COLLECTIVE AGREEMENT

Between

ROBAR INDUSTRIES LTD.

And

UNITED STEEL, PAPER AND FORESTRY, RUBBER MANUFACTURING, ENERGY, ALLIED INDUSTRIAL AND SERVICE WORKERS INTERNATIONAL UNION (UNITED STEELWORKERS)

(On Behalf of Local Union 2009)

September 1, 2017- August 31, 2020

*Errors and Omissions excepted cope-343

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COLLECTIVE AGREEMENT

BY AND BETWEEN:

ROBAR INDUSTRIES LTD.

(Hereinafter referred to as the "Company")

AND:

UNITED STEELWORKERS
(On Behalf Of Local Union 2009)

(Hereinafter referred to as the "Union")

WITNESSETH:

WHEREAS it is the intent and purpose of the Parties hereto that this Agreement will promote and improve industrial and economic relationships between the Company and the Union, and to set forth herein the basic Agreement covering rates of pay, hours of work, and conditions of employment to be observed between the Parties hereto.

NOW THEREFORE, in consideration of the mutual covenants and agreements herein set forth, the Parties hereto mutually agree as follows:

ARTICLE 1 - BARGAINING AGENCY AND RECOGNITION

- 1.01 The Company recognizes the Union as the sole and exclusive bargaining agency for its employees, as described in the current Certification issued by the British Columbia Department of Labour, for the purpose of collective bargaining with respect to rates of pay, hours of employment and other conditions of employment.
- 1.02 Employees whose regular jobs are not in the bargaining unit will not work on any jobs which are included in the bargaining unit except for the purpose of instruction and experimentation or in emergencies when regular employees are not available, or circumstances which are governed by Article 3.03.

If a grievance originates from this sub-section, it will be instituted at Step No. 2 of the Grievance Procedure.

ARTICLE 2 - EMPLOYEE

- 2.01 The term "Employee" as used in and for the purpose of this Agreement shall include those employees of the Company at and from the Company's present or relocated premises in British Columbia for which the Union is certified, except those employees excluded by the Labour Code of British Columbia.
- **2.02** a) Casual Students may be hired to perform non-bargaining unit work.
 - b) Casual Students will not be used if regular employees are on lay-off and are willing and able to do the work. They will receive the rate of pay which would be paid to the Casual Student. Rate retention will not apply while working as a Casual Student.
 - c) The following jobs are excluded from the Bargaining Unit:

Janitor Watchman

ARTICLE 3 - MANAGEMENT

- 3.01 Management rights exercised by the Company, unless expressly limited by this Agreement, are reserved to and are vested exclusively in the Company, provided however, that this Article will not be used in a discriminatory manner against any employee or group of employees.
- 3.02 The following management rights are listed for greater certainty, but do not limit the generality of Article 3.01. The Union agrees that, subject to the provisions of this Collective Agreement, the Company has the exclusive right to: hire, direct and schedule its work force; promote, demote, transfer and lay off employees; discipline, and discharge employees for just and reasonable cause; determine job content, conduct job evaluations, design work, and determine qualifications of employees; establish, publish, and enforce reasonable rules governing employees while on the Company's premises; introduce new and improved methods, equipment, and facilities; contract out work in the interests of efficiency and economical operations; purchase supplies, equipment, materials and services from any source; establish, alter or abolish any job classification or department; and carry out special and verification testing or inspection work for process and quality control.
- 3.03 Nothing in this Agreement shall be construed to restrict the right of the Company to contract out work which has been traditionally contracted out, or to have work which cannot be effectively done by employees in the bargaining unit performed on the premises of the Company by outsiders. Typical contracting out work includes: manufacture and repair of flasks, purchase of shell cores, cleaning of large castings, and machining of product components. Work done by outsiders on the premises includes: janitorial services, electrical, plumbing, instrumentation and related specialty trades; building and yard repairs and modifications, and bag-house services for example.

