COLLECTIVE AGREEMENT

Between

THE GRAY LINE OF VICTORIA LTD.

(hereinafter referred to as "the Company" or "the Employer")

And

NATIONAL AUTOMOBILE, AEROSPACE,
TRANSPORTATIONAND GENERAL WORKERS
UNION OF CANADA (CAW-CANADA)
LOCAL4234
(hereinafter referred to as "the Union")

(hereinafter referred to collectively as "the Parties")

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TABLE OF CONTENTS

SECT	ION I										• • •				• • •	• • •				٠,
	ARTICLE ARTICLE	1 - 7	ERM	OF C	COLL	ECTI	VE A	AGR	EEM	IEN'	Γ.,		٠	• • •	, .		٠.			: 1
	ARTICIE	77 . 1	TATION	ያ ልጣ	rivi	PRIT														2
	ARTICLE	4 . 0	RIEV	ANC	EPR	OCE	DUR	ES, A	\RB	ITR.	ATI	ON	AN	D'	• • •	• • •	•	• • •	• •	4
	ARTICLE	S.F	ITRIN	C AN	D PR	ORA	TIOIT.	V		• • • •	,,,,	• • •	• • •	• • •	• •	• • •	• •		• •	
	ÂRTICLE																			
	ARTICLE	17 - 9 18 - B	SENE	יות דוד וק דוד	LANS		• • • •		• • •	• • • •	•••	• • •	• • •	• • •		• •	• •	• • •	•	10 11
	He	alth P)lan		₩ 11 11 11 11 11 11 11 11 11 11 11 11 11	• • •	****	1111	• • •			• • •		• • •	•••	• •	• •	• • •	•	بالبال
	He ARTICLE	9 A	NNU.	AL V	ACA	TION	is	,,,,,	, , .				• • • • • •	• • •	• • •	• •	••	• • •		16
	ARTICLE ARTICLE	10 •	STAT	UTO	RYH		λY	(,,,	1 1 1 1	,	. , ,		1 1 3	, , ,		, ,		, •	19
	ARTICLE ARTICLE	12.1	"SPEC	CIAL	LEA	VES"			• • •		• • •	• • •	٠.,	• • •	٠	٠.			, ,	22
	ARTICLE	14-0	OVER	TIMI	B		, , , , , , , ,		• • •	• • • •	, . ,		• • •	• • •	••	• •	• • •		• •	<u> </u>
	ARTICLE ARTICLE	[5 -]	BANK	CEDI	HOUL	(Chir						1.) +) ¥	, ,		٠.	24 25
	ARTICLE ARTICLE	(8-)	PAST	SER	AICE	CRE	b) tid	3	•••	• • • • • • • •	• • •	• • •	• • •	• • •	• • •	• •	• • •		•	23
	ARTICLE	19 -1	<u> Traji</u>	אַזאַס	~'~	12512	**	የታየተ	~~	ኒ ተታንፈሳ	לא לו	144	_{የተታተ}	t trk	ታል'	٠.		., .	٠,	26
	ARTICLE	20 -1 21 - 1	MISC	BLLA	NEO	US ,	HAI	NGE	UK.	NEV	, , ,	···	עם	UK	ES	••	• •	• • •	• • ·	2 <u>7</u>
OD ODI	ONINE 01		T 6 (YF 171 0	TO.		m c	\ \ \ \ \ \ \ \ \ \	na.											• •
ĺ	ARTICLE ARTICLE	2 E	/OKK MPLC	YEE	CĂT	EGÒ	RIES	::::				• • • •			• • •	• •	• • •	• •		翌
	ARTICLE	3 - SA	ALAR	LY AI	MIN	ISTR	ATI(NC.												31
	ARTICLE																			
1	ARTICLE: ARTICLE	S • SI 6 - JC	ENIOP OB PO	STA	GS A	NĎ'	ŠĖLĖ	cti	, NC	,,,,	• • • • • •							• •	 , , .	31 32
I	ARTICLE ARTICLE	7 - H	OURS	OF \	WOR	Κ.,														33
I	ARTICLE ARTICLE	8 · SI	HIFT	WOR	KER	S & S	IGN-	OW.	 . NIC	יייי	• • •		• • •	• • •		• •		1 1		35
	ARTICLE: ARTICL E	9 • M	OVER	PEKI TIM F	υυ ა . ≀	AND	וואי	OW	אַנאַכ	, D.O	• • •			• •			• •	, ,	• •	37
1	ARTICLE ARTICLE	11 - I	AY C	OFF A	ND I	RECA	LL	• • • •			• • •			• •						18
1	ARTICLE ARTICLE	12 - L	JNIFC	ORMS	3														!	10
. A	ARTICLE	14 - F	PLATI	FORM	1 PEI	RSON	IS .													11

SECTION III - DRIVERS 44	ARTICLE 15 - WAGE SCHEDULE ,		· <u>42</u>
ARTICLE 1 - WORK CATEGORIES			
ARTICLE 1 - WORK CATEGORIES	SECTION III - DRIVERS		44
ARTICLE 2 - DRIVER CATEGORIES ARTICLE 3 - SENIORITY ARTICLE 4 - GENERAL CONDITIONS ARTICLE 4 - GENERAL CONDITIONS ARTICLE 5 - ANNUAL VACATIONS & STATUTORYHOLIDAYS ARTICLE 6 - BLANKET POSTINGS ARTICLE 7 - LAY OFF AND RECALL ARTICLE 9 - LBOAL COSTS ARTICLE 10 - UNIFORMS ARTICLE 11 - SPAREBOARD ARTICLE 11 - SPAREBOARD ARTICLE 12 - OVERNIGHTS ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 15 - MEAL FXPENSES ARTICLE 16 - TICKET TIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - OVERTIME ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 6 - OVERTIME ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - CLASSIFICATION TO ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION TO ARTICLE 12 - CLASSIFICATION TO ARTICLE 13 - EMPLOYEE CATEGORIES ARTICLE 14 - HOURS OF WORK ARTICLE 15 - WORK CATEGORIES ARTICLE 15 - WORK CATEGORIES ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 10 - WORKING MANAGER ARTICLE 12 - WORK CATEGORIES ARTICLE 13 - EMPLOYEE CATEGORIES ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - SECTION - TIME THE GUEST LINE OF WORK TO COMMENT ADDRESSED - TIME ARTICLE 10 - WORK CATEGORIES ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK THE GUEST LINE OF WORK THE GUEST LINE OF WORK ADDRESSED - TIME ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - E	ADTICLE ! - MODE CATECODIES		45
ARTICLE 4 - GENERAL CONDITIONS ARTICLE 5 - ANNUAL VACATIONS & STATUTORY HOLIDAYS ARTICLE 6 - BLANKET POSTINOS ARTICLE 7 - LAY OFF AND RECALL ARTICLE 9 - LEGAL COSTS ARTICLE 9 - LEGAL COSTS ARTICLE 10 - UNIFORMS ARTICLE 10 - UNIFORMS ARTICLE 11 - SPARBBOARD ARTICLE 12 - OVERNIGHTS ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 16 - TICKET TIME SECTIONIV - MAINTENANCE ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANBOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The GUYL LINE OF VICTORISCH ADVENUENT SEPARATERS THE GUYL LI	ARTICLE 1 - WORK CATEGORIES		45
ARTICLE 4 - GENERAL CONDITIONS ARTICLE 5 - ANNUAL VACATIONS & STATUTORY HOLIDAYS ARTICLE 6 - BLANKET POSTINOS ARTICLE 7 - LAY OFF AND RECALL ARTICLE 9 - LEGAL COSTS ARTICLE 9 - LEGAL COSTS ARTICLE 10 - UNIFORMS ARTICLE 10 - UNIFORMS ARTICLE 11 - SPARBBOARD ARTICLE 12 - OVERNIGHTS ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 16 - TICKET TIME SECTIONIV - MAINTENANCE ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANBOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The GUYL LINE OF VICTORISCH ADVENUENT SEPARATERS THE GUYL LI	ARTICLE3 - SENIORITY		45
ARTICLE 6 - BLANKET POSTINGS ARTICLE 7 - LAY OFF AND RECALL ARTICLE 8 - DRIVER TRAINING& INSTRUCTION ARTICLE 9 - LEGAL COSTS ARTICLE 10 - UNIFORMS 52 ARTICLE 10 - UNIFORMS 53 ARTICLE 11 - SPAREBOARD 53 ARTICLE 12 - OVERNIGHTS 61 ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 15 - MEAL EXPENSES ARTICLE 16 - TICKET TIME ARTICLE 17 - OVERTIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION 70 ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - WORK CATEGORIES ARTICLE 12 - CLASSIFICATION 73 SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORK CATEGORIES ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK ARTICLE 5 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 75 **INGRED MANAGER** *	ARTICLE 4 - GENERAL CONDITIONS		. 45
ARTICLE 7 - LAY OFF AND RECALL ARTICLE 8 - DRIVER TRAINING INSTRUCTION ARTICLE 9 - LBGAL COSTS ARTICLE 10 - UNIFORMS S2 ARTICLE 11 - SPAREBOARD ARTICLE 12 - OVERNIGHTS ARTICLE 13 - CHARTERS ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 16 - TICKET TIME ARTICLE 17 - OVERTIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORK NG MANAGER ARTICLE 1 - WORK NG MANAGER ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - WORK CATEGORIES ARTICLE 1 - WORKING MANAGER ARTICLE 1 - WORK CATEGORIES ARTICLE 1 - WORK MORAGER ARTICLE 1 - WORK CATEGORIES ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 15 ARTICLE 4 - HOURS OF WORK 25 ARTICLE 4 - HOURS OF WORK 25 ARTICLE 4 - HOURS OF WORK 26 ARTICLE 5 - WORK CATEGORIES ARTICLE 4 - HOURS OF WORK 26 ARTICLE 5 - WORK CATEGORIES ARTICLE 4 - HOURS OF WORK ARTICLE 5 - SACGORIES ARTICLE 5 - SACGOR	ARTICLE 5 · ANNUAL VACATIONS & STATUTORY HOLIDAYS.		47
ARTICLE 9 · LBGAL COSTS ARTICLE 10 · UNIFORMS ARTICLE 11 - SPAREBOARD ARTICLE 12 · OVERNIGHTS ARTICLE 13 · CHARTERS ARTICLE 14 · HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 15 · MEAL FXPENSES ARTICLE 16 · TICKET TIME ARTICLE 18 · WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 18 · WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 2 · EMPLOYEE CATEGORIES ARTICLE 2 · EMPLOYEE CATEGORIES ARTICLE 3 · SHIFTS ARTICLE 4 · HOURS OF WORK ARTICLE 5 · WAGE ADMINISTRATION ARTICLE 6 · OVERTIME ARTICLE 6 · OVERTIME ARTICLE 7 · TOOLS ARTICLE 10 · LEADHANDS ARTICLE 10 · LEADHANDS ARTICLE 11 · MISCELLANEOUS ARTICLE 12 · CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 · WORK CATEGORIES ARTICLE 1 · WORKING MANAGER ARTICLE 1 · WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 1 · WORKING MANAGER ARTICLE 1 · WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 2 · WORK CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS ARTICLE 1 · WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MARTICLE 5 · MARTICLE 5 · MORK CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MARTICLE 5 · MARTICLE 5 · MORK CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MARTICLE 5 · MORK CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MORK · MORK 15 · GARDANDS · MORK · MORK 16 · GARDANDS · MORK · MORK · MORK 17 · GARDANDS · MORK · MORK · MORK 18 · GARDANDS · MORK	ARTICLE 6 · BLANKET POSTINGS		48
ARTICLE 9 · LBGAL COSTS ARTICLE 10 · UNIFORMS ARTICLE 11 - SPAREBOARD ARTICLE 12 · OVERNIGHTS ARTICLE 13 · CHARTERS ARTICLE 14 · HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 15 · MEAL FXPENSES ARTICLE 16 · TICKET TIME ARTICLE 18 · WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 18 · WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 2 · EMPLOYEE CATEGORIES ARTICLE 2 · EMPLOYEE CATEGORIES ARTICLE 3 · SHIFTS ARTICLE 4 · HOURS OF WORK ARTICLE 5 · WAGE ADMINISTRATION ARTICLE 6 · OVERTIME ARTICLE 6 · OVERTIME ARTICLE 7 · TOOLS ARTICLE 10 · LEADHANDS ARTICLE 10 · LEADHANDS ARTICLE 11 · MISCELLANEOUS ARTICLE 12 · CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 · WORK CATEGORIES ARTICLE 1 · WORKING MANAGER ARTICLE 1 · WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 1 · WORKING MANAGER ARTICLE 1 · WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 2 · WORK CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS ARTICLE 1 · WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MARTICLE 5 · MARTICLE 5 · MORK CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MARTICLE 5 · MARTICLE 5 · MORK CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MARTICLE 5 · MORK CATEGORIES ARTICLE 4 · HOURS OF WORK 15 · GARDANDS · MORK · MORK 15 · GARDANDS · MORK · MORK 16 · GARDANDS · MORK · MORK · MORK 17 · GARDANDS · MORK · MORK · MORK 18 · GARDANDS · MORK	ARTICLE 7 · LAY OFF AND RECALL	• • • • • • • • •	51
ARTICLE 10 - UNIFORMS	ARTICLE 9 · LEGAL COSTS		52
ARTICLE 12 - OVERNIGHTS ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 15 - MFAL FYDENSES ARTICLE 15 - MFAL FYDENSES ARTICLE 16 - TICKET TIME ARTICLE 17 - OVERTIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANBOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 15 - ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 16 - CYPEN TIME ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 17 - COMMENT AND SECTION - COMMENT ADMINISTRATION - COMMENT ADM	ARTICLE 10 · UNIFORMS · · · · · · · · · · · · · · · · · · ·		22
ARTICLE 12 - OVERNIGHTS ARTICLE 13 - CHARTERS ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE VAN DRIVERS ARTICLE 15 - MFAL FYDENSES ARTICLE 15 - MFAL FYDENSES ARTICLE 16 - TICKET TIME ARTICLE 17 - OVERTIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANBOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 15 - ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 16 - CYPEN TIME ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK 17 - COMMENT AND SECTION - COMMENT ADMINISTRATION - COMMENT ADM	ARTICLE 11 - SPAREBOARD		<u>53</u>
ARTICLE 15 - MEAL EXPENSES ARTICLE 16 - TICKET TIME ARTICLE 17 - OVERTIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Grap Line of Victorial List and - Section VI - Collective Agreement Signatures	ARTICLE 12 - OVERNIGHTS		• हा
ARTICLE 15 - MEAL EXPENSES ARTICLE 16 - TICKET TIME ARTICLE 17 - OVERTIME ARTICLE 18 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE 1 - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Grap Line of Victorial List and - Section VI - Collective Agreement Signatures	ARTICLE 13 - CHARTERS	. ;	. 62
ARTICLE 7 - OVERTIME ARTICLE 8 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Grap Line of Victorial Int and - Section VI - Collective Agreement Signatures	ARTICLE 14 - HOTEL PICK-UP AND BAGGAGE YAN DRIVERS		· 65
ARTICLE 7 - OVERTIME ARTICLE 8 - WAGE SCHEDULE SECTIONIV - MAINTENANCE ARTICLE - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Grap Line of Victorial Int and - Section VI - Collective Agreement Signatures	ARTICLE 15 - MEAL EXPENSES ARTICLE 16 - TICKET TIME		. 00
SECTIONIV - MAINTENANCE	ARTICLE 17 - OVERTIME	******	. 66
ARTICLE - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Gress Line of Victoria Lid and- Section VI - Collective Agreement Signatures	ARTICLE 18 · WAGE SCHEDULE		. 67
ARTICLE - WORK CATEGORIES ARTICLE 2 - EMPLOYEE CATEGORIES ARTICLE 3 - SHIFTS ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Gress Line of Victoria Lid and- Section VI - Collective Agreement Signatures	SECTIONIV - MAINTENANCE		. 68
ARTICLE 2 - EMPLOYEE CATEGORIES	ARTICLE! WORK CATEGORIES		. 68
ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Gray Line of Victoria Ltd and - Section VI - Collective Agreement Signatures	ARTICLE 2 • EMPLOYEE CATEGORIES	,	. 68
ARTICLE 4 - HOURS OF WORK ARTICLE 5 - WAGE ADMINISTRATION ARTICLE 6 - OVERTIME ARTICLE 7 - TOOLS ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 - LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK The Gray Line of Victoria Ltd and - Section VI - Collective Agreement Signatures	ARTICLE 3 • SHIFTS		. <u>68</u>
ARTICLE 6 - OVERTIME	ARTICLE 4 - HOURS OF WORK		•
ARTICLE 7 - 100LS ARTICLE 8 · SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 · LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 · CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 4 · HOURS OF WORK The Gray Line of Victoria Lid and- Section VI - Collective Agreement Signatures			
ARTICLE 8 · SAFETY EQUIPMENT AND CLOTHING ARTICLE 9 · LAY-OFF AND RECALL ARTICLE 10 - LEADHANDS ARTICLE 11 - MISCELLANEOUS ARTICLE 12 · CLASSIFICATION SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 · WORK CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 3 · EMPLOYEE CATEGORIES ARTICLE 4 · HOURS OF WORK The Gray Line of Victoria Lid and- Section VI - Collective Agreement Signatures	ARTICLE 6 - OVERTIME		• 7 0.
ARTICLE 10 - LEADHANDS	ARTICLE 8 · SAFETY EQUIPMENT AND CLOTHING		. 71
ARTICLE 12 • CLASSIFICATION	ARTICLE 9 · LAY-OFF AND RECALL		. 21
ARTICLE 12 • CLASSIFICATION	ARTICLE 10 - LEADHANDS		.72
SECTION V - PAINT/BODY SHOP ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES ARTICLE 3 - EMPLOYEE CATEGORIES ARTICLE 4 - HOURS OF WORK . 75 The Gray Line of Victoria Ltd and- Section VI - Collective Agreement Signatures	· · · · · · · · · · · · · · · · · · ·		
ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES	ARTICLE 32 • CLASSIFICATION (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		12
ARTICLE 1 - WORKING MANAGER ARTICLE 2 - WORK CATEGORIES	SECTION V - PAINT/BODY SHOP		75
ARTICLE 2 - WORK CATEGORIES	ARTICLE 1 - WORKING MANAGER		
ARTICLE 4 - HOURS OF WORK	ARTICLE 2 - WORK CATEGORIES	• • • • • • • • •	75
The Gray Line of Victoria Lid, -and- Section VI - Collective Agreement Signatures	ARTICLE 3 - EMPLOYEE CATEGORIES	•	75
The Gray Line of Victoria Lid, -and- Section VI - Collective Agreement Signatures CAW-Canada Local 4214 Collective Agreement Letter of Understanding & Mamoranda of Agreement	ARTICLE 4 - HOURS OF WORK	• • • • • • • • • • •	72
The Gray Line of Victoria Ltdand- Section VI - Collective Agreement Signatures Letter of Understanding & Management Letter of Understanding & Management Letter of Understanding & Management			
	The Gray Line of Victoria Ltdand- Section VI - Collective Agreement Signatures CAW-Capute Local 4734 Collective Agreement Letter of Understanding & Mamoranda of Agreement		_!!_

ARTICLE5 - WAGE ADMINISTRATION ARTICLE6 - FLEX-TIMEBANK	76
ABTICLE 7 -TOOLS VECTIPAGENT AND CONTRIBUTE	1 9
ARTICLE 7 -TOOLS ARTICLE 8 -SAFETY EQUIPMENT AND CLUTHING ARTICLE 9 - LAYOFFS AND RECALLS	78
ARTICLE 10 - LEADHANDS	<u>78</u>
ARTICLE 11 - MISCELLANEOUS ARTICLE 12 - CLASSIFICATIONS AND WAGES ARTICLE 13 - JOB POSTINGS	80 80
SECTION VI COLLECTIVE AGREEMENT SIGNATURES	
COLLECTIVE AGREEMENT SIGNATURES	81
LETTERS OF UNDERSTANDING	<u>81</u>
MEMORANDA OF AGREEMENT SIGNATURES.	
MEMORANDUM OF AGREEMENT #1	
MEMORANDUM OF AGREEMENT #2	
MEMORANDUM OF AGREEMENT #3	<u>35</u>
MEMORANDUM OF AGREEMENT #4	Z
MEMORANDUM OF AGREEMENT #5 8	9
MEMORANDUM OF AGREEMENT #62	Q
MEMORANDUM OF AGREEMENT #72	
MEMORANDUM OF AGREEMENT #89	3
MEMORANDUM OF AGREEMENT #9	6

SECTION I

ARTICLE 1- TERM OF COLLECTIVEAGREEMENT

- 1.1 This agreement supersedes all previous agreements and/or arrangements entered into between the Employer and the Union and their predecessors.
- However, previous agreements, understandings, or practices, either written α implied and established between the Employer and the Union and their predecessors which are not specifically stated in this Agreement, shall be identified, then be accepted, amended or deleted by mutual agreement within three (3) months after the signing of this Agreement or they shall be null and void. In the event there is a conflict between any issues in this regardand an item in the Collective Agreement, then this Collective Agreement shall prevail.
- This agreement shall be binding on both parties heretofor the period commencing April 1,2001 and ending March 31, 2004 Inclusive.
- Either party may give written notice of Its written intention to commence negotiations for a revision of this agreement and such notices hall be made and given in accordance with Part 1, Canada Labour Code.
- 1.5 This Agreement shall remain in effect until either a lawful strike α lockout occur or until a new Agreement is concluded and put into effect.
- 1.6 The Parties may from time to time and by mutual agreement, interpret, amend or add to the terms of this Agreement.

