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COLLECTIVE AGREEMENT

Between

SIMS MANUFACTURING CANADA, LTD

(hereinafter referred to as the "COMPANY')

and

Teamsters Local Union 91

AFFILIATED WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS (hereinafter referred to as the "UNION")

> EFFECTIVE FROM: September 5, 1994 TO: August 31, 1997

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This agreement made and entered into at Ottawa as of the 9th day of February 1995 between Sims Manufacturing Canada Ltd., Long Sault, Ontario (hereinafter referred to as "Company") and Teamsters Local Union 91 (hereinafter referred to as "Union").

ARTICLE - PURPOSE OF AGREEMENT

- 1.01 The Company and the Union each represent that the purpose and intent of this Agreement is to promote cooperation and harmony, 'to recognize mutual interests, to provide a channel through which information and problems may be transmitted from one to the other to formulate rules to govern the relationship between the Company and the Union, to promote efficiency and service and to set forth herein the basic agreements and understanding covering rates of pay, hours of work, grievance procedure and conditions of employment.
- 1.02 The Union recognizes the responsibilities imposed on it as the exclusive bargaining agent for the employees defined in Article 2.01 and realizes that in order for the Company to provide maximum opportunities for continuing employment, good working conditions and pay, the Company must be in a strong competitive position, which means it must produce at the lowest possible cost, consistent with fair labour costs. The Union and its members, therefore, agree that they will cooperate with the Company and support **its** efforts to assure a full day's work on the part of its members; that they actively will combat absenteeism and any other practice which restricts production. They further agree that they will support the Company in its efforts to eliminate waste in production and throughout the plant, conserve materials and supplies, improve the quality of work, prevent accidents, and strengthen good will between the Company, the employees, the customers, and the public.
- 1.03 The Company and the Union agree that this document embodies all agreements that exist between them and that any term, condition, or matter affecting Company-Employee relations not specifically relinquished or released in these contracts, is hereby reserved and exclusively vested in the Company. Nothing in this Agreement shall be construed as constituting an acknowledgement by the Company that any work, operation of any equipment or machinery, or use of any tools is or may become the exclusive right of any employee or classification of employees represented by this Union except as provided in Article 20.09 herein.

ARTICLE 2 - RECOGNITION, COVERAGE & NON-INTERFERENCEWITH OPERATIONS

2.01 As a result of and pursuant to an election conducted by the Ontario Labour Relation Board on March 22, 1978, the Company recognizes the Union as the sole and exclusive bargaining agent for:

All employees of **Sims** Manufacturing Canada **Ltd**. working in its operation at Long **Sault**, Ontario, save and except foremen, those above the rank of foreman, office and sales staff, persons regularly employed for not more than 24 hours per week and students employed during the school vacation period, and as such unit is limited and defined by the Certification of the Ontario Labour Relations Board in File No.1645-77R dated March 31, 1978.

- 2.02 It is agreed and understood that the above recognition acknowledges and satisfies the representation rights of the Union as the sole and exclusive bargaining agent for the abovedefined employees. The recognition herein granted conveys no rights, expressed or implied, to the Union or any employees, other than the rights of such of Company's employees as may be from time to time within the above-defined bargaining unit to be represented by the Union as and to the extent specifically provided by the Ontario Labour Relations Act, as amended; the recognition herein granted to the Union refers only to its right to represent the above defined group of Company's employees who may be engaged in bargaining unit work at the existing facility at Long Sault, Ontario.
- 2.03 The word "employee" or "employees" wherever used in this Agreement shall mean any or all of the employees in the bargaining unit as defined above, unless the content otherwise provides.
- 2.04 The Company agrees not to enter into any agreement or contract with its employees, individually or collectively, which in any way conflicts with the terms and provisions of this Agreement.
- 2.05 It is agreed that there shall be no strike, walkout, refusal to report for work or other interruption of work, by the Union, or any employee during the term of this Agreement. It is agreed there shall be no lock-outs by the Company during the period of this Agreement.

- 2.06 In the event that in violation of the provisions of the preceding paragraph 2.05 a strike, walkout, refusal to report for work, or other interruption of work shall occur in the Company, the Union shall not be subject to financial liability for such violation provided that the Union immediately after the beginning of such violation shall have (I) disavowed any part in such action and its officers shall order any and all employees participating in such action to return to work immediately; and (2) all stewards and officers of the Union shall report to work in the Company as scheduled. Any employee participating in such violation shall be subject to immediate discharge or other disciplinary action, such discharge or other disciplinary action shall not be subject to the grievance and arbitration procedure except as to the fact of such participation or withholding of services. In the event that the Arbitrator determines that an employee did not participate in any such work stoppage or did not withhold services, he/she shall have the remedial power set forth in paragraph 6.07 hereof.
- 2.07 Supervisory employees shall not perform the work of employees within the bargaining unit except:
 - a) in emergencies or in cases arising out of unforeseen circumstances;
 - b) in the instruction or training of employees;
 - c) in checking operations or to overcome mechanical or related difficulties;
 - d) in cases of employee absenteeism;
 - e) when such performance is relatively minor in time involved or relatively insignificant in effect on work available in the bargaining unit; or
 - f) in connection with technical, production, or engineering tests, or in developmental or experimental activities on new products or process (or)
 - g) involving the occasional movement of tools or work pieces and products.

Nothing herein **contained** shall alter any present practices, at the plant wherein supervisory personnel do perform some bargaining unit work.

ARTICLE 3 - MANAGEMENT FUNCTIONS AND SCOPE OF AGREEMENT

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3.01 The right to manage the business in all respects, to determine policy matters from time to time, and to operate the plant and direct the employees including the right to make and enforce fair and reasonable rules governing efficiency, safety, and other working conditions; the right to hire, promote, transfer within the plant, in accordance with the provisions of this agreement, lay off, suspend or discharge for just cause; the right to assign to jobs; to increase, decrease and determine the size and make-up of the working force; the right to change or reschedule working hours or days; the right to contract out work and determine the number, location and relocation of any plants; the movement and interchange of work and equipment between plants; the right to determine products to be handled, produced or manufactured, the right to schedule production and establish methods, processes and means of production or handling, and the right to establish reasonable standards of quantity and the right to establish standards of quality are rights vested exclusively in the management of the Company.

These enumerated functions of management are not all inclusive but indicate the type of matters or rights which are retained rights of the Company. Any rights or authority the Company had prior to the signing of a Union agreement are retained by the Company, except those rights which are specifically and explicitly modified by the express provisions of this Agreement.

3.02 It is agreed that all employees shall make an honest and conscientious effort to eliminate waste and increase the efficiency of service to the public. Elimination of waste, among other things, specifically means reducing breakage and spoilage, care of equipment, minimum amount of time wasted and careful and economical use of materials. It *is* further agreed that a constant increase in the efficiency of service is necessary to the healthful growth of the Company and to maintain a proper competitive position of the Company throughout the industry. Increase in efficiency of service to the customer means, among other things, cooperative effort toward finding easier, better, and faster ways of performing operations and the ready acceptance of higher service standards due to the improvements of operations or methods.

ARTICLE 4 - NON-DISCRIMINATION, AGENCY SHOP, AND DUES CHECKOFF

- 4.01 The Union agrees that there will be no intimidation or coercion exercised or practiced by any of its members or representatives.
- 4.02 Any employee covered by this Agreement, as a condition of employment shall at the time he/she is placed on the Company payroll be required to authorize the Company, in writing, on copies of the form set out below, to deduct the regular monthly Union Dues from his/her pay. Such dues shall be deducted from the last pay period of each calendar month and will be forwarded to the Union not later than the fifteenth day of the following month.

Where an employee does not have any pay accumulated to his/her credit when the deduction is made, the amount will be deducted in any succeeding month when the employee has sufficient pay accumulated to his/her credit.

4.03 New employees shall, **as** a condition of employment, on completion of their probationary period, be required to authorize the deduction of the Union initiation fee from their pay, which shall be done on an application for membership form provided by the Union. Such form will be returned to the Union along with the next regular Union dues check-off.

