COLLECTIVE AGREEMENT

Between:

CASCADE AEROSPACE INC.



And:

UNIFOR LOCAL 114



March 31, 2021 – March 30, 2025

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ARTICLE 1 - RECOGNITION

1.01 BARGAINING RECOGNITION

The Company recognizes the Union as the sole and exclusive bargaining agent for all employees as defined in Article 1.02 hereof, for the purpose of establishing rates of pay, hours of work and other conditions of employment.

1.02 BARGAINING UNIT DEFINED

The term employee as used in and for the purpose of this Agreement shall include all those employees covered by the Certification issued by the Canada Industrial Relations Board and those employees included or excluded by the agreement of the Parties and those employees engaged in mobile repair parties.

1.03 NO OTHER AGREEMENT

No employee shall be required or permitted to make a written or oral agreement with the Company which may conflict with the terms of this Agreement.

1.04 NEW OR MODIFIED JOB FAMILIES OR CLASSIFICATIONS

- (a) The Company shall advise the Union in writing and shall meet with the Union to negotiate the rates of pay, description, progressions, and duties for any new job classification created by the Company that fall within the scope of this Agreement and that will fall within an existing job family.
- (b) Where the Union or the Company asserts that there has been a significant modification to the duties of an existing classification within an existing job family, the parties shall meet to review the changes, and where required, negotiate the new rates of pay, description, progressions, and duties.
- (c) Meetings shall commence within twenty-one (21) days of the new classification or change in classification being brought to the other parties' attention.
- (d) If the parties are unable to agree, either party may invoke the grievance procedure and refer the issue to arbitration for a binding decision on the job description, duties, rates of pay, progressions and the appropriate classification within an existing job family. Any increase to rates of pay will be retroactive to the date that the Company created a new classification or modified an existing classification.
- (e) No new job families shall be created unless there is mutual agreement with the Union in writing. No existing job families shall be deleted unless there is mutual agreement with the Union in writing.

1.05 UNION ACCESS TO FACILITY

- (a) The National and Local Representatives of the Union assigned to service the members at Cascade and the Local 114 President shall have access to the Company's premises during working hours for the purpose of adjusting disputes, investigating working conditions and ascertaining that the Agreement is being adhered to. The Union will contact the Human Resources Department prior to arriving on site to advise that a visit is pending and will not interrupt employees who are working without the prior permission of Management. Permission to speak to employees who are working shall not be unreasonably withheld.
- (b) Additional Union representatives shall be permitted access to the plant with prior approval of the Company and subject to such reasonable conditions as it may apply.

1.06 BARGAINING UNIT WORK

The Company agrees that it will continue to follow the principle that work normally performed by employees within the bargaining unit shall not be performed by other employees of the Company. However, the Union recognizes that the flexibility necessary to the Company's operations requires that such work be carried out from time to time, for varying periods of time, by employees not within the bargaining unit. This will not be exercised in such a way as to cause the layoff or permanent replacement or reduction in the regular earnings including overtime opportunities of any bargaining unit member or in instances where the decision to do bargaining unit work is as a result of training bargaining unit members to do work that they have not yet been trained to do. This will not be used as a means to avoid formal training of bargaining unit members.

1.07 CONTRACT LABOUR

The use by the Company of temporary contract workers supplied by any agency engaged in the business of supplying temporary contract help shall be limited to requirements created by temporary overload situations, or other requirements of a short-term nature.

The Plant Chairperson shall be notified in writing of the use of such workers and the reasons therefore at least seventy-two (72) hours in advance prior to the date each individual contract worker commences work unless the Plant Chair agrees in writing to a shorter notification period. Permission from the Plant Chair shall not be unreasonably withheld if the reason for a lesser period of notice is due to a situation that will give the Company legal grounds to declare force majeure, AOG aircraft, or unforeseen non-routine critical path tasks that will cause the contracted schedule not to be met.

The period of employment of any such workers shall be limited to fourteen hundred & forty (1440) cumulative hours of work for each contract worker in a twelve (12) month period. If the contract worker has Controlled Goods clearance, the period

of employment may be extended to a maximum of eighteen hundred (1800) cumulative hours worked in a twelve (12) month period, measured from their first hour worked in the plant except with the written permission of the Plant Chair. The Union's permission shall not be unreasonably withheld.

The use of contract workers will not be exercised in such a way as to cause a delay in hiring regular employees or cause the lay-off, delay the recall or the loss of regular earnings or opportunities such as shift preference of those directly affected in the bargaining unit.

The use of contract labour will not be used to cause the loss of overtime earnings for job classification unlicensed and above.

Where there are employees on lay-off, those laid off employees shall first be offered the opportunity of performing such work, provided they have the ability required and are available when needed.

Unless permitted in writing by the Plant Chair, the total number of active contract workers at the time that a grievance is raised shall not exceed ten percent (10%) of the total number of active bargaining unit members on the last monthly report given to the Plant Chair in accordance with Article 2.13 including those bargaining unit members recalled since the report was published.

If permission for additional contract workers has not been granted and if it can be shown that the Company is exceeding this number of contract workers, the Company will immediately remove a sufficient number of individual contract workers with the least amount of hours worked from the worksite to ensure that it is again in compliance with the ten percent (10%) threshold.

There will be a monthly Union Management meeting to discuss the status of contract labourers, current Union staff and the status of the Company hiring plan.

1.08 GENDER REFERENCES

Except where specifically stated to the contrary, or where the sense requires the contrary the parties shall insert the words they, them and theirs to ensure gender neutrality.

1.09 CO-OPERATION

All parties to this Agreement hereby commit themselves to the fullest co-operation with the objective of maintaining safe and efficient and uninterrupted production in the Company's plant.

1.10 QUARTERLY MEETING ON POLICY ITEMS

The Company and the Union agree to meet quarterly or more frequently if required to discuss policy items of mutual interest. For the purposes of these meetings, the

Company shall recognize a Union Committee not to exceed seven (7) members and these members shall be paid for their attendance at these meetings at applicable rates.

1.11 CORPORATE REORGANIZATION

In the event the Company changes ownership, merges with another Company or in any way changes its corporate identity, this Agreement will remain in full force and effect and the Union recognition and/or certificate issued by the *Canada Labour Relations Board* then in existence will not be affected in any way except as otherwise governed or directed by the Board. The Company further agrees to enter into negotiations with the Union relative to protection of employee's seniority and other conditions of this Agreement. Failing settlement, the provisions of the *Canada Labour Code* will apply.

1.12 NO REDUCTION

No employee shall suffer a reduction in wages or benefits as a result of the signing of this Collective Agreement.

1.13 TRANSFER OF OPERATIONS

Should the Employer, during the life of this Agreement, decide to move from its existing locations in Abbotsford as they currently exist in whole or in part, to another location in Canada, the Employer agrees to negotiate with the Union four (4) months prior to such move for the purpose of providing a Transfer of Operations Agreement to provide:

- (i) Protection of the seniority rights of existing employees.
- (ii) The right of existing employees to transfer with the jobs they normally perform.
- (iii) Extension of the collective agreement to cover the new location.

ARTICLE 2 – UNION REPRESENTATION

2.01 BARGAINING COMMITTEE AND PLANT CHAIRPERSON

- (a) The Union may select, and the Company shall recognize, a Bargaining Committee not to exceed five (5) members, one of whom shall be the Plant Chairperson, to administer the affairs of the Union as they relate to plant operation. Members of this committee shall be employees of the Company.
- (b) To facilitate a proactive Labour Relations environment, the employee designated by the Union as the Plant Chairperson will notify the Company of their intended regular office hours on a monthly basis.

2.02 NAMES OF COMMITTEE MEMBERS

- (a) The Union agrees to furnish the Company with the names of the members of the above Committee, and of its duly elected officers and representatives appointed to perform any act in connection with the carrying out of this Agreement, and undertakes to notify promptly the Company of any change in the membership of the committees or of its officers or appointed representatives.
- (b) The Company agrees to furnish the Union with the names of those of its Supervisory and Managerial Personnel with whom the Union may have dealings in connection with the administration of this agreement, and will notify the Union promptly of any changes thereto.

2.03 SHOP STEWARD RECOGNITION

- (a) Area Shop Stewards selected by the Union and recognized by the Company shall be allowed time off during working hours to be provided for the investigation and discussion of grievances pursuant to Article 6.01. The maximum number of Stewards shall be twenty (20). The Shop Steward(s) shall make arrangements for any such periods of time with their Supervisor; permission will not be unreasonably withheld. When the Company finds it necessary to layoff or discipline a Shop Steward, the Plant Chair and Local Representative shall be notified prior to such layoff or discipline.
- (b) The Company, or a person acting on its behalf, shall not discharge, suspend, transfer, lay-off or otherwise discipline an employee, or discriminate against a person in regard to employment or a condition of employment because of that person's activity in the Union.

2.04 UNION / MANAGEMENT MEETING TIMES

- (a) The Plant Chair and up to three (3) employee Union representatives shall meet each calendar month with Management unless mutually agreed otherwise to discuss outstanding grievances, issues captured by Article 1.07 and any other issues of mutual concern. The schedule of these meetings shall be set for the following year within thirty (30) days of ratification and yearly thereafter. Meetings, once scheduled, shall not be cancelled unless there is an emergency.
- (b) All meetings between the Union Committees and the Management of the Company shall be held during regular working hours, except by mutual agreement. In scheduling such meetings, a reasonable increment of time shall be allotted to discuss the business on hand.
- (c) No employee serving on one of the above Committees shall lose regular time for attendance at meetings with Management and such time shall be paid at applicable collective agreement rates, including overtime if required under the terms of the Agreement.

(d) A summary of the items discussed and any actions required as a result of meetings between the Company and the Union shall be taken and prepared by Company personnel in a type written format and shall be distributed to the parties within seven (7) days of each meeting.

2.05 UNION MEMBERSHIP AND ORIENTATION

- (a) The Company will regularly consult with the Plant Chair (or designate) to ensure that new employees are scheduled to privately meet during each induction class for forty-five (45) minutes with the Plant Chair (or designate) and the Union Co-Chair of the Safety Committee (or designate) during working hours and without loss of pay for the purpose of handing them a copy of the Collective Agreement and to conduct a presentation on Union affairs and safety issues.
- (b) The Company will provide the Plant Chair with a copy of the offer of employment letter and any other information related to terms and conditions of employment related to each new employee within thirty (30) days of the new employees' first day of work.

2.06 UNION BULLETIN BOARDS

The Union will have the exclusive use of four (4) large locking bulletin boards provided by the Company, one (1) adjacent to the lunchroom, one (1) in the center of the Hangar, one (1) by north side Bay 4a, and one (1) by south side Bay 1A for posting matters relating to Union meetings and other Union matters. All such material can only be posted by a Shop Steward and only upon the authority of the Bargaining Committee of the Union. Notices posted on the above bulletin boards will not be illegal, defamatory, or contrary to good customer relations.

2.07 PAID EDUCATION LEAVE

The Company agrees to pay on a monthly basis into a special fund three cents (\$.03) per hour, per employee for all hours worked for the purpose of providing paid education leave. The purpose of such leave will be to upgrade employee skills in all aspects of trade Union functions. Such monies will be paid into a trust fund established by the National Union, Unifor, and forwarded by the Company to:

Unifor Paid Education Leave Program
115 Gordon Baker Way
Toronto Ontario, M2H 0A8

2.08 UNION COMMITTEE MEETINGS

The Plant Chair and up to six (6) Shop Stewards or members of the Bargaining Committee and the Union Co-Chair of the Joint Health and Safety Committee will be permitted to meet on site without loss of pay or any other benefit for a private meeting on site not to exceed sixty (60) minutes once per month. The Union will

give two (2) months written notice of the schedule of meetings for the following two (2) months.

2.09 UNION OFFICE

The Company will provide the Union with a reasonably-sized private, secure mutually agreed office space and facilities on the main premises for the exclusive use of authorized Union officers and representatives. The Union will provide filing cabinets, desks, chairs and other office furniture and an up to date computer and printer/fax machine as required to furnish the office to a reasonable standard. The Company will provide a fax line, direct phone line, and a secure high-speed internet connection for the private and exclusive use of the Union in this office. The Union will be responsible to reimburse the Company for all long-distance charges.

The location of the Union office shall not be changed without mutual written agreement with the Union.

2.10 UNION REPRESENTATIVES' HOURS

(a) Plant Chair

The Plant Chair shall not be laid off or have any reduction or freezing in hours, pay, seniority or any other benefit during their term of office. The employee holding the elected Plant Chair position will be authorized to leave work to perform Union duties related to the administration of the collective agreement at the rate of pay applicable to a Crew Lead 1 position but, if their normal rate is higher than Crew Lead 1, at no less than their regular rate of pay they were earning upon taking the position and without loss of pay or any other benefit including normally scheduled progressions or opportunities, in accordance with the following table:

Number of Active Employees	Minimum Number of
per week	Plant Chair Hours
0 - 300	25
301+	40

The Plant Chair shall attend to Union business as required and as necessary for the administration of the collective agreement and shall be given free access to the premises and the Union office for these purposes. The Plant Chair shall be permitted to attend all meetings related to bargaining unit members if requested. The Plant Chair shall be eligible to sign-up for voluntary overtime (at the rate applicable to their classification prior to serving as the Plant Chair) in line with the applicable provisions of the agreement and their normal seniority.

For the purposes of the application of this Article ONLY, Active Employees shall be defined as follows:

- i. Any Employee who is scheduled to work
- ii. Any Employee who is on Short Term Disability;
- iii. Any Employee who is on Long Term Disability (own occupation definition);
- iv. Any Employee who is on a Worksafe Claim (including claims under appeal);
- v. Any Employee who has been laid off for a period of up to six (6) consecutive months

Where the number of Active Employees drops below the requisite number as defined and set out above, the Plant Chair shall return to their previous classification and level, and they shall perform the role that they carried out prior to assuming the role as the Plant Chair where practicable.

(b) Union Health & Safety Chair

The employee holding the elected Union Health & Safety Chair position will be authorized to leave work to perform health and safety duties without loss of pay or any other benefit including normally scheduled progressions or opportunities.

The Union Health & Safety Chair shall attend to business related to health and safety as required and shall be given appropriate access to the premises and the Union office for these purposes. The Union Health and Safety Chair shall be permitted to attend all meetings as required related to health and safety that involves or could involve bargaining unit members.

The Union Health & Safety Chair shall be permitted a minimum of twelve (12) hours of time off with no loss of pay per work week to be taken when needed during that week and such time shall be paid for by the Company. Unused hours shall not carry over from one (1) week to the next. The scheduling of these hours will take into consideration customer requirements and operational needs. Scheduling agreement will not be unreasonably withheld by either party. The purpose of these hours is to augment the provisions of Article 3. All parties agree to work towards a continuously improving cooperative proactive safety culture.

- (c) Employees who are away from their workstation for a minimum period of six (6) consecutive months under this Article will receive, if needed, at the time of their return to work, sufficient on the job training in line with the training requirements of the family/classification in order to be re-familiarized and to perform their tasks adequately. Employees who are unable to regain the required qualifications for their classification given the opportunity within nine (9) months of their return may be reclassified accordingly. Employees are expected to make every effort to re-qualify for their classification as soon as possible.
- (d) Employees holding a position that requires a minimum number of hours worked to maintain their qualifications and/or certifications or other licence

requirements will be permitted to work the minimum number of hours needed to maintain the necessary qualifications, certifications, endorsements and/or licences.

(e) The Company shall recognize a designated alternate Plant Chair during any absence of five (5) days or more. The Company will be notified of any such absences at least two (2) weeks prior to the commencement of the absence.

2.11 PRINTING THE COLLECTIVE AGREEMENTS

Each employee will be provided with a booklet-sized copy of the collective agreement which will be printed in a printing shop at Company expense. Sufficient copies will be printed so as to supply all current employees and cover any anticipated employee turnover at all locations. Extra copies will also be printed for the Union and Management as necessary for the ongoing collective agreement administration. The Employer shall ensure that an electronic copy of the collective agreement will be available for viewing online to all employees.

2.12 ACCESS TO SHOP STEWARDS

Employees who wish to leave their work station in order to consult with their Shop Steward or Plant Chairperson during working hours regarding a time sensitive matter arising out of the collective agreement can do so without loss of pay, providing they obtain prior authorization from their Supervisor or, in their absence, another Supervisor on duty if their Supervisor is not available. This authorization will not be unreasonably withheld.

2.13 INFORMATION FOR THE UNION

The Employer will supply the Plant Chair and the Local Representative with the following information at the end of every month:

- (a) Employees who have been hired, discharged or who have quit during the month;
- (b) Employees transferred into or out of the bargaining unit during the month;
- (c) Employees on leave of absence at the end of the month, the type of leave, and effective date of the leave if the Plant Chair has not already been notified;
- (d) Employees on medical leave and/or Workers' Compensation during the month and the date of the occurrence;
- (e) Employees on light duties, modified work or other accommodation;
- (f) Employees on layoff at the end of the month;
- (g) Employees who have lost seniority during the month;
- (h) Any changes in Supervisors who deal with the Union;

- (i) The Employer will provide the following information for all bargaining unit employees in alphabetical order:
 - (i) Name
 - (ii) Address with postal code
 - (iii) Telephone number
 - (iv) Date of Hire
 - (v) Employment status (full-time / part-time)
 - (vi) Classification
 - (vii) Hourly rate and any premiums tracked.
 - (viii) Job Family
 - (ix) Company email addresses
 - (x) Where employees provide or update their personal email addresses to the ADP People@Work site, the Employer will provide the Union with a copy of those external email addresses.
- (j) Any new rules, policies, or procedures implemented by the Employer will be provided to the Plant Chair in hard copy written format on an ongoing basis. All new or revised Human Resources policies which affect members of the bargaining unit will be given to the Plant Chairperson in hard copy written format or an electronic version.
- (k) An update on the status of all contractors in the plant in relation to bargaining unit work.
- (I) The Plant Chair shall be entitled to receive a soft copy of any of the information outlined above upon request.
- (m) Employees on the Attendance Management program.

ARTICLE 3 – HEALTH AND SAFETY

3.01 EMPLOYER AND EMPLOYEE OBLIGATIONS

- (a) The Company will take all necessary precautions to maintain safe, sanitary, and healthful conditions at all work places and will, as a minimum, fulfill all of its obligations under *Part II of the Canada Labour Code*.
- (b) Health and Safety is of paramount importance to all personnel. All employees have obligations under Part II of the Canada Labour Code. All persons working within Cascade Aerospace will be expected to observe established health and safety policies and to immediately report unsafe or harmful conditions, equipment, or practices in accordance with the Hazard Identification procedure where possible to their Supervisor and/or a Health and Safety Committee member who shall investigate, and, if deemed necessary, arrange to correct the problem as soon as possible.

(c) The Company shall ensure that the health and safety at work of every person employed by the Company is protected.

3.02 POSTING OF INFORMATION

The Company will post at a place accessible to every employee and at every place directed by a Labour Canada Health and Safety Officer:

- (a) a copy of Part II of the Canada Labour Code,
- (b) a statement of its general policy concerning the health and safety at work of employees, and
- (c) any other printed material related to health and safety that may be directed by a health and safety officer or that is prescribed; and will make readily available to employees for examination, in printed or electronic form, a copy of the regulations made under Part II that apply to the work place.

3.03 HEALTH AND SAFETY COMMITTEES

(a) Safety Committee

The Local Union shall elect or appoint six (6) Union members to serve on the Safety Committee.

(b) Policy Committee

The parties also agree to establish a joint Occupational Health and Safety Policy Committee as set out in section 134.1 of the *Canada Labour Code*. The Union Safety Committee Co-Chair and two (2) additional members serving on the Safety Committee set out above will be automatic representatives on the Policy Committee in addition to the Plant Chair, and a Local Representative. On behalf of the Company, the Person responsible for Safety will be one of the delegates on the Company side of the Policy Committee.

(c) Meetings of Committees

- (i) The Union Safety Committee members shall meet in person with a Company representative or representatives at least once each month on paid time at applicable rates.
- (ii) The Union Policy Committee members shall meet in person with a Company representative or representatives at least once every three (3) months on paid time at applicable rates or more often if other meetings are required as a result of an emergency or other special circumstances
- (iii) The time, date, location, and agenda of the Committee meetings will be Scheduled one (1) month in advance and may be changed by mutual agreement. There shall be equal numbers of Union and Company representatives on the Safety Committee and the Policy Committee.

- (iv) Co-Chairpersons shall be elected from and by the members of each Committee. One Chairperson shall be selected by the Company members and the other by the Union members.
- (d) The Safety and Policy Committees will jointly develop their own protocol and procedures for their meetings.
- (e) After consultation between the two (2) Co-Chairpersons, additional persons necessary to the proper functioning of the Safety Committee and/or the Policy Committee and the thorough consideration of an issue may be invited by either Co-Chair of the Safety or Policy Committee to attend Safety or Policy Committee meetings, inspections, and/or investigations with voice but no vote. Employees must have the approval of their Supervisor prior to participating in safety-related meetings, inspections, or investigations. Permission to attend shall not be unreasonably denied.
- (f) Minutes will be kept of all matters discussed in the Safety and Policy Committee meetings to ensure an accurate record is kept of all proceedings. All documentation and reports brought before either Committee will be referenced in the meeting minutes.

(g) Safety Committee Duties

The Safety Committee shall assist in creating a safe place to work, shall recommend actions which will improve the effectiveness of the Occupational Health and Safety (OH&S) program, and shall promote compliance with applicable government regulations. Without limiting the generality of the foregoing, the Safety Committee shall:

- (i) at least once each month, inspect all or part of the workplace so that every part of the workplace is inspected at least once every six (6) months unless the Safety Committee determines by mutual agreement that once per year is frequent enough and the Policy Committee agrees with this position.
- (ii) participate in the development of, where these do not already exist, written health and safety policies, procedures, work instructions, risk assessments and programs, as assigned by the Union Health and Safety Co-Chair for the Union representative
- (iii) recommend measures required to correct hazardous conditions and to attain compliance with applicable government regulations;
- (iv) have full access to and copies of all government and Company reports, studies, reference documents and tests relating to the health and safety of employees, or to the parts of those reports, studies and tests that relate to the health and safety of employees, but shall not have access to the medical records of any person except with the person's consent.

(h) Joint Risk Hazzard Assessments

The Health and Safety committee shall participate in the development of a hazard identification and assessment process, including an identification and assessment process for ergonomics-related hazards, as it relates to Health & Safety, taking into account the following documents and information, as appropriate and applicable.

- (i) any hazardous occurrence investigation reports;
- (ii) first aid records and minor injury records;
- (iii) workplace health protection programs;
- (iv) any results of workplace inspections;
- (v) any employee reports made under paragraph 126(1)(g) or (h) of the Act or under section 15.3;
- (vi) any government or employer reports, studies and tests concerning the health and safety of employees;
- (vii) any reports made under the Health and Safety Committees and Representatives Regulations;
- (viii) the record of hazardous substances; and
- (ix) any other relevant information, including ergonomics-related information.

The hazard identification and assessment process shall include:

- (i) the steps and time frame for identifying and assessing the hazards;
- (ii) the keeping of a record of the hazards; and
- (iii) a time frame for reviewing and, if necessary, revising the process
- (iv) the implementation plan
- (v) preventive measure
- (vi) employee education

(i) Policy Committee Duties

In addition to 3.03 (b),(c),(d),(e), and (f) above, the Policy Committee shall:

- (i) assist in the development and final approval of Health and Safety policies and programs;
- (ii) participate in the development and monitoring of the overall safety program for the prevention of hazards in the work place that also provides for the education of employees in health and safety matters;
- (iii) consider and expeditiously dispose of matters concerning health and safety raised by members of the Safety committee or referred to it by a work place committee or a Health and Safety representative;

- (iv) participate to the extent that it considers necessary in inquiries, investigations, studies and inspections pertaining to occupational health and safety;
- (v) participate in the development and monitoring of a program for the provision of personal protective equipment, clothing, devices or materials;
- (vi) cooperate with health and safety officers;
- (vii) monitor data on work accidents, injuries and health hazards; and,
- (viii) participate in the planning of the implementation and in the implementation of changes that might affect occupational health and safety, including work processes and procedures.
- (ix) participate in the approval and review of all Cascade documents related to policies, procedures, work instructions and risk assessments pertaining to the Health and Safety of the Employees.
- (j) Union Safety or Policy Committee members shall be compensated by the Company at the applicable rate of pay for time required to attend meetings or perform any of their other functions as authorized by both Chairpersons of the Committee. The Co-Chairs of the Safety or Policy Committee must jointly approve Committee members' time spent away from their regular work duties and such approval shall not be unreasonably withheld. Where the Co-Chairs are unable to agree; they themselves will be the participants in the required function or duty as outlined in Article 3. Although overtime may become payable, it is the intent of the parties to hold these meetings on straight time whenever possible. All employees must get the permission of their Supervisor before leaving their regular duties.
- (k) Union Safety or Policy Committee members shall be entitled to meet for thirty (30) minutes as caucus time paid at applicable rates prior to meeting with Company representatives at each Safety or Policy Committee meeting. Additional time to caucus shall be granted upon request and shall not be unreasonably withheld.
- (I) The Company will post and keep posted, on the main Safety Board, the names, work place telephone numbers if applicable and work locations of all of the members on the Safety and Policy Committees.
- (m) The Company shall provide the Union members on the Safety and Policy Committee with a locking file cabinet and a computer, printer and internet access within the Plant Chair office.
- (n) The Union Co-Chair of the Safety Committee will receive time off with pay from their regular duties to perform their duties as required and as mutually agreed.

3.04 RIGHT TO REFUSE UNSAFE WORK

- (a) It is recognized that consistent with the provisions of *Part II of the Canada Labour Code*, employees may refuse to use or operate a machine or thing, to work in a place, or to perform an activity if the employee while at work has reasonable cause to believe that:
 - (i) the use or operation of the machine or thing constitutes a danger to the employee or to another employee, or
 - (ii) a condition exists in the place that constitutes a danger to the employee, or
 - (iii) the performance of the activity by the employee constitutes a danger to the employee or to another employee.
- (b) An employee may not, under this article, refuse to use or operate a machine or thing, to work in a place, or to perform an activity if the refusal puts the life, health, or safety of another person directly in danger or if the danger referred to above is a normal condition of employment.
- (c) The employee must immediately notify their Supervisor of their concern.
- (d) A Supervisor or Employer receiving a report made under subsection (c) must immediately investigate the matter and
 - (i) ensure that any unsafe condition is remedied without delay, or
 - (ii) if in their opinion the report is not valid, must inform the person who made the report.
- (e) If the procedure under subsection (d) does not resolve the matter and the worker continues to refuse to use or operate a machine or thing, to work in a place, or to perform an activity, the Supervisor or Employer must investigate the matter in the presence of the worker who made the report and in the presence of in the following order:
 - (i) a worker member of the Health & Safety Committee, or if not available, then
 - (ii) a worker who is selected by the Union representing the worker, or if not available, then
 - (iii) any other reasonably available worker selected by the worker.
- (f) If the investigation under subsection (e) does not resolve the matter and the worker continues to refuse to use or operate a machine or thing, to work in a place, or to perform an activity, the Supervisor or the Employer must immediately notify a HRSDC office to request that the office investigate the matter without undue delay and issue whatever orders, if any, are deemed necessary.
- (g) Once the Employer has complied with orders, if any, issued by the HRSDC officer, the employee shall resume work.

- (h) If an employee decides to appeal any orders or lack of orders issued by HRSDC, they shall choose to do so either through the provisions set out in the Canada Labour Code or through the grievance procedure. The employee and the Union shall inform the Employer of which process is to be used prior to starting an action and that selection shall be irrevocable unless the Employer and the Union agree otherwise.
- (i) The Employer shall ensure that no other employee is asked or permitted to perform the work of the employee who refused unless the second employee is advised of the reasons of the work refusal in presence of the Union Safety Committee member or their designate and/or the refusing employee.
- (j) No employee who, in good faith, exercises their right to refuse work shall be discharged, penalized or disciplined for refusing to use or operate a machine or thing, to work in a place, or to perform an activity where they believes that it would be unsafe or unhealthy to them, an unborn child, a workmate or the public, or where it would be contrary to the applicable federal, provincial or municipal health and safety legislation or regulations.
- (k) No employee shall lose pay, seniority or benefits for the remainder of a shift due to a work refusal although the employee may be assigned to other work.
- (I) A written report covering all aspects of each work refusal shall be produced and delivered to the Safety Committee Co-Chairs for review at the next monthly meeting.
- (m) All other provisions relating to work refusals as set out in sections 128, 128.1 and 129 of the Canada Labour Code Part II shall continue to apply to employees covered under this agreement.

