will be made available to the Union and employees three (3) working days prior to the layoff becoming effective. Layoffs will take place on Fridays. in order to accommodate this, employees may be assigned alternate work, during the week prior to layoff.
 - b) Employees to be laid off will be notified by their respective Supervisor or by Human Resources in writing three (3) working days prior to being laid off from the Plant. Employees on sick leave will be notified of their layoff by registered mail.
 - c) A layoff notice is not required for probationary employees with thirty (30) working days service or less.
- 17.4 a) When a layoff is declared, employees laid off or displaced shall have the right to exercise their seniority in related classifications in accordance with Appendix "D" or in any classifications they have credited to them in the following order:
 - 1) Classifications related to their Original Classification, except Production Machine Operator and Labourer, starting with the highest labour group. "Original Classification" shall mean the last classification obtained through a job bid or assignment, as provided for in Article 20.

- 2) All remaining classifications, credited or related to current, starting with the highest labour group.
- 3) Productiin Machine Operator and Labourer.

Any employee who has a bump into two (2) classifications within the same labour group, will displace the one then occupied by the employee holding the least seniority.

- b) Employees who have signed off a classification as provided in Article 38 may not bump to it, even if it is related to a classification which they currently hold.
- c) Employees to be laid off who are eligible to displace other employees must indicate their decision in writing prior to the end of the shift following notification in writing. Those employees being displaced and eligible to displace other employees must give their notification in writing within one (1) hour.
- d) Employees laid off without being offered a bump into Production Machine Operator or Labourer, will be required to indicate in writing whether they wish to be recalled to either or both of these classifications.
- e) Employees who chose to exercise their seniority in case of layoff will have five (5) working days to satisfactorily perform the duties of related jobs.
- f) Refusal to exercise bumping rights will result in layoff. Employees will be recalled to credited classifications higher than the one refused. All lower classifications including the one refused will be removed from the employee's file until he/she is recalled.
- g) An employee while retained on the seniority list during layoff, shall accumulate seniority during such period of layoff.

Temporary Layoff

17.5 a) In the event that a temporary layoff is to take place, the Union will be given a list of affected employees to be laid off at least twenty-four (24) hours prior to the

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layoff becoming effective. Employees to be laid off **will** be notified not later than the middle of the shift on the date of layoff.

b) In the event of a temporary layoff not exceeding five (5) working days duration, seniority provisions of this Article shall not apply, provided that no employee will be laid off out of seniority more than once in one (1) calendar year. Temporary layoffs only will be exercised and confined to the product line department concerned when the cause is due to material shortage.

Super Seniority

- 17.6 a) Executive Officers, Bargaining Committee Members and Stewards shall be the last persons removed from their classification during their term of office. Thereafter, they will be subject to all bumping provisions except that they will not be laid off during their term of office, so long as full time work at their own level or a lower wage is available, which they are qualified to perform.
 - b) Executive Officers shall be the last persons removed from their classification so long as they are qualified to perform the work. Thereafter they will be subject to all bumping provisions except they will not be laid off during their term of office so long as full time work is available in the plant which they are qualified to perform.
 - c) In the application of the above, Stewards and Bargaining Committee Members will be the last persons to be removed from their classification in the respective zones in which they are recognized as holding union representation. Thereafter, they will be subject to all bumping provisions except that they will not be laid off during their term of office, so long as full time work is available in their zone at their own level or lower wage level which they are able to perform. The Chief Steward will be the last Steward to
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be laid off in his/her zone. It is understood that Stewards and Committee persons working as a Vehicle Driver will be based in their respective zones, but may go outside their zones for the purpose of making deliveries to and from their area.

d) Executive Officers, when capable of performing the work, shall replace the junior employees in the plant. These replacements shall take place on the second (2nd) and fourth (4th) Monday of each month and shall become effective following proper layoff notice time being given. Preference will be exercised in the following order.

1) Executive Officers of the Union (five in number)

- a) President
- b) Vice President
- c) Financial Secretary
- d) Recording Secretary
- e) Chairperson of Trustees
- Executive Officers of the Union (Balance of four (4) in number in the event that the membership of the C.A.W. in the plant exceeds 200).
- 3) Bargaining Committee Members
- 4) Stewards
- e) Executives Officers, Bargaining Committee Members, Safety Committee members, and Chief Steward will be retained on the day shift.
- A Union Protect who moves into a classification which he/she does not hold will not be credited with that classification.

Recall Procedure

17.7 a) When there is an increase in the working force, laid off employees shall be recalled to work in the order of seniority in the classifications which they hold. All members of the bargaining unit are deemed to hold

the classifications of Production Machine Operator and Labourer.

- b) Before any new employees are hired, the employees still laid off or transferred to lower paid occupations or classifications other than their original shall be first offered employment in the order of their seniority at work which is available and which the employees are able to perform.
- c) When there is an increase in the workforce all employees must return to their original classification held at time of original layoff, when an opening occurs, as seniority dictates or will be deemed to have quit their employ.
- Employees will not be recalled to related classifications. Transfer to related classifications applies only in case of layoff, and not in cases of recall.
- All classifications lost (after a refusal on layoff) will be reinstated to the employee's file upon his return to work after being recalled to a credited classification.
- f) Employees on layoff are entitled to apply for any job vacancies arising out of job postings.

ARTICLE 18

18.0 Transfer

18.1 Temporary Re-Assignment

The Company may temporarily re-assign employees to other work such as may be necessary, when no employee in the classification is available, provided:

- a) That the Steward or Committee Person for the zones affected are advised in writing of the work conditions and names of the employees involved prior to the commencement of the re-assignment;
- b) That the temporary period shall in no case exceed ten (10) working days unless an increase of this peri-

od is arranged by mutual consent of the Company and the Chairperson;

- c) The Company agrees that it will not use temporary re-assignment to circumvent the job posting or recall procedure. It is understood that the word "temporary" as used above shall be deemed to mean ten (10) working days or less;
- No employee will be laid off while an employee is temporarily assigned to his/her job classification;
- e) Except as provided in 18.1 (b), temporary vacancies in excess of ten (10) working days will be filled through the job bid procedure. Such posting will stipulate a temporary vacancy. The job will be posted in accordance with Article 20 of the Collective Agreement and will not exceed thirty (30) working days in duration, except in cases of prolonged illness, unless a longer period is arranged by mutual consent of the Company and the Chairperson.
- f) Such employees as may be assigned to the temporary work shall receive the pay of their regular job classification or the top rate of the job classification in which the temporary work occurs whichever is higher;
- g) No disciplinary action will be taken against any employee who is assigned work of a temporary nature in another job classification by reason of his/her failing because of lack of job knowledge to satisfactorily do the work required of him/her in that classification.
- h) If there is a more junior employee in his classification, a senior employee shall not be re-assigned to a lower paying classification without his/her consent.
- i) Where an employee is re-assigned, she/he will be offered overtime in his/her original work station whenever a sufficient number in the workstation willing to work the overtime is not found. If the full crew from his/her original workstation has been asked to work,

the employee temporarily re-assigned shall also be offered the overtime.

ARTICLE 19

19.0 Leave of Absence

- 19.1 a) The Company may grant Leave of Absence without pay to any employee requesting same for good and sufficient reason and shall reinstate such employee at the end of the agreed period of leave or sooner with accumulated seniority, providing a position is available which the employee is entitled to by qualification and seniority standing. All leaves over one (1) day's duration will be applied for in writing to the Human Resources Department for approval. Leaves will be confirmed in writing to the employee and a copy to the Union. Proven illness or accident will be considered as good and sufficient reason. Court convictions of up to sixty (60) days duration will be covered by Leave of Absence. The Company and the Union mutually agree to extend the sixty (60) day period in extenuating circumstances.
 - b) The Company will grant Leaves of Absence without pay to delegates for Union business such as, Education Seminars, Conventions, Delegations and to become members of the National Staff, and they shall accumulate seniority during their absence for the duration of this Agreement. It is agreed that these events shall be affiliated with either the National Union, the C.L.C. or the O.F.L. and that a maximum of eight (8) members will be requested at any one time.

The pay for such Leave of Absence will be advanced by the Company on a bi-weekly basis as part of the employee's regular pay cheque. The Company will bill the local Union monthly for any pay so advanced including cost of living and shift premium where

applicable, for the wages paid as a result of the Union leave, and the Union agrees to promptly reimburse the Company.

- c) Upon two (2) days written notice from the Union, the Company will grant a Leave of Absence, without pay, for Local Union Officials to do "Local 1075" Union business, providing that such leave will not exceed five (5) days in any calendar month for such employees. It is agreed that Union delegates will be limited to a maximum of eight (8) for any one instance. It is further agreed that the Local Union President and Financial Secretary will not be limited by the five (5) day provision.
- d) The President will be granted such Leave of Absence as is necessary to conduct Local Union business, with pay. Time spent on the above Leave of Absence will be limited to four (4) hours per occasion. It is understood that when the President is away for more than four (4) hours, time spent beyond the four (4) hours in any consecutive period of absence will be the responsibility of the Union.
- e) "The Company will grant leave of absence without pay to an employee elected to the Federal House of Commons, Ontario Legislature, Thunder Bay Mayoralty position or City Council. An employee shall accumulate seniority during such leave of absence, but will not be entitled either to benefits or to vacation/pension credits."
- f) The Company agrees to pay into a special fund two cents per hour per employee for all compensated hours for the purpose of providing such education leave. Said paid education leave will be for the purpose of upgrading the employee's skills in all aspects of Trade Union functions. Such monies to be paid on a quarterly basis into a trust fund established by the National Union, C.A.W. and sent by the Company to the CAW Family Education Centre, PEL Training Fund, R. R.#1, Port Elgin, Ontario NOH 2C5.

The Company further agrees that members of the Bargaining Unit selected by the Union to attend such courses, will be granted a Leave of Absence without pay, for twenty (20) days of class time, plus travel time, where necessary, said leave of absence to be intermittent over a twelve (12) month period from the first day of leave. Employees on paid leave of absence will continue to accrue seniority and benefits during such leave.

- g) Leaves of fifteen (15) days or more will be discussed with the Union prior to Company decision.
- h) On written request from an employee with at least five (5) years of service with the Company, the Company shall grant a leave of absence for up to one (1) year for educational purposes. Such leave shall be limited to a maximum of three (3) employees and be limited to one (1) leave in each five (5) year period. Seniority shall accumulate during the approved leave, but the employee will not be entitled to benefits.

19.2 Maternity, Adoption and Parental Leave

- a) Employees with seniority will be granted up to seventeen (17) weeks maternity leave in accordance with the terms of the Employment Standards Act.
- b) Employees with seniority will be granted up to eighteen (18) weeks adoption or parental leave in accordance with the terms of the Employment Standards Act.

Time on maternity leave and parental leave taken by the same employee must be continuous. 19.2 C) Employees must apply in writing for maternity, adoption or parental leave at least two (2) weeks prior to leaving, and must give two (2) weeks notice prior to return to work.

c) Benefit coverage as well as vacation, pension credits and accrual of seniority, shall be maintained while

employees are on maternity, adoption or parental leave.

d) In the event of disability caused by or resulting from pregnancy related complications or from miscarriage, the employee will be entitled, in addition to Employment Insurance benefits, a Company paid supplemental benefit equal to the difference between the amount of Weekly Indemnity and Employment Insurance benefits.

