

COLLECTIVE AGREEMENT

Between:

GSW WATER HEATING COMPANY
and
GSW PUMP COMPANY
Fergus, Ontario
or their successors and/or
their assigns, hereinafter called
"The Company"
of the First Part

and

THE UNITED STEELWORKERS
OF AMERICA
hereinafter called "The Union"
of the Second Part

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SCHEDULE A-AGREEMENT

RE: COMMITMENT TO QUALITY

The Union and the Company, being desirous of producing product lines of perfect quality, are committed to the proposition that any enhancement as well as impediment to this end will be addressed by the parties.

It is agreed that quality assurance meetings **involving** all levels of **responsibility** will take place **between** the parties at **regular** intervals as well as at the request of either party in the event of an emergency situation which adversely affects the quality of any product.

Each of the parties commits, on an ongoing basis, to making all employees of the Company aware of this commitment and the reasons why. The parties will co-operate to the extent possible, to ensure that every unit produced is of a quality standard which is acceptable the first time, in order to avoid the costly exercise of rework and warranty work. The objective is one of zero scrap on all production lines which facilitates the productivity and profitability of the Company and security of our jobs.

It is understood that this declaration in no way amends or affects the operation of the Collective Agreement.

SCHEDULE B-AGREEMENT

RE: SAFETY AND HEALTH

1:01 (a) The Company and the Union will cooperate in their continuing objective to eliminate accidents and health hazards. The Company shall make reasonable provisions for the safety and health of its employees at the plant during the hours of their employment. The Company, the Union, and the employees recognize their obligations under the Ontario Provincial Safety and Health Legislation. In order that this objective be accomplished, both the Company and the Union must make every effort to have their supervisors and stewards educated with regard to the Occupational Health and Safety Act.

(b) An employee shall report to his immediate supervisor:

- (i) the absence of or defect in any equipment or protective device of which he is aware,
- (ii) any condition which affects the health and safety of the employee,
- (iii) where an employee is being affected by a condition that is not related to his job description.

1:02 The Company will reply in writing within five (5) working days to a written complaint regarding safety, health or environmental conditions.

1:03 (a) The Company and the Union agree to maintain a Joint Safety and Health Committee consisting of five (5) employees selected

by the Union and an equal number of management representatives selected by the **Company**.

- (b)
 1. The Safety Supervisor and Chairman of the Union Safety Committee will make monthly inspections of the plant, as well as the inspection of new processes and equipment prior to initial operation. The Union Safety Committee member or his designate will accompany them in each area on their monthly inspection.
 2. The Committee will meet regularly to discuss such safety and health matters which may be brought before it by either the Union or the Company. The parties may meet more often if necessary, but not less than once every two (2) months.
 3. **Investigate** promptly all accidents involving fatalities and disabling injuries or incidents involving or having potential for loss of time and make recommendations for preventative action.
 4. Prepare minutes of all meetings and reports of all inspections. These minutes shall be signed by the Company Safety and Health Chairman and the Union counterpart.
- (c) The Union Safety and Health Committee Chairman, or his designate, shall be allowed reasonable time off, upon receiving permission from the **production** supervisor, to attend to matters pertaining to safety and health in the plant.

1:04 The Company shall continue to provide safety training and orientation programs to employees and new employees shall receive such training before being put onto their jobs.

1:05

1. An employee shall immediately report unsafe equipment, conditions or practices to his supervisor who shall investigate and take steps to correct the situation. Failing that, the Safety Supervisor and Union Safety Committee Chairman will be notified.
2. If the employee is not satisfied with the results of the investigation, the Company shall immediately notify a Ministry of Labour inspector who shall inspect the workshop and determine if a hazard still exists.

1:06 The Company agrees to provide the protective devices and other equipment necessary to safeguard employees from injury in accordance with prevailing practices.

1:07 Where necessary, the Company shall conduct in-plant air sampling, noise testing, and hearing loss testing programs. The results of the air sampling and noise testing will be made available to the Local Union.

1:08 The Company will compensate Safety and Health Committee members for time spent during their regular working hours.

1:09 The Company will keep the Local Union and employees informed in writing of all chemical substances, solvents, compounds, etc., that are to be used in the workplace. In addition, information shall be provided on the safe

handling methods and actions to be taken if exposure occurs.

1:10 Where an employee is employed in a remote area and may not be able to secure close assistance, the Company shall devise some method of checking on the well-being of the employee at intervals which are reasonable and practicable under the circumstances.

1:11 All shifts shall have at least one (1) person trained and certified in first aid, and the name shall be posted.

1:12 The Union Safety and Health Committee Chairman or his designate and the worker Safety and Health representative in the area being inspected shall accompany a government inspector on a tour of the plant.

1:13 If an employee suffers a fatal accident while at work? the Company shall immediately notify the Union.

1:14 The Company will forward copies of all government inspection and industrial hygiene reports to the Chairman of the Union Safety and Health Committee or his designate.

ARTICLE 1-PURPOSE

1:01 The general purpose of the 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 and maintain satisfactory working conditions, hours and wages for all employees who are subject to the provisions of this Agreement

ARTICLE 2-RECOGNITION

2:01 The Company recognizes the Union as the sole and exclusive bargaining agency for all of its employees in Fergus, Ontario, save and except production supervisors, persons above the rank of production supervisors and office staff and those exceptions as may be mutually agreed upon from time to time.

2:02 The terms and conditions set forth in this Agreement shall have full force and effect for all employees in the bargaining unit as described in the preceding paragraph.

2:03 Persons whose regular jobs are not in the bargaining unit shall not work on any jobs which are included in the bargaining unit, except for the purposes of instruction, experimenting, or in the case of emergencies, when qualified employees are not available.

ARTICLE J-RELATIONSHIP

3:01 The parties hereto mutually agree that any present employee to whom this Agreement applies, may exercise or may refrain from ex-

ercising his right to become a Member of the Union.

3:02 All permanent employees covered by this Agreement shall be required to sign an authorization form prescribed by the Company providing for the deduction from their wages, the amount of the regular dues and initiation fees.

3:03 An employee will be assessed union dues and initiation fees in accordance with the constitution of the United Steelworkers of America and the Company shall be advised in writing by a representative of the U.S.W.A. of the amount of such dues. The dues shall be deducted weekly. The Company will transmit by cheque, regularly each month, to the financial secretary, the full amount of monies deducted.

3:04 All new employees hired after the signing of this Agreement shall contribute by check off, an amount equivalent to Union dues.

3:05 Neither the Union nor any employee shall, on Company premises, engage in any activity or proceedings or conduct himself in any manner which adversely affects Company discipline, business or production.

Humanity Fund

3:06 The Company agrees to deduct on a weekly basis the amount of one (1) cent per hour from the wages of all employees in the bargaining unit for all hours worked and, prior to the fifteenth (15) day of the month following, to pay the amount so deducted to the "Humanity Fund" and to forward such payment to United Steelworkers of America,

National Office, 234 Eglinton Avenue East, Toronto, Ontario, M4P 1K7, and to advise in writing both the Humanity Fund at the aforementioned address and the local union that such payment has been made, the amount of such payment and the names of all employees in the bargaining unit on whose behalf such payment has been made.

The first Humanity Fund deduction as aforesaid shall be for the fifth (5) week following ratification of this Agreement.

It is understood and agreed that participation by any employee in the bargaining unit in the new program of deductions set forth above may be discontinued by any employee in the bargaining unit after the receipt by the Company and the local union of that employee's written statement of his/her desire to discontinue such deductions from his/her pay which may be received during the four (4) weeks following ratification of the Agreement or at any time thereafter.

ARTICLE 4-RESERVATION OF MANAGEMENT RIGHTS

4:01 The Union acknowledges that it is the function of the Company to:

- (a) Maintain order, discipline and efficiency.
- (b) Hire, discharge, transfer, classify, promote, demote or discipline employees, provided that a claim that an employee has been dealt with unjustly may be the subject of a grievance and dealt with as hereinafter provided.

(c) Generally to manage the industrial enterprise in which the Company is engaged and, without restricting the generality of the foregoing, to determine the number and location of **plants**, the **products** to be manufactured, **methods of manufacturing**, schedules of **production**, kinds and location of machines and tools to be used, process of manufacturing and assembling, the engineering and designing of its products, and the control of material and **parts** to be incorporated in the product **produced**

ARTICLE 5—NO DISCRIMINATION

5:01 Every employee has the right to equal treatment by the Company with respect, to all aspects of the exercise of managerial authority by the Company, which equal treatment shall be without discrimination because of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, religion, **political** affiliation, sex, age, marital **status**, **family** status, handicap; sexual preference, and membership or office in the Union.

ARTICLE 6-NO STRIKES OR LOCKOUTS

6:01 In view of the orderly procedure established herein for the **disposition** of employees' complaints and grievances, the Company agrees that there will not be any lockout of its employees for the duration of this Agreement, and the Union agrees that it shall not instigate nor condone any strike which will stop or interfere with production for the duration of this Agreement.

ARTICLE 7-UNION REPRESENTATION

Negotiating Committee

7:01 The Company acknowledges the right of the Union to elect or otherwise select a Negotiating Committee of three (3) members to negotiate on contractual matters with the Company.

Grievance Committee

7:02 The Company acknowledges the right of the Union to appoint or otherwise select a Committee consisting of five (5) employees (one [1] to be a Shop Steward concerned with the Grievance) and one (1) member of such committee shall be designated as Convenor of the Committee. The Company agrees to provide the Grievance Committee with as much notice as possible of pending meetings and to schedule and convene these meetings to allow complete discussion of the matter in question. The Grievance Committee will be granted reasonable time to consider and discuss the grievance prior to the meeting.

Grievance Stewards

7:03 Company agrees to recognize nine (9) shop stewards for the GSW Water Heating Company and two (2) shop stewards for the GSW Pump Company on the understanding that further stewards may be warranted should other departments be created. The zone within which each steward is to function is determined by Schedule "H" attached to this Agreement.

Time Study Stewards

7:04 Two (2) employees who have been selected by the Local of the Union will be

trained with the Company personnel and kept current on **any** changes to take **part** in B.M.T. and Time Study **applications** under the incentive plan.

Compensation Chairman

7:05 The Company, upon receiving written notification, shall **recognize** the Chairman of the Union's Workers' Compensation Committee and, in his absence, his designate.

Duties of Union Officers

7:06 The Union acknowledges that Stewards, as well as other members of the Union Committee and Union Officers, will continue to perform their regular duties on behalf of the Company, and that such persons will not leave their regular duties without notifying their production supervisor or immediate supervisors. When resuming their regular duties after being engaged in duties on behalf of the Union they will report to their supervisor. Any Union representative who is privileged by this Agreement to take up Union Business in an area other than his own will notify the supervisor of that area at that time. The Company agrees to allow Union Officers and Stewards time off from night shift work to attend Union meetings.

Compensation of Union Officers

7:07 It is clearly understood that stewards and other Union officers will not absent themselves from their regular duties unreasonably in order to deal with grievances of employees, and that in accordance with this **understanding**, the Company will compensate such employees

for time spent in dealing with employees' grievances at the rate of their average hourly earnings, calculated from the last quarter.

7:08 Three (3) members of the Local Union National **Negotiating** Committee will be granted up to fifteen (15) days' wages for time lost from their regular scheduled work, when actively involved in negotiations with the Company National Negotiating Committee.

7:09 The Company recognizes the right of the Union to place the President, Chief Steward, and Chairman of the Union Safety and Health Committee on permanent day shift. The Company recognizes the right of the Union to place the Vice-President on day shift during the absence of the President from the plant.

ARTICLE I-DISCHARGE AND DISCIPLINARY PROCEDURE

8:01 When an employee receives a warning, his steward must be present. In the absence of the zone steward, the chief steward or finally, an officer of the Union must be present.

8:02 It is agreed that all verbal warnings will be stricken from an employee's record after three (3) months from its occurrence; written warnings will be stricken from an employee's record six (6) months from its occurrence, and suspensions removed from an employee's record nine (9) months from its occurrence.

Once removed, they shall not be used in any future situations.

It is agreed and understood that at the request of the employee, the Company is prepared to

return to the employee any outstanding disciplinary letters.

8:03 Before any employee is discharged or suspended for cause, the Chief Steward shall be notified immediately and where possible, be present at such meeting.

