AGREEMENT

By and Between

GREEN SHIELD CANADA

and

NATIONAL AUTOMOBILE, AEROSPACE, TRANSPORTATION, AND GENERAL WORKERS UNION OF CANADA (C.A.W. - CANADA) AND ITS LOCALS 240 AND 673

> Dated March 1, 1996 Agreement

360	TERM. No. OF EMPLOYEES NOMBRE D'EMPLOYES
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AGREEMENT

By and Between:

GREEN SHIELD CANADA

(hereinafter called the "Company")

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NATIONAL AUTOMOBILE, AEROSPACE TRANSPORTATION, AND GENERAL WORKERS UNION OF CANADA (C.A.W. C CANADA) AND ITS LOCALS 240 AND 673

(hereinafter called the "Union")

ARTICLE 1 - RECOGNITION

- 1.01 The Company recognizes the Union as the exclusive collective bargaining agent on behalf of the employees of the Company in the bargaining unit described as follows: all Office and Clerical employees employed by Green Shield Canada in its offices at Windsor, London, Vancouver, Halifax and Toronto, Ontario, save and except Supervisors and persons above the rank of Supervisor; Confidential Secretaries to the President and Chief Executive Officer, Treasurer, and Sales Managers; Professional and Sales Representatives; Consultants; Engineers; Analysts; Administrative and Human Resource Assistants.
- **1.02** (a) An employee included in the bargaining unit shall not be transferred to a position excluded from the bargaining unit unless the employee concerned agrees to such transfer.
 - (b) The Company will prepare and supply the Union with a list of its Supervisors and those above the rank of Supervisor, every three (3) months in conjunction with the posting of the seniority list.

The names of the Human Resource Manager's designated representatives will be clearly indicated on the Management list. If there are any changes between postings, the Chairperson will be notified.

ARTICLE 2 - RESERVATIONS TO MANAGEMENT

- 2.01 (a) The Union recognizes the right of the Company to hire, promote and demote, transfer, suspend or otherwise discipline and discharge any employee for just cause, subject to such regulations and restrictions governing the exercise of these rights as are expressly provided in this agreement, and subject to the right of the employee concerned to lodge a grievance in the manner and to the extent herein provided. The Union further recognizes the right of the Company to operate and manage its business in all respects in accordance with its commitments and responsibilities. The Company also has the right to make and alter, from time to time, rules and regulations to be observed by employees, which rules and regulations shall not be inconsistent with the provisions of this agreement. Any changes in the rules and regulations affecting the office employees will be discussed with the negotiating committee before being put into effect.
 - (b) The Company agrees that it will not use its management rights for the purpose of limiting or restricting the rights of its employees herein expressly granted.
- 2.02 (a) Employees excluded from the bargaining unit shall not perform the regular work of employees covered by this agreement except for the purposes of instruction, or when bargaining unit employees are not available.

ARTICLE 3 - UNION SECURITY

- 3.01 (a) Employees covered by this agreement at the time it becomes effective and who are members of the Union at that time shall be required, as a condition of continued employment, to continue membership in the Union for the duration of this agreement. Employees hired, rehired, reinstated or transferred into the bargaining unit after the effective date of this agreement and covered by this agreement shall be required, as a condition of continued employment, to become members of the Union effective the first of the month following the month in which they have worked forty (40) hours. An employee shall tender the initiation fees (If not already a member) upon completion of his/her probationary period. An employee who shall tender the initiation fees (if not already a member) and the periodic dues uniformly required as a condition of acquiring or retaining membership shall be deemed to meet this condition.
- 3.02 (a) The Company will deduct from the first pay in each calendar month of all employees within the bargaining unit, the initiation fees and monthly dues of the National Union.
- 3.03 (a) All sums deducted as above together with a record of those from whose pay deductions have been made and the amounts of such deductions shall be remitted monthly by the Company to the Financial Secretary of the Union. The remittance shall be by cheque. A copy of the record of the pay deductions will be given to the Chairperson.

ARTICLE 4 - NO DISCRIMINATION

- **4.01** (a) The Company and the Union agree to abide by the terms and conditions set forth under the Ontario Human Rights Code 1981 and any future amendments thereto.
 - (b) There shall be no discrimination, interference, restraint or coercion by or on behalf of the Company regarding any employee because of membership in the Union. The Union, its members and/or its agents, shall not intimidate or coerce or attempt to intimidate or coerce employees into membership and shall not, on Company time (or premises), conduct or attempt to conduct Union activities except as herein expressly provided.

ARTICLE 5 C NO STRIKES OR LOCKOUTS

- **5.01** The Company agrees that it will not cause or direct any lockout of its members during the term of this agreement.
- 5.02 The Union agrees that there will be no strike or other collective action in the office which will stop or interfere with office operations and that if any such collective action should be taken, it will instruct its members to carry out the provisions of this agreement and to return to or resume work and perform their duties in the required manner.
- **5.03** Subject to the provisions of government regulations, in the event such a strike occurs, this agreement may be terminated by the Company upon the notification of such termination to the Union by the Company.

ARTICLE 6 - REPRESENTATION

- (a) The Company acknowledges the right of the Union to elect from the Union members of the Company, an office committee composed of three (3) members; one (1) member of the committee should be designated as the Chairperson and the Company will recognize the said committee for the purpose of handling any grievance or bargaining on any matter properly arising from time to time during the continuance of this agreement.
 - (i) An alternate Committee person shall be allowed to act when any of the regular Committee persons are absent.
 - (ii) The Chairperson referred to in Article 6.01 (a) will be required to work the day shift only.
 - (b) The Chairperson of the negotiating committee shall be permitted to investigate appeals,

including the investigation of the circumstances in connection with the original grievance as lodged.

- (c) A committee person will be allowed to consult with the Chairperson of the office committee regarding a grievance.
- (d) A National Representative and/or local Union Representative may be present and participate in any meetings between the office committee and the Company.
- (e) The Union recognizes that members of the office committee have regular duties to perform in connection with their employment and such members will not leave their regular duties before obtaining permission from their Supervisor. In addition, the Union recognizes that all other members of the bargaining unit have regular duties to perform in connection with their employment, and such members will not leave their regular duties for the purpose of consulting with members of the union committee before obtaining permission of their Supervisor. Such permission shall not be unreasonably withheld and, in accordance with this understanding, the Company will compensate such members for time spent in processing grievances or complaints during working hours.
- (9 The Union agrees to supply the Company with the names of the Chairperson and Committee persons and to keep such list up to date at all times.
- (g) Permission will be granted for balloting on Company premises for election of Committee persons.
- (h) The Union and members of the Union shall not on Company time, conduct union activities, except as in this Agreement expressly provided, nor shall union meetings of any kind be held at any time on the Company's premises without the prior written consent of the Company.
- (i) The Company agrees to provide the committee with a locking file cabinet to carry out their Union responsibilities.
- (j) The Company agrees to provide the Union with an opportunity to meet with new union employees as part of the New Employee Orientation Process. Furthermore, the Union will provide the Company with a section pertaining to the Union at Green Shield Canada which will be included in the New Employee Orientation Manual.

ARTICLE 7 - CONFERENCES

7.01 (a) Conferences between the Company representatives and the committee for discussion of matters other than grievances, shall be called when agreed upon. Matters proposed to be discussed at any such conference shall be listed on an agenda to be supplied by the party

requesting the conference to the other party not less than twenty-four (24) hours before the time for which the conference is arranged. A National Representative and/or Local Union Representative may be present at such conference. Committee persons will not lose pay while attending such conference if held in regular working hours.

ARTICLE 8 - GRIEVANCE PROCEDURE

- (a) If a grievance or dispute should arise between the Company and the Union, or between the Company and an employee or a group of employees with respect to the terms of this agreement and its written supplements, such grievance or dispute shall be taken up in accordance with the procedure outlined herein. Prior to filing a grievance, there will be a discussion between the Union Representative, and the Supervisor.
 - (b) (i) No complaint or grievance will be considered which is not submitted to the immediate supervisor under Step 1 within five (5) working days after becoming aware of the circumstances giving cause to the grievance.
 - (ii) Retroactive monetary claims shall be limited to the sixty (60) day period prior to the date the grievance was first submitted in writing to the Company.
 - (c) Grievance regarding discharges or disciplinary layoffs must be filed within three (3) working days from the date of discharge or commencement date of the layoff. The employee involved must sign the grievance.
 - (d) (i) It is agreed that no grievance shall be valid unless appealed within the time limits established in each step of the grievance procedure.
 - (ii) Failure by the Company to meet the time limits established in each step will result in the Company conceding the grievance without precedence or prejudice.
 - (iii) The time limits set out in the Article may be extended in any step for an agreed period, by mutual agreement of the Union and the Company.

8.02 Step 1:

Any employee or group of employees having a grievance shall first submit the grievance in writing to his/her immediate supervisor through his/her appropriate union representative. In the case of a group grievance, a minimum of two (2) employees will sign the grievance. The supervisor shall deal with the written grievance and render his/her decision therein in writing not later than the third working day next following the day upon which he/she received the written grievance.

If the decision of the supervisor is not accepted, the employee may appeal, in writing, to the Human Resource Manager through the Chairperson of the committee within three (3) working days after the delivery of the decision.

Step 2:

If the grievance is appealed to this step as provided above, it shall be placed upon an agenda for consideration at a mutually agreed upon meeting between the Company and the committee. The agenda, if any, shall be given to the Human Resource Manager and a meeting held within five (5) working days after receipt of the agenda from the Union. The Company's decision shall be rendered to the Chairperson in writing within three (3) working days of the meeting.

Step 3:

If the Company's decision is not satisfactory to the Union, the grievance may be appealed to an impartial umpire as provided for in the arbitration procedure defined in Article 9 of this agreement, by serving written notice of appeal to the Human Resource Manager through the Chairperson of the Committee within five (5) working days of the Company's decision.

At meetings occurring during any step in Article 8.02, the Union may be represented by Local, Regional and/or National representatives. The Company shall be advised of such attendance prior to the date of the meeting.

- 8.03 (a) In order to clarify this procedure, it is confirmed that upon consideration of a grievance at a conference between management and the committee, if the griever so requests, he/she shall be entitled to be heard, provided that in the case of the group grievance, only one (1) of the group shall be so entitled.
- **8.04** (a) The agenda, for such required meetings shall be supplied to the Human Resource Manager at least twenty four (24) hours before the conference at which the appeals therein are listed for discussion.
- **8.05** (a) For the purpose of the grievance procedure, the expression "working day" when used in this agreement shall mean and include Monday to Friday inclusive (excluding holidays and vacations).
- 8.06 (a) A policy grievance may be lodged by the Chairperson directly into Step Two to the Human Resource Manager within five (5) working days after occurrence. The Human Resource Manager shall review the grievance and render his/her decision within three (3) working days of receipt of the grievance. If the decision is not satisfactory to the Chairperson, he/she may then appeal the grievance to the umpire in accordance with Article 8.02 Step Three of the grievance procedure.