ARTICLE 4 - UNION SECURITY PROVISIONS

4.01 MEMBERSHIP

The Company agrees that all employees covered under this Agreement, and all new employees hired subsequent to the effective date of this Agreement shall, as a condition of their hiring or continued employment:

- a) authorize the Company in writing to deduct Union dues from their pay. The Union will provide a *Check-off Authorization* to the Company for this purpose, the "copy" portion of which is to be mailed by the Company to the servicing staff office of the United Steelworkers at #202 9292 200th Street, Langley, B.C. V1M 3A6.
- b) become members of the Union within sixty (60) days from their effective date of hire, and remain members of the Union in good standing.
- c) complete and sign a Union Death Benefit card provided by the Union to the Company for such purpose, which will be mailed to the servicing staff office with the Union portion of the Check-off Authorization as per Article 4.01 (a).
- 4.02 a) The Company shall deduct from the pay of each member of the bargaining unit, an amount equivalent to the monthly dues, fees and assessments prescribed by the International Constitution of the United Steelworkers.

- b) The Union will give reasonable notice to the Company of any changes in Union dues, fees or other amounts which the Company is required to deduct. All changes will coincide with the beginning of the Company's next pay period.
- c) No later than ten (10) days following the last dues deduction of the month, the dues so deducted shall be made payable and remitted to:

International Secretary-Treasurer United Steelworkers P.O. Box 9083 Commerce Court Postal Station Toronto, Ontario M5L 1K1

- d) The monthly remittance shall be accompanied by a completed USW R115 (a summary of the dues calculations made for the month, each month), as well as a statement showing the names of each employee from whose pay deductions have been made and the total deducted for the month. Such statements shall also list the names of the employees from whom no deductions have been made and the reason why, ie Worksafe B.C., W.I., laid off, etc.
- e) A duplicate R115 Form and employee deduction statement as in (d) above shall be forwarded by facsimile to:

United Steelworkers, Local 2009 Attn: Financial Secretary @604-513-1851

Or by email to: office@usw2009.ca

- f) The Company agrees to print the amount of total deductions paid by each employee for the previous calendar year on their annual statement of Remuneration (T4 Slip).
- g) The Union agreed to indemnify and save the Company harmless against all claims or other forms of liability that may arise out of, or by reason of deductions made or payments in accordance with this Article.
- 4.03 The Company agrees that all present and future employees covered by this Agreement, as a condition of continued employment, shall sign a check-off card authorizing the Company to implement the provisions of 4.02 hereof, and the Union agrees to indemnify the Company and hold it harmless against any claim which may arise in complying with the provisions of Article 4.
- 4.04 Union members are to be supplied with Union deduction totals for income tax purposes. The Company agrees to show on employees' "T4" slips the total Union deductions for the previous taxation year.

4.05 HUMANITY FUND

The company agrees to deduct once per year the amount of \$20.80 from all employees in the bargaining unit and to forward payment of the amount so deducted to the "Humanity Fund" by the 15th of the month following to United Steelworkers National Office, 234 Eglinton Avenue East, Toronto, Ontario M4P 1K7 and to advise in writing the local union that such payment has been made. With the payment, the company will provide the name of all employees in the bargaining unit on whose behalf such payment has been made.

4.06 EDUCATION FUND

The company shall contribute to the Union the sum of Five Cents (\$0.05) per hour for each hour worked by employees who have completed the probation period, for education and training for union members.

The money shall be made payable to United Steelworkers Local Union 2009 Education and Training Fund, #202 – 9292 – 200th Street, Langley, B.C. V1M 3A6 and shall be remitted by the 15th of each month for the previous month and the Employer shall provide necessary information regarding amounts paid for each employee.

Upon request, once per contract year, the Union shall provide the Company with an accounting of the fund disbursements.

ARTICLE 5 - HOURS OF WORK

5.01 DAY SHIFT

a) Five-Day Work Week

The standard work week will consist of five (5), eight (8) consecutive hour days, Monday to Friday, between the hours of 6:00 a.m. and 5:00 p.m. plus a designated thirty (30) minute unpaid lunch period.

b) Four-Day Work Week

The standard work week will consist of four (4), ten (10) consecutive hour days, Monday to Thursday, between the hours of 6:00 a.m. and 5:00 p.m. plus a designated thirty (30) minute unpaid lunch period.