8:04 Any employee whom the Company suspends or discharges, or whom it contends has lost their seniority under Article 14, shall be retained at/or returned to active work until any grievance contesting such suspension, discharge or break in service question is finally resolved through the grievance and arbitration procedure.

8:05 However, the employee may be removed from active work (without pay) until the resolution of the grievance protesting the suspension or discharge, if the alleged cause for suspension, discharge or termination presents a danger to the safety of employees or equipment in the plant due to fighting, theft, or concerted refusal to perform their assigned work.

8:06 Grievances involving employees who are retained at work under this provision will be handled in the Expedited Arbitration Procedure unless the Union staff representative and the Vice-President of Industrial Relations mutually agree otherwise. If the Arbitrator upholds the suspension, discharge or break in service of an employee retained at work, the penalty shall be instituted after receipt of the arbitration decision.

8:07 The above references to suspensions, discharges and terminations are examples and

are not intended to be all inclusive, but indicate how various types of issues will be handled.

8:08 If an employee is not to be retained at work in accordance with the above, the employee will be allowed to meet with the zone steward (and chief steward if on shift) before leaving the premises.

8:09 Any grievance involving suspensions, discharges or terminations shall be filed with the Vice-President of Industrial Relations at Step Three of the Grievance Procedure within three (3) working days of the action.

Any arrangement considered just by the conferring parties shall dispose of the grievance.

8:10 It is understood that the Company may bring forward at any time any complaint or grievance against the Union, its officers, committeemen or stewards, and if a satisfactory settlement is not reached then the Grievance Procedure may be invoked.

It is also understood that the Union may bring forward at any time any grievance concerning supervisors, safety or problems or complaints of a general nature which may be taken through the Grievance Procedure if not satisfactorily settled.

Any such grievance mentioned in this Article, not involving a production supervisor or supervisor, may commence at Step Three of the Grievance Procedure.

It is understood that any of the time limits expressed in Articles 9 and 10 may be extended or curtailed by mutual agreement of both parties.

8:11 It is understood that employees will not absent themselves from work unnecessarily. Accordingly, an employee who is unable to report for work as scheduled, must notify the Industrial Relations Department prior to or during the first shift of his absence.

8:12 If an employee remains away from work in excess of two (2) consecutive shifts without permission, or reporting to the First Aid Department, except in cases of emergency, which must be **approved** by the Industrial Relations Department; an **employee** will first be warned by letter and if the offence occurs again, will be given a layoff of two (2) days without pay, one (1) week's layoff without pay for the next offence, and for the next offence he will be discharged.

ARTICLE 9-GRIEVANCE PROCEDURE

Step One

9:01 It is the mutual desire of the parties that complaints of employees shall be adjusted as quickly as possible. Both parties therefore **recognize** that production supervisors shall be informed as quickly as possible by the steward, employee, or both, of any complaint. Under ordinary circumstances, a grievance does not exist until the production supervisor has had adequate time to investigate and **deal** with the matter.

It shall be mandatory that the production supervisor and the shop steward concerned fully discuss the grievance and make a positive effort to resolve it. Grievances pertaining to incentive rates shall be dealt with immediately.

In the event no satisfactory settlement is reached, the grievance shall be put in writing on the appropriate grievance form and presented by the employee(s) and/or the employee's steward to the production supervisor. The written grievance shall set out the nature of the grievance, the date of occurrence and the redress sought. An answer in writing will be given by the production supervisor and it is understood that two (2) working days will be deemed sufficient time to cover the Step One of the Grievance Procedure in its entirety.

No grievance shall be considered if the circumstances originated or occurred more than fifteen (15) working days prior to the filing of the grievance.

Following the above, if a satisfactory settlement is not reached, then within five (5) working days of receipt of the production supervisor's answer, the grievance shall be presented as follows:

Step Two

9:02 Two (2) members of the Grievance Committee, who may be accompanied by the grievant, shall present the grievance to the designated manager with such explanation and discussion as may be necessary for proper understanding of the matter. The designated manager shall reply in writing within three (3) working days of receipt of the grievance.

Following the above, if a satisfactory settlement is not reached within five (5) working days of receipt of the designated manager's answer, the grievance shall be presented as follows:

Step Three

9:03 The president of the local and two (2) members of the Grievance Committee who may be accompanied by the grievant, shall present the grievance to the Vice-President of Industrial-Relations with such explanation and discussion as may be necessary for proper understanding of the matter. The Vice-President of Industrial Relations shall within one (1) working day, schedule and within five (5) working days, convene a meeting between the president of the local, the Grievance Committee of the Union, the Vice-President of Industrial Relations and the Vice-President of Manufacturing.

It is understood the Union may be accompanied by a representative of the National **Organization** and management may be represented by additional personnel.

A final decision will be rendered by management within three (3) working days of holding the Step Three meeting.

ARTICLE 10—ARBITRATION

10:01 Grievances not disposed of under Grievance Procedure, dealing with interpretation, alleged violation, application or administration, may be taken to arbitration, provided either **side** gives written notice to the other of their intent to so proceed within thirty (30) working days of receipt of the decision rendered as a result of Step Three of the Grievance Procedure.

The Company and the Union will mutually agree upon a single arbitrator. Should the Company and the Union fail to agree upon an arbitrator within five (5) days, the Minister of

Labour for the Province of Ontario **shall** appoint the arbitrator.

10:02 The arbitrator shall hear the evidence and render a decision as soon as possible, the intention being to have a decision within seven (7) days after the arbitrator's hearing commenced.

10:03 The decision of the arbitrator shall be final and binding upon both parties to this Agreement.

10:04 The arbitrator shall not alter or change any provision of this Agreement or give any decision inconsistent with the terms of this Agreement.

10:05 No person shall be selected as an arbitrator who has been involved in attempts to settle the grievance.

10:06 Each party shall bear the expense of the arbitrator appointed.

10:07 No grievance shall be considered by the arbitrator unless all previous steps of the procedure have been complied with.

ARTICLE 11—SENIORITY

11:01 The seniority of each employee covered by this Agreement shall be established after a period of twenty-five (25) working days from the date of employment,

11:02 For a period of forty-five (45) working days from the date of employment, an employee will not have recourse to the Grievance Procedure in the event of discharge from the Company's service. However, after twenty-five

(2.5) working days service from date of employment, an employee will have recourse to the Grievance Procedure for any reason other than discharge.

New employees that are laid off during their probation and rehired within six (6) months and in this way accumulate forty-five (45) days of service over this period will be credited with their full forty-five (45) days' seniority.

11:03 The Company agrees to post lists of all employees quarterly, showing their seniority status and wage group. Two (2) copies of such lists will be given to the Union.

11:04 An employee will continue to accumulate seniority on an approved leave of absence, layoff, sick or accident leave and while receiving Workers' Compensation benefits provided that the employee's employment status with the Company is maintained.

Automation

11:05 In the event of installation of new mechanical, electronic or automated equipment that will affect the job status of any employee(s) in the Bargaining Unit, the Company will endeavour to:

(a) Give as a minimum, six (6) months advance notice before the installation of such equipment, meet with the Union Negotiating Committee and provide the Committee with data regarding proposed date of installation, number and classification of employees likely to be affected by it and then affected employees will be notified.

(b) This notice is given so that affected employees may bid for other vacancies during

this period and the Company **agrees to** put emphasis on the seniority factor in order that **displaced** employees **may maintain as closely as possible** their previous hourly rate, or

train these employees on the new jobs that may be created, or

allow affected employees to exercise their seniority as in a layoff situation and provide reasonable training on these jobs.

ARTICLE 12-LAYOFFS

12:01 In the event of a layoff, employees will be laid off on the basis of their seniority, the most junior employees being laid off first, except as provided by Article 12:02 and Article 12:06.

12:02 In all cases of layoff, local Union officers, Grievance Committee members, Negotiation Committee members and stewards shall be retained.

12:03 In the event of a layoff, an employee learning a trade in the toolroom, pattern shop, experimental department or employed under an apprenticeship program shall not be affected by such layoff, unless there is to be a reduction in the staff in the departments concerned, at which time the normal seniority provisions contained in the Agreement will take effect in accordance with the Apprenticeship Plan.

12:04 (a) In the event of a layoff or recall, the Company shall discuss and agree with the Union the question of exclusion or inclusion of specific jobs; this is to be governed solely by the continuation of the Company's efficient

operation and shall include consideration of the skill and ability of the employees concerned. Any such ~~employees~~ retained will work on the job for which they were retained for the majority of the time.

(b) In the event the Company decides there is an excess number of people in a classification, the most junior employees in the classification shall be ~~declared~~ excess. The most senior of these affected employees shall have the first right to exercise their seniority in any one of the following options:

1. Go into any open posting.
2. Displace the junior person in the plant.
3. Displace a junior person in a job where they could demonstrate ability to perform the work.

The next most senior would then exercise his seniority as above.

It is understood and agreed that such action may not always be practical and in these ~~incidences~~ the Company and the Union shall discuss and agree on the question of exclusion or inclusion of specific jobs. This is to be governed solely by the continuation of the Company's efficient operation and shall include consideration of the skill and ability of the employees concerned.

12:05 The Company will give the employee and the Union three (3) working days' notice of layoff from the plant. Where information is available, the Company will endeavour to give five (5) working days' notice of layoff. If the layoff is expected to exceed thirteen (13) weeks, then notice under the Employment Standards Act shall apply.

Emergency Layoff

12:06 In the event of a major machine breakdown, power failure, water failure, fire, or flood, then the Company may lay off the employees affected without regard to seniority and will be permitted up to two (2) working days to determine seniority rights and make proper adjustments to staff, provided that no employee may be laid off out of seniority for more than five (5) working days in a calendar year. In the case of other similar circumstances, beyond the control of the Company, the action to be taken shall be determined by mutual agreement of the parties. The local Union president, and in his absence, the Vice-President or Chief Steward will be notified immediately, where possible, by the Plant Manager or his superior prior to this clause being invoked.

Severance Allowance

12:07 (a) Conditions of Allowance

When the Company closes permanently a plant, or discontinues permanently a department or substantial portion thereof and terminates the employment of individuals, an employee whose employment is terminated as a result thereof because he was not entitled to other employment with the Company pursuant to the provisions of the seniority article of this Agreement, shall be entitled to a severance allowance in accordance with and subject to the following provisions:

(b) Eligibility

Such an employee, to be eligible for a severance allowance, shall have accumulated three (3) or more years of continuous Company ser-

vice as computed in accordance with the seniority article of this Agreement.

(c) Scale of Allowance

An eligible individual shall receive severance allowance based on one (1) week of pay for each year of continuous Company service up to a maximum of twenty-six (26) weeks.

(d) Calculation of Allowance

A week's severance allowance shall be determined in accordance with the provisions for calculation of vacation allowance as set forth in the vacations article of this Agreement.

(e) Payment of Allowance and Termination

Payment shall be made in a lump sum at the time of termination.

Acceptance of severance allowance shall terminate employment and continuous service for all purposes under this Agreement.

Payments made under this provision will not be duplicated by any monies payable under the Employment Standards Act.

ARTICLE 13—RECALL

13:01 Employees on layoff will be recalled in inverse order of seniority with the senior employee being the first to be recalled.

X3:02 No new employee will be hired until all laid off employees are offered the opportunity to return to work.

13:03 Employees that are displaced from their job as a result of a layoff must be afforded first

opportunity to return to their classification in the area the employee worked, once work becomes available, before any such job is posted.

ARTICLE 14-LOSS OF SENIORITY

14:01 An employee's seniority standing will be cancelled upon termination of employment or if while in a layoff status he fails to return to work or fails to notify the Company of his availability within five (5) working days from the date of posting the registered letter addressed to the employee's last known address shown on the Company's records, unless a reasonable excuse is given.

14:02 An employee's seniority standing will be cancelled after a layoff through lack of work if the employee has not been given notice of recall within a period equal to his seniority.

14:03 After ten (10) years' seniority, there would be no loss of seniority through layoff for lack of work.

14:04 It is understood that after seniority is lost, a former employee can still make an application for re-employment.

ARTICLE 15-JOB POSTINGS

15:01 A request for a transfer to a different area within an employee's job classification may be filed with the Industrial Relations Department. When a vacancy occurs within an area, the most senior employee who has previously submitted a transfer request applicable to such vacancy will be transferred to the

area in question. The resulting vacancy within the classification will then be posted in accordance with the job posting procedures.