8.07 (a) The Company will provide the Union with all appropriate information pertaining to a grievance or grievances unless such information is considered personal or confidential by the Company. Only upon written authorization by the griever will the Company release to the Union such information considered as personal or confidential.

ARTICLE 9 - ARBITRATION

- (a) Failing settlement, within five (5) working days, either party may notify the other of its intention to submit the grievance to arbitration and shall nominate an arbitrator. If the two parties do not agree upon an arbitrator within five (5) days of the notice, either party may request the Minister of Labour for Ontario to appoint an arbitrator.
 - (b) The arbitrator shall not alter, add to, subtract from, modify or amend any part of this agreement. This shall not prevent him/her from setting aside or modifying a penalty which he/she considered to be unjust or unreasonable.
 - (c) All decisions of the arbitrator arrived at in accordance with the provisions of this agreement shall be final and binding upon the Company, the Union, and all persons concerned.

The expenses of the arbitrator shall be shared equally by the Company and the Union.

- (d) An employee or group of employees appearing before the arbitrator on the hearing of their appeal shall, if their grievance is sustained by the arbitrator, be paid by the Company at their regular rate for such time so expended by them at the hearing as may be certified by the arbitrator to have been reasonably necessary for the purpose of such hearing.
- (e) In the event of an appeal to an arbitrator under this Article, a full-time official or representative of the Union or of the National Union will, on request made to the Human Resource Manager, be permitted to view the office operation which is to be the subject of review by the arbitrator in the hearing before him/her on such appeal.
- (9 The grievance procedure herein before prescribed shall apply to a grievance lodged by a group of employees, save that an appeal on a group grievance shall not be rejected on the ground of lack of signatures by the employees alleging the grievance.

ARTICLE 10 - SUSPENSION AND DISCHARGE

10.01 (a) A suspended employee or discharged person, his/her committee person, and/or the Chairperson shall have the opportunity of meeting the Human Resource Manager / designated representative before the employee leaves the premises. Written notice of suspension or discharge and reasons therefore will be given to the employee concerned or person discharged and a copy thereof shall be forwarded to the Chairperson.

(b) If a suspended employee or discharged person wishes to present a grievance against his/her suspension or discharge, he/she shall, through his/her committee person, present it to management within three (3) scheduled working days after written notice to the employee of his/her suspension or discharge. Management shall render a decision to the Chairperson within three (3) working days of the submission. If the decision is unsatisfactory, a conference may be arranged between Management and the Committee, within five (5) working days, to appeal the suspension or discharge.

A National Representative and/or local Union Representative may be present at such conference.

Management shall render a decision to the Chairperson within three (3) working days of this conference. If this decision is unsatisfactory, the grievance may be submitted to arbitration as outlined in Article Nine (9).

- (c) A grievance involving the suspension or discharge of an employee may be disposed of by the Company and the committee, or by the arbitrator, by confirming the Company's decision to suspend or discharge the employee, or by reinstating the employee or discharged person with full seniority rights and compensation of lost earnings, or by any other arrangement which is just and equitable.
- (d) The procedure in this section equally shall apply to a grievance lodged by a group of employees.

ARTICLE 11 - ADMINISTRATION OF DISCIPLINE

- **11.01** (a) When an employee is called to an interview by the Human Resource Manager / designated representative for the purpose of investigating alleged misconduct, the Chairperson and/or designated representative will be present at such meeting.
 - (b) If, following such investigation, such employee is suspended or given warning, he/she shall be given written notice of such suspension or warning and reasons therefore, with a copy to the Chairperson.
 - (c) If an employee is to be discharged, there must first be a meeting held with the Human Resource Manager, the employee concerned and the Chairperson. In the event that the employee refuses to attend the meeting, a written notice of discharge may be forwarded to the employee by means of registered mail, and a copy thereof shall be forwarded to the Chairperson.

(d) Where a written warning has been given to an employee such written warning shall remain against the record of the employee for a period of six (6) months of work.

When an employee has been suspended, such suspension shall remain against the record of the employee for a period of fifteen (15) months of work.

At the expiration of the time periods stated above, the disciplinary records and/or files shall not be used in any future disciplinary action, grievance or arbitration. The records and/or files will be returned to the employee, and the Chairperson will be notified of such action.

ARTICLE 12 - SENIORITY

- 12.01 (a) All new employees shall be considered on a probationary basis for their first ninety (90) calendar days with the Company within any period of twelve (12) consecutive months. Employees shall be considered probationary employees until they have become eligible for the seniority list and probationary employees shall not have any seniority rights. Upon completing the probationary period, an employee shall be entitled to have his/her name placed on the seniority list and employees' names shall appear on the seniority list in the order of their respective dates of hiring. The retention of probationary employees shall be at the discretion of the Company.
 - (b) Fundamentally the rules herein respecting seniority are designed to give employees an equitable measure of security based on length of continuous service with the Company, consistent with consideration of ability and qualifications.
 - (c) The seniority of an employee shall be considered on an office-wide basis in respect to promotions, transfers, demotions, layoffs and in recalling employees from layoff, provided however, that the Company shall, in the event of a reduction of available work, retain at work the employees having the greatest amount of seniority, provided that these employees possess the ability and qualifications required by the Company to satisfactorily perform the work available and the employee is prepared to accept the status of the position, (ie. full-time or part-time).
 - (d) Notwithstanding his/her seniority status, the chairperson of the committee shall be continued at work when bargaining unit work is available.
 - (e) Notwithstanding his/her seniority status, the first Alternate of the Committee shall be continued at work when bargaining unit work is available, provided the person has the ability and qualifications to perform the available work.

12.02 LAYOFF AND RECALL

When there is a reduction in the work force, the following procedure shall apply:

- (a) Agency and probationary employees, in that order, will be laid off first, provided the remaining employees have the ability and qualifications to perform the available work.
- (b) Employees within the classification where the reduction occurs will be laid off in inverse order of seniority. The employee affected by such reduction will displace the most junior employee in any classification provided they have the ability and qualifications to perform the job.
 - Inability to displace another employee will result in layoff.
- (c) When there is an increase in the work force, laid-off employees will be recalled according to seniority, provided they possess the ability and qualifications to perform the available work.
- (d) A list of employees to be laid-off will be made available to the Chairperson and the employees informed of layoff at least ten (10) working days prior to the layoff becoming effective, or alternately the Company will pay any employee laid-off two (2) week's salary in lieu of such notice provided the layoff is for more than five (5) working days.
- (e) An employee, while retained on the seniority list during layoff, accumulates seniority during such period.
- Seniority lists shall be posted in the office by the Company on an office-wide basis, showing the employee's name, job classification and seniority date of each employee covered by this agreement.
- (g) The Company shall post revised seniority lists every three months. A copy of the seniority list as posted shall be supplied to each committee member. The lists so supplied shall include the names of seniority employees then on layoff.
- (h) When a short term reduction within the department / classification is required, the following procedure will apply as long as the lower seniority people are capable of performing the required job functions:

The highest seniority employee and subsequent highest seniority employees will be offered the layoff. If such employees decline the layoff, the layoff procedure defined in Article 12.02 (a), (b), (c), (d), (e), (f) and (g) will apply.

If the employees in question accept the layoff, the following procedure will apply, not excluding Article 12.02 (c), (d), (e), (9 and (g)):

A time frame for short term layoffs will be in thirty (30) calendar day increments. The Company has the right to recall an employee(s) at any time during the thirty (30) day incremental period(s).

If the layoff is expected to extend beyond the first thirty (30) calendar day period, the employee(s) currently on layoff will be informed about the extension on day twenty (20) at which time they must decide to return to work Or remain on layoff for another thirty (30) calendar day period. This procedure will repeat itself for as long as the reduction in the workforce is required.

It is incumbent upon the employee(s) to keep the Company informed concerning where they can be contacted while on layoff.

12.03 LOSS OF SENIORITY

Employees shall lose their seniority for the following reasons only:

- (a) They quit.
- (b) They are discharged, and the discharge is not reversed through the grievance procedure.
- (c) They fail to notify the Company when they are absent for 3 or more consecutive working days and are unable to furnish a legitimate reason for such failure.
- (d) They fail to return to work within five consecutive working days after notification to do so to their address on record with the Company, unless they furnish legitimate reasons for such failure.
- (e) If an employee is not called upon to work for the company for a period of 24 months or for a period equal to their seniority at the date last worked, whichever is greater.
- (9 The Company will accept as satisfactory reason under (c) and (d) for absence up to ninety (90) days, an employee's conviction for an offence arising out of the operation of a motor vehicle or if he/she is held in custody pending disposition of any charges.
- (g) If an employee on the seniority list is transferred or appointed to a position excluded from the bargaining unit, his/her seniority will be frozen at the level accrued prior to the transfer from the bargaining unit. For a period of ninety (90) days, the employee may choose to return or be returned to their original position in the bargaining unit.

After the ninety (90) day period, if such seniority employee is laid off or transferred from their non-bargaining unit position, they shall have the opportunity to post for a job that has not been filled through the job posting procedure, and/or layoff and recall procedure. Their new seniority date shall be that which was accrued prior to such transfer.

- (h) If the employee overstays a leave of absence granted by the Company without securing an extension of such leave from the Human Resource Manager furnishing a legitimate reason for failing to return to work.
- (i) If the employee accepts permanent full time employment while on leave of absence.

ARTICLE 13 - JOB POSTING

- **13.01** Posting of jobs within the bargaining unit shall be carried out in accordance with the following procedure.
 - (a) When an opening occurs, the Company will post a notice on the bulletin board for two (2) consecutiveworking days. Each notice of opening shall contain the rate of pay for the position and a proper description of the requirements of the posted position. Such opening will not be filled before the expiry of the two (2) day period.
 - (b) (i) The employee having the greatest seniority will receive the position, provided that he/she has the necessary ability and qualifications to perform the work required. The Chairperson shall be told within three (3) working days who has been accepted to fill the vacancy and the successful applicant's name shall be posted for two (2) consecutive working days.
 - (ii) The Company assures the Union that the qualifications established for any job classification will be commensurate with the duties and responsibilities of that job classification.
 - (iii) The Company will discuss with the Union prior to posting a job, any changes in qualifications of an existing job classification or qualification required for a new job classification. When the Union disagrees with the qualifications established by the Company for a job to be posted, the Union may lodge a grievance under Section 8.01 of the Collective Agreement.
 - (iv) In the event the qualifications for a position changed, the Company agrees that no incumbent who has satisfied the requirements of Section 13.01 (b) (i) and, who has the ability to perform the required duties, will be removed from his/her job because he/she lacks the new qualifications required by the Company.

- (c) An employee who wishes to be considered as an applicant for any opening which may occur in a different classification during the time they are on vacation shall make their intentions known to management in writing on a form provided by management, prior to leaving on vacation. Such employee shall be allowed to apply for the job posting provided that the application is made within two working days after his/her return to work.
- (d) Employees may down-bid for posted positions provided they are prepared to accept the new classification and its accompanying salary range at the level of seniority that they are currently at.
 - (i) Probationary employees will only be considered eligible for a posted job when no member of the bargaining unit has qualified or applied for the posted position and provided that the probationary employee has the ability and qualifications to satisfactorily perform the work required.
- (e) As a result of any one vacancy not more than three (3) jobs will be posted, the original vacancy and two (2) positions vacated by the successful applicants.
 - In the event that further openings are created, the Company shall be responsible for the selection of employees to fill such secondary openings.
- (9 An opening that is temporary in nature as a result of pregnancy, disability or bereavement leave will be posted if necessary, as temporary.

