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Collective Bargaining Agreement

Between

RIGEL SHIPPING CANADA INC.

hereinafter referred to as

THE COMPANY

AND

CANADIAN MERCHANT SERVICE GUILD

hereinafter referred to as

THE GUILD

Effective September 1, 1995 to August 31, 1999





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Rigel Shipping Canada Inc.

Collective Agreement as at September 1st, 1995.

Article 1 - PURPOSE AND SCOPE

1.01 The purpose of this Agreement is:

(a) to establish terms and conditions of employment and related matters for Officers covered by this Agreement;

(b) to establish a procedure for final settlement of differences concerning the interpretation, administration, application of alleged violation *of* any of the provisions of this Agreement.

I.02 This Agreement applies to all Officers of the Company covered by the certification order of the Canada Labour Relations Board, File 555-3695, dated January 25, 1994. This Agreement may be amended at any time by mutual agreement of the parties hereto.

A party proposing an amendment shall submit a written draft of the suggested amendment to the other party to the agreement along with a notice in writing of the suggested time and place of a joint meeting to discuss the proposal.

A party proposing an amendment under the foregoing provision shall give the other party at least (7) clear days notice.

- Before any amendment to this Agreement becomes operative it shall be reduced to writing, it shall state the effective date of the amended provision and it shall be executed in the same manner as the Agreement.
- 1.03 The Company acknowledges the Guild as the sole bargaining agent for Officers covered by this Agreement.
- I.04 The Company operates, owns, manages and/or bareboat charters ships in Canada, in both home trade voyages as well in foreign voyages as defined by the Canada Shipping Act. It is recognized by the parties that the bulk of the trade is in the Maritime Provinces.
- 1.05 Any notice required to be given to the Guild pursuant to this Agreement shall be delivered or transmitted by fax to the Office of the Guild. at 155 Ochterloney Street, Suite #4, Dartmouth, Nova Scotia, B2Y 1C9, or at any other address which the Guild may designate and which the Guild shall notify the Company in writing; fax number (902) 463-6785.

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Article 1 - **PURPOSE** AND SCOPE (continued)

1.06 Any notice required to be given to the Company pursuant to this Agreement shall be delivered or transmitted by fax to the Head Office of the Company at P.O. Box 1360, Shediac, New Brunswick, E0A 3G0; fax number (506) 532-6300.

Article 2 - MANAGEMENT RIGHTS

- 2.01 The Company has and shall retain the exclusive right to manage its business and direct its working forces in the most economical manner possible. The Company has the right to hire, discipline and discharge for just cause, and promote / demote Officers in accordance with the provisions of this Agreement
- 2.02 The right of any Officer to employment with the Company will be conditional upon the Officer being medically fit to perform his/her duties and in possession of a medical fitness card. The Company reserves the right to require a medical examination of any present or future Officer at any time by a medical practitioner approved by the Canadian Coast Guard, and to require certification from a medical practitioner that the Officer or applicant for employment is medically fit to perform the duties of the job in question. Where the Company requires a present Officer to undergo a medical examination (apart from any examination required to maintain the Officer's medical fitness card), the Company will pay the fee charged for the examination.

Article 3 - DISCRIMINATION

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- 3.01 The Company will not discriminate against an Officer because of membership in the Guild or activity authorized herein on behalf of the Guild or for exercising his/her rights under the Canada Labour Code or as provided by this Agreement.
- 3.02 The Guild agrees not to intimidate or coerce or threaten Officers in any manner that will interfere with or hinder the effective carrying out of this Agreement and the principles contained herein, and will assist and co-operate with the Master and other Management representatives of the Company in maintaining discipline aboard ship.
- 3.03 The Company and the Guild agree that they will not threaten, intimidate or unlawfully discriminate in the workplace against any Officer for reasons of race, national or ethnic origin, colour, religion, age, sex (including pregnancy and childbirth), marital status, family status, disability (as under the Canadian Human Rights Act), a conviction for which a pardon has been granted or political affiliation with a legitimate political party.

Article 4 - MEMBERSHIP AND DUES DEDUCTION

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- 4.01 The Company agrees to retain in its employ only members in good standing of the Guild. Such members shall, as a condition of employment, maintain their membership in the Guild for the duration of this Agreement.
- 4.02 An Officer is deemed to be a member in good standing of the Guild until the Guild determines that the Officer is not in good standing pursuant to the Guild's Constitution, Rules and Regulations, and until the Guild gives notice in writing to the Company that the Officer is not in good standing.
- 4.03 The Guild shall indemnify the Company, its vessels, Officers, servants ana agents and hold it or any of them harmless against any and all suits. claims. demands and liabilities that arise out of or by reason of any action taken by it, them or any of them for the purpose of complying with the provisions of this section or that arise out of or by any reason of reliance by it, them or any of them on any list or notice furnished to the Company by the Guild pursuant to the provisions of this section, or by reason of compliance by the Company with provisions of Article 4.11 (Dues Deduction).
- 4.04 The Company recognizes the Guild as the primary source of employment for all Officers covered by this Agreement and will make all requests for Officers from the office or sub-office of the Guild. Such requests shall be confirmed in writing or fax and shall specify whether the, job is permanent or relief and the position and qualifications required.
- 4.05 Any person not a member of the Guild, hired or promoted to the position of an Officer, shall within thirty (30) days 'of employment make application for membership in the Guild. Such application may be made by telegram, fax or otherwise directed to the Head Office or sub-office of the Guild.
- 4.06 The actual selection and hiring of Officers shall be at the discretion of the Company. Officers who are not accepted by the Company must be notified in writing of the reason of rejection, with a copy provided to the Guild. The Company shall only be required to show that it acted reasonably in judging the employee unsuitable for employment.
- 4.07 When an Officer is dispatched on a ship upon the Company's request, ana is refused by the Master for just cause, this Officer shall be paid cut of pocket transportation expenses to and from the vessel and one days pay.
- 4.08 The Guild agrees that membership in the Guild of an Officer shall not be denied. suspended or terminated for any reason other than in accordance with the Constitution, Rules and Regulations of the Guild.