5.02 AFTERNOON SHIFT

a) Five-Day Work Week

The standard work week will consist of five (5), eight (8) consecutive hour days, Monday to Friday, between the hours of 2:00 p.m. and 2:00 a.m. plus a designated thirty (30) minute unpaid lunch period. There will be a premium of one dollar twenty-five cents (\$1.25) per hour for afternoon shift.

b) Four-Day Work Week

The standard work week will consist of four (4), ten (10) consecutive hour days, Monday to Thursday, between the hours of 2:00 p.m. and 2:00 a.m. plus a designated thirty minute unpaid lunch period. There will be a premium of one dollar twenty-five cents (\$1.25) per hour for afternoon shift.

5.03 NIGHT SHIFT

a) Five-Day Work Week

The standard work week will consist of five (5), eight (8) consecutive hour days, Monday to Friday, between the hours of 11:00 p.m. and 9:30 a.m. plus a designated thirty minute (30) unpaid lunch period. There will be a premium of two dollars (\$2.00) per hour for night shift.

b) Four-Day Work Week

The standard work week will consist of four (4), ten (10) consecutive hour days, Monday to Thursday, between the hours of 11:00 p.m. and 9:30 a.m. plus a designated thirty (30) minute unpaid lunch period. There will be a premium of two dollars (\$2.00) per hour for night shift.

5.04 CHANGE OF START AND STOP TIMES, AND OF SHIFT ARRANGEMENTS

- a) The Company agrees to give four (4) days notice to the Union when the regular starting and stopping times of work shifts are changed.
- b) The Company agrees to give four (4) days notice to the Union when shifts are changed between the standard work day shift arrangements and the four day work week shift arrangement.
- c) If advance notice is given, furnace employees shall be paid night shift premium if such early shift commences before 5:00 a.m.
- d) One or two maintenance employees may be scheduled to work shifts which are displaced forward or backward by two (2) hours from the regular scheduled production shift times, for the purposes of inspection and routine maintenance.
- e) Employees employed on shakeout, cleanup and annealing may have their standard hours spaced up to three (3) hours later than regular crew on one (1) day notice to allow for the regular operation of the plant.

5.05 REGULAR WEEK

Five Shifts, Monday to Friday inclusive, will constitute a regular week's work on all shifts.

5.06 WORK PERFORMED ON SATURDAY, SUNDAY AND PLANT HOLIDAYS

- a) Double rate will be paid for work performed:
 - on Saturdays
 - on Sundays
 - on Plant Holidays as listed in Article 6.

- b) Double rate will not be paid for work performed:
 - on a night shift, when completing the fifth weekly shift on Saturday, after midnight Friday.
 - to complete a night shift after midnight at the start of a Plant Holiday.
 - on Saturday by employees on a Tuesday to Saturday work schedule, except when such Saturday is one of the Plant Holidays.
 - when commencing on a night shift on a Sunday prior to midnight and ending Monday morning.
 - on Sunday, near midnight, when a regular night shift commences work.

5.07 a) OVERTIME DAILY

All overtime will be paid for at double rate.

The company agrees to give the individual employee the option to receive overtime pay as specified in 5.06 or to receive straight time wages plus the equivalent time off when more than one (1) hour of overtime is worked. This time off must be taken in the contract year in which it is earned and at a time which is mutually agreeable between the Company and the employee. Unused, banked hours will be paid out at the end of the contract year.

An employee will not be allowed to accumulate more than eighty (80) banked hours at any one time.