4.04 Authorization for deduction of Union dues shall be made on copies of the following form:

"I, ______, hereby authorize Sims Manufacturing Canada Ltd, to deduct from wages due me, my Initiation Fee, Monthly Dues the amount of which will be equal to the dues of the Local Union, and arrears of dues and remit same in accordance with the terms of the Collective Agreement.

Signed

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Witness

- 4.05 The Union will save the Company harmless from any and all claims which may be made by employees against the Company for amounts deducted from pay as provided in this Article. The Union will refund **directly** to any employee any monies deducted in error along with confirmation of such refund to the Company.
- 4.06 The Company will show the amount of dues deduction on any employee's T-4 form for income tax purposes.

ARTICLE 5 - UNION REPRESENTATION

- 5.01 (a) The Union shall have the right to appoint or elect up to four (4) stewards, one of whom will be Chief Steward. If any other shift is instituted the union may designate one additional steward for each additional shift instituted. If any shift is cancelled during the life of the Agreement, the number of Union Stewards will be reduced by one (1) for each shift that is cancelled. The Union will make it's best efforts to ensure that there is a steward present for each shift of operation in the plant.
 - (b) The Union may temporarily replace a Union Steward including the Chief Steward, if the Steward is off on holidays, sickness, and the like.

(c) The Chief Steward (orhis/her replacement) will normally present to the Company matters that are to be brought to the Company's attention.

Notwithstanding the above, any Union Steward is authorized to present directly *to* the Company matters that require the Company's attention, although it is understood that the Union Steward(s) shall operate through the Chief Steward on matters pertaining to grievances.

(d) The Chief Steward will be supplied, on a monthly basis, with a list showing the names of part-time, and student employees who have worked during the month.

- 5.02 The Union shall notify the Company of the names of the Shop Stewards before the Company shall be required to recognize them.
- 5.03 It is understood that the Shop Stewards have their regular work to perform and that if it is necessary to service a grievance during working hours, they will not leave their work without notifying their supervisor and securing prior approval therefore which approval will not be unreasonably withheld. When resuming their regular work, they will report to the supervisor. It is understood that the Company shall pay for any time used by the Shop Steward in servicing grievances or in connection with grievance procedure during working hours where prior approval has been secured. If the Company for its convenience or for production needs shall schedule a meeting hereunder following the end of a shift, the Company agrees to pay the Shop Steward required to remain for the time spent in attendance at such meeting. Such compensation shall be at regular straight time rates and shall not be computed in determining overtime compensation.
- 5.04 With prior approval of the supervisor, which approval will not be unreasonably withheld, it **is** agreed that an employee having a grievance shall have the right to discuss the same with **his/her** Shop Steward for **a** reasonable length of time during working hours.
- 5.05 The Chief Steward designated by the Union shall not be laid off provided there is bargaining unit work that he/she is capable of performing and the plant is open for production.

ARTICLE 6 - GRIEVANCE PROCEDURE

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6.01 The parties to this Agreement are agreed that it **is** of the utmost importance to adjust complaints and grievances as quickly as possible.

6.02 Grievances shall be adjusted and settled as follows:

STEP 1

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The aggrieved employee, shall orally present to the Foreman the matter complained of, and endeavour to arrive at a settlement. The grievor may be accompanied by a Union Steward or another employee if he/she so requests. In the event no satisfactory settlement is arrived at, then;

STEP 2

The grievance shall be reduced to writing and must be submitted to the Foreman within three (3) working days of the event giving rise to the grievance. The foreman shall meet with the Union Steward and discuss the written grievance. The Steward may **be** accompanied by the grievor. The Foreman shall render his/her decision within two (2) working days thereafter and if that decision is not satisfactory then the next step in the grievance procedure may be taken. In the event the regular foreman is not available and the Company **has** not designated an authorized alternate, the grievance may be automatically processed at STEP 3 herein.

STEP 3

The Steward shall request the appropriate Superintendent or his/her designate to meet with the Steward to discuss the grievance. At the request of either party the grievor may be present. The appropriate Superintendent shall render his/her decision within three (3) working days thereafter and if that decision is not satisfactory then the next step in the grievance procedure may be taken.

STEP 4

The Steward shall request the Plant Manager or his/her designate to arrange a meeting with the Business Agent of the Local Union and such meeting shall be arranged as quickly as possible. The meeting shall also be attended by the Union Steward, and if deemed necessary by either party, the grievor. The Company shall render its decision within five (5) working days of such meeting.

Grievances which are not resolved through the process set out in this section, may be submitted to Arbitration within thirty (30) calendar days from the date of the Company's reply at step 4, except where extended by mutual agreement.

- 6.03 Any complaint, difference or dispute arising directly between the Company and the Union shall be reduced to writing and shall commence at STEP 4.
- 6.04 Any grievance concerning or affecting **a** group of employees shall commence with a written grievance and commence at STEP 3.

- 6.05 Settlement of the grievance shall be in writing, with copies thereof retained by both parties, and the participating representatives of the Company and of the Union in each step of the grievance procedure are hereby fully empowered to bind the parties with respect to the settlement of the grievance, but no settlement shall operate as a change, modification, or addition to this Agreement, nor constitute a precedent for future cases.
- 6.06 It is understood that the grievance procedure applies to all employees. A claim by an employee that he/she was unjustly discharged shall be treated as a grievance and shall commence at Step 3 of the grievance procedure if a written statement of such grievance is lodged with the appropriate superintendent or his/her designate within three (3) plant working days from the time the discharge was known to the grievor. Such special grievance may be settled under the grievance procedure by:
 - (a) confirming the Company's action in dismissing the employee,
 - (b) reinstating the employee with full compensation for the time lost, or,
 - (c) by any other arrangement which may be deemed just and equitable in the opinion of the parties or of an arbitrator.
- 6.07 In determining any grievance arising out of discipline the Arbitrator may dispose of the grievance by affirming the Company's action and dismissing the grievance, or, by setting aside the disciplinary action involved and restoring the grievor to his/her former position with or without full or partial compensation, or in such other manner as may in the opinion of the arbitrator be justified.
- 6.08 (a) At the request of the employee(s) affected and provided the steward on duty is available, the steward may be present when any employee is suspended, dismissed, or is otherwise being disciplined, when the disciplinary action will be recorded in the employee's personnel file. If no steward is available, another bargaining unit employee of his/her choice who is then at work, may substitute.
 - (b) If the Steward is not present in accordance with paragraph (a) above, the Company will promptly inform **the** Steward on duty of any disciplinary action taken that is to be recorded in the Employee's personnel file.
 - (c) The foregoing information under Article 6.08(a) will be posted on the Union bulletin board for the length of the contract.
- 6.09 In no event shall any disposition or award upon any grievance be made retroactive for any period prior to the date giving rise to the grievance. Any meetings held with respect to grievances shall be arranged at such times **as** to least interfere with production.

ARTICLE 7 - ARBITRATION

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7.01 When either party requests that a dispute be submitted to a single arbitrator, it shall notify the other party by registered mail, including the names of three (3)proposed arbitrators. (This will in no way restrict either party from applying for expedited arbitration as per the Labour Relations Act.)

The other party shall respond within fifteen (15) calender days after the receipt of the request for arbitration, with the name of the individual that the patty has selected from the list provided, or three (3) alternative arbitrators.

If the party requesting arbitration does not agree to any of the names proposed by the other party, the matter shall be referred within fifteen (15) calendar days of receipt of the responding parties list of proposed arbitrators to the Ministry of Labour for appointment of an arbitrator by the Ministry.

- **7.02** No person may be appointed as an arbitrator who has been involved in an attempt to negotiate or settle the grievance.
- **7.03** No matter may be submitted to arbitration which has not been properly carried through the proper steps of the grievance procedure.
- 7.04 No Arbitrator shall go beyond the interpretation and/or application of this Agreement or the obligation of the parties under this Agreement. It shall in no way be construed that the Arbitrator has the power to add to, subtract from, or modify in any way the terms of this Agreement.
- **7.05** The Arbitrator shall hear and determine the difference or allegation and shall issue a decision, and the decision shall be final and binding upon the parties and upon any employee affected by it. Both parties agree to comply with the Arbitrator's decision as promptly as possible.
- **7.06** The parties agree to share equally the fees and related expenses of the single arbitrator.
- **7.07** If a grievance settlement or arbitrator's decision provides for retroactivity, it is agreed that retroactivity may extend back to the date of the occurrence giving rise to the grievance, except as may be otherwise provided in the decision of the Arbitrator. Should backpay be awarded, credit shall be given, however, for the earnings during said period, as well as insurance and unemployment payments except insofar as the Unemployment Insurance Act and Regulations thereunder shall require payment by the Company and/or the Employee to the Receiver General as repayment of an overpayment of benefit.