3.05 PROPER EDUCATION AND TRAINING

- (a) Employees shall not operate any piece of equipment or begin work unassisted in any classification until they have received necessary training and instruction, by a qualified person, on the safe and proper inspection and use of all tools and machinery that they are required to use by a qualified representative
- (b) All new employees will receive at least four (4) hours of general health and safety training paid at applicable rates in addition to any specific training provided by the Company for specific tasks. The Policy Committee shall participate in the development of the content and method of delivery of such training. Where required, all new employees shall also receive WHMIS training in compliance with the Canada Labour Code.
- (c) The Employer will cover the course fees, registration, wages and expenses at applicable rates to enable each Safety Committee member to attend up to two (2) days of mutually recommended safety training each year. The Union Safety Committee member will provide a copy of the course syllabus to the Manager, Health, Safety & Environment.

3.06 ACCIDENT AND INCIDENT INVESTIGATIONS

- (a) Every injury which involved or could have involved a worker going to a doctor or hospital must be investigated. Where an investigation into an accident or incident is required by regulations, the Co-Chairs will meet to appoint a qualified individual to carry out the investigation. It will be the objective of the Co-Chairs to perform the investigations as efficiently as possible, however, in the event the Co-Chairs are unable to agree on an individual, they shall both appoint one (1) qualified person to perform the investigation.
- (b) The Safety Committee shall participate in all investigations of accidents and incidents, including near misses or inquiries, studies and inspections pertaining to the health and safety of the employees. The Union Health and Safety Co-Chair shall be informed via email of all accidents, incidents, or inquiries, studies and inspections pertaining to the health and safety of employees as soon as the Employer becomes aware of such events. Such reports shall contain full particulars and/or any witnesses involved. The appropriate governmental inspection agency shall be notified immediately after the accident or incident if required.
- (c) Accident or incident investigation reports shall contain the information required on the appropriate forms provided by HRSDC including but not limited to:
 - (i) the place, date, and time of the accident or incident;
 - (ii) the names and job titles of persons injured, if applicable;
 - (iii) the names of witnesses;
 - (iv) a brief description of the accident or incident;
 - a statement of the sequence of events which preceded the accident or incident;
 - (vi) the identification of any unsafe condition, acts, or procedures which contributed in any manner to the accident or incident;
 - (vii) recommended corrective actions to prevent similar occurrences;
 - (viii) the names of the persons who investigated the accident or incident and their signatures.

3.07 RIGHT TO ACCOMPANY INSPECTORS

The Union Co-Chairperson or alternate shall be allowed to accompany any inspectors where the inspection is related to the Health and Safety of employees on an inspection tour in accordance with the Inspector's directive. The Company will contact the Union Co-Chairperson to advise them of such an inspection and to invite them to accompany them on the tour.

3.08 CONFINED SPACE ENTRY

- (a) The Committee shall review the work areas in the plant to determine those specific work activities they consider hazardous for confined space entry and make recommendations if necessary.
- (b) The Committee shall recommend confined space entry procedures including but not limited to: air sampling and ventilation, communication systems, personal surveillance arrangements, proper instructions and training, rescue procedures, and personal protective equipment.
- (c) The Company shall ensure such recommendations, if adopted, are followed.
- (d) Areas defined as confined spaces by the Joint Health and Safety Committee shall not be changed unless there is mutual agreement of the Joint Health and Safety Committee to delist certain areas as confined spaces.
 - The following list of areas are considered to be confined spaces: aft of the 947 bulkhead, aft of the 1016 bulkhead, left-hand and right hand forward E&E bays, inside nose wheel pressure panels, v-stab in CL215.
- (e) Employees assigned to confined space entry work involving fuel tanks, dry bays, and including but not limited to bladder tank equipped aircraft will receive a premium of three dollars (\$3.00) per hour for a minimum of two (2) hours per shift.
- (f) No employee shall be required to work in a designated confined space including but not limited to confined space entry work involving fuel tanks, dry bays and including but not limited to bladder tank equipped aircraft for more than four (4) total hours on an eight (8) hour shift and six (6) total hours on a ten (10) or twelve (12) hour shift.

3.09 CONFIDENTIALITY OF HEALTH INFORMATION

The parties to this agreement recognize the importance of confidentiality of health information and of access by employees to their own health information.

- (a) Health information about any employee must be kept confidential between the employee, the health professional and Human Resources.
- (b) The Company shall not reveal any health information concerning a present or former employee to a third party, unless required by law, without the written, informed consent of the employee for each occasion upon which health information is requested.

3.10 ACCIDENT TO BE REPORTED TO FIRST AID

An employee involved in an accident at work, or who becomes ill due to conditions at work, shall report the accident to First Aid.

3.11 PAYMENT ON DAY OF INJURY

When an employee is injured while at work so seriously as to require immediate medical attention, the employee shall report to first aid and will be paid for all regular time lost by reason of such injury on the date the employee was injured up to the end of their shift. In the event that their injury is of such a serious nature that the employee is unable to report to First Aid, it will be reported through their immediate Supervisor.

3.12 TRANSPORTATION COSTS

When an employee is injured at work so seriously as to require transportation, the Company agrees to provide or pay the cost of transportation on the day injury occurs, between the plant, hospital and home.

3.13 PROTECTIVE EQUIPMENT

- (a) Employees whose work requires them to wear protective devices may obtain the following from the Company as required at no charge (except as set out in (b) or (c) below), including but not limited to: necessary tools and equipment, eye protective devices, hearing protection, breathing apparatus and respirators, face masks and, when handling acids, aprons, gloves and rubber boots. The Company will supply up to five clean coveralls and or smocks upon request. Where specialized protective clothing or equipment is required by the Company for a specific operation, the cost will be borne by the Company.
- (b) The Company will contribute one hundred and fifty dollars (\$150) annually (or allow this amount to be carried over annually up to thirty-six (36) months for a total of three hundred dollars (\$300) upon the presentation of receipts, towards the purchase of footwear with CSA approved steel toes, approved personal moulded hearing protection or other approved optional safety equipment or clothing including jackets or any inclement weather clothing items. The Company will provide access in SharePoint for every employee to view their Safety allowance balance.
 - Where a declaration that protective footwear becomes mandatory for any employee (s), the footwear allowance shall be increased to two hundred & fifty dollars (\$250.00) annually with a carry-over maximum of five hundred dollars (\$500.00)
- (c) The Company will make available for use quality weather protective clothing such as rain gear, winter parkas, and wash gear including boots. The minimum number of such items maintained in the tool crib will be equivalent to fifteen percent (15%) of the total number of employees in the bargaining unit. The rain gear, winter parkas, and wash gear shall be kept in good repair and shall be available for use in each instance in a clean and dry condition, where practical.

- (d) Employees working in the Facilities and GSE Job Family (except Janitors) will be paid a protective equipment allowance for safety footwear in accordance with Article 3.13 however the amount shall be increased to two hundred and fifty dollars (\$250.00) annually, with a carry-over maximum of five hundred dollars (\$500.00), with the understanding that employees must wear the footwear to receive this allowance. Janitors may claim a protective equipment allowance as per Article 3.13. The safety footwear standard shall be as per CSA standard green triangle and orange delta. The Company will provide access in SharePoint for every employee to view their Safety allowance balance.
- (e) Employees working in the Stores job family will be paid a protective equipment allowance for safety footwear in accordance with Article 3.13.
- (f) All reimbursements as set out above shall be made within the next two (2) pay periods after the employee submitting the receipt to the employer.

3.14 FIRST AID ATTENDANTS

- (a) It is the Company's responsibility to ensure there are adequate First Aid Attendants on duty at all times. At least fifty percent (50%) of the total required First Aid Attendants will have a Level 2 certification. All current Level 2 certified First Aid Attendants may retain that certification as long as they are in the First Aid Attendant position. Where there are an insufficient number of volunteers capable of attaining Level 2 certification, the quantity of Level 2 certified attendants may drop below fifty percent (50%).
- (b) The Safety Committee will ensure that at least one (1) Union member on the Safety Committee as selected by the Union will have a Level 2 First Aid ticket. This individual must be prepared, if required, to be designated as a First Aid Attendant.
- (c) The Company shall post a notice to solicit applicants for any First Aid training for at least five (5) calendar days and a copy of such notice shall be supplied to the Plant Chair upon posting. Selection for First Aid training shall be by shift requirement and then seniority from among interested employees who apply to the posting.

3.15 DUTY TO ACCOMMODATE

- (a) The Company and the Union recognize the requirement to comply with legislation and regulations as they pertain to the accommodation of employees.
- (b) The Company will discuss with the Union the necessary arrangements to accommodate an employee under this Article. All light duty, work hardening and/or trial programs, modified duties, or accommodation arrangements will be mutually agreed and set out in writing between the Company and the Union.

- (c) An employee who returns to work either part-time or full-time to a lower graded job, prior to a permanent accommodation being achieved or during an assessment period for an accommodation, under a Return to Work program of the Employer or under a benefit carrier including WorkSafe BC shall receive their normal wage rate and premiums for all hours worked.
- (d) An employee who transfers to a lower graded job as a result of a permanent accommodation under the Canadian Human Rights Act will be placed at the mid-point wage rate of the classification they are accommodated into for six (6) months from the time of the permanent accommodation, provided that placing the employee at the mid-point does not result in a wage increase. Employees who previously held the position they are accommodated into will be placed at the wage rate they previously attained, but not less than the mid-point.
- (e) It is understood that the above provisions are the minimum requirements under this collective agreement and the parties can mutually agree to increased rates on a case by case basis.

3.16 NATIONAL DAY OF MOURNING

Each year on April 28th at 11:00 a.m. work will stop and one (1) minute of silence will be observed in memory of workers killed or injured on the job. The Union shall send the Company a reminder of this requirement at least one (1) week prior to April 28th.

3.17 EQUIPMENT AND WORKPLACE ENVIRONMENT STANDARDS

- (a) The Company agrees to keep all equipment in safe operating condition and will ensure that all heating, lighting, ventilation and exposure standards are reviewed frequently by the Safety Committee. The Company will ensure that the temperature and ventilation in all work areas is maintained at a reasonably comfortable and safe standard where possible.
 - All inspections and work performed as set out above shall be performed by Employees who have access to the applicable equipment/ maintenance manuals, where possible and all such inspections shall be carried out by a member of the GSE and facilities job family and where a GSE Tech is unavailable, the work shall be performed by an associated trade such as an AME (AME S, E & M).
- (b) In accordance with Article 3.04, any employee shall not operate any equipment which they consider to be in such condition as to endanger its safe operation. Any such equipment will be repaired before being put back into service. Employees will continue to follow the current lock-out and reporting procedures in place.

3.18 MONITORING

- (a) Where the Safety Committee determines that the provisions of Article 3.17
 (a) are not being met, the Company will ensure the requisite monitoring is undertaken by qualified personnel.
- (b) Where the Company has purchased monitoring equipment, an adequate number of Safety Committee members shall be trained in the use of that equipment and shall have access to the equipment as required.

3.19 WORKING ALONE

Adequate provision shall be made to monitor the health and safety of workers required to work alone or in isolation. These measures shall be reviewed no less than annually by the Safety Committee. This language does not require that two (2) people must be assigned to perform all jobs. The Safety Committee shall develop the required policies that determine when this Article applies.

3.20 ERGONOMIC REQUIREMENTS

- (a) The Safety Committee will address ergonomic concerns and training on an ongoing and priority basis and will work progressively toward improving the workplace/employee interface.
- (b) The OH&S Committee will develop an ergonomics checklist which shall be used in job station designs and/or for the introduction of new processes and procedures.
- (c) All job stations, computer stalls, and workplace procedures, including workspaces denoted in Article 3.08 will be reviewed by Judy Village and Associates in conjunction with the Joint Health and Safety Committee to determine if they are ergonomically appropriate.
 - The report arising from this review shall be completed and delivered to the Joint Health and Safety Committee no later than May 1, 2015. The Company shall pay for the cost of this review and report on a one-time basis to a maximum of thirty thousand dollars (\$30,000).
 - The Company agrees to give serious consideration toward implementing all recommendations arising from this report and will deliver a written response to each recommendation in the report to the Joint Health and Safety Committee by July 30, 2015.
- (d) The Company will ensure that there are stools for all computer stations on the hangar floor no later than sixty (60) days following ratification. The Company will repair or replace these stools as required in accordance with Work Instruction: TO-WI-003: Unserviceable GSE and Tool Report.

ARTICLE 4 - HUMAN RIGHTS IN THE WORKPLACE

4.01 NO HARASSMENT AND VIOLENCE OR DISCRIMINATION

Discrimination, Harassment & Workplace Violence

Employees will not suffer any harassment, bullying, or violence in the workplace. Employees will not be discriminated against by the Company and/or the Union, or any of the officers or agents acting on their behalf, with respect to terms or conditions of employment on the basis of the grounds including but not limited to: sex, race, colour, nationality, ancestry, place of origin, language ability, family relationship, place of residence, political affiliation, sexual orientation, disability, conviction for which a pardon (or equivalent) has been granted, or failure to act on a directive which is illegal or contrary to any provision of this Agreement. The Company will also comply with its responsibilities under the Canadian Human Rights Act (CHRA), Canada Labour code (CLC), Canada Occupational Health and Safety Regulations (COHSR) and the Employment Equity Act (EEA).

The Company further commits that no employee covered by this Agreement will be unlawfully interfered with, coerced, or discriminated against by the Company, its officers or agents, because of lawful activity on behalf of the Union.

Workplace Harassment and Violence - The Company and Union are committed to providing a harassment-free and violence-free workplace. Harassment and Violence is defined as any action, conduct or comment, including of a sexual nature, that can reasonably be expected to cause offence, humiliation or other physical or psychological injury or illness to an employee, including any prescribed action, conduct or comment. This includes all types of harassment and violence, including sexual harassment, sexual violence and domestic violence.

Discrimination - Discrimination is defined as a practice, directly or indirectly in the course of employment, to differentiate adversely in relation to an employee or harass an employee, on a prohibited ground of discrimination. Any action, conduct or comment, known or ought to reasonably be known to be unwelcome, that denies individual dignity and respect on the basis or grounds such as gender identity or expression, disability, race, colour, sexual orientation, national or ethnic origin, religion, age, sex, marital status, family status, genetic characteristics, conviction for which a pardon (or equivalent) has been granted or other prohibited grounds as stated in the *Canadian Human Rights Act*. All employees are expected to treat others with courtesy and consideration and to discourage any of the adverse behaviours listed in this Article.

Harassment, violence, bullying, and discrimination in the Workplace may take many forms, including: verbal, physical, or visual. It may involve a threat or an implied threat or be perceived as a condition of employment. The following examples could be considered as harassment but are not meant to cover all potential incidents:

- Unwelcome remarks, jokes, innuendos, gestures or taunting about person's body, disability, attire or gender, racial or ethnic backgrounds, colour, place of birth, sexual orientation, citizenship or ancestry;
- Practical jokes, pushing, shoving, etc. which cause awkwardness or embarrassment;
- Posting or circulation of offensive photos, visual materials;
- Refusal to work or converse with an employee because of their racial background, gender, etc.;
- Unwanted physical conduct such as touching, patting, pinching, etc.;
- Backlash or retaliation for the lodging of a complaint or participation in an investigation;

Harassment and Violence are not:

Harassment is in no way to be construed as properly discharged Supervisory responsibilities, including, but not limited to: the delegation of work assignments, working hours, performance reviews, work evaluation, the assessment of discipline or any conduct that does not undermine the dignity of the individual. Neither is this policy meant to inhibit free speech or interfere with normal social relations.

4.02 TAKING ACTION AGAINST DISCRIMINATION, HARASSMENT OR WORKPLACE VIOLENCE

- (a) If an employee believes they have been harassed and/or discriminated against on the basis of any prohibited ground of discrimination, and or subjected to Harassment and/or Violence in the Workplace, there are specific actions that may be taken to put a stop to it:
 - If the nature of the incident necessitates immediate assistance, the employee can ask the nearest co-worker to get help or notify the nearest Manager, Supervisor and or the Union Representative;
 - Reguest a stop of the unwanted behaviour;
 - Inform the individual that is doing the harassing or the discriminating against you that the behaviour is unwanted and unwelcome;
 - Document the events, complete with times, dates, location, witnesses, and details;
 - Report the incident to a Supervisor, Union Representative, or a Human Resources representative. Even if you feel the situation is resolved, you may still wish to inform Human Resources in order for a record of the incident to be established.
- (b) However, it is also understood that some victims of discrimination or harassment are reluctant to confront their harasser, or they may fear reprisals, lack of support from their work group, or disbelief by their

Supervisor or others. In this event, the victim may seek assistance by reporting the incident verbally or in writing directly to any Union Representative / Company Representative.

- (c) Investigation Upon receipt of the verbal or in writing complaint, the Company Representative / Union Representative contacted will immediately inform their Union or Company counterpart and together they will then interview the employee and advise the employee if the complaint can be resolved immediately or if the complaint should be formalized in writing. Properly completed copies of this complaint will be forwarded to the Director, Human Resources or designate, the Local Union President, and the Plant Chairperson. A formal investigation of the complaint will then begin by the Local Union President and Director, Human Resources or their designates, interviewing the alleged harasser, witnesses and other persons named in the complaint. Any related documents may also be reviewed.
- (d) Resolution The Local Union President and the Director, Human Resources or their designates will then complete a report on the findings of the investigation. The Local Union President, Plant Chairperson and Director, Human Resources will make a determination on an appropriate resolution, and ensure the resolution is fair and consistent with the intent of the Company and National UNIFOR policy regarding discrimination and harassment in the workplace.

At the conclusion of this step, if unresolved, the complaint will be inserted into Step 2 of the grievance procedure for resolution. In the event that the complaint is not resolved by the parties at Step 2 of the grievance procedure, it may be appealed to arbitration. The parties agree that this procedure is an alternative complaint procedure and as such, complaints should not be pursued through both the grievance procedure and the Human Rights Complaint procedure.

The pursuit of frivolous allegations through the Human Rights Complaint Procedure has a detrimental effect on the spirit and intent for which this policy was rightfully developed and should be discouraged.

All documentation is to be secured in a location agreeable to all parties.

All employees have the right to file a complaint with the Human Rights Commission and to seek redress under the *Canadian Human Rights Act*.

The Company and the Union agree that changes may be made to this policy by mutual agreement.

4.03 WORKPLACE HARASSMENT AND VIOLENCE, AND DISCRIMINATION TRAINING

(a) The Company will provide two (2) hours training on respectful workplace, workplace harassment and violence, and discrimination to all employees on paid Company time. The Training must be tailored to the culture, conditions and activities of the workplace and must include: the elements of the

Workplace Harassment and Violence Prevention policy; a description of the relationship between workplace harassment and violence and the prohibited grounds of discrimination in the Canadian Human Rights Act; and information on how to recognize, minimize, and prevent harassment and violence. The training material will be jointly developed in advance and the Plant Chairperson or a Shop Steward will attend each session. This course shall be an instructed course with content to be mutually agreed by the Company and the Union. There shall be an element of Racism, Discrimination and Micro Aggression behaviour awareness.

- (b) Training courses on workplace harassment and violence, and discrimination for individuals and/or groups will be scheduled as required but no less than once every three (3) calendar years. For new employees, within three (3) months of their start date.
- (c) The Company agrees to hold a mutually agreed harassment and human rights and investigation of complaints training program for three (3) Union Representative and designated Management employees, with the content, timing, location(s) and trainers to be determined jointly between the Company and the Union. This course will be delivered on paid time with dates to be confirmed within one hundred and twenty (120) days of the ratification of this collective agreement and the course may be up to forty (40) hours in duration. Recurrent training will be taken no less than once every three (3) years. The Company and the Union will share equally in the cost of the course including instructor(s), room rentals, training materials and any other related costs. The parties will be responsible to compensate their respective representative for lost wages.

4.04 WOMEN'S ADVOCATE PROGRAM

- (a) The parties recognize that female employees may sometimes need to discuss with another woman matters such as violence or abuse at home or workplace harassment. They may also need to find out about specialized resources in the community such as counsellors or women's shelters to assist them in dealing with these and other issues. Issues related to formal allegations of workplace harassment shall be reported to the Plant Chair and the Director of Human Resources.
- (b) For this reason the parties agree to recognize that the role of Women's Advocate in the workplace. The Women's Advocate will be determined by the Union from amongst the female bargaining unit employees. The Advocate will meet with female members, discuss problems with them and refer them to the appropriate agency when necessary.
- (c) The Employer agrees to provide access to a confidential voice mail box that can be maintained by the Women's Advocate and that is accessible for female employees to contact the female Women's Advocate. As well, the Employer will provide access to a private meeting room when requested by

- the Women's Advocate so that confidentiality can be maintained when a female employee is meeting with a Women's Advocate.
- (d) The Company and the Union will develop appropriate communications to inform female employees about the advocacy role of the female Women's Advocate providing contact numbers to reach the Women's Advocate.
- (e) The Women's Advocate will participate in an initial forty (40) hour training program organized by the UNIFOR and annually attend a three (3) day training program including travel time. The Employer agrees to provide a leave of absence where necessary for the Women's Advocate to attend training programs.
- (f) The Employer agrees to provide the Women's Advocate ongoing time off from their regular duties with pay as required subject to operational requirements.

4.05 EMPLOYMENT EQUITY

The Company and the Union agreed that they must increase special efforts aimed at achieving a representative number of women, visible minorities, aboriginal persons and persons with disabilities within the workforce of Cascade Aerospace as well as provide a venue of discussion on issues of diversity and inclusion in the workplace.

Accordingly, a Local Employment Equity Committee will be established at Cascade Aerospace and will include no more than two (2) Union Representatives to be designated by the Union in the following manner:

At least one (1) delegate from the Union to the Local Employment Equity Committee will be designated from among the women who are actively employed in the bargaining unit. The other delegate from the Union will be designated from the bargaining unit while attempting to encourage participation of designated group members. Members of the Local Employment Equity Committee will be authorized to leave their work during straight time hours for a meeting once every six (6) months as otherwise mutually agreed.

ARTICLE 5 – DISCIPLINE

5.01 JUST CAUSE

The Company agrees that an employee bound by this Agreement may only be disciplined for just and reasonable cause.

5.02 REASONS FOR DISCIPLINE TO BE WRITTEN

The Company shall set out its written reasons for any discipline, suspension, or discharge of an employee.

5.03 DISCIPLINARY NOTICES

Disciplinary letters including terminations, suspensions, documented verbal warnings and letters outlining a suspension pending an investigation given to Employees must bear the signature of an immediate Supervisor, Manager or an HR Representative. A copy of any such notice will be given to the Shop Steward at the time of discipline or notification of suspension pending investigation.

5.04 ACCESS TO PERSONNEL FILE

- (a) The Company agrees that an employee shall have access to their personnel files during normal work hours in the presence of Human Resources personnel and shall have access to the grievance and arbitration provisions of this Agreement to dispute any entries on their file. Copies of all entries into the personnel file will be given to the employee at the time of filing.
- (b) In addition to the employee, accredited representatives of the Union shall be permitted to prepare a copy of the employee file with written authorization from the employee. Human Resources will also work with Union staff representatives to forward copies of all specific requested information from employee files relevant to a grievance upon request and with written authorization from the employee.
- (c) It is agreed that Quality Investigation Reports will not be included in any employee file nor used to support discipline of any employee except where the information provided by the employee during the Human Resources investigation differs from the information they provided during the Quality Investigations. Employees involved in a Quality Investigation, upon their request, will receive a copy of their Accident and Investigation Report (SF-FR-002).
- (d) For the purposes of administering the Collective Agreement and using information against any employee at any proceeding arising out of this Agreement, there shall be only one (1) employee file as referenced in this article.

5.05 SIGNING NOT AGREEMENT

Whenever an employee signs a document pertaining to discipline, they do so only to acknowledge that they have been notified accordingly.

5.06 REMOVAL OF DISCIPLINE FROM EMPLOYEE FILES

- (a) Where an Employee receives a verbal or written warning, reference to such warnings (and any related material) will be removed from the employee's file after twelve (12) calendar months providing the employee has not received any further related written warnings or suspensions during the twelve (12) calendar month period.
- (b) Suspensions and any related material (other than those levied as a result of violations of Article 4) will be removed from an employee's file after

- eighteen (18) calendar months providing the employee has not received any further related written warnings or suspensions during the eighteen (18) calendar month period.
- (c) Suspensions and any related material levied as a result of violations of Article 4 will be removed from an employee's file after thirty-six (36) calendar months providing the employee has not received any further related written warnings or suspension during that time period.
- (d) It is agreed that by mutual agreement of the parties, the timelines above may be adjusted for a longer or shorter if warranted.
- (e) When an investigation has been concluded without the Company taking disciplinary action, the material collected in the investigation will not be placed on the employee's file.

5.07 UNION REPRESENTATION AT INVESTIGATIVE AND DISCIPLINARY MEETINGS

- (a) If in the course of a normal interview or meeting it is determined that there may be grounds for disciplinary action, the interview shall be adjourned and the employee will select a Shop Steward currently on shift to attend and represent the employee at any related meeting prior to proceeding further. No investigative or disciplinary meeting will take place without a Shop Steward present.
- (b) Where an employee requests a Shop Steward who is not on duty to represent them at investigative and disciplinary meetings, the Company will consider the request and may allow the meeting to be rescheduled at a later date, but not more than five (5) days later. Such requests shall not be unreasonably denied provided there shall be no additional costs to the Company as a result of the rescheduling and if the Company will not be prejudiced by the delay.
- (c) Attendees at the investigative and disciplinary meetings shall receive the applicable rate of pay for all time spent in attendance at such meetings except employees who have been suspended or terminated and where such suspension or termination has not been overturned through the grievance procedure.

5.08 TIME LIMIT FOR IMPOSITION OF DISCIPLINE

- (a) Employees will be advised if the Company is considering discipline within fourteen (14) calendar days of the Employer becoming aware of the incident(s) for which discipline is being considered or any resulting discipline shall be deemed to be null and void.
- (b) A meeting to discuss the incident(s) in question shall be scheduled as soon as reasonably possible but this meeting shall be held no longer than fourteen (14) calendar days from the time of notification of pending discipline unless objective circumstances such as vacation, illness,

- bereavement, unavailability of witnesses, etc. warrant a longer period or any resulting discipline shall be null and void.
- (c) The Company must either close the file or impose discipline within thirty (30) calendar days of a meeting arising under this clause, unless otherwise mutually agreed. The Plant Chair must agree to different time limits in writing for an extension to be valid.
- (d) An Arbitrator or Arbitration Board may extend the time limits under this Article if they are satisfied that there are reasonable grounds.

5.09 NON-DISCIPLINARY LETTERS

A meeting shall take place to discuss the concern raised by the Company. Employees shall be offered a Shop Steward working on shift during such meetings which may be documented as a non-disciplinary letter. After the initial meeting the Company will meet again with the employee and a Shop Steward to present the letter. Both the employee and the Shop Steward, if present, shall be given a copy of the documented letter. The Plant Chair shall be sent an electronic copy. Non-disciplinary records shall be removed from the employee file after twelve (12) calendar months. Such meetings shall take place in a private setting.

Employees shall have the right to respond in writing to a non-disciplinary letter. This response shall be noted and added to the employees file along with the non-disciplinary letter.

ARTICLE 6 - GRIEVANCE PROCEDURE

6.01 GRIEVANCE PROCEDURE

Any employee covered by this Agreement who considers they have been improperly dealt with or that the Agreement has been violated as it affects them shall have the right to use the following grievance procedure:

An employee who considers they have grounds for a grievance is required, if practicable, to discuss the matter with their immediate Supervisor, alone or accompanied by their Shop Steward before presenting a written grievance.

If these discussions do not resolve the matter at issue, a written grievance may be presented at Step 1. Once a grievance has been presented in writing at Step 1, any further communication by the Company to the grievor on matters pertaining to the grievance shall be presented through the Shop Steward involved or a member of the Bargaining Committee.