There will not be any more than two (2) employees off at any one time on banked hours nor any more than one (1) employee off from any one department. The Company will be flexible whenever possible.

b) **OVERTIME - VOLUNTARY**

The parties are agreed that all overtime will be voluntary.

c) OVERTIME MEAL

Employees requested to work more than two (2) hours of overtime after their regular shift will be given one-half (1/2) hour lunch period with pay after two (2) hours of overtime, and a \$12.00 meal allowance.

d) OVERTIME DISTRIBUTION

Overtime will be distributed equitably among the employees in a particular job classification who have signified voluntarily that they will work overtime. The Company will prepare a list, which will be posted, of such employees, commencing with the most senior employee, and the overtime work will be rotated among the employees on that list commencing with the most senior employee.

e) Employees should not be called in to perform work outside their job classification, except when there are no employees in that job classification available to do the work.

f) OVERTIME - WHERE SHIFT PREMIUM PAID

If overtime is worked on a shift where a shift premium is paid, the shift premium will not be included in the rate for the calculation of overtime.

g) OVERTIME RECORDING

Overtime authorized and recorded daily by the foreman (Shift Charge Hand) will be paid for all time worked. This interpretation will also apply to 5.07 (c).

5.08 REST BETWEEN SHIFTS

Employees will have eight (8) hours rest between shifts. In the event an employee is recalled to work before such eight (8) hours elapse, he will be considered as still working on his previous shift and will be paid the appropriate premium rate for the hours worked.

5.09 WORK BEFORE REGULAR SHIFT

a) When Employees are called into work before their regular starting time, and such work continues into their regular starting time, they shall be paid double rate for time worked prior to their regular starting time except when other arrangements are made by mutual agreement between the Company and the Union Plant Committee.

Union Plant Committee shall consist of a Unit President and three (3) shop stewards. The Unit President will decide which shop stewards will attend any meetings with management.

b) One employee working on the sand muller may have his shift scheduled forward or backward by one half hour for the purpose of sand preparation.

5.10 LUNCH PERIOD

The mid-shift lunch period will be mutually arranged between the Company and the Union Plant Committee. If employees are required to work during the mid-shift lunch period they will be given an alternate lunch period but not more than four and one-half (4-1/2) hours from the shift start time or as mutually agreed upon.

5.11 EMPLOYEE CHANGE OF SHIFT

If an employee is required to change shift more than once in a calendar week, he will be paid at double rate for the balance of the week, unless the second change is to return to his original shift.

5.12 SHIFT CHANGE

Shifts, listing individuals, will be posted four (4) working days in advance.

5.13 GUARANTEED DAY

Subject to the exceptions set forth in this Section and in Section 5.14, any employee reporting for work at the start of the employee's shift, will be guaranteed eight (8) hours work at the employee's regular job, or pay equal thereto, provided that, if there are insufficient hours of work available at the employee's regular job, the employee will perform such other work as may be assigned to the employee to qualify for such pay. This provision will apply only once each day and it will only apply to an employee's regular shift.

The provisions of this Section will not apply in case of shutdowns necessitated by circumstances beyond the control of the Company, or if the employee:

- 1. Voluntarily quits, or is suspended or dismissed for proper cause.
- 2. Was previously instructed not to report. In such event or circumstance the employee will then only be paid for the actual time he worked.
- 3. Does not work a full shift at his own request.
- Reports for work on a shift for which he was not scheduled.

5.14 CALL TIME

Employees recalled to work after leaving the premises of the Company, after completion of their regular shift, will be paid double rate for all hours worked, with a guaranteed minimum payment of two (2) hours at double rate, i.e. four (4) hours at straight time rate. If the work the employee was recalled back to work is completed within the first two (2) hours the employee, at their option, can leave work and will be paid the minimum two (2) hours double rate of pay.

5.15 CALL OUTS - SATURDAY, SUNDAY OR HOLIDAYS

A minimum of four (4) hours pay at double time rates, shall be paid for call outs on Saturday, Sunday and holidays. The employee shall not refuse to perform work other than his regular form of employment, if the latter is not available, provided he is paid the highest of his regular rate or the rate of pay of the job performed. An employee called out will be paid the four (4) hours pay at double rate and can leave upon completion of the work even it is less than the four (4) hour call out.