7.08 Except by agreement of the parties no more than one (1) grievance shall be submitted to the Arbitrator at any one time for decision unless the issue to be decided is common to all grievances being submitted.

ARTICLE 8 - HOURS OF WORK AND OVERTIME

8.01 The standard hours of work shall be forty (40) hours per week from Monday to Friday. This Article is not intended nor shall it be construed as a guarantee of hours of work per day or per week, or days of work per week.

Such forty (40) hours will be reduced by eight (8) or ten (10) hours per week, as the case may be, in any work week in which one \mathbf{C} by the holidays referred to in Article 17 is observed.

WORK SCHEDULES

- (a) One Shift Schedule 6 am to 2:30 pm and/or 7:30 am to 4 pm; one half (1/2) hour unpaid eating period shall be allocated at a time around midpoint of each shift.
- (b) Two Shift Schedule 6 am to 2:30 pm and 2:30 pm to 11 pm and/or 2:30 pm to 1:00 am; one half (1/2) hour unpaid eating period shall be allocated at a time around midpoint of each shift.
- (c) Three Shift Schedule 8 am to 4 pm, 4 pm to 12 am and 12 am to 8 am; twenty (20) minute paid eating period shall be allocated at a time around the midpoint of the shift.
- (d) The Company agrees not to establish daily hours of work in excess of ten (10) hours per day.
- 8.02 The Company, upon advance notice to the Union, may vary the starting and finishing times to meet business needs for production requirements in accordance with this paragraph. Nothing herein shall restrict the Company from adding or deleting shifts. The parties agree that different employees and/or departments may be working different shift patterns.

However, in all cases, except where the shift schedules are changed for a period of seven (7) calendar days or less because of extraordinary or emergency circumstances, the shift patterns shall be in accordance with the shifts indicated in this Agreement and any changes thereto shall be subject to the mutual agreement of the Company and the Union. In the event the parties are unable to mutually agree on such changes, then the shifts indicated in this Agreement shall apply.

8.03 OVERTIME SCHEDULES

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(a) The Company shall have the right to require two (2) hours overtime per day to a maximum of four (4) hours per work week. If an employee works any overtime during the week, either voluntary or mandatory, overtime for the following Saturday will be voluntary. If no overtime is worked by an employee during the week, the Company may require up to five (5) hours overtime on Saturday for such employee. Sunday overtime will be strictly on a voluntary basis.

The Company shall give as much notice of scheduled overtime as practical consistent with customer requirements and business needs. In the case of daily overtime, the Company will give no less than two (2)hours' notice. If the Company fails to give the employee the two (2) hours notice as stipulated, overtime will be on a voluntary basis.

- (b) i) Overtime will be paid at the rate of time and one half (11/2) the employee's regular rate of pay for all work performed outside the employee's scheduled hours of work on any regular work day, except where the employee volunteers to stay and the Company agrees to making up the hours that he/she missed during that day.
 - ii) Overtime will be paid at the rate of time and one half (11/2) the employee's regular rate of pay for all work performed on a Saturday irrespective of the number of hours worked in the payroll week in question, provided the employee has worked his/her last scheduled shift prior to the Saturday overtime. An employee who has not worked his/her last scheduled shift prior to the Saturday will not be available to work the overtime.
- (c) Overtime will be paid at twice (2x) the employee's regular rate of pay for all work performed on a Sunday or a General Holiday, in addition to the Holiday Pay, irrespective of the number of hours worked in the payroll week in question. In order to qualify for Holiday Pay, the employee must be in compliance with Article **17.01**.
- (d) Nothing herein will preclude the Company from scheduling or requiring mandatory overtime in the event of an accident or emergency in accordance with the Ontario Employment Standards Act.
- (e) If the Company requires work on Saturday and/or Sunday, it agrees that a minimum of five (5) hours will be scheduled. This shall constitute a minimum five (5) hour reporting pay guarantee at the employee's applicable wage rate unless no work is available for the employee because of the employee's incapacity to work, fire, flood, storm, power failure, labour dispute, or other cause beyond the control of the Company.

In all cases of required overtime, the Company agrees to comply with the Ontario Employment Standards Act.

- (f) An employee shall not be paid both daily and weekly overtime for the same hours worked.
- (g) Three ten (10) hour shifts shall be scheduled in a week in which a general holiday falls for employees working the four (4) day, ten (10) hour shift schedule. Overtime at the rate of time and one-half (1 1/2) the regular rate of pay shall be paid for hours worked in excess of ten (10) hours **per** day or thirty (30)hours in the week.
- **8.04** (a) Scheduled overtime on Statutory Holidays and call back shall be offered in the following manner:
 - i) By seniority to those employees regularly working in the classification and department in which the overtime is required, if no volunteers or not enough are found, then;
 - ii) By seniority within the department provided that the employee is qualified and able to perform the work, then;
 - iii) By overall seniority, provided that the employee is qualified and able to perform the work.
 - (b) Saturday overtime will be offered by seniority to those employees regularly working in the classification and department and who worked on the last scheduled day shift immediately preceding such Saturday overtime.

Sunday overtime will be offered by seniority to those employees regularly working in the classification and department and who are scheduled to work the day shift immediately following such Sunday overtime.

- (c) In case of overtime required to finish a job, contiguous with an employee's shift, it will be offered to the employee actually working **on** that job. **If** the employee declines the overtime, it will be offered in the same order as described in (a) above.
- 8.05 <u>Call Back Pay</u>. Any employee, other than maintenance, who is called back to work after having left the premises shall be guaranteed not less than a minimum of three (3) hours pay at time and one half (11/2) his/her regular rate of pay. A maintenance employee shall be guaranteed a minimum of two (2) hour pay at time and one half (1/2) his/her regular rate of pay.
- 8.06 <u>Reporting Pay</u>. When an employee reports for work during the regular standard work week at the Company's request, at his/her regular scheduled work time, the employee shall be provided with eight (8) hours work or pay at his/her regular hourly rate unless there shall be no work available for the employee because of the employee's incapacity to work, fire, flood, storm, power failure, labour dispute, or other cause beyond the Company's control.

8.07 The Company will use its best effort to provide as much notice as possible of any Christmas shutdown. In preparation of such shutdown the employees will be entitled to bank time between November 1 and November 30. Any hours banked in excess of what is required for the shutdown will be paid at straight time on the last pay period prior to Christmas.

ARTICLE 9 - WORK BREAKS

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9.01 A rest period of ten (10) minutes duration will be provided in each half shift, such rest period to be as close as practicable to the mid-point of the half shift, without loss of **pay**.

ARTICLE 10 - PAY PERIOD

- 10.01 The interval between pay days shall be no longer than one **(**) eek. The cut off day for the week shall be Saturday night.
- 10.02 Pay day shall be Thursday. The Company will use its best efforts to have all cheques for monies due available to employees by 11:30 A.M. on that day. The Company will use its best efforts to have pay cheques issued in such a manner that all employees shall have at least one (Ifull banking day prior to a Saturday or a general Holiday.

ARTICLE 11 - BEREAVEMENT LEAVE

- 11.01 In the event of a death in the immediate family (husband, wife, father, mother, sister, daughter. father-in-law, mother-in-law, son-in-law, daughter-in-law, son, brother-in-law, sister-in-law, and step-parents), an employee on request will be granted the necessary time off up to three (3) days without loss of pay for attendance at or to make the necessary arrangements for the funeral. It is understood that such time off from regularscheduled work for which compensation is being paid **may** include but not extend beyond the day after burial. Sundays, holidays, vacations or other authorized leaves of absence shall not be considered working days. Additional days without pay may be granted upon request to and approval by the Company.
- 11.02 The employee must have been regularly scheduled to work on the days for which he/she is absent and being reimbursed.
- 11.03 In the event of a death of an employee's grandfather, grandmother, or grandchild, an employee, upon request, will be granted up to three (3) days leave without loss of pay for attendance at the funeral. It is understood that such time off from regular scheduled work for which compensation is being paid may include but not extend beyond the day after the burial. Sundays, holidays, vacations or other authorized leaves of absence shall not be considered working days.