STEP 1

If the oral decision of the Supervisor is unsatisfactory to the employee, the grievance shall be presented in writing by the Shop Steward, with the employee, to the employee's Supervisor on a form furnished by the Union with a copy sent to

the Director of Human Resources. The grievance as written will be specific as to the nature of the alleged injustice or violation and enumerate the articles allegedly violated. The Supervisor shall give their answer in writing to the Shop Steward involved or a member of the Bargaining Committee within ten (10) days following receipt of the grievance.

STEP 2

If the written decision of the Supervisor is unsatisfactory to the employee, the grievance shall be referred to the Manager, who shall give their answer in writing to the Shop Steward involved or a member of the Bargaining Committee within ten (10) days after receipt of a grievance.

STEP 3

If the decision of the Manager is unsatisfactory to the employee, the grievance shall be referred to the Director, Human Resources, or their delegate, who shall meet with a member of the Bargaining Committee within ten (10) days and render a decision in writing within ten (10) working days of the meeting. Should the time limits be too short to enable the Director, Human Resources to deal effectively with a grievance, the time limits may be extended by mutual agreement between the Plant Chairperson and the Director, Human Resources. All settlements of grievances arrived at by agreement between the Director, Human Resources, and the Bargaining Committee shall be final and binding upon the Company, its employees and the Union. If the Director, Human Resources, and the Bargaining Committee cannot agree upon the settlement of an arbitrable grievance, the matter may be referred to Arbitration in accordance with Article 7 of this Agreement.

6.02 TIME LIMITS

- (a) Following receipt of a decision at any step, the Shop Steward or the Plant Chairperson, whoever is actively involved at the appropriate step, within ten (10) days, shall indicate in writing on the grievance form, their acceptance or rejection of the decision and the reason therefore, and shall so inform the Company. Should the time limits be too short to deal effectively with a grievance, the time limits may be extended by mutual agreement.
- (b) Where a decision with respect to such a grievance other than one for unpaid wages is not rendered by the appropriate Company Officer or Union Official within the prescribed time limits, the grievance will be automatically advanced to the next step in the grievance procedure.

6.03 GRIEVANCE TIME FRAMES

Grievances will be presented within fifteen (15) calendar days after the cause of the grievance became known to the employee. Time limits may be extended by mutual agreement. An Arbitrator or Arbitration board may extend the time for taking any step in the grievance process or arbitration procedure, even after the expiration of the time, if the Arbitrator or Arbitration board is satisfied that there are reasonable grounds for the extension and that the other party would not be unduly prejudiced by the extension.

6.04 UNION OR GROUP GRIEVANCE

When the grievance has a general application and/or will affect more than one employee, the Chairperson of the Union Bargaining Committee may submit a written grievance to the Human Resources Department. Such grievance will state the type of grievance, the Article allegedly violated, and a short outline of the facts giving rise to the grievance.

A Management representative from the Human Resources Department and the Union Bargaining Committee Chairperson will meet within seven (7) days of the receipt of the written grievance. The Management representative will attempt to adjust the grievance without delay, but will give a written answer to the Union Bargaining Committee Chairperson within fifteen (15) days of the hearing and this answer will be considered the Company's Step 2 response. If the grievance is not resolved at this step, it may be advanced to arbitration by the Union, or any other procedure provided for in the *Canada Labour Code*. The process of Mediation/Arbitration will be used if both parties agree.

6.05 COMPANY GRIEVANCE

The Company will also have the right to submit a grievance to the Union. Such grievance will be submitted in writing by the Director, Human Resources to the Union Bargaining Committee Chairperson and will state the type of grievance, the Article allegedly violated, and a short outline of the facts giving rise to the grievance. The Director and the Union Bargaining Committee Chairperson will meet within ten (10) days of the receipt of the written grievance. The Bargaining Committee Chairperson will attempt to adjust the grievance without delay, but will give a written answer to the Director within fifteen (15) days of the hearing. If the grievance is not resolved at this step, it may be advanced to arbitration by the Company, or any other procedure provided for in the *Canada Labour Code*. The process of Mediation/Arbitration will be used if both parties agree.

6.06 ACCESS TO INFORMATION

It is agreed that the parties will endeavor to provide all information necessary to assist in resolving grievances at the earliest opportunity as it is essential to good labour relations and resolving disputes as soon as possible without unnecessary expense and both parties agree to assist in that process in good faith.

ARTICLE 7 - ARBITRATION

7.01 REFERRAL TO ARBITRATOR

Should the Company and the Bargaining Committee fail to reach agreement on any grievance concerning an alleged violation of the Agreement, or concerning a difference between the parties concerning the meaning or application of the Agreement, or concerning disciplinary action taken against an employee, the matter shall forthwith be referred to Arbitration for final settlement. No person may be appointed as an arbitrator who has been involved in an attempt to negotiate or settle the grievance except with the mutual consent of the Company and the Union.

7.02 CHOOSING AN ARBITRATOR

1) Single Arbitrator Selection

The Parties agree that a Single Arbitrator shall be used as provided for in the *Canada Labour Code*. The Company and the Union shall make every effort to agree on the selection of an Arbitrator within ten (10) working days after the Party requesting Arbitration has delivered written notice to the other Party.

2) Failure to Agree

In the event that the Parties fail to agree on the choice of an Arbitrator, they shall forthwith request the *Federal Minister of Labour* to appoint an Arbitrator.

7.03 COSTS

Each of the parties hereto, shall equally share the costs and expenses of the Arbitrator.

7.04 DECISION FINAL

The decision of the Arbitrator shall be final and binding upon the parties to the Agreement. The Arbitrator shall not, however have the right to alter or amend any provision of this Agreement, or to set provisions of a new Agreement.

7.05 AUTHORITY OF ARBITRATOR

If the Arbitrator finds that the grievor was improperly dismissed, suspended, or laid off, the grievor shall, if they so rule, be reinstated.

ARTICLE 8 - MANAGEMENTS RIGHTS

8.01 MANAGEMENT RIGHTS

The Union recognizes that the Company has the sole and exclusive right to manage the affairs of the business and to direct the working forces of the Company, and without restricting the generality of the foregoing, the Union acknowledges that it is the exclusive function of the Company to:

- (a) Maintain order and efficiency;
- (b) Hire, direct, classify, transfer, lay-off, and recall employees;

- (c) Discharge, suspend or otherwise discipline employees, provided that such discharge, suspension or discipline is for just and reasonable cause;
- (d) Make and enforce and alter from time to time reasonable rules and regulations to be observed by the employees;
- (e) Determine the nature and kind of business conducted by the Company, the kinds and locations of equipment and materials to be used, the control of materials and parts, the methods and techniques of work, the schedules of work, number of personnel to be employed, the extension, limitation, curtailment or cessation of operations, and to determine all other functions and prerogatives hereinbefore vested in and exercised by the Company which shall remain solely with the Company except as specifically limited by the express provisions of this Agreement.

8.02 CONSISTENT WITH COLLECTIVE AGREEMENT

The Company agrees that such rights and powers will be exercised in a manner consistent with the terms of this Collective Agreement. Any allegation that the exercising of these rights and powers are in conflict with any provisions of this Agreement shall be subject to the provisions of the Grievance Procedure.

ARTICLE 9 - SENIORITY

9.01 PROBATIONARY PERIOD

- (a) New employees shall be considered probationary during their first six (6) months worked with the Company. During this period the employee shall have no seniority privileges. By mutual agreement of the parties this period may be extended.
- (b) A formal written performance review to assess and document a probationary employee's performance on a performance review form shall be completed within the first three (3) months of the probation period.
- (c) In the event the performance review is not completed by the end of the fourth (4th) month worked, the employee will be deemed to have successfully completed probation.

9.02 SENIORITY

At the completion of the probationary period each employee shall have their name added to the Seniority List of the Company. Such employee shall receive credit to the first day of current employment in the bargaining unit.

In the event two (2) or more employees are employed by the Company on the same date, their position on the seniority list shall be determined by drawing names by lot. (The first name drawn would become the most senior of those employed the same day).

9.03 EMPLOYMENT SECURITY AND PROMOTIONAL OPPORTUNITY

The Company agrees that employment security and promotional opportunity shall increase with continuous service provided the employee has demonstrated the capabilities required for doing the work available.

9.04 LAYOFF AND BUMPING BY JOB FAMILIES

- (a) When a layoff is necessary, employees shall be laid off from the job family affected, in accordance with their Company-wide seniority, unless their endorsement on a specific aircraft type is essential to a special project being undertaken by the Company.
- (b) In the event a junior employee is required to be retained because their endorsement on a specific aircraft type is essential to the special project mentioned in (a) above, the Company agrees to take all reasonable measures to minimize the need to retain the junior employee, and to train senior employees as soon as practical but no later than sixty (60) days to eliminate the need to retain the junior employee.
- (c) Where the number of crews has been reduced due to a reduction in the work force, the junior Senior Crew Leader(s) and or, Crew Leader(s) may be re-assigned by one downward classification at the rate on the equivalent pay scale.
- (d) An employee to be laid off from their job family shall have the right to displace a junior employee in another job family provided the employee who wishes to bump has worked one thousand and forty (1040) hours or more in the previous thirty-six (36) months in the job family where they intend to bump to or provided that the employee who wishes to bump has held a position in the job family that they wish to bump to for a period of longer than six (6) months at Cascade in the past.
 - The employee will be placed in a lateral classification whenever possible or a lower classification and will be paid at the rate commensurate with their experience in the applicable job family.
- (e) In the event of a lay-off, each affected employee with more than one (1) year of service shall be given at least fourteen (14) days' written notice, unless a longer period is specified in accordance with Article 9.15 (a)(i). In emergency circumstances completely beyond the control of the Employer, this notice period may be reduced to seventy-two (72) hours' notice. Employees with less than one (1) year of service are entitled to a total of seven (7) days' notice of layoff and the Bargaining Committee must be notified at the same time.
- (f) All contract employees and casual employees hired under LOA #3 shall stop working for the Company and be released prior to any bargaining unit member within the affected job family and/or with an applicable skill set receiving a layoff notice.

- (g) Employees shall receive a Record of Employment (ROE) with a layoff code within seventy-two (72) hours after their last working day.
- (h) Employees who are laid off will complete an election form provided by the Company at the time of layoff indicating their qualifications as per Article 9.04 (d) and a copy of all completed forms will be given to the Plant Chair.

(i) Lay Off in Facilities and Maintenance

Any layoffs of employees in the Facilities and Maintenance job family will be by classification using Article 9.04.

Senior Facilities Maintenance, Facilities Maintenance, Facilities Maintenance Learner, and Crew Lead, Facilities Maintenance shall be considered one classification for this purpose only.

Senior GSE Tech, GSE Tech Learner will be considered a single classification for this purpose only.

Senior Janitor and Janitor will be a single classification for this purpose only.

(j) Lay Off in Planning

Layoffs and recall in the Planning Clerks job family shall be by job family seniority as set out in Article 9.

9.05 ACCRUAL OF SENIORITY DURING LAYOFF

Seniority with the Company shall continue to accrue during an employee's period of layoff, as long as the employee remains eligible for recall. An employee on layoff shall not be entitled to any benefit conferred by this Agreement on regular employees, except as specifically provided for in this Agreement.

9.06 RECALL

When work again becomes available in a job family, employees who have completed their probation, and who have up to one (1) year of current service shall have recall rights equal to their length of service from their date of hire. Employees who have more than one (1) year of service prior to lay-off shall have two (2) years recall rights. All laid-off and displaced employees shall be offered recall in accordance with their bargaining unit seniority provided the employee is able to do the work available and has not lost seniority in accordance with Article 9.09 below. The Plant Chair will be notified of any Article 9.07(c) recalls and provided copies of all letters of such recall letters.

If an employee previously held the position to which they are being recalled, the wage level will be set at their previous wage level achieved in that job family.

An employee will be deemed able to do the work available if the employee:

(a) has worked one thousand and forty (1040) hours or more in the previous thirty-six (36) months in the job family where they wish to be recalled to or

provided that the employee has held a position in the job family that they wish to recalled to for a period of longer than six (6) months at Cascade in the past.

An employee who either exercised their bumping rights, instead of taking a layoff, or who has accepted a recall notice to a different job family, shall be returned to their previous job family, at their previous wage level, if the employee so desires, when work again becomes available in their former job family, provided the employee is the most senior displaced employee and has not previously refused a written recall to the position.

A displaced employee is one who, as a result of a layoff, occupies a position in a job family other than the one they occupied prior to the layoff date.

(b) Recall in Facilities and Maintenance

Any recall of employees in the Facilities and Maintenance job family will be by classification using Article 9.04.

Senior Facilities Maintenance, Facilities Maintenance, Facilities Maintenance Learner, and Crew Lead, Facilities Maintenance shall be considered one classification for this purpose only.

Senior GSE Tech, GSE Tech Learner will be considered a single classification for this purpose only.

Senior Janitor and Janitor will be a single classification for this purpose only.

(c) Recall in Planning

Recall in the Planning Clerks job family shall be by job family seniority as set out in Article 9.

9.07 RECALL NOTICE

Employees to be recalled shall be provided notice as follows:

- (a) Employees to be offered recall from lay off outside the plant, shall be sent notice of recall by registered mail or courier at their last known address on Company files. They shall have seven (7) calendar days from the date of receipt or fourteen (14) calendar days from date of mailing, whichever occurs sooner, of notice of recall to return to work or to notify the Company of their intention to return to work within fourteen (14) days unless a longer period is mutually agreed to.
 - If the employee does not respond in accordance with the time limits and they do not have a bona-fide reason for doing so, the Plant Chairperson shall be notified immediately and the employee's employment will be terminated seven (7) days later unless an acceptable explanation is offered within that time period.
- (b) Employees to be recalled from displacement inside the plant will be notified in writing and will be given two (2) working days from the date of receipt, to accept or reject, in writing, the opportunity to return to the classification

within the job family from where they were displaced. If rejected, future opportunities in the rejected classification within the job family will not be offered to the employee for at least one (1) calendar year unless otherwise mutually agreed.

- (c) An employee cannot be forced to accept recall unless the Company can guarantee in writing full-time work of at least two hundred and forty (240) hours over sixty (60) calendar days to the employee. All such recalls will be in writing with a copy to the Plant Chair.
- (d) A copy of all recall notices will be given to the Plant Chairperson at the time of mailing.

(e) Temporary Recall

- (i) The Employer agrees that the purpose of temporary recalls is to allow employees who are willing to accept such work an opportunity to do so. Refusal to accept temporary recall will not result in loss of seniority.
- (ii) A list of all temporary recalls will be given to the Plant Chair on the same day that the offer is made. Recalled employees will be provided a written copy of the date of recall and expected length of recall. Letters will be available for pick up in Human Resources on the first day of work and a copy will be provided the Plant Chair.
- (iii) Employees who are not covered by benefits at the time of their return for temporary recall shall be reinstated on benefits with no waiting periods after ten (10) days of work. Employees requiring reinstatement for MSP benefits will notify Human Resources upon return to work and will be subject to the application period required by MSP.
- (iv) Temporary recall shall be considered a full recall for the purposes of maintaining recall rights in accordance with Article 9.09 (f) and calculation of a new date of lay-off shall be from their last date worked on a temporary recall to have their original layoff date changed with a copy to the Plant Chair.
- (v) The Employer agrees that temporary recalls are not intended to be an avenue for the Employer to avoid its obligations to offer a minimum guarantee of work as outlined in Article 9.07 (c).
- (vi) In the event that the expected length of recall cannot be met, the layoff provisions or gap provisions of this Agreement would apply.

9.08 EMPLOYEE UNABLE TO PERFORM WORK DUE TO MEDICAL DISABILITY

An employee who by virtue of a medical disability is prevented from performing work in their normal occupation may be assigned work they can satisfactorily perform. Such assignment will be subject to the attending physician's approval.

The Company will advise the Plant Chairperson in writing the names of the affected employees if such assignment extends beyond thirty (30) working days. This will not be construed as filling a vacancy.

9.09 LOSS OF SENIORITY

An employee shall lose seniority for any of the following reasons:

- (a) Voluntary quitting of employment with the Company.
- (b) Discharge, unless reinstated through the grievance procedure.
- (c) Retirement from the Company's service.
- (d) Failure of an employee on lay off to return to work, or to notify the Company within seven (7) calendar days from the date of receipt or fourteen (14) calendar days from date of mailing, whichever occurs sooner, of the notice of recall, of their intention to return to work, at a mutually agreeable date pursuant to the provisions of article 9.07.
- (e) Failure of an employee on lay off to notify the Company within seven (7) calendar days from the date of receipt or fourteen (14) calendar days from date of mailing, whichever occurs sooner, of notice of recall, whether the employee will accept a job in another classification at a wage level lower than that held prior to lay off. Where the employee does not accept, but does notify the Company, their recall rights will not be affected. If the employee accepts, they will return to work at a mutually agreeable date pursuant to the provisions of article 9.07.
 - The period specified in this Article and (d) above may be extended by the Company if the employee gives a reason satisfactory to the Company for their failure to report.
- (f) Employees who have completed their probation and who have up to one (1) year of service shall have recall rights equal to their length of service from their date of hire. Employees who have more than one (1) year of service prior to lay-off shall have two (2) years recall rights. Laid off employees are responsible to ensure the Company is advised of any skills, knowledge or ability they have acquired while on lay off.
- (g) If an employee is out of the bargaining unit in excess of the period of time as outlined in Article 9.13.

9.10 LAYOFF LISTS

When a layoff is necessary due to lack of work, the Plant Chairperson will be informed and provided with a list of employees to be laid off, prior to the issue of notice to those employees. Meetings between the Company and the Bargaining Committee to discuss the layoff list will be arranged at a mutually agreeable time. Upon completion of all lay-offs and displacements, the Company will provide the Plant Chairperson with an employee layoff/displacement list.

The meeting between the Employer and the Bargaining Committee shall take place at least seven (7) calendar days ahead of the notice to employees referred to in Article 9.04 (e) or ahead of any other notice required in this Agreement and/or to comply with applicable legislation.

The object of the meeting between the Employer and the Bargaining Committee is to verify the information on the lay-off list, review the necessity of lay-offs and/or termination of employment; and to minimize the impact of the lay-offs and/or termination of employment.

Information presented and discussed at these meetings will remain confidential unless otherwise mutually agreed. Such agreement will not be unreasonably withheld.

9.11 SENIORITY LISTS

The Company agrees to provide the Plant Chairperson with a copy of the Seniority List pertaining to all employees within the bargaining unit on January 15 and July 15 each year and upon reasonable request.

The information on the Seniority List shall include employee's name, employee number, classification, job family and date of hire, sorted by job family. Should any information on the Seniority List be in dispute the Company and the Plant Chair shall meet promptly to settle the matter at issue.

9.12 NO LOSS OF SENIORITY DUE TO SICKNESS OR INJURY

Employees shall not lose seniority rights during absence due to sickness or injury and shall continue to accumulate seniority during such period.

9.13 TRANSFERS OUTSIDE THE BARGAINING UNIT AND SENIORITY

An employee who has been transferred to a position outside the bargaining unit shall accrue seniority for a period of six (6) months from the time of their transfer out, this period of time may be extended a further six (6) months by the mutual agreement of the parties.

Any employee who spends twelve (12) months out of the bargaining unit pursuant to this clause shall maintain but not accrue their seniority beyond the first twelve (12) months outside of the bargaining unit.

Any employee that is on loan or transfers outside the bargaining unit shall be reported to the Plant Chairperson in writing and, when the employee returns, the Plant Chairperson shall again be notified in writing, pursuant to Article 2.13.

The employee may transfer back to the bargaining unit at their previous classification during this period and maintain said seniority, provided that there are

no employees, with greater seniority who possess the required skill and ability, on the lay-off/displacement list.

Employees who take a transfer outside of the bargaining unit under this clause must pay their full Union dues based on the wage rate they were at prior to leaving the bargaining unit for each month they are outside the bargaining unit to maintain their seniority.

9.14 REDUCED WORK WEEK

In the event of a shortage of work in any department or section of the Company, or the whole Company, the Company may propose a reduced work week or work day instead of a layoff. The proposal will require the agreement of the Union before being implemented.

9.15 LAYOFF AND/OR TERMINATIONS, ADJUSTMENTS, AND SEVERANCE PAY

The Company is committed to following all applicable provisions of the *Canada Labour Code* and related legislation in the event of a partial or complete closure or restructuring of the workforce.

It is expressly understood and agreed that all provisions outlined in sections 214 to 226 of the *Canada Labour Code* not outlined in this article are hereby deemed to be incorporated into the Collective Agreement.

(a) Notice of Group Lay-off and/or Termination

In the event of group termination as defined in the *Canada Labour Code*, the Company agrees to comply with the Group Termination of Employment provisions of the *Canada Labour Code*.

In addition to the minimum requirements outlined in the applicable legislation, the Parties have agreed to the following additional provisions:

- If the Employer lays off and/or terminates, either simultaneously or within any period not exceeding four (4) weeks, the employment of a group of fifty (50) or more employees or of such lesser number of employees as prescribed by regulations applicable to the Employer made under paragraph 227(b) of the Canada Labour Code, shall give any notice required to the Minister of Labour, in writing, of its intention to so terminate at least sixteen (16) weeks before the date of termination of the employment of the employee in the group whose employment is first to be terminated. The Union shall also receive a copy of any applicable notice at the time it is delivered to the Minister of Labour.

(b) **Summary of Earnings**

In the event the Employer is required to give notice pursuant to Article 9.15, it shall give each redundant employee, as soon as possible after the notice is so given but in any case not later than one (1) week before the date of

the termination of the employment of the employee, a statement in writing setting out, as at that date, their vacation benefits, wages, severance pay and any other benefits and pay arising from their employment with the Employer.

(c) Adjustment Training and Funding

The Company will provide eight (8) hours of paid time for these employees prior to their final date of work to attend a mutually agreeable workshop on adjustment issues (EI, benefits, job market, training, etc.).

The Employer agrees to approach applicable government departments and agencies to seek additional funds to assist with any adjustment issues.

(d) **Severance Pay**

In the event that the Employer serves notice pursuant to Article 9.15, each employee laid off and/or each terminated employee who has completed one (1) year of service shall be entitled to severance pay based on the following:

- (i) One (1) week's wages for each completed year of service for employees;
- (ii) Each week of pay for severance will be calculated at forty (40) hours of straight time pay per week at the base rate plus applicable vacation, pension and/or RRSP payments and partial years of severance will be pro-rated to determine the applicable severance amount for the partial year of service.
- (iii) Severance payments will include BC medical, extended health, dental, AD&D and Life Insurance will be paid for by the Company as outlined in Article 16 for the length of the severance period. Employees shall contact Human Resources in the event alternate coverage is found in order to terminate the benefits continuation.
- (iv) Each employee is entitled to receive their severance payment in a lump sum if requested and may request that it be deposited directly into their RRSP and/or Pension Plan.
- (v) Employees who receive severance pay shall lose seniority and their employment shall be terminated.

(e) Severance Pay Upon Expiry of Recall Rights

Regardless of whether or not a group layoff and/or termination as outlined above is triggered, every laid off employee shall receive the severance pay based on the calculations to determine severance as outlined in Article 9.15 (d)(i) to 9.15(d)(viii) as follows:

(i) Employees who are laid off may choose to take the severance payment outlined above within thirty (30) days of layoff or wait to receive the severance payment at the expiry of their recall rights as set out in Article 9.09 (f).

(ii) Employees who receive severance pay shall lose seniority and their employment shall be terminated.

ARTICLE 10 - LEAVE OF ABSENCE

10.01 LEAVE FOR UNION CONVENTIONS/CONFERENCES

Any employee selected or elected by the Union as a Delegate to a Convention or Conference of the Union, shall be granted an unpaid leave of absence for the length of time necessary to fulfil such obligation subject to the operational needs of the Company. The Union will provide the Company with fourteen (14) calendar days' notice in writing of the request under this section. The Company agrees to make a reasonable effort to accommodate time off requests under this article if the Union does not provide fourteen (14) calendar days' notice.

10.02 LEAVE FOR UNION BUSINESS

(a) Any employee elected or appointed to a full-time position with the Union or an affiliated body outside of the workplace shall be granted a leave of absence for up to two (2) elected or appointed terms of three (3) years each term with the Union, providing thirty (30) days' notice is given the Company prior to the beginning of such leave. During such leave, seniority shall accumulate, health and welfare benefits shall be suspended after thirty (30) days of such leave and annual vacation benefits shall be suspended immediately. They will both again be in effect the first day of returning to work. This section shall not apply to more than one (1) employee of the Company at a time. Requests to extend this leave shall not be unreasonably withheld.

Employees who are away from their workplace for a minimum period of six (6) consecutive months under this Article will receive, if needed, at the time of their return to work, sufficient on the job training in line with the training requirements of their job family/classification in order to be re-familiarized and to perform their tasks adequately. Employees who are unable to regain the required qualifications for their classification given the opportunity within nine (9) months of their return may be reclassified accordingly. Employees are expected to make every effort to re-qualify for their classification as soon as possible.

(b) In addition to any other time off granted to Union representatives in accordance with the collective agreement, one (1) employee selected by the Union at any one time shall be granted a leave of absence without pay to conduct official Union business away from the Company's premises upon receipt of seven (7) calendar days written notice from the Union for not more than seven (7) calendar days in each instance. Subject to operational requirements, the Company agrees to make a reasonable effort to accommodate additional time off requests for extra Union representatives under this Article and/or time off requests if the Union does not provide the

applicable notice. This clause is not intended to be applied by using back-to-back leave requests.

(c) Bargaining Committee Leave for Negotiations

The Employer shall grant a leave of absence to all members of the Bargaining Committee upon request to prepare for collective bargaining, to meet with the members, and to perform other union business related to collective bargaining.

The Employer shall ensure that there will be no loss or gain in hours or days worked, days off or rest periods in a work week for a Bargaining Committee member as a result of such a leave and will work with the Plant Chair to ensure that the necessary shift arrangements and/or changes are made.

10.03 LEAVES OF ABSENCE FOR PERSONAL REASONS

- (a) An employee may request leave of absence without pay for personal reasons. The Company will grant leave of absence if plant operational requirements permit. Requests for such leaves shall not be unreasonably denied.
- (b) The Plant Chairperson will be notified of all Leave of Absence requests greater than seven (7) days and must agree in writing to personal leaves longer than thirty (30) days.
- (c) Employees with twenty-five (25) years of service or more shall be granted a onetime leave of absence for personal reasons of up to four (4) months upon request of six (6) months' notice. There shall be no more than one (1) person off at a time on this type of leave.

10.04 FAILURE TO RETURN FROM A LEAVE OF ABSENCE

An employee who fails to return to work upon the expiration of any leave of absence may be considered to have terminated their service, unless the delay was unavoidable and the Company is notified in advance. The Bargaining Committee shall be notified of any proposed action.

10.05 WORKING DURING A LEAVE OF ABSENCE

No employee shall accept other work with another Employer except the Union during the period of a leave of absence, except with the written permission of the Company and the Union.

10.06 LEAVE OF ABSENCE FOR EDUCATIONAL PURPOSES

Upon the request of an employee, and with the provision of no less than thirty (30) days notice, a leave of absence without pay may be granted for educational purposes to attend full-time at a recognized post secondary institution. Where the employee has enrolled in a two (2) or three (3) year program such leave of absence

may be extended by one year at a time upon successful completion of each year courses, subject to the operational needs of the Company.

10.07 NO LOSS OF SENIORITY WHILE ON PERSONAL OR EDUCATIONAL LEAVE OF ABSENCE

No employee shall lose seniority rights during personal leave of absence not exceeding twelve (12) months and shall continue to accumulate seniority during such periods. An employee on leave of absence for longer than twelve (12) months shall maintain the seniority held at the time the limit of accumulation is reached but shall not continue to accumulate further seniority until the employee returns to work.

10.08 COMPANY RESPONSE TO LEAVE REQUESTS

- (a) The Company will respond in writing within seven (7) calendar days to any formal request from an employee for Leave of Absence for personal reasons. Requests for personal Leave of Absence will be made in writing to the Human Resources Department.
- (b) The Plant Chair will be copied on all responses to a request for a leave of absence within seven (7) calendar days of the response.
- (c) Leaves of absence in excess of twelve (12) calendar months in total over the term of the collective agreement for any employee will only be with the written approval of the Plant Chair on behalf of the Bargaining Committee.

10.09 LEAVE OF ABSENCE COVERED BY THE CANADA LABOUR CODE

The Company shall grant appropriate Leaves of Absence to employees as outlined in the *Canada Labour Code*.