One secondary opening created by the move of the successful temporary applicant will also be posted. On the employee's return to work from temporary absence, they will be returned to their original section within the classification at the time of such leave, provided such position would have been available had the leave not been taken. Any other employees affected thereby will also be so returned to their former positions.

in the event such opening becomes permanent in nature, the job will be re-posted as a permanent opening and Article 3.01 will apply.

- (g) Agency employees will be used for periods of less then ninety (90) days in the Accounting, Programming, Data Entry and Computer Operations' areas, and are to be subject to the provisions of Article 3.01. The committee will be informed when they will be used.
- (h) All jobs vacated due to attrition of any kind must be posted.
- (i) The Union agrees that it shall be the responsibility of the employee to keep the Company advised of any upgrading in the employee's qualifications and/or job skills.

(j) Within the training period as defined on the job posting, an employee may return to their original position if they so choose, or, if they fail to meet the job requirements, the training period may be extended.

ARTICLE 14 - TYPES OF LEAVE

14.01 Leave of Absence Without Pay

An employee may apply for a leave of absence as set out in Article 14. A leave of absence shall be granted for death or serious illness in the immediate family, union activities, vacation, bereavement, compassionate reasons, pregnancy, paternity and adoption. Where such indefinite leave is granted the employee will give a two week notice in writing of his/her intention to return to work.

- (a) Any employee desiring a leave of absence shall make application to his/her supervisor. All requests for leave of absence shall be made on forms provided by the Company and shall be dealt with by the Human Resource Manager. The decision of the Human Resource Manager with regard to any such request shall be rendered within seven (7) working days. Only those employees who have completed their probationary period will be qualified for a leave of absence.
- (b) The record of the disposition of any such applications shall be available for inspection by the Chairperson of the office committee.
- (c) An employee with seniority elected to or appointed to an elective office of the Union, the nature of the duties of which office would require him/her to absent himself/herself from his/her employment with the Company, shall, upon his/her request in writing, be entitled to a leave of absence. Upon application in writing by such employee to the Company within thirty (30) days prior to the expiry of any such leave of absence, he/she shall be re-employed without loss of seniority.
- (d) The Company will grant to two (2) employees a leave of absence for Union activities for a period not to exceed fourteen (14) calendar days, provided, however, that it shall be a condition precedent to the Company's granted leave of absence that the Union notifies the Company at least ten (10) days before such requested leave begins.
- (e) The Company will grant to any employee, without **loss** of seniority, a leave of absence for a period not to exceed one hundred and eighty (180) days for death or serious illness in the immediate family.
- (9 The Company will grant to any seniority employee, a leave of absence, without pay, for compassionate purposes, as long as such leave has been justified to the Manager of Human Resources. This leave must be for a minimum of three (3) weeks and a maximum of eight (8) weeks in duration. However, the Manager of Human Resources will consider leaves for a

lesser period of time.

All requests for compassionate leave must be made in writing and directed to the Manager of Human Resources.

14.02 Bereavement Leave

A leave of absence with pay up to a maximum of five consecutive scheduled working days for a spouse (legal or common-law, including a same sex partner) and/or child and three consecutive scheduled working days for all others defined below as immediate family (exclusive of Saturdays, Sundays, and holidays) shall be granted to an employee attending the funeral of an immediate member of his/her family.

The immediate family being defined as, the spouse, (legal or common-law, including a same-sex partner), children, step-children, grandchildren, son-in-law and daughter-in-law, parents, in-law, step-parents, grandparents, great-grandparents, grandparents of the current spouse, brothers, step-brothers, brothers-in-law, sisters, step-sisters and sisters-in-law.

In the case of death of aunts, uncles, great aunts, great uncles, nieces and nephews of the employee or the employee's spouse, the day of the funeral, if it is a normally scheduled working day will be granted without loss of pay, provided that the employee attends such funeral.

In the event that the employee cannot attend the funeral for an immediate member of his/her family or his/her spouse's family, one day compassionate leave with pay shall be granted.

In all cases, additional days off may be requested as leave of absence.

If a death in the immediate family occurs while an employee is on vacation, a leave of absence with pay of up to a maximum of three consecutive working days shall be granted an employee attending the funeral.

Vacation days scheduled for a period covered by such bereavement leave may be re-scheduled subject to the approval of management and provided they do not interfere with scheduled vacations of other employees regardless of seniority.

14.03 Casual Leave

The Company will continue its practice of paying seniority salaried employees, for casual absences, when such absences are for justifiable and proper causes and are reasonable in amount. It is incumbent on the employee to reasonably establish that the absence was for a justifiable and proper cause. If an employee believes the Company has denied payment of a casual absence without sufficient cause, the employee may submit a grievance in the grievance procedure.

14.04 Sick Leave

The Company will continue its practice of paying employees for absences due to illness during the calendar year.

An employee with continuous service of one (1) year or over, as of January 1st, will be eligible for twenty (20) days sick leave. Employees with less than one (1) year of continuous service will be entitled to such pro-rated leave from date of hire, after the employee has achieved seniority up to a maximum of twenty (20) days.

If an employee is on an extended sick absence (more than 20 consecutive days) and he/she has not qualified for U.I.C. sick benefits, W.C.B., L.T.D. and/or compensation from any source relating to their illness, he/she will only be entitled to a pro-rated leave for the full calendar months he/she was entitled to those benefits and for the full calendar months that he/she worked, in the previous year.

It is incumbent upon the employee to properly notify their supervisor, (or equivalent), directly in the case of illness and time off. In the event the absence is longer than one day, the employee shall call in each morning unless the employee has previously stated the duration of convalescence.

Employees hired during the year will be entitled to such leave pro-rated from date of hire, after the employee has achieved seniority.

The Company will provide a Short Term Sick and Accident Plan through a carrier selected by the Company. The weekly benefit amount of this plan will be equal to 60% of the employee's gross pre-disability income up to the current U.I.C. maximum. Any eligible benefit under this plan will be payable from the first day of hospitalization, first day of accident and eighth day of illness.

The Company will top-up this benefit (40%) for a period equal to any eligible unused sick days to a maximum of 20 days. The number of days that the top-up is paid will be subtracted from eligible sick days.

The Company will provide a Long Term Disability Plan through a carrier selected by the Company. The benefit of this plan will be equal to 60% of the employee's pre-disability income. This amount will be adjusted annually to reflect any increase in the Consumer Price Index, but in no case will the increase be more than three (3) percent. This new benefit level applies to all employees who file, and qualify for L.T.D. benefits after the effective date of this agreement. The waiting period of this plan shall be one hundred and twenty days (120) during which time the employee would be eligible to apply for sick benefits under the Sick and Accident Plan.

All Social Security coverages as set out in Article 17 of this agreement will be paid in full by the Company during any disability leave, but not beyond a period equal to the employee's seniority. Coverage may be extended beyond this period by remitting the monthly premiums to the

Company on or before the 10th of each month for covered benefits.

Dental expense coverage will be paid by the Company through the month following the month which the disability leave begins. Thereafter, the employee may continue dental coverage during the disability leave by paying the required contributions, but not beyond a period equal to the employee's seniority.

14.05 - PREGNANCY/ADOPTION AND PATERNITY LEAVE

A leave of absence for any employee shall be granted for pregnancy/paternity and adoption reasons in accordance with the following conditions:

- (a) (i) The Company will grant to any male employee who is the parent of a child and who has been an employee for at least 13 weeks, an unpaid paternity leave for up to 18 weeks. The parental leave must commence within 35 weeks after the birth of the child or after the child first comes into their custody, care and control. The employee will continue to accrue seniority during such leave and the Company will continue their benefits as outlined in the Employment Standards Act.
 - (ii) An employee who is entitled to a parental leave must give the Company written notice at least two weeks prior to the commencement of the leave which indicates the duration of the leave. If the employee wishes to return from the leave earlier than he originally indicated, he must give the Company at least two weeks written notice.
- (b) (i) The Company will grant to any female employee who is the mother of a child and who has been employed for at least 13 weeks an unpaid leave of absence for pregnancy or adoption purposes. This leave will be for a period of up to 12 calendar months after the termination of the pregnancy or from the time the child first comes into custody, care and control of the mother. The employee will continue to accrue seniority during such leave and the Company will continue their benefits as outlined in the Employment Standards Act.
 - (ii) The employee must request the leave in writing a minimum of two weeks prior to taking the leave which indicates the duration of the leave. In the case of a pregnancy leave, the employee must also present certification from her physician which indicates her estimated date of delivery. If the employee wishes to return from the leave earlier than she originally indicated, she must give the Company at least three weeks written notice.
 - (iii) An employee with less than 13 weeks service will be granted a pregnancy leave, but she will not accrue seniority during such leave and will not be eligible for continuation of benefits during such leave.

14.06 Vacation Leave of Absence

A leave of absence for the purpose of extended vacation will be granted for a minimum of one (1) week and a maximum of four (4) weeks. All vacation time including floating holidays and days in lieu, must be scheduled before a leave of absence without pay will be granted.

Regular vacation requests will have precedence over leave of absence requests and the granting of any vacation leave of absence will be consistent with departmental requirements. A vacation leave of absence will be granted a maximum of three times in the lifetime of this agreement.

ARTICLE 15 - HOURS OF WORK & SHIFT PREMIUM

15.00 (a) The normal work week for each employee shall consist of thirty-seven (37) hours and shall be worked as follows; seven and one-half (7 1/2) hours per day Monday through Thursday and seven (7) hours on Friday with the exception of Computer Operations.

It was agreed to discontinue the use of a punch clock as of April 5th, 1980.

(b) First Shift:

Monday to Thursday 8:30 a.m. to 4:30 p.m. 1/2 hour lunch

Friday 8:30 a.m. to 4:30 p.m. 1 hour lunch

Second Shift:

Monday to Thursday 4:30 p.m. to 12:30 a.m. 1/2 hour lunch

Friday 4:30 p.m. to 12:00 a.m. 1/2 hour lunch

Expanded Hours:

Monday to Thursday 7:00 a.m. to 7:30 p.m. 1/2 hour lunch

Friday **7:00** a.m. to **7:30** p.m. **1** hour lunch

When the Company finds it necessary to go to expanded hours of operation, notice of a minimum of one month will be given to staff in the affected areas. Seniority people will be given preference as to hours of work. If, on a voluntary basis, departmental staffing requirements are not met, management will fill the positions with low seniority employees from the areas.

On the first shift where a holiday falls on a Friday one (1) hour off for lunch shall be granted on the immediate preceding workday.

On the second shift where a holiday falls on Friday the quitting time shall be 12:00 a.m. on the immediate preceding workday shift.