15:02 All vacancies in Wage Group 1—Incentive or Service-will be posted for one (1) working day. All jobs in Wage Group 2 and above, including lead hands, will be posted for three (3) working days.

15:03 Postings will be done on a plantwide basis. The Union will receive a copy of the names of the applicants upon completion of the posting period.

Job postings will include the following: classification, GSW Pump Company or GSW Water Heating Company as applicable, rate of job, whether incentive or otherwise, special requirements and expected start date.

During their interview, employees will be advised of the approximate date when the new job would become effective. The Company will then advise the Union of the successful job applicant once that decision is made and the transfer will then be made as quickly as possible.

15:04 An employee shall not be entitled to bid for such job if he has been accepted to a prior job posting within a six (6) month period, unless agreed upon by the manager for whom the employee works. An employee bidding for such a job must do so by written notice to the Industrial Relations Department within the said period.

Probationary employees will not be allowed to bid for a job posting until the completion of their forty-five (45) day probationary period.

15:05 The selection of job posting applicants will be conducted on the basis of seniority. Where lead hands are concerned, it is recognized that skill and ability take precedence over seniority, and where two (2) or more employees have approximately equal standing in skill and ability, seniority shall govern.

15:06 Only the first vacancy resulting from a job posting will be posted.

15:07 During a recall situation, to avoid production delays, the Company may recall an employee and then post for the initial vacancy.

15:08 If for any reason a vacancy within the bargaining unit cannot be filled from within the unit, then applications received from Local 6028 will be considered.

15:09 In the event a posting is unable to be filled due to a lack of applicants, the Company shall have the right to hire from outside for a period of up to forty-five (45) days. If the forty-five (45) days should expire and the job is not yet filled, then the Company shall re-post the job in the plant.

15:10 On any posting, the successful applicant shall, under normal circumstances, be moved to the job within a ten (10) working day period after acceptance onto the job. The Company is prepared to explain undue delays to the Union.

ARTICLE 16—TEMPORARY TRANSFERS

16:01 Provided the employee possesses the skill and ability to perform the work in question, the senior man will be given preference in

upgrading and the junior employee in the department will be first to be transferred to a lower rated job. Temporary transfers will proceed as follows:

Temporary Transfers --- A temporary transfer will not exceed fifteen (15) working days unless by mutual agreement, after which time the job shall be posted. An employee temporarily transferred will return to his old job after the completion of his temporary assignment or after a maximum of fifteen (15) working days in the temporary position. An employee so transferred at the Company's request shall be paid his average hourly earnings or the rate of the job to which he is transferred, whichever is the greater.

The Union will be notified immediately when a temporary transfer occurs along with the name of the employee, the job transferred to, the duration, and the wages being paid.

The Parties agree that temporary transfers shall not be abused or invoked to avoid the job posting procedure.

16:02 Permanent work assignments between wage groups shall be made under the Job Posting provisions.

16:03 Work assignments within the same wage group shall be as required. Consideration will be given to incentive earnings when placing a man on a different assignment within a wage group. This clause is not to be used as a disciplinary clause.

Transfers from the Union

16:04 Bargaining unit employees who are transferred outside the bargaining unit and re-

turn will lose all bargaining unit seniority for purposes of layoff, recall, transfers or job postings, unless they return to the bargaining unit within six (6) months. During that period the employee has the right to return to the bargaining unit if he so desires, with full seniority.

16:05 Bargaining unit employees who transferred out of the bargaining unit prior to June 1, 1971, and return at some future date, will retain their total seniority when and if they return to the bargaining unit. Refer to letter of understanding.

16:06 Any such employee returning to the plant bargaining unit shall be governed by the same terms as outlined in Article 3:02.

ARTICLE 17-LEAVES OF ABSENCE

17:01 Leaves of absence may be granted to employees, upon written request, for personal reasons, without pay. The Company reserves the right to refuse such leaves if production requirements do not permit. The Company's permission will not be unreasonably withheld. The floor supervision shall have the authority to approve leaves of absence of one (1) week or less.

Union Leave of Absence

17:02 Leave of absence, without pay, will be granted employees for legitimate Union Business upon written request from the president of the Local Union.

17:03 Extended leaves of absence, without pay, will be granted to employees elected or appointed to staff positions with the International

Union upon written request from the International Union.

17:04 The Local Union president will be notified of all leaves granted.

Educational Leave

17:05 Leaves of absence will be granted at Union request to attend educational classes. Such leave is limited to one hundred and twenty (120) hours in total for Local 3789 U.S.W.A. in any contract year. Such leave will be paid at the employee's average earnings rate.

Maternity Leave of Absence

17:06 If a female employee because of her pregnancy is granted a leave of absence, such leave would not exceed six (6) months' duration and should the employee desire to work within the three (3) months preceding the anticipated birth, she will be required to provide medical certification of her ability to continue to work. If verifiable medical complications occur outside of the period of time covered by U.I.C. benefits, the Weekly Indemnity plan will become effective.

A female employee returning to work after a maternity leave of absence must provide the Company with a doctor's certificate that she is physically capable of resuming her normal duties.

The above-mentioned employee shall notify the Company's Industrial Relations Department of her intention to return to work at least two (2) weeks prior to the anticipated date of return.

Bereavement Clause

17:07 (a) Employees shall be entitled to take up to five (5) working days off with pay at their option, in the event of the death of an employee's current spouse or child.

(b) In the event of the death in an employee's immediate family, up to three (3) working days leave of absence will be granted with pay at the employee's option, at the average earnings for the standard hours of work for the day or days as applicable. By immediate family is meant: mother, father, mother-in-law, father-in-law, brother, sister of the employee, and grandparents of the employee or spouse.

(c) It is understood and agreed that step-parents, legal guardians and common-law relationships are covered by the above.

Court Duty

17:08 The Company will pay an employee who is required to serve on a jury or appear as a witness, the difference between his normal earnings for the time he was absent and the payment he received for jury duty or appearing as a witness. The employee will present proof of attendance and the amount of pay received.

ARTICLE 1&-PLACEMENT OF PHYSICALLY RESTRICTED EMPLOYEES

18:01 Employees who are unable to perform their regular work as a result of an industrial accident, age or other infirmity, may be exempted from the seniority provisions by mutual

agreement between the Company and the Negotiating Committee and the disabled worker involved. The Company will make every effort to *give* such employees preference on any work which he is capable of performing.

It is understood that under this clause no employee may displace any employee holding greater seniority.

ARTICLE 19 SUBCONTRACTING

19:01 The Company intends to keep as much work in the plant as is economically sound, but from time to time competitive costs make it necessary to have the work done by other than Bargaining Unit employees. The Company, however, agrees not to contract work out that is normally performed within the plant by Bargaining Unit employees, without giving justification and notice in writing of its intention to do so prior to awarding the contract for the work in question.

19:02 Following receipt of the notice, the Union may request that the Company meet with the Union Negotiating Committee to discuss and consider any proposal of the Union to keep work in the plant. It is understood that the Industrial Relations Department will convene this meeting immediately upon receipt of such request.

ARTICLE 20—OPEN END WAGE CLAUSE

20:01 It is agreed that the wage and hours of work structure may be re-opened for discussion at any time during the contract year with reasonable notice.

ARTICLE 21—BULLETIN BOARDS

21:01 The Company agrees to allow the Union to provide, at Union cost, four (4) bulletin boards at convenient locations to post approved Union notices. All notices for posting shall be submitted to Industrial Relations for approval prior to their being posted.

ARTICLE 22—COPIES OF AGREEMENT

22:01 The Company and the Union desire every employee to be familiar with the provisions of this Agreement, and his rights and duties under it. For this reason the Company will print the Agreement and management will give a copy to each employee and give copies to the Union such as it may require; also the book shall be printed by GSW, or by a Union shop, and shall be of pocket size.

ARTICLE 23—SCHEDULES AND APPENDICES

23:01 The following schedules and appendices will be attached to this Agreement and be part of this Agreement:

Agreement Re: Commitment to Quality	Schedule "A"
Agreement Re: Safety and Health	Schedule "B"
Job Classifications	Schedule "C"
Wage Rates, C.O.L.A. Clause	Schedule "D"
Working Conditions	Schedule "E"
Incentive Plan	Schedule "F"
Vacations	Schedule "G"
Zones for Stewards	Schedule "H"



Insurance Programs	Appendix I
Health Benefits	Appendix II
Pension Plan	Appendix III
Apprenticeship Program	Appendix IV
Letters of Intent	Appendix V
Letter of Agreement	Appendix VI
Letter of Agreement	Appendix VII
Glossary of Terms	Appendix VIII

ARTICLE 24—DURATION

24:01 This Agreement shall remain in effect for thirty-six (36) months from August 1, 1990 to July 31, 1993, and unless ~~either party gives~~ ~~the other party~~ written notice of termination or of a desire to amend the Agreement within a ninety (90) day period prior to the termination date, then it shall continue in effect for a further year without change and so on from year to year thereafter.

Date Signed: November 7, 1990

Signed on behalf of:

‘THE COMPANY

TERRY G. PARSONS
President

LOU A. SATTLER
Vice President

JOHN E. EWENSON
Vice President Industrial Relations

BRENT M. DYKEMAN
Director of Personnel

THE UNION

JAMES STEWART
Representative

ROBERT PRINGLE
President

RONALD BONNETT

BRYAN YOUNG

Date Signed: November 7, 1990

Signed on behalf of:

THE COMPANY

DARRYL J. STEARLE
President

LOU A. SATTLER
Vice President

JOHN E. EWENSON
Vice President Industrial Relations

BRENT M. DYKEMAN
Director of Personnel

THE UNION

JAMES STEWART
Representative

ROBERT PRINGLE
President

RONALD BONNETT-I?

BRYAN YOUNG

SCHEDULE C-JOB CLASSIFICATIONS

1. Service Occupations

Group 1	Labourer
Group 2	Serviceman Helper
Group 3	Painter/Handyman Trucker-In-Plant
Group 4	Receiver Shipper Storekeeper
Group 5	Maintenance Helper
Group 6	Inspector/Packer Inspector/Tester Receiving Inspector
Group 7	Experimental Serviceman
Group 7A	Trucker-Highway
Group 8	Returned Goods Serviceman
Group 9	Quality Assurance Inspector
Group 9A	Repair Welder
Group 10A	Plastics Assembler
Group 11A	Enamel Spray Robot Operator
Group 12A	Turning Centre Operator
Group 13A	Punch and Blast Operator

2. Incentive Occupations

Group 1	Assembler, Class 2
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Group 2	Assembly Line Repairman Assembler, Class 1 Assembly Line Floater Brake & Shear Set-Up & Operate Broaching Drills Drill Press-Radial Hand Grinder Machine Operator Machine Helper Machine Welder— Training Punch Press Spray Painter Welder-Spot
Group 3	Automatics, Class 2 Boring Mill, Class 2 Cut-To-Length Line Operator, Class 2 Enamel Sprayer (Auto) Enamel Sprayer (Floater) Enamel Sprayer (Hand) Foam Operator Galvanizer Grinder-Centreless, Ext., Class 2 Lathe-Turret, Class 2 Lathe-Copy, Class 2 Machine Welder Machinist-Prod. Class 2 Mill Room Attendant Milling M/C Punch Press— Set-Up/Insp. Tapping-Tanks Welder Arc-Training

Group 4	Automatics, Class 1 Boring Mill, Class 1 Carando Mill Operator Combo Mill Operator Cut-To-Length Line Operator, Class 1 Grinder—Centreless, Class 1 Lathe-Turret, Class 1 Lathe-Copy, Class 1 Lathes--Engine Machinist Prod., Class 1 Toledo Press Operator Welder-Arc
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3, Skilled Trades

Group S-1 (A & B)	Machine Maintenance Millwright Pipefitter Preventative Maintenance Sheet Metal Worker Lift Truck Mechanic
Group S-2 (A & B)	Welder-Maintenance
Group S-3 (A & B)	Electrician Precision Machinist- Toolroom
Group S-4 (A & B)	Electrician-Electronic Gauge Room Attendant Product Developer Tool & Die Maker
Group S-S (A)	Electronic-Electrician (Welder)

SCHEDULE D--INCENTIVE RATES

Effective: August 1, 1990

	Job Rate	Set-Up Rate	Lead Rate	Set-Up and Lead Hand Rate
1.	8.32	N/A	8.50	N/A
2.	8.39	8.57	8.57	8.74
3.	8.45	8.63	8.63	8.80
4.	8.51	8.69	8.69	8.86
3A.	8.63	8.80	8.81	8.98
4A.	8.69	8.86	8.87	9.04

Effective:

Aug. 1, 1990—two dollars and twelve cents
(\$2.12) add-on

Aug. 1, 1991—two dollars and thirty-two cents
(\$2.32) add-on

Aug. 1, 1992—two dollars and sixty cents
(\$2.60) add-on

Note: Wage increase add-ons to be used when
calculating overtime pay and average earn-
ings.