These are including, but not limited to the following:

- Maternity leave and Parental leave
- Compassionate care leave
- Leave related to critical illness.
- Leave related to death or disappearance of a child
- Personal leave
- Leave for victims of Family violence
- Leave for traditional Aboriginal practices
- Medical leave
- Leave of absence for members of the reserve force.

The above noted list of leaves are subject to change in accordance with updates to the *Canada Labour Code* any adverse changes to the above leaves will not occur during the life of this agreement.

Employees on these leaves will be entitled to maintain their benefit coverage and pension contributions for the period of their leave provided that they provide the Company with post-dated cheques for their portion of any benefits for which they have a premium share and their normal matched pension contributions.

ARTICLE 11 - HOURS OF WORK AND OVERTIME

11.01 WORK DAY

The work day for employees will be determined by the hours and days of work schedule outlined in Article 11.02 (a).

11.02 WORK WEEK AND SCHEDULES

(a) The Company will schedule hours in accordance with the Collective Agreement and operational requirements. Subject to the operational requirements, the Company will schedule as many straight shifts as practicable between Monday and Friday from the regular work week schedule, prior to the implementation of a rotational shift. The working week will average forty (40) hours which will be accomplished by various work schedules. Positions on these shifts shall be bid by seniority as follows:

(i) Regular Work Week Schedule

The regular work week shall be described as one of the following:

- 1. Forty (40 hours divided in five (5) consecutive day shifts of eight (8) hours each, from Monday to Friday as described in Shift #1 below
- 2. Forty (40) hours divided in four (4) consecutive days of ten (10) hours each as set out in Shift #2 below.
- 3. Forty (40) hours divided in five (5) consecutive afternoon shifts of eight (8) hours each, from Monday to Friday as described in Shift #3 below
- 4. Fortnight Rotation forty (40) hours divided in five (5) consecutive day shifts of eight (8) hours each, from Monday to Friday for 2 weeks as described in Shift #4 below. Eighty (80) hours divided 9 consecutive afternoon shifts of 9 hours each, Monday to Friday for two week duration as described in shift #4 below.
- 5. Monday to Friday Rotation shift forty (40) hours divided into five (5) consecutive days rotating days and afternoons every 2 weeks as described in shift #5 below.

#	Schedule	Weekly Hours Paid	Daily Hours Worked / Daily Hours on Shift
1	(Monday to Friday – Day Shift) 5 days on 2 days off	40	8 / 8.5
2.1	(Monday to Thursday – Straight Afternoons) 4 days on 3 days off * Note: Employees shall be placed on this shift on a voluntary basis only, by seniority	40	10 / 10.5
2.2	(Tuesday to Friday – Straight Afternoons) 4 days on 3 days off * Note: Employees shall be placed on this shift on a voluntary basis only, by seniority	40	10 / 10.5
3	(Monday to Friday – Straight Afternoons) 5 days on 2 days off * Note: Employees shall be placed on this shift on a voluntary basis only, by seniority	40	8 / 8.5
4	Fortnight Rotation Weeks 1 & 2 (Monday to Friday Rotation Shift – 2 weeks of day shifts) 5 days on 2 days off	Week 1&2 40 hours	8 / 8.5
	Week 3 (Monday to Friday Rotation Shift – 1 week of afternoon shifts) 5 days on 2 days off Week 4 (Monday to Thursday	Week 3 45 hours	9 / 9.5
	Rotation Shift – 1 week of afternoon shifts) OR , Tuesday to Friday Rotation Shift – 1 week of afternoon shifts 4 days on	Week 4 36 Hours	9 / 9.5

#	Schedule	Weekly Hours Paid	Daily Hours Worked / Daily Hours on Shift
1	(Monday to Friday – Day Shift) 5 days on 2 days off	40	8 / 8.5
2.1	(Monday to Thursday – Straight Afternoons) 4 days on 3 days off * Note: Employees shall be placed on this shift on a voluntary basis only, by seniority	40	10 / 10.5
5	3 days off (Monday to Friday Rotation Shift – 2 weeks of day shift, 2 weeks of afternoon shift) 5 days on 2 days off	40	8 / 8.5

(ii) Alternate Work Week Schedules

After the Company has used its best efforts to schedule as many employees as possible to the regular work week outlined above, variations as set out below shall be open for bid by seniority.

#	Alternate Work Schedules	Weekly Hours Paid	Daily Hours Worked/ Daily Hours on Shift
6	(Friday, Saturday, Sunday and every 5th Monday on – Weekend 1) 3 days on, 4 days off (4 weeks) 4 days on, 3 days off (1 week)	40 (Averaged over a five (5) week period to equal forty (40) hours per week based on a 2080 hour work year.)	12.5 / 13
7	(Saturday, Sunday, Monday and every 5th Friday on – Weekend 2) 3 days on, 4 days off (4 weeks) 4 days on, 3 days off (1 week)	40 (Averaged over a five (5) week period to equal forty (40) hours per	12.5 / 13

#	Alternate Work Schedules	Weekly Hours Paid	Daily Hours Worked/ Daily Hours on Shift
		week based on a 2080 hour work year.)	
8	(Monday to Thursday – 10 Hour Days or Tuesday to Friday – 10 Hour Days) * 4 days on 3 days off	40	10.0 / 10.5
9	(Graveyard) 4 days on 4 days off	(Averaged over a eight (8) week period to equal forty (40) hours per week as per current practice.	11.4 / 11.9
10	Support Groups (GSE, Planning, Facilities Maintenance, Stores, Buyers/Purchasing) (Monday to Friday – Early Day Shift) 5 days on 2 days off	40	8 / 8.5
11	Support Groups (GSE, Planning, Facilities Maintenance, Stores, Buyers/Purchasing) (Monday to Friday – Late Day Shift) 5 days on 2 days off	40	8 / 8.5

11.03 NORMAL START TIMES AND VARIANCE REQUESTS

(a) The following start times for each work day during each shift as defined in Article 11.02 (a) shall be the start times for each work day on that shift that are available for any shift bids and these start times may be varied by up to thirty (30) minutes for a crew, project, or shop upon proper notification in accordance with Article 11.07:

(i)	8 hour day shift (#1)	7:00am
(ii)	8 hour rotation or straight afternoon shift	3:15pm
	(#3 or #4 or #5)	
(iii)	12.5 hour weekend day shift (#6 or #7)	7:00am
(iv)	10 Hour day shift (#8)	7:00am
(v)	11.4 hour graveyard shift (#9)	7:30pm
(vi)	10 Hour (painters) night shift (#2.1 or 2.2)	9:00pm
(vii)	10 hour afternoon shift (#2.1 or 2.2)	3:15pm
(viii)	Support Groups – GSE, Planning,	6:00am
	Facilities Maintenance, Stores,	
	Buyers/Purchasing Shift (#10)	
(ix)	Support Groups - GSE, Planning,	8:00am
	Facilities Maintenance, Stores,	
	Buyers/Purchasing Shift (#11)	

- (b) It is recognized that from time to time variances to shift start and end time and days on or off are requested by employees that do not specifically reflect the days on/off or start and end times reflected in Articles 11.02 and/or 11.03 (a). This practice shall continue subject to operational requirements and the following restrictions:
 - (i) Individual employees may request to change their start time or days on/off for a particular work day, work week, month, or shift. These changes shall not constitute a precedent nor shall it affect any employees' entitlement to overtime nor their ability to work on the shifts at the start times outlined above.
 - (ii) The Union reserves the right to serve the Employer with seven (7) days notice of its intent to cancel any and all such arrangements if it believes that these agreements are undermining the integrity of the shift options.

(c) Training

It is recognized from time to time variances to shift start and end time and days on or off are requested by the Employer that do not specifically reflect the days on/off or start and end times reflected in Articles 11.02 and/or

11.03 (a). On an as need basis (with a minimum of 72 hours notice), and when no other options are available, the Company may assign an employee to change their start time or days on/off for a particular work day or work week, month of shift. These requests shall be made for training purposes only and with mutual agreement between Company and Union Plant Chairperson

*Note:

The current schedules worked by the Painters working night shift will continue as per current practice. Any future changes will be in accordance with Article 11.04

11.04 SHIFT SCHEDULES - WILL BE DEVELOPED IN ACCORDANCE WITH THE FOLLOWING:

- (a) The Company will determine the staff requirements for each shift and will review those requirements and the proposed schedule with the Bargaining Committee.
- (b) Discussions relative to shift schedules will commence no later than thirty (30) calendar days prior to any change being implemented unless there is mutual agreement between the Company and the Bargaining Committee.
- (c) Shift schedules will be posted at least fourteen (14) calendar days, or shorter period by mutual agreement between the Company and the Bargaining Committee, prior to implementation and will continue in effect until a change is requested by the Company or the Bargaining Committee in which case the procedures described in Articles 11.04 (a) and 11.04 (b) will be followed.
- (d) Adjustments to an individual employees schedule resulting from a shift change will be handled through a transition period designed to ensure there is a minimal loss or gain in hours. Such adjustments will be made only following consultation with the Bargaining Committee.

11.05 TEMPORARY SHIFT TRANSFERS

- (a) If the Company needs to assign an employee temporarily to another shift as set out in Article 11.02, the procedures set out in Article 11.06 will be followed. In the event there are no qualified volunteers, and if the Company still requires a temporary assignment, the junior qualified available employee in the classification will be assigned provided the notice requirements in Article 11.07 are followed.
- (b) Temporary shift transfers must be from one of the shifts outlined in Article 11.02 to another shift outlined in Article 11.02 and the Employer is not entitled to modify the hours and days of work outlined in Article 11.02 as a result of a temporary shift transfer.

11.06 SHIFT TRANSFER PROCESS

- (a) The Company follows the principle that its employees should be able to take advantage of opportunities that arise for transfer to another shift by exercising their shift preferences in line with their qualifications and seniority if there is a permanent or temporary shift transfer opening.
- (b) Accordingly, when a permanent shift transfer opening is set to occur on a shift, the Company will post a notice outlining that a shift transfer may occur in the specified classification seven (7) days in advance of the opening and the Company will copy the Plant Chair on the notice. In the event of temporary shift transfers as set out in Article 11.05, the Company will advise the Plant Chair as far in advance as possible and, in any event, as soon as it starts to look for volunteers in accordance with Article 11.05 and prior to assigning employees in accordance with Article 11.06 (h).
- (c) Employees interested in transferring to another shift may fill out up to four (4) different preferences for a shift transfer on the Shift Preference Via email. Employees may also indicate a preference for temporary and/or permanent shift transfers.
- (d) Employees may update their choices and number of choices on the Shift Preference Via email once per calendar week if desired.
- (e) The senior qualified employee in the classification will be offered the vacancy provided they have indicated their interest in that shift and type of transfer in any of their choices on the preference sheet. The employee offered the transfer may accept or decline the offer and, if declined, the Company will then continue to offer the transfer in seniority order to qualified employees until the transfer is filled or the list is exhausted.
- (f) Once the shift transfer opening has been filled as per the above, if required, the resulting shift transfer opening will again be offered to employees on the same basis.
- (g) Employees who decline two (2) offers of a permanent shift transfer in a calendar year shall not be eligible for any offers of permanent shift transfer until the next shift bid as set out in Article 11.20.
- (h) If any shift transfer cannot be filled through this process, the Company will assign the junior qualified available employee in the classification provided the notice requirements set out in Article 11.07 are followed. The Plant Chair will be advised of the assignment in writing.
- (i) The Plant Chair shall be permitted to review and be given a copy of any given week's preference sheet upon request. The Company will also provide written information outlining which employees received a temporary or permanent shift transfer, the effective date of the transfer, and the duration of the transfer for the previous calendar month upon request.

11.07 NOTICE OF SHIFT AND SHIFT SCHEDULE TRANSFERS

- (a) Once an employee has volunteered or been assigned to a temporary shift transfer pursuant to Articles 11.05 and 11.06, temporary transfers of shift shall require a minimum of forty-eight (48) hours written notice personally delivered in hard copy written format, (which may include traceable electronic copy where available and only if said system can prove receipt and be printable) prior to the commencement of their new assigned shift, except with the agreement of the employee concerned with respect to the time lines only, not the written confirmation. Temporary is defined as not to exceed one (1) month.
- (b) Permanent transfers of shift shall require a minimum of two (2) weeks written notice personally delivered (which may include traceable electronic copy where available and only if said system can prove receipt and be printable) prior to the commencement of their new assigned shift, except with the agreement of the employee concerned. Permanent is defined as exceeding one (1) month.
- (c) Where a temporary or permanent shift transfer would result in a loss of the employee's regular days off or a loss of hours, the Company and employee will meet and determine the best method of transitioning the employee between shifts. Where the Company and the Employee cannot agree on a solution, the Union will be involved in determining the resolution. It will be the objective of all parties to give the employee the opportunity to protect their regular wages and/or days off or both. Where the employee has worked a full work week without any days of rest prior to commencing their new shift transfer, they will be paid time and one half the first day and double time the second day.
- (d) Regular employees shall have shift selection preference over any contractor pursuant to Articles 11.05, 11.06, and Article 20 provided the employee can perform the work adequately.

11.08 MEAL PERIODS

- (a) Meal periods will be of thirty (30) minutes duration to be taken away from the job during the hours on shift in Article 11.02 except twelve (12) hour shifts where the meal period shall be thirty-six (36) minutes.
- (b) One (1) meal period will be scheduled in each shift within one and one-half (1.5) hours on either side of the midpoint of each shift unless otherwise arranged according to the wishes of the majority of the employees involved.
- (c) It is recognized that occasionally due to production requirements; the employee will be unable to take the meal period at the scheduled time. In such cases the meal period will be taken at a time available during the period provided for in Article 11.08 (b). If this is not possible, the employee may elect to take the meal period at some other time during the balance of the shift or forego the meal period and claim an overtime credit in lieu thereof.

(d) An employee who works more than two (2) hours overtime prior to or after their shift will be provided with an additional meal period and will receive the meal allowance of \$15.00 or a meal provided by the Company. An additional meal period and allowance will be granted for each additional four (4) hours worked. Such meal periods will be paid.

11.09 REST PERIODS

- (a) Rest periods will be paid and will be of fifteen (15) minutes duration to be taken on Company time away from the job.
- (b) For shifts of less than ten (10) hours, two (2) rest periods will be scheduled in each shift. A rest period will be scheduled in each half of that shift but not in conjunction with the meal period or the start or termination of a shift and it will be scheduled in such a manner as to provide the benefits for which it is intended.
 - Shifts of (10) hours or more in duration shall have a third rest period.
- (c) In the event that an employee is unable to take a rest period at the scheduled time, due to the requirements of the service, the rest period will be taken at a time available during the hour following the originally scheduled commencement. If this is not possible, the employee may elect to have the rest period rescheduled at some other time during the balance of the shift or forego the rest period and claim an overtime credit in lieu thereof.
- (d) When an employee will be working overtime two (2) hours continuous with their regular shift the employee will be entitled to a fifteen (15) minute rest period with pay, to be taken at the end of the regular shift. An employee working overtime in excess of four (4) hours continuous with their regular shift shall be entitled to a fifteen (15) minute rest period for each additional four (4) hour period of overtime.
- (e) An employee who is unable to take any rest period granted in accordance with this Article will be credited in the amount of the rest period at the applicable overtime rate.

11.10 OVERTIME HOURS CONTINUOUS WITH A SHIFT

Overtime hours continuous with a shift shall be calculated as applying to the shift with which they are continuous. However, in the event of such overtime hours occurring on a calendar day that is a general holiday under terms of Article 12 of this Agreement, the overtime shall be paid as overtime worked on the general holiday.

11.11 OVERTIME ON REGULAR WORK DAY

All time worked in excess of a regular shift in a regular work day shall be paid at the rate of time and one half for the first two (2) hours worked and double time thereafter.

11.12 PAYMENT FOR WORK ON FIRST ASSIGNED DAY OFF

- (a) All time worked on an employee's first (1st) assigned day off regardless of the hours worked in the week, shall be paid at the rate of time and one half for the first eight (8) hours and double time thereafter. An employee calledin with less than eight (8) hours' notice shall be entitled to meal allowance of fifteen dollars (\$15) or a meal provided by the Company.
- (b) In the event that an employee develops a consistent pattern of absenteeism on their regular scheduled days, their overtime eligibility for the purposes of this clause may be denied on a case by case basis after discussion between the Company, the employee and the Plant Chairperson.
- (c) In the event an Employee's overtime eligibility has been denied pursuant to (b) above; and there is a requirement to assign overtime as per the process outlined in Article 11.14 (d) due to qualifications; the Employees will be paid at straight time rate(s) on their assigned days off if they have not worked forty (40) hours in the current week. Any hours worked in excess of forty (40) hours will be paid at the applicable overtime rate(s).

11.13 PAYMENT FOR WORK ON SUBSEQUENT ASSIGNED DAYS OFF

- (a) Employees who have performed overtime work of any length on an assigned day off shall be paid at double time for any time worked on the next and subsequent days off in their work week.
- (b) An employee called-in with less than eight (8) hours notice shall be entitled to a meal allowance of fifteen dollars (\$15) or a meal provided by the Company.

11.14 OVERTIME

- (a) Before overtime can be offered, the provisions of Article 24.02 must be followed.
- (b) Overtime shall be voluntary. However, it is agreed that employees shall cooperate.
- (c) Employees will have the opportunity to complete an online sign up indicating their availability for overtime each day of the week and will also specify which project(s) and shift(s) they are available for. Employees will sign up for overtime no later than 4:00 p.m. on Wednesday of each calendar week for overtime opportunities arising in the following seven (7) day period.
 - (i) If overtime is available, qualified employees will be contacted in person or by speaking directly to the employee by phone as per Article 11.14 (c) based on the overtime sign-up list and offered the shift.
 - (ii) Where the employee is not available in person or by phone, a message will be left (if possible) and the Company will then offer the shift to the next senior qualified employee on the overtime list.

- (iii) After the original sign up group has been depleted, any additional overtime approvals will again be made in accordance with Article 11.14(c) and Article 11.14 (c)(i) and (ii).
- (iv) Any additional overtime selections will not displace overtime previously approved.
- (v) The completed overtime sign-up list separating out those who have been approved based on the Wednesday cut-off and any additional approvals will be posted on a Company bulletin board by the current mail slot no later than 3:00 p.m. on Thursday of each week. The Company will keep a record of the completed overtime sign-up form outlining which employees were contacted for overtime, the status of the contact and the time of the contact. The Plant Chair can review these records and make copies of the records upon request.
- (vi) If an employee is approved for overtime work on a project and this project is subsequently changed after they have been notified of the approval, the employee shall be entitled to refuse to work the overtime.
- (d) Overtime will be offered to bargaining unit employees in the following order:
 - (i) The Company may schedule one (1) hour of overtime at the end of a normal shift outlined in Article 11.02, to a Crew. Any scheduling of overtime beyond this shall be offered in the following order:
 - (ii) Where the shift is reasonably expected to be extended on the same day up to four (4) hours beyond the normal finish time, the current qualified employee(s) working on the task will be offered the overtime first by seniority order. If there are an insufficient number of volunteers, Supervisors will canvas staff on shift. If there is still an insufficient number of volunteers the overtime will then be offered to senior qualified bargaining unit employees not on shift who have signed up in accordance with Article 11.14 (c).
 - (iii) Where the shift is reasonably expected to be extended on the same day beyond four (4) hours past the normal finish time, or where the overtime is offered on a call-back or day off basis, the overtime will be offered by seniority to qualified available employee(s) who have indicated their availability through the overtime signup list. If there is an insufficient number of available volunteers who can attend work at the time of the requirement, the overtime will be offered as per (ii) above.
 - (iv) In the case of the continuation of work involving specialized tasks, AOG aircraft and/or unforeseen, non-routine critical path tasks that will cause the contracted schedule not to be met, overtime may be offered in the following order:

- (I) Those employees assigned to the task will be first offered the overtime in seniority order subject to having the required qualifications;
- (II) Overtime will next be offered to the senior qualified volunteer employee(s) assigned to the project(s) that requires overtime;
- (III) Then by qualifications and seniority from all other available volunteers.
- (v) The use of the process set out in Article 11.14 (d) (iv) will be used in as few instances as possible. The Union will be permitted to review all relevant documentation upon request to support the need for using this process.
- (e) In the event there are an insufficient number of qualified volunteers, the Union agrees to meet with the Company and decide how to assign junior qualified employees.
- (f) The Company agrees that overtime assigned will not be excessive. In the event the Union asserts that overtime is excessive the Company agrees to meet with the Bargaining Committee to determine remedies to be implemented. The Company agrees to make every effort to reduce the amount of overtime worked including but not limited to increasing staffing levels.

11.15 OVERTIME ON A GENERAL HOLIDAY

Any employee working overtime on a general holiday as set out in Article 12.04 and 12.08, whichever is applicable, shall in addition to their holiday pay, be paid at the rate of time and one half for the first eight (8) hours worked and double time for all hours thereafter.

11.16 FOUR HOUR MINIMUM

An employee who, after having left the plant upon completion of their last regular shift or assignment, returns to work not continuous with their next shift, shall be paid a minimum of four (4) hours pay at the appropriate overtime rate. Where the employee is required to return to work in relation to correcting paper work that the employee had previously carried out or failed to complete as required, they shall only be paid for time worked at the appropriate overtime rate.

11.17 NO WORK AVAILABLE

An employee reporting for their regularly scheduled shift but for whom no work is available shall be paid, or required to work, fifty percent (50%) of the hours they were scheduled to work at regular rates. Where the cancellation of a shift or portion of a shift is beyond the control of the Company, the employee will receive a minimum of two (2) hours pay.

11.18 OVERTIME BANKING

- (a) Employees may elect to bank overtime in accordance with (b) below. Employees shall not be entitled to accumulate more than one hundred eighty (180) hours in their overtime bank.
- (b) The banked hours will be recorded as a dollar amount equivalent to the wage rate in effect at the time the banked time was earned. The number of hours in the bank at any given time is equal to the dollar amount in the bank divided by the current hourly rate of the employee.
- (c) Employees will utilize the overtime bank in accordance with the remainder of this Article.
- (d) Banked time may be used in accordance with this Article, Article 13.03, Article 13.07, Letter of Understanding #4 (Gap Time, Shut Down days and Work Shortages), and any unpaid sick/personal time. The Company may require documentation substantiating additional use of sick / personal time, which shall be provided by the employee. If sufficient banked time is not available, employees may use vacation time or time off no pay to cover emergency time off.
- (e) Time off shall be taken in increments of one quarter (1/4) hour.
- (f) Banked time off requests, other than those outlined in Article 11.18 (h) are subject to staffing requirements determined by the Company to ensure the necessary quantity and quality of production can be maintained. Banked time off requests shall not be unreasonably denied and shall be approved in accordance with the procedure set out in Article 13.07.
- (g) An employee, upon five (5) days notification to the Company, may opt to cash out banked overtime. Such payment will only be paid on a regular pay day. There shall be a maximum of six (6) pay-outs per year. It is understood that banked time pay-outs refers to a request for a lump sum payment of hours not related to topping up an employee for regular hours missed as per (d) above, (e.g. sick/personal time) unless otherwise approved by the Company. Employees may direct these payments directly into the Company Pension Plan.
- (h) An employee may indicate their preference to either bank their overtime or have it paid out a maximum of four (4) times in a calendar year. An employee may, up to eighty (80) hours per year and not more than four (4) separate instances, use banked time or unused vacation to schedule time off subject to the following restrictions:
 - (i) Under this Article, banked time or unused vacation in a calendar year may not be booked until after the annual vacation bid process for that calendar year has been completed.
 - (ii) Vacation approval limits set out in Article 13.03 (a) will apply.
 - (iii) A request must be submitted in writing not less than thirty (30) days before the commencement of the requested leave.

- (iv) The employee must have the required number of hours in their overtime bank or unused vacation bank at the time of booking.
- (v) Confirmation of the employee's request will occur within seven (7) calendar days of the request being submitted to the Maintenance Office and receiving confirmation in writing that the request has been received otherwise it shall be considered approved.
- (vi) In the event that more than one (1) employee from the same crew desires the same or an overlapping period of time, the person submitting the request first will be granted the time off.

11.19 REST BETWEEN SHIFTS

The Company agrees that an employee shall be entitled to ten (10) hours rest between shifts. In the event that the employee is requested, and agrees, to return to work within the ten (10) hour period the employee shall be paid the overtime rate they were receiving at the conclusion of their previous shift for those hours which fall within the ten (10) hour rest period.

Employees reporting to work for their next shift after a ten (10) hour break shall be paid for the time not worked as a result of the ten (10) hour rest period.

11.20 SHIFT BIDDING

- (a) There will be a regular annual Shift Bid process started on the first full week after Labour Day each year for all bargaining unit employees. Additional plant-wide Shift Bids may occur throughout the year due to variations in crew and business needs and the procedures set out in this article will be followed.
- (b) The Shift Bid process will be as follows:
 - (i) The number of available positions for each shift as set out in Article 11.02 will be posted on bulletin boards throughout the hangar and made available to employees on temporary assignment at other locations for a minimum of two (2) weeks prior to the start of the shift bid process.
 - (ii) The shift bid system will allow an employee to indicate their stated preferences for the various shifts posted. Employees must return their completed Shift Bid system no later than fourteen (14) calendar days after the start of the bid process.
 - (iii) Employees will be assigned to a shift in order of their stated preferences subject to their seniority and having the required qualifications. Where an employee does not have the seniority or qualifications to hold a shift of their preference, they will be given an opportunity in seniority order to select one of the available shift vacancies.

- (iv) The results of the Shift Bid will be made accessible to the Plant Chairperson and/or Stewards at least seven (7) days prior to the revised schedule being posted. The Shift Bid results shall be capable of being printed.
- (v) Once the regular annual sign up is completed, the list will be posted by October 15th of each year and employees will commence their new shifts on or about January 1st. The specific dates of commencement will be posted.
- (vi) For any other shift bids, there will be at least two (2) weeks notice to affected employees and the Plant Chairperson prior to a new schedule commencing.
- (c) For all shift transfers, the shift preference procedures in Articles 11.05 and 11.06 will apply along with the notice requirements of Article 11.07.

11.21 SHIFT ROTATION

The Monday to Friday day/afternoon shift identified in Article 11.02 shall be rotated every two (2) weeks unless otherwise mutually agreed. All other shift rotations will be mutually agreed.

11.22 ON CALL PAYMENTS

Where there is a requirement for an employee to be available by phone or pager outside of any employee's normal work day, the employee will receive one and one-half (1.5) hours pay for each day off that they are on call and one (1) hours pay for each day that they have worked a shift and are required to be on call. This pay may be banked at the employee's discretion. The employee is responsible for being available for calls when they are scheduled for on call duty. When an employee is required to report to work after receiving a call, their hours worked will be paid as per the overtime provisions of the collective agreement. If an employee is called back to work from a vacation day or a scheduled banked day, they will be paid a regular days' wage and the vacation day or banked day will be postponed to another mutually agreed time.

ARTICLE 12 – GENERAL HOLIDAYS

12.01 ELIGIBILITY FOR PAYMENT FOR GENERAL HOLIDAYS

All employees who have earned wages for part or all of each day of at least fifteen (15) days of the thirty (30) calendar days prior to a general holiday shall receive payment for the holiday. For work schedules other than five (5) on and two (2) off, employees must have worked seventy-five (75%) of their scheduled shifts in the thirty (30) calendar days prior to the holiday.

Permanent employees who have been laid off and recalled will be entitled to full holiday pay regardless of hours and/or days worked prior to the General Holiday.

12.02 MUST WORK FULL SHIFT PRIOR TO AND AFTER

To be eligible for payment of the general holidays enumerated above, an employee who has qualified under Article 12.01 must have worked the full shift on the working day prior to and following the day of the holiday in order to receive holiday pay. Should any such employee fail to work either of those full shifts, the employee shall nevertheless receive payment for the holiday if their failure to work is the result of:

- (a) Death in the immediate family.
- (b) Absence for all or part of either day as permitted under the Collective Agreement, with the prior permission of the Company, sick leave, or for acceptable reasons.
- (c) Jury or Crown witness duty.

12.03 GENERAL HOLIDAYS

Employees will be paid one (1) regular day's pay without work for the following holidays:

Holiday Truth and Reconciliation

New Years Day Labour Day

Family Day Thanksgiving Day
Good Friday Remembrance Day

Victoria Day Christmas Day
Canada Day Boxing Day

BC Day

Exact dates for holidays shall be as set out in Schedule "C" of this agreement. Proposals to change these dates plant wide must be mutually agreed between the Company and the Bargaining Committee and be ratified by a secret ballot of the members.