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For the purpose of this Article, employees scheduled to work eight (8) hours on a day in which they are entitled to Bereavement Leave shall receive eight (8) hours at the employee's straight time hourly rate for each day for which compensation is paid. If an employee is scheduled for ten (10) hours work on a day to which he/she is entitled to Bereavement Leave, the employee shall receive ten (10) hours pay at the appropriate straight time hourly rate.

ARTICLE 12 - JURY DUTY & CROWN WITNESS

12.01 **An** employee who has completed the probationary period and who is required to serve as a juror in Court proceedings or who is subpoenaed as a Crown Witness will be paid for each day of such absence from work at eight hours of the employee's straight time regular hourly rate of pay, provided he/she turns over to the Company **the** attendance fees (excluding allowable expenses related thereto) received from the Court for his/her jury duty or appearance as a Crown Witness, and further provided he/she reports for work on any working day he/she is not required to sit on a jury or remain in the courtroom. Such pay shall not exceed **a** total of thirty (30) days in any calendar year. In the event an employee otherwise entitled to Jury Duty or Crown Witness reimbursement shall have been scheduled for a ten (I0) hour day on the day(s) in question, the employee shall receive ten (10) hours at the employee's straight time hourly rate of pay subject to the other requirements of this section.

ARTICLE 13 - UNION BULLETIN BOARD

13.01 A bulletin board will be provided for the posting of Union notices. All notices to **be** posted **shall** be signed by an officer of the Union and shall be submitted to the Company for approval before being posted. Such notices shall be of a non-controversial nature and relate to Union meetings, scheduled events, internal union election dates and locations and the like.

ARTICLE 14 - JOB & PLANT SAFETY

14.01 It is agreed that it is to the mutual advantage of the employees and the Company to maintain the plant and machinery in a safe condition and to eliminate conditions hazardous to the health and welfare of the employees insofar as is reasonably possible. To that end, the Company agrees to maintain and upgrade wherever possible the usual safety devices and equipment, and the employees agree to use the said devices and equipment and to abide by all safety regulations. To further these aims the Company and the Union agree to the establishment of a Joint Health and Safety Committee in accordance with the Occupational Health and Safety Act of Ontario as amended from time to time.

- 14.02 The Company will not require employees to work under conditions contrary to any applicable safety statutes or duly promulgated regulations. The Company further agrees to abide by such regulations as they may affect any employee. In the event an employee is injured on the job and leaves work to secure medical attention, the employee will be compensated for the balance of the work day at his/her regular rate if he/she is unable to return to work.
- 14.03 The Company agrees to pay for the cost of non-prescription safety glasses, up to three (3) pairs per year, for each employee, as required. Additional pairs will be provided at the Company's cost to the employee. The employee shall be required to pay for the glasses upon receipt of same. The Company agrees to pay for the cost of prescription glasses or lenses to a maximum of one hundred and fifty dollars (\$150.00) per pair, three (3) pairs per year, as required.
- 14.04 On or about the first week of September each year, the Company will pay each fulltime employee one hundred and fifty dollars (\$150.00) toward the purchase of safety boots. Effective September 2, 1996, such amount will be increased to one hundred and sixty dollars (\$160.00).
- 14.05 The Company shall supply at no cost to the employee safety equipment that it requires including leather welding gloves, leather welding sleeves and full face shields for grinding except as above provided under 14.03 and 14.04.
- 14.06 Machine operators upon request shall be supplied aprons.
- 14.07 The Company shall supply uniforms on a (75/25) shared cost basis with its employees in the painter, painter helper, and grinder job classifications. In the event an employee in this classification terminates his/her employment and fails to return leased uniforms, the Company shall have the right to deduct from the employee's final pay cheque any out-of-pocket costs the Company incurs. No employee shall be obligated to use uniforms on an equally shared cost basis if he/she chooses not to.
- **14.08** The Company shall make available four **(4)** parkas for use by employees required to work outside in **cold** or inclement weather.
- 14.09 The Company shall supply one **(**Melding jacket per year to those employees who require such jackets in the performance of their duties. The Company shall pay seventy-five percent (75%) of the cost of such jacket and the employee shall pay twenty-five percent (25%). No employee shall be obligated to use welding jackets on a cost shared basis if he/she chooses not to.

ARTICLE 15 - PARKING

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15.01 The Company agrees to provide a parking area at the Plant where employees may park their vehicles free of charge.

ARTICLE 16 - LUNCHROOM & WASHROOMS

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- 16.01 The Company agrees to provide and maintain, clean, sanitary and adequate appointments with respect to lunchrooms and washrooms.
- 16.02 The Company agrees to allow employees a five (5) minute period prior to lunch time and also to quitting time for wash up purposes at no loss of pay.
- 16.03 The Company agrees to supply to each employee a full size locker in which he/she can adequately store his/her clothes etc.

ARTICLE 17 - GENERAL HOLIDAYS

17.01 The days listed below shall be considered as General Holidays. Employees who have completed thirty (30)calendar days and who do not work on these days shall receive eight (8) hours pay at their regular straight time rate, provided the employee works the scheduled number of hours on his/her shift the last work day before and the scheduled number of hours on his/her shift the first work day after the holiday, and provided further he/she shall not be disqualified if he/she is on vacation, certified illness commencing within fourteen (14) days of the scheduled holiday, or has been specifically excused by the Company from working either or both of the scheduled number of hours on the last scheduled work day before and/or the first scheduled work day after the holiday. Employees who work on these days shall receive double their regular hourly rate of pay for all authorized work in addition to their holiday pay if entitled to holiday pay.

New Year's Day	Victoria Bay
Day following New Year's Day	Civic Holiday
Good Friday	Thanksgiving Day
Dominion Day	Boxing Day
Labour Day	Christmas Day

In the event an employee would have been scheduled to work ten (10) hours on a day on which a General Holiday falls, the employee will be compensated at ten (10) hours pay at the regular straight time rate, provided that the employee will not receive more than forty (40) hours pay for the week including the holiday pay.

17.02 There will be two (2) additional General Holidays to be known as "Floaters". A new employee and former employees hired as new employees because of loss of seniority as described in Article 19.06 shall have worked six (6) months on the active payroll before being entitled to take such floater. Thereafter, an employee must have worked three (3) months in a contract year before being entitled to take such floaters.

17.03 Employees must provide three (3) days notice of intent in writing to take a Floating Holiday. If more than two employees select the same day, allocation will be made on the basis of seniority, providing the Company has the availability of qualified personnel to fulfil production needs.

ARTICLE 18 - ANNUAL VACATIONS

- 18.01 Employees who have completed their probationary period and who have less than one (I) year's service as of July 1st will receive one **€** Week of vacation with vacation pay to be calculated at the rate of four percent (4%) of their gross earnings from their date of hire to June 30th.
- 18.02 Employees who have completed one (1) year of service as of July 1 shall receive two (2) weeks vacation and vacation pay to be calculated at the rate of four per cent (4%) of their gross annual earnings for the vacation year ended June 30th.
- 18.03 Employees who have completed five (5) years of service as of July 1 shall receive three (3) weeks vacation and vacation pay to be calculated at the rate of six per cent (6%) of their gross annual earnings for the vacation year ended June 30th.
- 18.04 Employees who have completed ten (10) years of service as of July 1 shall receive four (4) weeks vacation and vacation pay to be calculated at the rate of eight per cent (8%) of their gross annual earnings for the vacation year ended June 30th.
- 18.05 The Company, at its discretion may close down the plant or a part thereof and require employees to take their vacations during the plant shutdown. If one of the major customers announces a summer shutdown, then the individuals working in the area affected by the customer shutdown will be required to take their vacation during the shutdown period, unless the Company and the Union agree otherwise. The Company shall provide notice of shutdown dates no later than May 1 of the applicable year.