SKILLED RATES

Year I-August 1, 1990 to July 31, 1991

A Group

S-1	17.19	17.25	17.31	
s-2	17.39	17.45	17.51	
s-3	17.43	17.53	17.62	17.71
s-4	17.55	17.67	17.79	17.91
s-5	17.75	17.87	17.99	18.11

B Group

S-1	16.89	16.95	17.01	
S-2	17.09	17.15	17.21	
s-3	17.13	17.23	17.32	17.41
s-4	17.25	17.37	17.49	17.61

*****Note:** Six (6) month training period for S-5 (A) classification.

Lead Hand Allowance for Skilled Trades —
40 cents

Note: Skilled Trades (A) are tradesmen **holding** apprenticeships and tradesmen who can **verify** a minimum of ten (10) years in their trade.

Skilled Trades (B) are tradesmen who have less than ten (10) years in their trade.

SKILLED RATES

Year II-August 1, 1991 to July 31, 1992

A Group

S-1	17.87	17.93	17.99	
s-2	18.07	18.13	18.19	
s-3	18.11	18.21	18.30	18.39
S-4	18.23	18.35	18.47	18.59
s-5	18.43	18.55	18.67	18.79

B Group

S-1	17.57	17.63	17.69	
s-2	17.77	17.83	17.89	
s-3	17.81	17.91	18.00	18.09
s-4	17.93	18.05	18.17	18.29

*****Note:** Six (6) month training period for S-5 (A) classification

Lead Hand Allowance for Skilled Trades ---
40 cents

Note: Skilled Trades (A) are tradesmen holding apprenticeships and tradesmen who can verify a minimum of ten (10) years in their trade.

Skilled Trades (B) are tradesmen who have less than ten (10) years in their trade.

SKILLED RATES

Year III-August 1, 1992 to July 31, 1993

A Group				
S-1	18.15	18.21	18.27	
s-2	18.35	18.41	18.47	
s-3	18.39	18.49	18.58	18.67
s-4	18.51	18.63	18.75	18.87
S-5	18.71	18.83	18.95	19.07

B Group				
S-1	17.85	17.91	17.97	
S-2	18.05	18.11	18.17	
s-3	18.09	18.19	18.28	18.37
s-4	18.21	18.33	18.45	18.57

***Note: Six (6) month training period for S-5 (A) classification.

Lead Hand Allowance for Skilled Trades ---
40 cents

Note: Skilled Trades (A) are tradesmen holding apprenticeships and tradesmen who can verify a minimum of ten (10) years in their trade.

Skilled Trades (B) are tradesmen who have less than ten (10) years in their trade.

SERVICE GROUP

Year I-August 1, 1990 to July 31, 1991

1. Rates:

Group 1	13.34			
Group 2	13.32	13.38	13.44	
Group 3	13.42	13.48	13.54	
Group 4	13.52	13.58	13.64	
Group 5	13.64	13.70	13.76	
Group 6	13.76	13.82	13.88	
Group 7	13.76	13.86	13.95	14.04
Group 7A	14.01	14.11	14.20	14.29
Group 8	13.88	14.00	14.12	14.24
Group 9	14.91	15.03	15.15	15.27
Group 9A	15.26	15.38	15.50	15.62
Group 10A	16.03	16.15	16.27	16.39
Group 11A	16.48	16.60	16.72	16.84
Group 12A	17.35	17.47	17.59	17.71
Group 13A	16.91	17.03	17.15	17.27

2. Lead Allowance — 40 cents

3. Stocktaking — 13.64

Nnte: Service rates by automatic progression on twenty (20) working day periods.

SERVICE GROUP

Year II—August 1, 1991 to July 31, 1992

1. Rates:

Group 1	13.54			
Group 2	13.52	13.58	13.64	
Group 3	13.62	13.68	13.74	
Group 4	13.72	13.78	13.84	
Group 5	13.84	13.90	13.96	
Group 6	13.96	14.02	14.08	
Group 7	13.96	14.06	14.15	14.24
Group 7A	14.21	14.31	14.40	14.49
Group 8	14.08	14.20	14.32	14.44
Group 9	15.11	15.23	15.35	15.47
Group 9A	15.46	15.58	15.70	15.82
Group 10A	16.23	16.35	16.47	16.59
Group 11A	16.68	16.80	16.92	17.04
Group 12A	17.55	17.67	17.79	17.91
Group 13A	17.11	17.23	17.35	17.47

2. Lead Allowance — 40 cents

3. Stocktaking — 13.84

Note: Service rate by automatic progression on twenty (20) working day periods.

SERVICE GROUP

Year III—August 1, 1992 to July 31, 1993

1. Rates:

Group 1	13.82			
Group 2	13.80	13.86	13.92	
Group 3	13.90	13.96	14.02	
Group 4	14.00	14.06	14.12	
Group 5	14.12	14.18	14.24	
Group 6	14.24	14.30	14.36	
Group 7	14.24	14.34	14.43	14.52
Group 7A	14.49	14.59	14.68	14.77
Group 8	14.36	14.48	14.60	14.72
Group 9	15.39	15.51	15.63	15.75
Group 9A	15.74	15.86	15.98	16.10
Group 10A	16.51	16.63	16.75	16.87
Group 11A	16.96	17.08	17.20	17.32
Group 12A	17.83	17.95	18.07	18.19
Group 13A	17.39	17.51	17.63	17.75

2. Lead Allowance — 40 cents

3. Stocktaking — 14.12

Note: Service rates by automatic progression on twenty (20) working day periods.

SCHEDULE D----

COST OF LIVING ALLOWANCE

2:01

Year I

Based on the July 1990 C.P.I. (1981 = 100), C.O.L.A. will trigger on the basis of one (1) cent for each 0.15 rise in the C.P.I. after a 3.0 point increase has been reached. C.O.L.A. will be adjusted quarterly to the July 1991 index and will be carried as an add-on.

Year II

Based on the July 1991 C.P.I. (1981 = 100), C.O.L.A. will trigger on the basis of one (1) cent for each 0.15 rise in the C.P.I. after a 2.5 point increase has been reached. C.O.L.A. will be adjusted quarterly to the July 1992 index and will be carried as an add-on.

Year III

Based on the July 1992 C.P.I. (1981 = 100), C.O.L.A. will trigger on the basis of one (1) cent for each 0.15 rise in the C.P.I. after a 2.5 point increase has been reached. C.O.L.A. will be adjusted quarterly to the end of the contract at which time C.O.L.A. will be prorated into the incentive rates at an applicable factor to be determined by the parties.

Actual payment of the adjustment will take place on the first pay day following the publishing of the C.P.I. for the applicable month.

Note:

Contract raises which directly affect incentive rates will be carried as an add-on for the duration of the contract. At the end of the contract, these increases will be prorated into the base rates consistent with the applicable incentive earnings. Employees will be credited with the contract increases when computing overtime.

Incentive Rates

3:01 Incentive rates will be granted, calculated and paid on a job basis per day.

Shift Premium

4:01 Employees required to work shiftwork will be paid an off-shift premium of fifty-five (55) cents per hour for the second shift and fifty-five (55) cents per hour for the third shift. Employees on two (2) shift basis will be paid an off-shift premium of fifty-five (55) cents per hour.

SCHEDULE E-WORKING CONDITIONS

1. The factory will work on a forty (40) hour week.

(a) The normal shifts will be as follows:

First Shift—

7:30 a.m. to noon, 12:30 to 4:00 p.m. with one half (½) hour unpaid lunch.

Second Shift-

&45 p.m. to 1:15 a.m. with one half (½) hour lunch break.

Three Shift Operations—

11:45 p.m. - 7:45 a.m.

7:45 a.m. - 3:45 p.m.

3:45 p.m. - 11:45 p.m.

One half (½) hour lunch will be paid at job rate for the three (3) shift operation.

It is understood that the workload may necessitate changes in the starting and stopping times of shifts. The Company agrees to notify and explain in advance to the Union the need for such changes.

An employee who is required to change shifts will be given at least one (1) working day's notice of such change. The employee who is prevented by a change in shift, from completing his regular shift, will be paid for the time which was not made available to him.

2. The normal daily hours of work are stated solely for the purpose of calculating overtime and shall not be construed as a guarantee of any minimum nor as a restriction on any number of hours to be worked.

3. Overtime at one and one-half (1½) times the regular rate shall be paid to all hourly paid

employees for the first four (4) hours worked in excess of the normal daily hours of work and for the first four (4) hours on Saturday, with the exception of the shifts which normally start or finish on the Saturday.

Overtime at the rate of twice (2) the regular rate will be paid to all hourly paid employees for continuous hours worked in-excess of four (4) hours overtime on a daily basis and for all hours worked on a Sunday, excepting the shifts which normally start or finish on the Sunday. After four (4) hours continuous work on a Saturday, double (2) time will be paid.

Incentive workers will be paid overtime at the appropriate overtime rate when applicable, on their incentive base rate and on their incentive earnings earned during the overtime period worked. No overtime premium will be paid on cost of living add-ons, lead hand premium or shift differentials.

All overtime is voluntary and is to be shared by those employees normally performing the work. Each supervisor will maintain records of overtime hours worked by his employees. It is understood that if an employee refuses overtime hours which are offered to him, he shall be treated as having worked such hours for the purposes of these records. Employees agreeing to work overtime will be expected to perform such overtime. Employees unable to report for such overtime must notify their supervisor prior to the overtime shift.

4. Any employee required to work on a statutory holiday shall be paid one and one-half ($1\frac{1}{2}$) times the regular rate for all time worked on such holiday observed by the Company, with the exception of the shift which normally starts or finishes on the holiday,

5. Rest periods of ten (10) minutes in each half of a shift will be allowed.

6. The following holidays will be observed by the Company, namely:

	1990	1991	1992	1993
New Year's Day		Tues., Jan 1	Wed., Jan. 1	Fri., Jan. 1
Heritage Day		Mon., Feb. 18	Mon., Feb. 17	Mon., Feb. 15
Good Friday		Fri., Mar. 29	Fri., Apr. 17	Fri., Apr. 9
Victoria Day		Mon., May 20	Mon., May 18	Mon., May 24
Canada Day		Mon., July 1	Wed., July 1	Thurs., July 1
Civic Holiday	Mon., Aug. 6	Mon., Aug. 5	Mon., Aug. 3	Mon., Aug. 2
Labour Day	Mon., Sept. 3	Mon., Sept. 2	Mon., Sept. 7	Mon., Sept. 6
Thanksgiving Day	Mon., Oct. 8	Mon., Oct. 14	Mon., Oct. 12	Mon., Oct. 11
Day Before Christmas	Mon., Dec. 24	Tues., Dec. 24	Thurs., Dec. 24	Fri., Dec. 24
Christmas Day	Tues., Dec. 25	Wed., Dec. 25	Fri., Dec. 25	Mon., Dec. 27
Boxing Day	Wed., Dec. 26	Thurs., Dec. 26	Mon., Dec. 28	Tues., Dec. 28
Festive Holiday	Thurs., Dec. 27	Fri., Dec. 27	Tues., Dec. 29	Wed., Dec. 29
Festive Holiday	Fri., Dec. 28	Mon., Dec. 30	Wed., Dec. 30	Thurs., Dec. 30
Festive Holiday	Mon., Dec. 31	Tues., Dec. 31	Thurs., Dec. 31	Fri., Dec. 31

7. (a) The Company agrees to pay all employees at their respective average hourly earning basis for the last quarter for the above holidays, provided the employee has twenty-five (25) working days seniority and that he works the scheduled shift before and the scheduled shift after the holiday unless ill, death in the family, or for excused absence on Union or Company business.