- (c) Employees employed on the second shift or scheduled to work past 4:30 p.m. under the Expanded Hours shall receive in addition to their base pay for the pay period, five (5) percent additional compensation for all hours worked past 4:30 p.m. Employees employed on the third shift or scheduled to work prior to 8:30 a.m. under the Expanded Hours shall receive, in addition to their base pay for the pay period, 10% additional compensation for all hours worked prior to 8:30 a.m.
- (d) An employee must remain on the shift for which he/she is hired unless an opening occurs on a different shift in which case the employee may apply for such opening as set out in Article 13 of this agreement.

15.01 Rotating Three Shifts

- (a) The normal work week for each employee that rotates three (3) shifts shall consist of **37** hours and all employees who are required to work three **(3)** shifts, will work on a rotating shift basis.
- (b) The shifts will be as follows:

First Shift

Monday to Thursday 8:00 a.m. to 4:00 p.m. 1/2 hour lunch

Friday 8:00 a.m. to 4:00 p.m. 1 hour lunch Second Shift
Monday to Thursday
4:00 p.m. to 12:00 a.m.
1/2 hour lunch

Friday 4:00 p.m. to 12:00 a.m. 1 hour lunch

Third Shift

Monday to Thursday 12:00 a.m. to 8:00 a.m. 1/2 hour lunch

Friday 12:00 a.m. to 8:00 a.m. 1 hour lunch

- (c) Employees working on the second and third shifts shall receive, in addition to their base pay for the pay period, shift premium as per 15.00 (c).
- (d) Shift premium will be included on all hours scheduled on the second and third shifts on paid holidays.

15.02 Continental Shifts

All employees who work on the Continental Shift schedule will receive the following:

- (a) The shift differential on all compensated hours is 20%.
- (b) All hours worked on any holiday as defined in Article 16.01 of the Collective Agreement shall be paid for at a rate of one times the base hourly rate, in addition to the holiday pay for the day plus a day off in lieu of the holiday.
- (c) If any holiday as defined in Article 16.01 of the Collective Agreement **falls** on an employee's regular scheduled day off, he/she will be given a day off in lieu of the holiday.
- (d) Sick and vacation time provisions will be as defined in Articles 14.04 and 16.00 respectively of the Collective Agreement. The equivalents are as follows:

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- (e) Bereavement leave will be granted as indicated in Article **14.02**. One regular day equals one continental shift day.
- (9 All hours worked beyond the regular scheduled hours will be paid at base time plus one-half time premium.
- (g) The lunch break is one-half hour in duration and is non-paid.
- (h) They will be granted three (3) fifteen (15) minute paid rest periods per day.
- (i) The starting time of the shifts and beginning day of the week are as follows:
 - (i) SHIFTS

Days - 8:00 a.m. to 8:00 p.m. Nights - 8:00 p.m. to 8:00 a.m.

- (ii) The work week shall begin at 8:01 p.m. on each Sunday.
- (j) Each employee who works on the continental shift schedule is required to work thirteen (13) shifts in a four (4) week period. He/she will change from day shift to night shift every four (4) weeks.
- (k) This Article applies to employees in the classification of Computer Operator. The Company can also operate a "Help Desk" area according to these terms if they decide that is necessary.

15:03 Customer Service - Extended Hours

All employees who work in the Customer Service Department on the Extended Hours Schedule will receive the following:

- (a) The shift differential will be 3.0% on the hourly rate on all compensated hours. The hourly rate will remain the same as per the Collective Agreement and the Amended Pay Equity Plan for Bargaining Unit Employees. The annual rate will be divided by 1924 hours to determine the base hourly rate.
- (b) If any holiday as defined in Article **16.01**, except the Christmas Shutdown holidays, falls on an employee's regular scheduled day off, he/she will be given a day off in lieu of the holiday.
- (c) Sick and vacation time provisions will be as defined in Articles **14.04** and **16.00** respectively of the Collective Agreement. The equivalents are as follows:

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d) Bereavement leave will be granted as indicated in Article 14.02. One regular day equals one extended hours day.

- e) All hours worked beyond the regular scheduled hours from Monday to Friday and all hours on Saturday will be paid at base time plus one-half time premium. All hours worked on a Sunday will be paid at base time plus one time premium.
- f) The lunch hour period is one-half hour in duration and is non-paid.
- g) The employees will be granted three (3) fifteen (15) minute paid rest periods per day.
- h) The shift each day will start at 7:30 a.m. and finish at 7:30 p.m.
- i) The vacation grouping shall include the PBX Operator. Qualification for vacation will be with employees scheduled to work on the day(s) requested for vacation. In general, one employee will be allowed to be off each day from Monday to Friday.
- j) Dental mail, vision approvals, vision/hospital mail, audits, PBX back-up, telephone inquiries and servicing walk-in customers will be general job functions of this department. The Company agrees to consult with the Union prior to changing any of the job functions.
- k) The Company agrees to consult with the Union prior to changing any of the job functions.
- The Company agrees to pay the Customer Service Representative Senior rate to the Senior or the Senior Back-Up when the Senior is not scheduled to work. If neither the Senior or the Senior Back-up are scheduled to work on a particular day, the Company agrees to pay the highest seniority person on that shift the Senior rate of pay.
- m) All employees on this schedule will continue to be credited with 1924 base hours for Pension Plan purposes, even though the base year for this schedule is 1903 hours.
- n) All of the above defined rules apply exclusively to the employees who work in the Customer Service Department.

15.04 Overtime

All overtime shall be voluntary, however, each employee will be expected to work his/her fair share of overtime within his/her department.

- (a) Subject to the provisions of Article 15.00, all hours worked in excess of seven and one-half (72) hours Monday through Thursday, and seven (7) hours Friday, shall be paid for at the rate of one and one-half (2) times the employee's base hourly rate.
- (b) Subject to the provisions of Article 15.00, all hours worked on Saturdays shall be paid for at the rate of one and one-half (12) times the employee's base hourly rate.

- (c) All hours worked on Sundays shall be paid for at the rate of two (2) times the employee's base hourly rate.
- (d) All hours worked on any holiday as defined in Article 16.01 of this agreement shall be paid for at the rate of two (2) times the employee's base hourly rate, in addition to his/her holiday pay for the day.
- (e) The employee's base hourly rate shall be determined by dividing his/her normal two weeks' salary by seventy-four (74).
- (f) Cost-of-living will be paid on the overtime premium, with the Cost-of-Living payment.
- (g) When an employee is called to work outside of their regular shift, or scheduled overtime, they will receive a minimum of four (4) hours' pay. The rate of pay would be in accordance with the overtime provisions outlined above.

15.05 Notice of Overtime:

If overtime is necessary, an employee will be notified as follows:

- (a) Daily Overtime notified four hours prior to the termination of their shift.
- (b) Saturday Overtime -notified prior to the termination of their normal preceding Thursday shift.
- (c) Sunday Overtime notified prior to the termination of their normal preceding Friday shift.
- (d) Holiday Overtime notified forty-eight (48) hours prior to the Holiday.
- **15.06** Overtime and extra time shall be distributed equitably among the employees willing and able to perform the available overtime work.

15.07 Rest Periods:

All employees will be granted two (2) fifteen (15) minute rest periods per shift with the exception of Data Entry. For employees scheduled to work 8:30 a.m. to 4:30 p.m., the first rest period will be taken between 10:00 a.m. and 10:45 a.m., the second to be taken between 2:30 p.m. and 3:15 p.m.

Should the Company have to operate on an expanded hours' basis, rest periods will be scheduled to fall between the mid point of a person's start and lunch time in the morning and the mid point between their lunch and finish time in the afternoon.

The rest periods scheduled for the Data Entry Operators are as follows:

9:40 a.m. to 9:50 a.m. - 10 minute break 11:00 a.m. to 11:10 a.m. - 10 minute break 1:50 p.m. to 2:00 p.m. - 10 minute break - 10 minute break - 10 minute break

Employees on the second shift will be granted two (2) fifteen (15) minute rest periods per shift.

The first to be taken between 6:15 p.m. and 6:45 p.m., the second to be taken between 10:45 p.m. and 11:15 p.m.

ARTICLE 16 - VACATION WITH PAY

16.00 (a) Vacation with pay will be granted in accordance with the following provisions:

(i) An employee who has less than one (1) ar of seniority as of January 1st shall be eligible for a paid vacation in accordance with the following:

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(ii) An employee with one (1) or more years of seniority as of January 1st shall be eligible for a paid vacation in accordance with the following:

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- (b) The vacation period shall be from January 1st of a calendar year through the last day of December of the same calendar year.
- (c) Vacations are to be taken during the vacation period as defined above. There is no payment in lieu of vacation not taken, nor can vacations be carried over into another vacation period except as provided that when an employee quits, is discharged, or terminates his/her employment by reason of retirement, after qualifying period has been fulfilled, any unused portion of his/her vacation will be payable as set forth in Section 16.00.
- (d) An employee who is entitled to a vacation with pay may, if he/she submits his/her request to the payroll department in writing not less than two (2) calendar weeks prior to the commencement of said vacation, be entitled to receive his/her pay for the vacation period prior to taking his/her vacation.
- (e) In order to be eligible for vacation allowance, an employee must have worked and/or received paid sick leave, (maximum 20 days), casual leave, bereavement leave, jury duty leave, holiday pay, or approved union leave, pregnancy/adoption leave (a maximum of an amount equal to the maternity/paternity leave provisions under the Employment Standards Act will be credited for this leave), for at least nine hundred (900) hours during the twelve (12) calendar months immediately prior to the applicable January 1st.

Where an employee has accumulated less than nine hundred (900) hours during such period as outlined above, he/she shall receive a pro-rata vacation based on the following:

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In the pro-rata calculation of eligible vacation the vacation allowance shall be calculated to the nearest half-day.

- (9 Where an employee quits, or is discharged prior to the fulfilment of the qualification period, payment will be in accordance with the applicable provincial requirements.
- (g) Every effort will be made to provide an employee with his/her allowance at the time requested.
- (h) Consistent with departmental requirements, senior employees in the department will be given preference when selecting vacation time.
- (i) Vacation payments shall be made at the employee's straight time hourly rate, exclusive of shift and overtime premiums.
- (j) When a laid-off employee has been paid vacation pay as per the Provincial requirements and **is** subsequently returned to work, such payment will be deducted for his eligible vacation payment or entitlement for the applicable period.