ARTICLE 2 - UNIONRECOGNITION

- 2.1 The employer recognizes the certified Unionas described in the certification issued by the Canadian Industrial Relations Board, dated July 1999, as representing the employees of the company in accordance with the provisions of the Canada Labour Code.
- 2.2 All employees who are now membersor who may hereafter become members of the Unionshall remain members in good standing, as a condition precedent to continued employment with the Company.
- 2.3 Each new employee shall, at time of hire, apply for membership in the Union. If

- accepted, they shall become, and continue to be, members of the Unionin good standing, as a condition of employment.
- The Union shall notify the Employer in writing, when it is determined by the Union, that an employee has failed to maintain their membership in good standing in the Union. The Employer agrees to suspend or discharge the employees ten (10) days after receipt of such notification. If within the ten (10) day period the Union notifies the Employer that the employee again a member in good standing the original notification shall be considered to be null and void and the employee shall not be suspended or discharged.
- 2.5 The employer agrees to deduct **fron** each of such employees pay the amount of any union dues and general assessments, as specified on the duly signed authorization cards, and/or a letterfrom the union that Indicates a change in the amount of dues or general assessments, and remit same to the union, subject to the provisions of the Canada Labour Code.
- The Employer shall remitthe dues and general assessments to the Union according to the employee's classificationat the time the sald monthly deductions are being made.

The Union half notify the Employer in writing not less than two (2) weeks In advance of any change in the scale of uniform current monthly dues or general

- assessments to be deducted.

 The Union shall provide the Employer with authorization cards providing for deductions of Uniongues from members before deduction of such dues
- commence.

 2.9 The Employer shall have the dues authorization forms signed at the time of hire.
- 2.40. The Employer shall not discriminate against only employees because of their
- 2.10 The Employer shall not discriminate against any employees because of their membership in the Union.
- 2.1 The employer shall Introduce new employees to their shop steward. If there is a training class, the chief shop steward or designate shall be afforded an opportunity to speak on the CAW structure and on the Collective Agreement. The time allocated for this purposeshall be fifteen (15) minutes
- 2.12 Management, and other employees outside the Bargaining Unit, shall not perform Bargaining Unit work when a Bargaining unit member is available. When performing such work they shall do so only until a member becomes available.

2.7

(The Intentof this clause Is not to replace employees and shall be used only in emergency situations. Every effort shall be made by the Employer to cover work by creating or extending shifts to provide for adequate staff to cover the work.)

2.13 An employee shall not be penalized for refusing to cross a legal picket line, as established by law or mutually agreed to by the Parties.

ARTICLE 3 - UNION ACTIVITIES

- 3.1 It is recognized that from time to time it may be necessary for employees representing the Union to carry out their Union duties during their working hours. Employees shall first obtain permission from their supervisor prior to conducting any Union activity or businesson Company premises at any time. Maintenanceor earnings shall be the responsibility of the Employer, unless otherwise specifically agreed to. Other representatives of the Union shall obtain prior approval from a Company supervisor prior to conducting any Union activity or business on Company premises at any time.
- **3.2** Employees representing the Union shall be granted short term leaves of absence of twenty-two (22) working days or less, in order to carry out their Unionduties,
- 3.3 Such leaves of absence shall be granted, insofar as the regular operations of their department shall permit, and the application shall be given precedence over any other leave of absence application received on the same day.
- 3.4 Members of the Negotiating Committee who are not performing their regular duties, but who are meeting with the Company and being paid by the Union, shall have such time classified as "in service" time for the purposes of calculating eligibility for Statutory Holiday pay.
- 3.5 Employees acting as full time officers or representatives of the Union or their parent organization, on a leave of absence beyond twenty-two (22) working days, shall be entitled to retain their membership in all existing welfare plans, accordance with the terms and conditions of the plans, subject to the Union paying the full cost of the premium of each plan on the employee's and Employer's behalf.
- 3.6 Employees who are acting as full time officers or representatives of the Union at their parent organization shall be placed on leave of absence' with the time involved considered as service with the Company. On conclusion of such leave of absence, employees shall return to a job level equivalent to that which they previously held immediately prior to working for the Union, with the accrued seniority.



- 3.7 The Employershall have the right of selection to fill vacancies due to Union leaves of ten (10) months duration or less. Otherwise, the vacancy shall be filled by the applicable posting rules, Experiencegained by selection to the temporary positions shall not be considered in selection of a successful applicant to the posting.
- 3.8 No employee shall lose section seniority rights as a result of transfers to a vacancies which result from these Union leaves.
- 3.9 On the following dates, the Company shall pay the following respective lump sums into the Bargaining Unit's Paid Education Leavefund:

April ■ 2001	\$2100.00
April 1, 2002	\$2100.00
April 1, 2003	\$2100.00

ARTICLE 4 • GRIEVANCE PROCEDURES, ARBITRATION AND MEDIATION/ARBITRATION

- 4.1 All grievances or disputes shall be settled finally and conclusively by the grievance Procedure described in this Agreement without interference withor a stoppage of work.
- 4.2 A 'grievance' means any difference between the persons bound by this Agreement concerning its interpretation, application, operation, or any alleged violation thereof, or any dispute, including any question as to whether any matter is arbitrable or if any employee is treated unjustly.
- **4.3** The Company shall maintainthe normal base wages of the following employees during their normal scheduled hours of work when one or more of the following conditions are met:
 - **4.3.1** One employee Union representative from the depot where a hearing is being held at Step 1 or 2 of the grievance procedure;
 - **4.3.2** One employee Union representative when specifically asked to attend by the employer;
 - 4.3.3 The grievor(s) who attend any hearing at Step 1 or 2 of the grievance procedure;
 - 4.3.4 An employee Union representative conducting Union activities after

permission has been granted by the Employer,

The Employershallpay the grievor's normal basewages and expenses when the hearing is held In other than the grievor's home depot, unless otherwise agreed to by the Parties,

- 4.4 Union representatives shall be recognized in discussing any grievance or complaint of an employee,
- 4.5 In relation to Grievance Procedure time Ilmits, working day shall mean "Monday Friday and exclude Saturdays, Sundays and Statutory Holidays".
- **4.6.** Time limits specified in the different stages of these grievance procedures may be amended by mutual agreement between the Parties.

Individualgrievance procedure:

4.6.1 Step 1

If an employee andlor a Union representative has a grievance or complaint, it shall first be taken up verbally with the designated manager within fifteen (15) working days from the time the employee andlor Union representative became aware of the grievance, subject to leaves of absences, sickness, vacation, etc. The Employershall have the presence of a Union representative during any discussion of a grievance or complaint. The designated managershall give the Uniona decision within five (5) working days of hearing the grievance or complaint.

4.6.2 Step 2

If the grievance is not settled in Step 1, it shall be reduced to writing. It shall state the specific nature of the grievance or complaint and the requested adjustment. A meeting shall be scheduled between the Union and a designated Committee of Management within ten (IO) working days from receipt of the appeal of the grievance a complaint, That Committee shall attempt to adjust the grievance a complaint without delay, but shall give an answer in writing to the Union representative within five (6) working days after such a meeting. If the grievance or complaint is not settled at this step, it may be appealed by the Union to Arbitration, or any other procedure provided in the Labour Code of B,C. The process of "Mediation/Arbitration" shall be used if both Parties agree.

6. a.2

4.7 General Application Grievance:

a.2

- **4.7.1** When the settlement of a grievance has a "general application" and shall affect employees covered by more than *one* section of this Agreement, Step of the grievance procedure shall be bypassed and the grievance shall be submitted, in writing, to a designated Committee of Management.
- 4.7.2 The designated Committee of Managementand Union Representatives shall meet within ten (10) working days of the receipt of the grievance. The designated Committee of Managementshall reply to the grievance within fifteen (15) working days of the hearing. If it is not settled at this stage, then the grievance may be advanced to Arbitration by the Union or any other procedure provided in the Labour Code of B.C. The process of "Mediation/Arbitration" shall be used if both Parties agree.
- **4.8** Suspension or Dismissal Grievance Procedure:
 - **4.8.1** No employee shall be dismissed or suspended except **for** just and reasonable cause.
 - **4.8.2** If in the course of a normal interview evidence is adduced that would lead the supervisor or Managerto contemplate suspension or dismissal, the employee(s) may be suspended or dismissed, but, if the Parties agree, the interview shall be adjourned, An Investigative hearing shall be arranged at another agreed date and time.
 - 4.8.3 When the Company schedules an "investigative hearing" into an incident or issue where suspensionor dismissal would be reasonably contemplated, the Unionshall be advised of the incidentor issue involved and that a suspensionor dismissal is intended. Such notice shall be given to the Union and employee(s) not less than forty-eight (48) hours prior to the time and date of the hearing and the meeting shall take place as scheduled. The employee(s) shall have the rightto produce witness(es) and evidence thereat.
 - **4.8.4** The Unionshall be notified as soon as possible when an employee(s) is suspended or dismissed.
 - 4.8.5 If the Uniondisagrees with the Company's decision to suspend or dismiss an employee(s), the Unionshall notify the Company within three (3) working days of the Company's decision. Upon receipt of such notice, a meeting shall be convened within four (4) working days with the appropriate Manager, or



6

designate, to review the dismissal or suspension. Within two (2) working days of the review meeting, the Company shall give the Union its written decision in the matter.

- **4.8.6** If, after the review, it is determined by the Companythat no suspension or dismissal should have been invoked, the employeeshall be reinstated with no loss of pay or benefits.
- 4.8.7 If, after the review, a decision by the Company is not considered just and equitable by the Union, notice to appeal to arbitration shall be given within ten (10) working days from the date of the decision. The process of Mediation/Arbitration shall be used if both Parties agree.
- **4.8.8** All written complaints about employees received by the Company shall be open to Inspection by representatives of the Union. The names of the complainants shall not normally be made available to the employees concerned during the above procedure.
- Any grievance & complaint which has been answered in Steps 1 & 2 shall be considered settled on the basis of the last answer given unless appealed to the next Step, mediation/Arbitration or Arbitration. The time limits for submitting a written appeal, shall be ten (10) working days after Step I fifteen (15) working days after Step 2, and twenty (20) working days after a policy grievance is answered by the designated committee of Management
- **4.10** Arbitration It is the intent of the Parties to this Agreement to use a single arbitrator as a means of resolving disputes that are not settled in the Grievance Procedure and where the Parties cannot mutually agree on the use of "Mediation/Arbitration" under 13 below.
- A.11 Single Arbitrator. In the event that a grievance is to be adjudicated by a single arbitrator, the Parties to this Agreement shall attempt to agree on naming the arbitrator as soon as the grieving party has submitted notice, in writing, of its decision to proceed to arbitration. Should the Pattiesfail to reach agreement within seven (7) days of the date of such notice, the necessary appointment shall be made by the Minister Labour upon the request of either party. The arbitrator shall proceed as soon as practical and the arbitrator's decision shall be final and binding upon the Parties and the employee affected by it.
- 4.12 Mediation/Arbitration The Parties agree to exclude the operation of Section 87 of the Labour Code. At any stage of the grievance procedure, the Parties may mutually agree to assign any matter in dispute to the Mediation/Arbitration procedure set out

1. a. 2

12

below:

- **4.12.1** A list of arbitrators shall be compiled consisting of three (3) persons appointed by mutual agreement by the Parties who shall agree to a determined fee and shall agree to render a decision within thirty (30) working days.
- 4.12.2 There shall be a randomselection draw for an arbitrator from the list referred to in.13.1 above, for each hearing required to implement this procedure. All names shall then be returned to the list and the process shall continue with the next draw.
- **4.12.3** The dispute cases shall be numbered and heard in order of their becoming a dispute. A maximum of three cases shall be heard at any one hearing.
- **4.12.4** The hearings shall be held at a location agreed to by the Parties.
- 4.12.5 The Company and the Union respectively shall name a person of their choosing to represent their respective interests at hearings held hereunder.
- 4.12.6 The Parties, through their respective representatives, shall attempt to agree on a written statement, offacts in the dispute prior to the hearing. In the event that the parties are unable to agree on a written statement of facts, each shall provide to the other, at least five (5) days prior to a hearing hereunder, a written outline of the evidence they intend to present of sufficient particularity to permit the other to prepare for the hearing.
- **4.12.7** Where possible, the arbitrator shall attempt to mediate a settlement between the Patties. The arbitrator shall determine the hearing's procedures, but shall give full opportunity to the Parties to a hearing to present evidence and make submissions.
- **4.12.8** In the event that the arbitrator determines that a written decision is necessary, such decision shall be brief and to the point.
- **4.12.9** The decision of the arbitrator shall be bindingon both Parties.

ARTICLE 5 - HIRINGAND PROBATION

5.1 Before new employees are hired, work to be covered by the proposed hiring shall be offered to employees in accordance with the applicable posting and recall rules. Considerationshall next be given to applicants from other sections. Remaining

demandfor employees shall be filled by hiring new employees who shall be subject to all terms and conditions of the Agreement. The Employer shall notify the employee and the Unionat the time of hire of the approximate date of layoff. These new employees shall be able to apply for positions in accordance with the job posting provisions of this Agreement.

- 5.2 Employees wishing to be considered for temporary or part time assignments shall put their request in writing.
- 5.3 All new employees shall initially be on probation.
- 5.4 The probationary period for new employees shall be seventy-five (75) working days, except that it shall be one hundred and twenty (120) working days when the new employee is a driver.
- 5.5 The Employer may terminate a probationary employee's service for unsatisfactory performance.
- Payment of a higher wage rate to an employee on probation may be permitted by 5.6 mutual agreement between the Parties in order to recognize related experience. a.3 **Such** agreement shall not be unreasonably withheld.

ARTICLE 6 - JOB POSTINGS

- 6.1 The principle of job postings is to allow employees to change their home depot and/or classification by signing for a postedfull-time position.
- 6.2 A position shall be posted when one (1) α more of the following occurs:
 - **6.2.1** the departure of a regular employee, who has held a full-time position, due to an event such as full retirement, resignation, transfer, dismissal α death:
 - 6.2.2 a leave of absence, pursuantto Articles 3.5 and 3.6, which is expected to be of a duration greater than twelve (12) months;
 - an expansion of the Employer's operations which creates a newfull-time 6.2.3 position.
 - **6.2.4** where a full time employee, holding a permanent position, is absent from work on WCB & LTD, for 365 consecutive days, the employees position shall be considered vacated and shall be posted. Thereafter, should the employee return to work, they shall assume their regular position.

- **6.3** The positionshall be posted on ail bulletinboards with-in five (5) working days of confirmation of the vacancy,
- **6.4** The postingshall specify pertinentapplicable information about the position, such as classifications, location, requirements, qualifications, special conditions, wage, closing date, etc.
- 6.5 The postingshall remain on all bulletinboardsfor five (5) working days and applications shall be returned to the Personnel within 24 hours of the closing of the posting.
- 6.6 A late applicationshall be considered for a posted position provided the employee was absent from work due to sickness or vacations or approved leave of absence or away from their home depot on Company business during the period the job was posted, and provided the application is received before any selected applicant is notified.
- 6.7 The successful applicant shall be notified within five (5) working days after the close of posting. Effective date will be discussed with the Union.
- 6.8 These time limits may be altered by mutual agreement between the Parties,
- 6.9 Postings may be waived by mutual agreement, in writing, between the Parties.

ARTICLE 7 - SENIORITY

- 7.1 The Employerrecognizes the principle of seniority as applied to the employees covered by this Agreement.
- 7.2 Company seniority shall be established as of the date of hire. When more than one employee is hired in the same section on the same day, Company seniority shall be as of the date and hour of him, Any other provisions for seniority shall be defined in the applicable sections.
- **7.3** Employees who temporarily **work** in a different classification shall *retain* all rights in their regular classification.
- 7.4 Each employee who transfers between Sections of this Agreement to a full time position in another Union classification, shall retain section seniority rights in their prior position for 90 days, but shall stop accumulating and exercising said rights after the 90 days. This period may be extended by mutual agreement between the Partles.
- 7.5 An employee who transfers as outlined in 4 above, shall retain Company seniority for

- past service credits only,
- **7.6** Each employee who transfers to a position, within the Company, that is not covered by this Agreement, shall have their seniority rights protected for 90 days from the date of transfer, upon payment of three (3) months dues to the Union. The said 90 day period may be extended by mutual agreement between the Parties.
- 7.7 Pursuantto .4 and .6 above, if any employee returns to their previously held position within the 90 day, or mutually extended, period then all adversely affected employees shall be reinstated in the positions they held prior to the transfer.
- 7.8 An employee who has transferred as per.4 and.6 above, but is unable to satisfactorily perform the work, α is laid off due to work load changes, may, by mutual agreement between the Parties, be reinstated in a previously held union classification and shall be credited with any section seniority accumulated up to the date of transfer from said classification. Any employee who returns to their previously held Union classificationshall relinquishs eniority accumulated in the vacated classification.
- 7.9 The Employershall provide the Unionwith seniority lists, twice per annum, January 1st and July 1st.
- 7.10 Protests in regard to seniority status of an employee shall be submitted in writing to the Unionwithin sixty (60) days from the date seniority lists are posted. If proof of error is presented by an employee, such error shall be corrected by mutual agreement between the Partles and the agreed upon seniority date shall thereafter be final.

ARTICLE 8 - BENEFITPLANS

- 8.1
- 8.1.1 Any new Office
 Maintenanceemployeeshall receivefour percent (4%) of their gross earnings, in lieu of all benefits and entitlements, until they have worked one hundred and twenty (120) days and then shall receive ten percent (10%) of their gross straight-timeearnings in lieu of all benefits and entitlements until participating in the Health Plan,
- 8.1.2 Eachemployee who has worked one hundred and thirty-two (132) days in a calendar year shall thereafter be eligible to choose to participate in both the Pension Planand the cost-shared Health Plan.
- 8.2
- 8.2.1 Effective in vear two Any new driving employee shall receive four percent

- 8.2.2 Each driver who worked one hundred and eighty (180) days at more in a calendaryear shall thereafter be eligible to either (a) receive the payment in lieu of benefits referenced above or, (b) participate in the Health Plan. Participation in the **Health** Plan is subject to an employee maintaining a minimum of one hundred and eight (180) days of work per calendaryear, at the cost sharing rats established in Article 8.13 of this Section.
- **8.2.3** Drivers on lay off, who haveworked one hundred and eighty (180) days in the previous calendar year and who are recalled to work in accordance with Section II I Article 7.9, shall be eligible for ∞st sharing benefits in accordance with Section I, Article 8.13 for the duration of their recall.
- 8.2.4 Drivers who worked two hundred and forty (240) days or mow in the calendar year shall be eligible for year round cost sharing benefit coverage in the following calendar year.
- 8.3 Employees being paid a percentage in lieuof benefits and entitlements shall receive payment with their regular pay.
 - 8.3.1 Employeesmustre-qualify for benefits each year, based on the days worked in the previous calendar year.

Health Plan

- 8.4 Medicalinsuranceshallbe provided according to **the** terms and conditions in the Medical Services Plan of Victoria (MSP). For each employee who becomes illar injured while Working outside of British Columbia, the Employershall pay medical expenses which are in excess of all of the medical coverages the employee may have.
 - 8.5 For the Extended Health benefits, there shall be a twenty-five dollar (\$25.00) deductible and the Planshall pay eighty percent (80%) of eligible costs, but up to a

per person maximumof:

13/15/0

8.5.1 six hundreddollars (\$600.00) per year for prescription drugs; **Effective in Year Two** • eight-hundreddollars **(\$800.00)** per year for prescription drugs per family member per year.

1308/20

8.5.2 two hundred dollars (\$200.00) per two (2) years for prescription eyewear.

5.6 The Dentalbenefits shall include:

PlanA (80% co-insurance with an annual maximum of 1,500.00);

1305/5/2

Plan B (50% co-insurance with an annual maximum of \$2,000.00);

Pian C (50% co-insurance with a lifetime maximum benefit of \$1,500.00 per person enrolled in this Plan). Effective April 1, 2000 the maximum lifetime benefit increases to two thousand two hundred and fifty dollars (\$2,250.00).