When a full or partial plant shutdown is not scheduled, employees will be required to indicate their preferred vacation period on a vacation schedule commencing with the most senior employee in the bargaining unit on or before May 1st of the calendar year in question. The vacation schedule must be returned to management within two (2) calendar weeks, and the final schedule will be posted one (1) calendar week later. Anyone wishing to change their vacation period after posting may do so with management approval. No one may exercise his/her seniority to bump the scheduled vacation of a less senior employee in the bargaining unit once the schedule has been posted.

The vacation schedule shall indicate the maximum numbers of individuals in each classification and department who can be away at one time.

If a shutdown is announced after an employee has booked his/her vacations, he/she will have the option of either moving his/her vacation to correspond with the shutdown period or maintaining his/her booked vacations, in which case he/she will be available to work, if work is available in accordance with his/her seniority or be laid-off during the actual shutdown.

- 18.06 Vacations over and above the two-week period where applicable shall be allocated by seniority when requested by a minimum of seven (7) days notice to the Company. In the event a junior employee has provided one (1) month's advance request for a vacation period over and above the two (2) week period, the junior employee cannot be displaced by a senior employee requesting the same or comparable time within *the* month in question. All vacation schedules will be arranged **so** as not to cause interruptions to productions.
- 18.07 All vacations normally start on a Friday night and the employee must be back for work the scheduled work day immediately following his/her vacation.
- 18.08 "Gross annual earnings" means the employee's gross earnings in accordance with his/her T-4 Statement of Remuneration Paid.
- 18.09 If a General Holiday falls within an employee's vacation period, the employee will be granted another day in lieu thereof. In the event the employee **wishes** to advance or extend **his/her** vacation period by the General Holiday, the employee shall provide notice at the time of vacation selection; in the event the employee selects an alternate day, the employee shall provide the three (3) day notice set forth in 17.03 hereof. The rules governing holiday pay set forth in 17.01 hereof shall apply.

ARTICLE 19 - SENIORITY

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- **19.01** Length of **service** in the bargaining unit will be the **sole** determining factor in ascertaining seniority. Seniority will be on a bargaining unit basis in accordance with Article **2**. After an employee has acquired seniority under this clause, **his/her** seniority shall **date** back to the last day of hiring.
- **19.02** Effective February **13, 1995,** new hire and former employees hired as new hire because of loss of seniority as described in **19.06** of this Agreement shall be on probation for a period of sixty **(60)** continuous working days from the date of hire with the Company. Those who serve beyond the probationary period will have seniority from last date of hire. Probationary employees may be subject to discipline, discharge, demotion, transfer, or layoff at the sole discretion of the Company. Such discretion should be exercised in a fair and reasonable manner.

19.03 (a) In the event of a reduction in the work force, part-time employees and students will be laid off prior to any full-time employee with seniority. If further layoffs are required, the least senior employee based on plant-wide seniority in the classification to be reduced will be removed from the classification. Such employee based on plant-wide senior employee based on plant-wide senior employee based on plant which he/she is capable of performing based on previous satisfactory experience and can satisfactorily perform the requirements of the position within one **C D** ift; except in the case of welding positions where the employee must also satisfactorily pass the required tests before displacing a welding position.

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- (b) Notwithstanding the above and recognizing that certain circumstances beyond the control of the Company may come about wherein work is available to be done but that, due to mechanical breakdown, etc., it cannot immediately proceed, then and under those circumstances the following will apply:
 - (I) The Company will attempt to supply alternate work to employees within the plant;
 - (2) if no alternate work is available, offer to those employees any work being performed by part-time employees or students; or
 - (3) the Company may, for a two (2) day period only, without regard to seniority, place on layoff those affected employees.
- (c) In the event of a long-term layoff involving members of the bargaining unit, the Company agrees to meet with union officials to review the problem jointly if any senior employee or employees will be involuntarily laid off out of seniority.
- **19.04** Except when an emergency occurs, such as a breakdown, shortage of materials, etc., the Company shall in the event of a layoff, other than under **19.03 (b) (3)**, give notice of at least seventy-two (72) hours if possible.
- **19.05** Employees who have been laid off and who still retain seniority with the Company, will be recalled to work when work becomes available in the inverse order that they were laid off subject to the following:
 - (1) Employees who are recalled must be able to perform the work required based on previous satisfactory experience with the Company.

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- (2) Employees may reject up to three (3) requests for recall after which the employee will remain on lay-offuntil such time as his/her posted/home base position becomes available or seniority rights terminate in accordance with the Collective Agreement. Once the employee has refused the third (3rd) recall, he/she will be advised by registered mail that he will now only be recalled once his/her posted/home base position becomes available provided it becomes available before his/her recall rights terminate, as per the Collective Agreement.
- (3) The employee shall remain in the position to which he/she accepted recall until his/her former position is available, in which case he/she will have to transfer to such position, or until he/she is able to transfer into a higher-rated classification in which the employee has previous satisfactory experience with the Company.

Notice of recall will be by telephone call from the Company in the presence of a union representative. A minimum of two(2) calls will be made in a twenty-four (24) hour period to the employee's last telephone number on file with the Company. Failure to respond within twenty-four (24) hours of the first call will entitle the Company to recall the next individual in order of seniority. Record of each call and/or failure to respond to a call will be placed on the employee's file.

Notice of recall will be posted on the bulletin board as recall for a twenty-four hour period. Anyone who has been recalled from lay-off and who is not in their **posted/home** base position held prior to layoff may, within such twenty-four hour period, request move to such higher paid classification in accordance with their seniority and previously demonstrated ability.

19.06 Seniority shall terminate when an employee:

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- (a) quits for any reason or retires;
- (b) is discharged and is not reinstated through the grievance procedure or arbitration;
- (c) has been absent from work on layoff, illness, Workers Compensation or approved leave of absence for a continuous period of twenty-four (24) months; this provision shall not apply to an employee who has been granted a leave of absence pursuant to 19.10 hereof; seniority will terminate at the end of such twenty-four (24) months unless extended by the Company;
- (d) who has been on layoff for a continuous period of less than twenty-four (24) months and who fails to report for work within five (5) working days after being notified by registered mail or by telegram to the last address he/she has recorded with the Company, unless he/she shows that he/she is prevented from reporting by a legitimate sickness or any other cause which is reasonable;

- (e) fails to return to work immediately after the expiration of a leave of absence unless prevented from doing so by illness or other cause which is reasonable in the opinion of the Company;
- (f) gives misleading, erroneous, and/or false statements in seeking employment with the Company, or fails through omission to furnish material background facts as sought on application forms in connection with employment and such statements or omissions have been discovered within twenty-four (24) months of employment. This provision shall apply to employees hired on and after the effective date of this agreement;
- (g) furnishes fraudulent, misleading, or erroneous information on an insurance claim, involving the Company, or fails through omission to furnish material facts either as sought on the forms in connection with the illness or injury or which otherwise should **be** revealed **and** such statements or omissions have prejudiced the Company. This provision shall apply to employees hired on or after the effective date of this agreement;
- (h) accepts other employment during a period of sick or medical leave while receiving company insurance payments without prior special written permission from the Company.
- 19.07 Termination of seniority **as** used herein shall include and mean termination of employment.
- **19.08** At any time an employee **is** off **ill**, sick, or because of being injured in an accident for a period of more than three (3)days, the employee may be required to furnish the Company proof of illness signed by his/her own doctor. A Company physician may immediately, prior to the employee returning to work certify ability to work on his/her regular job in writing to the Company in which case the Company shall pay for the cost of medical examination. The Company, at its expense, may require a medical examination of an employee on the active payroll by a Company physician.
- **19.09** An employee who had been promoted to an administrative or supervisory position before January **30**, **1995**, shall, in case he/she is returned to his/her former position in the bargaining unit, retain his/her accumulated seniority and shall continue to accumulate seniority for a period of up to six (6) months while outside the unit providing the employee returns to the bargaining unit within the six (6) month period. If the employee does not return to the bargaining unit within such six (6) month period, the employee shall be entitled only to the seniority he/she has accumulated up to the time of his/her leaving the unit, except for purposes of vacation entitlement and Vacation Pay; in such a case, the employee shall be credited with total continuous service.