If any employee is not eligible to receive the Employment Insurance benefit, the employee can claim benefits under the Weekly Indemnity Program under this provision.

- e) Employees returning from maternity, adoption or parental leave will be returned to their former job. If the former job does not exist, the employee may exercise her/his rights under the layoff/bumping provisions of the Collective Agreement.
- 19.3 A recalled employee with more than one (1) year's seniority if already enrolled in an educational program not exceeding one (1) calendar year in duration, shall be granted a leave of absence with seniority accumulation but without entitlement to benefits or vacation or pension credits. During the seven (7) days following notice of recall, such employees will provide the Company with documentation confirming their enrollment in such educational program including the date when the program ends, and will make themselves available for work within seven (7) working days following this date.

ARTICLE 20

- 20.0 Posting of Jobs
- 20.1 Whenever promotions, new jobs or vacancies occur in the Bargaining Unit, notices of such promotions, new jobs or

vacancies shall be posted at the Main Gate and at five (5) job posting boards within the Plant, **for** a period of three (3) regular working days. Copies will be provided to the Union for display at the Union's downtown office. Any employee with seniority wishing to apply, shall do so on forms to be supplied by the Company and available from the Bargaining Committee .

- 20.2 Applications shall bear the signature of a Bargaining Committee Member, or Steward and the Supervisor of the applicant's department, and such signatures shall not be refused.
- 20.3 Decisions to fill such promotions, new job, or vacancy shall be made in the following order.
 - a) In favour of the applicant who already holds the classification posted, who has not bid successfully in the last six (6) months and who has the greatest seniority and is qualified and willing to perform the work required. The six (6) month restriction does not apply to an employee who is laid off or transferred to lower paid work or bidding on an apprenticeship.
 - b) In favour of the applicant who has not bid successfully in the last six (6) months and who has the greatest seniority and is qualified and willing to perform the work required. The six (6) month restriction does not apply to an employee who is laid off or transferred to lower paid work or bidding on an apprenticeship.
 - c) If no applicant is qualified under (a) or (b) above, then in favour of the applicant who has successfully bid within the last six months, and who has the greatest seniority or has attained seniority and is qualified and willing to perform the work required. However, such applicant shall only be awarded the job by mutual consent of the Company and the Union, unless the bid is for a higher classification.
 - d) In the event that no applicant is eligible under the above, any qualified employee with or without seniori-

ty, may be assigned to the job. Any employee so assigned will not be re-assigned until an elapsed period of six (6) months, unless otherwise mutually agreed by the Company and the Union. The assignment or re-assignment will be deemed to be the same as a Job Bid and the employee must agree to the assignment.

20.4 a) The job posting will state the effective date of the job. Any change in an employee's wage rate will also be effective that date. The name of the successful applicant will be posted on the boards within fifteen (15) working days after the expiry date of the posting. A successful applicant who declines a job after the result is posted, shall not be accepted on another job posting for three (3) months.

> A successful bidder may return to his/her old position if he/she so requests within three (3) working days of beginning work in the new classification.

- Should the job posted not be filled within fifteen (15) b) working days after the expiry date of the posting, the job will be reposted or cancelled. However, the previous applications will remain on record and considered along with additional applications, in case the job is reposted within the next three (3) months. Other applications will only be considered in the event the job is not filled from within the Bargaining Unit. When a job posting is cancelled, notification in writing, will be sent to the Bargaining Committee Chairperson within five (5) working days, stating the reason for cancellation. Any new classification will be entered in the employee's record immediately when he/she begins work in it and removed only if she/he fails to perform satisfactorily into the classification. It is noted that the employee may bid on posted jobs until he/she starts in the new classification.
- c) An employee selected to enter one of the Apprenticeship Training Programs shall enter the

training program within two (2) weeks of the effective date of the Job Posting.

- 20.5 Promotions to Chargehands shall be based upon skill, ability, qualifications and knowledge of the job. Where these are judged to be relatively equal among candidates, the senior employee in the work stations involved shall be selected. Where there are not persons who have previously been employed as Chargehands in the work station involved, the position will be posted. Where a majority of employees in any group are welders, an employee promoted to Chargehand over that group must hold a welder's classification.
- 20.6 All employees who work temporarily in a classification through the job bid procedure will not be credited with the classification.

No person will be hired into a temporary position from outside the Company.

ARTICLE 21

21 .O Bulletin Boards

- 21.1 a) The Company will provide five (5) bulletin boards in mutually satisfactory locations throughout the Plant for the convenience of the Union in posting notices of Union activity. All such notices must be signed by the proper Officer of the Union. Except for local union administrative notices, such postings will be submitted to the Director Human Resources or the Director's authorized representative, for approval before being posted.
 - b) In addition, the Company will provide a separate encased bulletin board, in plain view in the cafeteria, for Union use only. It is understood that the same provisions will apply as in (a) above.

- 22.0 Union Security
- 22.1 a) All present employees covered by this Agreement shall become members of the Union and shall continue as such for the duration of the Agreement as a condition of employment.
 - b) All new employees covered by this Agreement shall become and remain members of the Union upon hiring and shall continue as such for the duration of this Agreement as a condition of employment.
 - c) The Company will not be required as a Union Shop condition to discharge any employee for reasons other than the non-payment of Union Initiation Fees, or Dues, uniformly required of all members.
 - d) All new employees will be introduced to their Shop Steward by the Supervisor upon reporting to work. Employees transferred will also be introduced to the Shop Steward by the Supervisor of the department to which they are transferred.
- 22.2 During the life of this Agreement, the Company will deduct from the earnings of Union members, Initiation Fees and Dues laid down by the Constitution and By-Laws of the Union. The amount of such deductions shall be determined by a letter from the Financial Secretary of the Union to the Company. Regular dues to be deducted on the first pay of each month. The Company shall remit by cheque to the Financial Secretary of the Local Union the total of the deduction made on or before ten (10) days after the end of the pay period. Employees will be required to sign the necessary deduction slips, and deductions shall be made for the life of this Agreement. In January of each year, deductions of Skilled Trades Council dues of one-half (1/2) hour per year shall be made from Skilled Trades employees and remitted to the Financial Secretary of Local 1075.

- It is hereby agreed by the Company and Union that:
- a) The Company shall indicate on each employee's T-4 slip, the amount of monies collected from that employee for union dues during the year.

ARTICLE 23

23.0 Regular Work Week

23.1 The regular work week shall be five (5) days of eight (8) hours each, Monday to Friday inclusive.

ARTICLE 24

24.0 Daily Hours of Work

24.1 Daily hours of work shall be 8:00 a.m. to 4:30 p.m. less one-half hour for lunch (unpaid) for the day shift.

In the case of the afternoon shift, the hours of work shall be 4:30 p.m. to 1:00 a.m. with a thirty (30) minute unpaid lunch break.

In the case of a midnight shift, the hours shall be 11:30 p.m. to 8:00 a.m. with a thirty (30) minute unpaid lunch break.

In the case of three shift operations, there shall be a twenty minute lunch period paid for at regular rates. The hours of such shifts shall be 8:00 a.m. to 4:00 p.m.: 4:00 p.m. to 12 midnight and 12:00 midnight to 8:00 a.m.

- 24.2 In a special situation of short duration, changes of shift will only be allowed for safety and production reasons. The Union will be informed prior to these changes taking place.
- 24.3 A fifteen minute (15) rest break will be provided in each full half shift which will include travel time from the employee's work station to the cafeteria and return.

24.4 Where shift rotation is required, such shifts shall be rotated equitably on a weekly basis and no employee will be required to work more than one (1) week on the same off shift. No employee will be sent home with instructions to report on a later shift, without his/her consent, provided there remains a junior employee who is capable of performing the work.

Unless with the consent of an employee, when a change of shift rotation of five (5) days or more is required, an employee will be given two (2) working days notice.

Where a fixed shift other than day shift is utilized, a senior employee holding the classification shall have the right to volunteer and shall receive preference over a junior employee.

If no one is available, the fixed shift will be posted. Vacancies on the fixed shift will be filled on a seniority basis through the job posting procedure.

ARTICLE 25

- 25.0 Late Starting
- 25.1 Late starting up to three minutes shall not be taken into account when calculating pay. Employees more than three (3) minutes late shall lose fifteen (15) minutes; employees more than eighteen (18) minutes late shall lose one-half hour (1/2) and so on for each fifteen (15) minute period. No employee reporting late for work will be required to start work until the end of the penalty period.
- 25.2 Unless a supervisor can verify that an employee has begun work on time, any employee neglecting to punch in or out will be penalized one-quarter hour for the first omission in any pay period. Any subsequent omissions in the same pay period will be penalized one-half hour for each omission. This provision shall not apply when the employee's clock card is not in the rack, provided the employee reports the missing card immediately to the Supervisor.

ARTICLE 26

26.0 Wash Up Period

26.1 A period of five (5) minutes before the end of each full work shift will be maintained for the purpose of putting away tools, cleaning up, washing up, and otherwise preparing to leave. An additional five (5) minutes will be allowed prior to lunch break for Painters, Glass Cloth Workers and those operating shot blast.

ARTICLE 27

27.0 Reporting Allowance

- 27.1 An employee reporting for work who has not been told in advance not to report, will be given work for at least four (4) hours for which he/she reported. If no work is available, the employee will be paid four (4) hours at his/her regular straight time hourly rate. This obligation will not prevail when the employee is prevented from working because of:
 - a) a power shortage or failure of power supply;
 - b) any circumstances beyond the control of the Company or if the Company was not able to notify the employee of his/her not being required to work because of his/her neglecting to keep the Company advised of his/her current address and telephone number;
 - c) suspension or discharge of the employee for just cause.

ARTICLE 28

28.0 Call-In Allowance

28.1 a) Any employee who has completed a shift and having clocked out, is then asked to work extra time, shall receive a minimum of four (4) hours pay at overtime rates.

An employee called in to do work which requires payment at overtime rates shall receive a minimum of four (4) hours pay at the applicable overtime rate.

b) It is understood that the employee(s) involved need only complete the assignment specified, and then be allowed to punch out. In all cases the employee shall receive a minimum of four (4) hours pay, at the applicable overtime rate.

ARTICLE 29

29.0 Night Shift Premium

- 29.1 In the event of more than the normal day shift being necessary, employees on the extra shift or shifts shall be paid a bonus as follows:
 - a) Afternoon shift starting at 4:00 p.m. or **4:30** p.m. sixty -five (65) cents per hour.
 - b) Midnight shift starting at 12:00 midnight or 11:30 p.m.
 seventy (70) cents per hour.

ARTICLE 30

30.0 Overtime Rates and Conditions

- 30.1 a) All work performed by any employee in excess of regular working hours shall be paid for at the rate of time and one-half up to three (3) hours overtime and double time thereafter.
 - b) Work performed on Saturday shall be paid for at the rate of time and one-half up to four (4) hours and any work performed on Saturday in excess of four (4) hours shall be paid for at double time, except that the time worked to complete the regular shift starting on Friday afternoon shall not be considered as overtime.
 - c) All work performed on Sunday shall be paid for at the rate of double time.

d) When overtime work is scheduled by the Company, it shall be distributed in an equalized manner amongst the employees in the classification normally performing such work in a given work station under the supervision of a Supervisor. The Company retains the exclusive right to determine when an overtime opportunity will be performed. The Company recognizes the equity of maintaining minimum differentials in the overtime hours amongst all employees within the classification.