30/2/20

- 8.7 Group Life Insurance benefit shall be \$60,000 with Accidental Death and Dismemberment Indemnity.
- A regular employee holding a full-time positionshall be entitled to three (3) days pay each year for absences due to sickness. A maximum of one (1) sick day may be banked for use in the following year, but cannot be carried over into a second year, The first day of each absence due to sickness shall not be paid. Up to three (3) banked statutory holidays may be used for unpaid sick days.
 - 8.9 Weekly Indemnity shall be provided as follows:
 - **8.9.1** Seventy-fivepercent (75%) of basic earnings in effect at the time of illness**shall** be paid on the 4th and subsequentdays of absence due to illnessto a maximum of five hundreddollars (\$500) perweek.

130/670

Effective Year-Two-of-the Agreement • Seventy-five percent (75%) of basic earnings in effect at the time of illness shall be paid on the 4th and subsequent days of absence due to illness.

8.9.2 Seventy-fivepercent (76%) of basic earnings in effect at the time of injury shall be paid on the first day of absence due to off the job injury to a maximum of five hundreddollars (\$500) per week.

Effective in Year Two of the Agreement • Seventy-five percent (75%) of basic

earnings \dot{n} effect at the time of injury shall be paid on the first day of absence due to off the job injury.

2/5/0

- 8.9.3 This shall continue for one hundredand eighty (180) calendar days after which employeesshall revertto LTD.
- 8,9.4 The Employershall continue to pay their portion of the Health Plan premiums while an employee is in receipt of weekly Indemnity.
- 8.10 The LTD benefit shall be fifty percent (50%) of normal earnings based on the last full day of work, upon completion of one hundred and eighty (180) consecutive days of absence through sickness α off the job accident. In the case of a recurring illness that had been covered by LTD within the previous thirty (30) days, LTD benefits would then commence on the first day of Illness.
- 8.11 Employees receiving LTD benefits shall be responsible for one hundred percent (100%) of the premiums for MSP, Dental and Extended Health benefits.
- 8.12 Upontermination, the Employershall provide one week's severance pay for each year of service to regular employees who held a full-time position and who have become health cases to the extent that they may not continue on in their jobs, but who am not in receipt of LTD a Workers' Compensation benefits. This benefit commences April 1, 1984.
- 8.13 The Employer shall pay seventy-five percent (75%) of the premium costs and the employee twenty-five percent (25%) when an employee who is on the Plan has been recalled to a position of twenty-two (22) working days or more.
- 8.14 An employee participating in the Health Plan shall:
 - 8.14.1 have the ten percent (10%) reinstatedduring layoff, but shall forfeit the ten percent (10%) upon recall to a position of twenty-two (22) working days or **more**;
 - 8.14.2 Employees subject to layoff, who are enrolled in the health plan, shall pay their anticipated premiums in advance for one Spars benefits, to be paid over the months May thru October. Anticipated premiums include:

100% of premiumsduring the period of layoff.

25% of premiums during the period of employment,

- (a) In the event that such employee's employment is terminated they shall be paid out all surplus prepaid benefit premiums.
- (b) Upon recall any surplus/deficiency in the prepaid premium shall be paid/collected in the next payroll period,
- 8.14.3 Remain on the Planduring periods of semi-retirement by paying one hundred percent (100%) of the premiums during those periods, or by choosing to have regular pay cheque deductions made while holding a position, in order to cover the anticipated premiums.
- 8.15 An employee who opts off the Health Plan may be reinstated on the Plan, but only by mutual agreement between the Parties.
- **8.16** Benefit payback owed to the employer will be a **maximum** of **33** 1/3% per pay cheque.
- 8.17 Employees on Weekly Indemnity, LTD or WCB will be required to contact management and advise their status every six (6) weeks, unless otherwise advised. Employees are required to make arrangements to pay their premium portion while on the above referenced leaves, Any benefit premium payments made by a means other than through payroll deductions must be made no later than the first business day of the month, for the upcoming two months period. Benefit premium payments in arrears of ninety (90) days may result in the employee being removed from the benefit plans, provided that the Company has sent notification of the same by registered mail.
- 8.18 The Employer shall have the **right** to request a medical certificate from an employee who has been off **slck** for five (5) days **a** more.
- 8,19 The Health Plan shall be provided through the Employer's chosen carrier and the Employershall provide the Union with copies of the Health Plan documents for all of the benefit plans, The Plan documents in effect at the date of the ratification of the current Collective Agreement shall be signed by both Parties to attest to their authenticity. The Employer agrees to consult with the Union in any proposed changes to the Plan prior to implementation. Further, the Parties agree that any violations in the rules in the Plan documents are grievable.
 - Instituations where the carrier has not determined the status of a weekly indemnity claim and more than three (3) weeks have passed since the date the claim was filed, the Company agrees to bridge said weekly indemnity claim for a period of one month, at the applicable weekly indemnity rate stipulated in Section I Article 8.9. Thereafter, extension of bridging will be determined on a

case by case basis. All vacation and bankedovertime must be used prior to any bridging by the Company.

8.20 Union Established RRSP Plan

8.20.1 An employee may contribute any amount up to the Revenue Canada limitations to the Union established RSP Planafter completing their probationary period. The Company shall contribute a matching amount to the employee's contribution, as per the following:

EffectiveApril 1, 2001, up to 2% of Gross normaleamings to a maximum of eighty (80) hoursper pay period.

- **8.21** As per the RRSP Pianestablished by the Union the following rules apply:
 - the employer's contributions hall be restricted until the employee retires a leaves the Company.
 - (b) The employee's contribution shall not be restricted; the employee has the right to withdraw their contributed amounts at any time.
 - There will be two dates to change contribution amounts May 1st and October 1st each year.
 - The employer will endeavor to deposit money deducted from an employee's pay cheque into the employee's RRSP account in the next pay period.

ARTICLE 9 -ANNUAL VACATIONS

9.1 Annual Vacations shall be signed by each employee in accordance with the terms and conditions established in the applicable sections of this agreement Vacation sign-up sheets for each classification shall be available for signing by September I and completed by October 15 of the year preceding the year in which the vacation shall be taken. If an employee has not been signed within forty-eight (48) hours of being given the sheet, the right to sign shall pass to the next employee. The employee may sign at any time after the list has been passed, but shall not have the option of signing time taken by the other employees the list has been passed to. Annual vacations shall be granted to employees consistent with the efficient operation of the service. Employees shall be granted their vacations at a time convenient to the Employer with the understanding that every endeavor shall I made to arrange the vacation periods at a time satisfactory to the employees.

- 9.2 An employee is not entitled to take any vacation until having completed six (6) months' continuous service.
- 9.3 An employee is not entitled to take any vacation in the year of hire.
- **9.4** Each new employee shall be entitled to a vacation with pay in the year in which they complete their first year of service. Vacation shall be one-twelfth of ten (10) days for each full month of service during the calendar year of hire, calculated to the nearest full day.
- 9.5 All vacation blocks shall commence on the first α eighth day of a pay period unless mutually agreed to between the supervisor and the employee.
- **9.6** Holidays may be taken one α more days at a time at the discretion of the Employer.
- 9.7 Exceptas outlined in .8 below, each employee who banks vacation pay and signs for vacation entitlement shall receive one (1) day's pay for each day of vacation, where said pay shall be equal to the employee's wage rate in effect at the time the vacation is taken multiplied by the daily maximum straight hours of their classification (to a maximum of eight (8) hours).
- 9.8 Each employee in.7 above who does not average the daily maximum straight time hours of their classificationshall have their average daily hours used in the calculation in.7 above, where average daily hours shall be equal to the number of hours worked each day (not exceeding eight (8) hours daily) divided by the number of days worked (not exceeding five (5) days weekly).
- 9.9 Eachemployee on the Health Plan who does not hold a full-time position shall receive vacation pay at the applicable percentage rate on each pay cheque. Years of service and corresponding percentage rates are shown in columns 1 and 3 respectively in .17 below.
- 9.10 Each employee on the **Health** Planwho holds a full-time position shall bank vacation pay, but, if they am terminated or laid off, they shall receive pay in lieu of any outstanding vacation earned in the previous calendar year plus pay for vacation earned in the current year to the date of termination, where said pay shall be equal to their gross earnings multiplied by the percentage corresponding to their years of service. Years of service and corresponding percentage rates are shown in columns and 3 respectively In.17 below.
- 9.1 Employees who transfer to another location and/or classification with a different

- vacation sign-up shall, whenever possible, retain their **previous** vacation schedule. In the event the employee's vacation has to be rescheduled, it shall be done at a time mutually agreeable to the Employerand the employee,
- 9.12 Any employee who is scheduledto commence annual vacation and becomes sick are is away sick on their lastworking day beforetheir vacation commences may have the vacation deferred and rescheduled at a time mutually agreed to between the Employer and the employee provided that they produce a Company medical form and return to work form duly completed by a medical practitioner and that the request for the deferment is mutually satisfactory to the Employer and the Union.
- 9.13 Any employeewho actually commences vacation and then becomes ill α injured, may have that portion of their vacation deferred providing the reason is substantiated in the same manner as stated in the preceding paragraph, Any employee requesting a vacation deferment shall do so within seventy-two (72) hours of returning to work. (The intent of this clause is to reschedule vacations, α partthereof, when the employee 'vacation has been considerably disrupted, i.e. hospitalization, bed-ridden, etc.)
- 9.14 Any vacation deferredshall be rescheduled at a time mutually agreeable to the employee and the Employer and the employee shall be given a minimum of two (2) weeks' notice once the reschedulinghas been determined. The employee may waive this notice period.
- 9.15 Absence due to sick leave, LTD, or workers' compensation injurywhere an accumulation of such absences exceed seventy-one (71) working days in a calendar year, vacation entitlement in the following calendar year shall be reduced by 1/9 for each twenty-two working days of absence in excess of seventy-one working days,
- 9.16 Absences other than sick leave, LTD, WCB and annual vacation where an accumulation of such absences exceed twenty-two (22) working days in any calendar year, annual vacation In the following calendar year shall be reduced by 1/12for each twenty-two (22) working days of absence, This clause does not apply to Union officials on a leave of absence while working on behalf of the employees of The Gray Line of Victoria Ltd.
- 9.17 Vacation entitlements are based on a calendar year system, Regular employees described in 7 and .8 above, who have completed the number of years of service shown under column one (I) in any year, shall be entitled to the corresponding number of days of annual vacation with pay shown in column two (2) to be taken during that year and subsequent years, (Refer to Past Service credits provision of this Agreement). Definition: 'year' or 'years' shall mean the number of year(s) plus

one (1) day			
one (1) day. (1)	(2)	(3)	. 1.
1 year of service	10 days of vacation	4%	13/2
4 years of service	15 days of vacation	6%	1263
9 years of service	20 days of vacation	8%	- W
20 years of service	25 days of vacation	10%	1367
			` \^ -

ARTICLE 10 - STATUTORY HOLIDAY

10.1 For the purposes of this Agreement the following shall be acknowledged as "Statutory Holidays":



New Year's Day	Thanksgiving Day
Good Friday	Remembrance Day
Easter Monday	Christmas Day
Victoria Day	BoxingDay
Canada Day	B,C, Day
Labour Dav	•

or days in lieu of these listed holidays and any other additional public holiday gazetted, declared or proclaimed by the Government of Canada or by the Government of the Province of British Columbia.

- 10.2 An employee shall be eligible to bank statutory holiday pay providing that they are:
 - **10.2.1** holding a position of twenty-two (22) working days **a** more and at work either the working day before or **the** working **a** after the statutory holiday, or
 - 10,2.2 in the first year only of a workers' compensation absence.
- 10.3 Employeesentitled to statutory holidays and who either do not normally work them, or who are scheduled to work on a statutory holiday but elect notto, shall receive straight time pay of a normal day's earnings in the pay period in which a statutory holiday is taken and shall not bank it
- **10.4** An employee entitled to statutory holidays and who does not normally work them, but who does work a statutory holiday, shall, at some later date, be given equivalent time off with pay up to the **employee's** number of normal daily hours,

- 10.5 Any employee entitled to statutory holiday pay, shall be paid one and one-half times their normal rate for such work within normal scheduled hours, Any work performed outside of the employee's normal hours of work shall be paid at the applicable overtime rates.
- 10.6 In accordance with the rules established in **their** home depot and in their classification, employees who hold a full-time position and bank statutory holidays, shall be given equivalent time off with pay the following year.
- 10.7 When statutory holidays are banked, an employee shall not receive any statutory holiday pay in the pay period in which the statutory holiday actually occurs. The statutory holiday pay shall be paid at the time the banked statutory holiday is taken, or when the employee is laid off, and shall be paid at the pay rate in effect when the statutory holiday was earned,
- 10.8 Employees eligible to bank their statutory holidays shall have an additional day off with pay when a statutory holiday falls within their annual vacation period.
- 10.9 An employee shall not be eligible for statutory holiday pay when a statutory holiday falls during any of the following periods of absence:
 - 10,9,1 paid.bereavement leave:
 - 10.9.2 absence due to sickness a non-occupational injury;
 - 10,9.3 approved leave of absence;
 - 10,9,4 any absence without Employer approval;
 - 10.9.5 when banked hours are drawn.
- 10.10 In no instanceshall an employee **receive**, for the same day, **both** statutory holiday pay **and bereavement pay or payments under the Health Plan**. Statutory holiday pay shall be restricted to the employee's base rate for their normal **number** of daily hours and in no instance be more than eight (8) hours.

ARTICLE 11 MATERNITY AND PARENTAL LEAVE

Maternity Leave

11.1 A pregnant employee shall qualify for maternity leave upon completion of her probation as six (6) months of continuous service, whichever is sooner,



- 11.1.1 Upon request, the employee shall be granted leave of absence for a period of seventeen (17) weeks. An extension shall be granted if recommended by the employee's physician.
- 11.1.2 The employee shall notify the Employerat least three (3) weeks in advance of the date on which she intends to begin her leave of absence, An employee may alter, but only once, the date of commencement of her leave of absence by providing written notice to the Employer no later than two (2) weeks prior to the date she originally scheduled to commence her leave. On the recommendation of her physician she may commence her leave immediately. Employee shall notify the Employer of their expected date of return to regular employment at least two (2) weeks prior to the return date. This shall be extended on the recommendation of the employee's physician.
- **1 L1.3** Illness arising due to pregnancy during employment and prior to leave of absence shall be covered by the benefit plans the same as any other illness.

Parental Leave

As per the Canada Labour Code, an employee having completed six (6) consecutive months of continuous **service** with the Company or upon completion of probation (whichevercomes first) shall, upon written request be granted a Parental Leave of Absence for a period of thirty-five (35) weeks beginning on the day on which the child is bornor the day on which the child comes into the employee's care. Where both parents are employees of the company, a thirty-five (35) week maximum aggregate Parental Leave may be taken. This aggregate leave cannot be taken simultaneously.

Adoption Leave

11.3 Uponwritten requestand having completed probation or six (6) months of continuous service with the Company or upon completion of probation (whichever comes first), whichever is sooner, an employee shall be granted leave of absence without pay for up to thirty-five (35) weeks within a fifty-troweek period, beginning on the day on which the child comes into the employee's care. The employee shall have to furnish proof of adoption. Where both parents are employees of the company, thirty-five (35) week maximum aggregate leave may be taken. This aggregate leave cannot be taken simultaneously.

11.4 General

■4.1 Employeeswishing to take a leave under 11.2 or ■■3 must notify the Employer inwriting at least three (3) weeks in advance of the date the leave is to

commence. Such notice shall Include the duration of the leave. The employee shall give at least four weeks notice in writing to the employer of any change in the length of leave intended to be taken, unless there is a valid reason why that notice cannot be given. Employees shall give at least two (2) weeks written confirmation of their expected date of return to work.

- 11.4.2 When an employee an leavefalls to notify the Employer of her desire to return to work in accordance with the preceding paragraph, or when the employee fails to return to work after giving notice, the employee shall receive one employee shall receive one memoto return to work within forty-eight (48) hours. After the forty-eight (48) hours, if she still is absent without leave, the Employer shall assume that she has resigned.
- 1 14.3 The employer shall maintain coverage for medical, extended health, dental, group life, and long-term disability and shall pay the **Employer's** share of these of these premiums.
- 11.4.4 Any employee who returns to work after the expiration of a leave of absence granted under this Article shall retain the seniority they had accrued immediately prior to commencing the leave and shall be credited with seniority for the period of time covered by the leave and shall accumulate all benefits under this Collective Agreement.

ARTICLE 12 - "SPECIAL LEAVES"

12.1 BEREAVEMENT LEAVE. In the event of a death in the employee's immediate family, the Employer may grant a leave of absence with pay up to three (3) days in length. Bereavement leave shall be granted only upon application by the employees and only for such time that the employeewould normally haveworked.

In addition, any employee who is notified of the death **while** they are working, shall be **excused** with pay for the balance of the working shift, wherever possible, and such time shall not be **charged** against the three days of leave. "Immediate Family"shall be limited to include spouse, **son**, daughter, sister, brother, mother, father, mother-in-law, father-in-law, grandmother, grandfather, stepmother, stepfather, grandchild or adopted child.

12.2 JURY DUTY - The Employershall pay any employee who is absent and who has been subpoenaed to serve on a July, provided however, all sums received by way of payment for Jury Duty, shall be payable to the Employer. No employee shall receive both their regular applicable base earning and Jury Duty pay. It is agreed that employees shall make themselves available for work when not required to be in

attendanceas Jurors. Each employee has a responsibility to substantiate each day of attendanceas a Juror. Employees who miss their days off because of Jury Duty shall, upon request, receive consecutive days off within five (5) days of returning to work. Drivers not required for Jury Duty when called shall report to work spare board and be assigned a finish time in accordance with the hours they could have signed, to a maximum of eight (8) hours.

- 12.3 SUBPOENAED WITNESS Employees subpoenaed to a hearing, as a witness to an event while on duty, shall be compensated by the Employeron the basis of the same principles established under the heading Jury Duty,
- 12.4 LICENSE SUSPENSION An employee who is required to hold a valid drivers license in order to perform their job shall, by mutual agreement between the parties, be granted one leave of absence to cover a license suspension. If the same employee has another suspension within a three (3) year period, they may a may not be granted another leave of absence and this shall be at the discretion of the Employer.
- 12.5 Sickness shall be considered a legitimate reason for absence from work, provided the Employer is notified. Abuse of this clause *may* result in disciplinary action.

ARTICLE 13 - PERSONAL LEAVES

- 13. Employees covered by this Agreement shall be granted a leave of absence without pay uponwritten application to their immediate supervisor when such leave does not exceed fourteen (14) days and does not affect the efficient operation of the Company,
- 13.2 All applications for longer period of time shall be submitted to a Union representative. Leave of absence beyond fourteen (14) days shall be approved by both the Union and the appropriate Company manager.
- 13.3 Three (3) months leave of absence may be granted, if desired, after one service insofar as the proper operation of the Company shall permit. This leave may be extended by mutual agreement. Leave granted for business of the Union shall not be included in the foregoing,
- 13.4 No leaves of absence shall be granted for the purposes of entering other occupations except with the written approval of the Company and the Union.
- 13.5 An employee who obtains a leave of absence underfalse pretenses shall be subject to disciplinary procedures.

ARTICLE I 4 - OVERTIME

- **14.1** "Base Rate" shall mean the applicable straight time hourly rate of pay as specified in the appropriate wage schedule, exclusive of overtime, premiums and allowances.
- **14.2** "Overtime" shall mean any work performed outside of an employee's normal scheduled hours of work.
- 14.3 NotwithstandingArticle 4.9, Section III, all employees shall be available for overtime work on a voluntary basis. The Union may reach agreement with the Employer on limits to the amount of overtime that can be worked by individuals.
- **14.4** There shall be no compounding of overtime payments or any other premium payments.

ARTICLE 15 • BANKED HOURS

- **15.1** Employees may elect to bank hours paid at overtime rates (including the premium portion of "Stat" Overtime Pay.)
- 15.2 A list shall-be posted in each department during the months of Marchand September, for employees to make their election, which will become effective at the start of the first pay period of the following month.
- 15.3 Unless mutually agreed between the Employee and the Company, banked hours shall not be drawn during the summer season, except that at any time of the year, they may be used to delay a lay-off. Otherwise, they shall be drawn at time mutually agreed to between the employee and immediate supervisor. Such agreement shall not be unreasonably withheld.
- **15.4** Banked hours shall be drawn out as paid days off, at employees applicable base rate.
- **15.5** Regular payrolldeductions in effect at the time the hours are drawn shall be deducted.
- 15.6 All banked hours shall be paid out when an employee is laid-off, ceases to be employed, **or**, in the pay period ending before June 30th.
- 15.7 Bank time Is the employee's responsibility to monitor. Appeals will only be considered for time bank transactions that have occurred 8 weeks α less from

the time of the appeal.