An employee who is promoted to an administrative or **supervisory** position after January **30**, **1995** who returns to his former position in the bargaining unit shall accumulate seniority while out of the unit for a period of up to six (6) months provided the employee returns to the bargaining unit within the six (6) month period. If the employee does not return to the bargaining unit within such six (6) month period, the employee shall lose one $\langle V \rangle$ ar of seniority for each year outside of the bargaining unit until the employee is left with only one $\langle V \rangle$ ar of seniority, then he/she will maintain one $\langle V \rangle$ ar of seniority.

Employees returning to the bargaining unit from administrative or supervisory positions will be entitled to displace the most junior employee in the bargaining unit whose position he is qualified **and able** to perform. The restriction of Article **20.03** will apply to such returning employee.

This Article can only apply once to an employee, for as long as the employee **works** for the Company except in the case of lay-off and recall from lay-off.

- 19.10 The Company agrees to grant to an employee to work for the Teamsters Union a leave of absence not to exceed the length of the contract. The employee will retain his/her seniority and accumulate additional seniority up to the expiration of the contract or any extension required under the Ontario Labour Relations Act. No more than one (1) employee shall be on any such union leave of absence at any one time. At any time prior to the expiration of the contract in which the leave is granted or required extension the employee may give seventy-two (72) hours notice of intent to return and shall have the option to return to his/her former position if available and subject to the seniority provisions of this agreement.
- 19.11 A seniority list shall **be** compiled by the Company in January and July of each calendar year. A copy of this list including names, addresses, and social insurance numbers will be provided to the Union Stewards and Local Union 91.

ARTICLE 20 - JOB BID AND TEMPORARY JOB TRANSFERS

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20.01 (a) Prior to a posting in an existing classification, the most senior employee within the classification and the department in which the primary vacancy occurs, who indicates the desire to transfer to the vacant position will be entitled to a lateral move to the primary vacancy. No other lateral transfers will be allowed within the same classification and department. The position vacated as a result of the transfer will be posted and selection made in accordance with the provisions of Article 20.01 (b) of this Agreement.

The individual who accepts the lateral transfer will not be entitled to bid for or transfer to any other position within the bargaining unit for a period of six (6) calendar months.

There shall be no lateral transfers allowed into the following:

() between short arc and spray arc welding

- (2) press brake
- (3) Whitneys
- (4) painter
- (5) maintenance

Vacancies in the above-noted shall be posted and filled in accordance with Article **20.01 (b)** of this Agreement.

The individual who accepts the lateral transfer will be entitled to a familiarization and training period of two (2) shifts in which to demonstrate his/her ability to perform efficiently in the position.

(b) Vacancies in existing or new classifications which are not filled by lateral transfer, shall be posted on the plant bulletin board for a period of three (3) working days and any employee may make application for such vacancy by placing his/her name on the said notice. The successful bidder will be notified, whenever possible, within two (2) working days following the posting period. Selection will be made on the basis of seniority except for the following positions: drafting, programming, press brake, general maintenance and painters in which case selection will be made on the basis of skill, ability and qualifications to perform efficiently the work to be done. Where such skills, ability and qualifications are relatively equal in the Company's judgement, seniority shall govern.

Welders must satisfactorily pass the relevant spray arc or short arc test in order to be the successful candidate in the event of a posting.

The successful bidder in the following positions will have a familiarisation period of ten (10) shifts in order to demonstrate aptitude and ability satisfactory to the company: Press Brake Operator and Maintenance.

The position vacated by the successful bidder shall be filled on a temporary basis at the discretion of the company for the ten (10) shift period referred to above.

- (c) When no qualified employee applies, the Company may request employees who do not apply to transfer or hire persons from outside the bargaining unit. A vacancy can be filled at the discretion of the Company on a temporary basis. The Company shall provide each successful candidate with the reasonable instruction in the normal requirements of the job. Only the primary vacancy and the vacancy arising on the filling of the primary vacancy shall be posted and any vacancy which may occur as a result of having filled these vacancies may be filled by the Company in its own discretion. However, the Company, prior to hiring a new employee on the day shift, will allow by seniority, an employee on the night shift otherwise qualified to fill the open day shift position.
- (d) All vacancies posted will include the following information:
 - i) classification;
 - ii) shift(s);
 - iii) approximate start date.
- 20.02 The Company will determine the effective dates of all transfers or promotions based upon production requirements.
- 20.03 An employee who accepts a lateral transfer, a job posting or is the successful applicant to a job posting but refuses the job, will be restricted from bidding or transferring to another position for six (6) months, except that employees who accept a position in drafting, programming, press brake, whitney, general maintenance, painting and welding will be restricted from bidding or transferring to another position for twelve **(2)** months.
- 20.04 The Company shall have the right to temporarily transfer employees. "Temporary transfer" for the purpose of this Article shall mean a transfer of not more than thirty (30) calendar days duration.
- 20.05 If a transfer is to be made in lieu of **layoff** or to be made to provide an employee with work when the scheduled supply of work on his/her regular **job** runs out, machinery breakdown, or similar reasons, the least senior employee or employees will be transferred first, and the employee or employees **so** transferred shall take the rate of the job to which he/she is or they are transferred commencing at the start of the following work day. **A** transfer under this paragraph shall not be deemed a temporary transfer for purposes of length of transfer. Any employee transferred hereunder shall meet the requirements of paragraph 19.03(a).
- 20.06 Except as provided in subsection 20.05, any employee, who at the request of the Company, is temporarily transferred to a position outside of his/her classification for a period exceeding one **C** → ur in duration, will receive the greater of his/her regular rate of pay or the rate of pay for the position to which the employee transfers for the duration of the transfer.

- 20.07 Nothing herein shall preclude the right of the Company to transfer an employee to work on new machinery, experimental work, and the like for a period not to exceed forty-five (45) calendar days. Compensation under this paragraph shall be at the rate set forth in Article 20.06.
- 20.08 By mutual consent of the Company and the Union, a temporary transfer as defined above may be extended beyond the duration of the original transfer.
- 20.09 Except as provided for in Article 20.01 (b), no employee, unless with his/her consent, shall be removed from his/her job and be required by the Company to work at another job while the regular work the employee was doing would be assigned to some other employee. This provision shall not apply to the transfer of employees for training purposes and/or need to substitute for an employee absent from work. This clause shall not be deemed to vary any of the seniority provisions of the contract.
- 20.10 The Company agrees to pay an employee with one (1) or more years service who bids into another classification to which he/she is not fully qualified one (1) pay scale increment less than the job rate pay scale for a period of sixty (60) consecutive working days. At the end of the sixty (60) consecutive working day period, the full job rate pay scale shall apply provided the transferred employee meets the requirements of the job at the end of the sixty (60) consecutive day period.

ARTICLE 21 -WAGES

- 21.01 Wages, as that term is used throughout the contract, shall mean and be defined as the hourly wage rate of the permanently assigned job classifications, unless otherwise specifically stated.
- 21.02 The Job Classification or Job Titles are attached hereto **as** Schedule A with the prevailing rate for each classification to be effective at the dates set forth therein.
- 21.03 The above classifications (job titles) are listed for the purpose of determining the rates payable to the individuals, if any, who from time to time permanently occupy those classifications, and this listing shall not be deemed to constitute any restriction upon the Company's right under Article 3.00 hereof to create or discontinue classifications, to assign and reassign work, and to determine the number and abilities of employees required.
- 21.04 Effective September 5, 1994 the hourly wage rate for each employee covered hereunder will be increased by one (1%) percent over the last wage rate in the prior contract, as set forth in Column ∎of Schedule A.
- 21.05 Effective February 13, 1995, the hourly rate for certain employees covered hereunder will be adjusted as set forth in Column 2 of Schedule A.

- 21.06 Effective September 4, 1995, the hourly rate for each employee covered hereunder will be increased by one and one half (1.5%) percent as set forth in Column 3 of Schedule A.
- 21.07 Effective September 2, 1996, the hourly rate for each employee covered hereunder will be increased by one and one half (1.5%) percent as set forth in Column 4 of Schedule A.
- **21.08** The hourly starting rate for new employees is as follows:

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- (i) Effective September 5,1994: \$10.75
- (ii) Effective September 4,1995: \$10.75
- (iii) Effective September 2, 1996: \$10.75

Employees will automatically progress after sixty (60) continuous working days service, after six (6) months continuous service, and after one (1) year of continuous service in accordance with Schedules **B1**, **B2**, and **B3** hereof.