The decision to accept or refuse overtime shall be voluntary, but overtime refused or otherwise not worked will be counted as work for the purpose of calculating overtime distribution.

- e) If sufficient employees willing to work overtime cannot be found in the given work station, the Supervisor may request overtime among other employees under his/her supervision, and if a sufficient number is still not found, plant-wide.
- f) An overtime roster will be maintained by classification within each department or workstation and will be available for examination by the Union.
- g) Remedy:

If an employee alleges that he or she has been bypassed in the administration of an equal opportunity, and such allegation is substantiated, arrangements will be made by the Company to offer the equivalent amount of overtime within a two (2) month period from the date of complaint, or pay the employee the amount owed as if she or he had worked the overtime opportunity.

- h) If an employee is requested to work overtime of three
 (3) hours or more, at the end of their regular shift, the employee will have the following options:
 - a) If the cafeteria is open, be given a hot meal in the cafeteria and a thirty (30) minute unpaid meal break will be provided (ie 4:30 p.m. to 5:00 p.m.)

- b) Be given a meal allowance of \$11 .00 which will be provided on the employee's next regular pay. In this instance, the employee will be provided with one (1) fifteen (15) minute unpaid break at the beginning of the overtime assignment (ie 4:30 p.m. to 4:45 p.m.).
- c) Be given one (1) fifteen (15) minute paid break at the beginning of the overtime assignment (ie 4:30 p.m. to 4:45 p.m.).
- 30.2 a) Premium rates shall be paid from 12:01 a.m. to 12:00 Midnight on the day of a holiday, except that such payment shall not be made for hours worked to complete a shift started the afternoon prior to a holiday. Work performed on a holiday will be paid at the rate of double time with a day off with pay in lieu of the holiday worked or may be paid at triple time without a day in lieu, at the employee's option. Such day off must be scheduled, by mutual agreement of employee and supervisor, within a two (2) month period.
 - b) Later starting up to one-half hour shall not be taken into account in calculating overtime. An employee starting more than one-half hour late shall be required to work eight (8) hours before the overtime rate becomes effective.
 - c) It is understood that when there are employees laid off in certain classifications, overtime in those classifications will be scheduled, with the intended overall result being the recall of all laid off employees and eventual increase in the working force of the Bargaining Unit.

ARTICLE 31

31.0 Injury and Jury Allowance

31.1 a) An employee injured on the job shall be paid for the balance of the full shift on which the injury occurred if,

as a result of such injury, the employee is sent home or to an outside hospital, provided this action is ordered, or later confirmed by the attending Doctor. The Company will make suitable transportation available, at no cost to the injured employee.

b) An employee who is required for jury service or subpoenaed as a witness shall be paid the difference between normal straight time pay and the payment received for such jury service or subpoena. The employee will present proof of service or subpoena and of the amount of pay received.

Payment for the above jury service or subpoena shall cover the period of the day reporting for jury service or subpoena to the day of dismissal from jury service or subpoena inclusive, and the employee shall not be required to report to work during this period.

ARTICLE 32

32.0 Payment of Wages

- 32.1 All employees shall be paid every two weeks on Thursday during working hours, with the exception of those on the afternoon shift who will be paid on Wednesday prior to the end of their shift. No later than June 1, 2000, pay cheques or pay stubs will be issued by the Company in sealed envelopes.
- 32.2 Employees who are laid off or quit shall receive all wages and benefits due them, within five (5) working days.
- 32.3 Adjustments to pay necessitated because of errors or omissions will be made on the employee's next following paycheque. However, if the amount is equivalent to one (1) day's pay or more, the employee will be advanced an amount within three (3) working days following notice of error or omission.

33.0 Health and Safety

33.1 The Company agrees to maintain adequate sanitary,safety and health conditions throughout the plant, and will provide protective clothing where necessary. Effective June 1, 1999, upon presentation of a receipt from a retail outlet, the Company will pay an allowance of \$100.00 per employee per year for the purchase of safety shoes.

No employee will be disciplined for refusing to use unsafe equipment or perform work in an area which in the employee's opinion, is unsafe, as laid down in the Occupational Health and Safety Act, which include the revised statutes of Ontario 1990 Chapter C.O. 1 as amended by (S.O. 1992 C. 14. S.2). He/she shall immediately report such to the' Supervisor and Union Representative.

Employees will not be permitted to use equipment, which in the mutual opinion of the Union Safety Chairperson and the Company Safety Representative or their deputies on the Committee, is not in safe operating order. If a dispute occurs between the parties as to the safe operating order of any equipment or area, the appropriate Government Agency will be contacted to review the equipment or area in dispute before work continues in that area, or on that equipment.

It is mutually understood between the Company and the Union, that there will be no frivolous abuse of this provision, and that any dispute arising from such action may be referred to final and binding arbitration, as per Section 50.2 of the Occupational Health and Safety Act, RSO 1990 C.O. 1 as amended by S.O. 1992 C.14.

33.2 Employees in certain mutually agreed work areas and classifications, will be required to undergo regular medical examinations. Such examinations shall be made during regular working hours, by a physician chosen by the employee, without loss of pay.

- 33.3 The Union undertakes to assist Management in obtaining proper observance of all necessary safety and health rules, and in order to facilitate the observance of such rules, agrees to elect three (3) C.A.W. Bargaining Unit members to be members of a Safety Committee composed of such representatives and an equal number of persons appointed by the Company; such committee to meet at regular monthly intervals.
- 33.4 a) The Union Safety Chairperson shall work in conjunction with the Company Safety Representative and will act immediately on any alleged safety violations, unsafe equipment, or working conditions reported by any Company employee.
 - b) The representatives of the Joint Health & Safety Committee shall make monthly inspections of the Plant and equipment therein, and shall report the results of their inspection to any Shop Supervisor deemed necessary, and to Human Resources and the Union. In the event of any lost time accident or injury, a Company and a Union Safety representative will be notified immediately, and shall investigate and report as soon as possible to the Company and the Union, the nature and cause of such accident or injury.
 - c) It is understood that the Safety Chairperson, or other members of the Safety Committee, shall use such time as is necessary to perform their functions as Health and Safety Representatives.
- 33.5 The Joint Safety Committee Representatives shall have access to accident reports, and safety records in the employer's possession, including data and reports provided to, and by, the Workplace Safety Insurance Board.
- 33.6 a) The Company shall request from suppliers, any and all data sheets relating to chemical compounds, biological or physical agents or any combination of such that will be used or intended to be used in the plant. Upon receipt of such data, the Company shall cause

a copy to be supplied to the Union Safety and Health Committee.

- b) Should there be any such agents mentioned in Clause (a) in use at the present time, the Company shall endeavour to purchase said data sheets and cause a copy to be supplied to the Union Safety and Health Committee.
- 33.7 The Company agrees to continue its practice that when, due to a compensable industrial accident or illness which occurred while in the active employ of the Company, an employee is no longer able to perform his regular duties, he/she may, upon mutual consent between the Company and the Union, be assigned other duties in keeping with the seniority provisions of the Collective Agreement. The above shall not apply in the case of layoff if the employee is not capable of performing work in a related classification.

It is further agreed that the Company will give every consideration to provide employment for senior employees who are incapacitated as a result of a non-compensable injury or illness.

33.8 Incapacitated Employees

The Company undertakes to make every effort to continue an employee who becomes incapacitated by illness or injury in productive employment. In the event that an employee becomes incapacitated from performing the duties of his/her position by reason of illness or injury, the parties will identify another position that the employee has previously held or a lower level position within the Bargaining Unit which she/he is capable of performing. The Union and the Company agree that he/she be placed in that position for as long **as** she/he is able or is required to do such work and remains incapacitated from performing the duties of the position occupied when he/she became incapacitated. An employee who has been placed on a job because of disability will have that disability reviewed

at least annually to determine entitlement under this position.

It is understood that in order to bump into a position, an employee must have more seniority than the employee that holds said position.

33.9 a) Substance Abuse

The Company and the Union agree that substance abuse is harmful to both the employee's well being and the Company's operations. Both parties agree to work together to assist employees in overcoming substance dependency. It is clearly understood that it is the employee's responsibility to help himself/herself and that actions of the Company and the Union are supportive in nature.

- b) The Company agrees that if an employee is absent from work as a result of continuing treatment under the care of a physician in accordance with a planned program of rehabilitation agreed to by the Company, he/she will be entitled to receive benefits in accordance with the weekly indemnity plan provided:
 - a) the Company has approved the program, b) the employee successfully completes the program and c) the employee enters the program with the understanding that completion of the program is a condition of continued employment with the Company.
- c) Substance Abuse Joint Committee

The parties shall establish a Joint Rehabilitation Committee consisting of one (1) representative of the Union and one (1) representative of the employer to deal with substance abuse problems in the work place. The Committee shall have the full support of both parties and be vested with the authority to make recommendations. The Company and the Union express their joint determination to deal cooperatively and constructively with the problem of substance abuse among Bombardier workers represented by the CAW.

ARTICLE 34

34.0 Wage Rates

34.1 All employees shall be classified and paid in accordance with the relevant columns in Appendix "A", which is attached to and forms part of this Agreement.

ARTICLE 35

35.0 Cost of Living

- 35.1 Fold-in COLA accrued during the life of the previous agreement 40 cents.
- 35.2 Cost of Living Adjustments shall be effective June 1999, September, 1999, December, 1999, March, 2000, June 2000 and quarterly thereafter during this Agreement and until the signing of a new contract.
- 35.3 These adjustments shall be based on a comparison between the base figure 437.3 and the equivalent index figure published in May, 1999, August, 1999 and quarterly thereafter.
- 35.4 Adjustments shall be calculated on a formula of 1 cent per hour worked for each thirty-three one-hundredths (.33) of a point upwards difference between the respective Index Figure applicable and the base figure, using 1971 equals 100 C.P.I.

Adjustments shall be made upwards or downwards, except that a drop in the Index Figure below the base figure shall not result in a decrease below the level of wage rates in force on June **1**, 1999.

ARTICLE 36

36.0 Automatic Progression

36.1 Progressions from the minimum to the maximum rates shown for each classification in Appendix "A" shall be automatic on the basis of twenty-five (25) cents per hour

increase after sixty (60) working days and a further twenty cents (20) per hour increase after thirty (30) working days, except as otherwise indicated.

ARTICLE 37

37.0 Bereavement Pay

37.1 If an employee has a bereavement in his/her immediate family, i.e. spouse, parent, grandparent, child, brother, sister, father-in-law, mother-in-law, step-parents of the employee or the employee's spouse, spouse's grandparents, step-child, step-brother, step-sister, brother-in-law, sister-in-law, common-law spouse, grandchildren, such employee shall be given a leave of absence to make arrangements to attend the funeral or confirmed memorial service. Such leave of absence shall not exceed three (3) consecutive working days, and in no event go beyond the day after the funeral or confirmed memorial service. Upon his/her return to work, the employee shall make application to the Human Resources Department to obtain recompense for regular wages lost.

ARTICLE 38

38.0 Classification of Employees

38.1 a) Each employee will be classified in the Labour Classification (or Job Title) in which he/she regularly performs.