Article 4 - MEMBERSHIP AND DUES DEDUCTION (continued)

- 4.09 When an Officer joins a vessel, the Company shall require the Officer to complete at once, in duplicate, as a condition of employment, a dues deduction card authorizing the automatic deduction of the Guild dues and initiation fees only. Said card to be supplied to the Company by the Guild and one copy of the deduction card as completed by the Officer and retain the second copy for their records.
- 4.10 Should the Company require an Officer to present himself/herself for an employment interview at the Company's office in Shediac Cape, or any other location not in the vicinity of the Officer's residence, he/she will be reimbursed for reasonable travelling expenses according to the Company's travel expense policy.
- 4.11 The Company agrees to deduct from the wages of each Officer the monthly dues and/or assessments and/or initiation fees and/or any other amounts as specified by the Guild. The deductions will be made from the Officers first paycheque of each month and remitted to Guild Headquarters by the end of each calendar month in which the deduction was made.

Article 5 - GUILD REPRESENTATION

5.01 The Guild agrees to notify the Company in writing of the names of its officers and to inform the Company in the same manner *of* any changes and thereafter. the Company shall conduct all its dealings with the Guild through these designated representatives.

Article 6 - BOARDING OF VESSELS

- 6.01 The Company agrees to issue passes *to* authorized representatives of the Guild for the purpose of consulting with the Officers aboard vessels of the Company covered by this Agreement in respect to Guild business.
- 6.02 Authorized representatives of the Guild may board, and remain on board, the vessels only while they are in port. Arrangements to board a vessel must be made through the Company's office, on reasonable notice. Any Guild representative boarding a vessel must immediately report to the Master or his/her designate. While on board, Guild representatives may confer with Officers, but otherwise may engage in discussion only with the Master in respect of any dispute or grievance. Guild representatives shall not have the right to interfere in any way with the operations of the vessel

Article - BOARDING OF VESSELS (continued)

- 6.03 The Company upon receiving a waiver, in form satisfactory *to* the Company. of any claim for any damage resulting from any accident or injury in or about Company property, shall thereupon issue a pass to each such representative enabling him/her to board the Company's vessels while in port for the purpose set out in this Section. In the event the Guild withdraws the privilege of boarding Company vessels from the designated Guild representative, the Guild undertakes to notify the Company to revoke such pass.
- 6.04 The Guild representative shall not violate any provision of this Agreement or interfere with the Officers aboard the vessel or retard the work of the vessel, subject to the penalty of revocation of the pass granted by the Company pursuant to this Section.
- 6.05 The Company assumes no responsibility for securing passes to or through property owned or controlled by others, but the Company agrees to co-operate with the Guild in securing such passes.

Article 7 - OFFICERS' DUTIES

- 7.01 An Officer shall not be required to perform any duties usually assigned *to* unlicensed crew members.
- 7.02 The Company will utilize Deck Officers for the purpose of tying up or locking
- 7.03 **During all mooring and unmooring operations,** Officers shall be assisted by one other person at each station.
- Article 8 DEFINITIONS (to be completed as needed)
- I.) In this Agreement "Day" means a twenty-four (24) hour day commencing at 0000 hours one day and ending at 2400 hours on the same day.
- 2.) In this Agreement words importing male persons include female persons and corporations, words in the singular include the plural and words in the plural include the singular.
- 3.) In this Agreement where a number of days expressed to be "Clear Days" is prescribed, both the first day and the last day shall be excluded.
- 4) In this Agreement Department means Deck Department or Engineering Department.

- Article 8 DEFINITIONS (continued) (to be completed as needed)
- 5.) In this Agreement "Officer" means certified First Mate, Second Mate, Third Mate, Second Engineer, Third Engineer and Fourth Engineer.
- 6.) In this Agreement "Vessel" or "Ship" or "Company Vessel" means a snip owned. operated or bareboat chartered by the Company.
- 7.) In this Agreement "Year of Service" means a period consisting of twelve (12) months.
- Article 9 PROBATIONARY OFFICERS
- 9.01 An Officer shall be considered to be a probationary Officer until he/she has been employed by the Company in the bargaining unit for a period *of* ninety (90) days working on a vessel. During the period of probation, the Officer's suitability for permanent employment will be assessed by the Company.
- 9.02 At any time during the period of probation, an Officer may be released by the Company if the Company judges the Officer unsuitable for permanent employment. In the event a probationary Officer grieves his/her release, the Company shall only be required to show that it acted reasonably in judging the Officer unsuitable for permanent employment with the Company.
- 9.03 Any days previously worked for the Company by an Officer on a relief basis will be counted towards the ninety (90) day probationary period.

Article 10 - SENIORITY

- 10.01 For the purpose of this Agreement, seniority is the total length of continous service as an Officer.
- 10.02 If two or more Officers have the same seniority date, the eldest shall be deemed to have the most seniority.
- 10.03 The Company will prepare and post on appropriate bulletin boards. by January 15 of each year, listings showing the seniority of Officers. One copy of these listings will be sent to the Guild.
- 10.04 In the event an Officer is promoted to a position outside this bargaining unit, he/she will continue to accrue seniority provided he/she has maintained his/her membership in the Guild.

Article 10 - SENIORITY (continued)

- 10.05 An Officer shall lose his/her seniority standing and shall have his/her name removed from all seniority lists in any one of the following cases:
 - a) where the Officer voluntarily quits;
 - b) where the Officer is discharged for cause;

c) where the Officer is laid off and fails *to* return to work within fifteen (I5) days after the Company has delivered written notice to him/her and to the Guild by prepaid registered post advising him/her to return to work;

d) where an Officer has been laid off because of lack of work for a continous period of more than twenty-four (24) months.

- 10.06 In the selection of Officers for promotion within the bargaining unit. where ability and qualifications are equal, seniority will be the determining factor.
- 10.07 Notwithstanding any other provisions contained in this agreement, the Company may at its discretion promote a Company Officer in order *to* fill a temporary vacancy for a period not exceeding sixty (60), but at or before expiry of that sixty (60) day period, the Company shall fill the vacancy in accordance with the express provisions of this agreement.