ARTICLE 16 - SEMI-RETIREMENT

- 16.1 Employees with a minimum of twenty (20) years seniority, and who either hold a full-time position or have reached fifty-five (55) years of age, may semi-retire before the age of sixty-five (65) years. They shall return to work for the entire summer season, May 1st to October 15th inclusive, or may apply for a leave of absence.
- 16.2 During the summer season, seml-retlrees shall be subject to all provisions of this Agreement. For the purpose of changing their home depot only, they may sign postings at any time of the year.
- **16.3** Semi-retirees shall be credited with one year's additional seniority for each summer season they return to work.
- A semi-retiree may, on one (I) occasion only, return to employment and in the depot retired from or obtained through a posting. Should these provisions be amended or deleted in the future, those who have chosen to semi-retire shall be protected under the above until they have reached the age of sixty-five (65) years.
- 16.5 When there are no employees available, a semi-retiree may continue working after October 15, but shall leave employment when employees become available.
- **16.6** By mutual agreement between the Parties, semi-retirees may be offered part-time work to cover extraordinary circumstances.

ARTICLE 17 - OTHER EMPLOYMENT

If.? An employee involved in employment outside this Company in a manner that conflicts with the Employer's business, or the Interests of the Union, shall be subject to reprimandor dismissal when the Parties mutually agree to such disciplinary action.

ARTICLE 18 - PAST SERVICE CREDITS

18.1 All regular employees entering or re-enteringservice shall be given credit for all previous service with the Company or for previous service in any of the operations taken over by the Company or any of its predecessors, providing there is not a break in service of more than three (3) years.

- **18.2** All regular employees shall be given creditfor the purposes of vacation entitlement and leaves of absence providing such service credits were established on April 1, 1984, for all previous periods of service with B.C. Hydro, Pacific Stage Lines, Vancouver Island Coach Lines, Pacific Coach Lines, or any of their predecessor companies or operations.
- 18.3 "In-Service" shall meanthe period of time a regular employee sworking for the Employer and shall include working days, days off, sick leave, statutory holidays and authorized leaves of absence and does not include any period of lay-off.
- **18.4** In no event are **past-services credits** to be construed to mean seniority.

ARTICLE 19 • TRAINING

19.1 When any outside training is instigated by the Employer, expenses as may be approved shall be reimbursed any employee.

ARTICLE 20 - TECHNOLOGICAL CHANGE OR NEW PROCEDURES

- 20.1 The Parties hereto agree to co-operate so that the Employercan take full advantage of improved technology, In return, the Employershall train or familiarize employees to become proficient with any new technology or equipment introduced into their workplace, Failure of the employee to achieve proficiency in a reasonable time frame shall result in the employee's displacement and relocation as per .4 below.
- The Employershall notify the Unionsix (6) months or as soon as practicable, in advance of an intent to introduce new technology which shall affect a number of employees covered by this Agreement.
- **20.3** After receipt of such notice the Parties shall meet to decide on the best treatment of employees who may be affected. Failing agreement, either party may refer the matter to the Grievance and Arbitration Procedures.
- 20.4 It is agreed that any employee who is displaced due to technological changes or new procedures shall be given the opportunity to transfer to a current vacant position subject to the employee meeting the selection criteria established for the position, or exercise seniority in accordance with the lay-off provisions in their section of this Agreement.
- **20.5** The Employershall provide one (1) week's severance pay for each year of service to regular employees who become redundant due to the above. The

Employershall train wherever practicable such employees for other positions covered by this Agreement. Except for tradesmen, the severance pay policy shall not be applicable where employees decline training. Severance pay does not apply in cases of lay-off due to shortage of work in the system.

ARTICLE 21 - MISCELLANEOUS

- **21.1** SAFETY It is the Intentof the Partles to conduct a safe operation, To this end, the Employer agrees to consider any reasonable and practicable suggestions for the improvement of safety practices **a** for the protection of employees from safety hazards in the **performance** of their work.
- 21.2 In addition to the Employer representatives on the Gray Line Safety Committee, the Union members shall be one employee each from Nanalmo terminal, Campbell Riverterminal and two (2) from Victoria Terminal, with the Chief Shop Steward as an ex-officio, non-voting memberwho may attend meetings. This Committee shall function as per Part 2, Canada Labour Code and Occupational Healthand Safety regulations, and the wages and expenses of the Union members shall be paid by the Employer.
- 21.3 No employee shall be disciplined or discharged for refusal to work on a job or in any work place or to operate any equipment where they have reasonable grounds to believe that it would be unsafe or unhealthy to do so or where it would be contrary to applicable federal, provincial and municipal legislation or regulations. Any employee who does not work due to such circumstances shall not suffer a loss of pay.
- 21.4 The Employer hereby agrees to re-open as soon as possiblethe upstairs washroom facility at the Nanalmo terminal and agrees to maintainthe facility in a clean and lockable condition for the exclusive use of the Gray **Line** of Victoria employees.
- 21.5 PERSONNEL FILES- An employee may request, through their supervisor, to examine their own personnelfile and shall be allowed to do so under supervision. A Shop Steward may accompany the employee at the employee's request.
- **21.6** DISCIPLINARY NOTATIONS An employee shall be advised of any disciplinary notation being entered into their personnelfile.
- 21.7 The Unionagrees that all employees shall be governed by the rules and regulations established from time to time by the Employerand shall also strictly

- observe all special orders bulletined α verbally conveyed by the Employer unless such orders are contrary to law or to the provisions of this Agreement.
- **21.8** Incases where "Company" policy and procedure instructions refer to provisions covered in this Agreement, such policies and procedure instructions shall be forwarded to the Union prior to implementation.
- 21.9 Employees shall be paid on a bi-weekly basis,
- 21.10 When pay claims are disallowed by an employee's supervisors, they shall be returned to the employee with an explanation as to the reason for denial. Rejected pay claims will carry the signatures of the supervisors rejecting same. When claims for pay are rejected by the payrolloffice, they shall be returned to the employee with an explanation as to the reason for denial.
- **21.11 PASSES-** Passesgood on Island Coach Lines routes shall be issued to all employees and their dependants, retired employees and those on long-term disability, Use of this Pass **B** subject conditions thereon.
- 21.12 The Ernployershall advise the Union in writing of all employeehlrings, transfers, lay-offs, promotions and terminations within five (5) working days of occurrence.
- 21.13 JOINT COMMITTEES Various joint committees shall be established from time to time as required to maintain good relations between the Employer and the Union.
- 21.14 As long as the Company has drivers and suitable equipment, no work shall be contracted out,
 - 21.15 Any contractingout of work shall be given to Union Companies provided they have suitable equipment, competitive rates and proper licensing.
 - 21.16 The Parties recognize the problem of sexual harassment in the work place and are committed to ending it, Sexual harassments hall be defined as:
 - .1 Unnecessary touching or patting:
 - .2 Suggestive remarks or other verbal abuse:
 - .3 Leeringat a person's body;
 - 4 Compromising invitations;
 - .5 Demandsfor sexual favours:
 - .6 Physicalassault

A grievancefiled underthis Article shall be handledwith all possible confidentiality. In settling the grievance every effort shall be made to discipline and relocate the harasser, not the victim.

- 21.17 Managementshall not verbally abuse or otherwise harass any employee on the **job** site or in the presence of employees **a** customers.
- 21.18 The employee shall be responsible for all cash overages and shortages, except when following the instructions of a supervisor or designate. Float checks shall be done with **the** employee or a Shop Steward present.
- 21.19 Exceptfor areas that may be agreed to by the Parties as designated smoking areas, all employee and waiting room locations shall be considered **No** Smoking Areas". Drivers shall not smoke while loading or unloading coaches or at any time while driving a coach with passengers on board.
- 21.20 For the purposes of Identification only, at the signing of this Agreement, depots shall be Victoria, Nanalmo and Campbell River.
- 21.21 The employer agrees to supply a reasonable placefor an enclosed official Union Bulletin Boardfor posting authorized Union bulletins In each depot.

22.1 Retirement

All employees shall retire on their sixty-fifth birthday. In the event that a driver signs for an out of town trip, the duration of which extends beyond the employee's birthday, then the employee shall retire immediately upon the completion of the trip.

SECTION !! - OFFICE & CLERICAL EMPLOYEES

The terms and conditions specified in this section shall pertain to:

PayrollClerk Ticket Clerk, Accounts Clerk, Express Clerk, Dispatcher, Utility Clerk, Street Dispatcher, Platform Person, Information Clerk Sightseeing Clerk and Charter Sales Clerk

The terms and conditions specified in this section shall pertain to the above classifications and any other classifications as specifically agreed to with the Union. The provisions of this section shall prevail in the event of a conflict with the general provisions of this Agreement.

ARTICLE 1 - WORK CATEGORIES

- 1.1. There shall be three (3) categories of work:
 - **1.1.1** full-time: a position performed for morethan ten (IO) continuous months.



- **1.1.2** part-time: work in a classification which normally entails a maximum of thirty (30) hours per week.
- **1.1.3** temporary: a position performed for less that ten (10) continuous months.
- 1.2 When the Parties mutually agree that positions of consecutive temporary work of one (1) or more classifications may be combined to create a full-time position, the position shall be deemed a vacancy and posted. Notwithstanding the aforementioned, employees who work in mixed classifications shall be paid the applicable classification rates of pay for the days worked in the classifications.

ARTICLE 2 - EMPLOYEE CATEGORIES

- **2.1** Categories of employees shall be as follows:
- regular: an employee who has satisfactorily completed probation and who has attained a full-time position.
- **2.3.** casual: an employee who has satisfactorily completed probation, who has not attained a full-time position and who may perform either part-timeor temporary work.

ARTICLE 3 • SALARY ADMINISTRATION

- An employeewho is requested to temporarily performwork of one or morewhich is paid at a higherwage shall receive the rate of pay for the work for the hoursworked,
 - **3.2** Each employee who is requested to temporarily performwork which is paid at a lowerwage rate shall maintain the wage rate of their classification.
 - 3.3 An employee who performs work covered by another section of this Agreement shall be paid at the wage rate applicable to the classification worked.
 - 3.4 Notwithstanding Articles .1 and .2 above, an employee covered by any section of this Agreement who performs work covered by this section shall be paid at the wage rate applicable to the classification worked.

ARTICLE 4 - JOB DESCRIPTIONS

4.1 Newjob classifications may be implemented at any time and the salary rates shall be established by negotiations between the Partles. Newjob classifications may be filled prior to reaching a negotiated Agreement on the salary rates on the understanding that a disagreement shall be subject to the grievance procedure. If a wage increase results, it shall be retroactive to the date that the newjob classification was implemented, unless otherwise agreed.

622

ARTICLE 5 - SENIORITY

- 5.1 There shall be one (sometimes in a priority list for employees covered by this section.
- 5.2 Prior credit for seniority for the purpose of this section shall be as per the seniority list dated April 1, 1984.
- **5.3** Senlority for regular employees in this section of the Agreement shall be established at the time the employee successfully obtains a full-time position.
- **5.4** Regular employees shall be credited with any previously **accumulated** seniority if:

- **5.4.1** the employee has been laid off and later recalled under the provisions of this section;
- 5.4.2 they transfer to a position covered by another section of this Agreement and subsequently returnwithin a period of ninety (90) days to a classification covered by this Section, providing continuous membership has been maintained in the Union.
- 5.5 An approved leave of absence shall not constitute a break In seniority, for the purposes of this Section, provided continuous membership in the Union is maintained.
- 5.6 The seniority of casual employees relative to each other shall be their date of hire and they shall be junior to regular employees on the seniority list.
- **5.7** When an employee transfers to a new position, the following rules shall govern:
 - **5.7.1** Any time during the first 90 days, any employeewho enters a new positionshall have the right to return to their former position without loss of seniority.
- A casual employee who has obtained a full-time position shall be credited with one (1) day of seniority for each seven-and-one-half? (1/2) hours worked as a casual. This credit shall be backdated to the last home depot posting for which the employeed id not apply.

ARTICLE 6 - JOB POSTINGS AND SELECTION

- 6.1 Vacant full-time positions shall be posted and filled by applicants from this section provided they fulfill the criteria of the position. If the position of not filled in this manner, then applicants from other sections shall be considered.
- 6.2. Job postings shall specify the pertinent details of the position(s) such as: location, job title, salary range, job function, qualifications, special conditions, etc.
- 6.3. The Employershall provide the Union with a copy of the job posting before making the posting available for applications. The Partles shall discuss any concerns they may have and any disagreementshall be subject to

the grievance procedure.

- 6.4 Employer shall have right of selection to fill Charter Sales Clerk positions. Selections to all other posted vacancies shall be made on the basis of ability, qualifications, experience and seniority in that order. If any employee who is junior is selected, their ability to perform the vacant job shall be significantly and demonstrably higher than senior candidates. Ability shall include consideration of the employee's performance in the employee's presentiob.
- 6.5 In addition to Article .4 above, where selection is being made to any dispatcher classification, at to a position with supervisory or work leader responsibilities, primary considerationshall be given to personal qualities such as leadership, reliability, judgement, ability to organize and instruct, and an understanding and/or display of the practice of good human relations. Only those possessing these characteristics shall be considered.
- When an employee covered by this Section. has been selected to fill another position, the supervisor concerned shall release the employee as expeditiously as possible. Notwithstanding the above, If, after four (4) weeks from the date of notification, the employee has not moved to their new job because of a delay ascribable to the Employer, they shall be paid as if they were in the new position, The commencement date for length of service progression shall be the date from which the higher rate of pay is received.
- 6.7 When obtaining a full-time position, a casual employee shall be given service credits equal to the total number of days worked as a casual.

ARTICLE 7 - HOURS OF WORK

- 7.1 Each regular employee shall have two (2) consecutive days off in seven (7) days.
- **7.2** Each casual employee **shall** have at least four (4) days off in a pay period.
- 7.3 Employees assigned to a spare shift, or relieving on other shifts, or when their locations or work assignments are changed shall be assigned days off according to work circumstances within the Company. However, they shall have four (4) days off in a pay period.
- 7.4 Casual employeeswho do not work five (5) days per week shall not

normally be assigned regular days off.



Normalworking hours of regular employees shall be defined as the daily hours of the classification, which shall be eight (8) hoursfor Dispatchers; a minimumoffive (5) hours to a maximumof eight (8) hours for Platform Persons and Sightseeing Clerks: and seven and one half (71/2) hours for all other classifications.

- 7.6 Casual employees may be scheduled to work a minimum of five (5) hours on any given day and may have their hours extended to the full daily hours of the classification, but the offer to extend shall be made in the following order:
 - 7.6.1 within the classification:
 - **7.6.2** in section seniority to trained employees.
- 7.7 For all Sightseeing Clerks, there shall be two (2) unpaid rest periods of not less than fifteen (15) minutes each when no lunch period is scheduled. When a lunch period is scheduled, these Clerks shall have two (2) paid rest periods of not less than fifteen (15) minutes each. For all other employees there shall be two (2) rest periods consisting of not less than ten (IO) minutes each.
- 7.8 Wherever possible, for shifts which include a meal period, rest periods shall be taken one (1) beforeand one (1) beforeand one between the meal and rest period shall not exceed three (3) hours.
- 7.9 All work for Sightseeing Clerks shall be blocked to allow for the maximum number of eight (8) hour shifts, and work not signed in eight (8) hour shifts shall be blocked in the longest shifts possible, to a minimum of five (5) hours,
- The hours of work provisions shall not restrict the employer from 7.10 creating shifts of ten (10) hours duration with three days off, should work situations warrant. Such shifts will have an additional fifteen (15) minute rest period. This will not apply to general accounting positions,

7.11 Flex Time

7.1/.1 The parties agree to implement a flex time schedule, wherein employees in approved classifications may work hours in excess of their normal daily

Line of Victoria Ltd -and-Canada Local 4234 Collective Agreement

- hours for a fixed number of days, inorder to receive a paid day off work at a later date.
- 7.11.2 Flextime may be made available to employees, at the discretion of management
- 7.11.3 Where employees request a flex time schedule, and implementation of a flex schedule is operationally feasible, managementand the employee(s) will work together to create a flex time schedule,
- 7.1 14 Hours of work beyond the normaldaily hours of work for the employee's classification, will be banked. Such hours will be used at a later date as a paid day off, and shall be scheduled to be taken within a month following the month in which the hours were earned. The dates of the paid days off shall be part of the scheduling process referenced in Article 7.11.3.
- 7.11.5 The provisions of Article 14 General shall not apply to this Article. For clarity, overtime shall not be paid where hours of work are extended past the normal working hours for that classification as a result of working a flex time schedule.

ARTICLE 8 - SHIFT WORKERS & SIGN-UPS

- 8.1 Shift workers shall have periodicwork sign upsto establish their shifts and days off. Periods of the sign-up shall be established at each depot by classification.
- 8.2 Shift sign-ups shall be by seniority. Sign-ups apply to all regular employees, and according to the criteria established by a simple majority of the group concerned and approved by the Employer and the Union. Seniority criteria may only be changed by a two-thirds (213) majority vote of the group concerned. Seniority lists shall be postedwith each sign-up.
- 8.3 The shift sign-ups shall be posted in appropriatework locations at least ten (IO) days prior to and shall be signed up five (5) days prior to the effective date of the posting.
- **8.4** Shift sign-up shall include:
 - **8.4.1** regular consecutivedays off for each shift;
 - **8.4.2** start, finish and lunchtimes;

8.4.3 duration of sign-up.

Further, sign-ups for Sightseeing Clerks shall include:

- **8.4.4** a balanced distribution of locations and times, The distribution shall include the Empress desk during the summer season only (May ■- Oct. 15).
- **8.4.5** A copy shall be provided to each Sightseeing Clerk,
 - Shift sign-ups for Sightseeing Clerks shall be used to select days off only. The Sightseeing Clerk holdingthe full time position is entitled, during the summer season, to select which positions that he/she will work on the schedule, provided that there is a balanced distribution of locations and times. A copy of the schedule shall be provided to each Sightseeing Clerk.
 - SightseeingClerkswho Indicatetheir unavailabilityfor'shlfts and hours prior to layoffs in September shall, on a one time basis only, be permitted to have shifts covered by other Sightseeing Clerks In order to return to school. Such shlft coverage will be with the approval of Management and will allow the employee to retain their seniority. The number of Clerks approved to make such changes shall be based on the availability of existing staff in September.

ARTICLE 9 - MEAL PERIODS AND ALLOWANCES

- 9.1 All employees who work more than five (5) hours in a day shall be given a (112) hour or a one (Inpur unpaid meal interval, or an additional one half (I/2) or one Inpur payment at the applicable straight-time rate shall be made in lieuthereof, The past practice of meal intervals In each depot shall continue unless mutually agreed to between the Parties.
- 9.2. Any employeewho performs overtimework beyondthree (3) hours, shall be paid meal expenses as per Article 15.2 Section III, of this Agreement. When their finish time is before 7p.m. (1900) they shall be paid for a lunch and when it is 7:00 p.m. (1900) or after they shall be paid for a dinner,
- 9.3. The Employershall assign meal intervals that commence between two and one half (2 1/2) hours and five (5) hours from the commencement of the day's work.

ARTICLE | 0 - OVERTIME

- **10.1** Overtime shall be defined as hours in excess of the daily maximum hours of the classification.
- "Day" for the purpose of calculating overtime shall be a twenty-four (24) hour period commencing at the start of the employee's normal shift or in the case of a non-scheduled day of work the "day" shall commence when the employee actually commences the work.



- Any employeewho **B** required to work overtime on a scheduled day of work shall be paid at the rate of one and one-half (1½) times their wage rate during the first hour of overtime and two (2) times that wage rate thereafter,
- Any employee required to work overtime on a non-scheduled day of work shall be paid at the rate of one and one-half (I ½) times their wage rate during the day's normal working hours and two (2) times that wage rate thereafter.
- **10.5** Overtimeworked on statutory holldays shall be at double time after normalworking hours,
- 10.6 Any employee who is scheduled to work on their scheduled day off shall be paid for a minimum of five (5) hours at overtime rates.
- 10.7 Any employee who is called back to work after their shift is complete shall be paid at overtime rates for a minimum of two (2) hours,
- 10.8 When a shift has to be covered for four (4) hours, α less it shall be offered within the depot and in the following order:
 - 10.8.1 In classificationseniority to employees who can do the work before or after their normal hours that day,
 - 10.8.2 in section seniority to trained employees who can do the work before α after their normal hours that day.
 - 10.8.3 in classification seniority to employees on their days off.
 - 10.8.4 in section seniority to trained employees on their days off.

- When a shift has to be covered for more than four (4) hours it shall be offered within the depot and in the following order:
 - 10,9.1 **in** seniority to casual employees trained to perform the work and not scheduled to work;
 - **10.9.2** in classificationsenlority to employees on their days off;'
 - 10.9.3 in section seniority to trained employees on their days off;
 - 10.9.4 in classificationseniority to employees who can do the work before or after their normal hoursthat day;
 - 10,9,5 in section seniority to trained employees who can do the work before or after their normal hoursthat day.