(b) All Service Group occupations paid on a day work basis will, subject to the conditions set out in paragraph 7. (a) above, receive their current hourly wage rate for the above holidays. It is understood that employees who have average earnings which are higher than their day work rate will get their average earnings for the above holidays.

8. If an employee is summoned by the Company to return for the performance of any emergency work other than his regular scheduled working hours, he shall be paid at the rate of time and one-half ($1\frac{1}{2}$) for all hours worked pursuant to such summons and shall, in any event, be paid for a minimum of four (4) hours work at the rate of time and one-half ($1\frac{1}{2}$) even though he may have worked less than four (4) hours.

9. Any employee who reports for work when there is no work available for him, or in the event that only one (1) employee reports for work on the third shift, they shall be paid a minimum of four (4) hours pay at their regular hourly rate.

SCHEDULE F-INCENTIVE PLAN

ARTICLE 1

It is agreed that in removing B.M.T. from the contract that any existing rates in effect that were established through B.M.T. will not be affected by the removal of reference to B.M.T.

The method to be followed in the taking of time studies when stopwatch times are used:

1:01 A worker being studied shall perform his work in accordance with the Company's instructions, and shall otherwise co-operate to give a performance which is representative of the actual conditions under which the job is being studied.

1:02 The Union shall have the right to grieve concerning any production standard and any matters relating to a particular time study. If the rate is in dispute, the Union shall have the right to inspect all data pertaining to the standard.

1:03 In the event of a standard being grieved, the Union shall have full opportunity at any time, after the time study is taken, to compare the circumstances and conditions under which the study was taken with the actual operating conditions of the job.

1:04 The Company agrees that, prior to the study, the worker or workers shall be advised.

1:05 In the event of a standard being grieved and a re-time study being decided upon, such re-study will be made within five (5) days of the reply to the grievance or in the case of irregular jobs, shall be retimed immediately if it is still running, or immediately upon the

next startup. Any additional earnings resulting shall be paid retroactively.

1:06 If any observed time is not used in the calculation of the standards, the reason will be stated.

1:07 In the event of a re-study, a minimum of thirty (30) minute study or twenty (20) observations, whichever is the greatest, shall be made unless otherwise agreed.

1:08 In case of dispute of a time study and a re-study is agreed to, a different worker may be used for the re-study if two (2) or more employees are performing the operation with reasonable efficiency, and will be used if the Union so requests.

1:09 All work performed during a time study shall be inspected in the normal way. If the number of rejects is abnormally large to a degree which might affect the validity of the study, then a re-study shall be made.

1:10 Upon conclusion of a time study and before the Company's time study man leaves the operation, he will supply to the worker who was time studied:

1. The exact total period of time over which the time study took place.
2. The number of pieces that were produced during the time study.

In the event of a re-study, the Company's time study man will supply to the steward of the department in which the time study has taken place:

1. The exact period of time over which the re-study took place.

2. The number of pieces that were produced during the re-study.
3. The approximate effort rating of the re-study.

1:11 In determining the selected time for each element of an operation, a simple arithmetic average of the retained times shall be used.

1:12 Incentive employees will receive payment based on their average hourly earnings for up to one and one-half (1½) hours of downtime. If the supervisor has no alternate incentive work for the employee and the downtime continues beyond one and one-half (1½) hours, the employee will be paid at one hundred and twenty-five (125) percent for the balance of downtime on any shift.

1:13 When a B.M.T. studied job works through a rest period, the employee will be paid for the rest period at the incentive rate earned on that job.

1:14 Employees will be paid their average hourly earnings when temporarily transferred to jobs without rates.

1:15 Employees assigned to short-run jobs will be paid at average earnings.

1:16 Any adjustments to employees' time sheets shall be brought to the attention of the employee when the change is made.

ARTICLE 2

2:01 Any alleged unfairness as to incentive standards or any inequities in incentive standards for similar or comparable work shall be

dealt with in accordance with the Grievance Procedure hereinbefore provided and, if proven, shall be adjusted accordingly.

2:02 The Company may set production and time standards by any method that is fair to the worker and the Company. Before using a particular method, the Company will advise the Union of its intention, and if the Union so desires, will explain the method.

2:03 The Union shall have the right to grieve any standard that is considered unfair, and if they grieve, shall be entitled to inspect the data pertaining to the standard.

2:04 Established production standards shall remain unchanged except when the Company changes the method, materials, tools, or equipment (other than maintenance, or replacement changes) or inspection standards and such change or changes affect the production standard to the extent of plus or minus five (5) percent or more, or except in the case of clerical error or when changed by mutual consent. "It is recognized that when making such changes in Production Standards, it is desirable to incorporate the revised standards as soon as possible after the changes,"

2:05 If the standards, whether temporary or permanent, are not issued within twenty-four (24) hours after the study of the operation, the reason for further delay shall be given,

2:06 Temporary standards are intended to be used only in cases where it would not be possible to set a permanent standard on a satisfactory basis at a reasonable cost. Where permanent standards cannot be established the

Company will make every reasonable effort to set temporary standards.

2:07 Temporary standards are not to run beyond a limited time. "Limited Time" as meant in this paragraph shall be deemed to mean a period of forty (40) hours on the operation, or three (3) production runs, whichever occurs first, at which time the Company will issue a permanent standard, but if mutually agreed, these specific limitations shall not apply to production lines.

2:08 If a permanent standard is not set at the expiry of the "Limited Time", the temporary standard shall be deemed permanent.

2:09 Production standards shall be set on the basis of one hundred (100) percent representing the performance of average experienced workers suited to the job working at a normal daywork pace with standard material and equipment and working under the specified standard conditions. Such standards will reward incentive employees with a one (1) percent increase in earnings over the job base rate for each one (1) percent increase in production above the level called for by the standards.

Production standards will be set to provide experienced employees of average ability, working at normal incentive pace with a bonus opportunity of twenty-five (25) percent of the basic hourly rate.

2:10 All new production standards shall include an allowance of twenty-five (25) percent for machine control time.

2:11 The Company agrees to maintain the existing method of allowance computation on

existing jobs and new jobs using the stopwatch method.

2:12 All new Production Standards shall include an allowance for delays and contingencies which occur on the job and which are not paid for separately. Unless a ratio delay or process study indicates otherwise, the allowance shall be five and one-half (5%) percent.

2:13 When making the time study of a job, the Company's data shall show all of the elements into which the job has been broken down, the element breaking points, the sequence of elements, the method, the motion pattern, the location of tools, equipment, stock, and all other conditions that might have a **significant** effect on the employee's performance; the study shall specify the speeds and feeds applicable to the machine and the job and shall specify such other constants applicable to the work being performed.

2:14 The method and condition referred to in the foregoing should be recorded in sufficient detail so that the job and significant conditions surrounding it may be reproduced or examined at any time in the future as nearly as possible as they were at the time of the study.

2:15 When an employee is prevented from making the normal incentive rate due to **off-standard** condition(s) or the use of a **non-authorized** rate, he may approach his production supervisor and request that a Standards Man check his job. The employee shall be adjusted for wages lost provided, when the job is checked, the condition(s) is shown to have caused the rate to be incorrect. When the **off-standard** condition(s) is corrected, the standard

will be re-implemented. The Union agrees that such requests will not be made without cause. The Company agrees to respond to the employee's request as quickly as reasonably possible. Such adjustment to normal earnings will be made by the following pay period.

ARTICLE 3—Duties of Time Study Steward

3:01 Two (2) employees who have been selected by the Local of the Union will be trained with the Company personnel **and** will take part in Time Study application under the incentive plan as set out below:

3:02 Duties and function of the Time Standard Steward shall include:

(a) When directed by the Union, he shall examine data and elemental time study formula, the basic data on which they have been determined, and the principle of the procedure by which they shall be applied to establish time standards.

(b) The investigation of all conditions which may be involved in any grievance or complaint in connection with the time standard.

1. Investigate the accuracy, completeness and sufficiency of time studies reported to justify the selection of the time values of **the elements** or motions.
2. Review the composition of analysis of the formula to ascertain the completeness of same with regard to allowance for personal time, fatigue, incidental delays that occur at **regular intervals** in any job.

(c) Provide the Union officers, stewards and members with proper explanations of Time

Standards and where changes may be made in the same, due to change of methods, materials, equipment, quality requirements or conditions.

1. Prepare reports of the analysis of time study data used to establish and Time Standard that may be in dispute or under review.
2. Investigate any Time Standard subject to review as directed by the Union and investigate any Time Standards in dispute and submit recommendations for corrective measures.

In accordance with this procedure, if the Time Standards Steward, after investigation, is not satisfied with the Time Standard, he will so report to the supervisor of the department concerned, and the supervisor will arrange to get the Methods and Time Study man responsible for setting the Time Standard in question and the Union Time Standard Steward together, and the three (3) above-named shall endeavour to reach a satisfactory solution to the point or points in question. Should the three (3) above-named be unable to reach agreement on the matter, then the matter may be the subject of a grievance and dealt with in accordance with the provisions of the Grievance Procedure as set out in the Collective Agreement.

3:03 The Time Standard Steward shall at all times have access to all records and papers of the Methods and Time Study Department pertaining and relevant to the Time Standard then being investigated by the above-named Steward

SCHEDULE G-VACATIONS

1. After completion of one (1) year's service and having worked fifteen hundred (1500) qualifying hours or more by July 1, two (2) weeks (ten [10] working days) vacation with pay, or four (4) percent, whichever is the greater, will be granted.

After completion of five (5) years' service and having worked fifteen hundred (1500) qualifying hours or more by July 1, three (3) weeks (fifteen [15] working days) vacation with pay, or six (6) percent, whichever is the greater, will be granted.

After completion of ten (10) years' service and having worked fifteen hundred (1500) qualifying hours or more by July 1, four (4) weeks (twenty [20] working days) vacation with pay, or eight (8) percent, whichever is the greater, will be granted.

After completion of ten (10) years' service and having worked fifteen hundred (1500) qualifying hours or more by July 1, five (5) weeks (twenty-five [25] working days) vacation with pay, or ten (10) percent, whichever is the greater, will be granted.

NOTE: Retiring Employees

All retiring employees will receive full holiday pay based on their entitlement in the year of their retirement, unless the employee has used a portion or all of that entitlement during the year.

2. All employees, who by July 1 in a current year have worked less than fifteen hundred (1500) qualifying hours since the previous July 1, shall receive vacation pay equal to

four (4) percent, six (6) percent, eight (8) percent or ten (10) percent of their earnings according to whether their seniority is as described in paragraph one.

3. The vacation year will be from July 1 to June 30, but by arrangement the Company agrees to extend this vacation period to August 31. Vacations will not accrue from one year to another.

In the event the Company requires an employee to work during the annual vacation shutdown, such employee will be given the opportunity to advance his vacation from July to June for that vacation year.

4. Employees with less than one (1) year's seniority by July 1 will receive four (4) percent of earnings.
5. Two (2) weeks, ten (10) working days vacation must be taken during the vacation shutdown. The summer vacation shutdown will be established by the Company and posted not later than March 31.

The balance of the vacation, if any, may be taken in accordance with Clause 3 at the employee's discretion. The Company may schedule the third week of an employee's vacation entitlement, which had not been previously scheduled by the employee, to offset an impending layoff, after discussion with the Union to completely review the circumstances of the layoff. It is, however, agreed and understood, that for the efficient operation of the plant, vacations must be taken in an orderly method. If in the opinion of the supervisor, an employee's selection of vacation would seriously affect

the operation of the department, then the supervisor may request the employee change his selection.

6. Forty-eight (48) hours' notice shall be given to the production supervisor concerned in these cases, provided, however, that lesser notice will be regarded as adequate when there are extenuating circumstances.
7. An employee's vacation shall be paid as taken, however, at the employee's request, vacation pay shall be paid in full prior to the taking of the vacation if notice is given by the employee two (2) weeks or more in advance of his or her vacation period.

(a) Provided an employee has completed a year's service prior to the vacation, a bonus of ninety (90) dollars for each week of vacation will be paid, Employees with twenty-five (25) years or more service will receive one hundred twenty-five (125) dollars per week of vacation rather than the ninety (90) dollars per week.

SCHEDULE H-ZONES FOR STEWARDS

1. Zones for Stewards will be as follows:

GSW Water Heating Company

Zone 1-Press Shop, Paint Line, Quality Assurance (one [1] steward).