Article 11 - LAYOFF AND RECALL

- 11.01 The Company agrees that in matters relating to the selection of Officers for layoff and recall, where ability and qualifications are equal, seniority will be determined by length of service in the position the Officer is in at the time of layoff, so that if the Company must reduce the size of the workforce in any given position, the Officer who has held that position for the least amount of time will be the one laid-off, and recall will be in reverse order of layoff.
- 11.02 Notice of layoff will be given in accordance with the provisions of the Canada Labour Code.
- 11.03 An Officer who is laid off will retain his/her seniority and the right to recall for work for a period of twenty-four (24) months from the date of layoff provided he/she reports *to* the Company for work when recalled. An Officer who is recalled in conformity with the provisions of this Agreement and does not report for work within 15 days will have his/her employment terminated for just cause.

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Article 11 - LAYOFF AND RECALL (continued)

11.04 Notice of recall will be by telephone and will be provided at least seventy-two (72) hours in advance of the scheduled report time unless exceptional circumstances do not permit this. It is the responsibility of the Officer to ensure that the Company is always advised of how best to contact the Officer for purposes of recall from layoff.

Article 12 - TOURS OF DUTY AND HOURS OF WORK

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- 12.01 The normal tour of duty for Officers on the vessels will be approximately sixty (60) days onboard a ship followed by sixty (60) days of leave off ship. The company will do everything possible to maintain this schedule but reserves the right to extend or shorten this schedule to allow the vessel to reach the pori determined by the Company to be appropriate for employees to leave or join the vessel. Officers will have the right to work an alternative system with the approval of his relief and the Company.
- 12.02 Officers shall work an eight (8) hour day, however Officers shall be expected to work any hours necessary to operate, overhaul, or otherwise preserve the safety. efficiency, and operation of the vessel and crew. The regular hours for any Officer shall be eight (8) hours per day. Normal seawatches shall be four (4) hours on and eight (8) hours off. Officers may be required to work up to four (4) additional hours per day for any operation described in this section. before extra overtime accrues. It is expressly understood that these four (4) hours per day are at the discretion of the Master and Chief Engineer, and are not manadatory and will only be used within normal shipboard practice.
- 12.03 Shifts shall be as assigned by the Master with due consideration given to seniority and ability.
- 12.04 Should an Officer fail *to* report for duty as scheduled, the officer he/she was to replace must remain on duty until a substitute is secured. The extra hours worked by the Officer remaining on watch will be owed to him / her by the Officer who was missing from his / her watch and must be repaid.
- 12.05 When a vessel is at a dock, an Officer may leave the vessel but must return *to* the vessel not less than thirty (30) minutes prior to his/her assigned shift or to the time of sailing, whichever comes first. The time of sailing will be posted on the notice board.

Article 12 - TOURS **OF** DUTY AND HOURS OF WORK (continued)

- 12.06 With the prior approval of the Master or Chief Engineer, which shall not be unreasonably withheld, an Officer may, while the vessel is in port, canalling, or at anchor, make private arrangements with other Officers to exchange watches thereby enabling him/her to go ashore. There shall be no additional cost to the Company as a result of any such exchange of watches.
- 12.07 If an Officer misses a vessel due to the fact that it sails before the posted sailing time, he/she will notify the Master by telephone within *two* (2) hours of the original posted sailing time, and if the Officer joins the vessel at the first point where it car: be boarded, he/she will be reinstated and reimbursed his/her transportation costs to the vessel, provided he/she notifies the blaster as soon as possible of his/her intention to rejoin the vessel. There will be no break in service of the Officer under these circumstances.
- 12.08 If an Officer misses a vessel due to circumstances for which he/she cannot be held responsible, he/she will be reinstated provided he/she promptly notifies the Master or the Company's office of his/her intention to rejoin the vessel and rejoins the vessel at the first point where it can be boarded. All transportation costs will be borne by the Officer.

Article 13 - EXTRA - OVERTIME

- 13.01 All hours worked in excess of twelve (12) hours in a day and eighty-four (84) hours in a week are considered extra overtime.
- 13.02 Extra overtime worked will be compensated at the rate of time-and-one-half an employee's regular hourly rate.
- 13.03 Extra overtime will be recognized only when it has been approved by the Master in writing prior to the overtime being worked.
- 13.04 No employee shall be required to perform more than sixteen (1E) hours of continuous work, excluding meal hours; in a twenty-four (24) hour period.
- 13.05 The Master will ensure that overtime work is distributed equitably among the Officers.

Article 13 - EXTRA - OVERTIME (continued)

13.06 Any work necessary for the safety of the vessel, passengers, crew or cargo, or for the saving of or rendering assistance to other vessels, lives, property or cargoes, will be performed at any time on immediate call by all Officers and notwithstanding any provisions of this Agreement which might be construed to the contrary, in no event will overtime be paid for the work performed in connection with these emergency duties of which the Master will be the sole judge. Further: the Master may, whenever he/she deems it advisable; require any Officer to participate in lifeboat or other emergency drills without incurring overtime.

Article 14 - MEALS

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- 14.01 The Company will reimburse Officers for reasonable meal expenses incurred in the course of following the Company's instructions with respect to joining. leaving, or transferring to and from a ship.
- 14.02 Officers who are entitled to meals while on Company business will be reimbursed upon submission of bona fide receipts for reasonable costs incurred by them in the purchase of meals when the Company is unable to provide the Officer with a meal(s) on board a ship.
- 14.03 All officers shall be permitted $\frac{1}{2}$ hour free from work for the purpose of eating each meal.
- Article 15 WAGE ADMINISTRATION
- 15.01 The basic rates of pay for the Officers covered by this Agreement shall be as set forth in the wage schedules in Appendix "A" attached hereto and forming part of this Agreement. Wages include any amounts required to be paid by statute on account of vacation pay and statutory holidays.
- 15.02 When an Officer is temporarily assigned by the Master to a higher paid position, for a period of at least one (I) shift, for the purpose of replacing an Officer who is injured. sick or absent, the Officer will receive the rate of the position to which he/she has been temporarily assigned by the Master. If assigned to a lower paid position for the purpose of replacing an Officer who is injured. sick. or absent. the Officer will continue to receive the rate of his/her regular position rather than the lower rate of the position to which he/she has been temporarily assigned.