- A laid-off employee shall have the option of deferring any retroactive payments due hereunder until his/her return to work or the employee can request the retroactive payment prior to such return. The option hereunder shall be subject to any requirements of the Ontario Employment Standards Act, **as** amended, relating to the payment of wages.
- **21.10** In addition to the rates of pay set out in Schedule "A" the Company will pay, effective February **13, 1995,** an afternoon shift premium of thirty-five cents (\$0.35) per hour and a night shift premium of forty cents **(\$0.40)** per hour. Shift premiums shall be included in the calculation of overtime.
- 21.11 No later than eighteen (18) months after the date of ratification of this Agreement, the Company will provide the Union with specific job descriptions for all classifications included in Schedule "A" and will also provide a copy of the amendments made from time to time.

ARTICLE 22 - PROGRAM OF INSURANCE BENEFITS

22.01 The Company agrees to make available to all bargaining unit employees the health and welfare benefits as summarized below. All issues of eligibility, coverage, payments, and benefit amounts shall be **determined** by the insurer. Recognizing that no two insurance companies may offer identical plans, the Company shall have the right to substitute a different insurance carrier or carriers providing the substituted plan or plans carry forward equivalent or better benefits as in the prior plan or plans. If such substituted plan or plans do not carry forward equivalent or better benefits, then the Company shall consult with the Union and secure the consent of the Union prior to substitution. The Company will pay one hundred per cent (100%) of the premium cost of the following benefits:

- (I) Life Insurance
- (2) Accidental Death or Dismemberment
- (3) Short Term Disability Insurance
- (4) Health Care Insurance

ARTICLE 23 - TOOLS

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23.01 The Company shall supply all the major required tools to any employee whose job function requires them. All employees whose job function utilizes basic tools customarily associated with their trade or job shall furnish the same as a condition of their employment.

ARTICLE 24 - GENERAL CONDITIONS

- All employees must furnish the Payroll Clerk with a telephone number where the employee may be reached by telephone as well as their address. The employee is responsible for notifying the Payroll Clerk in the event of a change in telephone number or address. The Company will send such change of address to the Union office with the monthly dues.
- 24.02 If any term or provision of this Agreement is, at any time during the life of this Agreement, in conflict with any applicable valid Federal or Provincial law, such term or provision shall continue in effect only to the extent permitted by such law. When applicable government law nullifies any term or provision contained herein, it shall be considered to have superseded such provision and shall **be** applicable. If at any time thereafter, such term or provision is no longer in conflict with any Federal or Provincial law, such term or provision as originally embodied in this Agreement shall be restored in full force and effect.

If any term or provision of this Agreement is or becomes invalid or unenforceable, such invalidity or unenforceability **shall** not affect or impair any other term or provisions of this Agreement.

24.03 This contract represents complete collective bargaining and full agreement by the parties in respect to rates of pay, wages, hours of employment or other conditions of employment which shall prevail during the term hereof and any matters or subjects not herein covered have been satisfactorily adjusted, compromised or waived by the parties for the life of this Agreement. Moreover the parties acknowledge that during the negotiations that resulted in this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining, and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement.

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Therefore, the Company and the Union for the life of this Agreement, each voluntarily and unqualifiedly waives the right, and agrees that the other shall not **be** obliged to bargain collectively with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subject or matter may not have been within the knowledge or contemplation of either or both parties, at the time that they negotiated or signed this Agreement. Nothing **herein contained** shall preclude recourse by either party to the Grievance and Arbitration Procedure of the contract for interpreting the terms as set forth in this Agreement.

24.04 All notices required herein shall be by Mail and shall be addressed to the Company as follows:

Sims ManufacturingCanada, Ltd P.O. Box340 Moulinette Road Long Sault, ONTARIO KOC 1P0 ATTN: General Manager

24.05 All notices to be given to the Union hereunder by the Company or the employees shall be addressed to the Union as follows:

Teamsters Local Union 91 1300 Ages Drive Ottawa, Ontario K1G 5T4

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The parties shall appoint a Joint Consultation Committee consisting of two (2) employee representatives and two (2) management representatives. The committee shall meet at mutually agreeable times, at least three (3) times per year, to discuss issues of concern in the workplace which affect the employees and which fall outside of the Collective Agreement. The Committee shall have the power to make recommendations to the Company with respect to issues falling outside the Collective Agreement and the grievance process.

ARTICLE 25 - LEAD HAND

Notice of vacancies in Leadhand classifications shall be provided with the right of interested employees to submit written requests for consideration; however, all Leadhand designations and/or Leadhand removals remain discretionary appointments by management and non-appointment or removal of an employee as a Leadhand shall not be subject to the grievance and arbitration provisions of this Agreement.

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A Lead Hand is an hourly paid bargaining unit employee who, in the absence of the foreman from his/her department, or at the request of the foremen, has the added responsibility of carrying out duties which he/she is required to perform. These duties include: directing the work of others, coordinating materials, supplies and responding to the operational requirements of the job.

25.03 A Lead Hand shall not have authority to hire, fire, discipline or otherwise penalize any bargaining unit employees;

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- 25.04 A Lead Hand shall not enjoy any preferential treatment, except the hourly premium described in subsection 25.05 below and is subject to the same requirements as all other bargaining unit employees.
- **25.05** A Lead Hand shall be paid an hourly premium of fifteen cents (\$0.15) per hour when the foremen is in the plant and thirty cents (\$0.30) per hour when the foremen is outside the plant.

ARTICLE 26 - DURATION AND MODIFICATION OF THE AGREEMENT

- 26.01 This agreement shall continue in effect for three (3) years, from midnight September 4, 1994 through to midnight August 31, 1997 and shall continue in effect thereafter, unless either party notifies the other in writing within the period of ninety (90) days before the Agreement ceases to operate.
- 26.02 Negotiations shall begin within fifteen (15) days following notification for amendment of this Agreement or the making of a new Agreement prior to the current expiration date, this Agreement shall continue in full force and effect until **a** new Agreement is signed between the parties or until conciliation proceedings as prescribed under the Ontario Labour Relations Act have been completed, whichever date should first occur.

Signed in Cornwall, Ontario on the

day of March, 1995.

SIMS MANUFACTURING CANADA, LTD

Robert Silvia

Mike Thibeault

Robert Leduc

TEAMSTERS LOCAL UNION 91

Andre R. Papineau, President

Gerald Quesnel

J.C. Mondoux, Chief Steward

Dale Anderson

Andy Kisnics

SCHEDULE A JOB CLASSIFICATIONS AND RATES

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	Effective 9/5/94 (Retro) .	Effective 2/13/95 Year 1	Effective 9/4/95 Year 2	Effective 9/2/96 Year 3
Engineering Department				
Draftsman	\$15.00	\$15.20	\$15.43	\$15.66
Draftsman Helper		14.24	14.45	14.67
Programmer	14.44	14.95	15.17	15.40
Programmer Helper		14.24	14.45	14.67
Welding Department				
Spray Arc Welder	\$14.21	\$14.49	\$14.71	\$14.93
Final Assembly Short Arc Welder	14.10	14.24	14.45	14.67
Pre-Assembly Short Arc Welder	13.82	14.19	14.40	14.62
General Labourer	13.67	13.67	13.88	14.09
Fabricating Department				
Whitney CNC Operator	\$14.21	\$14.34	\$14.56	\$14.78
Press Brake Operator	14.10	14.24	14.45	14.67
Misc.Machine Operator	14.10	14.10	14.31	14.53
General Labourer	13.67	13.67	13.88	14.09
Painting Department				
Painter	\$14.10	\$14.24	\$14.45	\$14.67
Touch-up Painter	14.10	14.10	14.31	14.53
Painting Prep-Person	13.67	13.74	13.95	14.16
General Labourer	13.67	13.67	13.88	14.09
General Classifications				
Maintenance	\$14.10	\$14.34	\$14.56	\$14.78
Stock-Receiving	14.10	14.10	14.31	14.53
Forklift Operator	13.67	13.74	13.95	14.16
Maintenance Helper	13.67	13.67	13.88	14.09
General Labourer	13.67	13.67	13.88	14.09
Grinding/Washing Department				
Grinder	\$13.67	\$13.74	\$13.95	\$14.16
Washer/Caulker	13.67	13.74	13.95	14.16
General Labourer	13.67	13.67	13.88	14.09
Assembly				
inal As	\$13.67	\$13.74	\$13.95	\$14.16
ner I	13.67	13.67	13.88	14.09