> An employee will not be classified in a Labour Classification by reasons of temporarily performing isolated or singular duties set forth in a classification description.

- b) An employee may be required to perform operations which are not described, providing they are related to his/her job classification.
- 38.2 Employees shall be credited with classifications gained as follows:

- a) Hired into classification;
- b) New classifications gained from time to time through successful bidding or assignment on posted jobs, as provided in Article 20;
- c) Bumps into related classifications as provided for in Article 17 and Appendix "D" of this Agreement;
- Addition of such classifications as may be credited to an employee by mutual agreement between the Company and the Union.
- 38.3 Any new classification will be entered in the employee's record immediately when he/she begins work in it and removed only if she/he fails to perform satisfactorily in the classification.
- 38.4 Any employee may sign off any classification not bumped into in the last six (6) months, other than his/her original classification.

ARTICLE 39

39.0 instruction

39.1 Any employee may be required to instruct lower or equally paid employees in related work where necessary, but shall not be responsible for the work of such employees.

ARTICLE 40

40.0 Chargehand

40.1 Chargehands shall be paid a bonus of seventy-five cents (75¢) per hour over their own classification rate or over the highest paid employee on their crew, whichever is greater.

No Chargehand shall have the same $\mathsf{employee}(\mathsf{s}),$ within a group, as another Chargehand on the same shift.

40.2 Chargehands are expected to provide technical instruction and support to employees in their group and to verify that assigned work has been completed correctly. Chargehands will perform the duties of their own classification when not occupied with these tasks.

ARTICLE 41

41 .O New and Changed Classifications

- 41 .1 Immediately following the introduction of a classification not shown in this Agreement or of substantial changes to an existing classification, the Company shall submit to the Chairperson of the Bargaining Committee an occupational summary of the job and Labour Grade to which it has been assigned. It is agreed that former classifications deleted from previous Collective Agreements and their job grades, will be given first consideration before any new classification is introduced. If within fifteen (15) days following notification, the Union has not placed an appeal in the manner described hereafter, the classification and its Labour Grade shall be deemed acceptable to the Union.
- 41.2 In order to provide for appeal against a new or amended classification or its Labour Grade, the following procedure shall be used.
 - The Union shall lodge the appeal in writing with the Director Human Resources or the Director's designate.
 - b) The appeal shall outline the reason or reasons for disputing the job description or Labour Grade and shall be the only subject of the appeal.
 - c) A Committee of four (4) shall be appointed within ten (10) working days, to review and discuss the appeal. The Committee shall comprise of two (2) members of the Union and two (2)members of Management. No employee affected by the new classification, or

change in classification, shall be a member of the Committee. The Committee shall submit its findings, in writing, to the Director Human Resources of the Company, or the Director's designate, and the Chairperson of the Bargaining Committee of the Union, within thirty (30) working days, and if the decision of this Committee is unanimous, then the Committee's decision shall be final.

d) If the Committee should fail to reach agreement, the matter shall be negotiated between the Company and the Union and failing satisfactory settlement, either party may refer the matter to arbitration.

ARTICLE 42

42.0 Paid Plant and Statutory Holidays

42.1 The following ten (10) named Holidays and applicable floater holidays, shall be paid for at straight time if not worked, at the employee's regular hourly rate, in accordance with the conditions hereinafter set forth.

ASSIGNED DAYS

	1999	2000	2001	2002						
New Year's Day February 24th Good Friday Victoria Day Canada Dav Civic Holiday Labour Day Thanksgiving Day Floating Day Floating Day Floating Day Floating Day Floating Day Floating Day Floating Day Floating Day	Dec. 24 Dec. 27 Dec. 28 Dec. 29	April 21 May22 June 30 Aug. 7 Sept. 4 Oct. 9 Dec. 22 Dec. 25 Dec. 26 Dec. 27	M a y 21 July 2 Aug. 6 Seot. 3 Oct. 8 Dec. 24 Dec. 25 Dec. 26 Dec. 27 Dec. 28	March 29						

- 42.2 To become eligible for the holidays in 42.1, an employee must have at least sixty (60) working days seniority with the Company. (Refer to Article 15, paragraph 1 (b) for rehires).
- 42.3 An employee must have worked the last scheduled shift before and the first scheduled shift after the Holiday. If, due to curtailment of operations by the Company, the Plant or Department should close for a period not exceeding five (5) working days before and five (5) working days after a Holiday, (except in the instance of the Christmas shutdown period when fifteen (15) working days shall apply), this shall not invalidate an employee's right to payment for the Holiday.
- 42.4 If an employee believes that an absence before or after a holiday was for legitimate and justifiable reason, the employee may make application for consideration by the Human Resources department within one (1) week after the holiday. Allowance for late starting on these days must not exceed one (1) hour each day.
- 42.5 Time worked on holidays listed above, including floating holidays, shall be paid for at the rate of double time and the employee will have an option of taking a day off with pay in lieu of having worked the holiday or receiving the holiday pay without having to take a day off in lieu of the holiday.
- 42.6 Should a holiday fall on a Sunday, it shall be observed on the following Monday.
- 42.7 Should a holiday fall on a Saturday, it shall be observed on the preceding Friday. Exception to this will be if Boxing Day falls on a Saturday, then it will be observed on the following Monday.
- 42.8 A paid holiday shall not be counted as part of an employee's paid vacation period.
- 42.9 An employee who is laid off five (5) working days prior to a paid holiday, or fifteen (15) working days in the instance of Christmas Plant Shutdown shall be paid for the Holiday.

42.10 An employee who is absent from work by reason of sickness or accident and fulfills the conditions of the Weekly Indemnity program, shall be paid for all statutory and plant holidays during such absence. However, the maximum such payment shall be limited to the equivalent of the employee's regular earnings, taking into account any Worker's Compensation or Weekly Indemnity payment.

ARTICLE 43

43.0 Vacation With Pay

- 43.1 a) All employees covered by this Agreement will receive vacation with pay in accordance with the terms set out below.
 - b) All employees must take their vacation by May 31st of the following year, and such vacation shall not be accumulated from year to year. Requests for vacations at a later date may be granted by mutual agreement by the Company and the Union in writing.
 - c) The Company agrees to meet with the Union by the first of February of each year to discuss vacation period plans, including the scheduling of a summer shutdown. Such arrangements will be posted by April 1st, or sooner, if possible.
 - d) Employees will normally take vacations in periods of not less than one (1) week. However, employees with entitlement in excess of the three (3) weeks required for the summer shutdown shall have the option to take excess time in periods of less than one (1) week, subject to supervisory approval.

In order to accommodate the practice of taking vacation in less than full one (1) week blocks, advanced vacation pay will only be provided for the three (3) week summer shutdown. At other times, vacation pay will be included with the employee's regular pay." In the event that a shutdown is scheduled and provid-

ed adequate coverage is maintained, employees, with more than one (1) year of service, who are not able to be assigned the vacation shutdown, will be allowed at least two (2) consecutive weeks off between the first full or partial week of July or the last full or partial week of August.

- A list of employees who have not completed vacation entitlement by February 28th, of each year, shall be made available to the Union.
- f) Vacations will be scheduled throughout the year as far in advance as possible, giving due regard to departmental production requirements and seniority. Employees may not book vacation more than one (1) year in advance.

All employees are to take their vacation entitlement during the plant shutdown. Employees with more than three (3) weeks entitlement may take additional vacation during June, July and August providing they apply, in writing, no later than April 30th of each year and the Company will respond in writing to the request by the end of the first full week following April 30th.

At other times of the year, employees must apply in writing at least two (2) weeks in advance of the date they wish to start their vacation and the Company will respond in writing to their request within five (5) working days.

When an employee's vacation has been approved in writing and scheduled, such scheduling shall not be changed without the consent of the employee.

- g) In the year of his/her retirement, an employee shall have the option to take regular vacation entitlement, or to work straight through until date of retirement.
- h) It is understood that vacation pay cheques will be given out only as vacations are being taken, effective May 31st of each year. If vacation cheques are not

made available by June 1st of each vacation year, advances will be issued to employees.

 Where an employee's scheduled vacation is interrupted because of serious illness or injury for which the employee qualifies for weekly indemnity, the employee's vacation shall be stopped for the period of the disability and the employee placed on weekly indemnity.

Any vacation days remaining as a result of such rescheduling shall be rescheduled to a time mutually acceptable to the employee and the employee's supervisor within the same vacation year.

- 43.2 ELIGIBILITY: All employees covered by this Agreement shall be entitled to Annual Vacation with pay as per the following schedule, if they have attained one year's seniority as of May 31, in the current year.
 - a) One (1) year's seniority, but less than five (5) years' seniority 2 weeks with pay
 - b) Five (5) years' seniority, but less than ten (10) years' seniority 3 weeks with pay
 - c) Ten (10) years' seniority, but less than seventeen (17) years' seniority - 4 weeks with pay
 - d) Seventeen (17) years' seniority, but less than twentythree (23) years' seniority - 5 weeks with pay
 - e) Twenty-three (23) years' seniority, but less than twenty-nine (29) years' seniority 6 weeks with pay
- 43.3 Entitlement:
 - a) Vacation entitlement will be as above, but vacation pay for employees with one (1) year's seniority or more, will be calculated on weeks pay, plus the prevailing COLA bonus, as at the time the vacation is taken, and a week will be considered as 40 hours. With the exception, that an employee who has less than 1360 hours worked in a previous year will

receive vacation pay at the rate of 2% of earnings for each week of entitlement.

- b) Money received from Worker's Compensation Board, Weekly Indemnity Benefits, previous Vacation Pay, paid Plant and Statutory Holidays and overtime, will be calculated as earnings.
- c) Time off work while receiving Worker's Compensation Board payments and Weekly Indemnity payments, previous year's vacation, paid Plant and Statutory Holidays, authorized Leave of Absence will be counted as hours worked.
- d) After the expiration of the fifty-two (52) week Weekly Indemnity Sick Leave Program, an employee will be paid for any accrued vacation time to his/her credit prior to starting on Long Term Disability if requested by the employee.
- 43.4 Termination of Employment

Terminating employees for any cause shall be paid accrued vacation pay based on their seniority entitlement.

43.5 Layoff

An employee who is laid off shall receive vacation pay up to the time of layoff, and such pay shall be in accordance with his/her service entitlement, as detailed in 43.2. If such layoff is of short duration, payment for such vacation can be deferred until the end of the Vacation Year.

It is mutually agreed that employees who have been laid off for any portion of the previous vacation year will only be required to take the number of days their holiday pay works out to, provided the Company has work available for them during the plant vacation shutdown period. This does not cancel their rights to take their full vacation entitlement if they so desire.

43.6 Deceased Employees

If an employee should die while on Company payroll, vacation pay which stands to his/her credit will accrue to the estate. Such pay shall be calculated in accordance with Article 43.2.

ARTICLE 44

44.0 Termination Clause

- 44.1 This Agreement shall remain in effect until May 31, 2002, and unless either party gives to the other party written notice of termination, or of a desire to amend the Agreement, then it shall continue in effect for a further one year period without change, and so on from year to year thereafter. It is understood that if notice of termination or amendment of the Agreement has been given by either party and negotiations for a new Agreement have not been completed by the termination date, then the Labour Relations Act of Ontario, shall govern both parties to the Agreement.
- 44.2 Where any changes have been made in terms of the previous Agreement, such changes will be effective the date of ratification, except as **ageed** to in writing by the parties.
- 44.3 Any grievance filed or pending prior to the date of ratification, will be settled under the terms of the previous Agreement.