ARTICLE 11 - LAY OFF AND RECALL

- **11.1** These layoffand recall provisions shall apply to regular employees, unless otherwise **stated**.
- 1 12 The employershall advise the employee concerned and the Union, in writing with as much advance notice as possible, of any impending layoff.
- **11.3** If an employee is laid off, a senior employee shall not be laid off before a junior employee within a classification, within a depot.
- **11.4** Any regular employeesubject to lay-off may:
- 11.4.1 bump into any position within the Company covered by this section of the Agreement, providing that they have the ability, qualifications and experience to perform the new position and the new position is equal to or lower than the employee's salary range at the time of layoff, or
 - 11.4.2 bump into a higher salary range by mutual agreement between the Parties, or
 - 11.4.3 elect to be placed on the recall list, or
 - 11.4.4 receive severance pay, if applicable, as specified elsewhere in the Collective Agreement.

- 11.5 Any employee who has bumped shall forfeit recall, whereas an employee who elects the recall list shall be on recall to the classification from which they were laid off,
- 11.6 A casual employee subject to lay-off, except in the case of Express Clerks and Express Telephone Clerks over the Christmas rush period, shall be placed on the recall list.
 - 1 16.1 Sightseeing Clerks shall maintain seniority only amongst themselves. When applying for a blanket posting, sightseeing clerks shall be considered, based on their section seniority and their qualifications.
 - **11**6.2 Except in the case of Express **Clerks** and Express **Telephone Clerks** over the Christmas rush period, a casual employee subject to lay-off shall be placed on the recall list.
- **11.7** The Employershall maintain a recall list for all employees laid off.
- **1 18** Employees on a recall list shall, on the basis of depot seniority, be given consideration for work outside their classification.
- 11.9 In the event that a position is not filled after it was posted, the most senior employee, in classification seniority on the recall list within that depot. shall **fill** the vacancy or shall be released from the Company.
- 11.10 Any employee who is on the recall list shall not be forced to accept a full-time position in a depot other than their home depot.
- 1 U1 Any employee who is on the recall list may be requested, in order of depot seniority, to work temporarily in a depot other than their home depot. If accepted, special arrangements and conditions may be agreed to between the Parties.
- 12 Temporary work may be offered, in classification seniority in that depot. to employees on recall and the senior employee shall accept the work or shall be released from the Company, If not accepted, then the temporary work may be offered in depot seniority to employees on recall and the senior employee shall accept the work or shall be released from the Company.
- Any recalled **employee** who is working on a temporary assignment at another depot shall not utilize their seniority to bump a regular employee who has a full-time position.

- 11.14 Employees on a recall list shall remainthere for a period of one (1) year, provided that they reaffirm their availability for work at three (3) month intervals and provide the employer with their current mailing address and telephone number. The Employershall send to their last known address a registered letter giving them seven (7) days from the date the letter is received to reply, Any employee not reporting within this period shall be taken off the seniority list, A copy of this letter shall be mailed to the Union. If contact is made other than by letter, the Union shall be notified of the employee's status in writing.
- 1 115 An employee who cannot accept recall, due to illness or injury, shall notify the Employer and the Unionand shall produce satisfactory medical reports or be released from the Company.
- 11.16 Employees laid off shall not be entitled to employee benefits, subject to the rules and regulations of the various benefits plans, specified in this Agreement. In the event an employee is laid off and later recalled, the employee's seniority shall be maintained.

ARTICLE 12 - UNIFORMS

- **12.1.** The Partiesagree to meet and discuss terms and conditions associated with wearing uniforms.
- 12.2. The Employeragrees to issue smocks to all Express Clerks.
- **12.3.** Employees who deal directly with the public who are required by the employer to wear uniforms shall have them supplied by the employer at no cost.
- **12.4.** Employees required to wear uniforms which must be dry cleaned shall be reimbursed on presentation of receipts.
- **12.5.** Uniforms for Sightseeing Clerks shall be supplied and pald for by the Employer. This shall include a winterjacket for all Sightseeing Clerks working outside during the winter months.

ARTICLE 13 - MISCELLANEOUS

13.1. Depending upon the requirements of the individual shift, a minimum of twenty (20) minutes and a maximum of **slxty** (60) minutes shall be allowed within the working hours of a **shift** for the purpose of balancing the day's

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business.

- **13.2.** The Employershall pay an employee a premium of sixty (60) cents per hour when assigned to train new employees, provided that all training documents, as mutually agreed to by the Parties, are completed as required by the Employer.
- 13.3. The employer shall reimburse a regular employee fifty percent (50%) up to a maximum of thirty-five (35) dollars towards the purchase of one (1) pair of approved safety footwear suitable for the work in a particular classification. This reimbursements hall apply to the original purchases or the replacement of safety footwear upon proof of necessity, The allowance shall not apply to the cost of general maintenance of footwear,
- **13.4.** Receiptsfor the above shall be submitted prior to any reimbursement being made.
- 13.5. The Employer shall provide clean facilities for every Sightseeing Clerk to turn in cash at the end of each shift.
- **13.6.** Whenever possible, **a** supervisor shall accompany Sightseeing Clerks to the **cash-o**ut facilities in the bus depot during the evening shift, for safety purposes.
- **13.7.** The Employershall insure that new employees are given reasonable training to perform their duties.

ARTICLE 14 - PLATFORM PERSONS

- 14.1. Platform Persons shall be responsible for the loading and unloading of buses. At no time shall the Employer lay off Express Clerks and have a Platform Persondoing Express Clerk functions, unless there is a shortage of full time Express Clerks due to holidays, illness, etc. When a Platform Persondoes Express Clerk functions they shall be paid at Express Clerk rates,
- **14.2.** Platform Persons shall work under the direction of Express Clerks and Dispatchers
- 14.3. At the direction of the Dispatchers, Platform Personsshall perform minor servicing to coaches, such as maintaining fluid levels, dumping washrooms, cleaning and other minor servicing tasks.

- 14.4. The employer shall make up shifts for Platform Persons consisting of a minimum of five (5) hours to a maximum of eight (8) hours, These shifts shall be for a duration of one (1) month or more.
- 14.5. All Platform Persons shall be licensed to drive a coach, but only for the purpose of servicing.
- 14.6. Platform Persons shall be supplied with coveralls and winter jackets,

ARTICLE 15 - WAGE SCHEDULE

April 01. 01	April 01, 02	April 01, 03
\$16.16	\$16.32	\$16.56
\$14.42	\$14.57	\$14.78
\$16.58	\$16.75	\$16.92
\$16.58	\$16.75	\$16.92
\$14.67	\$14.82	\$15.04
\$10.89		\$11.11
\$13.10	\$13.23	\$13.36 BR
\$ 9.66	\$ 9.76	\$ 9.91
\$ 8,53	\$ 8.61	\$ 8.74
\$20.52	\$20.52	\$20.83
	April 01. 01 \$16.16 \$14.42 \$16.58 \$16.58 \$16.67 \$10.89 \$13.10 \$ 9.66 \$ 8.53	April 01. 01 April 01. 02 \$16.16 \$16.32 \$14.42 \$16.75 \$16.58 \$16.75 \$16.58 \$16.75 \$14.67 \$14.82 \$10.89 \$1 800 \$13.10 \$13.23 \$9.66 \$ 9.76 \$ 8.53 \$ 8.61

[&]quot;SightseeingClerks also receive a commission of 2.25%

- (a) Each Sightseeing Escort shall be paid at seventy-five percent (75%) of the above base rate until they have worked twelve (12) calendar months, and.
- (b) Each Sightseeing Escort shall be paid at eighty-five percent (85%) of the above base retefor work performed after twelve (72) months, until they have completed twenty-seven (27) calendar months.

Dispatcher's

-Leadhand			
& Vic. Relief	\$21.35	\$21,35	\$21.57
- allVictoria	\$20.38	\$20,38	\$20.59
- all others	\$19.81	\$19.81	\$20.01
Street Dispatcher	\$17.32	\$17.32	\$17.58
Platform Person	\$14.56	\$14.56	\$14.78

[&]quot;Sightseeing Escorts Step Rate:

- **15.2.** A casual employeewho works as an Accounts Clerk during the summer season only shall be paid at eight-five percent (65%) of the applicable rate shown above.
- 15.3. An Accounts Clerk, Express Clerk, Ticket Clerk, Utility Clerk or Dispatcheron probationshall be paid eighty-five percent (85%) of the applicable base rate.
- **15.4.** Leadhand Dispatchers shall be paid ten percent (10%) over the drivers' base rate. Reliefs for the Victoria Leadhand Dispatchers hall be paid the Leadhand rate. Victoria Dispatchers shall be paid five percent (5%) over the drivers' base rate, All other Dispatchers shall be paid \$0.40 per hour over the drivers' base rate.
- **15.5.** The ExpressTelephone Clerk position may be activated only during a period of an extraordinary, short-term increase in the express office workload, but when all ExpressClerks have been recalled.
- **15.6.** Express Clerks and Express Telephone Clerks who are hired only for the Christmas rush **period** shall be paid, respectively, eleven dollars (\$11.00) and ten dollars (\$10.00) per hour. Staff classified as Christmas help shall not be entitled to any benefit provisions other than overtime and holiday pay. (This would include no bereavement pay, **no10%** in lieu, etc.)
- ' 15.7. When an employee transfers to a new position they shall receive 85% of the new rate for a period of 45 calendar days. If this amount is less than they are currently earning, they shall receive the top rate of the new position,

SECTION III - DRIVERS

The terms and conditions specified in this section shall pertain to the classification "driver" as specifically agreed to with the Union. The provisions of this Section shall prevail in the event of a conflict with the general provisions of this Agreement.

GLOSSARY

Standby Hours worked during which a driver Is available for a work assignment and shall Include work in a depot.

On-duty Time on pay or under the control and direction of the Employeror its clients, including time on a ferry (except the Hardy-Rupert ferry).

Walt-time On-duty charter time in excess of sixty (60) minutes, during which a driver may leave the coach locked and unattended until required by the Employer's clients later that working day.

Off-duty

No longer on-duty for the remainder of that working day, or on wait-time with access to normal sleeping accommodation during a multi-day charter,

Overnights Assignments which require drivers to spend one Singht away from their home depot.

R hours **Daily** hours of work, to a maximum of eight (8) hours. • accumulation reduced by twenty (20) R hours for each day not worked, but to a minimum of zero (0) hours.

S hours The two (2) hours in excess of eight (8) which occur when a ten (10) hour Island block lo worked. Accumulation reduced by eight (8) S hours for each day not worked excluding signed or assigned days off), but to a minimum of zero (0) hours.

Multiday Charter of three (3) **a** more days duration.

ARTICLE 1 - WORK CATEGORIES

- 1.1 There shall be three (3) categories of work:
 - **1.1.1** full-time: a position performed for twelve (12) consecutive months α more.
 - 11.2 temporary: a positionthat is not full-time
 - **1.1.3** part-time: any work without scheduled days off.

ARTICLE 2 - DRIVER CATEGORIES

2.1 There -shall be one category of driver called regular.

ARTICLE 3 - SENIORITY

- 3.1 Drivers' seniority shall be established at the time of employment or as of the hour and day an employee transfers to the Driver's section. Under special circumstances a driver's seniority may be established prior to the employee actually commencing work as a driver providing there is mutual agreement between the Parties.
- have the right to return, if their seniority permits, to the position held by them at the time the leave of absence expires ar, by mutual agreement between the Parties", at any time prior to the expiration of the leave of absence. If the driver's seniority does not permitthe return to the previously held position, the driver shall exercise seniority on the spareboard in the depot from which the leave was granted. Prior to commencing the leave, a driver shall submit a standing proxy for any future work sign-ups during the absence.
- 3.3 Each driver on leave of absence for any reason, for a period of ninety-one (91) days to one would return to the depot they left, however, if the leave of absence is for a period of more than one (1) year, they may exercise their seniority into any depot.

ARTICLE 4 - GENERAL CONDITIONS

4.1 Any driver who sleeps in or does not report for work at their signed time without just cause, shall either work at the bottom of the seniority list on the spareboard for that day or elect to go home without pay. When assigned to work spareboard

- for the day, they shall receive payfor **only** the actual time worked with no minimum.
- 4.2 Company drivers shall maintainvalid Class 2 driver's license with a No. 15 air endorsement, subject to the provisions on Section I. Article 13.4.
- 4.3 All drivers, as a condition of employment and continued employment, shall pass a medical examination, as specified by the British Columbia Motor Vehicle Branch, at the time of hire, and every two (2) years thereafter.
- The costs of these medical examinations shall be paidfor by the Employer, provided that the employee is examined by a medical practitioner designated by the Employer.
- **4.5** For any driver who chooses to be examined by their own doctor, the Employer shall not be responsible for any cost associated with such medical examination.
- 4.6 Any driver on sick leave shall notify the dispatcher by one half (1/2) hour before the close of the spareboard of their intention to return to work the next day.
- During their first one hundred and twenty (120) 'working days, new drivers shall be restricted to driving on Vancouver Island; on the mainland no further north than Whistler, B.C., no further east than Hope, B.C., no further south than the Sea-Tac Airport; and on mountain roads during the summer season only.
- 4.8 The Employer shall ensure that a driver is trained to do all the work currently being performed from a depot in which a driver has a right to work. Any driver shall be eligible to bump into the Victoria depot when they have completed the sight seeing training. An ineligible driver may apply for training as outlined In Article 8.8.
- 4.9 Drivers shall ensure that all work is covered provided that the Employer makes every effort to prevent drivers being forced to work overtime.
- **4.10** Notwithstanding Article 4.9 above, drivers *may* go home at their signed finish time.
- 4.11 Driverswho agree to work their day(s) off for another driver shall submit a completed application to dispatch in sufficient time so that it may be approved at least twenty-four (24) hours prior to the day(s) off to be worked. There shall be only one shall approval per driver per pay-period, and, if approved, the following shall apply:

- **4.11.1** they may work one or both of their days off;
- 4.1 12 they shall not be required to work their days off in return.
- **4.11.3** they shall sign for work in the seniority of the driver being worked for;
- 4.1 1.4 they shall not be eligible to sign work of greater duration than the day(s) off agreed to be worked;
- **4.11.5** pay shall be at the wage rate in effect at the time the day off is worked;
- **4.1 L6** overtime shall be computed on the basis of a regularworking day;
- **4.11.7** they shall not create a penalty.
- **4.12** Where vacancies are available, individual accommodations hall be provided for each driver.
- **4.13** It is the intention of the Employerto use unionized hotels where possible.

ARTICLE 5 - ANNUAL VACATIONS & STATUTORY HOLIDAYS

- The Employerwith the co-operation of the Unionshall establish rules for signing vacation and statutory holidays. These rules may vary from depot to depot. The vacation and statutory holiday schedule shall be established in weekly blocks,
- Earnedstatutory holidays shall be signed at the same time as the annual vacation sign-ups. Those with five (5) weeks or less may split two (2) times. Those with six (6) weeks may split three (3) times. Those with seven (7) weeks α more may split four (4) times.
- **5.3** Each driver shall sign the hollday board of the depot where they haveworked for the majority of the previous twelve (12) months unless otherwise mutually agreed to between the Parties.
- **5.4** When signing holidays, the first period signed shall, for payroll purposes, be considered statutory holidays.
- 5.5 Leaves shall be granted at the beginning or end of holidays to coincide with days off, subject to the provisions of the General Section of this Agreement.
- The Employershall limit the number of drivers who can be off on any statutory holidays. The drivers to be off shall be selected on the basis of seniority within a depot.
- 5.7 The drivers identified in Appendix "A" shall receivefull holiday entitlement based on their anniversary date and this number shall be reduced by attrition. All other

regular drivers shall be credited holiday entitlement for each month within which they have worked a minimum of ten (10) days.

ARTICLE 6 - BLANKET POSTINGS

- **6.1** The following four (4) Articles refer to the posting of full-time positions.
 - 6.1.1 Drivers interested in any positions that may become available as a result of another driver obtaining a posted position shall make application at the time of the blanket posting.
 - The posted position, and all positions which become vacant as a result of the posting, shall be filled in seniority in the following order:
 - By regular driver's applications;
 - By the senior driver on recall to the depot where the vacancy exists. Each driver who does not accept such a recall shall be released from the Company;
 - By consideration of applicants from other sections:
 - . By new hiring.
 - Any driver wishing to protestany blanket postingor the confirmation of any blanket posting shall **do** so in writing and such protest shall be in the hands of the Unionwithin seven (7) days of **the** date of the selection notice being posted.
 - Any driver who changes their home depot through a blanket posting shall be assigned to the position their seniority entitles them. Days off for all positions posted shall be indicated on the posting and shall remain in effect until a new depot sign-up takes place.

ARTICLE7 - LAY OFF AND RECALL

- 7.1 These rules shall apply to all drivers.
- 7.2 The Employershall advise the employee concerned and Union, in writing with as much advance notice as possible, of any impending lay off.
- 7.3 If a driver is laid off, a senior driver shall not be laid off prior to a junior driver within a depot.

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7.4 Drivers being laid off:

- 7.4.1 may bump. They shall be deemed to be holding the new position on a temporary basis, They shall be recalled to a position in their home depot and shall be considered for part-time work in their home depot.
- 7.4.2 may defer for a period of thirty (30) days if there are junior drivers available to cover the work and:
- **7.4.3** shall be eligible for recall in their homedepot only, during the deferment:
- 7.4.4 may bump, after the deferment expires if, at least seven (7) days prior to the expiry of the deferment, they notify the Employer of the intent on not renew their deferment on another thirty (30) days:
- 7.4.5 shall have their seniority protected during deferments.
- 7.5 Every driver without a position in their home depot shall **be** placed on the driver's recall list and the Employershall maintain said list,
- 7.6 Any driver may change their home depot to the depot where they currently hold a position, but only if they have not done so in the previous twelve (12) calendar months. Each driver shall declare this change to the Union and the Employer in writing, not later than the April 15th following their lay off. This clause shall not preclude the changing of home depot through Blanket Postings
- 7.7 The Employershall create a position on the spareboardwhen at least ten (I0) days of at least eight (8) hours per day have occurred and can be expected to continue, or when such work is anticipated.
- 7.8 Recall to a position shall be offered in section seniority. If not accepted by this procedure, then the position shall be offered in depot seniority and the senior driver shall accept the recall α be released from the Company, If not filled by these procedures, the position shall be re-offered in section seniority and the senior driver shall accept the position α be released from the Company,
- 7.9 Notwithstanding.8 above, during the summer season, recall to a position of known duration of twenty-two working days or more shall be offered in section seniority and the senior driver in depot seniority shall accept the recall or be released from the Company.
- 7.10 Recall to part-time work (less than ten (IO) days) shall be offered in depot

- seniority and the junior driver shall accept or be released from the Company. If not covered by this procedure then the work shall be offered in section seniority and the junior driver shall accept or be released from the Company.
- 7.11 Recallto part-timework of three (3) consecutivedays shall be offered to the most senior employee on lay-off, in order of top down seniority. If no other employee on lay off is available and willing to perform the work, the most senior employee on lay off (in rotation) will be required to accept recall and performs aid work. Where the employer has unsuccessfully attempted to contact an employee for a three (3) day recall, the employee shall remain on the rotation list in their position at the time of the attempted contact.
 - 7.11.1 Drivers on the US list recalled to work emergency Clipper Charters shall be subject to a one (1) day recall in their order of seniority
- 7.12 Drivers forced to work in other than their home depot shall be guaranteed eight (8) hours pay on any day that they are forced to work less than eight (8) hours.
- 7.13 Any driver who is covering part-timework in other than their home depot shall complete the assignment before being eligible to cover part-timework In any other depot.
- 7.14 Any driver who is not holding a position may apply to the Employerto change their home depot, but only if they have not changed it in the previous twelve (12) consecutive months, The Union shall be notified in writing by the Employer if the change is approved. This clause shall not preclude the changing of home depot through Blanket Postings.
- 7.15 For each driver who cannot be contacted regarding recall, the Employershall send to their last known address, a registered letter giving them seven (7) days from the date the letter is received to reply. Drivers not replying within the seven (7) days shall be released from the Company. A copy of the letter shall be mailed to the Union and if contact with drivers by other than a **letter**, the Union shall be notified of their status in writing.
- 7.16 Each driver who is laid **off** or on deferment **sha**ll keep the Employer advised of their current address and telephone number or whereabouts, in order that they may be readily located.
- 7.17 Any driver who cannot report due to ill health, injury or other reasons shall notify the Employer and the Union and, upon production of satisfactory proof, shall maintain their position on the recall list.