Article 15 - WAGE ADMINISTRATION - (continued)

15.03 Wages will be paid by way of direct deposit into the Officer's bank account no later than Friday following the end of each pay period. The pay stub will be sent to the Officer aboard the vessel. Each Officer must provide the Company with an authorization for direct deposit and all relevant banking information and any changes thereto.

Article 16 - PAID LEAVE SYSTEM

- 16.01 The Company's leave system, whereby Officers receive a regular biweekly pay cheque during their approximately sixty (60) days on board the vessel followed by approximately sixty (60) days on leave, is designed to compensate Officers in respect of statutory holidays, vacation pay and hours worked in excess of forty (40) hours per week.
- 16.02 For every day worked, an Officer is credited with one day's leave.
- 16.03 Subject to Article 12 TOURS OF DUTY AND HOURS OF WORK. an Officer will begin his/her period of leave once he/she has earned approximately sixty (60) days' leave.
- 16.04 An Officer may make a written request to extend his/her tour of duty in order to accumulate a longer period of leave. .Approval will be at the discretion of the Company and will be subject to operational considerations, but not to the **detrement** of another Officer wishing to return to work.
- 16.05 A minimum of seven (7) days' notice in writing must be given to the Master by an Officer intending to take leave.
- 16.06 Having regard to the need of the Company to be able *to* continue to operate its vessels with sufficient qualified Officers at all times, the right to begin a period of leave is conditional upon the approval of the Company. Such approval will not be unreasonably witheld.

Article 17 - GROUP INSURANCE POLICY

17.01 The Company will continue *to* make available *to* the Officers group insurance coverage including life insurance (inclusive of dependent life insurance), long-term disability insurance, health care (inclusive of vision care ana prescription drugs) and dental care providing benefits that are no less favourable to the employees than in force on September 1st, 1995, subject to the following conditions:

Article 17 - GROUP INSURANCE POLICY (continued)

(a) Should the experience of the group health/dental/prescription drug programs exceed ten percent (10%) of the acceptable experience level, the Company on notification to the Guild may implement a surcharge on prescription drugs of up to \$10.00 per prescription and can reduce payment of dental fees to sixty-five percent (65%);

(b) The Company reserves the right to change insurance carriers from time to time;

(c) Upon the request of the Guild, the Company will provide the Guild with the financial justification for any change in benefits.

17.02 The total premium cost for coverage for each Officer will be shared between the Company and the Officer on the following basis:

(a) In the firs: five (5) months of the collective agreement (beginning date of signing),60% Company / 40% Officer;

(b) Effective February 1st, 1996, 70% Company / 30% Officer;

(c) Effective February 1st, 1997, and thereafter, 80% Company / 20% Officer

Article 18 - TRANSPORTATION COSTS

- 18.01 Upon joining the vessel, Officers are responsible for their own transportation to the nearest designated airport (Toronto, Montreal, Quebec City, Moncton, Saint John, Fredericton, Chatham, Bathurst, Charlottetown, Halifax, Sydney, St. John's, Gander and Deer Lake). The cost of transportation from the designated airport to the vessel will be paid by the Company.
- 18.02 Upon leaving the vessel, the Company will pay the transportation costs from the vessel to the designated airport nearest to the Officer's home base.
- 18.03 To be eligible to have the Company pay the transportation costs, the Officer must complete his/her assigned tour of duty. If an employee quits or is dismissed for cause, transportation costs will not be paid by the Company.
- 18.04 An Officer shall be given forty-eight (48) hours notice prior to joining his vessel. The Officer will be paid for the day of travel providing he works a minimum of one four hour shift on the traveling day.

Article 18 - TRANSPORTATION COSTS (continued)

- 18.05 In the event that an Officer is transferred by the Company from one vessel to another vessel of the Company, the Company shall continue to pay the Officer his regular lay-day rate of pay, and benefits, and reasonable expenses during the time period necessary to enable him to make his transfer.
- 18.06 The mode of transportation will be determined by the Company in each case.
- 18.07 The Company will reimburse Officers for reasonable hotel expenses incurred in the course of following the Company's instructions with respect to joining a ship.
- 18.08 In the event an employee is injured or becomes ill and a medical doctor determines that he/she must leave the vessel as a result. the Company will pay the Officer's cost of transportation to the hospital or to the Officer's residence.
- 18.09 If the Company requests an Officer to use his own vehicle in the course of Company business, including the joining of a ship, the Company shall reimburse the Officer for the cost involved.
- 18.10 If the Company requests an Officer to attend *to* any Company business. without limiting the generality of the foregoing. it will be without loss of pay or benefits and the Company shall reimburse the Officer for all reasonable expenses incurred by him/her upon production of acceptable receipts and vouchers.
- Article 19 EMPLOYEE RESIGNATION
- 19.01 When an Officer decides to resign from employment with the Company, he/she must give the Master a minimum of forty-eight (48) hours notice in writing.
- 19.02 An Officer who fails to give proper notice of resignation in accordance with Article 19.01 and who is working on board a vessel at the time of his/her resignation will be penalized to the extent of two (2) days pay, which may be deducted by the Company from any pay due to the Officer at the time he/she resigns.
- 19.03 The Company will not pay the cost of transportation from the vessel to an Officer's home where an Officer resigns while working on board a vessel. Should an Officer work less than thirty (30) days of his scheduled tour of duty. the Company shall be entitled to recover all related expenses incurred while joining the vessel, and benefits paid will be only at the minimum required by Canadian Labour Law. If the ship is trading outside of Canadian waters and the Company is required to repatriate the Officer the cost of repatriation will be deducted from the Officers pay cheque.