12.04 GENERAL HOLIDAYS FALLING ON A SATURDAY OR SUNDAY (MONDAY TO FRIDAY SHIFT)

When any holiday falls on a Saturday or Sunday, the Company and the Union may mutually agree that either the preceding Friday or the following Monday shall be observed as the holiday, for all or part of the plant. In this event an employee shall be entitled to holiday pay for whatever day is declared as the holiday for that part of the plant in which they are employed.

12.05 RATES OF PAY

In the event of a holiday being moved from the original day, rates of pay for work on the original day shall be those applying to any day that is not a holiday.

12.06 PAYMENT BASED ON NUMBER OF HOURS NORMALLY SCHEDULED TO WORK

Payment for general holidays shall be on the basis of the number of hours an employee is normally scheduled to work with payment at the regular hourly rate for each employee.

12.07 GENERAL HOLIDAYS FALLING WHILE ON VACATION

Where a General Holiday falls within an employee's vacation, such vacation period may be extended by one working day at the discretion of the employee. This right may be denied if a Work Crew is left without a Senior Crew Leader, Crew Leader or Senior Engineer on shift.

An employee must indicate their intention to exercise this right at the time of bidding their vacation.

12.08 GENERAL HOLIDAY FOR EMPLOYEES ON SCHEDULES OTHER THAN MONDAY TO FRIDAY SHIFT

- (a) Where a declared General Holiday as set out in Schedule C falls on an employee's regular day on they shall be scheduled off for the day.
- (d) Where a declared General Holiday as set out in Schedule C falls on an employee's regular day off they shall be scheduled off for the next regularly scheduled shift.
- (c) Employees who want to work these days may sign up for overtime in accordance with Article 11.14.
- (d) Any overtime worked as a result of (c) above will be payable in accordance with Article 11.15.

12.09 NEW GENERAL HOLIDAYS

Any new general holiday enacted by the provincial or federal government shall be immediately recognized as a general holiday for all purposes of this Agreement.

12.10 REMEMBRANCE DAY OBSERVANCE

At 11:00 a.m. on November 11, work will stop for two (2) minutes in observance of Remembrance Day.

ARTICLE 13 – VACATIONS

13.01 VACATION ENTITLEMENT

Vacation for employees is accrued on an employee's anniversary date and is determined by length of continuous service as follows:

Years of Service	Entitlement Time Off	Percentage
1st and 2nd	2 Weeks	4%
3rd to 10th	3 Weeks	6%
10th to 20 years	4 Weeks	8%
over 20 years	5 Weeks	10%

- (a) Less than one (1) year of service shall be entitled to two weeks of unpaid time off.
- (b) For the purpose of this Article, "service" shall mean:
 - 1. Unbroken service from the latest date of commencement of employment with the Company, or
 - 2. The total of periods of service broken only by periods of layoff during which seniority was not lost.
- (c) For the first 17 weeks, time lost by an employee, during a vacation year, for which the employee received Workers Compensation Benefits or Weekly Indemnity Benefits paid under this Agreement, shall be considered as worked time for the purpose of calculating their vacation pay.
- (d) Employees will receive their vacation pay at the time vacation is taken. Employees will be required to take their outstanding vacation entitlement in accordance with Article 13.06 (Vacation Carry-Over).
- (e) Any vacation time paid out during any vacation year that has not been earned shall be recouped by the Employer deducting monies owed from an Employee's final paycheque.

13.02 TIME OFF

- (a) Annual vacation is to be taken in time off each year only after it has been earned. Vacation earned in one (1) year must be taken in the following year. In the second and subsequent years, employees may only take vacation that has already been earned unless they have the approval of their Manager.
- (b) Vacation may be taken in periods of less than one (1) day. Vacation is normally taken in one (1) week increments for scheduling purposes and may be taken to cover time off due to a gap in the maintenance schedule or for approved personal time off.
- (c) Once all paid vacation and banked time has been booked in accordance with Article 13.03, employees in their first year of employment may take unpaid time off for a maximum of two (2) weeks providing they receive the approval from the Maintenance Office.

13.03 VACATION SCHEDULING

- (a) The Company shall provide a vacation planner by November 1st of each year to start the vacation bidding and be completed by December 15th for the next twelve (12) month period from January 1 to the end of December. Vacations will be scheduled by seniority, within each crew. The Company may limit the maximum number of employees to be absent from a crew subject to the following:
 - (i) for a crew of less than four (4) people, no more than one person per crew may be absent on vacation at any time.
 - (ii) for a crew consisting of four (4) or more employees, there will be a maximum of two (2) employees allowed to be absent on vacation at any time. Where applicable, of these two employees, one will be learners / uncertified employees and one from the certified.
 - (iii) for a crew of greater than eight (8) persons one (1) additional person will be allowed off on vacation in addition to (ii) above in accordance with seniority within the crew.
- (b) All vacations will be confirmed before December 15th.
- (c) It is understood that the Company will use its best efforts to ensure that employees are approved to take the vacation they request and that all employees use up their allotted vacation annually at mutually agreeable times.
- (d) Employees must bid in full work week blocks for the first two (2) rounds only.
- (e) In the first round of vacation selection, employees shall be permitted to select a maximum of two (2) weeks of vacation during prime time. Employees who are entitled to four (4) weeks or more of annual vacation may select a maximum of three (3) weeks of vacation in prime time in the first round.
- (f) During subsequent rounds, employees may choose additional one (1) week blocks within prime time. Prime time shall be Spring Break according to the public school calendar, and between June 15th and Labour Day each year.
- (g) Once all vacation has been selected, employees with sufficient hours in their overtime bank may select an additional two (2) weeks in accordance with (a) above.
- (h) After December 15th, confirmed vacation dates cannot be changed without mutual consent in writing between the employee and Company.
- (i) The Plant Chair will receive a copy of the approved vacation schedule.
- (j) Employees returning from layoff, any approved leave, Long Term and or Short Term Disability and Worksafe benefits, after the annual vacation planning process has been completed shall be permitted to book vacation time off based on the crew they are currently working on at the time of their request provided that the number of employees away on their crew in the

time period requested do not exceed the limits set out in Article 13.03 (a), subsections (i), (ii) and (iii) within thirty (30) days of returning from the above leaves.

Such requests shall automatically be approved on a first come, first-served basis provided these requests are made at least thirty (30) calendar days in advance; mutual consent will be required for requests with lesser notice.

13.04 VACATION PAY FOR TERMINATED EMPLOYEES

Any employee whose employment with the Company is terminated by voluntary separation, discharge, or layoff, shall receive vacation pay based on the percentages specified in the provisions above appropriate at the time of separation (if such layoff appears likely to be of short duration, payment for such vacation may be deferred, at the employee's option, until the time the vacation is actually taken).

13.05 VACATION ADJUSTMENT

In January of each year, employees will be paid a lump sum payment equal to the difference between their vacation entitlement percentage and the actual vacation paid. This adjustment results from any difference between vacation hours / weeks which are paid at the hourly rate vs. vacation amount accrued on gross earnings. If the percentage of gross earnings is greater than the value of vacation hours / weeks entitlement, the difference is paid as a lump sum payment called "Vacation Adjustment".

13.06 VACATION CARRY-OVER

Where approved by the Company, an employee shall have the right to carry-over up to four (4) weeks' vacation each year. While it is the intent to have vacation scheduled in accordance with Article 13.03 (c), Where the carry-over request is to resolve an anniversary date vacation issue, the request shall not be unreasonably denied.

13.07 ADDITIONAL TIME OFF

Additional ad-hoc time off requests may be approved in accordance with operational needs. Where employees have asked for additional time off it will be made available to people with banked time or unused vacation. Where two (2) or more employees on the same crew ask for the same or overlapping time off, it will be considered in the following order:

(a) Requests made with greater than thirty (30) days' notice, by seniority within the crew. These requests will be responded to within fourteen (14) calendar days of the request being personally submitted to the Maintenance Office and receiving confirmation in writing that the request has been received otherwise it shall be considered approved.

(b) Requests made with less than thirty (30) days' notice, first come first serve basis within the crew. These requests will be responded to within seven (7) calendar days of the request being personally submitted to the Maintenance Office and receiving confirmation in writing that the request has been received otherwise it shall be considered approved.

ARTICLE 14 - PAYMENT OF WAGES

14.01 WAGE RATES

Wage rates, job families and classifications shall be those agreed upon and set out in Schedule "A" of this Agreement.

14.02 PAY PERIOD

Each pay period shall be two (2) weeks, starting 12:00 am Monday morning and ending 12 midnight Sunday.

14.03 DIRECT DEPOSIT ON PAY DAY

Employees will be paid every second week in accordance with the current practice.

14.04 DEDUCTIONS

Except as otherwise provided herein and those required by law, deductions from any employee's wages shall be made only on authority of the employee. In every case all deductions will be shown on the employee's pay statement.

14.05 COST OF LIVING ALLOWANCE

- (a) During the term of this agreement, each employee shall receive an hourly cost-of living allowance (COLA) as set forth in this section.
- (b) The amount of cost-of living adjustment shall be determined in accordance with changes in the Consumer Price Index on the base 2002=100 (Canada), hereafter referred to as the "2002 CPI". In determining the three (3) month average of the indices, the computed average shall be rounded to the nearest 0.1 index point (i.e., .05 and greater rounded upward and less than .05 downward).
- (c) The COLA shall be computed using the three month average of the 2002 CPI for September 2020 to November 2020 as the base period. The base period three month average is equal to 137.4.
- (d) The first COLA will compare the CPI for the base period with the three (3) month average of the CPI for the December 2020 to February 2021 period, with subsequent COLA adjustments made quarterly according to the following schedule:

Adjustment Dates: Comparison Periods:

First pay period on or after first day of: Average for the 3 month period:

April 2021 December 2020 to February 2021

 July 2021
 March 2021 to May 2021

 October 2021
 June 2021 to August 2021

January 2022 September 2021 to November 2021
April 2022 December 2021 to February 202

 July 2022
 March 2022 to May 2022

 October 2022
 June 2022 to August 2022

January 2023 September 2022 to November 2022
April 2023 December 2022-to February 2023

 July 2023
 March 2023 to May 2023

 October 2023
 June 2023 to August 2023

January 2024 September 2023 to November 2023
April 2024 December 2023 to February 2024

 July 2024
 March 2024 to May 2024

 October 2024
 June 2024 to August 2024

January 2025 September 2024 to November 2024

- (e) One cent adjustments in the cost of living allowance shall become payable for each 0.07 change in the 2002 CPI. If the 2002 CPI goes down such that the difference between the base period and the comparison period is a negative value, the adjustment will be zero (0).
- (f) COLA will apply to all compensated hours. All COLA payments will be immediately folded into the base wage.

ARTICLE 15 – UNION SECURITY

15.01 UNION MEMBERSHIP AND DUES REMITTANCE AND REPORTING

All employees covered by this Agreement, as a condition of employment shall become and maintain membership in good standing in the Union and shall have an amount equivalent to Union dues deducted from their earnings for the duration of this Agreement.

The Company shall remit the amount deducted, to the official designated by the Union, within fifteen (15) days after the deduction is made, together with a list of names and active or inactive status of employment and amount so deducted.

15.02 DUES DEDUCTED BI-WEEKLY

Deductions of the amount equivalent to Union dues shall be made from bi-weekly earnings.

15.03 DUES DEDUCTIONS

The amount to be deducted shall be such sum as may from time to time be assessed by the Union according to its Constitution as Union dues, and include initiation fees, or special assessments. The Company will act on information received in writing from two (2) signing officers of the Union to changes in the monthly dues made from time to time in accordance with the Constitution of the Union.

15.04 UNION INDEMNIFICATION

The Union agrees to indemnify the Company and hold it harmless against any and all claims which may arise as a result of the Company complying with any of the provisions outlined above.

ARTICLE 16 – HEALTH AND WELFARE BENEFITS

16.01 GROUP BENEFITS AND HEALTH AND WELFARE PLAN

(a) The following benefits shall be made available to permanent full-time employees:

Benefit	Eligibility	Premium	Changes
MSP – BC Medical Services Plan	1st of the month following 30 days of employment	100% Employer Paid	
Life Insurance	Immediate upon hire	50% Employer Paid	
AD&D Insurance	Immediate upon hire	100% Employer Paid	
Extended Health Benefits	1st of the month following 90 days of employment	100% Employer Paid	 A pay direct drug card Plan provides " mandatory generic substitution" for all prescribed prescription drugs which are covered under the plan except when the physician prescribes the name brand out of a medical necessity.

			 From January 1st, to December 31st, of each year, Employees and their eligible dependents shall be entitled to paramedical services, (massage, chiropractor, physiotherapy, etc.) coverage reimbursement at a rate of 100% and no per visit maximum to a combined annual maximum of \$2,000 for all eligible paramedical practitioners. Annual Flu, Hepatitis "A" & "B" Shots Extended Health Benefits shall continue until age 75
Dental	1st of the month following 90 days of employment.	100% Employer Paid	 Basic dental coverage 100% Major Dental coverage 60% Basic and major dental maximum a combined annual \$2500 per person covered. Orthodontic coverage \$2500
Short Term Disability	1st of the month following 90 days of employment	50% Employer Paid Note: Weekly indemnity premium rates paid by employees shall be frozen at the level in effect on January 1, 2018. The Employer shall pay its percentage as set out below and any additional premiums that come into effect	

Long Term Disability	1st of the month following 90 days of employment	after January 1, 2018. 100% Employee Paid	
Vision	TBA	100% Employer Paid	 Vision Wear (contact lenses/eyeglasses/ laser eye surgery) coverage to a maximum \$250 every two (2) calendar years. Eye exam coverage 100% every two (2) calendar years for adults and 100% coverage every calendar year for dependents.

- (i) Permanent part-time employees working more than twenty (20) hours per week may participate in the above benefits. Where the employer pays premiums related to the benefits, they shall pay a prorated amount based on the hours worked by the part-time employee. As an example, where the employee works thirty (30) hours per week, the employer would have to pay 75% (30/40) of the applicable benefit premiums.
- (ii) Permanent part-time employees working twenty (20) hours per week or less are only eligible for the Life Insurance and AD&D Coverage.
- (b) Any dispute over payment of benefits under the benefit plans described above shall be resolved between the employee and the insurer concerned. While the Employer will use its best efforts to assist in the settlement of any such dispute, the administration of the benefit plans are not part of the Collective Agreement and are not themselves subject to the grievance or arbitration provisions of this agreement.
- (c) The benefits set out in this article and outlined in the policy contract and the eligibility for such benefits shall not be changed or modified during the life of this Agreement unless the same are beyond the control of the Company, except by negotiation and the mutual agreement between the Union and the Company.

A copy of the full health benefit plan and any related contracts in place at ratification will be provided (and/or following a switch in carrier permitted under Article 16.01 (d)) to the Union upon request and any changes to the plan and any related contracts shall also be provided upon request. The Plan documents in effect at the date of the ratification (and/or following a switch in carrier permitted under Article 16.01 (d)) of the current Collective

- Agreement and/or at the time of any changes to the Plan shall be signed by both Parties to attest to their authenticity.
- (d) It is understood and agreed that Cascade Aerospace may switch the carrier to align with the carrier of the ownership, IMP Group of Halifax, Nova Scotia. If the Company decides to switch benefit carrier, it is agreed that the following will occur:
 - (i) The Company will provide the Union with three (3) months, or less with mutual agreement, written notice of any change in the benefit provider and any changes shall not reduce the coverage provided for in this Article in any way.
 - (ii) The Company agrees that the benefits provided under the new carrier will mirror as closely as possible, or exceed the current benefit plan provisions and policy contract, unless otherwise expressly outlined in this Article, or as agreed between the parties.
 - (iii) The parties recognize that in changing carriers, there may be some differences in the provision of benefits which, while not substantive, could adversely affect the employee. If an employee is in such a situation, the Company and the Union will review the situation on a case by case basis and seek a resolve, which might include a temporary maintenance of the old plan provision.

16.02 EMPLOYEES TO ADVISE COMPANY OF CHANGE OF ADDRESS AND DEPENDENT STATUS

To ensure continuity of benefits coverage employees will keep the Company advised of changes to family or dependent status.

Employees will keep the Company advised of their current address and primary phone number

16.03 SICK LEAVE

Permanent employees shall be entitled to sick or personal leave as follows:

- (a) Up to a maximum of forty-eight (48) hours of sick/personal time is credited at the beginning of January. For a new hire, sick/personal time is credited at a pro-rated rate on the first month which follows the third month of employment.
- (b) Sick/personal leave hours with pay, are granted and deducted from the employee's accumulated credit of sick/personal days.
- (c) Sick/personal leave can accumulate to a maximum of ninety-six (96) hours credit.
- (d) Paid sick/personal leave cannot be taken before it is earned.

Sick/personal leave shall be used for illness or injury (other than injury or illness covered by Workers' Compensation or Weekly indemnity benefits), health-related family responsibilities, education-related responsibilities for family members under 18, urgent matters, citizenship conferral, or prescribed reasons.

16.04 MEDICAL NOTES

In the event that the Company requests a medical note or report, upon receiving the note or report and a receipt from the Doctor, the Company shall reimburse the employee for the cost of the medical note or report.

16.05 BENEFIT COVERAGE WHILE ON LAYOFF

- (a) After one (1) year of service, the Company shall cover the premium costs for employees on layoff for BC Medical Services Plan (MSP), extended health, dental, AD&D, and Life Insurance for the first three (3) calendar months following their layoff.
- (b) Where an employee is temporarily recalled and is still under coverage set out in Article 16.05 (a), they will have their benefit coverage extended for the same number of days they have worked on the temporary recall.

ARTICLE 17 - CREW LEADERS

17.01 CREW LEADERS

Employees covered by this Agreement may be appointed to Crew Leader positions without removing them from the scope of this Agreement.

17.02 CREW LEADER DUTIES

Such employees shall, during the period of their appointment, be designated as Crew Leaders. They will perform such duties as they may be assigned by the Supervisor, and in addition may continue to perform other non-supervisory duties.

Crew Leaders are not expected to administer discipline to other members of the bargaining unit. They are however, expected, through their direction, to minimize errors or omissions by those working under their control and where problems do arise to act promptly in the prevention of further difficulties by counselling to the employee or employees and to promptly report, with full details, job incidents or accidents to the Supervisor.

Acceptance of an upgrade to a Supervisor role shall be voluntary.

ARTICLE 18 - BEREAVEMENT LEAVE

18.01 BEREAVEMENT LEAVE

- (a) An employee shall be allowed up to five (5) working days off with pay at their regular rates for the purpose of arranging for and attending the funeral and/or for time to grieve when a death occurs involving the employee's spouse, son, daughter, brother, sister, father or mother (including step children and step parents).
- (b) An employee shall be allowed up to three (3) working days off with pay at their regular rates for the purpose of arranging for and attending the funeral and/or for time to grieve when a death occurs involving the employee's father-in-law, mother-in-law, grandparents (including in-laws), son in-laws, daughter in-laws, brother in-laws, sister in-laws, grand children or any relative permanently residing in the same household.
- (c) One (1) additional day with pay shall be paid for out of town travel in excess of two hundred (200) kilometres (one way) if required.
- (d) Requests to extend bereavement leave on an unpaid basis shall not be unreasonably denied. Banked or vacation time may be used to augment the paid time off.
- (e) The Company recognizes a common law relationship and same sex relationships and where registered with the Company there shall be no question of qualification for immediate family.

ARTICLE 19 – JURY OR CROWN WITNESS DUTY

19.01 JURY DUTY

Any employee called upon to serve on a jury or to act as a witness for the Crown, shall be excused from work for the time required to so serve.

19.02 PAYMENT WHILE ON JURY DUTY

For each working day on which an employee serves as a Juror or Crown Witness, the Company will pay their normal wages they would normally be paid for that day. Their next pay will be reduced by the amount of Juror or Witness fees the employee receives. The employee will be required to inform their Immediate Supervisor of the days on which the employee serves, and to provide evidence of the fees received, to ensure the employee is paid in accordance with this Article.

In cases where the employee is required to serve on a Jury or as a Crown Witness for a period greater than fourteen (14) calendar days, and the Jury Duty/Crown Witness responsibilities fall on their scheduled days off, the employee's work schedule will be reduced by the number of days served in each subsequent week and the Company will top up the wages of the employee for the days missed at regular rates minus any fees received.

ARTICLE 20 – JOB POSTINGS, TEMPORARY POSTINGS, AND UPGRADES

20.01 JOB POSTINGS

- (a) Prior to a job being posted, the shift preference procedures as set out in Article 11.06 must be followed to determine where the vacancy will be.
- (b) All job vacancies will be posted. A vacancy is any opening of forty-five (45) calendar days or more within a specific job family and classification as set out in Schedule "A".

Job postings for new or changed classifications within an existing job family identified in Schedule "A" shall be posted on an interim basis in accordance with Article 20.02 (b).

The Plant Chair will be notified and receive a copy of all job postings prior to them going up.

- (c) The Company follows the principle that its employees should be able to take advantage of opportunities that arise for transfer to occupations not achievable by normal progression or for transfer to newly created occupations. Accordingly, when vacancies occur within the Bargaining Unit that could represent such opportunities, applications will be invited from present employees before new employees are hired, by notices posted on all Company job posting bulletin boards for seven (7) days.
- (d) Careful consideration will be given to applications from present employees and those applying will be notified as soon as practicable of the awarding of the posting.
- (e) The names of successful applicants will be posted on the bulletin boards within ten (10) working days of the awarding of the posting. Their wages will be adjusted to be commensurate with their new position.
- (f) All job postings shall be clearly identified as being for a specific job family and associated classification as set out in Schedule "A" and shall specify all relevant applicable information about the position, such as duties, knowledge, job family, classification, pay scale, qualifications, experience, ability, special conditions, line, shift, project, location, closing date, etc.
 - It is understood that when information on line and project is provided, it is for information purposes only and that changes may occur once an employee takes the posting based on operational requirements and subject to other provisions of the collective agreement (shift bids, layoffs, etc.). The successful candidate for a job posting will be advised of the projected line and project prior to their acceptance of the position and they shall be permitted to decline the position.
- (g) In the event that two (2) or more internal applicants meet the necessary qualifications, experience and ability as set out in the job posting notice, the most senior applicant within the bargaining unit shall be selected for the position, except as outlined in (h) below.

- (h) In the case of Senior Crew Leader, Crew Leader positions, the Employer will evaluate candidates on the basis of qualifications, experience, leadership skills, and ability. In the event that two (2) or more candidates are equal, seniority will be used as the determining factor. All internal candidates will be given careful consideration prior to outside hiring.
- (i) All qualified applicants for a position will receive an interview and a written response outlining why they were not selected for the position.
- (j) If a job posting or vacancy is not filled through lack of applicants or because no applicants meet the necessary requirements according to Article 20.01, the posting shall remain up on the Company bulletin boards and be open for bid until the vacancy has been filled or is withdrawn.
- (k) Before the Company hires an employee or awards an internal posting to an employee without the qualifications and/or experience and/or ability listed on the initial job posting notice, the job must be reposted with the revised qualifications and/or experience and/or ability. The Company's decision to reduce or modify the job qualifications, and/or experience and/or ability will not prejudice its position in future postings.
- (I) Employees who work out of town or who will be absent from the hangar for more than five (5) days may provide electronic notification specifying their intention to apply and be considered for possible vacancies during their absence. The form shall be delivered to the Human Resources Department prior to their departure and will be in effect for any absences from the plant. These forms will expire ninety (90) days from the date of submission.
- (m) For information purposes only, all job postings will be emailed to all bargaining unit members working out of town who have supplied a valid email address. Failure to receive an individual email shall not be considered to be grievable in terms of receiving notice of a job posting.
- (n) Selection for Facilities Maintenance Crew Lead and Senior Planning clerk shall be as per Article 20.01 (h). Postings for the Senior Janitor that arise after the initial Senior Janitor posting has been filled will be determined in accordance with Article 20.01 (h).

20.02 TEMPORARY JOB POSTINGS

- (a) Prior to a temporary job being posted, the shift preference procedures as set out in Article 11.06 must be followed to ensure that the eventual vacancy and shift or project location reflects a true vacancy.
- (b) Vacancies within a specific job family and classification as set out in Schedule "A" which are reasonably expected to be temporary in nature and beyond forty-five (45) calendar days must be posted as a temporary job posting pursuant to all of the provisions of Article 20.01 and the notice shall include the expected duration of the posting. Temporary postings greater than one hundred and twenty (120) days will require the mutual agreement

in writing between the Plant Chair and the Company. The Plant Chair's agreement will not be unreasonably withheld.

Temporary job postings for new or changed classifications within an existing job family identified in Schedule "A" shall be posted on an interim basis and shall state that the posting will remain interim until the provisions of Article 1.04 (a) have been complied with, including any potential arbitration arising out of these provisions. If it is later determined by mutual agreement or arbitration that the new or changed job posting should not have occurred, all members who changed positions as a result of the interim posting shall be placed back into their former positions.

- (c) Employees awarded a temporary job posting will receive written confirmation of their posting and expected end date of the temporary position, if known. The Plant Chair will receive a copy of these confirmation letters.
- (d) Employees who changed their classification as a result of a temporary job posting will return to their former position and shift within seventy-two (72) hours of the end of the temporary position or upon the return of an employee away on a temporary absence unless otherwise mutually agreed.
- (e) Employees working on a temporary job posting will receive the applicable pay rate and scale for all hours worked in the new position from their first day in the temporary position.
- (f) When an employee fills a temporary posting, they must complete that posting unless they are the successful candidate for a permanent job posting or unless otherwise mutually agreed.
- (g) Employees who have successfully held a temporary job posting shall be considered to have met the criteria set out in Article 20.01 (g) and the basic threshold in Article 20.01 (h) for a regular posting into that classification under Article 20.01. The exception shall be when the Union and the Company agree in writing on a without prejudice basis to reduce the criteria for the temporary job posting.
- (h) Where there are insufficient qualified candidates to fill a temporary posting, the Company may fill the vacancy or vacancies through a temporary upgrade as set out in Article 20.03.

20.03 TEMPORARY UPGRADES

- (a) Temporary upgrades to higher paid positions of up to forty-five (45) calendar days in each instance will be offered in accordance with the following process:
 - (i) first, to the senior qualified employee(s) on the crew;
 - (ii) then to the senior qualified employee(s) working on the same project and shift;

- (iii) then to the senior qualified employee(s) on the same project on a different shift provided they are willing to waive the notice requirements as set out in Article 11.07;
- (iv) then to senior qualified employees working on the same shift;
- (v) then to senior qualified employees within the bargaining unit using the shift preference process as set out in Article 11.06.

The above process is not intended to create an overtime situation as a direct result of the upgrade.

- (b) Employees who worked in a temporary Crew Leader position, shall receive the Temporary Crew Leader premium as set out in Schedule A (premiums).
- (c) Where a Crew Leader and/or Senior Crew Leader is or will be absent from a crew and/or project for a complete shift, and/or when an employee is performing any duties of a Crew Leader or Senior Crew Leader at the direction of a Supervisor, a temporary upgrade premium shall be paid to that employee.
 - No employee will be required to take on the duties of a Crew Leader and/or Senior Crew Leader in the absence of direction from a Supervisor.
- (d) In the case of Crew Leader upgrades, the Senior Engineer on the crew can be required to take the position for regularly anticipated absences of a Crew Leader (illness, vacation, banked time, training, upgrades, job posting). Any upgrades beyond this scope shall be voluntary.
- (e) The parties agree that incumbent Crew Leaders should be given reasonable opportunity to return to the Crew Leader role when existing Crew Leaders are absent or when need arises for an increase in the number of Crew Leaders. For the process to follow, refer to the Letter of Agreement on Crew Leader Upgrades.
- (f) Employees shall be given a copy of the upgrade change form every time they submit one of these forms upon request.
- (g) Temporary upgrades being assigned to former Crew Leads who have been displaced through Article 9.04 (c) will be paid at their former rate achieved as a Crew Leader prior to the Article 9.04 (c) displacement for any Temporary Crew Leader upgrades.
- (h) When a clerk is required to perform any senior clerk duties, the most senior clerk on shift will be offered the upgrade and they shall be paid a premium of \$1.00 per hour in addition to their regular rate of pay.
- (i) The supervisory duties of the Lead Planning Clerk (hiring, firing, discipline, and scheduling) will be removed from the bargaining unit and all other duties performed by the Lead Planning Clerk will be folded into the Senior Planning Clerk job classification. Any performance of Supervisory work by a bargaining unit member shall attract the \$2.00 per hour supervisory premium if directed by the Employer to back-fill the Supervisor.