Zone 2-Tank Fabrication, Enamel Mill Room, **Galvanizing**, Cut-to-Length Line, Punch and Blast Line, O.E.M. Line (four [4] stewards).

Zone 3-Commercial, Foam and Main Assembly Lines (two [2] stewards).

Zone 4—**Shipping**, Receiving, Stores, Highway Truckers, In-Plant Truckers, Returned Goods (one [1] steward).

Zone 5—**Skilled** Trades, Site Maintenance (one [1] steward).

GSW Pump Company

Zone 1-Pump Assembly (one [1] steward).

Zone 2-Pump Machining (one [1] steward).

APPENDIX I

INSURANCE PROGRAMS

ARTICLE I-GROUP INSURANCES

1:01 The Company agrees to continue in effect the Group Accident and Sickness Insurance Plan and the Group Life Insurance Plan during the lifetime of this Agreement unless changed by mutual consent.

1:02 The Company will pay one hundred (100) percent of the present and future premiums for the first twenty-two thousand (22,000) dollars life insurance. The twenty-two thousand (22,000) dollars Accidental Death and Dismemberment Insurance Plan will be maintained one hundred (100) percent by the Company during this Agreement.

1:03 As of August 1, 1991, the Company will pay the premiums for an additional one thousand (1,000) dollars life insurance and accidental death and dismemberment insurance.

1:04 As of August 1, 1992, the Company will pay the premiums for an additional one thousand (1,000) dollars life insurance and accidental death and dismemberment insurance.

APPENDIX II

HEALTH BENEFITS

ARTICLE 1-WEEKLY INDEMNITY INSURANCE

1:01 Weekly Indemnity insurance on a 1 - 1 - 4 - 39 basis will be paid one hundred (100) percent by the Company in the following amount: as of August 1, 1983, Weekly Indemnity will be two hundred and thirty (230) dollars weekly for active employees.

Long Term Disability Insurance (L.T.D.)

1:02 L.T.D. — Six hundred (600) dollar flat monthly benefit payable upon certification of disability and following a thirty-nine (39) week waiting period.

ARTICLE 2—ONTARIO HOSPITAL INSURANCE PROGRAM

2:01 During the life of this Agreement, the Company agrees to continue to maintain one hundred (100) percent of the costs of O.H.I.P. for all employees covered by this Agreement.

ARTICLE 3-DRUG PLAN

3:01 During the life of this Agreement, the Company agrees to continue to maintain one hundred (100) percent of the costs of a **thirty-five** (35) cent deductible drug plan.

ARTICLE 4-DENTAL PLAN

4:01 The Company will pay one hundred (100) percent of the cost for a Blue Cross No. 7 Dental Plan with Riders No. 1, No. 2 and No. 3 as current O.D.A. Schedule of Fees.

4:02 Effective January 1, 1991, the Company will pay the above as current O.D.A. Schedule of Fees.

4:03 Effective January 1, 1992, the Company will pay the above as current O.D.A. Schedule of Fees.

4:04 Effective January 1, 1993, the Company will pay the above as current O.D.A. Schedule of Fees.

ARTICLE 5—VISION CARE PLAN

5:01 Effective in Year I of this Agreement, the Company agrees to continue to maintain the costs of providing one hundred (100) dollars each twenty-four (24) months (employees and dependents) towards the cost of prescription eyeglasses.

5:02 Effective August 1, 1991, coverage will be one hundred and fifty (150) dollars each twenty-four (24) months (employees and dependents) towards the cost of prescription eye glasses.

ARTICLE 6—HEARING AID PLAN

6:01 During the life of this Agreement, the Company agrees to continue to maintain the costs of providing five hundred (500) dollars

each thirty-six (36) months (employees and dependents) towards the cost of purchasing a hearing aid.

ARTICLE 7-SAFETY SHOES

7:01 The Company agrees to pay fifty (50) dollars toward the purchase of safety shoes, upon proof of purchase, for permanent employees in each year of the Agreement.

APPENDIX III

THE PENSION PLAN OF THE UNITED STEELWORKERS OF AMERICA FOR EMPLOYEES OF GSW INC.

1:01 New employees at Fergus will be automatically enrolled in "The Pension Plan of The United Steelworkers of America for Employees of GSW Inc." upon completion of their probationary periods.

1:02 All the accrued pension benefits of active, retired and terminated vested employees under the GSW Inc. Negotiated Pension Plan (the "Pension Plan") as of July 31, 1990 that have not yet been annuitized, will be annuitized under a group annuity policy between the Company and a licensed life insurance Company (the "Group Annuity"). The Company shall consult with the persons nominated by the Union to become Union Trustees concerning the assets of the Pension Plan to be sold to purchase annuities.

1:03 The amount of surplus assets in the Pension Plan as of August 1, 1990 (the "Surplus Assets") will be actuarially calculated after the accrued benefits as of July 31, 1990 have been annuitized and after the legal and actuarial costs of putting the Pension Agreement into effect have been paid.

1:04 The Pension Plan documents shall be amended to provide that the administration of the Plan shall be performed by trustees appointed by the Union (the "Union Trustees"). These amendments to take effect as soon as possible following the completion of the actuarial calculations provided for in the preceding

paragraph. Before such amendments are finalized they shall be reviewed and approved by the persons nominated by the Union to become Union Trustees upon such amendments coming into effect.

1:05 The name of the Pension Plan will be changed to "The Pension Plan of The United Steelworkers of America for Employees of GSW Inc.". The Pension Plan shall cover all employees of GSW Inc., or subsidiary companies, that are represented by the United Steelworkers of America and its locals 3313, 3789, 6028, 6576 and 14092.

1:06 The Pension Plan will be amended as of August 1, 1990 to provide target benefits which will be determined by the Union Trustees and will be adjusted periodically by the Union Trustees as may be required to reflect the Pension Plan's actual experience.

1:07 All of the Surplus Assets may be used by the Union Trustees to fund improved past benefits, or fund future benefits, under the target pension plan provisions.

1:08 From and after August 1, 1990 the contributions of the Company to the Pension Plan will be limited to One Dollar (\$1.00) per month until the date when the following account (the "Account") is reduced to zero (the "Adjustment Date"). The Account shall consist of the amount of $\frac{1}{2}$ of the Surplus Assets:

- (a) plus interest calculated monthly in arrears at the monthly rate of 0.794% (which is equivalent to the annual rate of 10% calculated yearly not in advance) and plus $\frac{1}{2}$ of any amount credited from time to time

to any surplus account of the Group Annuity prior to the Adjustment Date.

- (b) less a monthly debit of fifty-six cents (\$.56) per hour per member on the basis of 40 hours per week for 52 weeks per year commencing August 1, 1990. From and after August 1, 1991, eighty cents (\$.80) per hour shall be debited from the Account. Debits shall be made for each member for each week that he or she is deemed to appear on a seniority list during the month as prescribed in paragraph 1:10 below. The monthly debits shall be deducted from the Account as of the first day of the following month.

The Company shall receive a monthly report showing the balance in the Account as long as there is a positive balance in that account.

1:09 From and after the Adjustment Date the Company shall make contributions to the Pension Plan at the rate of fifty-six cents (\$.56) per hour per member on the basis of 40 hours per week for 52 weeks per year prior to August 1, 1991, and at the rate of eighty cents (\$.80) per hour after August 1, 1991, less ½ of any amount credited from time to time to any surplus account of the Group Annuity after the Adjustment Date. Contributions shall be made for each member for each week that he or she is deemed to appear on a seniority list during the month as prescribed in paragraph 1:10 below. Contributions shall be due on the fifth working day of the month following the month for which the contributions are payable.

1:10 For the purposes of Account debits and pension contributions only the seniority list

shall be deemed to include all members receiving wages or salary, vacation pay, holiday pay, **sickness benefits, and all** members absent for union business, bereavement, and any other approved leave. For the purpose of the Account debits and pension contributions only members shall be deemed to be removed from seniority lists only upon termination of employment or upon lay-off. If a member is laid off during the month, a pro-rated Account debit or pension contribution based on the number of weeks or partial weeks worked, shall be made for the member. The Company shall report the number of members deemed to be on the seniority lists for the month to the Union Trustees by the fifth working day of the following month.

1:11 The obligations of the Company to contribute to the Pension Plan will be limited to those set forth above. It is acknowledged that, provided that the Company fulfils its obligations under this agreement, the Company will have fulfilled all of its obligations to make past or future contributions to the Pension Plan except any obligation to contribute in respect of the period prior to August 1, 1990 and based on the Plan provisions in effect as of July 31, 1990.

1:12 The Plan will be amended to provide that there will be no employee contributions to the Pension Plan.

1:13 The Company agrees that employees will be able to retire at their option under the terms of the Pension Plan.

1:14 The aforementioned amendments of the Pension Plan in paragraphs **1:04** to **1:13** inclu-

sive must be filed for registration under the Pension Benefits Act, 1987 and the Income Tax Act (Canada) as soon as possible and must not be rejected for registration under either Act. The Union Trustees will deliver to the Company copies of any subsequent amendments to the Pension Plan at or before the time that such amendments are filed for registration under the aforementioned Acts. No subsequent amendment of the Pension Plan shall contravene any provision of this agreement. It is the intention of both the Company and the Union that pension contributions be deductible from the taxable income of the Company under the Income Tax Act (Canada). The Union Trustees shall administer the Plan to this effect. If for any reason the Company is not permitted by Revenue Canada to deduct contributions from the taxable income of the Company under the Income Tax Act (Canada), the Company and the Union will meet to discuss and implement the measures which are required to ensure that the contributions are deductible or agree upon alternate contributions which are deductible, and which as much as possible preserve the original intent and meaning of the Pension Plan.

1:15 The Company shall pay lost time for up to six Union Trustees to attend Trustees' meetings for a maximum of three days per Trustee in each year of this agreement and grant leaves of absence without pay as may be required to permit them to attend a maximum of three meetings per Trustee in each year of the agreement. The Company shall pay lost time for up to six Union Trustees for a one week training program concerning pension plan administration in the first year of the agreement.

The Union agrees to promptly notify, in writing, each GSW operating Company of the identity of the employee(s) selected to serve as Union trustees. The Union further agrees to notify, in writing, each GSW operating Company at least two (2) weeks in advance of the time when Union Trustees will require time off for the purpose of attending Trustee meetings or the training program.

1:16 As the administrator of the amended Pension Plan, the Union Trustees will coordinate the payment of target benefits to future retired employees and future terminated vested employees with the payment of past benefits which have been annuitized under a group annuity policy between GSW Inc. and The Standard Life Assurance Company and other past benefits which will be annuitized under the Group Annuity.

1:17 The members of the Pension Plan will receive a clear explanation of these amended provisions prepared jointly by the Company and the Union Trustees. In particular, it will be clearly explained to them that their benefits under the "target" provisions of the Pension Plan will increase or decrease from time to time depending upon the Pension Plan's actual experience and that the future obligation of the Company to contribute to the Pension Plan will be limited to a fixed amount as agreed to between the Union and the Company and appropriate implementing language will be incorporated in the Pension Plan.

1:18 When an employee is terminating his employment and has pension entitlements, a representative of the Company's Personnel Department will contact the Union's pension rep-

representative to determine the amount of the employee's entitlement and pension options, if any. This information will be recorded by the Union's pension representative on a prescribed form and given to the Personnel Department. The Personnel Department will convey this information to the employee when the employee's termination of employment is being processed.

1:19 The foregoing pension plan provisions of this collective agreement are conditional upon the approval by the pension committee of the board of directors of the Company.

1:20 The Company agrees to indemnify and save the Union Trustees harmless from, against, for and in respect of any and all claims that the Union Trustees may suffer or incur in connection with pension benefits attributable to the period prior to August 1, 1990 and based on the Pension Plan provisions in effect as of July 31, 1990.

1:21 The Company will pay one hundred (100) percent of cost for one thousand (1,000) dollars life insurance for retirees.

APPENDIX IV
STANDARDS OF APPRENTICESHIP
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APPRENTICESHIP STANDARDS

The following standards of apprenticeship covering the employment and training of apprentices in the trades included in these standards have been agreed to by the Company and the International Union, United Steelworkers of America and its Local 3789.