ticle 20 - LEAVES OF ABSENCE

- 20.01 An Officer who has completed 60 days of continuous employment, will be granted bereavement leave when death occurs to a member of his/her immediate family, that is, his/her father, mother, spouse, child, brother, sister, parents-in-law and grandparents. The Officer granted leave to attend the funeral will be paid at his/her basic rate for time lost up to a maximum \pounds five (5) days. The Company will pay transportation costs from the vessel to the Officer's home under these circumstances.
- 20.02 Employees will be entitled to reasonable leave of absence without pay in the event of either illness or injury to himself/herself or a member of his/her immediate family.
- 20.03 Officers will be entitled to child care leave in accordance with the provisions of the Canada Labour Code.
- 20.04 Claims for leave under this Article must be supported by proper medical or bereavement evidence upon returning to the vessel, otherwise the Officer forfeits his/her right to employment with the Company.
- 20.05 An Officer returning from leave under Article 20.01 or Article 20.02 will notify the Company's office seventy-two (72) hours in advance of the time he/she is ready to return to the vessel.
- 20.06 In the event an Officer is elected or appointed to work in an official capacity for the Guild, *a*) if the Officer requests a leave of absence in writing, ana
- *b)* if the Guild approves of the Officer's request, the Company shall grant the Officer a leave of absence without pay of not more than three (3) years to work in that capacity, and, if the Company consents, the leave of absence may be extended.
- 20.07 In the event an Officer has been elected or appointed to attend a Guild convention or to carry out other business of the Guild, if the Officer gives fifteen (15) clear days notice to the Company and if satisfactory replacement is found, the Company shall, for this purpose, grant leave of absence without pay to the Officer. When the Guild reports to the Company that the Officer is ready to return to work after completing the Guild business, he/she shall be entitled to return to his/her vessel at the earliest convenient date.
- 20.08 The Company will assist in providing adequate time off without pay for Officers wishing to attend school to either maintain their present qualifications or upgrade their certifications, when mutually agreed and in the best interest of the Company

Article 21 - HEALTH AND SAFETY

21.01 *a)* An Shipboard Safety Committee, having at least one Officer representative on it, shall be established to promote safe and healthy working conditions for the persons employed on vessels of the Company.

b) The Committee shall hold meetings as necessary but no later than every three (3) months unless both parties agree to postpone or cancel a meeting.

c) Minutes of the meetings will be kept by an Officer and forwarded to the Company's Safety Officer for information and circulation.

- 21.02 All safety regulations which are or come into effect by the Company shall be strictly adhered to by each Officer. Failure of an Officer to comply with safety regulations may be cause for dismissal.
- 21.03 No animals or pets will be permitted on board a ship

Article 22 - DRUG AND ALCOHOL POLICY

22.01 The Guild and the Officers recognize that the Company has a drug and alcohol policy in place that is binding upon the Officers covered by this agreement.

Article 23 - FAMILY VISITATION

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23.01 With the prior approval of the Master, which will not be unreasonably withheld, an Officer may, only while the vessel is in port, bring his/her spouse and family aboard for a visit. with the exception of children under twelve (12) years of age. Immediately upon coming on board. the Officer and his/her family members must sign a waiver releasing the Company from all liability and while on board must observe the Company's safety policy.

Article 24 - DISCIPLINE

- 24.01 No Officer shall receive a written reprimand or warning, be suspended or be dismissed, except for just cause.
- 24.02 The Company, when dismissing an Officer shall give that Officer notice in writing of his/her dismissal and the reasons for the dismissal
- 24 03 The Company agrees not to introduce as evidence in a hearing related to disciplinary action any document from the file of an Officer the existence of which the Officer was not aware at the time of filing or within a reasonable period thereafter

Article 24 - DISCIPLINE - (continued)

- 24.04 Disciplinary information which may have been placed in the personnel file of an Officer shall not be relied on for disciplinary purposes after thirty (30) months have elapsed since the disciplinary action was taken provided that no further disciplinary action has been recorded during this period. Upon written re-quest of an Officer, the personnel file of that Officer shall be made available once per year for the examination in the presence of an authorized representative of the Company.
- 24.05 Refusal of any Officer to work as directed or to obey lawful orders of his/her superior Officers may be grounds for dismissal. Any Officer who leaves a vessel without being properly relieved will forfeit his/her job with the Company
- 24.06 The Guild agrees to cooperate with the Company to instruct each Officer to assist and to cooperate with the Master and Company Executives to maintain discipline on board ship.

Article 25 - MARINE DISASTER

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- 25.01 An Officer who, while employed by the Company, suffers loss of clothing or other personal effects of any kind because of marine disasters or shipwreck. shall be compensated by the Company for such a loss. up to a maximum of two thousand dollars (\$2.00000).
- 25:02 An Officer or his/her estate making a claim under this section shall submit reasonable proof to the Company of the actual loss he/she has suffered.

Article 26 - GRIEVANCE AND ARBITRATION PROCEDURE

- 26.01 "Grievance" shall mean a statement in writing that is submitted in accordance with the applicable procedure contained in this Article and which sets out any difference relating to the interpretation, application, administration or alleged violation of any provision of this Agreement.
- 26.02 "Day", for the purpose of this Article, shall mean any day that is not Saturday. Sunday or one of those holidays described in Letter of Understanding No. 5 of this Agreement.
- 26.03 "Grievor" shall mean the Officer(s) concerned. the Guild or the Company as the case may be.
- 26.04 It is agreed that a final and binding settlement of all grievances shall be arrived at in accordance with the terms of this grievance and arbitration procedure

Article 26 - GRIEVANCE AND ARBITRATION PROCEDURE - (continued)

- 26.05 Before presenting a grievance, an Officer shall first discuss the matter with the Master / Chief Engineer. If the Officer is not satisfied with the Master's / Chief Engineer's response, a grievance may be advanced in accordance with the steps set out in this Article.
- 26.06 No grievance will be considered where the circumstances giving rise to the grievance were known by the grievor more than ten (10) days before the filing of the grievance.
- 26.07 **Step** One: The grievance shall be given to the Master / Chief Engineer, who will give his reply in writing within three (3) days of his receipt of the grievance.
- 26.08 Step Two: If the grievor is not satisfied with the Master's/ Chief Engineer's reply, or if a reply has not been given, the grievance may be referred to the Personnel Officer. This referral shall be made no later than two (2) days after the expiration of the three (3) day period for reply at Step One. A meeting with respect to the grievance will be convened by the Personnel Officer within ten (10) days after the referral of the grievance to Step Two. The meeting will be attended by the Personnel Officer, the grievor and a witness. The Personnel Officer or his/her designate shall give his/her reply in writing within five (5) days after the Step Two meeting has been held.