ARTICLE 45

45.0 Notice of Amendment or Termination

- 45.1 Notice that amendments are required or that either party intends to terminate the Agreement shall only be given during the period of not more than ninety (90) days and not less than thirty (30) days prior to the termination date.
- 45.2 It is understood that during any negotiations following upon notice of termination or notice of amendments, either party may bring forward counter proposals arising out of, or related to the original proposals.

ARTICLE 46

46.0 Social Security

46.1 All employees covered by this Agreement shall upon

completion of sixty (60) working days of employment (except those employees rehired as stated in Article 15, paragraph 1 b) participate in an Employee Benefit Plan consisting of the following:

- a) Medical coverage and Standard Ward hospital coverage as provided for in the Employee Health Tax Act.
- b) Supplementary Plan semi-private ward coverage.
- c) Plan will provide at current rates:
 - i) Preventive and Basic Services 100% coverage
 - ii) Endodontic (root canal) and Periodontic Services 80% coverage,
 - iii) Major services (dentures, crowns, caps, bridges) -50% coverage

Maximum benefits per calendar year - \$1,500 per insured family member.

d) Extended Health Care Plan.

The Company shall continue to assume one-hundred (100%) percent payment of the Plans.

Effective upon ratification, employees who retire early will continue to participate in the Extended Health Care Plan program (inclusive of drugs and semi-private) and the Vision Care program for the period between the employee's date of retirement and normal retirement date without cost to the early retiree.

Employees who are charged a fee for letters or reports required by the Company or by its insurance carrier will be paid for by the Company upon proof of payment by the employee. The above pertains to doctors only.

All employees with one (1) year of seniority or more, who are laid off, will be allowed to purchase Life Insurance, Dental, Drugs and Semi-Private Coverage at Company cost. Employee must choose to purchase all as a package. Premiums must be paid in

advance before layoff. Duration of coverage is to a maximum of twelve (12) months.

The Company will introduce a Drug Card Program effective January 1, 2000.

e) Effective ratification date of this Agreement, the Company will provide a Vision Care Plan which will provide a maximum payment of \$125 per family member in any two (2) consecutive calendar years. Eligible expenses will include frames and lenses and contact lenses.

Children under the age of eighteen (18) entitled to \$125 in any one calendar year.

- f) An employee who is off work on approved Parental Leave shall be entitled to continuation of benefits as set forth in the Employment Standards Act, R.S.O. 1990 as amended.
- g) Should the Company decide to change insurance carriers, there will be no loss in the level of insurance benefits as a result.
- 46.2 The Company shall provide an insurance plan to contain the following benefits:
 - a) Life Insurance of \$35,000.00
 - b) Accidental Death and Dismemberment \$35,000.00
 - c) Life Insurance for Retirees \$ 2,500.00
- 46.3 a) The Company shall pay the full cost of the premiums for employees on sickness and accident who satisfy the conditions of the weekly indemnity program for a maximum period of 52 weeks.
 - b) Effective June 1, 1996, weekly benefits for non-industrial accidents or sickness will be \$467.00 per week.
 - c) During each year of the Agreement (January 1st to December 31st) the Company will pay from the first day of sickness, three (3) days pay (prorated from the basis of Weekly Indemnity payments when the

employee is off for a minimum of two (2) weeks or more on weekly indemnity, once only during any year of the agreement as specified above.

If an employee returns to work and is again absent because of the same or a related disability within two (2) weeks of returning to work, benefits pick up where they left off and there will be no waiting period.

d) If an employee has not received payment within ten (10) days of having filed a claim, the Company will confirm approval with the Carrier and advance the employee the estimated net amount of the benefit.

If an employee applies for Worker's Compensation benefits and has not yet received such benefits within ten (10) days of having filed his claim, the Company will directly advance to the employee moneys equal to the weekly indemnity benefit provided the employee has signed the form required. Such form will acknowledge a commitment to repay the money advanced from WSIB or W.I. benefits subsequently received if the claim is approved. Advances will also be repaid if both WSIB and W.I. claims are denied.

e) Effective September 30, 1996, the Company introduced an L.T.D. plan which pays 50% of the W.I. benefits for a period up to 104 weeks following exhaustion of the 52 week W.I. Program. During this period, the Company maintains Health Care benefits; however neither paid holiday nor vacation provisions apply.

The maximum period of entitlement will be increased to 260 weeks from the current 104 weeks for employees who will become disabled after the ratification date of this Agreement.

46.4 For the purpose of this Article and of the Pension Plan and subject to the approval of the Pension Commission of Ontario and of Revenue Canada, the definition of "spouse" shall mean a person who:

- a) is married to the Employee, or
- b) if not married to the Employee, has been living together in a conjugal relationship with the Employee, either
 - i) continuously for a period of not less than 1 year, or
 - ii) in a relationship of some permanence, if they are the natural or adoptive parents of a child, both as defined in the Family Law Act, 1986 (Ontario).

ARTICLE 47

47.0 Pension Plan

47.1 The Non-Contributory Pension Plan instituted January 1st, 1963, and as amended at negotiations is supplemental to this Agreement.

ARTICLE 48

- 48.0 Appendices
- 48.1 Appendices A,B,C,D, and E form part of this Agreement.

ARTICLE 49

- 49.0 No Strike
- 49.1 The Union agrees that it will not authorize or counsel any strike and the Company agrees there will be no lockouts during the life of this Agreement.

ARTICLE 50

50.0 Subcontracting

50.1 Work normally performed by employees within the Bargaining Unit or similar work which it has been past practice to have performed by employees within the

Bargaining Unit, shall not be performed on the Plant premises by employees outside the Bargaining Unit.

- 50.2 The Company will keep the Union advised at all times when subcontracting out. The Company will keep the Union informed when vendors are coming into the Plant on warranty work.
- 50.3 In skilled trades, apprentice ratios will be filled to maximum in applicable trade, before skilled work is contracted out of Plant or before contracted skilled workers are brought in to the Plant.

ARTICLE 51

- 51 .O New Technology
- 51.1 When the Company intends a change in its product lines or the introduction of new machinery requiring a change of employee skills, the Company will advise the Union accordingly. In such circumstances the Company and the Union will meet to discuss such changes and employee skills as may be required. The Company shall retrain those senior employees so affected who express a desire to learn and who have the basic knowledge and ability to be trained within a reasonable time frame. Before the above clause has any effect, employees must exercise their seniority rights in accordance with Article 17. Where present machines are being replaced by improved machinery, the operator(s) of the machine(s) being replaced shall be first offered retraining on the improved machines. This shall not apply in the case of installation of new machines not covered by present classifications.

When the decision to introduce New Technology has been made, the Company shall notify the Union of its intention and of the anticipated effect it will have on Bargaining Unit employees. Such notification will be given three (3) months in advance.

The parties undertake to meet within the next ten (10) working days and to hold constructive and meaningful meetings in an effort to reach agreement on solutions to the problems arising from the change.

This clause will apply to Production and Skilled Trades Classifications.

51.2 The Company and the Union will institute a committee to consider the impact of the implementation of any New Technology. This committee will consist of three (3) members from the Bargaining Committee and three (3) members from the Company and the Chairperson shall be appointed by the Company. This committee will be notified of any changes as soon as the Company is aware and in no case less than three (3) months prior to the implementation of such changes.

ARTICLE 52

- 52.0 Plant Closure
- 52.1 The Company shall advise the Union at least three (3) months in advance of any full or partial plant closure. Such notice shall be in writing and indicate the reason for the action.
- 52.2 Following such notification, the local Union and CAW National Union will have the right to discuss and explore with the Company, any possible means of averting closure.
- 52.3 In the event of a partial shutdown, employees made redundant will be allowed to exercise their seniority rights per the terms and conditions of Article 17.0.
- 52.4 An employee permanently laid off as a result of any full or partial plant closure shall be paid severance pay in accordance of the Employment Standards Act, however, will receive severance pay after one (1) year of continuous employment on the basis of one (1) week for each completed year to a maximum of twenty-six (26) weeks.

53.0 Training Programs

53.1 Employees participating in night school courses related to their employment, with the approval of their departmental manager will be reimbursed 37 1/2% of the tuition at the time of enrolment and another 37 1/2% upon proof of successful completion. Text book cost will be reimbursed at 100% at the time of enrolment.

THIS AGREEMENT is hereby duly executed by the said parties this 14th day of September, 1999.

FOR:

LOCAL 1075 NATIONAL AUTOMOBILE, AEROSPACE, TRANSPORTATION AND GENERAL WORKERS UNION OF CANADA (C.A.W. - CANADA)

Paul Pugh, President, Committeeperson, **"B"** Bay Emerson Coley, Chairperson, Committeeperson, Skilled Trades Terry Molly, Vice-President, Committeeperson, **"C"** Bay Cathy Clace, Vice-Chairperson, Committeeperson, Press Shop & Maintenance Ken Rojik, Secretary, Committeeperson, Stalls Ron Hagglund, Committeeperson, "A" Bay Ron Robertson, Committeeperson, Building **"7"** Munir Khalid, National Representative

FOR:

BOMBARDIER TRANSPORTATION MASS TRANSIT - NORTH AMERICA THUNDER BAY PLANT THUNDER BAY, ONTARIO

Rod Halstead Director Human Resources Gord Burkowski Advisor Human Resources Fred Bauer Director Finance Ron Rojik, Director Manufacturing Pat Bagshaw, Secretary

Signed this 5th day of November, 1999, to officially implement this document as the Collective Agreement between the following parties:

Bombardier Transportation, Mass Transit - North America, Thunder Bay Plant

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Rod Halstead Director Human Resources

Gordon Burkowski Advisor Human Resources

Fred Bauer Director Finance

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Ron Rojik Director Manufacturing

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Local 1075, National Automobile, Aerospace, Transportation and General Workers Union of Canada (C.A.W. - Canada)

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Terry Molly Vice-President, Committeeperson , "C" Bay

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Ken Rojjk, Secretary, Committeeperson, Stalls

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Cathy Clace, Vice-Chairperson, Committeeperson, Press Shop & Maintenance

Ron Moschunk Ron Hagglund, Committeeperson, "A" Bay

Ron Robertson, Committeeperson, Building "7"