5.16 WORK SHORTAGE - CREW REDUCTION

In the event of a work shortage or a reduction or discontinuance of operations, the Company will discuss with the Union for the purpose of considering shortening the working hours and/or working week as an alternative to laying off employees.

5.17 MAINTENANCE RELATED SHIFTS - TUESDAY TO SATURDAY

By mutual agreement between the Company and the Union, a Tuesday to Saturday maintenance related shift for maintenance and cleanup may be instituted. Where Tuesday to Saturday shifts presently exist they may continue. Employees on this Tuesday to Saturday shift will be paid Forty dollars (\$40.00) bonus for Saturday work.

ARTICLE 6 - PLANT HOLIDAYS

6.01 All employees covered in this Agreement will receive eight (8) hours pay at their regular straight time rates for each of the following Plant Holidays (regardless of the day on which the holiday falls) in addition to any wages which they may be in receipt of for work performed on such holidays:

1.	Labour Day	7.	New Year's Day
2.	Thanksgiving Day	8.	Good Friday
3.	Remembrance Day	9.	Easter Monday
4.	Christmas Eve	10.	Victoria Day
5.	Christmas Day	11.	Canada Day
6.	Boxing Day	12.	B. C. Day

Note: Family Day is not considered as one of the Plant Holidays. However, all employees are entitled to the Family Day off either with pay or without pay. For employee(s) that would like to be paid they shall use one of their vacation days. The employee must then give the Company a minimum of two (2) weeks' notice that they would like to be paid. Where two (2) weeks' notice has not been given it will be at the discretion of the Company to authorize their vacation pay for that day.

6.02 The above Plant Holidays will be taken as specified below for the duration of this Collective Agreement. If, at any time it is discovered that a date has been set in error, the Company and the Union will re-negotiate the appropriate date for the Plant holiday in question:

2017/2018

Labour Day	Monday	September 4, 2017
Thanksgiving Day	Monday	October 9, 2017
Remembrance Day	Monday	November 13, 2017
Christmas Eve		December 24, 2017
Christmas Day		December 25, 2017
Boxing Day		December 26, 2017
New Years Day	Monday	January 1, 2018
*Family Day	Monday	February 12, 2018
Good Friday	Friday	March 30, 2018
Easter Monday	Monday	April 2, 2018
Victoria Day	Monday	May 21, 2018
Canada Day	Monday	July 2, 2018
B.C. Day	Monday	August 6, 2018

2018/2019

Labour Day	Monday	September 3, 2018
Thanksgiving Day	Monday	October 8, 2018
Remembrance Day	Monday	November 12, 2018
Christmas Eve	Monday	December 24, 2018
Christmas Day	Tuesday	December 25, 2018
Boxing Day	Wednesday	December 25, 2018
New Years Day	Tuesday	January 1, 2019
*Family Day	Monday	February 11, 2019
Good Friday	Friday	April 19, 2019
Easter Monday	Monday	April 22, 2019
Victoria Day	Monday	May 20, 2019
Canada Day	Monday	July 1, 2019
B.C. Day	Monday	August 5, 2019

2019/2020

Labour Day	Monday	September 2, 2019
Thanksgiving Day	Monday	October 14, 2019
Remembrance Day	Monday	November 11, 2019
Christmas Eve	Tuesday	December 24, 2019
Christmas Day	Wednesday	December 25, 2019
Boxing Day	Thursday	December 26, 2019
New Years Day	Wednesday	January 1, 2020
*Family Day	Monday	February 10, 2020
Good Friday	Friday	April 10, 2020
Easter Monday	Monday	April 13, 2020
Victoria Day	Monday	May 18, 2020
Canada Day	Friday	July 3, 2020
B.C. Day	Monday	August 3, 2020

- *Family Day Unpaid or Vacation.
- 6.03 Should any of the above holidays occur during an employee's vacation period, he will be given an extra day's vacation with pay for each holiday to be taken at the beginning of or at the end of the vacation period.
- In order to qualify for eight (8) hours pay for the above Plant Holidays, the employee must have completed thirty (30) calendar days employment with the Company.
- 6.05 In order to qualify for such holiday pay the employee must work the day before and the day after a Plant Holiday, except where permission was previously obtained, or the employee gives reasons for being absent which are acceptable to the Company.