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- 26:09 Step Three: If the grievor is not satisfied with the reply of the Personnel Officer or his/her designate, or if a reply has not been given, the grievance may be referred to the Managing Director or his/her designate. This referral shall be made no later than five (5) days after the expiration of the five (5) day period for reply at Step Two. A meeting with respect to the grievance will be convened by the Managing Director or his/her designate within thirty (30) days after the referral of the grievance to Step Three. The meeting will be attended by the Managing Director (or his/her designate) and the Secretary-Treasurer of the Guild (or his/her designate) and: subject to their availability! anyone else any party considers could assist in resolving the matter in issue. The Managing Director or his/her designate shall give his/her reply in writing within ten (10) days after the Step Three meeting has been held.
- 26 10 A Guild grievance or a Company grievance shall be submitted at Step Three to the Managing Director of the Company or the Secretary-Treasurer of the Guild (or his/her designate) respectively. within ten (10) days of when the circumstances giving rise to the grievance were known or ought reasonably io have been known by the party grieving The Step Three meeting and reply to the grievance shall be in accordance with the provisions of Article 26 09

Article 26 - GRIEVANCE AND ARBITRATION PROCEDURE - (continued)

- 26.11 Failing settlement at Step Three of the grievance procedure, a grievance may be referred to arbitration within twenty (20) days of receipt of the reply at Step Three.
- 26.12 The parties agree that in most cases, arbitrations will be heard by single arbitrators, appointed by agreement of parties. However, both parties reserve their right to require the appointment of a three-person arbitration board.'
- 26.13 The party referring a grievance to arbitration shall, in accordance with the time limits set out in 26.11, give written notice of the referral to the other party and shall indicate in the notice whether a single arbitrator or three-person arbitration board is desired. If the referring party selects a single arbitrator, the notice shall contain the name of the suggested arbitrator. If the referring party suggests a three-person board, the notice shall contain the name of that party's nominee to the board.
- 26.14 The party receiving notice of the referral of a grievance to arbitration must respond in writing to the notice within five (5) days of receiving it. If arbitration by single arbitrator has been suggested, and the receiving party agrees, the receiving party shall so indicate in its response, and shall indicate agreement with the arbitrator proposed by the referring party or suggest another arbitrator for consideration by the referring party. In the event of agreement on arbitration by single arbitrator, and shall have a further five (5) days to agree on the appointment of an arbitrator, and shall make every effort to agree on an arbitrator who can hold the hearing within thirty (30) calendar. days of appointment. If agreement on an arbitrator is not reached within this further five (5) day period, either party may apply to the Minister of Labour for the appointment of an arbitrator.

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26.15 If the referring party has suggested arbitration by a three-person board, the receiving party shall indicate in its response within the time limit set out for response in Article 26.14 and shall indicate in its response the name of its nominee to the board. The referring party shall then have five (5) days from its receipt of the response to name its nominee to the board, and the nominees shall have a further five (5) days within which to agree on the appointment of a board chair. The nominees shall make every effort to agree on a chair who can hold the hearing within thirty (30) calendar days of appointment. If agreement on a chair is not reached within this further five (5) day period, either nominee may apply to the Minister of Labour for the appointment of a chair.

Article 26 - GRIEVANCE AND ARBITRATION PROCEDURE (continued)

- 26.16 Each party shall normally be responsible for its own expenses (including the cost of its nominee in the case of a three-person board) and the parties shall share equally the compensation and expenses of the single arbitrator (or board chair). However, the arbitrator (or board chair) may consider submissions from the parties and where the arbitrator or arbitration board judges it appropriate in the circumstances, make, as part of the award, an order that the successful-party in the arbitration ought to have some or all of its costs paid by the unsuccessful party.
- 26.17 If advantage of the provisions of this Article has not been taken within the time limits specified herein, the grievance shall be deemed *to* have been abandoned and cannot be reopened. Time limits in this Article may be extended only by written agreement between the Company and the Guild.

Article 27 - STRIKES AND LOCKOUTS

27.01 The Guild and the Company declare it to be their common intention that all controversies shall be resolved amicably in accordance with the provisions of this Agreement, and to this end:

a) the Guild agrees that there shall be no strikes, slowdowns or stoppage of work for any cause;

and

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b) the Company agrees that there shall be no lockout for any cause during the term of this Agreement.

27.02 The Company will not expect the Officers to cross a lawful picket line in a industry related to the business of the Company nor to perform the work of the people on strike. However, Officers will be expected to remain on board the vessel and perform their regular duties.

Article 28 - GENERAL PROVISIONS

28.01 Nothing in this Agreement will be constructed so as to affect the obligations of the parties under the provisions of the Canada Shipping Act, or other legislation, or to impair in any manner whatsoever the authority of the Master.

A, acle 28 - GENERAL PROVISIONS (continued)

28.02 Where Officers are displaced due to automation, mechanization, permanent reduction in the number of Officers because of the sale of a vessel, layoff, recall and severance will be determined as follows:

a) Officers with less than three (3) years seniority with the Company shall have their employment terminated and will be entitled to severance pay equal io two (2) days basic pay per year of service with the Company calculated at the date of termination of employment.

b) Officers with at least three (3) years seniority with the Company will be laid off and remain on the recall list pursuant to the provisions of Article 11, with entitlement to be placed on other vessels as vacancies occur provided they are qualified to perform the available work.

c) Should an Officer not be offered a placement on another Company vessel during the time he/she is on the recall list, his/her employment will terminate and he/she shall be entitled to severance pay equal to two (2) days basic pay per year of service with the Company calculated at the date of layoff.

28.03 The Company will give an eight (8) week written notice to those Officers who are subject to layoff. Should an Officer not receive the eight (8) week notice, the Company shall pay to the Officer the prorated portion for which the Officer was not given notice.

Article 29 - DURATION AND RENEWAL

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- 29.01 This Agreement shall take effect the 1st day of September, 1995, ana shall remain in full force and effect until the <u>31st day of August</u>, 1999, and shall, without further act of the parties be renewed from year to year thereafter, unless written notice of desire to amend, modify or cancel any term hereof is given by either party to the other, not later than ninety (90) days prior to the expiry of this Agreement.
- 29.02 In the event neither party gives notice to reopen ninety (90) days prior to expiry, allowing the Agreement to continue on a year to year basis, either party may give written notice of desire to amend, modify or cancel any term thereof ninety (90) days prior to the anniversary date, in any year, in which case this Agreement shall terminate on the anniversary date in that year.