PURPOSE

The purpose of these standards is to make certain that extreme care is exercised in the selection of apprentices and that the methods of training are uniform and sound with the result that they will be equipped for profitable employment, and to further the assurance to the Company of proficient workmen at the conclusion of the training period.

APPRENTICESHIP STANDARDS

ARTICLE I

DEFINITIONS

1:01 The term “Company” shall mean GSW Water Heating Company and/or GSW Pump Company, Hill Street, Fergus, Ontario.

1:02 The term “Union” shall mean the duly authorized representatives of the International Union, United Steelworkers of America and its Local 3789.

1:03 “Registration Agency” on labour standards shall mean the Industrial Training Branch, Ontario Ministry of Labour. “Registration Agency” for the apprentice as a student coverine related instruction. shall mean ordinarily a secondary or technical school under the jurisdiction of a Board of Education in the Province of Ontario.

1:04 “Apprenticeship Agreement” shall mean a written agreement between the Company and the person employed as an apprentice, and his parent or guardian if he is a minor, which agreement or indenture shall be reviewed by the Joint Apprenticeship Committee and registered with the Registration Agencies.

1:05 “Apprentice” shall mean a person who is engaged in learning and assisting in the trade to which he has been assigned under these standards and who is covered by a written agreement with the Comaanv **providing** for his training in accordance with **these standards** of apprenticeship and who is registered with the Registration Agencies.

1:06 "Committee" shall mean the Joint Apprenticeship Committee organized under these standards.

1:07 "Supervisor of apprentices" shall mean the person employed as such or the person assigned the responsibility by the Company to perform the duties outlined in these standards of apprenticeship.

1:08 "Standards of apprenticeship" shall mean this entire document, including these definitions.

ARTICLE II

APPLICATION

2:01 Application for apprenticeship will be received by the Industrial Relations Department of the Company from applicants considering themselves eligible under the program of training. These applications of prospective apprentices will be reviewed by the Joint Apprenticeship Committee. However, it is understood that the final selection and hiring of the apprentices is the sole responsibility of the Company. It is also agreed that when an applicant who is an employee is not selected for an apprenticeship, this does not constitute a matter for grievance under the Collective Agreement. Any rejection of an employee shall be based strictly on qualifications.

ARTICLE III
APPRENTICESHIP ELIGIBILITY
REQUIREMENTS

3:01 In order to be eligible for apprenticeship under these standards, the applicant must meet the following qualifications:

(a) He must have a junior matriculation or its educational equivalent.

(b) He must be between eighteen (18) and twenty-six (26) years of age.

(c) Notwithstanding other provisions of this Agreement, any employee, other than those classified as apprentices, may file an application for an opening in the apprentices program. If such an applicant meets all the requirements for apprentice training applicable to prospective apprentices, his application will be considered **with** other applicants for the apprentice program and he shall be considered as satisfying the age requirement for apprentice training if he has not reached his thirtv-sixth (36) birthday. Where the qualifications of the **employee**-applicant and the non-employee-applicant are approximately equal, the employee-applicant will be given preference. An employee accepted for apprentice training shall have his wage rate adjusted to the starting rate of the apprentice rate schedule.

Exceptions to these requirements may be made by the Company upon the recommendation of the Committee for applicants who have unusual qualifications.

It is understood that all applicants must successfully pass the Company's regular employment requirements.

ARTICLE IV

CREDIT FOR PREVIOUS EXPERIENCE AND ACADEMIC TRAINING

4:01 At the discretion of the Committee, credit for prior experience in the applicable trade may be given after evaluation. Review will be made after completion of the apprentice's probationary period. Credit is to be afforded based on a scale which evaluates substantiated applicable experience, and extent of academic achievement in a secondary school providing a recognized science and technology academic schedule.

ARTICLE V

TERM OF APPRENTICESHIP

5:01 The term of apprenticeship shall be established by these Standards of Apprenticeship in accordance with the schedule of work processes and related instruction as outlined in the Appendix attached hereto.

ARTICLE VI

PROBATIONARY PERIOD

6:01 The first five hundred (500) hours of employment for every apprentice shall be a probationary period. During this probationary period, the apprenticeship agreement with an apprentice may only be cancelled by the Company after advising the Committee. The registration agencies shall be advised of all such cancellations.

**ARTICLE VII
HOURS OF WORK**

7:01 Apprentices shall work the same hours and be subject to the same conditions **regarding** overtime rates as the journeymen employed by the Company. In case an apprentice is required to work overtime he shall receive credit on the term of apprenticeship for only the actual hours of work. Apprentices may work overtime hours providing the **proper** ratio of apprentices to journeymen established by these standards is maintained.

**ARTICLE VIII
RATIO**

8:01 The ratio of apprentices to journeymen shall be determined by the employee requirements in the trade in which men are apprenticed.

8:02 If layoffs become necessary, apprentices shall be laid off to maintain the established ratio. For the trade of toolmaker, the ratio shall not exceed one (1) toolmaker apprentice to three (3) journeymen toolmakers. For the trade of electrician, the ratio shall not exceed one (1) electrician apprentice to three (3) journeymen electricians.

**ARTICLE JX
DISCIPLINE**

9:01 The Committee shall have the authority to recommend discipline and/or cancellation of

the apprenticeship agreement of the apprentice to the Company at any time for such cause as:

- (a.) inability to learn,
- (b) unreliability,
- (c) unsatisfactory work,
- (d) lack of interest in his work or education,
- (e) improper conduct, or
- (f) failure to attend classroom instruction regularly.

It is understood that the final decision on disciplinary action is the responsibility of the Company.

ARTICLE X

WAGES

10:01 Apprentices in each of the trades covered by these standards shall be paid a progressively increasing schedule of wages as follows:

First one thousand (1,000) hours — not less than sixty-five (65) percent of the journeyman's wage rate.

Second one thousand (1,000) hours — not less than seventy (70) percent of the journeyman's wage rate.

Third one thousand (1,000) hours — not less than seventy-five (75) percent of the journeyman's wage rate.

Fourth one thousand (1,000) hours — not less than eighty (80) percent of the journeyman's wage rate.

Fifth one thousand (1,000) hours — not less than eighty-five (85) percent of the journeyman's wage rate.

Sixth one thousand (1,000) hours — not less than ninety (90) percent of the journeyman's wage rate.

Seventh one thousand (1,000) hours — not less than ninety-five (95) percent of the journeyman's wage rate.

Eighth one thousand (1,000) hours — not less than ninety-five (95) percent of the journeyman's wage rate.

The apprentice shall also receive the annual increases prorated at the above percentages, accorded all other plant employees, where such contract provisions exist.

10:02 Hours of work spent in classroom instruction shall not be considered hours of work in computing overtime.

10:03 Apprentices who are given credit for previous experience shall be paid, upon receiving such credit, the wage rate for the period to which such credit advances them. This shall not be made retroactive.

10:04 When an apprentice has completed eight thousand (8,000) hours of training and after recommendation for his journeyman's certificate by the Committee, he is to receive not less than the minimum rate to skilled journeymen in the trade in which he has served his apprenticeship, provided an opening exists and he is selected for employment as a journeyman.

10:05 Apprentices shall not be paid for attendance at night school unless they are employed on the night shift and are required to attend night school, in the same manner as a day *course*. If an applicant is required to attend a day school course in addition to his night school training, he shall receive the difference between the pay appropriate to his apprenticeship period and any compensation paid to him by any government agency.

ARTICLE XI

ACADEMIC TRAINING

11:01 Apprentices are required as a condition of apprenticeship to receive and attend classroom instructions at a technical or similar school. The schedule of work processes and related instructions are attached to this apprenticeship plan. Modifications may be made to the schedules on the recommendation of the Committee, subject to final approval by the Company.

The Company shall notify the Registration Agencies of such changes. Credit for time spent in academic training is given in the calculation of the hours of apprenticeship served and shall be applied against the period total. A refund of the tuition fee will be made to the apprentice provided he attends at least **seventy-five (75)** percent of the classes during the season and receives a passing grade. The student apprentice is required to furnish each month proof of his attendance at the school.

ARTICLE XII

JOINT APPRENTICESHIP COMMITTEE

12:01 There is hereby established a Joint Apprenticeship Committee as defined in Article I. This Committee shall be composed of six (6) members, three (3) representing the Company and three (3) employees representing the Union. The chairman shall be the Supervisor of Apprentices and shall be a member of the Committee. The Committee shall meet once a month unless otherwise agreed. It shall be the duty of the Committee:

1. To see that each prospective apprentice is interviewed and impressed with the responsibilities he is about to accept as well as the benefits he will receive.
2. To accept or reject applicants for apprenticeship subject to final approval by the Industrial Relations Department of the Company as provided in Article II.
3. To hear and decide on questions involving apprentices which relate to their apprenticeship.
4. To determine the scale of credits for previous experience and academic training.
5. To determine whether the apprentice's scheduled wage increase shall be withheld in the event that he is delinquent in his progress.
6. To offer constructive suggestions for the improvement of training on the job.
7. To certify the names of graduate apprentices to the Registration Agencies and recommend that a certificate of Apprenticeship be awarded upon satisfactory comple-

tion of the requirements of apprenticeship established herein. No certificate will be issued by the Registration Agencies unless recommended by the Committee.

8. To review the supervisor's monthly report on each apprentice.
9. In general, to be responsible for the successful operation of the apprenticeship standards in the plant and the successful completion of the apprenticeship by the apprentices under these standards.

ARTICLE XIII

SUPERVISION OF APPRENTICES

13:01 Apprentices shall be under the general direction of the Supervisor of Apprentices and under the immediate direction of the production supervisor of the department to which they are assigned. The Supervisor of Apprentices is authorized to move apprentices from one department to another, in accordance with the predetermined schedule of work training. Where an apprentice is retained unavoidably on a **scheduled** work process for a period longer than the maximum time scheduled for such work process, an explanation shall be sent to the Supervisor of Apprentices, who will place it before the Committee for their review at the next meeting.

13:02 The Supervisor of Apprentices, or an individual charged with this responsibility, in consultation with the Committee, shall prepare adequate record forms to be filled in by the production supervisor under whom the appren-

tices receive direction, instruction and experience. Supervisors shall make a report at least every thirty (30) days to the Supervisor of Apprentices on the work and progress of the apprentices under their supervision. **These** reports shall be submitted to the Committee for review.

ARTICLE XIV

CONSULTANTS

14:01 The Committee may request interested agencies or organizations to designate a representative to serve as Consultant. Consultants may be asked to participate without vote in conferences on problems related to apprenticeship training which affect the agencies they represent.

ARTICLE XV

SENIORITY

15:01 The apprentices will exercise their seniority in their own group. For example, if there are four (4) apprentices in the trade such as "Toolmaker" and a reduction in this number is required due to lack of work, the first hired ~~or~~ classified as an apprentice shall be the last laid off and the last laid off shall be the first reinstated.

15:02 Upon satisfactory completion of the apprenticeship program the apprentice will be given seniority to seventy-five (75) percent of the time spent as an apprentice but not more than three (3) years.

15:03 Notwithstanding the provisions of the Collective Agreement, dated June 4, 1971, between the Company and the Union, of which these Apprenticeship Standards shall henceforward be a part, an employee with seniority who is selected for an apprenticeship shall be permitted, if affected by layoff during the first five hundred (500) hours of the apprenticeship, to return to his former job classification with the seniority date that he held immediately prior to becoming an apprentice.

After five hundred (500) hours as an apprentice, an apprentice shall have as his seniority date the date he was accepted as an apprentice and shall not acquire or retain seniority rights to bump into any classification outside that of apprentice.

ARTICLE XVI

APPRENTICESHIP AGREEMENT

16:01 "Apprenticeship Agreement" shall mean a written agreement between the Company and the person employed as an apprentice and his parent or guardian (if he is a minor), which agreement shall be approved by the Supervisor of Apprentices and registered with the Registration Agencies.

16:02 The following shall receive copies of the Apprenticeship Agreement:

1. the apprentice
2. the Company
3. the Committee
4. the Registration Agencies
5. the Local Union
6. United Steelworkers of America.

ARTICLE XVII

**CERTIFICATE OF COMPLETION
OF APPRENTICESHIP**

17:01 Upon completion of the apprenticeship under these Apprenticeship Standards, the Supervisor of Apprentices will recommend to the Industrial Training Branch, Ontario Ministry of Colleges and Universities, that a certificate, signifying completion of the apprenticeship, be issued to the apprentice. No certificates will be issued by the Apprenticeship Branch, Ontario Department of Labour unless recommended by the Committee.