6.06 Employees not actively employed because of:

- Lay off
- Unpaid leave of absence
- Illness 1 and not eligible for W.C.B. payments for the involved Plant Holiday(s),
- Injury] with a Doctor's certificate if required by the Company.

and who work some time within the fourteen (14) day period prior to, or the fourteen (14) day period following the Plant Holiday(s) in question, will qualify for Plant Holiday pay for such Plant Holiday(s).

ARTICLE 7 - VACATIONS WITH PAY

7.01 Employees will receive vacations and be paid for the vacation in accordance with the following schedule:

Hours of Continuous Service	Vacation Period	Vacation Pay
Less than one year	1 day for each major fraction of month worked (max. 10 working days)	4%
1 Yr. but less than 3 yrs 3 Yrs but less than 7 yrs 7 Yrs but less than 15 yrs 15 Yrs but less than 20 yrs 20 Yrs but less than 30 yrs 30 Yrs and over	2 weeks 3 weeks 4 weeks 5 weeks 6 weeks 7 weeks	4% or 2 weeks* 6% or 3 weeks* 8% or 4 weeks* 10% or 5 weeks* 12% or 6 weeks* 14% or 7 weeks*

^{*}Pay at employee's current classified rate whichever is greater at the time the vacation is taken.

7.02 VACATION ALLOTMENT - SICKNESS - LAYOFF

Authorized leave of absence for sickness or accident or other causes acceptable to the Company, excluding layoff beyond two (2) months, shall not affect the employee's right in respect to vacations with pay.

7.03 CUT-OFF DATE

The vacation cut-off date will be June 30th of each year and vacation pay will be calculated to include the last pay period which has its last day in June.

7.04 VACATION YEAR

Vacation year will be from July 1st to June 30th each year.

7.05 VACATION SHUT-DOWN

The Company reserves the right to shut down a part or all of an operation, for two (2) weeks of vacation, during the period of July 1st to August 31st. The date of the shut-down period will be announced by April 1st.

7.06 VACATION PERIOD

Vacations will be scheduled by May 1st of each year for the vacation period of June 1st to September 30th. Employees will have preference of vacation periods in accordance with their seniority within departments and/or job groupings, to the extent that they will not unduly interfere with production schedules.

Vacations for the period October 1st to May 31st must be scheduled by the last day of August and taken by May 31st. Vacations not scheduled by the last day of August shall be done so by consultation between the employer, employee and shop steward. If no agreement is reached, the employer may assign the vacations not settled. The Company will post a list of employees and their vacation dates.

7.07 a) VACATION PAY - WHEN PAYABLE

Vacation pay will be paid a minimum of one (1) week but in no case more than two (2) weeks in advance of vacation. The amount of the vacation payment will relate directly to the portion of the vacation time entitlement which is being taken at that particular time.

b) VACATION PAY AND STATEMENT

It is agreed that the Company will pay vacation pay with a separate cheque and an itemized statement.

- c) Vacations may not be waived by an employee except in the case of an employee who has been absent due to sickness, accident or layoff for a consecutive period at least equal to his or her legislated annual vacation entitlement, who may by his or her own choice take vacation pay in lieu of any vacation in excess.
- (d) Accurate bi-monthly vacation entitlement data will be provided by the Company through the payroll system.

7.08 VACATION PAY - ON TERMINATION

Employees who leave the employ of the Company will be paid vacation pay at the time of severance on the following percentage basis on the earnings of the employee for which vacation pay has not been previously paid:

- Less than 3 years employment	4%	or 2 weeks
- 3 Years but less than 7 years employment	6%	or 3 weeks
= 7 Years but less than 15 years employment	8%	or 4 weeks
- 15 Years but less than 20 years employment	10%	or 5 weeks
- 20 Years but less than 30 years employment	12%	or 6 weeks
Over 30 years employment	14%	or 7 weeks