Appendix "A 'together with Letters of Understanding No. 1-8 are attached to and form part of this agreement.

IN WITNESS WHEREOF the parties hereto have signed this Agreement

this 19th day of January, 1996.

RIGEL SHIPPING CANADA INC.

Brian Ritchie Managing Director

CANADIAN MERCHANT SERVICE GUILD

Captain Roger Gregoire President: Eastern Branch Canadian Merchant Service Guild

Captain Earle Simpson Secretary-Treasurer, Eastern Branch Canadian Merchant Service Guild

Appendix "A"

WAGES

The following wage schedule shall be effective September 1st, 1995.

Position	Basic Daily Rate	Extra Overtime Hourly Rate
Chief Mate / Second Engineer	\$ 150.00	\$ 28.12
Second Mate / Third Engineer	\$ 130.00	\$ 24.37
Third Mate / Fourth Engineer	\$110.00	\$ 20.62

Effective July 1st. 1996 the regular daily rate of pay for each Officer shall be increased by five dollars (\$ 5.00).

Effective July 1st. 1997 the regular daily rate of pay for each Officer shall be increased by five dollars (\$ 5.00).

Effective July 1st, 1998 the regular daily rate of pay for each Officer shall be increased by five dollars (\$ 5.00).

Signed at Toronto. this 19th day of January. 1996

RIGEL SHIPPING CANADA INC.

CANADIAN MERCHANT SERVICE GUILD

Brian Ritchie Managing Director ~

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Captain Roger Gregoire President, Eastern Branch Canadian Merchant Service Guild

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Captain Earle Simpson Secretary-Treasurer Eastern Branch Canadian Merchant Service Guild

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

RE: Overtime

The parties recognize that the payment of the first hour of overtime worked, exceeding the eight (8) hour daily shift, was not paid from September 1st, 1994 to September 1st, 1995.

The Company therefore agrees to compute the first unpaid hour of overtime on behalf of all Officers having worked overtime during the period stated above and to remunerate the Officers accordingly.

The Company shall make payment *to* all Officers. all hours worked at the overtime rate not paid for the period of September 1st, 1994 to September 1st, 1995. no later than \bigcirc eccember 31st, 1996.

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Signed at Toronto, this 19th day of January, 1996

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RIGEL SHIPPING, CANADA INC.

Brian Ritchie

Managing Director

CANADIAN MERCHANT SERVICE GUILD

Captain Roger Gregoire President. Eastern Branch Canadian Merchant Service Guild

Captain Earle Simpson Secretary-Treasurer, Eastern Branch Canadian Merchant Service Guild

BETWEEN RIGEL SHIPPING **CANADA** INC. **AND** CANADIAN MERCHANT SERVICE GUILD

RE: Clothing Policy

This will confirm that the Company will continue to apply its clothing policy to the Officers covered by this collective agreement.

Pursuant *to* the policy, the Company supplies one (I) pair of coveralls to each new Officer at the time the Officer first goes to work on a vessel! and thereafter two (2) additional pairs of coveralls during the first twelve (12) months of employment. Subsequently, coveralls are replaced as needed to a maximum of three (3) pairs of coveralls per year, one of which will be insulated if the ship is trading in Canada.

Each Officer, upon completion of one years service with the Company and at the completion of each subsequent year of service! is paid a safety footwear allowance of sixty (\$60.00) dollars.

The Company reserves the right to change its clothing policy at any time. The Company does however agree that the overall benefit will never be less than what is in effect on March 1st. 1995, provided that the Guild is informed prior to it's implementation.

Signed at Toronto, this 19th day of January, 1996

RIGEL SHIPPING CANADA INC.

CANADIAN MERCHANT SERVICE GUILD

Brian Ritchie Managing Director

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Captain Roger Gregoire President, Eastern Branch Canadian Merchant Service Guild

Captain Earle Simpson Secretary-Treasurer. Eastern Branch Canadian Merchant Service Guild

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE **GUILD**

Missed Meal Allowance

In view of the fact that the Chief Mate is expected to work long hours in port while handling cargo: the Company will pay to the Chief Mate a "Missed Meal Allowance" of ten dollars (\$10.00)per day on those days the ships is in port for cargo transferring purposes.

Signed at Toronto, this 19th day of January, 1996.

RIGEL SHIPPING CANADA INC.

Brian Ritchie

Managing Director'.---

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CANADIAN MERCHANT SERVICE GUILD

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Captain Roger Gregoire President. Eastern Branch Canadian Merchant Service Guild

Captain Earle Simpson Secretary-Treasurer, Eastern Branch Canadian Merchant Service Guild

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

RE:Hiring New Officers

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All new Officers hired by the Company during the term of this Agreement shall be requested through the offices of the Guild. When a job vacancy occurs all new Officers shall be requested through the office of the Guild closest to the location of the vessel for which the request has been made. The Guild shall supply the name of the candidate along with any relevant documentation required by the Company for the purpose of evaluating and assessing if the candidate would be acceptable to the Company for employment.

The Guild agrees to co-operate fully with the management of the company in obtaining qualified! reliable Officers to fill vacancies as they occur. When officers are requested, the Guild agrees that the Company's requirements will be filled as quickly as possible.

When presenting themselves for employment, Officers shall remit a discharge book and any other relevant documents that may be required by the Company to the Company's representative. If the candidate is not accepted by the Company as a result of or because of an error committed by the Company in placing a call for a replacement the candidate shall be reimbursed any and all reasonable transportation costs to and from the vessel: living expenses supported by receipts and shall receive one (1) day's basic pay.

If a ship is delayed in transit and the candidate must stay overnight waiting for the vessel, the Company shall pay reasonable living expenses supported by receipts until the arrival of the vessel or until the call is cancelled and in the latter case: the Officer shall receive their wages from the date on which the Officer was to report to the vessel

The Company and the Guild agree that where the Guild fails or is unable to fill a request for replacement personnel acceptable to the Company within forty-eight (48) hours of the receipt of the Company's request. the Company shall be free to engage such personnel through any other available source, subject to the following rules:

a.) Where an Officer terminates his/her employment with the Company, he/she shall provide a minimum of forty-eight (48) hours written notice. Such notice shall be in writing. The Company shall immediately thereafter request the Guild to supply the required personnel. If the Guild is unable to dispatch the replacement personnel within forty-eight (48) hours. the Company may hire replacement personnel from any other source available.