7.18 A driver shall not remain on the recall list beyond one (1) year, except by mutual agreement between the Parties.

ARTICLE 8 - DRIVER TRAINING & INSTRUCTION

- Any employee appointed by the Employer in consultation with the Union, to act as a qualified driving instructor shall receiveten percent (10%) above their regular base rate for the first year with the percentage rate being Increased to fifteen percent (15%) thereafter. The percentage increase shall only apply to the actual time the employee is specifically assigned to work as an instructor. The fifteen percent (15%) may be paid prior to the start of the second year if the employee has demonstrated a high level of experience and proven ability in driving instruction.
- A driver, while acting as an instructor, shall not be required to perform a driver's normal work assignments. However, hours of work and days off may be altered to meet the training requirement needs. Drivers acting as Instructors shall not lose any driver seniority rights and the incumbent's signed position shall be filled whether on a temporary basis or on a job posting on a permanent basis, however, in either case only for the duration of each driving Instructor assignment.
- 8.3 Upon mutual agreement between the Partles, any driver may be assigned refresher training, They shall be paid their current hourly straight time rate of pay. Overtime at premiums shall not be applicable when training at retraining is involved.
- 8.4 A driver who volunteers to be retrained shall also be paid on the above basis.
- 8.5 The Employershall pay an employee a premium of fifty (50) cents per hour when assigned to familiarize an employee on a scheduled trip.
- 8.6 Any driver-trainee who chooses to train more than eight (8) hours per day α five (5) days per week shall do so without overtime or day off payment.
- 8.7 After consultationwith the driving instructor, the Employer may offer trainees the opportunity to perform spareboardwork for which they are trained, The trainees shall be paid at the applicable driver's rate for the work done and shall return to training after completion of the work.
- 8.8 Drivers advised by the employer that they are subject to layoff, and who wish to be eligible to bump into the Victoria depot, may apply to the Employer, by

February 28th, for sightseeing training. The Employer ensures that any such driver shall complete the sightseeing training program by the following May 31st, (see Article 4.8).

ARTICLE 9 - LEGAL COSTS

- 9.1 When a driver carries out operating procedures required by the Employer, and as a result is charged with a traffic violation, the Employershall pay costs involved; i.e. legal costs, loss of pay, and fines.
- **9.2** This shall in no way removethe obligation of a driver to make every effort to operate In a safe and legal manner.
- 9.3 Each driver who must appear in court on a Company related matter on their day off shall be paid a minimum of two (2) hours to a maximum of eight (8) hours pay.

ARTICLE 10 - UNIFORMS

- 10.1 The Employershall pay the cost of the uniforms. An issue uniform shall consist of two (2) jackets or tunics, two (2) pairs of pants, winter jackets, five (5) shirts and two (2) neck ties. Replacement of jackets, tunics and pants shall be every twenty-four (24) months or, on proof of need. Shirts will be provided on proof of need. issues for drivers other than regular drivers shall be kept to a minimum depending on seasonal requirements.
- 10.2 The Employershall maintain the present level of quality in uniforms and agrees to discuss in advance with the Driver's Committee any changes in uniform cut, quality, or workmanship.
- 10.3 The Employershall pay any legitimate cost with regard to damage to uniforms through fair wear and tear in the course of duty.
- 10.4 Each driver holding a position and Issuedwith a uniformshall receivefive dollars and fifty cents (\$5.50) per pay period σ shall be reimbursed up to a maximum of nine dollars (\$9.00) upon presentation σ receipts for the same period,
- 10.5 Drivers holding part-timework shall receive uniform cleaning allowance on the same basis as in Article 10.4 above, however, they shall claim the allowance after completing ten (10) working days by submitting a voucher with dates worked clearly listed on the voucher,

- 10.6 Since drivers are authorized to conduct Company business directly with the public, the Parties agree on the intent that drivers shall at all times preserve a high level of appearance and deportment during working hours. The Parties agree to abide by the regulations governing the wearing of uniforms.
- An employee shall reportfor work neat and clean, wearing full uniform as issued that part of their uniform that would be governed by seasonal 'weather conditions. Only mutually agreed headgearshall be worn while on duty.
- 10.8 if **the** jacket is removed colour coordinated sweaters, vests α dress suspenders may be worn.
- 10.9 Short sleeve shirts with open neck (top button only) may be worn during the period May 15th to September 30th when the wearing of necktles, Jackets or tunics is optional. During this same period drivers may wear Uniform shorts when working on Double Decker buses.
- 10.10 Shoes are to be kept clean. Footwear shall be of a type and style which maintains the employee in a coordinated fashion. Platform shoes, running shoes or open-toe shoes shall not be permitted.
- 10.11 Hair shall be kept clean, neat and at reasonable length.
- **10.12** Facial hair shall be kept dean, neat and trimmed. Only- established beards and/or moustaches are permitted (minimum two weeks' growth).
- 10.13 Hair shall be kept clean, neat and at a reasonable length,
- 10.14 The wearing of visible beads, shells and similar jewellery shall not be permitted. One pair of visible earrings only shall be permitted and must only be worn on the ears. Only single "stud' earrings will be permitted and must be less than 4mm square.
- 10.15 Cap badges, safety awards, sleeve patches, Million Mile Club plns, current special Insignla or logo, representative Union pins and employee name plates are the only insignia that can be displayed on any part of a employee's uniform.

ARTICLE 11 - SPAREBOARD

11.1 A day-off sign-up shall occur at least once every four (4) months, inwhich each driver who holds a position shall sign a pair of consecutive days off.

- 11.2 Drivers' days off may be resigned between the sign-ups, provided that the conditions have changed to the extent that the current days off schedule is not practicable.
 - 11.2.1 For Victoria only, during the period May 1st to October 15th, subject to operational requirements the Company may rescheduled ays off with a minimum of 2 weeks notice. Such reassigned days off shall be offered to the most senior employees. In the event that day off requirements still remain, then drivers shall be reassigned days off in order of reverse seniority which shall be limited to not more than the bottom half of the spareboard seniority list.
 - 11.3 Eachdriver recalled to a position shall sign days off.
 - 11.4 When a new position is being signed for on the spareboard between sign-ups, drivers who were not previously offered the new days off shall, at the dispatcher's earliest convenience, be offered the opportunity to sign the new days off.
 - 11.5 Drivers may book days off providing that the drivers' work can be covered and with the agreement of the dispatcher.
 - 11.6 Duringtheir first 120 working days, drivers shall not be eligible to sign for scheduled days off.
 - 11.7 When the Employer intends to switch drivers, the drivers shall be informed of this intentionat the time the trip is signed.
 - **11.8** Each driver's hours, and accumulation, shall be recorded on a grid posted with the daily spareboard.
 - 11.9 A driver who has accumulated at least eighth (8) S hours, and who has (as)signed days off, shall take sufficient extra days off to reduce the accumulation to less than eight (8) S hours. The extra days off shall not be banked, but shall be taken at the earliest opportunity and consecutively with the driver's next(as)signed days off. Where the extra day off would occur prior to the (as)signed days off, the driver may, with the agreement of the dispatcher, choose to take it immediately after those days off.
- 11,10 Daily and accumulated R hours for each driver without signed days off shall also be recorded on the grid. The accumulation shall be reset to zero (0) at the beginning of each pay period. The dispatcher may assign two (2) consecutive

days off to any driver who has accumulated at least forty (40) R hours. When the sum of accumulated R and S hours is at least eighty (80) hours, the driver shall be assigned consecutive days off until the R hours reset to zero (0). If the driver's hours are at least eight (8), then dispatch shall assign, consecutive with any days off, sufficient extra days off to reduce the S hours to less than eight (8).

- 11.11 Days notworked shall be used to reduce S hours prior to reduction of R hours.
- 11.12 In order to determine R hours on the day during which the board is being signed, the finish time on the block being worked that day shall be used. When finish time is unknown, the total hoursat the dose of the spareboard shall be used to determine R hours.
- **1 1.13** For Cruise Ship work, **delays** of **I** hour or more shall not **be** used to accrue overtime
- III 4 For any sightseeing tour ending at the Empress Hotel, a flat 50 minutes for travel and ticket time shall be pald from the scheduled finish time. If mechanical breakdown or other complications arise which causes a delay of I 0 minutes, or greater, to the finish time the driver shall so advise dispatch and make a notation on the time sheet. The flat ratewill not apply to any tours requiring hoteldrops.

The following four (4) clauses shall refer to the creation of the daily spareboard.

- 11,16 The spareboard may be blocked as follows:
 - Blocks containing Islandruns shall be eight (8) or ten (10) hour blocks exclusive of Pre-Trip, garage travel time and an paid 30 minute meal break. Pre-trip, garage travel time and meal break time will not accrue for overtime, Stand-bysto cover same shall be in eight (8) hour blocks. The ten-hour blocks shall contain Islandruns only. These standbys may be adjusted to include charters and/or sightseeingwork, provided that in so doing they are not reduced from the eight (8) hours normally worked. (The intent of this clause is to provide for five (5) hour blocks for charter and sightseeing work, not to discontinue Islandstandby blocks of eight (8) hours that are deemed necessary by the Employer. The clause shall not restrict the Employer from adjusting, adding or deleting standbys as work requirements necessitate.)
 - 11.15.2 If as a result of excluding Pre-trip, garage travel time, and 30 minute

breaks from the Block Times, the Company is able to reducedriver staffing levels the Company shall spread driver consolidation among the terminals, where practical.

- All other work shall be blocked to create the maximum number of eight (8) hour blocks with any remaining work being blocked into the largest blocks possible to a minimum of five (5) hour blocks.
- On the Victoria spareboard, work in 2 above may be blocked up to eight and one half (8½) hours in order to minimize the number of blocks of less than eight (8) hours. Applicable rates of pay shall apply.
- When the available drivers are not sufficient to cover the next day's known work, the above block sizes may be exceeded, but with the extra work distributed as evenly as possible among the blocks, Applicable rates of pay shall apply.
- 11.15.6 A block may exceed eight (8) hours when it contains a single piece **d** work.
- 11.16 in the blocking of work:
 - 1 116.1 A minimumofthirty (30) minutesshallbe blocked between scheduled sightseeing trips which depart from Government Street in Victoria.
 - 11.16.2 A minimum of fifteen (15) minutes shall be blocked between the scheduled arrival and departure times of trips from a depot.
 - 11.16.3 Trips other than above shall be blocked to allow sufficient time to travel to the starting point plus necessary loading time.
- 11.17 Any driver required to overnight on an Island run shall be scheduled to leave the point away from their home depot not later than 1300 hours.
- 11.18 The spareboard shall be posted by 1400 hours each day at all the depots and it shall show all the work to be done on the following day. Additional work shall be listed as it becomes known.
 - 11.18.1 Victoria Spareboard only:

- The SpareboardWill close at 1400 hours.
- All Proxies must be in by 1400 hours.
- Work shall be posted by 1700 hours.
- The days board for work which occurs two days hence shall be posted by 1800 hours,

The following sixteen (16) clauses refer to a driver's spareboard signing rights.

- **1 1.19** During their first four (4) months on the spareboard, new drivers shall not **have** proxy rights, but shall have their work assigned to them by Dispatchers.
- 11.20 All drivers on recall, who wish to work the following day, shall advise their dispatcher of that prior to 1200 noon.,
- 11.21 On the first offering of work the following day, no driver may sign α be assigned more than one (1) block.
- 11.22 A driver who feels that seniority has been circumvented in making up the blocks may, in seniority and with the knowledge of the dispatcher, exchange pieces of work within the blocks providing it is without penalty to the Employerand it before the board closes.
- 11.23 Drivers shall select their work in seniority and shall exercise such seniority according to the following rules:
- 11.24 Drivers shall state their starting preference with alternates by written or telephoned proxy to the dispatcher by a time mutually agreed to for each depot (not later than 1700 hours) on the precedingday.
- 11.25 Proxies shall be specific, The words "earliest" or "latest" shall be understoodto include all work except overnights, unless otherwise stated on the proxy,
- 11.26 Driversshall be permitted one standing proxywhich shall be kept on file in the dispatch office. In the event a driver fails to proxy, the driver's standing proxy shall be used for that day's proxy.
- 11.27 Drivers who do not have a standing proxy on file and who fail to proxy shall be assigned by the dispatcher to work remaining after all other proxies are assigned.
- 1 128 Unless voluntarily waived, there shall be no less than nine (9) hours between

- completion of an assignment on one day and commencing an assignment the following day.
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- 1 130 When the nine (9) hour rest clause is not waived and it is necessary to reassign a starting time to ensure that the driver has nine (9) hours rest, the dispatcher shall be governed by the work to be covered the following day and shall assign the driver a starting time which shall allow between a minimum of nine (9) hours and a maximum of ten (IO) hours rest. If not reassigned a new starting time, the driver shall report in nine (9) hours.
- 11.31 Drivers with assigned days off, who are unableto work thirty-two (32)hours in their work week, shall be permitted to proxy to work on their scheduled days off, with their regular seniority and if work is available to them. Such work shall be performed at straight-time rates.
- 11.32 To complete the following day's spareboard, the dispatcher shall have assigned the work in depot seniority by 1800 hours and according to the preferences stated on the proxies.
- 11.33 When assigning the following day's work, the dispatcher shall enter on the spareboard, the start and finish time of each driver's workday.
- 11.34 A block which comes open after the following day's spareboard has been completed may be split up and covered as spareboardwork, but this work, and any other work which comes on the following day's spareboard after completion at said spareboard, shall be covered in the following order:
 - at their discretion, Dispatcher's may resign the spareboard or they may leave the **work** open to be covered by the spareboard;
 - by offering the work in seniority to drivers who may have their block extended to the maximum allowable hours:
 - II.34.3 offered in seniority to drivers on recall;
 - 11.34.4 offered in seniority in accordancewith Article 1 134:
 - **11.34.5** offered in seniority to drivers on days off.

The remaining clauses shall refer to how the spareboard is worked.

- 11.35 When work comes on the spareboard on the day the spareboard is beingworked it shall be covered in the following order:
 - at the dispatcher's discretion it may be left as open work to be covered by the spareboard;
 - **11.35.2** time permitting, an offer of a start time as a standby shall be made in the order outlined above:
 - 1 135.3 time not permitting, the work shall be offered in the order outlined in Article 11.32 immediately above.
- 11.36 Any driver who agrees to report to work ahead of their starting time may have **their finish** time changed and shall be assured the number of hours of the original block signed.
- 1 137 Trips loading In the depots shall be signed up fifteen (15) minutes prior to scheduled departure with the exception of overloads.
- 11.38 Trips not loaded in the depot shall be signed up in the depot **In** sufficient time **to** give time neededto travel to the starting point plus necessaryloadingtime.
- 11.39 Betweentrips, spare drivers shall have a leeway of fifteen (1) minutes at any point and cannot be forced to accept any work during the fifteen (15) minute leeway, except when no other driver is available, or at the dispatcher's discretion. Any driver who is signed on a piece of work shall not be relieved until completion, unless they so request, and then only if the Employer is able to comply.
- 11.40 Eachdriver shall complete the trip they are currently dispatched on before being eligible to exercise their seniority onto other work.
- 11,41 The Employer may change drivers and/or coaches at depots or agencies (or at locations that are mutually agreed to) in order to avoid unnecessary deadheading.
- Regular scheduled trips may have the driver and/or coach changed in order to prevent late evening deadheading.
- 11.43 Overloads to regular scheduled trips that frequently result in deadheading may have the driver and/or coach changed so that such deadheading can be avoided. The Employershall not deadhead a coach or cushion a driver Inten-

- tionally to terminate another driver's trip.
- 1144 All cushiontime for drivers shall be paid at the appropriate rate of pay.
- **11.45** Work on statutory holiday shall be signed in the same manner as on a normal day of work.
- 11.46 When throughout a shift when charter work is mixed with other work, overtime shall accrue if the work ending the shift is other than charter work.
- **11.47** After their first report, drivers shall accept or rejectan assignment in accordance with their seniority position, excepting that:
 - **1 147.1** where overtime pay is Involved, the assignment is subject to being done at the least amount of overtime.
 - a charter is subject to being done at the least penalty to the Employer. (Penalty is defined as costs due to additional hours worked and shall not be affected by wage differentials).
 - **11.47.3** On cancellation of any piece of work, each affected driver shall revert to the spareboard in their seniority for that day and:
 - if the cancelledwork was a charter they shall be paid to their signed finish time to a maximum of five (5) hours or
 - if the cancelledwork was not a charter, they shall be paid to their signed finish time to a maximum of eight (8) hours or
 - they shall be paidfor hoursworked if greater than .1 or .2 above,
- 11.48 When two or more drivers are dispatched on a piece of work and part of that work is cancelled, thereby releasing one or more driver(s), the rule of least amount of overtimeshall apply to the driver(s) required to complete the piece of work.
- 1 149 Where practical when there are two or more coaches assigned to a trip, drivers shall have their choice in order of seniority.
- 11.50 Once the allocation of equipment for a trip has been made, no driver may change the coach assigned to them without the authority of the Dispatcher.
- **1 151 Drivers**who **do** not have a free period at a suitable time to eat a **meal** partway through their day's work may on request **be** granted twenty (20) minutestime off to eat. Such time shall not be deducted.

- 11.52 Driversshall not leave the Company premises or work stations while on duty without first obtaining permission from their Dispatcher.
- 11.53 Any driver who has completed their work block and then shuttles a coach to the Glanford yard shall be paid twenty (20) minutes at the applicable rate. Under special circumstances (Eg. traffic delays, detours, accidents etc.) the actual time will be paid. The travel time may be outside of the eight (8) hour blocks.
- 1 L54 When reducing daily coverage in a depot, and overtime payments are not Involved, drivers shall be booked off, based on the work to be covered and the principle of first on, first off.
- 11,55 Both Parties shall comply with the B.C. Safety Code.
- 11.56 Drivers signed on Islandschedulework shall retain normal base rate of pay when assigned a spontaneous overload for the scheduled carriers between Departure Bay and Nanalmo, or Swartz Bay and Victoria, providing the drivers complete the Islandwork within their original signed block.

ARTICLE 12 - OVERNIGHTS

- 12.1 Any driverwho is unable to return to their home location due to circumstances beyond the Employer's controls hall receive their normal earnings with a minimum of eight (8) hours pay for each day they are unable to return to their home location.
- 12.2 Driverswho have the next day off cannot be forced, or elect, to work an overnight assignment if another driver is available. If all drivers available have the next day off, Company seniority shall prevail.
- 12.3 All drivers who are required to spend the night away from their home depot shall have their actual room rent expenses, at Employer approved places, paid for by the Employer. An allowance of seventeen dollars and fifty cents (\$17.50) shall be paid in lieu of overnight room rent expenses with prior approval of the Employer. When possible, the Employershall provide for overnight parking when a driver is unexpectedly assigned to overnight another location. Parking shall be provided until the driver returns.

ARTICLE 13 - CHARTERS

13.1 All multi-day charters Shall be signed forty eight (48) hours in advance of the normal sign-up procedure. The following rules shall govern, providing there are

other drivers available:

- 13.1.1 Any driver who is signed on such a charter shall neither elect nor be forced on any work that could prevent them from covering that charter.
- Any driver working on the day prior to the charter may, upon request, be booked off to enable them nine (9) hours rest prior to departure of the charter and shall only receive payfor time actually worked.
- 13.2 All charter and escorted tours; including on day-off, shall be worked at the hourly charter wage rate and shall not accrue overtime pay. Charters shall be paid based on actual finish times, not estimated times. However, any driver who is called to work on their day off to perform charter work shall be paid in accordance with Article 17.2.
- 13.3 For any one (1) day charter in excess of ten (IO) hours, except when operated entirely within the C.R.D., a driver shall be paid according to the following formula:
 - that driver's wage rate for all on-duty hours (except wait-time), to a minimum of ten (10) hours pay, plus
 - **13.3.2 fifty** percent (50%) of the base rate for wait-time hours equal to the difference between.**1** immediately above and the total on-duty hours of that working day.
- 13.4 Notwithstanding 13.3 above, Victoria-based drivers on single-day Mt. Washington ski charters shall be paid a flat rate of \$225,00. The Company will make every effort to provide reasonable accommodation. Furthermore, the applicable charter rate shall apply for all hours worked for any trip where there is a maintenance breakdown.
- 13.5 For any overnight charter, a driver shall be paid in the .manner outlined in 13.3 above and, for both days, shall receive a minimum of thirteen (13) hours pay at the charter rate or applicable step rate.
- 13.6 The delivery of equipment into α out of the Company's fleet shall be signed as a charter and the driver shall be paid expenses plustwenty-two cents (\$0.22) per kilometre of the shortest route. Effective April 1, 2001 the delivery rate will be twenty-three cents (\$0.23) per Km.

- **13.7** For each multi-day charter, except the flat rated Reno charters in **.9** below and the "Asiantours", a driver shall be paid either:
 - for the hoursworked each day to a minimum of eight (8) hours per day, or;
 - for all hours on duty, butto a minimum of 10/24 of the hours of duration of that charter. Those paid hours shall include a maximum of 1/24 of the duration hours for actual time spent on record keeping and coach servicing during the trip.