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RATE OF PROGRESSION BY CLASSIFICATION

EFFECTIVE - SEPTEMBER 5, 1994

CLASSIFICATION	Start <u>Rate</u>	After 60 <u>Work Days</u>	After 6 <u>Months</u>	After 12 <u>Months</u>
Draftsman 1	10.75	12.77	13.88	15.00
Whitney CNC Programmer	10.75	12.61	13.52	14.44
Fabricator Programmer	10.75	12.61	13.52	14.44
Draftsman 2	10.75	12.61	13.49	14.38
Engineering Assistant	10.75	12.61	13.46	14.32
Spray Arc Welder	10.75	12.61	13.41	14.21
Whitney CNC Operator	10.75	12.50	13.35	14.21
Final Assembly Welder	10.75	12.50	13.30	14.10
Shear Operator	10.75	12.50	13.30	14.10
Fabricator Operator	10.75	12.50	13.30	14.10
Press Brake Operator	10.75	12.50	13.30	14.10
Misc. Machine Operator	10.75	12.50	13.30	14.10
Spot Welder	10.75	12.50	13.30	14.10
Flame Cutter	10.75	12.50	13.30	14.10
Painter	10.75	12.50	13.30	14.10
Stock Receiving	10.75	12.50	13.30	14.10
Maintenance	10.75	12.50	13.30	14.10
Truck Driver	10.75	12.50	13.24	13.98
Pre-assembly Welder	10.75	12.44	13.13	13.82
Grinder	10.75	12.39	13.03	13.67
Steam Cleaner	10.75	12.39	13.03	13.67
Final Assembly	10.75	12.39	13.03	13.67
Forklift Operator	10.75	12.39	13.03	13.67
General Labourer	10.75	12.39	13.03	13.67

There may be instances where a new employee with previous experience could advance faster than provided for in the rate of progression. The above rates define only the minimum rate of progression.

Rates shown are for the period September 5, 1994 through Sunday February 12, 1995.

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RATE OF PROGRESSION BY CLASSIFICATION

EFFECTIVE - Monday February 13, 1995

CLASSIFICATION	Start - Rate	After 60 Work Days	After 6 Months	After 12 Months
Draftsman Programmer Maintenance Press Brake Operator Painter	10.75 10.75 10.75 10.75 10.75 10.75	12.77 12.81 12.65 12.65 12.65	13.88 13.73 13.44 13.44 13.44	15.20 14.95 14.34 14.24 14.24
Spray Arc Welder Whitney CNC Operator Final Assembly Short Arc Welder Draftsman Helper Programmer Helper Pre-Assembly Short Arc Welder	10.75 10.75 10.75 10.75 10.75 10.75 10.75	12.89 12.66 12.65 12.65 12.65 12.65	13.70 13.48 13.44 13.44 13.44 13.44	14.49 14.34 14.24 14.24 14.24 14.24 14.19
Touch Up Painter Misc. Machine Operator Stock-Receiving Painting Prep-Person Grinder	10.75 10.75 10.75 10.75 10.75 10.75	12.00 12.50 12.50 12.50 12.46 12.46	13.30 13.30 13.30 13.10 13.10	14.19 14.10 14.10 13.74 13.74
Washer/Caulker Final Assembly Forklift Operator Maintenance Helper General Labourer	10.75 10.75 10.75 10.75 10.75 10.75	12.46 12.46 12.46 12.39 12.39	13.10 13.10 13.10 13.03 13.03	13.74 13.74 13.74 13.67 13.67

There may be instances where a new employee with previous experience could advance faster than provided for in the rate of progression. The above rates define only the minimum rate of progression.

Rates shown are for the period January 30, 1995 through September 3, 1995.

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RATE OF PROGRESSION BY CLASSIFICATION

EFFECTIVE- September 4, 1995

CLASSIFICATION	Start ⁻ Rate	After60 Work Days	After 6 Months	After 12 Months
Draftsman	10.75	12.96	14.09	15.43
Programmer	10.75	13.00	13.94	15.17
Maintenance	10.75	12.84	13.64	14.56
Press Brake Operator	10.75	12.84	13.64	14.45
Painter	10.75	12.84	13.64	14.45
Spray Arc Welder	10.75	13.08	13.91	14.71
Whitney CNC Operator	10.75	12.85	13.68	14.56
Final Assembly Short Arc Welder	10.75	12.84	13.64	14.45
Draftsman Helper	10.75	12.84	13.64	14.45
Programmer Helper	10.75	12.84	13.64	14.45
Touch Up Painter	10.75	12.69	13.50	14.31
Misc. Machine Operator	10.75	12.69	13.50	14.31
Stock-Receiving	10.75	12.69	13.50	14.31
Pre-Assembly Short Arc Welder	10.75	12.84	13.64	14.40
Painting Prep-Person	10.75	12.65	13.30	13.95
Grinder	10.75	12.65	13.30	13.95
Washer/Caulker	10.75	12.65	13.30	13.95
Final Assembly	10.75	12.65	13.30	13.95
Forklift Operator	10.75	12.65	13.30	13.95
Maintenance Helper	10.75	12.58	13.23	13.88
General Labourer	10.75	12.58	13.23	13.88

There may be instances where a new employee with previous experience could advance faster than provided for in the rate of progression. The above rates define only the minimum rate of progression.

Rates shown are for the period September 4, 1995 through September 1, 1996.

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RATE OF PROGRESSION BY CLASSIFICATION

EFFECTIVE - September 2, 1996

CLASSIFICATION	Start Rate	After 60 Work Davs	After 6 Months	After 12 Months
Draftsman	10.75	13.15	14.30	15.66
Programmer	10.75	13.20	14.15	15.40
Maintenance	10.75	13.03	13.85	14.78
Press Brake Operator	10.75	13.03	13.85	14.67
Painter	10.75	13.03	13.85	14.67
Spray Arc Welder	10.75	13.28	14.12	14.93
Whitney CNC Operator	10.75	13.04	13.89	14.78
Final Assembly Short Arc Welder	10.75	13.03	13.85	14.67
Draftsman Helper	10.75	13.03	13.85	14.67
Programmer Helper	10.75	13.03	13.85	14.67
Pre-Assembly Short Arc Welder	10.75	13.03	13.85	14.62
Touch Up Painter	10.75	12.88	13.70	14.53
Misc. Machine Operator	10.75	12.88	13.70	14.53
Stock-Receiving	10.75	12.88	13.70	14.53
Painting Prep-Person	10.75	12.84	13.50	14.16
Grinder	10.75	12.84	13.50	14.16
Washer/Caulker	10.75	12.84	13.50	14.16
Final Assembly	10.75	12.84	13.50	14.16
Forklift Operator	10.75	12.84	13.50	14.16
Maintenance Helper	10.75	12.77	13.43	14.09
General Labourer	10.75	12.77	13.43	14.09

There may be instances where **a** new employee with previous experience could advance faster than provided for in the rate of progression. The above rates define only the minimum rate of progression.

Rates shown are for the period September 2, 1996 through August 31, 1997.

A MEMBER'S REMINDER

Application for withdrawal cards should be made if a member is laid off, quits, is discharged, retires or is off work because of illness or injury.

APPLICATIONS FOR WITHDRAWAL CARDS ARE THE SOLE RESPONSIBILITY OF THE MEMBER AND MUST BE MADE AT THE LOCAL UNION OFFICE.

LOCAL 91 EXECUTIVE BOARD

President - André R. Papineau Vice-President - Basil Humphrys Secretary-Treasurer - Mark Middleton Recording Secretary - Keith Berry Trustee - Norm Connors Trustee - Gérald Quesnel Trustee - Allan Burrell