(j) Facilities Temporary Upgrades

Temporary upgrades shall be offered as per Article 20.03. Upgrades to Crew Leader shall be paid at \$3.00 per hour. Upgrades to Supervisor or to Supervisory duties shall be paid at \$2.00 per hour.

ARTICLE 21 - CLASSIFICATION OF EMPLOYEES

21.01 PROGRESSION IN CLASSIFICATIONS

Progression to the maximum rate for an employee's classification shall be by scheduled increments. Scheduled progression shall take place as set out in Schedule "A". Employees shall progress by as many of these increments as are applicable, to whatever wage level is the maximum for their classification. The Company agrees to assess employees for the next level up in the classification within one (1) month prior to the employee fulfilling the number of months to qualify for the next level in the progression. Where the performance review is not completed by the progression due date, the progression will be applied automatically back to the progression due date. The receiving of an AME license will not change and employee's progression date. Any performance issues not raised with the employee within thirty (30) days of the Employer becoming aware of the occurrence shall not be documented on the review.

21.02 RECLASSIFICATIONS

An employee shall be reclassified when the employee is required to perform the work of a higher classification on a regular basis. The reclassification of an employee shall be considered as on a trial basis for the first three (3) calendar months. During this period the Company shall review their performance in the new classification and shall return them to their original classification if their performance is not satisfactory, or the employee may request and will be granted within this same period a return to their original classification if the employee so wishes. If their performance is satisfactory and the employee remains in the new classification, this trial period shall be included as time spent towards their next scheduled increase.

21.03 RATE OF PROGRESSION

Achievement of higher wage rates through scheduled progression within a classification assumes that an employee will achieve a normal rate of progress in the accumulation of the skill, job knowledge, and work performance required. There shall be no restriction of the Company's right to accelerate progression in cases of exceptional merit. Progression may be delayed if an employee has previously been warned in writing, not less than half a progression period or three (3) months, whichever is lesser, in advance of their progression date, about their lack of sufficient progress, unless an issue arises within this period. Under normal circumstances, the delay shall be in increments of half the period of progression, in which time the Company shall further review their performance. An employee

who fails to progress following a one (1) progression delay may have further progression withheld, or may be transferred to work of an appropriate nature and wage level, or may be subject to other appropriate action, subject to the employee's right to grieve.

21.04 ABSENCES NOT COUNTED AS SERVICE

Absence for any reason in excess of ten (10) consecutive working days, except vacation periods and leave of absence granted in accordance with Article 10.01 shall not count as service for purposes of scheduled progression, and the date of progression of an employee so absent shall be adjusted by the period of absence. Periods of layoff shall cause adjustment of an employee's date of progression.

21.05 PLANNING CLERK PROGRESSION

Employees will move up to the next level in their classification based on their anniversary date. For example, an employee who has 35 months service as a Planning clerk will be placed into the Planning Clerk 3 wage rate and will move to the Planning clerk 4 wage rate upon reaching 36 months of service.

Employees who post from Planning clerk to Adam clerk will be placed in the appropriate Adam clerk wage rate based on their length of service as a Planning clerk. For example, a Planning clerk 3 or 4 would move immediately to the Adam clerk 3 rate upon being accepted for an Adam clerk posting. A Planning clerk 2 with 23 months of service will move immediately to the Adam clerk 2 rate upon being accepted for an Adam clerk posting and then to the Adam clerk 3 rate the following month

ARTICLE 22 – TRAINING

22.01 TRAINING AND APPRENTICESHIP COMMITTEE

- (a) It is recognized that future operating needs and requirements of the Company cannot be met without continuing fair and equitable investment in the training of employees. Based on the operational needs of the Company, the Company will continue to provide training programs that will enable employees to maintain and upgrade skills in their job classifications and maintain any endorsements or licenses they hold. In the selection for training programs, seniority will be a key consideration along with ability, basic knowledge and willingness to participate and the requirement to apply the skill being trained given the opportunity.
- (b) To that end, the parties shall implement a Training and Apprenticeship Committee. The Training and Apprenticeship Committee shall make recommendations and shall meet as set out in Article 22.01 (d) to review and discuss the implementation and delivery of formal employee training plans and apprenticeship training programs.

- (c) The Union members on the Committee shall be the Plant Chair and two (2) additional representatives elected or appointed by the Union. The Company shall select three (3) persons excluded from the bargaining unit to sit on this Committee and will notify the Union in writing of their nominees to the Committee. The Company will give due consideration to the recommendations of the Committee.
- (d) The Training and Apprenticeship Committee shall meet within two (2) months of ratification and shall meet not less than four (4) times each year and initially be set at two (2) hours unless mutually agreed in writing. Meetings may be extended or added if required. At the first meeting of the Committee following ratification and every year thereafter, the Committee members shall agree on a schedule of meetings for the following year. Notice of these meeting dates and times shall be posted on all Company bulletin boards for the information of the employees. The schedule of meetings shall not be changed unless by mutual agreement in writing.
- (e) The Committee shall determine its own protocol and procedures for their meetings.
- (f) Minutes will be kept of all matters discussed in the Committee meetings to ensure an accurate record is kept of all proceedings. All documentation and reports brought before the Committee will be referenced in the monthly meeting minutes. The Management members of the committee will have the minutes prepared and distribute to all Committee members for review prior to final approval by the respective chairs. Copies of the final minutes will be distributed to the Committee members and posted on Company bulletin boards. The decisions of the Committee will be recorded in the minutes.
- (g) Committee members shall be paid at applicable rates for the time spent in Committee meetings or performing duties on behalf of the Committee. All time must be approved in advance by the Management Co-Chair of the Committee. Although overtime may be unavoidable, it is intent of the parties to hold these meetings on straight time whenever possible.
- (h) Prior to the implementation of new training plans, programs or courses, the recommendations of the Union members on the Training and Apprenticeship Committee will be considered at a meeting and reasonable efforts will be made to incorporate the Union suggestions where possible. All training programs shall also be reviewed by the Committee no less than annually.
- (i) The Training and Apprenticeship Committee will be notified, consulted, and have an opportunity to consider the appropriate selection of candidates with as much notice as possible for training programs and courses prior to any final selection or announcement. Where possible, this will take place at least four (4) weeks prior to a certification training program or course in a meeting. The Training and Apprenticeship Committee will be provided with a list of all eligible employees for a course or program. A list of selected

- candidates will be posted where possible no later than fourteen (14) days prior to the commencement of the course or program.
- (j) The Company will pay the full cost of any formal training program that an employee is directed to attend by the Company, and travel and reasonable living out expenses shall be paid as per the Letter of Agreement #2 Re: Travel Booking and Expenses, for an employee who is required to live and/ or be away from their home during such training.
 - For the duration of the course, employees will be paid at the appropriate rate of pay for hours in training for eight (8) hours in a day per CAR's and shall be paid at the employee's straight time rate of pay.
- (k) The Training and Apprenticeship Committee will attempt to reach consensus on decisions wherever possible. Should disagreements arise concerning the selection of Employees for training programs, the dispute may be referred to step 3 of the grievance procedure. Should the arbitrator decide that an employee has not been properly awarded a training course or program, the remedy shall be full redress including a directive to train the employee in the missed program or course as soon as possible.

22.02 CERTIFICATION TRAINING

- (a) Seniority of eligible employees shall govern in the selection for certification training. It is understood that there are circumstances where exceptions may be made, such as:
 - (i) It is essential to have multi-endorsed employees on shifts other than Monday to Friday shift.
 - (ii) It is essential that employees are required to be trained for a new line or type of aircraft.
 - (iii) Employees who hold a valid AME license and who do not hold an applicable endorsement.
 - (iv) By mutual agreement with the Bargaining Committee.

The above exceptions will be implemented with the mutual agreement of the Training and Apprenticeship Committee. Agreement shall not be unreasonably denied.

- (b) Employees will be responsible for completing all Company paid training and where applicable passing the required exams. Employees who choose not to complete training or fail to pass required exams or do not apply the training for whatever reason will not be eligible for further paid training except after application to and/or a recommendation from the Training and Apprenticeship Committee.
- (c) Eligible employees shall be those employees able to apply the applicable certification training to their ACA, and Learners who have adequately completed their logbook and have received Transport Canada approval to

- write their exams. The Training and Apprenticeship Committee may expand the eligibility by mutual agreement.
- (d) The Company will continue to reimburse employees for costs related to maintaining certification in accordance with the current policy and practise.
- (e) No certification courses shall be offered to any employee on probation unless by mutual agreement of the Company and Union representatives on the Training and Apprenticeship Committee. Permission shall not be unreasonably withheld by either party.

22.03 NON AIRCRAFT CERTIFICATION TRAINING

- (a) Seniority of eligible employees shall govern in the selection for Non-Aircraft certification training. It is understood that there are circumstances where exceptions may be made by mutual agreement between the Union and the employer.
- (b) Employees will be responsible for completing all Company paid training and where applicable passing the required exams. Employees who choose not to complete training or fail to pass required exams or do not apply the training for whatever reason will not be eligible for further paid training except after application to and/ or a recommendation from the Training and Apprenticeship Committee
- (c) The Company will continue to reimburse employees for costs related to maintaining certification in accordance with the current policy and practice.
- (d) No certification courses shall be offered to any employee on probation unless by mutual agreement of the Company and Union representatives on the Training and Apprenticeship Committee. Permission shall not be unreasonably withheld by either party.
- (e) All Stores Personnel shall receive Dangerous Goods Training where required.

ARTICLE 23 - SAVINGS CLAUSE

23.01 EXTENT

Should any clause or provision of the Agreement be declared illegal or in any way conflict with the laws of the Province of British Columbia or Canada or any regulation thereof, both parties agree that this Agreement shall automatically be amended to comply with such law or regulation, if the law or regulation so requires. The remainder of this Agreement shall not be affected thereby and shall remain in full force and effect.

23.02 WAIVER OF PROVISIONS

The waiver of any of the provisions of the Agreement or the breach of any of its provisions by either of the parties shall not constitute a precedent for any further waiver or for the enforcement of any further breach.

ARTICLE 24 – GENERAL PROVISIONS

24.01 IDENTIFICATION CARDS

Where the Company requires the employee to carry an Identification Card, such card and any replacements thereof shall be supplied free of charge to the employee, except if deliberately damaged by an employee or through careless handling, then the employee shall pay the cost unless there is an adequate explanation for the loss or damage.

24.02 ASSIGNMENT OF WORK BY JOB FAMILIES

- (a) Work applicable to the job family general descriptions as set out in Schedule "A" will be allocated first to employees in the specific job family. While each employee holds a position in a Job Family, it is understood that due to the nature of the work, there are some overlaps in capabilities and responsibilities.
- (b) It is also understood that from time to time employees may be required to assist with work in another Job Family subject to the following;
 - (i) Employees shall be entitled to full employment in accordance with the Collective Agreement in their job family based on one of the shift schedules as set out in Article 11.02 prior to any other employee in another job family temporarily performing such work.
 - (ii) Where an employee is on lay off from any job family and there is an overload of work of forty (40) hours or more spanning more than three (3) days in a calendar week in that job family, laid off employees that have recall rights to that job family and seniority over employees in the job family that would otherwise temporarily do the work will be offered the work in accordance in Article 9.07 (e).
 - (iii) Subject to the provisions of (b)(ii) above, temporary assignments of employees outside of their job family will not be exercised in such a way as to cause a delay in recall of regular employees in the job family where work is required. All hours worked in the effected Job Family by employees not in that job family shall be tracked and made available to the Plant Chairperson upon request.
 - (v) Where work becomes available that is not part of the scope of this agreement and the Company opts to temporarily have this work done by bargaining unit personnel, this activity will not result in the layoff or recall of bargaining unit employees.

ARTICLE 25 – RENEWAL, AMENDMENT AND TERMINATION

25.01 DURATION

This agreement shall become effective on March 31, 2021 and shall remain in full force and effect until March 30, 2025 unless changed by mutual consent of the parties hereto.

25.02 CONTINUATION AND BARGAINING

- (a) During the period when negotiations are being conducted between the Parties for the renewal of this Agreement, the present Agreement shall continue in full force and effect until:
 - (i) the Union commences a legal strike; or
 - (ii) the Employer commences a legal lockout; or
 - (iii) the Parties enter into a new or further Agreement.
- (b) During the continuation period provided in (a) above, neither party shall attempt to take any action or make any changes in the terms and conditions of employment, which would be inconsistent with the express terms of this Agreement.

25.03 NO STRIKE - NO LOCKOUT

During the term of this Agreement, or during the continuation period provided in Article 25.02 (a) above, there shall be no strike by the Union, or lockout of employee by the Company.

SIGNING PAGE

Entered into this 30th day of March, 2021. Signed in, BC on this 30th day of March, 2021.

•	
FOR THE COMPANY	FOR THE UNION
Glenda Mohr Director, Human Resources Cascade Aerospace	Steve Frank Plant Chairperson Unifor Local 114
Rob Burns Vice President, Chief Human Resources Officer I.M.P Group International Inc	Dean Seale Bargaining Committee Member Unifor Local 114
Jennifer McCutcheon Human Resources Lead Cascade Aerospace	Shawn Reuter Bargaining Committee Member Unifor Local 114
Trina Simard Employee Resource Manager Cascades Aerospace	Narinder Bangar Bargaining Committee Member Unifor Local 114
	Paul Wilson Bargaining Committee Member Unifor Local 114
	Nate Shier Local Representative Unifor Local 114
	Mario Santos National Representative Unifor

SCHEDULE "A" - WAGES AND PREMIUMS

Note:

- * Actual wages at March 30, 2021 will equal the 2020 rates plus any COLA payments added to 2020 rates as per Article 14 (to maximum of a 1.5% total increase) plus .5% of the adjusted wage in effect March 30, 2021.
- ** Actual wages at March 30, 2022 will equal the 2021 rates plus any COLA payments added to 2021 rates as per Article 14 (to a maximum of a 2% total increase) plus 1.25% of the adjusted wage in effect March 30, 2022.
- *** Actual wages at March 30, 2023 will equal the 2022 rates plus any COLA payments added to 2022 rates as per Article 14 (to a maximum of a 2.25% total increase) plus 1.5% of the adjusted wage in effect March 30, 2023.
- **** Actual wages at March 30, 2024 will equal the 2023 rates plus any COLA payment added to 2022 rates as per Article 14 (to a maximum of a 2.25% total increase) plus 1.5% of the adjusted wage in effect March 30, 2024.

Job Family: AME (M),(E), (S)

Sr. Crew Leader

Description	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
AME Sr. Crew Lead	M-SCL-1	AV-SCL-1	S-SCL-1	\$47.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Crew Lead – Progression to the next higher pay level shall be based on 1 year of experience at each level and Company review procedure.

Description	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
AME Crew Lead 3	M-CL-3	AV-CL-3	S-CL-3	\$ 46.54	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AME Crew Lead 2	M-CL-2	AV-CL-2	S-CL-2	\$45.27	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AME Crew Lead 1	M-CL-1	AV-CL-1	S-CL-1	\$43.22	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position – Employer Determines Requirement.

<u>Senior Engineer</u> - Progression to the next higher pay level shall be based on 1 year of

Experience at each level and Company review Procedure.

Description	Months	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Sr. Engineer 3	>24	M-SE-3	AV-SE-3	S-SE-3	\$40.95	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Sr. Engineer 2	>12 to 24	M-SE-2	AV-SE-2	S-SE-2	\$39.95	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Sr. Engineer 1	0 to 12	M-SE-1	AV-SE-1	S-SE-1	\$38.94	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position – Employer Determines Requirements

Engineer - Progression to the next higher pay level shall be based on 1 year of

experience at each level and Company review process.

Description	Months	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Engineer 8	>84	M-E-8	AV-E-8	S-E-8	\$36.45	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Engineer 7	>72 to 84	M-E-7	AV-E-7	S-E-7	\$35.91	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Engineer 6	>60 to 72	M-E-6	AV-E-6	S-E-6	\$35.36	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Engineer 5	>48 to 60	M-E-5	AV-E-5	S-E-5	\$34.84	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Engineer 3	>24 to 36	M-E-3	AV-E-3	S-E-3	\$33.06	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Engineer 2	>12 to 24	M-E-2	AV-E-2	S-E-2	\$32.34	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Engineer 1	>0 to 12	M-E-1	AV-E-1	S-E-1	\$31.51	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Progress based on AME license

Learner - Progression upwards to the next higher pay level shall be based on six (6)

months experience at each level and Company review procedure.

Description	Months	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Learner 5	>24	M-L-5	AV-L-5	S-L-5	\$28.48	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Learner 4	>18 to 24	M-L-4	AV-L-4	S-L-4	\$26.62	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Learner 3	>12 to 18	M-L-3	AV-L-3	S-L-3	\$24.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Learner 2	>6 to 12	M-L-2	AV-L-2	S-L-2	\$23.31	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Learner 1	0 to 6	M-L-1	AV-L-1	S-L-1	\$21.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Unlicensed Aircraft Technician with ACA*** (M), (E), (S)

Description	Months	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Unlicensed Tech w/ACA 5	>48 +	M-U-5A	AV-U-5A	S-U-5A	\$35.91	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech w/ACA 4	>36 to 48	M-U-4A	AV-U-4A	S-U-4A	\$35.36	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech w/ACA 3	>24 to 36	M-U-3A	AV-U-3A	S-U-3A	\$34.84	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech w/ACA 2	>12 to 24	M-U-2A	AV-U-2A	S-U-2A	\$33.98	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech w/ACA 1	0 to 6	M-U-1A	AV-U-1A	S-U-1A	\$33.06	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

^{***} Military Trained Unlicensed Pay Scale

Unlicensed Aircraft Technician

Description	Months	Title/Code	Title/Code	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
Unlicensed Tech 4	>36	M-U-4	AV-U-4	S-U-4	\$32.34	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech 3	>24 to 36	M-U-3	AV-U-3	S-U-3	\$31.16	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech 2	>12 to 24	M-U-2	AV-U-2	S-U-2	\$30.00	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Unlicensed Tech 1	1 to 12	M-U-1	AV-U-1	S-U-1	\$28.48	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

- 1. Must have completed Learner Program or have comparable industry experience.
- 2. Upon receiving TC license, they would go to the next higher rate on the TC scale.

Job Family: Machinist

Machinist 2

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
Machinist 2-3	>24 +	MACH-2-3	\$37.52	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Machinist 2-2	>12 to 24	MACH-2-2	\$36.68	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Machinist 2-1	0 to 12	MACH-2-1	\$35.83	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Machinist 1

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Machinist 1-3	>24	MACH-1-3	\$33.75	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Machinist	>12 to 24	MACH-1-2	\$32.40	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Machinist	0 to 12	MACH-1-1	\$30.97	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Job Family: Aircraft Cleaner

Crew Lead - Progression to be based on 1 year of experience at each level and Company review procedure.

Description	Position	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
AC Crew Lead 3	ТОР	CN-CL-3	\$23.58	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AC Crew Lead 1	ENTRY	CN-CL-1	\$22.33	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

Cleaner

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Cleaner 4	>36	CN-L-4	\$21.50	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Cleaner 3	>24 to 36	CN-L-3	\$20.13	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Cleaner 2	>12 to 24	CN-L-2	\$18.75	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Cleaner 1	0 to 12	CN-L-1	\$17.39	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Job Family: NDT Technician

NDT Crew Lead - Progression to be based on 1 year of experience at each level and Company review procedure.

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
NDT Crew Lead 3	>12	NDT-CL-3	\$50.22	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
NDT Crew Lead 1	0 to 12	NDT-CL-1	\$49.16	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

NDT Technician

Description	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
NDT Tech 5 •Certification in Level 2 in LPI or MPI, ET and UT	NDT-5	\$47.82	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
NDT Tech 4 •Certification in Level 2 LPI or MPI,, Level 2 ET or UT and Level 1 in the other	NDT-4	\$45.80	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
NDT Tech 3 •Certification in Level 2 in LPI or MPI, Level 1 ET and UT	NDT-3	\$43.21	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
NDT Tech 2 •Certification in Level 1 LPI or MPI, Level 1 ET and UT	NDT-2	\$41.07	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
NDT Tech 1	NDT-1	\$38.94	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Description	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
•Certification in Level 1 LPI or MPI, Level 1 ET or UT						

Employees must spend a minimum of 12 months at each level before moving up.

Job Family: Painters

Crew Lead - Progression to be based on 1 year of experience at each level and Company review procedure

Description	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
Painter Sr. Crew Lead	P-SCL-1	\$42.02	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

Description	Level	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Painter Crew Leader 3	ТОР	P-CL-3	\$40.81	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Painter Crew Leader 2	MID	P-CL-2	\$39.81	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Painter Crew Leader 1	ENTRY	P-CL-1	\$38.82	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

Senior Painter

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Sr. Painter 3	>24	P-SC-3	\$36.56	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Sr. Painter 2	12 to 24	P-SC-2	\$35.73	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Sr. Painter 1	0 to 12 s	P-SC-1	\$34.91	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

Painter 1

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Painter 4	>36	P-C-4	\$33.32	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Painter 3	>24 to 36	P-C-3	\$32.59	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Painter 2	>12 to 24	P-C-2	\$31.83	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Painter 1	0 to 12	P-C-1	\$30.41	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Must demonstrate competency to advance

Learner - Progression upwards to the next higher pay level shall be based on six (6)

months experience at each level and Company review procedure.

THOTHER OX	nomino experience at each level and company review procedure.							
Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024***	
Painter Learner 5	>24	P-L-5	\$28.48	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%	
Painter Learner 4	>18 to 24	P-L-4	\$26.62	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%	
Painter Learner 3	>12 to 18	P-L-3	\$24.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%	
Painter Learner 2	>6 to 12	P-L-2	\$23.31	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%	
Painter Learner 1	0 to 6	P-L-1	\$21.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%	

Job Family: Interior Technician

Crew Lead - Progression to be based on 1 year of experience at each level and Company review procedure

Description	Level	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
AIT Senior Crew Leader		AI-SCL-1	\$39.96	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Crew Leader 3	Тор	AI-CL-3	\$38.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Crew Leader 2	Mid	AI-CL-2	\$37.65	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Crew Leader 1	Entry	AI-CL-1	\$35.48	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

AIT 2

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
AIT 2 – 2	>12	AI-SC-2	\$33.19	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT 2 - 1	0 to 12	AI-SC-1	\$30.76	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Must demonstrate competency to advance

Must be prepared and required to fill in for Crew Lead

AIT 1

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
AIT 1 - 2	>12	AI-C-2	\$30.59	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT 1 - 1	0 to 12	AI-C-1	\$28.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

4yrs/log book

Learner - Progression upwards to the next higher pay level shall be based on six (6) months experience at each level and Company review procedure.

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
AIT Learner 8	>42	AI-L8	\$28.73	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 7	>36 to 42	AI-L-7	\$28.23	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 6	>30 to 36	AI-L-6	\$27.70	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 5	>24 to 30	AI-L-5	\$26.84	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 4	>18 to 24	AI-L-4	\$25.98	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 3	>12 to 18	AI-L-3	\$24.14	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 2	>6 to 12	AI-L-2	\$22.28	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
AIT Learner 1	0 to 12	AI-L-1	\$21.50	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

J Scale – (hired prior to ratification 2006)

Description	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
J Level 5	J-5	\$37.52	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
J Level 4	J-4	\$35.57	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
J Level 3	J-3	\$33.75	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
J Level 2	J-2	\$30.98	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
J Level 1	J-1	\$30.41	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

- 1. Current unlicensed to become Transport Canada (TC) Licensed where possible.
- 2. Upon receiving TC license they would go to the next higher rate on the pay scale. Those employees at Level 5 who receive their TC license will remain at their current rate until they successfully bid into a Senior Engineer position.

Job Family: Facilities Maintenance

Crew Lead - Progression to be based on 1 year of experience at each level and Company review procedure

Description	Level	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
FM Crew Lead 3	Тор	FM-CL-3	\$40.81	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM Crew Lead 2	Mid	FM-CL-2	\$39.81	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM Crew Lead 1	Entry	FM-CL-1	\$38.82	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

Senior Facilities Maintenance

Description	Months	Title/Code	March14, 2021	2021	2022**	2023***	2024****
Sr. FM 3	>24	FM-SR-3	\$36.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Sr. FM 2	>12 to 24	FM-SR-2	\$35.73	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Sr. FM 1	0 to 12	FM-SR-1	\$34.91	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

Facilities 1

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
FM-1-4	>36	FM-4	\$33.32	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-1-3	>24 to 36	FM-1-3	\$32.59	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-1-2	>12 to 24	FM-1-2	\$31.83	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-1-1	0 to 12	FM-1-1	\$30.41	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Learner - Progression upwards to the next higher pay level shall be based on six (6) months experience at each level and Company review procedure.

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
FM-L- 5	>24	FM-L-5	\$28.48	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-L- 4	>18 to 24	FM-L-4	\$26.62	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-L- 3	>12 to 18	FM-L-3	\$24.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-L- 2	>6 to 12	FM-L-2	\$23.31	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
FM-L- 1	0 to 6	FM-L-1	\$21.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Senior GSE Technician

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Senior GSE Tech 3	>24	GSE-SR-3	\$36.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Senior GSE Tech 2	>12 to 24	GSE-SR-2	\$35.73	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Senior GSE Tech 2	0 to 12	GSE-SR-1	\$34.91	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position - Employer Determines Requirement

GSE Technician

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
GSE Tech 4	>36	GSE-T-4	\$33.32	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech	>24 to 36	GSE-T-3	\$32.59	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech	>12 to 24	GSE-T-2	\$31.83	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech	0 to 12	GSE-T-1	\$30.41	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

GSE Technician Learner

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
GSE Tech Learner 5	>24	GSE-L-5	\$28.48	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech Learner 4	>18 to 24	GSE-L-4	\$26.62	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech Learner 3	>12 to 18	GSE-L-3	\$24.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech Learner 2	>6 to 12	GSE-L-2	\$23.31	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
GSE Tech Learner 1	0 to 6	GSE-L-1	\$21.85	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Janitor

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Senior Janitor 2	> 1 year	JAN-SR-2	\$23.58	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Senior Janitor 1	Entry	JAN-SR-1	\$22.33	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Janitor 4	> 36	JAN-4	\$21.50	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Janitor 3	>24 to 36	JAN-3	\$20.13	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Janitor 2	>12 to 24	JAN-2	\$18.75	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Janitor 1	0 to 12	JAN-1	\$17.39	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Employees must spend a minimum of 12 months at each level before moving up.

Job Family: Planning Clerk

Senior Planning Clerk

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Senior Planning Clerk-2	> than 1 year	PC-SR-2	\$23.87	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Senior Planning Clerk-1	Entry	PC-SR-1	\$22.64	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position – Employer Determines Requirement

Adam Clerks

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Adam Planning Clerk 3	> 24	PC-AD-3	\$22.36	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Adam Planning Clerk 2	>12 to 24	PC-AD-2	\$20.99	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Adam Planning Clerk 1	Entry to 12	PC-AD-1	\$19.60	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Bid Position – Employer Determines Requirement

Planning Clerks

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Planning Clerk 4	> 36	PC-4	\$21.50	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Planning Clerk 3	>24 to 36	PC-3	\$20.13	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Planning Clerk 2	>12 to 24	PC-2	\$18.75	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Planning Clerk 1	0 to 12	PC-1	\$17.39	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Job Family: Stores

Stores Person

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Stores Person 10	> 60	ST-S-10	\$27.90	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Stores Person 9	48 to 60	ST-S-9	\$26.76	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Stores Person 8	36 to 48	ST-S-8	\$25.60	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Stores Person 7	24 to 36	ST-S-7	\$24.46	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Stores Person 6	12 to 24	ST-S-6	\$23.55	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Stores Person 5	0 to 12	ST-S-5	\$22.68	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Stores Trainee

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
S Trainee 4	18 to 24	ST-T-4	\$21.80	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
S Trainee 3	12 to 18	ST-T-3	\$20.94	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
S Trainee 2	6 to 12	ST-T-2	\$20.08	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
S Trainee 1	0 to 6	ST-T-1	\$19.20	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Job Family: Purchasing

Senior Buyer

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Senior Buyer 2 *	12 to 24	PR-SB-2	\$34.57	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Senior Buyer 1 *	0 to 12	PR-SB-1	\$33.47	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

^{*} Bid Position – Employer determines requirement

Buyer

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Buyer 10	> 60	PR-B-10	\$32.35	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer 9	48 to 60	PR-B-9	\$30.68	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer 8	36 to 48	PR-B-8	\$28.43	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer 7	24 to 36	PR-B-7	\$26.87	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer 6	12 to 24	PR-B-6	\$25.64	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer 5	0 to 12	PR-B-5	\$24.86	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Buyer Trainee

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024***
Buyer Trainee 4	18 to 24	PR-T-4	\$23.53	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer Trainee 3	12 to 18	PR-T-3	\$22.66	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer Trainee 2	6 to 12	PR-T-2	\$21.78	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Buyer Trainee 1	0 to 6	PR-T-1	\$20.92	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

> Note: Successful applicants from Stores will receive either their rate of pay or the applicable level, whichever is higher.