16.01 Paid Holidays

No employee covered by this agreement shall have his salary reduced by reason of observance of the following holidays:

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provided they meet all of the following eligibility rules, unless other wise provided herein:

- (a) The employee has completed ninety (90) calendar days of employment as of the date of the holiday.
- (b) The employee must have worked the last scheduled work day prior to, and the next scheduled work day after such holiday.
- (c) An otherwise eligible employee absent without excuse on both the scheduled working day prior to, and the next scheduled working day after a Christmas holiday period shall be ineligible for holiday pay for all of the holidays within the Christmas holiday period. An otherwise eligible employee absent without excuse on either the last scheduled working day prior to, or the next scheduled working day after a Christmas holiday period shall be ineligible for two (2) of the holidays for which he/she would otherwise be eligible in the Christmas holiday period, but shall, if otherwise eligible, receive pay for the remaining holidays in the Christmas holiday period.
- 16.02 When one of the above defined holidays falls within an eligible employee's approved vacation period and he/she is absent from work during his/her regularly scheduled work week because of such vacation, he /she shall take an additional day off in recognition of the holiday subject to work schedules.
- 16.03 Employees with the necessary seniority who have been laid off in a reduction of the work force, or who have gone on sick leave, or an approved leave of absence during the work month in which the holiday falls, or who are recalled from lay-off or who returns to work from sick leave, or approved leave of absence, following the holiday during the month in which the holiday falls, shall be eligible for pay for that holiday.

- **16.04** Employees eligible under these provisions shall receive one (1) day's pay at their regular straight time hourly rate exclusive of shift and overtime premium for each holiday defined above.
- 16.05 Absences on either the last scheduled working day prior to the holiday or the first scheduled working day after the holiday will be excused provided that the employee presents a reason satisfactory to the Company and further provided that the employee works at least part of the pay period in which the holiday falls except in the case of approved leave of absence, sick leave, or vacation. An employee scheduled to work on a holiday who fails to report and cannot show just cause for his/her absence shall be denied holiday pay.
- **16.06** Employees who work on any of the above defined holidays shall receive holiday pay under this section of the Agreement and, in addition, will be paid in accordance with the hours of work and overtime section of this Agreement.
- **16.07** Employees who work on any of the above defined holidays during their probationary period, shall be paid in accordance with the hours of work and overtime section of this Agreement.
- 16.08 Every effort will be made to provide an employee with their birthday on the day on which it falls. If it falls on a weekend, or other paid holiday, the immediate preceding/following work day will be deemed to be the day. All qualifying rules of Article 16.00 to 16.07 must be met. Preference will be given to regular vacation requests, regardless of seniority, where a legitimate conflict occurs.

ARTICLE 17 - SOCIAL SECURITY

- 17.00 The Company agrees to pay the full cost of the following health and welfare plans for all employees, their spouse (including a partner of the same sex), and their dependent children, beginning the first day of the calendar month following date of hiring or recall:
 - (a) The Ontario Health Insurance Plan.
 - (b) Green Shield Health Care Plan for Semi-Private Hospital care to a maximum of \$120.00 per day for any hospital except Toronto hospitals which will be \$140.00 per day.
 - (c) The Green Shield Apoth-A-Care Plan 3, with mandatory product selection with a \$1.00 co-pay for all active union employees and a \$.035 co-pay for all union retirees..
 - (d) The Green Shield C.A.W. Extended Health Services Plan with:
 - # a vision benefit of \$250 every 24 months. An additional \$50.00 will be paid after 12 months if there is a change in the prescription.

- # Private Duty Nursing to an annual maximum of \$10,000 per benefit year.
- # Private Hospital Room Accommodation to an annual maximum of \$1,000 per benefit year.
- # The services of a Registered Clinical Psychologist, Psychologist, Social Worker, or Marriage Counsellor to a maximum of \$550 per benefit year.
- # The services of a Registered Chiropractor to a maximum of \$500 per benefit year.
- # Emergency transportation to a maximum of \$300 per disability.
- # The Green Shield Hearing Aid H7 Plan, plus ear mold replacements.
- # The services of a Registered Masseur to an annual maximum of \$300 per benefit year.
- # The services of a licensed Speech Therapist to an annual maximum of \$300 per benefit year.
- # Nursing Home Benefit, plus Homes for the Aged.
- # The usual and customary charge for an Obus form, and arch supports once every three years.
- # The services of a Registered Podiatrist, Osteopath, Chiropodist to an annual maximum of \$500 per benefit year, per specialist.
- # The services of a Naturopathto a maximum of \$250.00 per benefit year.
- # Diabetic supplies, including glucometer/dextrometer and lancets.
- # Ground ambulance.
- (e) The Green Shield Deluxe Group Out-of-Province Hospital, Surgical and Medical Expense Benefit with repatriation. This plan is subject to a \$1,000,000.00 annual maximum.
- (f) The Company agrees to pay into a fund to provide a Legal Fee Assistance/Access Plan for all seniority employees. The rate of funding will be three cents (\$0.03) per compensated hour per employee. The fee schedule for services will be updated as follows: Consultation \$100.00, Will for employee \$100.00, for employee and spouse \$125.00 and Power of Attorney \$100.00 for employee and \$150.00 for the employee and spouse.
- 17.01 The Company agrees to pay the full cost of Green Shield Dental Plan 28, plus pit and fissure sealants, athletic mouth guards (one (1) per year), and porcelain veneers (Chrysler restrictions) at 100%, plus dentures at 80%, for all employees, their spouse/partner and their dependent children effective with the first day of the calendar month following the month in which they have completed

the probationary period. This plan is subject to a \$2,000 annual maximum effective March 1, 1989, and will be adjusted annually by the O.D.A. average percentage increase. It is understood that the lifetime maximum for orthodontic care will be \$2,500.

Payment for covered dental expenses will be based on the applicable percentage of the lesser of the dentist's usual charge, or the previous year's applicable schedule of fees for general practioners.

- **17.02** The Company agrees to provide an Employee Assistance Plan (E.A.P.) for all employees, their spouse/partner and their dependent children through a carrier selected by the Company.
- 17.03 The Company agrees to pay the full cost of premiums for the eligible employee only, for Life and Accidental Death and Dismemberment Insurance in the amount equivalent to one times his/her current annual salary. The Company agrees to pay the full cost of premiums for a retired employee only, for Life Insurance in the amount of \$7,500.00.
- **17.04** The Company agrees to provide a payroll deduction for credit union purposes.
- **17.05** (a) Coverage under the above health and welfare plans shall cease on the last day of the calendar month in which the employee terminates his/her employment with, or is terminated by the Company.
 - (b) In the event an employee is placed on layoff, coverage under the above health and welfare plans as set out in Article 17.00, 17.01 and 17.02 and 17:03 will continue until the last day of the third calendar month immediately following the month in which the lay-off occurred. For those employees with more than 3 years seniority, all benefits as set out in Article 17.00 will be continued on the basis of one month of coverage for every full year of seniority over 3 years, up to a maximum of 9 months (12 months in total). Coverage may be extended beyond this, for a period equal to the employee's seniority at the time of layoff, up to a maximum of 24 months, by remitting the monthly premiums to the Company on or before the 10th day of each month for the covered benefits. At no time will an employee be permitted to continue benefits if he/she accepts full time employment while on layoff.
 - (c) In the event an employee deceases, coverage under the above health and welfare plans, as set out in Article 17:00, 17:01 and 17:02 will be continued for the deceased employee's eligible dependents for a lesser of 2 years or the ability to obtain coverage through other means.

ARTICLE 18 - COST OF LIVING ALLOWANCE

18.00 In addition to the salary rates as set out in Article 22, each employee covered by this Agreement shall receive a Cost-of-Living Allowance as set forth in this section.

- (a) The Cost-of-Living Allowance shall be based on the increase or decrease in the Consumer Price Index as published by Statistics Canada (1971 = 100), or the equivalent.
- (b) The Cost-of-Living Allowance will be calculated on the basis of one (1) cent per hour, for all compensated hours, for each point three zero (.30) change in the Consumer Price Index. In no event will a decline in the Consumer Price Index below two hundred and seventy point three (270.3) provide the basis for a reduction in the negotiated salary schedules.
- (c) The Cost-of-Living Allowance will be adjusted, either upwards or downwards, April 1983 and at quarterly intervals thereafter.
- (d) The Cost-of-Living Allowance will be paid bi-weekly. The C.O.L.A. amount paid bi-weekly will be adjusted quarterly by using the change in the CPI up to the end of the 2nd month in the previous quarter.
- (e) For the purposes of this Agreement, the term "all compensated hours" shall be deemed to include all hours for which the employee is remunerated by the Company (i.e. straight time hours, overtime hours and overtime premium hours, holiday hours, vacation hours, sick hours, bereavement hours, jury duty hours, etc.).
- (f) Effective March 1, 1996, one dollar and eighty cents (\$1.80) of the Cost-of-Living Allowance payable in July, 1996, shall be incorporated into the basic salary rates.

ARTICLE 19 - JURY D U N

- 19.00 An employee who is called to and reports for jury duty, or is subpoenaed by the court as a witness and appears, shall be compensated by the Company for the difference between the amount paid by the court for such jury duty or witness appearance (exclusive of monies paid for mileage, meals, or other incidental expenses) and the amount he/she would have earned at his/her (normal) hourly rate for work scheduled by the Company. Such compensations shall be payable only if the employee:
 - (a) Gives the Company prior notice of such jury duty or subpoena call.
 - (b) Presents proper evidence as to the jury duty or witness appearance performed.

ARTICLE 20 - BULLETIN BOARDS

20.00 The Company will provide a bulletin board for the joint use, located by the Company in its office for the posting of Union and Company notices. All notices to be posted must have their prior approval of the Human Resource Manager or his/her designated representative.

ARTICLE 21 - HEALTH & SAFETY

- **21.00** (a) The Company and the Union agree that a joint Safety Committee will deal with such Safety problems which may arise on the Company premises.
 - The Union may at any time draw Safety hazards to the attention of this Committee. The Company will not require employees to work under conditions which are unsafe or injurious.
 - (b) Health and Safety Representatives from the union and management will conduct a monthly inspection of the premises to identify potential health and safety situations so that they may be corrected.
 - (c) The Company agrees to provide proper rest room facilities including a cot or day bed apart from the lounge area, for use of employees in case of illness. The Company will post a notice which indicates the location of this room on the bulletin board.
 - (d) A total of five (5) days per year will be allowed for the Health and Safety Committee to attend approved Health and Safety courses. The Company will be responsible for associated costs, i.e. mileage, accommodations, meals, and lost time.

ARTICLE 22 - SALARIES

Classification and rate schedule (based on 37 hours per week and paid bi-weekly with accumulated seniority).

ARTICLE 22 - SALARIES

As a result of these negotiations, the Company agrees to roll-in \$.70 of the C.O.L.A. into the base rate salaries. Also, the Company agrees to increase salaries as follows:

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The above rates include 704 per hour *of* the Cost-of-Living Allowance and a 204 per hour increase over the March 1, 1995 rates.

* Denotes new classification.