The payformula for each multi-daycharter shall be indicated on the spareboard. As with all charters, actual deadhead time shall be paid, but, when required to deadhead the day before to the origin of, or the day after from the destination of, a multi-daycharter, the driver shall be paid for the actual hoursworked, but to a minimum of five (5) hours pay.

- 13.8 For any day trip which begins in Port Hardy and finishes in Prince Rupert the driver shall receive eight (8) hours pay at the straight time rates from the start of that trip to completion in Prince Rupert. The driver shall also be given a room with a bed on board the ferry when available.
- 13.9 The driver of the following charter trips originating from the following areas shall be paid the indicated hours at **the** base rate:
 - 13.9.1 Seven (7) day Renofrom Victoria or Nanalmo . . . , 73 hours
 - 13.9.2 Seven (7) day Renofrom Campbell River..... 77 hours
 - 13.9.3 Eight (8) day Renofrom Victoria or Nanaimo 83 hours
 - 13.9.4 Eight (8) day Renofrom Campbell River..... 87 hours
- 13.10 In addition to any flat rates or per kilometrerates, extraordinary delays (i.e. breakdowns, road **closures**, adverse weather, etc.) shall be paid at the charter rate or applicable step rate.
- 13.11 On a single charter of twelve (12) hours or more, except on the Westmin runs, a driver shall receive a twelve dollar (\$12.00) meal allowance.
- 13,12 On multi-day charters, a daily meal allowance shall be paid as outlined in Article 15,2 with the following exceptions:
 - 13.12.1 on the first day, a breakfastshall not be paid;

- on the last day a dinner shall not be paid when the driverfinishes by 6:00 p.m. (1800).
- 13.13 All reasonable expenses for accommodation for the driver shall be paid by the Employer or upon production of receipts.
- 13.14 Any expense incurred in the performance of Company business in the U.S.A. shall be reimbursed in the equivalent of U.S. funds.
- 13.15 Driversworking charters or escorted tours are to keep their vehicles reasonably neat and tidy, On charters of **two** (2) or more days duration, they shall be responsible for having their coach properly serviced and the exterior washed as required.
- 13.16 Uponcompletion of a charter, a driver may take the following day(s) off in lieu of regularday(s) off missedwhile on the charter, providing that the work can be covered.
- 13.17 From October 15 to April 15 of each year, Charterwork in the Capital Regional District; I.e. transfers, etc. may be blocked with a split shift; however, the total length of the shift shall not be less than five (5) hours. When possible, charter work shall be blocked with other work to avoid a split. Splits shall be limited to one split per shift.
- 13.18 Charterwork in the C.R.D. may be in four (4) hour blocks except during the summer season.
- 13.19 Drivers shall wear ties at all times when performing charterwork when so requested by the Employer's clients.
- 13.20 Drivers Interested in multi-day charters shall be identified on a multi-day charter board. Only the drivers on that charter boardshall be eligible to sign multi-day charters. If the normalsign-up procedurewould cause a driver to be forced on a trip, then the trip shall be signed without regardfor scheduled days off. If the charter board is exhausted, the trip shall be signed normally. The charter board shall be re-signed every sixty (60) days.

ARTICLE 14 • HOTEL PICK-UPAND BAGGAGEVAN DRIVERS

14. I Drivers may be hired and trained specifically for, and used only for, these services

- 14.2 The work shall be a minimum of five (5) to a maximum of twelve (12) hours per day and shall accumulate as close to eighty (80) hours per pay period as possible.
- 14.3 Consecutivedays off to be given each week.
- 14.4 Driversshall be given a thirty (30) or sixty (60) minute unpaidmeal break, but shall be paid time -and-one-half for meal breaks which are not taken due to directives by the Employer.
- 14.5 The seniority of these drivers relative to each other shall be their date of hire.
- **14.6** These drivers may exercise their seniority for the signing **cf**, and recallto, these services for which they are specifically trained.
- 14.7 The drivers hired specifically for these services shall be paid as follows:

April 1, 2001 **-** \$11.60

ARTICLE 15 - MEAL EXPENSES

- Any driver-spending a night away from their home depot on Company business shall have a meal allowance paidfor each meal required: one (I) meal to be provided for the driver after the arrival at the destination, one (1) meal-to be provided prior to-their departure, a lunch and in addition one (I) meal in the event that the finishing time on the second day of work is later than 1800 hours.
- **15.2** The meal allowances referred to in this Section of this Agreement shall be paid at the following rates except whenever **specified**:

Breakfast \$7.00; Lunch \$8,00; Dinner \$14.00

15.3 If, through circumstances beyond their control, drivers are required to pay more than any of the established meal allowances, the Employer agrees to reimburse them such additional amount incurred upon production of receipts covering such meals. Driversperforming linehaul work may turn such receipts into dispatch at their home depot at the time of pay slip submissions. Drivers may pick up authorized meal receipts from dispatch and obtain relmbursement from the ticket office of their home depot.

ARTICLE 16 - TICKET TIME

- **16.1** All drivers shall be entitled to a maximum of twenty (20) minutes paidticket time, subject to:
 - **16.1.1** completion of all trip and work records required by the Employer in connection with their work for that day.
 - whenever possible, during the hours that the terminal is open, drivers shall turn in their trip and work records on the day the work is performed, Where this is not possible reports shall be turned in the following working day.
- **16.2** The twenty (20) minuteticket time may be included within, or added to, a driver's work block for the day.
- 16.3 The time of twenty (20) minutes for drivers shall be paid at the applicable rate of payfor the day worked and shall not be at, or used to accrue, overtime.

ARTICLE 17 • OVERTIME

- Overtime rates are payablefor all non-charterwork performed after a regular day's work. The rate of one and-one-half (1½) times the applicable wage rate shall be paid after a driver has worked eight (8) hours and up to ten (10) hours, and two (2) times that wage rate after ten (10) hours. There shall be no compounding of premium or overtime rates.
- Drivers called to work on their days off, whether a signed or forced day off, shall be paid at the rate of time and one-half (1½) times their wage rate for the first eight (8) hours worked, with a minimum of four (4) hours pay. After the eight (8) hours, the time and one-half (1½) shall apply for charter work, but twice their wage rate shall apply for all other work performed. There shall be no compounding of premium or overtime rates.
- 17.3 All work performedby drivers on a statutory holiday up to eight (8) hours shall be paid at the statutory holiday rate of pay. After the eight hours, the time and one-half shall apply for charter work, buttwlce their wage rate shall apply for all other work performed.
- 17.4 For overtime rates when working the ten (IO)hour Island blocks, where these Articles state eight (8) and ten (10) hours, readten (10) and twelve (12) hours, respectively.

ARTICLE 18 - WAGE SCHEDULE

18.1	Effective	Effective	Effective
	Apr 01/01	Apr 01/02	Apr 01/03
 Drivers Base Rate Sightseeing Drivers R Charter Rate Shuffle Driver HotelPlck-Up Driver 	\$19.41 \$20.52 \$17.48 \$14.64 \$1 8 60	\$19.41 \$20.52 \$17.48 \$14.64 \$11.60	\$19.61 \$20.83 \$17.74 \$14.86 \$11.78

- 18.2 Eachdriver shall be paid at seventy-five percent (75%) of the above base rates until they have worked twelve (12) calendar months.
- **18.3** Eachdriver shall be paid at eighty-five percent (85%) of the above base rates, for work **performed** after twelve **(12)** months, until they have completed twenty-seven (27) calendar months,
- The training rate for new employees and all other employees shall be fifty percent (50%) and sixty percent (60%), respectively, of the above base rates,
- 18.5 Drivers shall receive their applicable base rate of pay when performing charter work, when this rate is lower than the listed charter rate.

APPENDIX "A"

SHORE.R.	MacDONALD, C.
MILNE, I.	LEFEBVRE, C.
KRYWY, R.	FINLEY, T.

SECTIONIV - MAINTENANCE

The terms and conditions specified in this Section shall pertain to the above classification as specifically agreed to with the Union, The provisions of this Sectionshall prevail in the event of a conflict with the general provisions of this Agreement.

ARTICLE I-WORK CATEGORIES

- 1.1. There shall be three (3) categories of work:
 - **1.1.1** Full-time: a position performed for more than ten (10) continuous months;
 - **1.1.2** Part-time: work in a classification which normally entails a maximum of thirty (30) hours per week.
 - 1.1.3 Temporary: a position performed for less than ten (10) continuous months.

ARTICLE 2 - EMPLOYEE CATEGORIES

- 2.1 There shall be two (2) categories of employees:
 - **2.1.** I regular: **an** employee who has satisfactorily completed probation **and** who has attained a full-time position;
 - **2.1.2** casual: an employee who is hiredfor seasonal Increases in operational requirements.

ARTICLE 3 - SHIFTS

- 3.1 Shift sign-ups shall **take** place every three (3) months or earlier if operational changes necessitate.
- 3.2 The three (3) months sign-up shall be available to the Union twenty-four (24) hours before posting to allow sufficient time to ensure that this agreement is being adhered to in respect to the structure of the sign up itself. The sign-up shall be posted at least fourteen (14) days prior to the effective date and shall be completely signed up by the maintenancestaff within five (5) days of posting.
- 3.3 Shifts shall be signed for inseniority with the exception of appointed Leadhands

- and any other agreement. Appointed Leadhandsshall be assigned shifts by the Employer.
- **3.4** Each sign-up shall include relief shifts which shall be designated by "R" Employees signing these shifts shall rotate in order to ensure the number of shift changes will be equalized as much as possible.
- **3.5** Employees holding relief **shifts** may be required to change their hours of work and days off in order to provide coverage for a vacated shift for reasons of sickness, accident, training, transfer, leave of absence or vacation.
- 3.6 Days off for employees holding relief shifts may be adjusted to ensure the employee has four (4) days off in a pay period.
- 3.7 Every effort will be made to create the maximum number of eight (8) hour shifts,
- 3.8 The hours of work provisions shall not restrict the Employer from creating shifts of ten (10) hours duration with three days off, should work situations warrant.
- 3.9 Except during shift bid changes the Company shall schedule a minimum of eight (8) hours between shifts. An employee may voluntarily waive this requirement.
- 3.10 A new employee shall be assigned to a day shift for a period of sixty (60) days. Where this occurs, the junior day shift employee being displaced may exercise his/her seniority to move a more junior employee off the afternoon shift to the graveyardshift; or, if the displaced employee has insufficients eniority to displace the junior employee on the afternoon shift, the displaced employee may be required to work a graveyardshift.

ARTICLE 4 - HOURS OF WORK

- A.1 Normalworking hours shall be defined as eight (8) α ten (10) hours per day, including two (2) paid fifteen (15) minute rest periods, one in each half of the shift, plus an additional one-half (1/2) hour or one (1/2) ur unpaid lunch period.
- Any employee who is required to work through their scheduled meal period shall be provided with an alternative one half α one hour lunch period or shall receive payment in lieu at one and one half (1 ½) times their base rate of pay.
- 4.3 A normal workweek shall be **five** (5) workdays with two (2) consecutivedays off.
- 4.4 Casual employees' normal work day shall consist of a minimum of four (4) hours

- to a maximum of eight (8) hours or ten (10) hours.
- Work performed away from the Glanford Maintenance Facility shall be paid at the employees applicable base rate and subject to the overtime provisions of this agreement, unless specific terms are agreed to between the Employer and Chief Shop Steward are designate prior to the employee being offered the work.
- **4.6** Staff levels for statutory holidays may be reduced by the Employer when such reduction is warranted and it shall be offered in order of seniority.

ARTICLE 5 - WAGE ADMINISTRATION

- An employee requested to temporarily perform work of one (1) day or more which is paid at a higher base rate shall receive the higher rate of pay for the hours worked in the position.
- 5.2 An employee who is requested to temporarily perform work which is paid at a lower base rate of pay shall maintain the base rate of pay in his classification.

ARTICLE 6 - OVERTIME

- Scheduled Day any employee required to work overtime on a scheduled day of work shall be paid at the rate of one and one half (1 ½) times their applicable base rate for work after eight (8) hours up to the tenth (10th) hour of work and two (2) times their applicable base rate thereafter.
- Non-scheduled Day• any employee required to work overtime on a non-scheduled day shall be paid one and one half (1 ½) times their base rate up to eight (8) hours and two (2) times their base rate thereafter.
- **8.4** Minimum Payment- employees called in on their days off shall be paidovertime for a minimum of four (4) hours.
- For overtime on ten (10) hour **shifts**, where these Articles state eight (8) and ten (10) hours, readten (10) and twelve (12) hours, respectively,

ARTICLE 7-TOOLS

7.1 Upon completion of their probationary **period**, qualified Journeymen mechanics,

- unticketed mechanics and apprentices will receive a tool allowance. The tool allowance consists of one hundred and fifty (\$150.00) every six months, payable to eligible employees on January 1st and July 1st of each year.
 - 7.2 The Employer shall provide tool insurance to cover actual replacement cost of tools and toolboxes for mechanics and apprentices in the event of fire or theft. Any deductible amount shall be paid by the Employer, To be eligible for coverage, each employee must submit an inventory of tools, which shall be updated each January.

ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING

- 8.1 The Employershall supply, maintainand clean coveralls for each employee holding a full time position. Casual employees shall be supplied coveralls with cleaning and maintenanceas per past practice.
- **8.2** Employeeswill be eligible for a Boot Allowance upon completion of the probationary period. Eligible shop employees shall, upon presentation of a receipt, be reimbursed an amount not exceeding eight dollars (\$80.00) per calendaryear for the purchase or repair of CSA approved safety footwear.
- 8.3 The Employer shall provide, at no cost, safety equipment related to the performance of shop duties, Including safety glasses and hearing protection. Employees shall wear safety glasses at all times when on duty in any shop area.
- **8.4** The employer shall provide rainwear and winter jackets for each full time employee required to work in Inclement weather.

ARTICLE 9 - LAY-OFFAND RECALL

- 9.1 These lay-off and recallprovisions shall apply to regular employees, but not casual employees, unless otherwise stated.
- 9.2 If an employee is **laid** off, a senior employee shall not be laid off prior to ajunior employee.
- 9.3 Any employee subject to lay-off may choose to:
- **9.3.1** bump, provided they have sufficient ability and qualification to perform the work in the other position:

- **9.3.2** be placed on the recall list for a period of up to one year from their date of lay off.
- **9.4** In order of seniority, each employee shall be recalled to employment, provided that they have sufficient ability and qualification to perform the work.
- **9.5** An employeewhofalls to accept recall shall **be** removed from the seniority list.

ARTICLE 10 - LEADHANDS

- 10.1 The Employermay at any time, select Leadhandsto ensure the efficient and safe operation of the Company. Leadhandsmay be selected on a full or part-time basis. Leadhandresponsibilities shall be assigned and shall not be assumed.
- **10.2** Employees reporting to Leadhands shall accept direction and instruction subject to Article 21.3. Section 1.
- 10.3 Leadhandsare expected to handle employee and work problems of a minor nature on their own. When such situations are repetitive or their actions are Ineffectiveand concerns remain unresolved problems will be reported to their supervisor.
- 10.4 Leadhandsacting on a full-time basiswho for any reasonscease to be a Leadhandwill be assigned a shift or work assignment in their former classification. They will not be allowed to bump another employee working In a signed position until the next sign-up or by mutual agreement between the parties.
- 10.5 Leadhands' General Responsibilities
 - 10.5.1 To provide direction and supervision to all employees working within this section of the agreement.
 - 10.5.2 To schedule mechanics jobs and prioritizework to be performed.
 - 10.5.3 To schedule equipment for servicing and maintenance in connection with dispatch.
 - 10.5.4 To deal with contracted work and outside carriers and schedule accordingly.
 - 10.5.5 To assist and aid employees under this section and make decisions regarding equipment safety when necessary.
 - 10.5.6 To perform manual work as time and work circumstances permit,
 - 10.5.7 To ensure the maintenancefacility and equipment **B** locked up

and secure at the end of shift (afternoons).

To ensure all work orders, inspection sheets, etc., are properly filled out and complete.

ARTICLE 1 I- MISCELLANEOUS

- 11.1 Existing shop employees shall be given preference for apprenticeships, in order of seniority, where aptitude and qualifications exist.
- Management may supervise and direct the workforce and perform Bargaining Unit work as required. The Employer may contract out work providing that such contracting out does not result in a lay-off of Bargaining Unit members.
- 11.3 Employeesmay be temporarily assigned to perform work in any classification as required by the Employer.
- 11.4 Employees as specified by the Employer shall maintain avalid motorvehicle driver's licenceapplicable to the type of equipment that they may be required to drive.

ARTICLE 12 · CLASSIFICATION

12.1 The classifications and their respective base ratewages are:

	Effective April 01, 01	Effective April 01, 02	Effective April 01, 03
Leadhand Mgr. Relief	\$24.90	\$25. 1 5	\$25.53
Each Day Shift	\$23,82	\$24.05	\$24.41
All Others	\$22.74	\$22.97	\$23.31
 Journeyman Mechanic 	\$21.65	\$21.87	\$22.20
Unticketed Mechanic	\$20.61	\$20.81	\$21.13
Mechanic Apprentice	\$16.24	\$16.40	\$16.65
MechanicApprentice	\$12.99	\$13.12	\$13.32
Mechanic Apprentice	\$11.91	\$12.03	\$12.21
Mechanics Helper I	\$15.19	\$15.35	\$15.58
Mechanics Helper11	\$12,81	\$12.94	\$13.13
Servicepersonwith			
licence	\$12.04	\$12.16	\$ 12.34
Serviceperson no licence	\$10.81	\$10.92	\$11.08
General Labourer	\$ 8.44	\$ 8.52	\$ 8.65

- 12.2 Casual employees shall be paid at a base rate of seventy-five percent (75%) of the above base rate for the classification of their work.
- 12.3 Only one (1) Leadhand may assumefull responsibility for the paint and body shop and shall receive the respective wage rate only when both the Maintenance Manager and the Paint and Body Shop Manager are absent at the same time, and where no acting Manager has been designated and where any such absence is of a duration of five (5) or more days.
- **12.4** The Employer agrees to follow the terms of the ApprenticeshipAct.
- 12.5 While an apprentice is attending school, the Employershall provide regular pay cheques at the E.I. rate and then the apprenticeshall sign over the E.I. cheques to the Employer. This procedure shall be at no cost to the Employer.
- 12.6 Uponsuccessful completion of each term, an apprentice shall receive five hundreddollars (\$500.00) per annum to cover costs of attending school out of town. **NB:** see attached letter of understanding.

SECTION V - PAINT/BODY SHOP

The terms and conditions specified in this Section shall pertain to the above classification as specifically agreed to with the Union. The provisions of this Section shall prevail in the event of a conflict with the general provisions of this Agreement.

ARTICLE 1-WORKING M

- There shall be a working manager, responsiblefor the operations of the Body/Paint Shop. The manager shall not fall within the bargaining unit. Employees within the bargaining unit shall perform all work over and above that performed by the working manager.
- 1.2 The working managerwill notwork excessive hours for the purpose of reducing the hours of work available to bargaining unit employees,

ARTICLE 2 - WORK CATEGORIES

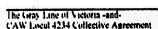
- 2.1 There shall be three (3) categories of work.
 - 2.1.1 Full-time: a position performed for more than ten (10) continuous months;
 - **2.1.2** Part-time: work in a classification which normally entails a maximum of thirty (30) hours per week.
 - 2.1.3 Temporary: a position performed for less than ten (10) continuous months.

ARTICLE 3. EMPLOYEE CATEGORIES

- 3.1 There shall be two categories of employees:
 - **3.1.** I Regular: an employee who has satisfactorily completed probation and who has attained a full-time position;
 - **3.1.2** Casual: an employee who **is** hired for seasonal Increases **in** operational requirements,

ARTICLE 4 - HOURS OF WORK

Normalworking hours shall be defined as eight (8) or ten (10) hours per day, Including two (2) paid fifteen (15) minute rest periods, one in each half of the shift, plus an additional one-half (1/2) hour or one (1) hour unpaid lunch period.



- **4.2** A normalwork week shall be five (5) work days with two (2) consecutive days Off.
- **4.3** Casual employees' normalwork day shall consist of a minimum of four (4) hours to a maximum of eight (8) hours or ten (10) hours.
- **4.4** Every effort will **be** made to create the maximum number of eight (8) hour shifts,
- **4.5** The hours of work provisions shall not restrict the Employer from creating shifts of ten (IO) hours duration with three days off, should work situations warrant.
- **4.6** Except during shift bid changes the Company shall schedule a minimum of eight (8) hours between shifts. An employee may voluntarily waive this requirement.
- A new employee shall be assigned to a day shift for a period of sixty (60) days. Where this occurs, the junior day shift employee being displaced may exercise his/her seniority to move a morejunior employee off the afternoon shift to the graveyard shift; or, if the displaced employee has insufficient seniority to displace the junior employee on the afternoon shift, the displaced employee may be required to work a graveyard shift.
- Any employee who is required to work through their scheduled meal period shall have the meal period re-scheduled. In the event that the meal period cannot be rescheduled, then the employee may claim one-half(½) hour of work paid at the applicable overtime rate.