ARTICLE 8 - SENIORITY

8.01 SENIORITY PRINCIPLE

- a) The Parties recognize that job opportunity and seniority should increase in proportion to length of service. It is agreed that the term "seniority" as used herein shall have reference to an employee's right to a job based upon his length of service with the Company and his potential to efficiently fulfill the job requirements.
- b) All promotions, transfers, filling of vacancies, lay-offs, terminations, and re-hiring after lay-offs or termination will be done strictly in accordance with the principles set forth in 8.01 a).

c) PROBATIONARY PERIOD

- i) Seniority of each employee covered by this Agreement will be established after a probationary period of sixty (60) days worked which may be accumulated over a period of twelve (12) months. When an employee has established seniority as above, his seniority commences from date of hire.
- ii) During such probationary period, all of the provisions of this Agreement shall apply unless specifically noted to the contrary except the probationary employee may be terminated or laid off for any reason.

8.02 SENIORITY WILL BE MAINTAINED AND ACCUMULATED DURING:

- a) Occupational injury
- b) Absence from employment while serving in the non-permanent Armed Forces of Canada
- c) Absence due to illness or non-occupational injury
- d) Jury duty, Union gatherings and collective bargaining negotiations
- e) Authorized leave of absence
- f) Lay-off for the following periods, after which an employee's seniority will terminate:
 - Less than 12 months seniority 6 months
 - Over 12 and less than 60 months seniority 12 months
 - 3. 60 months or over seniority 36 months

8.03 SENIORITY STANDING WILL BE CANCELED IF AN EMPLOYEE:

- a) Voluntarily quits the employ of the Company
- b) Overstays authorized leave of absence except by reasons of force majeure
- c) Is discharged and not reinstated under the terms of this Agreement
- d) Is recalled to work and does not report within six (6) working days of receiving notice by registered mail
- e) Is still on lay-off and the seniority retention period has elapsed as described in 8.02 f)
- f) Leaves the bargaining unit for more than twelve (12) months to work in a supervisory capacity

8.04 RECALL PROCEDURE

Laid-off employees with seniority will be given the first opportunity to be rehired. Employees will be notified of recall by telephone, or other type of message which will be confirmed by registered mail. An employee being recalled must return to work as soon as reasonably possible after the first notice of recall as described above, but no longer than six (6) working days after receipt of the registered notice. A copy of the notice will be given to the Shop Steward or Union Committeeman.

It is the responsibility of laid-off employees to keep the Company informed of their current address and telephone number.

8.05 a) SENIORITY LISTS

The Company will prepare Seniority lists of all employees and present to the Union within thirty (30) days of the signing of the Agreement. This list will be posted for a period of sixty (60) days and will establish the seniority, regular rate and classification of an employee who does not protest his status in writing, within the said sixty (60) days. Said lists will commence with the most senior employee, carry on downwards to the most junior employee, and contain the following information:

- Employee's name and clock number
- 2. Employee's starting date
- Employee's regular classification and regular rate of pay
- 4. Probationary employees will also be shown on the list.

b) SENIORITY LISTS - ADDITIONAL

Additional revised lists will be furnished to the Union as required from time to time. The Union agrees not to request such lists more frequently than once each three (3) months except during the months of April through September when they will be supplied each month, if requested.