ARTICLE 22 - SALARIES

Also, the Company agrees to increase salaries as follows:

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P r o v i d e r	\$ 1 3 1 2 5	\$ 1 3 7 0 0	\$ 1 4 2 7 4 9	\$ 1 4 8 4 . 9 8	\$38,609
Records					
A d m i n					
P B X	\$ 1 3 1	\$ 1 3 6	\$ 1 4 2	\$ 1 4 8	\$ 3 8

O P e r a t o r	1 7 6	8 1 1	4 4 5	0 7 9	5 0 1
Customer	\$ 1 3 0 7 5	\$ 1 3 6 3 8 5	\$ 1 4 1 8 7 0	\$ 1 4 7 6 5	\$38 ,390
Ustomer Service ReP					
T y p i s t C l e r k	\$ 1 3 0 3 9 0	\$ 1 3 6 0 8 8	\$ 1 4 1 7 8 7	\$ 1 4 7 4 8 5	\$ 3 8 , 3 4 6
С	\$	\$	\$	\$	\$

i m s A d j u d i c a t o r - D r u	1 2 9 9 6 4	1 3 5 5 4 7	1 4 1 1 . 3 2	1 4 6 7 1 4	3 8 1 4 6
g C I a i m s A d j u d i c a t o r	\$ 1 2 9 9 6 4	\$ 1 3 5 5 · 4 7	\$ 1 4 1 1 3 2	\$ 1 4 6 7 1 4	\$ 3 8 . 1 4 6

	\$ 1 3 4 7 2 9 1	\$ \$ 1 3 4 7 2 9 1 5 0 4 1
	\$ 1 3 7 4 3 1	\$ 1 3 7 4
	\$ 1 3 1 9 · 6 3	\$ 1 3 1 9 . 6 3
	\$ 1 2 6 4 . 9 4	\$ 1 2 6 4 9
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Vision/Hosp/NH	Admınistratıve Clerk	M a l n t e n a

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М	\$	\$	\$	\$	\$

The above rates include a 214 per hour increase over the March 1, 1996 rates. * Denotes new classification.

ARTICLE 22 - SALARIES

Also, the Company agrees to increase salaries as follows:

EFFECTIVE MARCH 1, 1998					
C I a s s i f i c a t i o n	S t a r t	1 Yea r	Y e a r	3 Yee a r	A n n u a I
S Y S t e m S D e V e I O P e r *	\$ 1 6 7 2 2 0	\$ 1 7 4 6 . 6 6	\$ 1 8 2 1 1 6	\$ 1 8 9 5 · 6 2	\$ 4 9 , 2 8 6
P	\$	\$	\$	\$	\$

4 , 9 7 8	\$42,976	\$ 4 1
1 7 2 9 9 3	\$1652.94	\$ 1 5 7
1 6 6 2 . 3 6	\$1588.61	\$ 1 5 1
1 5 9 4 8 2	\$1524.28	\$ 1 4 5
1 5 2 7 2 8	\$1459.94	\$ 1 3 9
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C u s t o m e r	\$ 1 3 7 3 . 3 3	\$ 1 4 3 2 . 5 8	\$ 1 4 9 1 8 2	\$1551.06	\$ 4 0 , 3 2 8

S e r v C e R e P S r					
A C C O U n t a n t	\$ 1 3 7 2 5 2	\$ 1 4 3 1 7	\$1490.91	\$ 1 5 5 0 . 1 1	\$ 4 0 , 3 0 3
A c c c o v n t a n t C a i m s A d j v d i c a t	\$ 1 3 7 8 9 2	\$ 1 4 3 4 7 6	\$ 1 4 0	\$ 1 5 4 6 . 4 4	\$ 4 0 , 2 0 7

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J u	\$ 1 3 5	\$ 1 4 0 7	\$ 1 4 6 5	\$ 1 5 3 2	\$ 3 9
u n i o r	3 5	4 0	4 6	5 3	
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Secretarial Clerk	\$ 1 3 5 4 · 3 5	\$ 1 4 1 2 4 6	\$ 1 4 7 0 .6 0	\$ 1 5 2 8 · 7 2	\$39,747
O f f i c e S e r v i c e	\$ 1 3 5 4 . 3 5	\$ 1 4 1 2 4 6	\$ 1 4 7 0 . 6 0	\$1528.72	\$ 3 9 , 7 4 7

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r y O p e r a t o r					
P r o v i d e r	\$ 1 3 4 3 . 5 8	\$ 1 4 0 1	\$ 1 4 5 8 . 5 7	\$ 1 5 1 6 · 0 6	\$39 ,41 8
R e c o r d s					
A d m i n					
P B	\$ 1	\$ 1	\$	\$	\$ 3

X O P e r a t o r	3 4 2 8 4	3 9 9 1 9	4 5 5 5 3	5 1 1 8 7	9 , 3 0 9
Customer Service Rep.	\$1338.58	\$1394.93	\$ 1 4 4 9 . 7 8	\$1507.61	\$39,198
R e p T y p i s t C l e r	\$ 1 3 4 9 8	\$ 1 3 9 1 .9 6	\$ 1 4 4 8 9 5	\$1505.93	\$ 3 9 , 1 5 4

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Claims Adjudicator - Dru	\$ 1 3 0 7 2	\$1386.55	\$ 1 4 4 2 4 0	\$ 1 4 9 8 · 2 2	\$38,954
g C!aims Adjudicat	\$ 1 3 0 7 2	\$ 1 3 8 6 . 5 5	\$ 1 4 4 2 4 0	\$ 1 4 9 8 2 2	\$38,954

O r - V i s I O n / H O s P / N H					
or-Vislon/Hosp/NHAdministrative Clerk	\$ 1 2 9 6 . 0 2	\$ 1 3 5 0 7 1	\$ 1 4 0 5 . 3 9	\$1460.09	\$37,962
r k M a I n	\$ 1 2 9 6	\$ 1 3 5	\$ 1 4 0 5	\$ 1 4 6	\$ 3 7 , 9

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C I e r <u>k</u>					
C I e r k	\$ 1 2 9 6 . 0 2	\$ 1 3 5 0 7	\$ 1 4 0 5 . 3 9	\$ 1 4 6 0 . 0 9	\$ 3 7 , 9 6 2
M a i I H a n d I e	\$ 1 2 9 6 · 0 2	\$ 1 3 5 0 . 7 1	\$ 1 4 0 5 . 3 9	\$1460.09	\$ 3 7 , 9 6 2

The above rates include a 424 per hour increase over the March 1, 1997 rates. * Denotes new classification.

ARTICLE 22 - SALARIES

- **22.01** Any employee who, for the convenience of the Company is temporarily transferred to another job for which the rate of pay is different from that in effect for such employee's regular job, shall be paid, while so employed as follows:
 - (a) If the rate of pay for the job to which he/she is transferred is less than the employee's regular pay, he/she shall receive his/her own higher rate of pay.
 - (b) If the rate of pay for the job to which he/she is transferred is higher than the employee's regular pay, he/she shall receive the higher rate of pay for all hours compensated on the job to which he/she is temporarily transferred after a period of one (1) working day, and will be paid the difference in the two rates retroactively for the one (1) working day.

ARTICLE 23 - SEVERANCE PAY PLAN

The Company shall provide severance pay benefits as follows:

SEPARATION PAYMENT TABLE	
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An additional 70 hours of pay will be paid for each additional year of service. The following shall govern payment of severance pay:

1. If the government institutes a plan that will cause the Company to go out of business, except, however if the Company is sold or is taken over as a going concern, only those employees whose employment is terminated will be entitled to severance pay.

ARTICLE 24 - TERMINATION

24.00 This Agreement shall commence on the 1st day of March. 1996, and end on the 78th day of February, 1999, and shall continue from year to year thereafter unless either party gives notice in writing to the other not less than thirty (30) days, or more than ninety (90) days prior to the expiration date hereof of that party's intention to terminate this Agreement or to negotiate revisions thereto.

ARTICLE 25 - EDUCATIONAL ASSISTANCE

- 25.01 The Company agrees to reimburse a seniority employee one hundred percent (100%)of the cost of tuition, books and fees incidental to approved courses of study up to a maximum of one thousand dollars (\$1,000.00) per school year provided the employee receives a passing grade for any course or courses for which he/she claims educational assistance.
- **25.02** All other expenses incurred in connection with any such courses of study shall be borne entirely by the employee.
- **25.03** The hours at which the courses of study are scheduled must not conflict with the employee's regularly scheduled working hours.
- A course of study will be approved if it is generally related to the employee's current work assignment, or to a type of work to which he/she could subsequently be assigned in the normal course of events. Approval of courses shall be restricted to those conducted by a recognized, non-profit college or university, although where circumstances warrant, employees may study special courses, provided such courses are not normally taught on the university level. Personal development courses may be approved if the Company feels it is beneficial. These courses, if approved, will be subject to a course maximum of three hundred (\$300.00) dollars. as well as the \$1,000.00 annual maximum. Secretarial courses, and courses conducted by industrial firms or associations are not approvable herein. Correspondence courses and extension courses may be approved under this Article only if they are conducted by a recognized, non-profit college or university.
- 25.05 The outline or description of a seniority employee's desired course of instruction must be submitted to the Human Resource Manager on forms provided by the Company, and must be approved before the start of the course in order to be eligible for reimbursement. Reimbursement as provided herein shall be made upon completion of each semester, quarter session, term or other similar period in use at the particular college or university, and only after the employee has presented evidence of having received a passing grade in the subject for which educational assistance is being claimed.

- 25.06 An employee is not eligible for Educational Assistance under this Article; if he/she is eligible to receive benefits under any type of a scholarship or fellowship offered by any educational institution or government educational assistance.
- 25.07 If, prior to completion of an approved course, an employee leaves the employ of the Company for any reason, he/she shall be ineligible for reimbursement for Educational Assistance.

ARTICLE 26 - UNION PAID EDUCATIONAL LEAVE

26.00 The Company agrees to pay into a special fund three cents (\$0.03) per hour per employee for all compensated hours for the purpose of providing paid education leave. Said paid education leave will be for the purpose of upgrading the employee's skills in all aspects of Trade Union functions. Such monies are to be paid on a quarterly basis into a trust fund established by the National Union, C.A.W.

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

ARTICLE 27 - TECHNOLOGICAL CHANGE

- **27.00** In the event of any technological change which will adversely affect the rights of an employee, his/her wages, or his/her working conditions:
 - (a) the Company will notify the Union at least twelve (12) months before the introduction of any such change, if at all possible;
 - (b) such change will not be introduced until the Company and the Union have reached an agreement regarding the measures to be taken to protect the employee from these adverse affects,
 - (c) any employee who is rendered redundant, or who is displaced form his/her job as a result of any such change shall have the opportunity to fill any job posting for which he/she can qualify under Article 13 of the Agreement. If there is no job posting for which he/she can apply, he/she shall have the right to displace employees with less seniority provided that he/she has the ability to perform the duties related to the particularjob;
 - (d) the Company will assume responsibility for the retraining process of an employee who lacks the necessary skills to continue his job duties after such change. The employee will be given

a reasonable period of time during which he/she may attempt to acquire these skills;

- (e) the Company will not hire any additional employee into a classification covered by this Agreement until any employee affected by such a change, or on layoff, has been notified of the proposed job opening, and has been allowed a reasonable period of time to attempt to acquire the necessary knowledge or skills to retain or resume his/her employment;
- (f) an employee will not be dismissed as a result of such a change.

ARTICLE 28 - RETIREMENT PLAN

28.00 (a) Effective May 1, 1989, the Company agrees to participate in the Canada Wide Industrial Pension Plan, providing it qualifies under the proposed FederalIncome Tax Act as a specified multi employer pension plan.