Munir Khalid National Representative

			ENDIX "A"		
		CLASSIFICATI	ONS - PRODL	JCTION	
			EFFECTIVE	EFFECTIVE	EFFECTIVE
			ипе 1, 1999	June 1, 2000	June1. 2001
	CLSNO	CLASSIFICATION NAME GROUP HIRI	E MEN MAX	HIRE MIN MAX	HIRE MIN MAX
	010	Bi-level Side Panel Rivetter 4 18.47	18. 72 18. 92	18.67 18.92 19.12	18.87 19.12 19.32
	035	Data Base Record Keeper 3 18.32	18.57 18.77	18. 52 18. 77 18. 97	18.72 18.97 19.17
	058	Electrical Tester & Inspector I 6 18.7		18.97 19.22 19.42	19.17 19.42 19.62
	061	Electrical Tester & Inspector II 4 18.4	7 18. 72 18. 92	18.67 18.92 19.12	18.87 19.12 19.32
	067	Finisher 4 18.47		18.67 18.92 19.12	18.87 19.12 19.32
	068	Floor Installer 4 18.47	18.72 18.92	18.67 18.92 19.12	18.87 19.12 19.32
	070	Glass Cloth Worker 5 18.62	18.87 19.07	18.82 19.07 19.27	19. 02 19. 27 19. 47
8	071	Glass Cloth Worker 3 18.32	18.57 18.77	18. 52 18. 77 18. 97	18.72 18.97 19.17
	080	Inspector Mechanical I 6 18.77	19.02 19.22	18.97 19.22 19.42	19. 17 19. 42 19. 62
	085	Inspector Mechanical 4 18.47	18.72 18.92	18.6 7 18.9 2 19.1 2	18.87 19.12 19.32
	100	Labourer 1 18.02	18.27 18.47	18. 22 18. 47 18. 67	18.42 18.67 18.87
	104	Machine Operator General N.C. 4 18.47	18. 72 18. 92	18.67 18.92 19.12	18.87 19.12 19.32
	110	Material Expediter 4 18.47	18.72 18.92	18.6 7 18.9 2 19.1 2	18.87 19.12 19.32
	112	Material Shipper-Receiver 3 18.32	18.57 la.77	18.52 la.77 18.97	18. 72 18. 97 19. 17
	115	Mechanical Tester I 6 18.77	19.02 19.22	18.97 19.22 19.42	19. 17 19. 42 19. 62
	116	Mechanical Tester II 4 18.47	18. 72 18. 92	18.67 18.92 19.12	18.87 19.12 19.32
	120	Metal Processor 3 18.32	18.57 18.7	7 18.52 la.77 ta.97	la. 72 18. 97 19. 17
	125	Night Cleaner 2 18.17	18.42 18.62	18.37 18.62 18.82	18. 57 18. 82 19. 02
	140	0iler 4 18.47	18. 72 18. 92	18.67 18.92 19.12	18.87 19.12 19.32

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APPENDIX "A"										
		CLASSIFICATI	ONS - P	RODU	CTION					
			EFFECTIVE		E	FECTIVE		EFFECTIVE		
		LABOUR	June 1, 199	9	June 1, 2000			June 1, 2001		
CLSNO.	CLASSIFICATION NAME	GROUP HIF	E MIN	MAX	HI RE	MIN	MAX	HIRE N	IEN MAX	
145	Overhead Crane Operator	4 18.47	18. 72	18. 92	18.67	18. 92	19. 12	18.87 19	. 12 19. 32	
150	Painter General Main	tenance 3 18.32	18.57	18.77	18. 52	18. 77	18.97	18.72 18	. 97 19. 17	
155	Pantograph Operat	or 4 18.47	18.72	18.92	18.67	18.92	19. 12	18.87 19	. 12 19. 32	
175	Power Brake Opera	tor 4 18.47	18. 72	18. 92	18.67	18.92	19. 12	18.87 19	. 12 19. 32	
180	Power Shear Operator	3 18.32	18.57	18.77	18. 52	18.77	18.97	18.72 18	. 97 19. 17	
185	Power Tube Bender Manu	al 4 18.4 7	18.72	18. 92	18.67	18. 92	19. 12	18.87 19	. 12 19. 32	
SCHEDULE	2									
190	Pressure Diesette	r 3 18.32	18.57	18.77	18. 52	18.77	18.97	18.72 18	. 97 19. 17	
200	Production Machine 0	perator 2 18.17	18.42	18.62	18.37	18.62	18.82	18.57 18	. 82 19. 02	
205	Radial Drill Oper	ator 4 18.47	18.72	18.92	18.67	18.92	19. 12	18.87 19	. 12 19. 32	
212	Saw Operator 3	18.32	18.57	18.77	18. 52	18.77	18.97	18.72 18	. 97 19. 17	
225	Spray Painter Final	l Line 6 18.77	19. 02	19. 22	18.97	19. 22	19.42	19.17 19	. 42 19. 62	
226	Surface Preparer	4 18.47	18. 72	18.92	18.67	18.92	19. 12	18.87 19	. 12 19. 32	
235	Sweeper Maintenan	ce 2 18.17	18.42	18.62	18.37	18.62	18.82	18.57 18	. 82 19. 02	
240	Timekeeper 3	18.32	18.57	18.77	18. 52	18.77	18.97	18.72 18	. 97 19. 17	
250	Truck Driver 3	18. 32	18.57	18.77	18. 52	18.77	18.97	18.72 18	. 97 19. 17	
260	Vehicle Driver	2 18.17	18.42	18.62	18.37	18.62	18.82	18.57 18	. 82 19. 02	
262	Weld Inspector	6 18 . 77	19. 02	19. 22	18.97	19. 22	19.42	19.17 19	. 42 19. 62	
265	Welder "A"	6 18 . 77	19. 02	19. 22	18.97	19. 22	19. 42	19.17 19	. 42 19. 62	

APPENDIX "A"												
	С	LASSIFI	CATIO	NS - F	PRODU	JCTION	1					
EFFECTIVE EFFECT						FFECTIV	EFFECTIVE			E		
LABOUR				June 1, 1999			June1. 2000			June 1, 2001		
CLSNO.	CLASSIFICATION NAME	GROUP	HI RE	MIN	MAX	HI RE	MIN	MAX	HI RE	MIN	MAX	
270	Welder "B"	5	18.62	18.87	19.07	18.82	19.07	19. 27	19.02	19. 27	19.47	
280	Welder Brazing	4	18.47	18.72	18.92	18.67	18.92	19. 12	18.87	19. 12	19. 32	
285	Resistance Welding Operator	4	18.47	18.72	18.92	18.67	18.92	19. 12	18.87	19. 12	19. 32	
A premium o	f \$0.30/hour will be paid to "A"	Welders an	d Weld I	nspector	sfor mi	ntaining	a C. W B.	qualific	ation,			

GENERAL AGREEMENT APPENDIX "A" CLASSIFICATIONS and SKILLED TRADES AGREEMENT APPENDIX "B" SKILLED TRADES - RATES

	AT ENDIX B ONLEED MADEO NATEO											
			EFFECTIVE				EFFECTI	VE	EFFECTIVE			
		LA	BOUR	Ju	ne 1, 19	99	J	une 1, 2	000	JL	ine 1, 20	01
	CLSNO	CLASSIFICATION NAME G	ROUP	HI RE	MIN	MAX	HI RE	MIN	MAX	HI RE	MEN	MAX
	295	Carpenter Maintenance	2T	21. 02	21. 02	21. 22	21.37	21.37	21.57	21. 72	21. 72	21. 92
	310	Electrician Construction MtCe.	3T	21. 22	21. 22	21.42	21.57	21.57	21.77	21.92	21.92	22.12
	330	Experimental Worker	1T	20. 82	20. 82	21.02	21.17	21.17	21.37	21. 52	21. 52	21. 72
	340	Heat Treater Tooling	1T	20. 82	20. 82	21.02	21.17	21.17	21.37	21. 52	21. 52	21. 72
	350	Inspector Class I-Tooling	3T	21. 22	21. 22	21.42	21.57	21.57	21.77	21. 92	21.92	22.12
	390	General Tool Machinist All Around	3T	21. 22	21. 22	21.42	21.57	21.57	21.77	21. 92	21.92	22. 12
8	400	Mechanic-Auto, Gas, Electric	2T	21.02	21.02	21. 22	21.37	21.37	21.57	21. 72	21. 72	21. 92
	410	Millwright, Maintenance	2T	21.02	21.02	21. 22	21.37	21.37	21.57	21. 72	21. 72	21. 92
	420	Pipefitter, Maintenance	2T	21.02	21.02	21. 22	21.37	21.37	21.57	21. 72	21. 72	21. 92
	430	Tool & Diemaker	3T	21. 22	21. 22	21.42	21.57	21.57	21.77	21. 92	21. 92	22. 12
	445	Tool & Instrument										
		Gauge Repair Precision	1T	20. 82	20. 82	21.02	21.17	21.17	21.37	21. 52	21. 52	21. 72
	460	Welder Combination (Cert)										
		(Maintenance Tool and Die)	2T	21.02	21.02	21.22	21.37	21.37	21.57	21. 72	21. 72	21. 92
	498	President, C. A. W	3T	21. 22	21. 22	21.42	21.57	21.57	21.77	21.92	21. 92	22. 12
	499	Chairman,										
		C.A.W Bargaining Committee	3T	21. 22	21. 22	21.42	21. 57	21. 57	21. 77	21. 92	21. 92	22. 12

APPENDIX "B" RETIREMENT

The following benefit will be provided from the fund by the Company and does not require contributions by the Employees:

June	1 , 1999	\$27.50
June	1,2000	\$30.50
June	1, 2001	\$33.50
	June	June 1, 1999 June 1, 2000 June 1, 2001

It is mutually agreed that the automatic retirement of employees shall be 65 years of age and he or she shall retire in the month of the 65th birthdate.

Effective January 1, 1976, the employee may elect a survivor option, payable to the employee's spouse as follows.

The spouse of the retiree would be covered as of the date of one year of marriage, if married at the time of retirement. The basic pension benefit would be reduced by 5%. In the event of a spouse being more than 5 years younger (older) than the employee, the 5% reduction will be increased (decreased by 1/2% for each additional year's difference in age).

The Benefit payable to the surviving spouse would be 60% of the reduced benefit payable to the pensioner.

In the event of death of the spouse before the retiree; or divorce of retired spouse, the cost of the survivor option will be restored to the pension of the retiree, upon application.

Effective January 1, 1979, employees wishing to apply for survivorship option may do so 2 months prior to retirement.

Vesting to be allowed after two (2) years of plan participation based on benefits accrued after December 31, 1986.

Full refund of accrued pension value on death before retirement (current/past service).

Requirement for Retirement without Actuarial Reduction:

Effective January 1, 1979, an employee may retire at any time after attaining the age of 61, and will receive the **unreduced** basic benefit, plus a supplement of \$3.00 per month per year of service until age 65.

Requirement for Retirement with Basic Benefit:

An employee who has attained the age of fifty-five (55) and whose sum of age and years of credited service is at least ninety-one (91) points, may retire and will receive the **un**-reduced basic benefit plus a supplement at \$19.50 until age sixty-five (65).

An employee with forty (40) years of credited service may retire regardless of age, and will receive the **unreduced** basic benefit, plus a supplement at \$19.50 until age sixty-65 (65).

170 Hour Rule:

If an employee receives 170 or more hours of compensation in a year (including vacation time) he/she shall receive a credit for a year of pension service, if is on sick leave or layoff, by drawing on a bank of 1510 credited service hours in any 2 year period.

Layoff

However. effective June 1. 1996. an **employee** on lavoff will continue to accrue service credit for pension purposes and will not get less than:

5 to **10** years of seniority = 6 months 10 to 15 years of seniority = 12 months 15 + years of seniority = 18 months

Broken Service:

Pension service will not be lost if a worker is rehired within 36 months of termination, or in the case of layoffs, is rehired within 36 months or half of accumulated seniority, whichever is the greater.

Disability Retirees:

Effective June 1, 1999, as long as an employee is receiving benefits under the Long Term Disability (LTD) plan, he/she will continue to accrue service credits for pension purposes. Effective June 1, 1987, in addition to normal benefit a supple-

Effective June 1, 1987, in addition to normal benefit a supplement at the basic rate will be paid to age 65.