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

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RE:Hiring New Officers (continued)

b.) When as indicated above, the Company does not provide the Guild with *a* minimum of forty-eight (48) hours notice for replacement personnel, the Guild shall in any event endeavour to dispatch the requested personnel within the time limits required by the Company. However, if the Guild is unable to dispatch within the time limits required by the Company, the Company shall be free to hire replacement personnel on a temporary basis only. Should this occur, the Captain upon hiring temporary personnel shall immediately notify the nearest Guild office so that the replacement personnel hired by the Company will be replaced by a Guild member as soon as possible.

c.) Where an Officer is discharged for cause! the Company shall notify the nearest Union hall immediately with the request for replacement personnel. However, if the Guild is unable to dispatch within the time limits required by the Company, the Company shall be free to hire replacement personnel.

d) Where an Officer is discharged for cause suspended or laid off from his/her - employment the Company shall immediately furnish to the Officer in writing the reasons for such discharge suspension or layoff

The minimum requirements for a candidate to apply for employment in positions covered by this Agreement are:

- in possession of valid MED certificate
- appropriate Officer certification
- tanker endorsement certificate, appropriate level
- chemical tanker endorsement certificate appropriate level
- _ acceptable references and experience
 - GMDSS certificate for certain positions

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

RE:Hiring New Officers (continued)

Signed at Toronto, this 19th day of January, 1996.

RIGEL SHIPPING CANADA INC.

Brian Ritchie Managing Director

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CANADIAN MERCHANT SERVICE GUILD

Captain Roger Gregoire President, Eastern Branch Canadian Merchant Service Guild

Captain Earle Simpsoh Secretary-Treasurer, Eastern Branch Canadian Merchant Service Guild

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

Rigel Shipping Canada Inc. - Leave System

Purpose:

Rigel Shipping Canada Inc. operates a "One for One" leave system for the Officers. The purpose of the leave system is *to* compensate an Officer for certain wages and benefits that accumulated to him/her under the requirements of Federal Labour Law while working on board ship.

Coverage:

The leave system is designed to sufficiently cover the following items:

- 1.) Rate differential for applicable hours beyond forty (40) hours or up to twelve (12) hours per day.
- 2.) Four (4) hours of overtime per day worked.
- 3.) Federal Statutory Holidays (9).
- 4.) Vacation pay at 6.00%

Tour of Duty:

The Guild and the Company agree that a "Tour of Duty" to be a minimum of 56 days and maximum of 63 days on board ship, followed by approximately 60 days off the ship, acknowledged as a sixty (60) day on and off system. Tour of Duty may be extended beyond 63 days with the consent of the Company, the Officer and the Guild.

Particulars:

1.) Overtime incurred in regular work week

Officers shall work hours in accordance with Article 12 of this agreement. It is understood that any hours in excess of twelve (12) per day or 360 hours per 30 days shall be paid at the extra overtime rate.

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

Rigel Shipping Canada Inc. - Leave System (continued)

- 2.) The leave system is designed to cover four (4) overtime hours per day at the rate of time and one half, however, the leave system will not be reduced *if* the overtime is not worked at the discretion of the Master and / or Chief Engineer.
- 3.) Statutory Holidays:

Federal Law recognizes the following nine statutory holidays. If an Officer works on a statutory holiday he/she is entitled to two and one half times the Daily rate.

- 01.) New Year's Day
- 02.) Good Friday
- 03.) Victoria Day
- 04.) Labour Day
- 05.) Thanksgiving Day
- 06.) Canada Day
- 07.) Remembrance Day
 - 08.) Christmas Day
 - 09.) Boxing Day
 - 4.) Vacation Pay

It is recognized that the leave system includes vacation pay at a rate of 6.0%.

Signed at Toronto, this 19th day of January, 1996

RIGEL SHIPPING CANADA INC.

CANADIAN MERCHANT SERVICE GUILD

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Brian Ritchie Managing Director

Captain Roger Gregoire President Eastern Branch Canadian Merchant Service Guild

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Captain Earle Simpson Secretary-Treasurer. C M.S G

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

RE: Legal Defence Insurance

The Company will remit to the Guild the sum as shown below per position, per payroll day as contributions to the Officers Legal Defence Fund. This fee will be remitted monthly, not later than the fifteenth of the following month to:

Canadian Merchant Service Guild 3235 Granby Avenue Montreal, Quebec

H1N 2Z8

September 1st 1995	-	\$1.30
September 1st 1996		\$1.75
September 1st 1997	-	\$2.20
September 1st 1998	-	\$2.65

Signed at Toronto, this 19th day of January, 1996

RIGEL SHIPPING CANADA INC.

Brian Ritchie Managing Director

CANADIAN MERCHANT SERVICE GUILD

Captain Roger Gregoire President. Eastern Branch Canadian Merchant, Service Guild

Captain Earle Simpson Secretary-Treasurer Canadian Merchant Service Guild

BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

Rates of Pay for Foreign Voyages and Canadian Voyages

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This letter is not applicable to this agreement.

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BETWEEN RIGEL SHIPPING CANADA INC. AND CANADIAN MERCHANT SERVICE GUILD

Application of the Collective Agreement to Rigel Shipping Canada Inc. Umbrella Companies

The parties hereby agree that the Collective Agreement between Rigel Shipping Canada Inc. And the Canadian Merchant Service Guild will apply to all vessels operated owned or managed by any umbrella Company of Rigel Shipping Canada Inc.

Signed at Toronto this 19th day of January, 1996

RIGEL SHIPPING CANADA INC.

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Brian Ritchie Managing Director

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CANADIAN MERCHANT SERVICE GUILD

Captain Roger Gregoire President. Eastern Branch Canadian Merchant Service Guild

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Captain Earle Simpson Secretary-Treasurer Canadian Merchant Service Guild