It is agreed that the Corporation's liability for this "Plan" is limited to the contribution noted in this Article, and the Corporation is specifically not liable for deficit funding of any kind which may arise from time to time within the "Plan".

The Corporation reserves the right to examine any proposed pension "Plan" contract language to protect its interests, and to participate in fund management as a sponsor. The Company further agrees that all monies presently in the pension plan will be released to each employee providing the Ontario Pension Commission approves such release.

Contributions into the retirement plan shall be based on the number of compensated hours, and shall be made as follows:

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The \$.15 per hour employee contributions represent past diverted C.O.L.A. monies which the Company will continue to pay into the pension plan.

- (b) When an employee reaches age sixty-five, he/she shall be retired from active employment effective the first day of the month following the month in which he/she attained age sixty-five.
- (c) An employee may request early retirement at any time provided such request is within the terms and conditions as set out in the retirement agreement.
- (d) The Company shall pay the full cost of all benefits as set out in Article 17.00 and 17.01 for all retired employees and their eligible dependents.
- (e) The Company shall pay the \$0.15 employee contributions plus the employers contributions for the period equal to the maternity/paternity leave provisions under the Employment Standards Act.

ARTICLE 29 - TRANSFER RIGHTS

29.00 In the event the Company elects to expand/transfer its operations to a new location which results in a laying off of seniority employees, those employees who are permanently displaced as a result of such moving of operations may, within thirty (30) days, elect to be transferred to the new location and carry with them their seniority and seniority rights and be covered by the collective agreement in force at that location, where such agreement exists.

ARTICLE 30 - PART-TIME EMPLOYEES

30.00 Part-time employees will be defined as any employee who has not attained a full-time posting and who is not considered a summer student. Part-time employees will be utilized as follows:

- (a) During the peak vacation period from June 1st to September 30th and to fill in for vacation time anytime during the calendar year.
- (b) During approved Leaves Of Absence excluding Maternity postings per the Collective Agreement.
- (c) During sick leaves of one hundred and twenty (120) days or less.
- (d) Anytime during the calendar year for valid business reasons after consultation with the Union.
 - (i) Part-time employees will accrue seniority during their probationary period on the basis of hours worked. After they have completed their probationary period, they will accrue seniority on the basis of calendar days.
 - (ii) Progression through wage rate schedule, will be based on hours worked.
 - (iii) Part-time employees will receive benefits as per letter of understanding October 9 1981, as follows:
 - (a) Eligible for company paid
 - O.H.I.P.
 - Green Shield
 - Pension Contributions (based on compensated hours)-Life Insurance (equal to estimated Annual earnings)
 - (b) Shift differential for hours worked during 2nd shift time schedule (as per Union contract).
 - (c) Overtime payable when hours worked exceed the normal working day, as outlined in Collective Bargaining Agreement.
 - (d) Union dues payable as full-time employee and benefits as outlined under Union contract, with exception as noted in this outline.
 - (e) Holiday pay and Vacation pay entitlement as per Collective Bargaining Agreement.
 - (9 Will be paid for bereavement, sick time and casual time as follows:.

Bereavement Leave:

Not to exceed the limitations set forth in Article 14:02 for any days they are scheduled for at the time of the death or any days they would have been scheduled for if they were not on the bereavement leave and is to commence from the time of death.

Sick Time:

If they work four (4) consecutive weeks at 37.0 hours per week, they will be entitled to be paid for one (1) sick day if they were sick during the aforementioned four (4) consecutive week period. The maximum number of paid sick days they are eligible for in a calendar year is ten (10) days. Any eligible sick day will be paid in the first pay following the four (4) consecutive week period.

Casual Time:

If they work four (4) consecutive weeks at 37.0 hours per week, they will be entitled to paid casual time if the casual time was taken during the aforementioned four (4) consecutive week period. Any eligible casual time will be paid in the first pay following the four (4) consecutive week period.

(g) COLA (Cost of Living Allowance) payable bi-weekly, based on compensated hours.

ARTICLE 31 - VIDEO DISPLAY TERMINALS

- The Company agrees to have all VDT units within the office tested for radiation upon installation and annually thereafter. Any machine failing to meet the standards as set out in the Radiation Act will be taken out of service until it is repaired and passes such tests. All CRTS with phosphorus burnout will be replaced. The report and its findings will be discussed by the author of the report with the Joint Health & Safety Committee.
 - (b) All employees are eligible for annual eye examinations under the Ontario Hospital Medical Benefit Plan and we would encourage all employees to have their eyes tested. Anti-glare screens have already been provided to all VDT's in the office, where necessary, and the Company will continue this practice.
 - (c) The Company agrees to grant an immediate Leave of Absence to any pregnant employee who is concerned with the operation of a VDT and any effect it may have, notwithstanding the provisions for Article 14.05.

(d) The Company agrees to a break schedule for Data Entry Operators (CADE) as follow:

9:40 a.m. - 9:50 a.m. - 10 minute break 11:00 a.m. - 11:10 a.m. - 10 minute break 12:00 noon - 30 minute lunch

Monday - Thursday

1 hour lunch Fri.

1:50 p.m. - 2:00 p.m. - 10 minute break

3:20 p.m. - 3:30 p.m. - 10 minute break

<u>#1</u>

LETTER OF UNDERSTANDING

January 11, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services Inc.

Dear Ms. Hooson-: Gibbs

The Company agrees, as a result σ the 1989 contract negotiations, to provide a table and 4 chairs in the lunchroom σ the Toronto Office.

Yours very truly,

Roger D. Bryan Vice President Operations

<u>#2</u>

LETTER OF UNDERSTANDING

January 25, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services Inc.

Dear Ms. Hooson-Gibbs

During the negotiations, discussions were held concerning recognition at subsequent Green Shield offices.

If at some point in the future, a Green Shield operated and managed office is opened, the company will recognize the C.A.W. as the exclusive bargaining agent for those employees performing bargaining unit work.

Sincerely,

R.D. Bryan Vice President Operations

RDB:dk GS7A/ID1321/R1

LETTER OF UNDERSTANDING

January 26, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services

Dear Ms. Hooson-Gibbs

Discussion was held during the 1989 negotiations regarding the interpretation of Article 2.02 (a). The company agrees that they will not perform bargaining unit work to circumvent the necessity \mathbf{d} hiring additional bargaining unit manpower due to work volumes.

Sincerely,

R.D. Bryan Vice President Operations

<u>#4</u>

LETTER OF UNDERSTANDING

January 26, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local **240** Green Shield Prepaid Services Inc.

Dear Ms. Hooson-Gibbs:

The Union and the Company agree to draw up within the prescribed time limits, a Pay Equity Plan. This Plan shall meet all the requirements as outlined under the Pay Equity Act, specifically Section **13**.

Sincerely,

R. D. Bryan Vice President Operations

<u>#5</u>

LETTER OF OPERATIONS

January 27, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services Inc.

Dear Ms. Hooson-Gibbs:

The Company agrees, as a result of the 1989 contract negotiations, that all Coordinator and Senior positions will be backed up. Such backup positions shall be posted in accordance with the job posting of this agreement.

Sincerely,

R.D. Bryan Vice President Operations

<u>#6</u>

LETTER OF NDING

February 27, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services Inc.

Ms. Hooson-Gibbs:

It is the Company's understanding that we may post a notice asking employee's to work certain days of the Christmas shutdown to provide service to our subscribers and providers. It **is** further understood that this would be voluntary, any time worked shall be paid at the rate of one and one and one half (1 1/2) times the employee's base hourly rate, and the employee would be permitted to reschedule the day worked at some future date.

The Company will make every effort to ensure that the rescheduled day(s) will be \dot{m} accordance with the employee's request.

Sincerely,

Roger D. Bryan Vice President Operations

RDB:dk GS7A/ID1363/VI

<u>#7</u>

LETTER OF UNDERSTANDING

February 1, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local **240** Green Shield Prepaid Services Inc.

Dear Ms. Hooson:

It is agreed and understood, that all provisions of the Collective Bargaining Agreement will apply to Local **673** of the C.A.W. with the exception of Article **6.01** (a), and Article **14.01** (d).

The Company will grant one (1) employee leave of absence for union activities as outlined in Article 14.01 (d), and will acknowledge the right of Local 673 to have one (1) member designated as Chairperson (Article 6.01 (a)).

Furthermore, the Company will grant one **(1)** employee from the Toronto-ODP Office designation as a Union Committee Person solely for the representation of unionized employees in the Toronto-ODP Office on day-to-day issues.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

February 28, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services Inc.

Dear Colette:

During the course of negotiations, the Company indicated its requirements to expand the hours \mathbf{d} work, and possibly implement a second shift, should business needs dictate.

The Company will make every effort to keep employees on the regular 8:30 a.m. to 4:30 p.m. shift.

When the need arises for the expanded hours, Management will define the hours d work, and breaks.

Sincerely,

Roger D. Bryan Vice President Operations

<u>#9</u>

LETTER OF UNDERSTANDING

April 13, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local240 Green Shield Prepaid Services Inc.

Dear Ms. Hooson-Gibbs:

As a result of negotiations, it was agreed that the Company would post for a Senior Secretarial Clerk in the Toronto office to be paid at the rate of Section Coordinator. In addition, a backup for this position will be posted.

Sincerely,

Roger D. Bryan Vice President Operations

LETTER OF UNDERSTANDING

April 13, 1989

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Prepaid Services Inc.

Dear Ms. Hooson-Gibbs:

Before work in the Data Entry Department is contracted to another source, Sunday/Holiday overtime will be offered to those Data Entry Operators who have worked in a minimum of seven and one half (7 1/2) hours overtime in the week preceding the Sunday/Holiday before such overtime will be scheduled.

Commitment to work these overtime hours and the qualifying hours must be made at the time overtime is offered, to enable the Department to properly schedule the time and amount of work to be sent out.

Sincerely,

Roger D. Bryan Vice President Operations

January 29, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson-Gibbs:

The Union and the Company agree to develop an Employment Equity Plan which meets the requirements of the Employment Equity Legislation.

Sincerely,

LORRI RENAUD Manager Personnel Services

ID4409 GSADMIN <u>#12</u>

January 29, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson-Gibbs:

The Company agrees, as a result of the 1993 contract negotiations, to provide a bicycle rack.

Sincerely,

LORRI RENAUD Manager Personnel Services

ID4408 GSADMIN

January 29, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson-Gibbs:

Discussion was held during the 1993 negotiations regarding the need for an ergonomic study for the entire office and particularly in the Data Entry department.

The Company agrees that this study may commence after the issue has been discussed and a plan of action has been formulated by the joint Health & Safety Committee.

Sincerely,

LORRI RENAUD Manager

Personnel Services

ID4407 GSADMIN

<u>#14</u>

January 29, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson-Gibbs:

Discussionwas held during the **1993** negotiations regarding harassment in the workplace, and specifically sexual harassment.

The Company and the C.A.W. agree that freedom from sexual harassment in the workplace is a human right of an employee. As such, both the Company and the C.A.W. have developed policies to help guarantee this human right. Copies of these policies will be posted on the bulletin boards in all of our offices.