This supplement is to be offset by any Government Disability payment.

Supplements received will not (upon reaching age 65) be reduced by any amount greater than the combined total to be received by C.P.P. and O.A.S.

Early Retirement:

Effective January 1, 1979, pension will be reduced by 1/4 of 1% for each month between early retirement and normal retirement date (age 65)

LETTER OF UNDERSTANDING

Effective June 1, 1999, increase in pension payments to members who retired between January 3, 1984 and May 31, 1999, by 0.125% per month since the date of retirement or the last increase whichever is later.

APPENDIX "C" LABOUR CLASSIFICATIONS 1999 - 2002

PRODUCTION

- 010 Bi-level Side Panel **Rivetter** (Labour Group 4) Drives and bucks rivets using any type of rivet setting equipment. To be employed only in Bi-level Side Panel area. Performs duties of Finisher on a one week rotation.
- 035 Data Base Record Keeper (Labour Group 3) Must undergo and successfully complete a Company Training Program and pass a test on Terminal Entries into systems. Maintains Stores Records through Terminal Entry into Data Base System with regards to Entries, Issues and Transfers.
- 058 Electrical Tester & Inspector I (Labour Group 6) Without instruction or supervision, required to inspect all



types of low and high voltage AC. and D.C. electrical circuits, equipments and motors in all commercial products. Check out and test for function of electrical equipment on commercial products at component, system and train level. Capable of performing dielectric and continuity tests as well as component system level testing activities. Operates trains on test track without supervision. Qualified to trouble shoot, correct errors and have full knowledge of wiring diagrams and installation drawings, and analog and logic circuits. May be required to remove and replace interior panelling to gain access.

- 061 Electrical Tester & Inspector II (Labour Group 4) Checks out and tests for function of electrical equipment on commercial products at component and system level. Under minimum supervision and using necessary test equipment, inspects low and high voltage A.C. and D.C. electrical circuits, equipment and motors on all commercial products. Qualified to trouble shoot, correct errors and have full knowledge of wiring diagrams and installation drawings, and analog and logic circuits. May be required to remove and replace interior panelling to gain access.
- 067 Finisher (Labour Group 4) Capable of fine detail assembly of mechanical, structural and electrical components in commercial products to Company specifications. With minimum supervision, works from engineering drawings and methods instructional sheets and interprets quality assurance directives. Checks out installations, corrects snags and adjusts doors. Must be able to rivet and assemble sheet metal, tubing, bars and extrusions; installs decals on mechanical and electrical sub-assemblies; may be required to operate portable spot welder.
- 068 Floor Installer (Labour Group 4) Prepare and install floor. Make acceptable for covering, apply linoleum, tile or carpeting as required, by specifica-

tions for commercial products. Floor Installers will perform Finisher duties within their production line when idle, but must be assigned any Floor Installing work within their production line before being assigned Floor Installing work elsewhere.

- 070 Glass Cloth Worker I (Labour Group 5) Must be able to work from Operation Sheets and drawings. Have necessary knowledge of mixing plastics accurately to specifications. Prepare tools to accept glass cloth and plastics, and applies cloth and plastics to the tools, producing acceptable parts. Must have knowledge of and be able to use equipment provided.
- 071 Glass Cloth Worker II (Labour Group 3) Prepares tools to accept glass cloth and plastics and applies cloth and plastics to the tools, producing acceptable parts.
- 060 Inspector Mechanical I (Labour Group 6) Required to carry out any inspection operation or tests on all products and processes from drawings, manuals, specifications and standards, with the use of necessary tools, jigs, fixtures, gauges and inspection test equipment, without instruction or supervision. Will be required to make out quality reports and keep inspection records, check, test and sign out completed vehicles. Operates and programs Q.A. Co-ordinate Measuring Machine.
- 085 Inspector Mechancial II (Labour Group 4) Required to carry out inspection operations and tests on production assemblies, including "first off" production or purchase parts. Will be required to make out quality reports and keep inspection records. Works under minimum supervision. May be required to instruct or assist other inspectors.
- 100 Labourer (Labour Group 1) Perform all work as directed by Supervisor, such as

cleaning floor around machines, cleaning yard, and generally move scrap and maintenance materials. Cleaning of commercial products such as, washing and applying cleaning compounds as required.

- 104 Machine Operator General N.C. (Labour Group 4) Punch, bend, burn, cut or drill sheet plate or tubing to different patterns and configurations, utilizing necessary controls, numerical control tapes and jigs, on N.C. Machinery, including Routers, Punch Press Machines, Laser and Hydro Cutter.
- 110 Material Expediter (Labour Group 4) Handles, counts and stocks raw and finished materials and purchased parts. Fills Pick Lists and Requisitions as requested and carries out Station Deliveries. Liaises with Planning and Inventory Control as required. Operates Raymond-type machines.
- 112 Material Shipper Receiver (Labour Group 3) Required to ship or receive and check all outgoing or incoming materials and stock to purchase orders or packing sheets or other documents. Fabricates some packing components such as boxes or pallets; packs and prepares for shipment all outgoing goods and materials. May be designated as operator of trackmobile. Required to move, load and prepare cars for final shipping. May assist Material Expediters when no work is available in Shipping and Receiving Dept.
- 115 Mechanical Tester I (Labour Group 6) Without instruction or supervision, performs functional tests on Mechanical portion of the equipment (hydraulic, pneumatic, mechanical) on commercial products; performs static and dynamic testing of singular or coupled vehicles. Builds test benches for functional testing of components, systems, or train operation. Qualified to trouble-shoot and correct nonconformances. Qualified to diagnose, repair, overhaul and maintain air conditioning

system, including charging of system. Must have full working knowledge of schematics, diagrams, installation drawings, standards and specifications, analog and logic circuitry. Required to instruct other Quality Resource personnel and sign out completed vehicle documentation. May be required to remove and replace interior panelling to gain access.

- 116 Mechanical Tester II (Labour Group 4) Performs functional tests on Mechanical portion of the equipment (hydraulic, pneumatic, mechanical) on commercial products. Builds test benches for functional testing of components and systems; qualified to trouble shoot and correct non-conformances. Must have full working knowledge of schematics, diagrams, installation drawings, standards and specifications, analog and logic circuitry. May be required to remove and replace interior panelling to gain access.
- 120 Metal Processor (Labour Group 3) Operates tank equipment used to clean and process metals. Must have knowledge of requirements of tanks, control of dial settings for proper amperage to meet required specification. Operates sand or shot blast equipment, handling all types of work to be cleaned to required specifications.
- 125 Night Cleaner (Labour Group 2) Clean offices and factory rest rooms, washrooms, floors, etc.
- 140 Oiler (Labour Group 4) Oil and/or grease any type of machinery or equipment, using the correct lubricant as recommended by the manufacturer or lubricating specialists. Maintain an accurate daily record of lubrication checked or done on a form specified by the Company. Carry out daily preventive maintenance inspection and record on a form specified by the Company, reporting any necessary repairs found to

be required. The Company shall provide three (3) smocks or coveralls, and launder as required, at no cost to the employees.

- 145 Overhead Crane Operator (Labour Group 4) Operates transfer table, all overhead cranes, follow hand signals or instructions of slingman; required to grease and clean equipment (exclusive of electrical). Must have previous experience on line cranes prior to transfer to Shipping and Receiving. Operation of crane is first priority, but may assist Finisher when idle.
- 150 Painter General (Labour Group 3) Apply paint, using either brush or spray, to interior and exterior offices, factory, furniture and other similar surfaces.
- 155 Pantograph Operator (Labour Group 4) Cutting steel plates, bars and shapes of all descriptions, using pantograph with jigs, templates, stops, layouts or free hand burning. Stack burning and burning with multiple cutting heads.
- 175 Power Brake Operator (Labour Group 4) Set up and operate all Brakes, including N.C., to produce a wide variety of bends and forms, both simple and complex, and in sheet and extrusion, blanking and piercing holes required. Must be able to set sample runs to blueprints or instructions.
- 180 Power Shear Operator (Labour Group 3) Must have full knowledge of various types of materials and gauges. Set up and operate shears to produce maximum number of acceptable parts, using templates, tools or measurements. Must be able to use a Micrometer.
- 185 Power Tube Bender N.C. (Labour Group 4) Required to perform a wide variety of bending operations

on all types of tubing, extrusions and bar and steel stock. Operates both manual and N.C. Power Tube Benders.

- 190 Pressure Die Setter (Labour Group 3) Set up a variety of punch press dies for piercing, blanking or forming any hot or cold sheet metal or extrusions.
- 200 Production Machine Operator (Labour Group 2) Perform repetitive operations on the following: upright drills, sanders, grinder, deburring machines, drill sharpener and routers. May be required to operate Rolls, Robot (plasma burning only) or Corner Cropper. May be required to assist other operators.
- 205 Radial Drill Operator (Labour Group 4) Performing operations on drilling equipment such as, reaming, tapping, countersinking, boring, counterboring, chamfering and spot facing on sheet metal, forgings, castings to blueprint specifications. Set up supplied fixtures and select correct feeds and speed to suit metals. Close tolerances may be required.
- 212 Saw Operator (Labour Group 3) Must be able to select blades and to set up and run all saws. Working on various materials will be required to work to close tolerances.
- 225 Spray Painter Final Line (Labour Group 6) Spray paint exterior car body in spray booth. Must be capable of preparing car surface with primers and topcoats, plus **touchup** on final line and interior painting. Apply exterior stencils, transfer or decals, working from paint drawings.
- 226 Surface Preparer (Labour Group 4) Prepares exterior car body for painting and other treatments, which include cleaning, sanding, caulking and applying filler and spray preservatives prior to finish coating. Also applies undercoats, sound deadening, primer

and finish coats to all parts and assemblies. Paints subassemblies only.

- 235 Sweeper Maintenance (Labour Group 2) Required to operate Sweeper Machine and perform labourers work as instructed.
- 240 Timekeeper (Labour Group 3) Perform the timekeeping and labour distribution for all employees in their respective departments, along with all other duties connected with same, including occasional Time Office work, as requested by Chief Timekeeper. All necessary routine with regards to transfers, absentees, overtime, resignations and discharges, along with distributions of any necessary printed or written matter to employees.
- 250 Truck Driver (Labour Group 3) Responsible for pick-up and delivery of all Company materials to and from the plant premises, using a truck or station wagon. Must possess a current, valid and appropriate driver's license to operate a commercial vehicle.
- 260 Vehicle Driver (Labour Group 2) Responsible for carrying out instructions as directed by Supervisor or Chargehands on tractors, jeeps, forklifts and mobile crane vehicles.
- 262 Weld Inspector (Labour Group 6) Without instruction or supervision, required to carry out inspection and testing operations on Welded Assemblies and structures, using knowledge of weld processes and applications, all applicable welding codes and standards, non-destructive examination and weld metallurgy. Must be able to interpret drawings associated with weld design, weld data process sheets, tools, fixtures and gauges. Required to prepare inspection reports and maintain records. Operates and programs Q.A. Co-ordinate

Measuring Machine. Must be a certified Welding Inspector according to CSA W178-2. A weld Inspector under the Welding Institute of Canada must complete 12 modules and pass a test to become certified. The modules required are **#'s 1,2,3,4,6,10,11,12,14,15,16,17**.