ARTICLE 5 - WAGE ADMINISTRATION

- 5.1 An employee requested to temporarily performwork of one (/)day or more which is paid at a higher base fate shall receive the higher rate of pay for the hours worked in the position.
- **5.2** An employee who Is requested to temporarily perform work which is paid at a lower base rate of pay shall maintain the base rate of pay in his classification.

ARTICLE 6 - FLEX-TIME BANK

6.1 It is the intention of the employer, where possible, to respect the eight (8) hour day and forty (40) hour week provisions of the CollectiveAgreement. However,
 I employees working in the Body/Paint Shop shall be subject to work flexible shifts in excess of eight (8) hours per day, where necessary to complete time sensitivework. Such excess hours shall be banked at straight time to be taken

off as mutually agreed between the employee and the employer. It is the Intention of this clause to provide the earned time off as soon as possible. Any time not taken in the current or following pay period shall be paid out at overtime rates. However, employees wishing to banktime for the purposes of accumulating paid time off shall advise the employer. Such time off shall be converted at straight time and taken as mutually agreed between the employee and the employer.

6.2 All persons who work in the Body/Paint Shop shall be paid at the Painter's rate of pay for all hours worked as a Painter.

ARTICLE 7-TOOLS

- 7.1 Upon completion of their probationary period, qualified Journeymen, untleketed Bodyman/Painter and apprentices will receive a tool allowance. The tool allowance consists of one hundred and fifty (\$150.00) dollars every six months, payableto eligible employees on January 1st and July 1st of each year.
- 7.2 The Employer shall provide tool insurance to cover actual replacement cost of tools and tool boxes for painters, bodymen and apprentices in the event of fire or theft. Any deductible amount shall be pald by the Employer. To be eligible for coverage, each employee must submit an Inventory of tools, which shall be updated each January.

ARTICLE 8 - SAFETY EQUIPMENT AND CLOTHING

- **8.** The Employershall supply, maintainand clean coveralls for each employee holding a full-time position. Casual employees shall be supplied coveralls with cleaning and maintenanceas per past practice.
- 8.2 Employees will be eligible for a Boot Allowance upon completion of the probationary period. Eligible shop employees shall, upon presentation of a receipt, be reimbursed an amount not exceeding eighty dollars (\$80.00) per calendaryear for the purchase α repair of CSA approved safety footwear.
- 8.3 The Employershall provide, at no cost, safety equipment related to the performance of shop duties, including safety glasses and hearing protection. Employeesshall wear safety glasses at all times when on duty in any shop area.
- 8.4 The Employershall provide rainwear and winter jackets for each full-time employee required to work in inclement weather.

ARTICLE 9 - LAYOFFS AND RECALLS

- **9.1** These lay-off and recall provisions shall apply to regular employees, but not casual employees, unless otherwise stated.
- If an employee is laid off, a senior employee shall not be laid off prior to a junior employee provided that the senior employee has sufficient ability and qualification and experience.
- **9.3** Any employee subject to lay-off may choose to:
 - 9.3.1 bump, provided they have sufficient ability and qualification and experience to perform the work in the other position and the other position is equal to or lower than the employee's salary range at the time of layoff, or
- 9.3.2 be placed on the recall list for a period of up to one year from their date of lay-off.
- 9.4 In order of seniority, each employee shall be recalled to employment, provided that they have sufficient ability and qualification to perform the work.
- 9.5 An employee who fails to accept recall shall be removed from the seniority list.

ARTICLE 10 - LEADHANDS

- 10.1 The Employer may at any time, select Leadhandsto ensure the efficient and safe operation of the Company, Leadhands may be selected on a full or part-time basis. Leadhand responsibilities shall be assigned and shall not be assumed.
- 10.2 Employees reporting to Leadhands shall accept direction and Instruction subject to Article 21.3. Section I.
- 10.3 Leadhands are expected to handle employee and work problems of a minor nature on their own. When such situations are repetitiveor their actions are ineffectiveand concerns remain unresolved problems will be reported to their supervisor.
- 10.4 Leadhands' General Responsibilities:
 - 10.4.1 To provide direction and supervision to all employeesworking

within this section of the agreement.

- To schedule paint and body shop jobs and prioritize work to be performed.
- **10.4.3** To schedule equipment for paint and body shop work in conjunction with the clients' needs.
- To deal with contractedwork and outside clients and schedule accordingly,
- **10.4.5** To assist and aid employees underthis section and make decisions regarding equipment safety when necessary.
- 10.4.6 To perform manualwork as time and work circumstances permit.
- 10.4.7 To ensure the paint and body shop facility and equipment is locked up and secure at the end of shift (afternoons).
- 10.4.8 To ensure all work orders, time sheets, etc. are properly filled out and complete.
- A rate of \$* (under negotiation) per hour will be paid to a Body/Paint Shop Leadhand when the Manager Boff premises and there are a minimum of two other employees on duty.

ARTICLE 11 - MISCELLANEOUS

- 11.1 Existingshop employees shall **be** given preference for apprenticeships, in order of seniority, where aptitude and qualifications exist.
- Management may supervise and direct the workforce and perform Bargaining Unit work as required. The Employermay contract out work providing that such contracting out does not result in a lay-off of Bargaining Unit members.
- 11.3 Employees may be temporarily assigned to performwork in any classification as required by the Employer.
 - 11.4 Employees as specified by the Employershall maintain a valid motor vehicle driver's licence applicable to the type of equipment that they may be required to drive.

ARTICLE 12 - CLASSIFICATIONS AND WAGES

Wages	Effective April 01, 01	Effective April 01, 02	Effective April 01. 03
Leadhand Bodyman/Painter-ticketed	\$22.05 \$21.03	\$22.27 \$21.24	\$22.60 \$21.56
Bodyman/Painter-unticketed	\$20.02	\$20.22	\$20.52
Apprentice Painter	\$15.77	\$15.93	\$16.17
Prepman1 - 1 yr experience	\$15.19	\$15.35	\$15.58
Prepman2 - Newto trade	\$12.81	\$12.94	\$13.13

- 12.1 Casual employees shall be paid at a base rate of seventy-five percent (75%) of the above base rate for the classification of their work.
- 12.2 The Employeragrees to follow the terms of the Apprenticeship Act.
- 12.3 Only one (1) Leadhand may assume full responsibility for the paint and body shop and shall receive the respective wage rate only when both the Maintenance Manager and the Paint and Body Shop Manager are absent at the same time, and where no acting Manager has been designated and where any such absence is of a duration of five (5) or more days.
- While an apprentice is attending school, the Employershall provide regular pay cheques at the E.I. rate and then the apprentice shall sign over the E.I. cheques to the Employer. This procedure shall be at no cost to the Employer.
- 12.5 Upon successful completion of each term, an apprentice shall receive five hundred dollars (\$500.00) per annum to cover costs of attending school out of town. *NB*: see attached *letter of understanding*.

ARTICLE 13 - JOB POSTINGS

13.1 New and vacant positions, permanent and temporary, shall be posted and awarded pursuantto Article 6, General Section,

SECTION VI

COLLECTIVE AGREEMENT SIGNATURES

LETTERS OF UNDERSTANDING

and

MEMORANDA OF AGREEMENT

ENT SIGNATURES

INWITNESS WHEREOF the parties hereto have caused this Agreer next to be executed by their authorized representatives on the day of day

MEMORANDUM OF AGREEMENT #1 BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that:

- 1. Effective October | 1997 the ExtendedHealth Benefit shall commence inclusion of vision care.
- 2. Any employee who is currently on a W.C.B. absence which commenced prior to July 8, 1995, shall continue to receive statutory holiday pay.
- 3. A Uniform Committee shall be struck to address the need for changes and/or additions to the uniform/clothing requirements of all applicable classifications.
- The past intent & Articles shall not have been altered by the language changes made to render the Collective Agreement gender neutral.

SIGNED ON BEHALF OF THE UNION	SIGNED ON BEHALF OF THE EMPLOYER
Jour Frases	While States
Algin	
Antotal	
Date: Nec 10/0/	

MEMORANDUM OF AGREEMENT #2 BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that only the following positions shall be exempted from the Bargaining Unit:

- 1 General Manager
- 1 Operations Manager
- 1 MaintenanceManager
- 1 Paint/Body Shop Manager
- 1 Controller
- 1 Office Manager
- 1 Director of Sales
- Charter Sales Supervisor
- 2 Administrative Secretaries
 - Parts Manager
- 1 Street Supervisor

One Parts Person position shall be exempt from the Bargaining unit only for as long as it is filled by the current incumbent. Her absence from this position, due to illness, vacation, maternity leave or suspension of the position's duties shall not cancel the exemption. Also, she may be absent once annually from the position for up to ninety (90) days.

SIGNED ON BEHALF OF THE UNION

SIGNED ON BEHALF OF THE EMPLOYER

Densefulation

Date:

M | | | | | | #3 BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that:

With regard to the Butchart Gardens Shuttle and the Trolley services, it is agreed that:

- the Butchart Gardens Shuttle shall operate betweendowntown Victoria-Butchart Gardens and Swartz Bay-Butchart Gardens. The Trolley Service shall operate as a downtown loop to hotels, shopping centres, Oak Bay Village, tourist attractions, etc.:
- these services shall be in shifts of 5 to 10 hours per day, with consecutive days off assigned for the work to average as close to eighty (80) hours per day period as is practical:
- drivers shall be offered, in seniority, the opportunity to sign on to shifts of up to six (6) consecutive months duration, but they shall not be forced to sign on to them;
 - shifts not signed for by the procedure in#3 shall then be offered as shifts of one periodduration. Drivers may sign them in a forty-eight (48) hour sign-up in accordance with the spareboard rules of Section 3, but they shall not be forced to sign on to them;
- 5. for services not signed for by the procedures in #3 and #4, the Employer may hide drivers to be trained to drive only those services;
- drivers who sign shifts under #4 shall not be bumped. Drivers who sign under #3 and #5 may be bumped by any senior driver on lay-off, but only after Labour Day;
- 7. the pay rate for all drivers of these services shall be seventy-five percent (75%) of the drivers' base rate, except that it shall be seventy-five percent (75%) of the drivers' sightseeing rate for trips which require commentary;
- 8. the shifts shall include reasonable breaks which shall be paid:
- 9. Sightseeing Clerks shall be permitted to sell Butchart Gardens Shuttletickets while at the Victoria Depotiocation only, but shall sell Trolley tickets while at any location:

- 10. these conditions shall remain in effect until the expiry of the current Collective Agreement.
- **11.** The driving staff partially relinquishesSightseeing Escortwork to qualified, Gray Line Sightseeing Clerks, subject to the following:
- 12. One Sightseeing Clerk per scheduled Pacific Coach Lines V-1 departure (maximum2 salespersons per day) until ail employable, Victoria drivers are recalled otherwise two salespersons per scheduled Pacific Coach Lines V-1 departure (maximum4 salespersons per day);
- **13.** SightseeingClerks do remaining SightseeingEscortworkwhen **no** Victoria Drivers are available;
- 14. Sightseeing Clerks shall be paid Sightseeing Escorts rate as per Article 15.1, Section III.
- 15. Sightseeing Clerks may be trained to performwalking tours. The walking tour offered during the summer shall be considered a Sightseeing Clerk duty: however, any new non-drivingwork will be discussed with the union as to who shall performsuch work,
- **16.** It is further agreed that non-drivingstaff shall not be used in any other sightseeing tour capacity unless mutually agreed to by both Parties.

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MEMORANDUM OF AGREEMENT #4 BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that:

For each multi-date charter which terminates at a point other than on Vancouver Island:

- 1. It may first be blocked with any other charter which later originates at a point other than on Vancouver Island:
- 2. If it originates on an off-Island point, it may be blockedwith any other work which enables the driver to catch no later than a 19:00 ferry;
- a maximum of two (2) multi-day charters may be blocked. Whether or not drivers work any days between the charters, they shall be paid to a minimum of five (5) hours, unless they book-off for personal reasons:

All Charters originating in Vancouver or Seattle, and like the Wingo tours:

- the number of hours of pay shall be a flat trip rate of twelve (12) times the number of calendar days of the tour (e.g. forty-eight (48) hours for a four (4) day tour, sixty (60) hours for a five (5) day tour, etc.):
- 5. these flat rate hours shall begin in Vancouver or Seattle, and for tours which terminate in Greater Vancouver, shall include the deadhead return to drivers' home terminals if the deadhead occurs on the last day of the tour. For any other termination point, drivers shall be paid the actual hours worked to deadhead return to their home terminal:
- 6. hours worked in addition to the above flat rates, but at the request of the client, shall be paid only on the provision of an authorization form listing those hours, signed by the escort, submitted the timesheet, and when those hours are paid by the *client*;
- 7. for each tour, the driver shall receive one (1) daily allowance for meals, except for non-Asian charter for which the regular meal allowance shall apply as provided for in Article 15.2 and 13.12.

The conditions \mathbf{d} this Memorandumshallremain in effect until the \mathbf{expiry} of the current Collective Agreement.

Date: Details of the UNION SIGNED ON BEHALF OF THE EMPLOYER

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MEMORANDUM OF AGREEMENT #5 - FOOTWEAR DISCOUNT BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that:

The Employeragrees to arrange for commercial discount for employees footwear.

SIGNED ON BEHALFOF THE UNION

SIGNED ON BEHALFOF THE EMPLOYER

De Robert

Date: Des Sol

It is agreed that:

All drivers shall perform the Westmin Minetrips under the following terms and conditions:

1. For the **life** of the Collective Agreement, the **four** (4) drivers listed below shall have prior signing rights to the Westmin rights over all other drivers. Any of these drivers who choose to not participate in a sign-up of Westmin shifts shall permanently forfelt these priority rights,

Dickens, R. Waldorf, G. Bond, A. Sumner, M.

- 2. The Westmin work shall be signed for in periods of sixty (60) days duration. Rules for sign-up of Westmin work shall be discussed between the Union and the Employer, There shall be no minimum call-out.
- 3. Westmin work shall be restricted from the bumping provisions of the Collective Agreement. Drivers shall complete the term of each sign-up.
- 4. Drivers'shifts shall be arranged to provide a minimum of one Campbell River or Courtenay and Westmin Mine. Drivers shall be required to return from the mine during lay-over and mot remain at the mine site, unless directed by Gray line or Westmin to do so. Assignments may be arranged to carry passengers in both directions or deadhead as work requirements demand.
- 5. Each of these trips shall normally depart on its return leg within an hour of arrival at the mine site. Drivers may be directed to assist in positioning of equipment and servicing without additional pay providing total time for the shift including the additional work is six (6) hours or less.
- 6. Drivers shall be responsible for their vehicles when performing Westmin work, These responsibilities shall include maintaining all fluid levels, fueling, interior and exterior cleaning and delivery to a terminal for transfer to Victoria for regular maintenance inspections.
- 7. Westmin Drivers shall be eligible to participate in the entire Health Pian. Westmin drivers listed in the Memorandum of Agreement shall receive vacation

pay for time worked calculated from February 1, 1998.

- 8. There shall be no additional payments required for Westmin work other than as outlined in this Memorandum of Agreement.
- **9.** The rates of pay for these drivers shall be as follows:

	Year 1	Year 2	<u>Year 3</u>
0004	0474.60	474.00	174.26
0-0-0-1	\$171.69	171.69	
0-5	\$160.94	160.94	163.36
0.6	\$107,59	107.59	109.20
1-N	\$102.52	102.52	104.05
1-2	\$160.94	160,94	163.36
2-3	\$174.28	174,28	176.89
4-4 (am/pm)	\$160.94	160.94	163.36
4by4	\$102.23	102.23	103.76
4-1	\$160.94	160,94	163,36
5-1	\$102.52	102,52	104.05
7 (van days)	\$169.15	169,15	171.69
7Ň	\$102.52	102.52	104.05

Trips operated on statutory holidays shall be paid at time and one-half (1%) of the above rates.

There shall be no provision for banking **statutory** holidays, these shall be paid in the pay period **in** which they **are** earned.

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MEMORANDUM OF AGREEMENT #7 BETWEEN: THE GRAY LINE OF VICTORIA

AND: CA - 4224

Westmin Drivers shall be eligible to participate in the entire Health Plan, Westmin drivers listed in the Memorandum of Agreement shall receive vacation payfor time worked calculated from February 1, 1998.

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MEMORANDUM OF AGREEMENT #8 BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that insofar as the ICC requires Gray Line of Victoria to perform random drug and alcoholtesting, the following shall apply:

Dual List

- The Parties, regardless of any concerns with respect to mandatory drug and alcoholtesting in Canada, recognize that in order for the Company to operate into the United States, the Company must adhere to the U.S. Department of Transport Regulations in order to maintain the Company's status as a carrier under the I.C.C. rules, The D.O.T. rules pertaining to drug and alcohol testing are therefore the foundation of this Memorandum of Agreement.
- Fifty (50) drivers will through an exercise of seniority make an election to cover cross-borderwork, The fifty (50) designated drivers will be based on the following numbers by depot:

Victoria 30 Campbell River 10 Nanalmo 10

- DesignatedWestmin drivers and PortAlberni drivers shall not participate in the sign-up.
- There shall be an annual sign-up, which shall be the only window for going on a coming off the cross-border list.
- If there are insufficient drivers participating in the sign-up, the Company may force assign drivers to be on the cross-border list, as per the existing collective agreement rules.
- The Company shall pay the \$85,00 (or applicable fee) to register each driver in the drug and alcohol testing program.
- The Company shall continue to pay the medical examination for the drivers to maintain their 1. C.C. status regardless of whether or not they have elected to be on the designated cross-border list (ref: Article 4.3 and Article 4.4).
- Two new clauses shall be added to Section3, Article 4 of the collective

agreement as follows:

- 9.1 Only those drivers who have elected to comply with the U.S. Department of Transportation Regulations, regarding random drug and alcoholtesting ("U.S. qualified") shall be eligible to sign (or be assigned) work which is known to enter the U.S.
- 9.2 U.S. qualifieddrivers shall, as a condition of qualification and continued qualification, pass a medical examination as specified by interstate Commerce Commission (1.C.C.) and hold an I.C.C. medical certificate. The costs of these medical examinations shall be paid for by the Employer.

II - Confidentiality

- The Parties are committed to maintainingthe principle of confidentiality of any employee who voluntarily steps forward to seek assistance from the Employee Assistance Programme (E.A.P.A.), or who is referred to the E.A.P. as a condition of continued employment.
- Only the following individuals shall be given access to drug and alcoholtesting data, or to the names and particulars of any individuals who voluntarily step forward to seek assistance from the E.A.P., or who are referred to the E.A.P. as a condition of continued employment, They are:

Company

- Company ProgramAdministrator
- General Manager
- Manager, Healthand Safety, Greyhound Canada Transportation Corp.

<u>Union</u>

- E.A.P. Committee members (two- Chief Shop Steward and a Shop Steward or activist)
- The C.A.W. National Representative or the Local Representative
- There shall be an Employee Assistance Plan Committee consisting of two (2) members from management and two (2) members from the Union,
- The Management members on the Committee shall be the Company Program

- Managerand the General Manager.
- The Union members on the Committee shall be the Chief Shop Steward and one other Shop Steward or activist with an interestin employee recovery issues.
- The fundamental responsibilities of the **E.A.P.** Committee shall be to assist with referrals, provide support to employees who come under the jurisdiction of the Committee, and to generally assist with problems associated with drug and alcohol rehabilitationat the workplace.
- The E_iA_iP_i shall develop its own mission statement and terms of reference consistent with Point #13 above.

III - Employment Consequences

- Employees who test positive the first time in a random drug and alcoholtest, or who voluntarily step forward to the E.A.P. Committeefor assistanceshall not be subject to discipline.
- However, as a condition of continued employment, such employees must accept a referral to the E.A.P. for counseling and to the employee's family physician.
- The employee must accept the treatment recommendations of the E.A.P. and family physician and faithfully carry them out.
- In the case of reasonablesuspicion incidents, the Company shall act based on the Company's policy on corrective discipline and the just cause requirement. The Union shall carry out an analysis of the facts, and shall grieve or not grieve based on its investigation results.
- This Memorandum of Agreement is subject to ratification by both parties.

SIGNED ON BEHALF OF THE UNION	SIGNED ON BEHALF OF THE EMPLOYER
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MEMORANDUM OF AGREEMENT #9 BETWEEN: THE GRAY LINE OF VICTORIA AND: CAW-LOCAL 4234

It is agreed that:

With respect to Section IV, Article 12.6 and Section V, Article 12.5, employees in the apprenticeship programme prior to the date of ratification shall continue to be eligible for the apprentice assistance, regardless of whether they attend the apprenticeship programme within their town or out of town.

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