Job Family: Material Coordinator

Description	Months	Title/Code	March14, 2021	2021*	2022**	2023***	2024****
Material Coordinator 6	> 60	MC-6	\$30.51	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Material Coordinator 5	48 to 60	MC-5	\$29.21	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Material Coordinator 4	36 to 48	MC-4	\$27.94	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Material Coordinator 3	24 to 36	MC-3	\$26.66	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Material Coordinator 2	12 to 24	MC-2	\$25.39	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%
Material Coordinator 1	0 to 12	MC-1	\$24.11	+ 0.5%	+ 1.25%	+ 1.5%	+ 1.5%

Premiums

Temporary Senior Crew Leader****	\$ 1.25 / hr	
Temporary Crew Leader – except Cleaner	\$ 3.00 / hr	
Temporary Crew Leader Cleaner	\$ 1.67 / hr	
Supervisor Relief	\$ 2.00 / hr	
First Aid – Level 1	\$ 0.75 / hr	
First Aid – Level 2	\$ 1.25 / hr	
Senior Planning Clerk	\$ 1.00 / hr	
Manufacturing Inspection Pay	\$ 300.00 / yr	
Night Shift	\$ 2.00 / hr	
Straight Afternoon Shift	\$ 0.70 / hr	
Fuel Tank Entry	\$ 3.00 / hr	

Endorsement Pay *		\$ 1,200.00 / yr	
Taxi Run-Up**		\$ 1.00 / hr	
LOX***		\$ 2.00 / hr	
Rescue	Team****	\$ 3.00 / hr	
*	Applies to all classifications in the AME (M) and AME (E) job families who hold ACA		
**	Applies to all employees when carrying out taxi run-up duties		
***	Applies to employees when carrying out LOX duties		
****	Applies to Crew Leader to Senior Crew Leader (\$1.25/hr) – Senior Engineer to Senior Crew Leader (\$4.25/hr)		
****	Rescue Team premium (which includes team training and actual rescue events) will be paid in accordance with Fuel Tank Entry premium of 3.00/hr when used.		
	NOTE: those who are accommodated on the Afternoon Shift are ineligible for the Afternoon shift premium		

JOB FAMILY GENERAL DESCRIPTIONS

A job family is a grouping of classifications that have a common set of necessary skills, abilities and qualifications to perform the specialized work that is included in the particular Job Families as outlined below.

STRUCTURES JOB FAMILY

Employees in the Structures Job Family perform basic tasks of fabrication, modification, assembly and repair of sheet metal and/or extruded or otherwise formed metal components, parts and/or structures, composite parts and materials, utilizing the tools and equipment applicable to aircraft industry specification. After receiving adequate certification and/or training, employees in the Structures Job Family will be able to perform sheet metal, composite and welding tasks and perform a maintenance release for tasks within the scope of their certification authority. In addition, they will be capable of working with related technical documents associated with their Job Family.

AVIONICS JOB FAMILY

Employees in the Avionics Job Family perform tasks of servicing, troubleshooting, maintenance, repairs, modifications, fabrication, installation and functional tests on electrical systems and their components utilizing the tools and equipment applicable to aircraft industry specification. After receiving adequate certification and/or training, employees in the Avionics Job Family will be able to complete

avionics tasks and perform a maintenance release for tasks within the scope of their certification authority. In addition, they will be capable of working with related technical documents associated with their Job Family.

MECHANIC JOB FAMILY

Employees in the Mechanic Job Family perform tasks of servicing, troubleshooting, maintenance, repairs, modifications, fabrication, installation and functional tests on aircraft power plants, hydraulic, electrical, pneumatic and mechanical systems, and their components and including but not limited to exterior panels, and hydraulic lines and cables. After receiving adequate certification and/or training, employees in the Mechanic Job Family will be able to complete mechanic tasks and perform a maintenance release within the scope of their certification authority. In addition, they will be capable of working with related technical documents associated with their Job Family.

MACHINIST JOB FAMILY

Employees in the Machinist Job Family perform tasks of fabrication, assembly, repair, refurbishment or modification of parts, elements or components, and make high precision parts according to specifications, along with the set up and operation of any or all of the following CNC or manual machines, included but not limited to: mills (horizontal or vertical), drills, lathes, grinders, saws. In addition, they will be capable of working with related technical documents associated with their Job Family.

PAINT (P) JOB FAMILY

Employees in the Paint Job Family perform basic tasks of preparation, removal and application of protective and decorative coats including but not limited to alodine, etch, primer, enamel and lacquer, on aircraft surfaces and components. In addition, they will be capable of working with related technical documents associated with their Job Family.

NON-DESTRUCTIVE TESTING (NDT) JOB FAMILY

Employees in the NDT Job Family perform tasks of LPI, MPI, ET, UT. After receiving adequate certification and/or training, employees in the NDT Job Family will be familiar with applicable codes and standards and have the ability to interpret inspection results and perform a maintenance release based on their certification authority. In addition, they will be capable of working with technical documents associated with their job family. In the event that the Company adds Magnetic Particle Inspections (MPI) to its capabilities list, the NDT Tech classification will be amended to change the term LPI to read "LPI and/or MPI".

INTERIOR (AIT) JOB FAMILY

Employees in the Interior Job Family perform tasks of installation and removal, troubleshooting, maintenance, repairs, modifications, fabrication, on any aircraft

interior components including but not limited to cabin seats, air grills, ceilings, door panels, flooring, insulation, side wall and floor panels and monuments. In addition, they will be capable of working with related technical documents associated with their Job Family.

AIRCRAFT CLEANER (CN) JOB FAMILY

Employees in the Aircraft Cleaner Job Family perform one or more of the basic tasks of removal of oil, dust and dirt from interior and exterior aircraft and components including but not limited to seats, air grills, ceilings, door panels, galleys, lavatories, flooring, windscreens, closets, side wall and floor panels, flight deck instruments, fight controls, landing gear, exterior panels and structures. In addition, they will be capable of working with related technical documents associated with their Job Family.

FACILITIES JOB FAMILY

Employees in the Facilities Job Family perform tasks of servicing, troubleshooting, maintenance, repairs, modifications, fabrication, installation and functional tests on building power plants, plumbing, hydraulic, electrical, pneumatic and mechanical systems, and their components and including but not limited to welding and fabrication/modifications to tables, crates, jigs, fixtures, a/c parts, aluminum and wood partitions and mobile stands, grounds maintenance, scaffolding, snow removal, spill response and clean up when required.

GSE JOB FAMILY (GROUND SERVICE EQUIPMENT)

Employees in the GSE (Ground Service Equipment) Job Family perform tasks of servicing, troubleshooting, maintenance, repairs, modifications, fabrication, installation and functional tests on Ground Service Equipment and company vehicles, including but not limited to scissor lifts, boom lifts, tugs, fuel trucks, dollies, forklifts and hydraulic jacks and power carts.

JANITOR JOB FAMILY

Employees in the Janitorial Job family perform the tasks of servicing, cleaning, emptying of garbage and basic maintenance of all offices, washrooms, hallways, hangers and lunchrooms. They are also responsible for ensuring all washrooms are sufficiently stocked with towels, soap and toilet accessories and spill response and clean when required.

PLANNING CLERK JOB FAMILY

Employees in the Planning Clerk Job Family perform the basic tasks of data entry, accurate recording of all work cards, materials and outside services into Cascade Aerospace's database and customer database where required and administrative, clerical duties including but not limited to paper work distribution and control, checking finalization and audit of final paperwork, liaising with Quality Assurance,

Crew Leaders, Purchasing, Planners, Supervisors and Customer Reps, ensuring the accurate creation, execution and disposition of work packages and assisting in special departmental projects.

PURCHASING JOB FAMILY DESCRIPTION

The Buyers negotiate purchases on Cascade's behalf, with the overall goal of reducing costs within accepted parameters. Buyers regularly and routinely undertake work to research the best possible supplier based on a variety of factors including cost, quality, and delivery time.

STORES JOB FAMILY DESCRIPTION

Employees in the Stores Job Family perform tasks relating to parts and tooling control. Stores duties including but not limited to inspecting and certifying goods received, shipped and issued. Issues parts and fills pick tickets. Compile parts to form kits for Customer sales. Maintains inventory controls for both Cascade stock as well customer supplied parts and tooling. Maintain tooling calibration controls. Support production with the issuing and returning of tooling and consumables and create zero (0) dollar purchase orders for AOG/Priority 1 Aircraft.

MATERIAL COORDINATOR JOB FAMILY DESCRIPTION

Employees in the Material Coordinator Job Family perform tasks relating to providing materials coordination, analysis, expediting and planning of parts to support the project management process. Material Coordinator duties including but not limited to resolve Production material issues, provide Material status daily reporting for each project, encompassing planned, ordered, received, issued and issue returned material. Develop and implement material systems and processes that support all areas of Production planning, Supply Chain and project based departments.

JOB CLASSIFICATION DESCRIPTIONS

A classification is a specific position within a specific job family. Each classification within each job family is shown below. Each classification can have multiple levels and different rates of pay associated with those levels. Levels within each classification are shown in Schedule "A".

The parties agree that the job descriptions for the Job Classifications below are deemed to form part of this Collective Agreement. [The Job Descriptions referenced in the foregoing are the Job descriptions that are in place as set out in the 2011 to the 2014 memorandum of agreement.]

Job Family: Mechanic (M)

- AME (M) Senior Crew Lead
- AME (M) Crew Lead
- AME (M) Senior Engineer
- AME (M) Engineer
- (M) Learner
- AME (M) Quality Control Inspector
- (M) Unlicensed Technician
- (M) Unlicensed Technician w/ACA

Job Family: Avionics (E)

- AME (E) Senior Crew Lead
- AME (E) Crew Lead
- AME (E) Senior Engineer
- AME (E) Engineer
- (E) Learner
- (E) Unlicensed Technician
- (E) Unlicensed Technician w/ACA

Job Family: Structures (S)

- AME (S) Senior Crew Lead
- AME (S) Crew Lead
- AME (S) Senior Engineer
- AME (S) Engineer
- (S) Learner
- (S) Unlicensed Technician
- (S) Unlicensed Technician w/ACA
- (S) Unlicensed Structures Prior to Ratification 2006" ("J" Scale)

Job Family: Machinist (MACH)

- (MACH) Machinist 1
- (MACH) Machinist 2

Job Family: Aircraft Cleaner (CN)

- (CN) AC Crew Lead
- (CN) Aircraft Cleaner

Job Family: Non-Destructive Testing (NDT)

- NDT Crew Lead
- NDT NDT Tech

Job Family: Painters

- Painters Senior Crew Lead
- Painters Crew Lead
- Painters Senior
- Painters –
- Painters Learner

Job Family: Interior Technician (AIT)

- AIT Senior Crew Lead
- AIT Crew Lead
- AIT − 2
- AIT 1
- AIT Learner

Job Family: Facilities and Maintenance (FM)

- FM Crew Lead, Facilities and Maintenance
- FM Senior Facilities Maintenance
- FM Facilities Maintenance
- FM Facilities Maintenance Learner
- FM Senior GSE Technician
- FM GSE Technician
- FM GSE Technician Learner
- FM Senior Janitor
- FM Janitor

Job Family: Planning Clerks (PC)

- PC Planning Clerk
- PC Adam Clerk

• PC – Senior Planning Clerk

Job Family: Purchasing

- PR Senior Buyer
- PR Buyer
- PR Buyer Trainee

Job Family: Stores

- ST Stores Person
- ST Stores Trainee

Job Family: Material Coordinator

• MC – Material Coordinator

SCHEDULE "B" - PENSION PLAN

On the first of the month after their probationary period, all permanent employees who work over twenty (20) hours per week may join the Company's defined contribution or money purchase pension plan. The employee must contribute a minimum of 3% of total gross pay and Cascade will match this to a maximum of 3%. There is a two (2) year vesting period for the plan, meaning that once an employee has participated in the plan for two (2) years the Company-contributed funds are vested, and the funds are locked in until retirement. Participation in the plan accounts for a portion of an employee's annual RRSP limit. The employee makes the decision and has sole discretion over the choice of which available investment vehicles are chosen for their funds. The Company does not provide advice on investments. The pension benefits are based on the value of contributions plus accumulated interest, earnings, gains and losses. Full details of the plan are available through Human Resources.

Matched pension contributions for employees with fifteen (15) or more years of plan participation shall be four percent (4%).

SCHEDULE "C" - STATUTORY HOLIDAY DATES

	2021	2022	2023	2024	2025
New Year's Day	Friday,	Saturday,	Sunday,	Monday,	Wednesday,
	January 1				
Family Day	Monday,	Monday,	Monday,	Monday,	Monday,
	February 15	February 21	February 20	February 19	February 17
Good Friday	Friday,	Friday,	Friday,	Friday,	Friday,
	April 2	April 15	April 7	March 29	April 18
Victoria Day	Monday,	Monday	Monday,	Monday,	Monday,
	May 24	May 23	May 22	May 20	May 19
Canada Day	Thursday,	Friday,	Saturday,	Monday,	Tuesday,
	July 1				
B.C. Day	Monday,	Monday,	Monday,	Monday,	Monday,
	August 2	August 1	August 7	August 5	August 4
Labour Day	Monday,	Monday,	Monday,	Monday,	Monday,
	September 6	September 5	September 4	September 2	September 1
Truth and	Thursday	Friday	Saturday	Monday	Tuesday,
Reconciliation Day	September 30				
Thanksgiving Day	Monday,	Monday,	Monday,	Monday,	Monday,
	October 11	October 10	October 9	October 14	October 13
Remembrance Day	Thursday,	Friday,	Saturday,	Monday,	Tuesday,
	November 11				
Christmas Day	Saturday,	Sunday,	Monday,	Wednesday,	Thursday,
	December 25				
Boxing Day	Sunday,	Monday,	Tuesday,	Thursday,	Friday,
	December 26				

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: EMPLOYEE AND FAMILY ASSISTANCE PROGRAM

The Company agrees to continue to provide an Employee and Family Assistance program for the employees.

The Employee and Family assistance Program is available on a confidential basis to employees and their family members. Employees become eligible at the same time they become eligible for Extended health. This program offers confidential, professional assessment, guidance and counselling for personal difficulties such as:

- (a) Emotional or physical problems
- (b) Marital or family problems
- (c) Stress
- (d) Work related problems
- (e) Pre-retirement planning
- (f) Financial and legal difficulties
- (g) Child and elder care
- (h) Sexual harassment or abuse
- (i) Alcohol or drug dependencies
- (j) Gambling
- (k) Bereavement

Signed this 30th day of March, 2021.

FOR THE COMPANY FOR THE UNION

Glenda Mohr
Director, Human Resources

Cascade Aerospace

Mario Santos

National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: TRAVEL AND BOOKING POLICY

The Company's intent is to ensure consistent, cost effective and safe travel arrangements are made for all employees travelling on Company business including but not limited to Training and or MRP's and that normal living expenses are reimbursed when supported by receipts.

Travel Arrangement

- i. Where possible, all travel itineraries, tickets, customs forms, and work visas will be provided to the employees prior to departure.
- ii. Where possible, all travel Flight arrangements will be confirmed by the Employer and there shall be no standbys.
- iii. Where possible, all flights shall be booked in consultation with the employee.
- iv. Employees are responsible for all non-approved upgrades and seat costs.
- v. Where possible, hotel arrangements will always be confirmed at least 24 hours prior to departure with the employee. In any case where the job extends beyond the scheduled time frame, the Employer will ensure that all hotel and flight arrangements have been made in advance.
- vi. Hotel accommodations provided, will be safe and sanitary.
- vii. Employees may elect to arrange alternate travel means or return destinations, and he/she shall be reimbursed Travel Time and flight costs equivalent to the most recent itinerary route away from and or back to Cascade Aerospace.
- viii. Any changes made to the travel itinerary must be approved by Cascade Aerospace and the Employee.
- ix. If a travel date change is initiated by the Company, the Employee may request to alter the return date without incurring any cost for the change.
- x. Where there is a change to the most recent itinerary, those costs will be the basis for the employee's allowance for Return flights and Travel Time pay. Any amounts exceeding that amount will be borne by the employee.

All travel arrangements will be made through a designated Travel Coordinator. Travel arrangements will not be made which knowingly route employees via any war-risk zone or any airport that is politically unstable or use any non-common airline carrier, especially in developing countries.

Travel Time

A travel day that falls on a scheduled day of work shall be paid on a without loss of pay basis, meaning that if an employee only travels for six (6) hours on a scheduled eight (8) hour day, they will receive eight (8) hours of pay, and where possible will be expected to commence work.

A travel day that falls on a schedule day of work that extends beyond the scheduled hours of work will be paid at time and one half overtime rates for those hours beyond the scheduled shift. This means that an employee scheduled to work eight (8) hours and travels for ten (10) hours will receive eight (8) hours at regular pay, and two (2) hours at time and one half overtime rates. An employee, whose regular schedule is ten (10) hours for that day, would only receive their regular pay of ten (10) hours for the same (10) hours. In circumstances where the Employee travels after working a partial or full shift, the travel time will be considered a continuation of the work day and will attract overtime pursuant to Article 11.11.

Travel that takes place on a regularly scheduled day off will be paid at time and one half overtime rates.

Travel Time shall not attract the double time rate:

- Cascade Aerospace will cover taxi or shuttle costs to and from the Airport (Cascade Aerospace to YVR or YXX as appropriate and agreed terminal) for Departure and Arrival.
- ii. Outbound Travel Time pay will be paid from departing Cascade Aerospace in addition to the Airlines suggested Check in time, to the actual check in time at destination hotel or arrival at work site at the applicable rates.
- iii. Inbound Travel time pay will be paid for all time, from the time of the checkout time at the Hotel, to the arrival back to Cascade Aerospace at the applicable rates.
- iv. Where an employee is on a lay-over, if a hotel room is offered, travel time pay will stop at the time of check in at hotel and shall then begin at the time of check out of hotel. If additional layover time at the Hotel is required, the employee shall be paid 8 hrs straight time at their regular rate per additional 12 hrs at hotel.
- v. Where an employee is provided a hotel room with a minimum of 10 hours of rest, this shall reset the travel time pay rate.

Per Diem

A per diem of eighty (\$80.00) dollars per day will be paid while travelling on Company business.

- i. Cascade Aerospace will provide per diems to each employee upon departure for entire duration of Trip, via direct deposit.
- ii. Per diems are treated as an advance and while no receipts are required in order to receive the per diem, the per diems must be claimed upon return

- via the Cascade Expense Tracking System which is currently the "Concur" system.
- iii. Per Diems will be adjusted to cover meals based on the duration of Travel Time with either ½ day (5 hours or less) or full day (greater than 5 hours) Per Diem options only.
- iv. Employees are responsible for managing their per diem(s).
- v. Per Diems are to cover food, non-alcoholic beverages and bottled water.
- vi. Per Diem rates outside of Canada, shall be the most recent Statistics Canada Canadian Foreign Post Indexes. Per diems will be paid in Canadian currency, with the exception of US Travel. In these cases, per diem will be paid at the indexed rate in CAD, or standard per diem rates (\$80) in USD, whichever is greater.

https://www150.statcan.gc.ca/n1/en/catalogue/62-013-x

The parties understand and agree that the Per Diem Rates as set out above shall not drop below 100 as per the above indices.

vii. In addition to the Per Diem rate, an allowance based on the most recent Canadian, National Joint Council, FSD 58 post differential allowance shall be provided, based on a calculation of the daily allowance (per annum subdivided by 365.24) of Appendix B-post ratings (location).

https://www.njc-cnm.gc.ca/directive/d137/v273/s749/sv21en

Appendix "A" (Post Differential Allowance)

https://www.njc-cnm.gc.ca/s3/d554/en

These allowances shall not be paid during Travel Time.

Incidentals Covered by Cascade Aerospace

- i. One fifteen minute phone call per day will be provided (Charged to hotel room/or receipt) where there is no ability to make a call using Wi-Fi or where the Employer was not provided an international calling card, the Employer shall reimburse Employees for the cost of an international phone plan for those assigned outside of North America for more than 7 days. Or, the Employer may opt to provide a long distance plan or a calling card.
- ii. Normal expenses incurred by the employee shall be reimbursed back to the employee upon presentation of proof of payment where possible, i.e. international banking fees, laundry, etc.
- iii. Employees are responsible for any personal purchases (clothing, newspapers etc.).
- iv. When required, where any travel is being conducted, the employer shall provide a vehicle to the employee and the employer shall pay all associated costs for the vehicle rental including the appropriate insurance coverage, and any associated costs if the Employee(s) are not being picked up by a

shuttle service. Employees required to obtain International Driver's licences shall do so prior to departing and the employer shall cover all costs associated with obtaining their International Drivers licence.

An employee required to use their own car for transportation will be reimbursed in line with the applicable provisions of the federal Income Tax Act, however this amount shall be no less than fifty-two cents (\$0.52) per kilometre. Employees will only use their only vehicle provided that their vehicle insurance is sufficient to cover such usage.

All medical and pharmaceutical costs incurred by an employee while travelling on Company business that are not covered by the Company's insurance shall be covered in full by the Company. Employees shall ensure that they bring sufficient prescribed medication with them when travelling on Company business.

The Travel Booking and Expenses Policy dated shall not be changed for the life of the collective agreement in relation to Union members without the mutual written agreement between the Company and the Union.

Signed this 30th day of March, 2021.

FOR THE COMPANY

Glenda Mohr Director, Human Resources Cascade Aerospace FOR THE UNION

Mario Santos National Representative Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: CASUAL EMPLOYEES

The Company and the Union recognize that Casual Employees can play a role in assisting the Company to meet the staffing requirements.

The use of casual employees will not be exercised in such a way as to cause delay in hiring regular employees or cause the lay-off, or delay the recall of full-time regular employees.

Therefore, it will be permitted for the Company to hire no more than twenty (20) casual employees total (with no more than five (5) total from the GSE, Stores, Purchasing, Facilities Maintenance, Planning Clerks, Material Coordinator and Janitor job families combined) and no more than ten (10) from any other given Job Family at any one time) as Casual Workers within the bargaining unit pursuant to the following:

Seniority

Casual employees will only have seniority amongst other casual workers, and will have selection preference over external hires for posted full-time regular positions. The seniority date upon conversion or posting into a regular position shall be determined by pro-rating the hours worked to reach a date of hire for seniority purposes; which will be reflected as the employee's anniversary date as related to Article 13.01 Vacation entitlement.

Vacation

Casual employees will receive vacation percentage in accordance with .

When a Casual Employee converts from casual status to permanent status, all service from their hire date as a casual shall be credited to the Employee in vacation accrual for the purposes of percentage, pay and entitlement.

Benefits

Casual employees will receive benefits of statutory declaration. In addition, casual employees, who at the time of shift scheduling are scheduled to work greater than twenty (20) hours a week over the upcoming scheduled year, or a casual who has worked on average over twenty (20) hours a week in the preceding twelve (12) months, shall be entitled to choose to participate in the following limited benefits

for the following twelve (12) months, where they have served the waiting period proscribed by the plan on a prorated basis:

- Health
- Extended Health
- Dental

The scope of these benefits shall be offered on the same basis as set out in Article 16.01 (a) and the employee shall pay a pro-rated share in accordance with the method outlined in Article 16.01 (a) (i).

General Holidays

In accordance with the Canada Labour Code.

Probation

Shall be one thousand and forty (1040) hours worked. Existing employees converting to casual status on a voluntary basis will not be required to serve a new probationary period.

Work Schedule

Casual employees will be on an on-call, schedule or unscheduled basis based on operation needs and will not be assigned to a specific shift, unless operational requirements require it.

Wages

Casual Employees will be placed on the appropriate wage scale and receive progressions based on hours worked with each month on the progression being equal to 173.33 hours for the purpose of this Letter of Understanding only.

The Plant Chairperson will be notified before a Casual Employee begins their employment. The Casual Employee Program will be reviewed each quarter at the Labour Management meeting and may be changed by the mutual agreement of the parties.

Conversion to Regular Full-Time

Casual employees will be converted into regular, full-time employees where they accumulate one thousand four hundred (1400) hours in a calendar year, unless mutually agreed between the employee, Plant Chair and Company.

Signing page for LOU #3

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: GAP TIME, SHUT DOWN DAYS AND WORK SHORTAGES

As a result of unforeseen aircraft arrival and or departure schedule changes, from time to time Cascade will encounter gaps in our maintenance schedule. Also, the Company may encounter work shortages and reserves the right to schedule shut down days. Due to these circumstances, employees may be directed to take one (1) or two (2) days off to a maximum of eighty (80) hours cumulatively as set out in Parts 1, 2 & 3 below per calendar year pursuant to the following:

Part 1 – GAP Time

- 1. GAP TIME is not intended as an alternative to the layoff language of the Collective Agreement. Assigned time off under this Letter of Agreement is intended for short term and temporary gaps in the maintenance schedule.
- 2. Volunteers within the affected project/shift/job family will first be offered the time off.
- 3. If there are insufficient volunteers, the employees will be assigned gap time in the following order:
 - (i) Contract labour within the affected project/shift/job family and/or those performing similar but non-specialized work on other crew(s), will be released prior to any employees being assigned time off for a period of time of one (1) day or longer.
 - (ii) Any further required reductions will be assigned by reverse order of seniority to employees within the project/shift/job family that are affected. Due to the short term nature of this situation, no bumping rights will be allowed, however, should an employee be able to locate an equivalently qualified employee that wants to take the time off in their place, this option will be considered.
- 4. Employees may be directed to take one (1) or two (2) days per pay period off as set out in Part 1 of this LOU.
- 5. Time off will be covered by banked time and where there is no banked time, the employee may elect to take vacation time, time off no pay or elect to be laid off.
- 6. After any employee has accumulated eighty (80) hours of GAP time in a calendar year, whether assigned or voluntary, any further GAP time taken must be voluntary. For tracking purposes these additional hours will continue to be recorded as GAP.

- 7. It is permissible for an employee to volunteer for time off over and above two (2) days in an affected pay period and for that time to be accounted as GAP.
- 8. As a means to reduce the requirement for assigned time off, the Company may offer a temporary shift change to allow the affected employee(s) the ability to maintain their hours for the period. The employee will have the option to accept the shift change or accept the assigned gap time off. Due to the short term nature of these situations, the temporary shift change notice period may not be attainable.

Part 2 - Work Shortages

- When there is a shortage of work, days attributable to work shortages may be assigned vis-a-vis the same provisions as set out in Part 1 (Gap Time) above up to a maximum of one (1) day per two consecutive pay periods. Bank Time, vacation, or time off no pay may be used to cover this time for at the Employee's discretion.
- 2. Work shortage days shall be counted along with Gap Time (Part 1 above) and Shut Down Days (Part 3 below) to the cumulative maximum of eighty (80) hours in a calendar year as set out in the preamble of this LOU.
- 3. For the benefit of all involved the Company will make every effort to announce the possibility of short term work shortages as far in advance as possible and seek volunteers for the time off. If there are insufficient volunteers, employees will be assigned a day off as per Part 1, Gap Time, provision 3. It is recognized that there will be times when the anticipated work shortage will not materialize. In this event, the Company will work with the individuals that have volunteered to either;
 - (a) Re-schedule the employee to work the shift, or;
 - (b) Where the employee wishes to take the time off anyway and the Company can reasonably accommodate, the time will remain as approved time off. For the purposes of this situation, reasonable will mean that;
 - (i) Overtime will not be incurred to make up the time.
 - (ii) No customer's delivery schedule will be put at risk as a result of the time off.
 - (iii) No other employee's seniority rights will be affected with regard to the time off approval.
- 4. Due to the approved time off referred to in 3 (b) above not being the result of a gap in the maintenance schedule, the time off will not be recorded as GAP and will not apply to limits or accruals referred to in this Letter of Agreement.