ARTICLE XVIII

SCHEDULE OF WORK PROCESSES

18:01 The schedule of work processes and related training shall be established by the Company and the Union for the following trades:

Tool and Die Maker
Electrician
Precision Machinist
Millwright

18:02 In the event the Company decides to employ apprentices in other trades, and after consultation with the Joint Apprenticeship Committee, the Company, the Union and the International Union will meet to approve such modifications to the Apprenticeship Standards.

18:03 In the event of the introduction of new techniques, processes or innovations in the Fergus plant, which in the interests of the parties require modification to the schedule of

work processes set forth in the Apprenticeship Agreement which have been so recommended by the Joint Apprenticeship Committee, the Company, the Union and the International Union will meet to approve such modifications to the Apprenticeship Standards. A copy of such amendments will be furnished to each apprentice employed by the Company, together with the Registration Agencies.

ARTICLE XIX

GENERAL

19:01 The apprentice shall be required to provide himself with a toolbox and a complete set of tools of his trade.

19:02 In the schedule of work processes attached as Appendix I and Appendix II serves only as a guide and may be altered as outlined in Articles XII and XVIII to meet the requirements of the trades in the Fergus plant.

APPENDIX V

LETTERS OF INTENT

Re: New Divisions

1. The parties agree that in the event of the introduction of additional divisions to the Fergus site, any personnel employed in union jobs will be kept on a separate seniority list for a period of three (3) years to allow the division to consolidate. At the end of the three (3) year period, seniority will be integrated with the Fergus site seniority.

Re: Ten (10) Hour Shifts

2. Without prejudice or precedent to either party, the Company and the Union agree that beginning Monday evening, November 19, 1973, the hours of work for the second shift, the afternoon shift, will be from 4:45 p.m. to 3:15 a.m. Tuesday, with a lunch break of one half (½) hour. The said work week shall consist of four (4) ten (10) hour shifts, Monday to Thursday, inclusive. All hours so worked will be at regular rates of pay applicable to the job.

Any hours worked in excess of the regularly scheduled hours of work herein defined, will be paid at overtime rates as defined in the Collective Agreement, except that in the case of a week where a statutory holiday falls. The statutory holiday will be counted as an eight (8) hour day only and **two (2)** days of **that** said week will be designated as eleven (11) hour shifts, at straight time, to make up the forty (40) hour week.

This agreement is made on the understanding that productivity and attendance will be maintained at a satisfactory level. In the event of

unforeseen problems, the Company or the Union reserve the right to cancel this agreement at any time, after giving notice to the other party.

Re: Calculation of Lead Hands

3. The Company is prepared to use the figure of forty (40) percent as the minimum figure for assessing departmental bonuses when calculating the rates of pay of lead hands and set-up men.

Re: Vacations

4. As discussed on June 7, 1974, with the Negotiation Committee, the vacations will generally be taken as follows:

Those with two (2) weeks vacation will normally take their vacation during the plant shutdown.

Those with over two (2) weeks vacation entitlements will take vacations as per Schedule G, paragraph five.

Consideration will be given to requests by employees for four (4) hour periods of vacations if the department supervisor agrees with the request.

Re: Welders and Welder Trainees

5. As discussed with the Bargaining Committee of Local 3789 re the shortage of available welders in the Fergus area, the Company is prepared to initiate the following measures to ensure an availability of welders in the future.

(a) Contact the employees in the shop who have welding skills or an interest in learning to weld by notice on the notice boards and by personal letter to the employees.

(b) Provide a training course in arc and **machine welding to enable interested employees** to upgrade their skills in welding.

(c) Protect the seniority of any employee electing to take welder's training or accepting a welder's job for a period of forty-five (45) working days. Should the employee decide during this period he wishes to return to his former job, he will be returned with no loss of seniority at his request. The Company reserves the right to return any employee during this period to his former job with no loss of seniority to the employee after the reason has been **explained** to the employee involved.

If, after the forty-five (45) day period, the employee elects to remain on the welding job, his seniority will be moved to that classification and division to which he has been assigned.

The Company will pay Group 3 Machine Welders and Group 4 Arc Welders a supplementary allowance of twenty-five (25) cents per hour as an add-on.

Further to the above, the Company is prepared to upgrade all Group 2 Machine Welders to **Group 3** and henceforth will use the Group 2 welding position as a lead-in classification* to train Machine Welders. Group 3 Arc Welders will be upgraded to Group-4 Arc Welders. Group 3 Arc Welders will become a lead-in classification to train arc welders.

It is the desire of the Company to provide a formal long range training program to enable employees to secure welders certificates and upgrade welding certificates **recognized** by the Canadian Welding Bureau.

Re: Alcohol and Drug Addiction Program

6. Between Local 3789 U.S.W.A. and GSW Water Heating Company and GSW Pump Company, Hill Street Site, Fergus, Ontario.

The Company and the Union, **recognizing the need** for a program to cover situations arising **from** employees who have unsatisfactory work performances due to alcohol or drug addiction, **agree** to the following amendments to the Collective Agreement:

(a) The Company and the Union agree to co-operate to the fullest extent in the program of rehabilitation of employees referred to the program in the manner herein set forth.

(b) [1] In the case of an employee whose work performance is unsatisfactory and strong **evidence** exists that the unsatisfactory work performance is due to an addiction problem, the employee concerned will receive a corrective interview from his immediate supervisor as per Clause 8:01 of the Collective Agreement.

[2] In the event the unsatisfactory work performance continues, the employee will receive a second interview with his immediate supervisor, the Vice-President of Industrial Relations and the President of the Local. If at this meeting, in the opinion of the supervisor, the Vice-President of Industrial Relations, and the President of the Local or their alternates, the need for a medical opinion is evident, the employee will be referred to the Company doctor for a complete medical diagnosis.

[3] If in the opinion of the Company doctor, treatment is required for addiction and that

indeed is the problem, the employee will attend a further meeting with the Vice President of Industrial Relations and the President of the Local. At this meeting he will be asked to accept assistance from a professional organization and a commitment to follow any prescribed program of treatment recommended by such organization.

[4] An employee consenting to take treatment will be informed that he must follow explicitly the schedule of treatment outlined by the assisting agency or physicians working with the agency. Failure to comply with prescribed treatment will result in the normal disciplinary procedures being followed.

[5] If the employee does not agree to accept such treatment at this meeting, the employee will be informed that unsatisfactory work performance will be dealt with under the normal disciplinary procedures followed by the Company.

(c) In the case of an employee voluntarily seeking assistance for an addiction problem, the procedure will be as follows:

[1] The employee will contact the Vice-President of Industrial Relations, who after consultation will recommend the employee be examined by a physician of his choice.

[2] If, in the opinion of the physician, the employee requires treatment, the employee will be referred to the appropriate agency.

IT IS AGREED AND UNDERSTOOD ALL INFORMATION INVOLVING EMPLOYEES ON THIS PROGRAM WILL BE HELD IN STRICTEST CONFIDENCE.

The consulting agencies will be as follows, with the provision that further agencies may be used by mutual agreement between the parties: Addiction **Research** Foundation of Ontario, Addiction Services of the Wellington Dufferin Health Unit and the Lifeline Program of the **U.S.W.A.**

Re: Retention of Stewards in Their Zones

7. The Local 3789 asks that Stewards be retained in the zone for which they are stewards, providing that they are capable of performing the work that is being performed in the zone.

If they are unable to perform the work in the zone, then they will be transferred under Article 12:02 and will be treated the same as any other employee.

Re: Summer Hours

8. The parties agree the summer hours in effect at the Hill Street site will coincide with the daylight saving hours.

Factory— 7:30 a.m. to 12 noon
12:30 p.m. to 4:00 p.m.
4:00 p.m. to 9:00 p.m.
9:30 p.m. to 2:30 a.m. (shift)

Office— 7:45 a.m. to 12 noon
12:45 p.m. to 4:15 p.m.

It is agreed and understood that certain jobs will be an exception to these hours. Due to the nature of their functions, such jobs as switchboard, order desk, receiving and shipping, and such other jobs as may be deemed necessary, will remain on regular hours as stated in the Collective Agreements.

APPENDIX VI

LETTER OF AGREEMENT

In the event that the Company's Knight Industries Plant in Stoney Creek, Ontario, should cease its operations at this location and move the equipment and jobs to the Fergus plant, all Local 6576 employees as of the signing of this Agreement, will be offered their jobs at the Fergus site and will have their full seniority integrated into the Local 3789 U.S.W.A. seniority list for the purposes of layoff, job postings and benefits, effective the date of commencing employment at the Fergus site. If any Knight's employees covered by this clause elects not to accept employment at the Fergus plant, and, instead, elects to take layoff, this will not affect their entitlement to severance pay under the terms of their Collective Agreement.

APPENDIX VII

LETTER OF AGREEMENT

Under the terms of Schedule D, Article 2:01 of the GSW Water Products Company/ U.S.W.A. 3789 August 1, 1987-July 31, 1990 Collective Agreement accumulated add-ons totalling one dollar and ninety-two cents (\$1.92), comprised of one dollar and sixteen cents (\$1.16) pay increases and seventy-six cents (\$.76) C.O.L.A., were to be prorated into the base rates.

The parties agree, however, that this one dollar and ninety-two cents (\$1.92) will continue to be carried as an add-on to the incentive rates during the term of the August 1, 1990 Collective Agreement. The parties further agree that the one dollar and ninety-two cents (\$1.92) will be used when calculating overtime premiums, vacation pay and holiday pay.

APPENDIX VIII

GLOSSARY OF TERMS

The following words and phrases are given definition and meaning to clearly indicate the common and consistent interpretation to be placed on them by all persons using the description:

Ability

A sufficiency of skill or competence to satisfactorily perform the work required of a job.

Average Earnings

An average of the hourly earnings, calculated quarterly by taking the total earnings over the previous three (3) month period, excluding overtime payments, and dividing by the actual number of hours worked.

Base Rates

The timed incentive rate placed on a job.

B.M.T.

Refers to Basic Motion Time Study method used to calculate incentive rates.

Call-In

When an **employee** is asked to return to work for the performance of any emergency work in other than his regular scheduled working hours.

Plant Manager

The plant official in charge of manufacturing.

Down Time

On an incentive job, down time will be defined as forced idle time not within the worker's control and not included in the Time Study Rate.

Experimenting,

Testing to see if a method to be used in manufacture is practical; not to be used for production.

Grievance

A real or imaginary cause for complaint for which redress is requested.

Instruction

The action of demonstrating, physically or verbally, the method or procedure to be followed.

Job Rate

The rate an employee is hired under; not to be confused with base rate.

Layoff

Termination of an employee's work due to work reduction and under which the employee possesses specific rights of recall.

Lead Hand

A lead hand is a person selected to lead a group of employees in a department because of leadership qualities and the ability to understand and perform the work of the department. A lead hand has no disciplinary authority; however, he will assign work as required and report job failure. A lead hand will assist or replace employees within the department as required.

Machine Control Time

The time in which a machine or process is operating and the operator is waiting, is a time which the operator cannot change.

Maintenance**(a) Preventive Maintenance**

Covers oiling, changing of belts, shear pins, repairs to machines, to maintain machines in normal working order to prevent major machine failure. Could be required to assist site maintenance personnel on major repairs.

(b) Site Maintenance

Covers building, major machine repairs, electrical installation, pneumatic, hydraulic, boiler room, power plant, janitorial services and ground maintenance.

Qualifying Hours

Shall be all hours worked, all hours of earned vacations, statutory holidays, excused absence for Company or Union business, all hours for which Compensation was received, and all hours for which weekly sick benefits are paid.

Short Run Job

An incentive job that when run at a normal incentive pace would be completed in three (3) hours or less.

Suspend

Temporary termination of an employee's work as a disciplinary measure.

Vacation Week

Shall consist of average earnings, based on the last quarter of the vacation entitlement year (April - May - June), or two (2) percent, **whichever** is the greater.

Wage Rates-Incentive

The established lowest rate for an incentive worker under Schedule D of the Agreement for a given classification. This rate is used when calculating incentive rates of pay.

Working Days

Days on which work shifts are scheduled.