"In the event no one in the Bargaining Unit is certified according to CSA **W178-2**, the Company will post for a 'WELD INSPECTOR - TRAINEE".

Bidders must attain full certification within a calendar year of completing the above slated modules, or the trainee position will lapse. On attainment of full certification, the trainee becomes a permanent welding inspector without any further posting being required.

It is understood that at least one fully certified Welding Inspector must be assigned in critical areas such as truck and underframe, with trainees assisting where necessary.

In the event of lay-offs, a Certified Welding Inspector can bump trainees and a trainee who has completed the required modules can bump one who has not.

265 Welder A (Labour Group 6)

Perform arc welding operations on ferrous and non-ferrous materials as required. Able to demonstrate practical skills in all positions by passing tests set out by the Company and outside authorities. Knowledge of welding equipment, welding procedures and weld quality requirements.

270 Welder B (Labour Group 5)

Performs arc welding operations on ferrous and/or nonferrous materials as required. Able to demonstrate practical skills in flat and horizontal positions by passing tests set out by the Company and outside authorities. Knowledge of welding equipment, welding procedures and weld quality requirements.

280 Welder Brazing (Labour Group 4)

Performs oxy-fuel gas welding, brazing and soldering on ferrous and non-ferrous materials as required. Able to demonstrate practical skills by passing tests set out by the Companv and outside authorities. Knowledge of welding, brazing and soldering equipment, procedures and quality requirements. A Welder Brazing in the Tube Bending Department when not gainfully employed in classification, may assist the Power Tube Bender N.C.

285 Resistance Welding Operator (Labour Group 4) Perform Resistance Soot Welding on ferrous and non-ferrous materials as required. Knowledge of welding equipment, machine set up, resistance welding procedures and weld quality requirements.

Data Base Computer Terminal

When the job assignments of hourly employees requires the use of computer terminals in order to carry out their normal work assignments, the employees affected will be trained in terminal operation on Company time.

APPENDIX "D" LABOUR GROUPS AND CORRESPONDING CLASSIFICATIONS

Group #1

Labourer

Group #2

Night Cleaner Production Machine Operator Sweeper Maintenance Vehicle Driver

Group #3

Data Base Record Keeper Glass Cloth Worker II Material Shipper - Receiver Metal Processor

	Painter General Maintenance Power Shear Operator Pressure Diesetter Saw Operator Timekeeper Truck Driver
Group #4	Bi-level Side Panel Rivetter Electrical Tester & Inspector II Finisher Floor Installer Machine Operator General N.C. Material Expediter Mechanical Inspector II Mechanical Tester II Oiler Overhead Crane Operator Pantograph Operator Power Brake Operator Power Tube Bender N.C. Radial Drill Operator Resistance Welding Operator Surface Preparer Welder Brazing
Group #5	Glass Cloth Worker I Welder "B"
Group #6	Electrical Tester & Inspector I Mechanical Inspector I Mechanical Tester I Spray Painter Final Line Weld Inspector Welder "A"

RELATED CLASSIFICATIONS RE: ARTICLE 17 - LAYOFF & REHIRE

Labour Group #6

- Electrical Tester & Inspector I
 - 1) Electrical Tester & Inspector II
 - 2) Production Machine Operator
 - 3) Labourer

Mechanical Inspector I

- Mechanical Inspector II
 Production Machine Operator
- 3) Labourer

Mechanical Tester I

- Mechanical Tester II
 Production Machine Operator
- 3) Labourer

Spray Painter Final Line

- Surface Preparer
 Painter General Maintenance
- 3) Production Machine Operator
- 4) Labourer
- Weld Inspector
 - 1) Production Machine Operator
 - 2) Labourer
- Welder "A'
 - Welder **"B"** Welder Brazing

 - 3) Finisher
 - 4) Production Machine Operator
 - 5) Labourer

Labour Group #5

Glass Cloth Worker I

- Glass Cloth Worker II
 Production Machine Operator
- 3) Labourer

Welder "B"

- 1) Welder Brazing
- 2) Finisher
- 3) Production Machine Operator 4) Labourer

Labour Group #4 Bi-level Side Panel Rivetter

- Finisher
 Production Machine Operator
- 3) Labourer
- Electrical Tester & Inspector II 1) Production Machine Operator

 - 2) Labourer
- Finisher
 - 1) Production Machine Operator
 - 2) Labourer

Floor Installer

- 1) Finisher
- 2) Production Machine Operator
- 3) Labourer

Machine Operator General N.C.

- Production Machine Operator
 Labourer

Material Expediter

- 1) Material Shipper Receiver
- 2) Data Base Record Keeper
- 3) Production Machine Operator
- 4) Labourer

Mechanical Inspector II

- 1) Production Machine Operator
- 2) Labourer
- Mechanical Tester II 1) Production Machine Operator
 - 2) Labourer
- Oiler
- 1) Production Machine Operator
- 2) Labourer

Overhead Crane Operator

- 1) Finisher
- 2) P.M.O.
- 3) Labourer

- Pantograph Operator 1) Production Machine Operator
 - 2) Labourer

- Power Brake Operator 1) Power Shear Operator 2) Production Machine Operator
 - 3) Labourer
- Power Tube Bender N.C.
 - 1) Production Machine Operator
 - 2) Labourer

- Radial Drill Operator 1) Production Machine Operator
 - 2) Labourer

Resistance Welding Operator

- 1) Finisher
- 2) P.M.O.
- 3) Labourer

Surface Preparer

- 1) Painter General Maintenance
- 2) Production Machine Operator3) Labourer
- Welder Brazing
 - Production Machine Operator
 Labourer

Labour Group #3

- Data Base Record Keeper
 - Production Machine Operator
 Labourer
- Glass Cloth Worker II
 - Production Machine Operator
 Labourer
- Material Shipper-Receiver
 - 1) Production Machine Operator
 - 2) Labourer
- Metal Processor
 - Production Machine Operator
 Labourer
- Painter General Maintenance
 - 1) Production Machine Operator
 - 2) Labourer

Power Shear Operator

- Production Machine Operator
 Labourer
- 83

Pressure Diesetter

- 1) Power Shear Operator
- 2) Production Machine Operator3) Labourer

- Saw Operator 1) Production Machine Operator
 - 2) Labourer
- Timekeeper
 - 1) Production Machine Operator
 - 2) Labourer
- Truck Driver
 - 1) Material Shipper Receiver

 - Vehicle Driver
 Sweeper Maintenance
 - 4) Production Machine Operator
 - 5) Labourer
- Labour Group #2
- Night Cleaner
 - Production Machine Operator
 Labourer
- Production Machine Operator
 - 1) Labourer
- Sweeper Maintenance
 - 1) Production Machine Operator
 - 2) Labourer
- Vehicle Driver
 - 1) Sweeper Maintenance
 - 2) Production Machine Operator
 - 3) Labourer

Labour Group #1

Labourer

1) Production Machine Operator

It is understood that all members covered by this agreement hold the classifications of 1) Production Machine Operator 2) Labourer.

APPENDIX "E" LETTERS OF INTENT

 During negotiations, the Company and the Union agreed to set up a Joint Committee to identify the core competencies needed for employees in the following classifications to progress to the highest level:

> Electrical Tester & inspector II Glass Cloth Worker II Inspector Mechanical II Mechanical Tester II Surface Preparer Welder "**B**"

The committee will also review training and other approaches to develop the competencies that employees in these classifications and in others as agreed, will require to progress to a higher classification.

The committee of four (4) will consist of two (2) workers delegated by the Union, one (1) of which will be a senior worker from an affected classification, and two (2) representatives from management, one (1) of which will be from the departments affected and one (1) from Human Resources.

Human Resources will act as Committee Chair; the Chairperson of the Bargaining Committee will act as Recording Secretary. Resource people, requested by Company or Union committee members, will be invited to **attend** through the chairperson of the Committee.

Within two (2) months following negotiations, the selected representatives will establish an agenda and priorities for the Committee. Meetings will be held monthly during the term of the agreement with the objective of identifying core competencies and will make recommendations regarding training requirements.

- 2. Temporary Off-Site
 - a) Where a bargaining unit employee is requested to perform duties away from the Thunder Bay operations, on a temporary basis, the Company shall first meet with the Bargaining Chairperson on a case by case basis, and will mutually agree on the terms and conditions before such temporary assignment is initiated.

Refusal to accept the temporary assignment will not affect an employee's status in the Bargaining Unit.

- b) Cost of travel fares to location and return, will be selected, approved and paid for by the Company including reasonable ground transportation.
- c) For work performed in Barre, Vermont, Plattsburgh, New York, Auburn, New York, LaPocatiere, Quebec, Toronto and Kingston, employees will be allowed to return home every second weekend and will receive a per diem of not less than \$35.00 daily Canadian, if staying in a hotel, or \$25.00 daily Canadian if staying in an apartment, for each day spent out of Thunder Bay.
- d) Hotel, apartment accommodation will be provided and paid for by the Company and employees may be required to share accommodation.
- e) If required, a rental vehicle will be supplied, it being understood it may be required to be shared with other employees on the site.
- f) Travel time to a maximum of seven (7) hours each way, at straight time pay, will be allowed based on

Company guidelines. Flight time is based on the published flight schedule and ground transportation based on the number of kilometers travelled divided by 100.

- g) The Company will deduct union dues for employees working temporarily off-site and submit these to the Union.
- 3. Prescription Eye Glasses

It is Company policy to supply every employee whose work requires it, with eye protection suitable to that work.

In addition, employees requiring prescription glasses will be provided with prescription ground hardened safety lenses in approved frames at Company expense on the following basis.

- a) The employee must require visual correction at his/her normal working distance.
- b) Employees must supply their own prescription or have a suitable eye examination by a qualified person at their own expense.
- c) The employee must have acquired seniority, and be a permanent employee.
- Badly pitted or damaged lenses will be replaced but not more than one pair per year will be issued to an employee for all purposes.
- e) The Company will provide bi-focal and tri-focal lenses.
- Prescription lenses and frames provided by the Company become the employee's property and will not be returnable.
- g) Application for prescription lenses and frames will be made to the Plant Nurse."
- Combining Classifications Company Obligations The Company accepts that in combining some production classifications for the purpose of achieving greater oper-

ating flexibility, it assumes a responsibility to train employees, where necessary, on those parts of the new classification with which the employee is unfamiliar.

The Company further states that where an employee is unable to learn the full classification, and there is a work force reduction, this will not be used to justify laying that employee off, out of seniority order. In such a situation, the Company reserves the right to use the senior employee who is unable to perform all the required tasks in some other areas, without prejudice to his/her classification.

5. New Welders

Subject to satisfactory performances, employees hired at the Welder "A" or Welder "B" start rate may have their rates increased in their respective classifications at the discretion of the Supervisor.

Welders hired as Welder "A" must pass tests set out by the Company and outside authorities in all positions for ferrous and non-ferrous metals.

When requalifying, current Welder "A"s will be required to demonstrate proficiency in all positions for either a ferrous or non-ferrous metal. However, a test in the metal not qualified in will be set if this is required in the course of layoffs.

Should the Welder "A" fail to qualify, the Welder will revert to Welder "B" status and be subject to layoff should no work be available that he/she is qualified to perform without affecting the status of higher seniority Welders.