Part 3 – Shut Down Days

- Scheduled Shut Down days shall be scheduled by the Employer at the time of vacation bid for the following year. It is recognized that there will be times when the anticipated shut down days will not materialize. In this event, the Company will:
 - (a) Re-schedule the employee to work the shift, or;
 - (b) Where the employee wishes to take the time off anyway and the Company can reasonably accommodate, the time will remain as approved time off. For the purposes of this situation, reasonable will mean that:
 - (i) Overtime will not be incurred to make up the time.
 - (ii) No customer's delivery schedule will be put at risk as a result of the time off.
 - (iii) No other employee's seniority rights will be affected with regard to the time off approval.
 - (c) In the event that the Shut Down Day does not materialize, any approved time off will not be recorded as GAP and will not apply to limits or accruals referred to in this LOU.
- 2. Shut Down days shall be counted along with Gap Time (Part 1 above) and Work Shortages (Part 2 above) to the cumulative maximum of eighty (80) hours in a calendar year as set out in the preamble of this LOU.
- 3. Shut Down days shall be scheduled up to a maximum of one (1) day per two consecutive pay periods with the exception of the Christmas period which, may be three (3) days. Bank Time, vacation, or time off no pay may be used to cover this time off at the Employee's discretion.
- 4. The parties to this LOU understand and agree that the cumulative total of eighty (80) hours per calendar year include the assignment of time off pursuant to Parts 1, 2 & 3 of this LOU.
- 5. Where practicable, the parties agree that Shut Down Days and Work Shortages shall not occur in a single calendar month.

Signed this 30th day of March, 2021.

FOR THE COMPANY	FOR THE UNION
	Mall hell
Glenda Mohr	Mario Santos
Director, Human Resources	National Representative
Cascade Aerospace	Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: PROTECTED WORKING CONDITIONS

Further to our discussions during collective bargaining, the parties agree that the Company will continue to provide the following working conditions to the employees without change for the duration of the 2021-2025 Collective Agreement:

- Employee parking at no cost.
- Covered smoking area unless prohibited by statute.
- A patio area.
- Lockers for employees' personal belongings.
- Transportation of employee tool boxes to off premises worksites when required.
- Reimbursement for required Transport Canada Exams where a license is issued.
- Telephone access.
- Repair or replacement of damaged tool boxes where the damage is the result of an accident on Company premises and is not the result of the employees own negligence.
- A length of service recognition program.
- Protective clothing in accordance with Article 3.13.
- An adequate number of microwaves, refrigerators, and toasters.
- Where an employee feels unsafe to drive, and the Company agrees, the Company will pay for a taxi to take them home.
- The Company agrees to reimburse the costs associated with all initial and renewals of Transport Canada licences and CAMC and/or CCAA certifications, and NDT certifications as required.
- Continue to provide tools and toolboxes.
- Two (2) Unifor flags in hangar, not to exceed 6ft (width) x 10ft (length), to be hung from the mezzanine rail in consultation with the Facilities Manager.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Mario Santos

National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: CLAIM ADJUDICATION INFORMATION

The Company agrees to make reasonable efforts to have the benefit provider require as little medical information as possible to properly adjudicate claims in order to reduce costs borne by employees.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Mario Santos

National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: JOB SECURITY ISSUES

During collective bargaining, the parties discussed the scope of the work to be performed by Cascade bargaining unit members during the existence of the Collective Agreement which will be in effect until March 30, 2025.

To clarify the understanding reached on these issues, the parties have set forward the following provisions:

- The Company confirms that during the life of this Collective Agreement, it is the intention of the Company to continue to do the heavy maintenance work currently performed on the C130 fleet (including the E&H) models at the Cascade Aerospace facility in Abbotsford. It is also the intention of the Company to perform heavy maintenance work on the new C130J models at the Abbotsford facility.
- 2. It is understood that Cascade performs some maintenance work in Trenton, Ontario and that this work is not included in the bargaining unit. It is not the intention of the Company to expand the scope of the work in Trenton being performed by non-bargaining unit members as it relates to work presently done or scheduled in Abbotsford; specifically, the Company does not intend to transfer work from Abbotsford to Trenton.
- 3. The Employer agrees to keep the Union informed with respect to the work being done at Trenton and will provide a written update within fourteen (14) days of ratification and quarterly thereafter. Specifically, the Company will inform the Union if the nature or scope of the work has changed. The Union shall be provided with relevant information or documentation with respect to the work being done at Trenton if a breach of this letter is alleged.
- 4. The Company confirms that during the life of this Collective Agreement, the Company will perform and conduct heavy maintenance work on aircraft belonging to other countries than Canada or for an international airline customer at the Abbotsford facility.
- 5. The Company confirms that during the life of this Collective Agreement, the Company will perform and conduct heavy maintenance work for any Canadian airlines at the Abbotsford facility.
- 6. Heavy maintenance work is defined to include third line maintenance, overhauls, periodic and heavy checks, and modifications scheduled in conjunction with these checks.

- 7. This will not preclude the utilization of mobile repair parties under this Collective Agreement.
- 8. The Company, in seeking work domestically and internationally, intends to bring that work to Canada to have that work performed in our Abbotsford facility; and confirm our intent that, to the extent of our control, it will bring maintenance and modification work to the Abbotsford facility. Union staff will perform the work within the scope of the collective agreement.
- 9. The obligations will be enforceable under the Collective Agreement through the grievance and arbitration provision.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: CREW STRUCTURES

Using the shift bid process, home crews will be developed once per year, or more frequently if required due to hiring, attrition, or production demands according to the following guidelines:

- (a) Each job family/department will be divided into home crews of no more than ten (10).
- (b) Each home crew will have a minimum of one (1) Crew Leader, one (1) Senior Engineer/Tradesperson/AIT2, and, in the AME crews, one (1) additional AME with an ACA for crew sizes up to seven (7). Crew sizes eight (8) and greater shall have an additional Senior Engineer/Tradesperson/AIT2.
- (c) Home crews are used for determining crew position vacancies and for vacation bidding purposes in accordance with the shift and vacation bidding provisions of the Collective Agreement.
- (d) During the course of the year, requirements may arise where crews or portions of crews will be assigned away from their home crews for operational requirements. Crew assignments will be carried while maintaining all provisions of this LOU.

Signed this 30th day of March, 2021.

FOR THE COMPANY FOR THE UNION

Clanda Maka

Glenda Mohr
Director, Human Resources
Cascade Aerospace

Mario Santos
National Representative
Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: MOBILE REPAIR PARTIES (M.R.P.)

Mobile Repair Parties Defined

Mobile Repair Parties are defined as any work including delivering instruction and training outside the Vancouver Lower Mainland and Fraser Valley performed by a bargaining unit member at Cascade Aerospace.

MRP'S will be worked using the following:

Guide Lines

- i. For all MRP's that occur during regular work hours, an electronic notice shall be distributed to the trade specific Employees required to perform the assignment. A copy of all notices will be provided to the plant chair. Postings shall include the government of Canada Travel Advice and Advisories, risk level, and safety and security information for international MRP's. Hours of work, Days on and off, location, and duration.
- ii. Where the company received notification of an MRP's outside of regular work hours, selection will be made via SharePoint sign up IAW Article 11.14c
- iii. Phone Plans will be provided pursuant to LOU #2 for MRP beyond 7 days
- iv. Company will Register MRP employees with Government of Canada "Registration of Canadians Abroad" for International MRP's where there is a traveler advisory.
- v. Cascade Aerospace will make every effort to negotiate with the customer broad access to the work site for the employees, in order to work flexible hours.
- vi. Employees are responsible for recording all hours worked and reporting those hours to their supervisor and payroll.
- vii. Request for time off after completion of Mobile Repair, either starting from the MRP location or an agreeable starting location, will be forwarded to Production Resourcing in accordance with Article 13.07 and such request will not be unreasonably denied.
- viii. Time off after completion of MRP will not affect the employees travel time pay back to Cascade Aerospace. Employees will be paid return travel time equivalent to their most recent return to Cascade itinerary that was provided to them by the company.

- ix. Where an MRP is in excess of 120 days, the employee shall be offered a return trip back to Abbotsford at the mid-point of the MRP provided this can be accommodated with the customer, or if the employee requests the Employer will allow the employee to have one visitor fly to the MRP location. The Employer's cost for the visitor shall be limited to the cost of the flight. Where an employee elects to travel home the employee will be paid straight time home and back as these hours are not deemed to be hours worked.
- x. Where an Employee is forced to go on an MRP, the Employee shall not be forced beyond sixty (60) calendar days in duration. A minimum of 2 weeks notice will be required unless there is a mutual agreement with the employee and the company.
- y. When an MRP group is made up of three (3) or more employees and there is no crew leader in that group. The crew leader upgrade process will be utilized and awarded to one of the employees for the duration of the MRP.
- z. The Company shall provide Employees on MRP with email copies of any job posting's for the duration of there deployment.

Hours of Work on Mobile Repair Parties

Employees assigned to a Mobile Repair Party will be paid at their regular rates of pay for the time involved, including overtime for overtime hours worked on an aircraft. In addition, basic hours of work will be protected, but the scheduled hours of work may be adjusted to accommodate the nature of the assignment.

- i. Work weeks may be expected to be up to 7 days per week, with the normal work day being 8 hours per day. Employees on a MRP shall be guaranteed a minimum of 48 hours pay at straight time per week.
- ii. Work hours will be from the start of work to the completion of work each day at the worksite providing that the work site is within 60 minutes total travel time for the day to their accommodations or a mutually agreed to time.
- iii. Any lunch or dinner breaks will be paid per the collective agreement.
- iv. An employee will not be paid when on a day off and not working, except as referred to in (i) above.
- v. Saturdays and Sundays, if worked, will be paid at the applicable overtime rates (as per the collective agreement). All hours worked will be paid to employees per the Collective Agreement.
- vi. Employees shall be paid overtime rates for those hours worked in excess of the regular scheduled hours in a week (as per the collective agreement). Employees will be paid a minimum of eight (8) hours at a straight time at the applicable MRP rate on a regular schedule day when not working on an aircraft due to circumstances beyond employee's control.

Transportation and Accommodation

The Company will arrange for payment of transportation and accommodation per LOU #2. If these expenses are not paid directly by the Company and/or other expenses will be incurred, the employee will be given a travel advance and must account for the funds advanced and/or expenses incurred, by way of an expense report including receipts, upon their return.

Personal Vehicle Use on Mobile Repair Parties

An employee required to use their own car for transportation on a Mobile Repair Party will be reimbursed in line with the applicable provisions of the federal Income Tax Act, however this amount shall be no less than fifty-two (\$0.52) per kilometer. Employees will only use their only vehicle provided that their vehicle insurance is sufficient to cover such usage.

Employees who perform work off site but within the Vancouver Lower Mainland and Fraser Valley will be reimbursed in line with the applicable provisions of the federal Income Tax Act, however this amount shall be no less than fifty-two (\$0.52) cents per kilometer if they are required to use their own vehicles. Employees will only use their only vehicle provided that their vehicle insurance is sufficient to cover such usage.

Selection for Mobile Repair Parties

When selecting an employee for a Mobile Repair Party, the following criteria shall govern in making the selection:

- (a) Qualifications required;
- (b) Availability of the employee;
- (c) Time since previous M.R.P.
- (d) Seniority;
- (e) Right of refusal by Technician.

If there are no volunteers per the above criteria, then the junior qualified technician will be required to take the assignment. Notwithstanding the above, employees forced to accept a Mobile Repair Party assignment may exercise their right to refuse unsafe work as per the *Canada Labour Code* and/or if the insurance coverage set out by the Company will be nullified in the event of war, insurrections, etc.

Mobile Repair Party Premiums

Employees working on a Mobile Repair Party will be paid a premium of five dollars (\$5.00) per hour worked excluding travel time. Additional hourly rate premiums may be negotiated depending upon the type of assignment.

In addition to the MRP premiums, Employees shall be eligible to the following allowances noted in LOU #2 (travel):

- A Per Diem of eighty (\$80.00) dollars per day will be paid while travelling on MRP;
- Per diem allowances outside of Canada will be indexed per the most recent Statistics Canada Canadian Foreign Post Indexes, as per LOU #2 and;
- A post differential allowance shall be payable as per the most recent Canadian National Joint Council, FSD 58 Post Differential Allowance. As per LOU #2.

In addition to the per diem, the Employer will attempt to negotiate an inconvenience allowance with the Union and the employee(s) selected for each Mobile Repair Party.

Medical and Pharmaceutical Costs Covered

All medical and pharmaceutical costs incurred by an employee while on a Mobile Repair Party that are not covered by the Employers' insurance shall be covered in full by the Employer. Employees shall ensure that they bring sufficient prescribed medication with them when going on Mobile Repair Parties.

Mobile Repair Party Policy

All other policies and procedures relating to a Mobile Repair Party shall not be less than the provisions set out in the collective agreement and shall not be changed without mutual consent.

The safety and well-being of employees is paramount, therefore where required the Employer shall provide the requisite insurances, security, cultural awareness training, vaccination requirements and known diseases and exposures.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: SUBSTANCE ABUSE

Substance abuse is recognized to be a serious medical and social problem that can affect employees. The Company and the Union have a strong interest in encouraging early treatment and assisting employees towards full rehabilitation. The Company recognizes that the Union can provide a source of information and be a positive influence in the process of addressing substance abuse.

The Company will continue to provide a comprehensive approach towards dealing with substance abuse and its related problems. The Company will assist by referring employees to appropriate counselling services, treatment or rehabilitation facilities.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Mario Santos

National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: ADDITIONS TO BARGAINING UNIT

The parties agree that they will meet without delay to negotiate terms and conditions of employment for any new additions to the bargaining unit during the life of this Agreement.

If the parties are unable to agree on new terms, conditions, and wage rates, it is agreed that the outstanding issues will be submitted to interest arbitration using an Arbitrator selected in accordance with Article 7. This Arbitrator will have authority to issue a binding ruling on all outstanding terms and conditions of employment for the new group including wages however the Arbitrator shall not be permitted to award any terms or conditions of employment less than the current collective agreement and shall not be permitted to order wage rates less than the employees were earning at the time of their entry into the bargaining unit.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Mario Santos

Director, Human Resources
Cascade Aerospace

National Representative
Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: TEMPORARY FOREIGN WORKER PROGRAM

The Company agrees that no new employees shall be hired under the federal or provincial Temporary Foreign Worker Program without mutual written agreement with the Union.

The Company will not hire an agency for the purposes of administering any federal or provincial Temporary Foreign Worker Program without mutual written agreement with the Union.

Signed this 30th day of March, 2021.

FOR THE COMPANY FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: PHASED RETIREMENT

Phased retirement may be requested by employees at age 60 or later, whereby part time arrangements will be considered based on operational requirements. Such requests shall not be unreasonably denied. Overtime on such arrangements shall be payable on a daily basis as per all of the provisions of this Agreement and payable on a weekly basis after forty (40) hours of work.

The Company will meet with the Union within the first year of the collective agreement to discuss the parameters for a phased retirement program which will take into account any changes related to current challenges to the Canadian Human Rights Act governing the ability to have mandatory retirement.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Mario Santos

National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: CREW LEADER UPGRADES

The intention of this LOA is to define when an incumbent Crew Leader is entitled to fill vacancies that may arise.

- 1. For the purposes of this LOA, an incumbent Crew Leader is a person who;
 - Is actively employed by the Company at the time of the vacancy to be filled.
 - (b) Previously held a permanent Crew Leader position within the Company.
 - (c) Has lost that position through the provisions of Article 9.04 (c) of the Collective Agreement within twenty four (24) months of the arising of the vacancy to be filled. When an incumbent Crew Leader has been upgraded for fourteen (14) calendar days or longer, the 24 month recall period shall be reset.
- 2. For temporary upgrades anticipated to be of fourteen (14) calendar days or less, the selection will be made in accordance with Article 20.03.
- 3. For temporary upgrades anticipated to be of more than fourteen (14) calendar days but not beyond forty-five (45) calendar days the selection will be as follows:
 - (a) First, to the senior qualified incumbent Crew Leader working in the bargaining unit provided that where a shift change is required, they are willing to waive the notice requirements as set out in Article 11.07 of the Collective Agreement;
 - (b) Then to employees selected in accordance with Art. 20.03 of the Collective Agreement.
- 4. During the period that there are incumbent Crew Leaders as described in 1. above, Crew Leader vacancies that would normally be posted in accordance with Article 20.01 or Article 20.02 will:
 - (a) First be offered through the recall process to incumbent Crew Leaders. Incumbent Crew Leaders who decline a vacancy anticipated to be of longer than one hundred and twenty (120) days will forfeit their right of recall to future Crew Leader positions. If the vacancy is not filled through this process then,
 - (b) The vacancy will be posted in accordance with the Collective Agreement.

Signing Page for LOU # 14

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: STRUCTURES AND MECHANICS JOB FAMILIES

It is intended for this Letter of Understanding to clarify aspects of the Structures and Mechanics job families. The terms and conditions within this Letter only have application within the Structures and Mechanics families and nowhere else in this Agreement unless otherwise specified.

The Structures job family includes but is not restricted to the departments of Sheet Metal and Composites. The Structures job family would be separated into Sheet metal and Composites departments above Engineer 3 and Unlicensed Tech with ACA 1.

The Mechanic job family includes but is not restricted to the departments of Mechanic and Hydraulics. The Mechanic job family would be separated into Mechanic and Hydraulic departments above Engineer 3 and Unlicensed Tech with ACA 1.

- 1. Progressions from Engineer 3 to 4 or Unlicensed Tech with ACA 1 to 2 would default to the Mechanic or Sheet Metal department in the applicable Job Family unless there is an available posting in the alternate department.
- 2. Engineer 3 and below will be given the opportunity to elect their preferred department and be given their preference subject to operational needs and seniority. A preference list will be kept in the manpower office and employees will be given the opportunity to update their preference on a quarterly basis.
- Employees holding a position within a department in their applicable job family have seniority rights with regard to training, shifts and time off within that department.
- 4. Employees within departments do not move between departments as a result of a shift bid or any shift transfer process.
- 5. Specialized training applicable to a specific department will first go to the employees within the department.
- 6. Movement between departments is through the provisions of Article 9 and Article 20.
- 7. Employees holding a position in a department have seniority rights for bumping and recall purposes in the alternate department in their Job Family.
- 8. Employees below Crew Leader who move between departments in a job family will retain their current pay rate.

9. Crew leaders who move between departments within a Job Family will retain their position and pay rate subject to holding qualifications in the new department. For the purposes of this letter, qualifications means that the candidate meets the level of experience required in the job description for the applicable Job Family and department.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative

Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: ASBESTOS ABATEMENT/ CONTAINMENT

The Union will agree to the amended LOU 18 to be implemented as of March 30, 2023. Prior to this date the current LOU shall remain in place.

The Company is aware that certain customer aircraft has Asbestos Containing Materials (ACM) that require handling in the normal course of maintenance. These ACMs can be located in various parts and materials and may require handling at any time. As such, the Company is seeking personnel to carry out the abatement/containment process as follows:

- 1. The current Asbestos Abatement/Containment personnel who have already been trained shall be grandfathered for the life of this agreement and shall continue to be used for these purposes and shall receive the one (1) dollar per hour premium for all hours worked and will be expected to perform low and moderate risk asbestos/containment as required while on shift.
- 2. The Company will post for additional volunteers as required to be filled on a volunteer basis. Crew Leaders, Senior Crew Leaders and First Aid Attendants shall not be eligible to volunteer for these additional spots
- 3. If there are not enough volunteers, the Company will seek additional coverage through other providers but no employee shall be forced to perform any asbestos abatement.
- 4. If there are too many volunteers, candidates will be selected by seniority and shift.
- 5. Those selected will receive training, materials, equipment and other resources required to meet relevant occupational health and safety standards and regulations.
- 6. Those selected (in addition to those grandfathered) will be paid a *five* (\$5.00) dollar one dollar (\$1.00) per hour premium for all hours performing abatement/containment activities worked (similar to the first aid premium) and will be expected to perform low and moderate risk asbestos/containment as required while on shift.
- 7. The Asbestos Abatement/Containment capability will be recognized as a qualification and may affect overtime, shift selection or other provisions of the collective agreement where qualifications are a factor.
- 8. It is anticipated that these asbestos containing materials will be removed from circulation in the future and therefore the Company reserves the right to reduce the number of volunteers required as the reduction in the

- abatement/containment requirement occurs, (with the exception of those grandfathered as per point #1) and such reductions shall be by seniority.
- 9. A pattern of demonstrated failure to be available when required on the normal shift hours to do asbestos abatement/containment duties by employees may be grounds for removal from the program and premium pay, including the grandfathered employees. Such removals shall be done reasonably and with consideration of all of the circumstances and shall be subject to the grievance procedure.

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: REDUCED WORK WEEKS

The Union and the Company have discussed the possibility of some employees with a certain level of service working less than full-time hours while ensuring that the preference for full-time permanent jobs is not unduly impacted.

To that end, the parties have agreed to the following provisions with respect to reduced work weeks.

In conjunction with the annual shift bid process set out in Article 11.20, the Employer will solicit applications for reduced work weeks in the job families where it is willing to offer such reduced work weeks.

The Employer will decide how many of these reduced work weeks shall be on offer each year but in no event shall the total number of reduced work weeks be more than fifty (50) positions. An employee must have completed five (5) years of service to be eligible for this program, unless otherwise mutually agreed between the Company and the Union.

There shall be four (4) levels of reduced work week that may be available:

- 1. An average of twenty-four (24) hours per week
- 2. An average of thirty-two (32) hours per week
- 3. An average of no less than twenty (20) hours per week up to no more than thirty-two (32) hours per week.
- 4. An average of no less than thirty-two (32) hours per week up to no more than forty (40) hours per week.

Each of these reduced positions shall be in accordance with one of the shifts outlined in Article 11.02 and the days that will not be required to work on that schedule shall clearly be identified. The Company and the Bargaining Committee shall meet to discuss any issues.

The Employer shall identify how many positions in each class of reduced work week are available and employees will be able to volunteer to work one of these positions. Where there is a conflict in the number of applications and available positions, seniority shall be used to decide who is granted the reduced work week.

Employees who volunteer for a reduced work week position shall be required to work the identified schedule for the length of the annual shift bid. These employees

will only be able to work extra hours and/or overtime hours after all employees working full shifts have been given an opportunity to accept such work. Overtime in these circumstances shall be payable to employees working beyond forty (40) hours in the work week or where the employee works beyond their scheduled shift on any given day.

These employees will continue to remain on the pension plan and will receive health and welfare benefits in accordance with Article 16.01(a)(i). Sick leave accrual shall continue in accordance with Article 16.03 (b).

Signed this 30th day of March, 2021.

FOR THE COMPANY

FOR THE UNION

Glenda Mohr Director, Human Resources Cascade Aerospace Mario Santos National Representative Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: FIELD SAFETY REPRESENTATIVE (ELECTRICAL)

A Field Safety Representative (FSR) can, on behalf of an employer, make declarations that the work described in a permit falls within the scope of their qualifications and that it complies with the Safety Standards Act and Regulations.

This letter recognizes the role of a member holding FSR certification. This individual must be eligible for this certification as per the criterion outlined with the British Columbia Safety Authority.

The FSR hold responsibility and authority to enforce requirements outlined in the British Columbia Safety Standards Act, BC Electrical Safety Regulations, and other provincial and national building and safety codes, as outlined by the BC Safety Authority.

Any costs associated with the permit process that may be incurred by the FSR will be reimbursed by the Company, and the Company will cover any and all liability insurance associated with this role. The Company will also reimburse for the cost of any required training or upgrades, following guidelines outlined in Article 22.03.

In recognition of this certification, the Company will pay the incumbent a premium of \$1.25 per hour.

Signed this 30th day of March, 2021.

FOR THE COMPANY FOR THE UNION

v. or pour

Glenda Mohr Mario Santos

Director, Human Resources National Representative

Cascade Aerospace Unifor

Between:
Cascade Aerospace Ltd.
And:
Unifor Local 114

RE: LONG TERM DISABILITY

Whereas during the 2021 round of bargaining the Union brought forward concerns regarding the costs of the long term disability plan and how the Employer could assist in co paying into the plan or assist with reducing the overall costs of the plan.

The parties have jointly agreed on the following:

- 1) The new proposed plan will be implemented within 90 days of ratification.
- 2) The parties agree to meet within 30 days to review the new terms and conditions of the plan and such conditions shall be jointly agreed to.
- 3) All new entries or applications after ratification shall fall within the terms of the new plan.
- 4) All Employees on the current LTD plan shall remain in the current plan until the date of retirement/death as per the original plan
- 5) If there is an increase in premiums the Employer agrees to meet with the Union to discuss options to reduce this cost. This will include a market evaluation.
- 6) The plan will focus on option 2 as presented on July 3, 2021 but will include 60% to \$5,000: 2 year own Occ: max five year benefits. Proposed average cost \$226.52.
- 7) The only changes to the plan shall be based on point 6 all other provisions in the plan shall be as per the current plan.

All references in this letter to current plan refer to the plan in place prior to bargaining commencing.

Signed this 30th day of March, 2021.

FOR THE COMPANY	FOR THE UNION		
	Mall fill		
Glenda Mohr	Mario Santos		
Director, Human Resources	National Representative		
Cascade Aerospace	Unifor		

GLOSSARY OF TERMS

Critical Path Tasks – A series of specific and directly related tasks that will directly impact the overall duration of a project.

AOG (Aircraft on Ground) – An aircraft that is rendered unserviceable due to the need for unscheduled required maintenance.

Specialized Tasks – Are tasks that require specific instructions not normally provided in the technical data of the OEM, including prototype work or a maintenance activity that requires ongoing communication with the approving organization as the task progresses.

Certification Training – This includes but may not necessarily be limited to endorsement courses, weight and balance, engine run, SRM, prop balance, boroscope, LCM courses and other forms of formal training that are required in relation to certifying an aircraft for airworthiness.

Endorsements – Recognition of authorized training on a specific aircraft type that allows for certification of maintenance on that specific aircraft type.

Aircraft Certification Authority (ACA) – An internal designation issued by the Company to employees in the AME (M), AME (E) and AME (S) job families in compliance with Transport Canada Canadian Aviation Regulations (CARS) to allow for maintenance releases for work performed on-aircraft. Employees will be granted an ACA in accordance with Cascade's Quality Control Policies.

Shop Certification Authority (SCA) – An internal designation issued by the Company to employee in the AME (M), AME (E) and AME (S) job families in compliance with Transport Canada Canadian Aviation Regulations (CARS) to allow for maintenance releases for work performed off-aircraft.

Shift – Where there is a reference to a shift in this Collective Agreement, it shall refer to the Regular Work Schedule or Alternate Work Schedule shifts as set out in Article 11.02 (a).

Work Day – A work day is defined as a particular day of work within one of the Regular Work Schedule or Alternate Work schedule shifts as set out in Article 11.02 (a).

Qualified / Qualifications – Where the terms qualified or qualifications is used in this collective agreement, it refers to a specific endorsement, ACA, and or License as well relating to a specific Certificate or a Certificate of Qualification (Red Seal Tickets). (Article 16 excluded).

Over the life of this agreement the Company and the Union will continue to add agreed to definitions to this Glossary.

Signed in the city of Abbotsford in the province of British Columbia on this 30^{th} day of March, 2021.

FOR THE COMPANY	FOR THE UNION
Glenda Mohr Director, Human Resources Cascade Aerospace.	Steve Frank Plant Chairperson Unifor Local 114
Rob Burns Vice President, Chief Human Resources Officer I.M.P Group International Inc.	Dean Seale Bargaining Committee Member Unifor Local 114
Jennifer McCutcheon Human Resources Lead Cascade Aerospace	Shawn Reuter Bargaining Committee Member Unifor Local 114
Trina Simard Employee Resource Manager Cascades Aerospace	Narinder Bangar Bargaining Committee Member Unifor Local 114
	Paul Wilson Bargaining Committee Member Unifor Local 114
	Nate Shier Local Representative Unifor Local 114 Mario Santos National Representative
	Unifor

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