Sincerely,

LORRI RENAUD Manager Personnel Services

ID4406 GSADMIN

<u>#15</u>

January 29, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson-Gibbs:

Discussion was held during the 1993 negotiations regarding Article 30.00 (a). The Union agrees that the Company can also bring part-time employees in for more than twenty-four (24) hours per week during the month of May if it is required for training purposes.

Sincerely,

LORRI RENAUD Manager Personnel Services

D4404 GSADMIN

February 22, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

DearMs. Hooson-Gibbs:

Discussionwas held during the 1993 negotiations concerning the April 1st qualification date for vacations.

It was agreed that the April 1st qualification date would apply to all vacation from that date up to December 31st of that year, and that there would be a November 1st qualification date for January, February and March of the following year.

Seniority will rule for any vacation scheduled by those qualification dates for the respective time periods, and after that, it will be approved on a first come, first serve basis.

Yours truly,

LORRI RENAUD Manager Personnel Services

ID4453 GSADMIN

March 25, 1993

Ms. Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson-Gibbs:

Discussion was held during the 1993 negotiations regarding changes in the qualifications for Section Coordinator - W.I. and Claims Adjudicator - W.I.

It was agreed that the new qualifications would be as follows:

Section Co-ordinator - W.I.

- RNA Certificate
- 2 years of practical experience (for internal candidates we would consider 2 years of claims experience to be equivalent)
- 2 years of departmental experience adjudicating W.I. claims

Claims Adjudicator - W.I.

- RNA Certificate
- 2 years of practical experience (for internal candidates we would consider 2 years of claims experience to be equivalent)

These new qualifications will apply to all postings for these classifications which are posted after the effective date of this Collective Agreement.

As the result of these qualifications changes the Claims Adjudicator - W.I. classification will be adjusted to \$32,441.00 final annual, Mar. 1, 1991 equivalent.

Gayle Siddall, Cheryl Pare, Louise Westray and Cindy Ouellette currently adjudicate the W.I. claims. As such, these employees will be deemed to be in the classification of Claims Adjudicator - W.I.

The Company has agreed to provide an education program for these employees to allow them to achieve an equivalent qualification. Once they have successfully completed this education program, the Company will adjust their rate for pay as indicated above.

Sincerely,

LORRI RENAUD Manager Personnel Services

ID4531 GSADMIN

March 29, 1993

Ms. Lorri Renaud Manager Personnel Services Green Shield Canada

Dear Ms. Renaud:

During the course of negotiations, extensive discussion took place concerning lateraljob postings.

The Union's position that lateral job postings are to be recognized under the existing language of the Collective Agreement was reaffirmed. The Company recognizes the right of the membership to post laterally, but in doing so, they expressed that they had serious concerns because of the severe disruption this has on meeting the needs of our clients.

The Company recognized the right of the Union employees to move laterally, both on permanent and temporary job postings, however, if lateral moves are ever used by the membership for extraneous reasons, the Company reserves the right to limit the rights of the entire membership in regard to lateral job postings. The Company agrees that prior to enforcing this restriction, a thorough and comprehensive discussion with the Union will take place, requesting their possible agreement.

As well, the Union agreed to discuss this letter and the Company's concerns at the ratification meeting.

Sincerely,

Colette Hooson-Gibbs Union Chairperson C.A.W. Local 240 Green Shield Canada

LETTER OF UNDERSTANDING

February 1, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

This is to verify that the Company agrees to provide an office and standard office supplies for the union at its Head Office, located at 285 Giles Blvd. East, Windsor, Ontario, N9A 6W1.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

February 1, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

During the contract negotiations, we discussed cross-training and equalization of hours in the part-time pool.

The Company agrees that we will attempt, when feasible, to cross train part-time employees and equalize the hours they are working.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

February 1, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

During the contract negotiations, we discussed the calculation of the annual maximums on the dental and out-of-province plans.

It was agreed that the Company will provide the Union with documentation that shows how the maximums are calculated and the screens updated to reflect the revised maximums.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER **OF** UNDERSTANDING

February 13, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

The following was agreed to during contract negotiations:

- If an employee is made redundant and laid-off in any office, we will consider him/her as a new hire into a union position in another office if the position was not filled in accordance with Article 13.01 Job Posting and he/she meets the qualifications on the job posting. If the employee is accepted into the position, his/her seniority will transfer with him/her.
- 2) If a job is posted in any office and not filled in accordance with Article 13.01 Job Posting, the Company may consider an employee from any office who meets the qualifications on the job posting. If the Company accepts the employee into the vacant position, his/her seniority will transfer with him/her. His/her seniority can only be used to bump back to the office where he/she cam from if his/her job is made redundant and he/she is laid-off.
- It was agreed that in accordance with #2 above, we will allow Jackie Chan to carry the seniority that she accrued in the Windsor Office. She can only use that seniority to return to the Windsor office if her position in the Toronto office is made redundant and she is laid-off.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER **OF** UNDERSTANDING

February 13, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local **240** Green Shield Canada

Dear Ms. Hooson:

During contract negotiations, we discussed the minimum increments in which the Company will grant vacation, lieu, PPH and Heritage Day.:

It was agreed that a maximum of two (2) days can be taken in increments of onequarter (1/4) day. All other time must be taken in increments of no less than one-half (1/2) day.

The granting of one-quarter (1/4) days is not subject to the provisions of Article 16.00 (h). Preference will be given to time-off requests of whole and one-half (1/2) days scheduled prior to the mandatory scheduling cut-off dates indicated in Letter#16 of the Collective Agreement.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER **OF** UNDERSTANDING

April 3, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

DearMs. Hooson:

During contract negotiations, we discussed the issue of providing Human Rights Training for our employees.

It was agreed that the C.A.W. Human Rights Training would be given to all union employees in the third year of the Collective Agreement not to exceed one (1) day. The Company agrees to use a C.A.W. Human Rights Instructor to deliver this training.

Furthermore, the Company acknowledges that Human Rights Training is an issue of importance to each and every employee of the Company. Accordingly, the Company commits that appropriate training will be provided to each employee of the organization within the next three (3) years.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

April 10, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

Discussion was held during the **1996** negotiations regarding the need to discuss and provide copies of the results for any ergonomic studies that are done in the office.

The Company agrees that a copy of the results will be given to the Joint Health and Safety Committee for review and discussion.

Sincerely,

Lorn Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

April 10, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

Discussion was held during the 1996 negotiations regarding the need to evaluate certain union job classes under the requirements of the Pay Equity Act.

The Company agrees that the following job classes will be evaluated:

PBX Operator - Toronto ODB Office, Secretarial Clerk - Toronto ODB Office and Secretarial Clerk - ODB Team, Windsor Office.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

April 15, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

As a result of these negotiations, the Company agrees to rename the Toronto Office Secretarial Clerks. This classification will be named "Office Service Administrator".

Sincerely,

Lorri Renaud Manager, Human Resources

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LETTER OF UNDERSTANDING

April 15, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

The Company agrees to continue to work co-operatively with the Union on health and safety issues in the office. This will be achieved through the Joint Health & Safety Committee which has equal representation from both the Union and the Company.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

April 15, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

The Company agrees to implement flex-time schedules in both Toronto Offices. We will attempt to accommodate the employee's needs, however, we will have to ensure that these accommodations do not negatively impact our customer service requirements.

Sincerely,

Lorn Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

April 15, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

Discussion was held during the **1996** negotiations regarding flex-time for certain departments in the Windsor Office.

The Company agrees to review the issue of flex-time and implement flex-time arrangements in the departments where it is feasible.

Sincerely,

Lorri Renaud Manager, Human Resources

LETTER OF UNDERSTANDING

April 15, 1996

Ms. Colette Hooson Union Chairperson C.A.W. Local 240 Green Shield Canada

Dear Ms. Hooson:

As a result of the **1996** contract negotiations, the Company and the Union agreed to implement a daily maximum cap on semi-private room rates and to lag the dental fee guide. It is the Company's belief that the providers will not bill the employee and their dependents over the eligible rates in effect, therefore, no employee or their dependent will be out-of-pocket as a result of these changes. If however, an employee or their dependent incurs an out-of-pocket expense as result of these changes the Company agrees to reimburse them.

It is agreed that the employee will seek reimbursement from the Company directly if they incur any out-of-pocket expenses versus directing the providers to bill Green Shield for any differences.

Sincerely,

Lorri Renaud Manager, Human Resources

April 15, 1996

LETTER OF UNDERSTANDING

BETWEEN

GREEN SHIELD CANADA

AND

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

(C.A.W. - CANADA) AND ITS LOCALS 240 AND 673

During the 1996 contract negotiations, the Company and the Union discussed at length the Company's need to provide customer service to it's clients and providers during the Christmas Shutdown Period outlined in Article 16.01 d the Collective Agreement.

The Union agreed to allow the Company to ensure minimum levels of staff in certain departments during this period of time during our normal hours of operation (8:30 a.m. to 4:30 p.m.) to provide ongoing customer service to its clients and providers. The terms of this agreement are as follows:

- 1) These terms apply to the Claims Department, Customer Service Department, Records & Billings Department and the PBX Operator.
- 2) A notice will be posted and the employees can volunteer to make a commitment to work the days indicated. The Company will attempt to achieve its minimum staffing levels on a voluntary basis, failing which we will achieve our minimum levels with the lowest seniority people who are able to provide the necessary service. The Company will make an effort to provide cross-traiing where it is reasonable and appropriate to achieve the minimum staffing levels.
- 3) The minimum staffing levels are to be no greater than 1/3 the regular staffing complement of each department indicated in number 1 above, except PBX Operator which is a minimum of one person.
- 4) The Company agrees to not include December 24th as a necessary date to provide these services.

5) For the term of this collective agreement the following dates will apply:

1996 - December 27th, 30th and 31st.
1997 - December 29th, 30th and 31st
1998 - December 28th, 29th, 30th and 31st

Dated this 15th day of April 1996.

For the Company: For the Union:

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AMENDMENT - MEMORANDUM OF SETTLEMENT

BY AND BETWEEN

GREEN SHIELD CANADA

AND:

THE NATIONAL AUTOMOBILE, AEROSPACE TRANSPORTATION, AND GENERAL WORKERS UNION OF CANADA (C.A.W. - CANADA) LOCALS 240 & 673

The following constitutes a basis of settlements of all outstanding issues arising out of the current negotiations between the parties for a new Collective Agreement.

The attached amendments will form and become part of the new Collective Agreement subject to ratification by the respective parties.

This Collective Agreement will be effective from March 1, 1996 and will expire subject to the provisions of Article 24 (Termination) on February 28, 1999.

It is further agreed, that any clause not altered or amended in the course of negotiations will remain as is, from the prior Collective Agreement.

DATED at Windsor, Ontario this 16th day of April, 1996.

Gerry Bastien	Steve Bradie
Colette Hooson	Lorri Renaud
Sandy Pitre	D'Arcy Van Nest
 Shirley Kiss	Tony Petta