- A displaced employee with greater plant-wide seniority may bump a junior employee from a job, providing he has done the job and can still perform it efficiently unless it is for different reasons in 8.08 below. When the job duties and/or requirements have been modified where an employee would like to bump a junior employee from a job they have performed in the past, the senior employee will receive re-familiarization and training on any new changes for a reasonable amount of time but not longer than thirty (30) working days.
- 8.07 A displaced employee with greater plant-wide seniority may bump the most junior employee in one of the following departments providing that he can do the job efficiently:
 - 1. Molding and Core Department (includes Pattern Control and Stores)
 - 2. Melting
 - 3. Finishing
 - 4. Quality Control
 - 5. Maintenance and Pattern Maintenance
 - 6. Manufacturing (includes Fabrication and Assembly)
 - An employee with five (5) or more years seniority will maintain his rate if he bumps into Class 7, provided that there are no jobs that he can bump into in the foundry.
 - 8. If a displaced employee with greater plant-wide seniority is unable to do the job of the most junior employee in one of the departments listed, he may bump the next most junior employee in one of the departments listed.
 - 9. Company will advise the Union prior to any lay-off.
 - 10. Jobs that employees can bump to where they have not been trained and where there is work available during a curtailment are as follows:
 - 8.1 Foundry Helper
 - 7.1 Assemblyman (Passivator)
 - 7.2 Epoxy/Painter
 - 7.4 Fastener (Roll Threader)
 - 5.8 Shell Core Operator II
 - 5.5 Metal Pourer II (Shake-Out)
 - 5.2 Forklift Operator (Must have valid ticket)
 - 5.1 Finishing Room Operator
 - 3.7 Maintenance Assistance (Helper)

Note: The employer will work with the employees during their training period and agree to inform them of any issues they may have with their job duties and or job performance. (The Company and Union agree to update the employees list for all jobs that they are competent on).

The principle will prevail that: no one should benefit from a cut-back. If a job has been vacated during a cut-back, and it is re-instituted due to build-up, then the individual who last vacated that job must return to that position (providing that he has not won a posting in the meantime). In this way he vacates his temporary cut-back position, which must be posted plant-wide if it is not automatically filled in accordance with this principle.

8.09 HIRING

Hiring for Bargaining Unit positions will be conducted on a gender neutral basis, subject only to the applicants' ability to perform the work available within the bargaining unit.

8.10 NEW LEGISLATION

In the event that legislation governing lay-offs is implemented which overrides the collective agreement, the company and the union agree to enter into discussion about implementation and application to deal with such legislation.

8.11 HUMAN RIGHTS

The Union and the Company recognize the right of employees to work in an environment of mutual respect free from harassment, including sexual and racial harassment. Management will take measures that are deemed appropriate against persons under their direction who engage in harassment of another employee.

In any arbitration case arising out of or relating to sexual or racial harassment conduct, where an arbitrator finds that sexual or racial harassment has occurred the arbitrator shall impose a remedy which is designed to only affect the perpetrator insofar as that is possible and where there is any detriment to be suffered respecting job classification, seniority, wages, etc., such detriment shall fall upon the perpetrator employee. The arbitrator may direct a transfer of the perpetrator without regard to the perpetrator's seniority.

8.12 The Company and the Union agree that an employee may leave the Bargaining Unit to work in a staff or supervisory capacity for a period of up to 12 months and during that period the employee will maintain and accumulate seniority.

The Company agrees that the union dues will be deducted from such employee at the rate of 2 hours pay per month based on the last rate of pay the employee received while still in the Bargaining Unit. The Company will remit to the U.S.W.A. the dues deducted, on a monthly basis.

ARTICLE 9 - SAFETY AND HEALTH

9.01 SAFETY AND HEALTH - RESPONSIBILITY

- a) The Company agrees that it is the responsibility of the Company to make adequate provisions for the safety and health of the employees during the hours of their employment.
- b) The Union and the employees agree to co-operate fully with the Company on all matters of health and safety.

- c) The Co-Chairs of the Joint Occupational Health & Safety Committee or their designate shall accompany a WorkSafe BC Inspector during workplace visits.
- In the case of a fatality injury arising from an incident or condition at work, the Local Union shall be notified and shall be permitted to have two of its representatives participate with the Joint Health & Safety Committee in the workplace to conduct a full investigation into the fatality or injury. Furthermore, the Union can also request the assistance from the District 3 Staff Representative or the District 3 Safety Co-ordinator or his designated in the investigation.

9.02 SAFETY COMMITTEE

It is mutually agreed that a Safety Committee consisting of up to five (5) employees selected by the Union will meet with a Management representative or representatives not less frequently than once a month. Minutes of such meetings will be posted on the notice board. In recognition of the requirements of production, employee attendance at the Safety Committee meetings will conform to the following provisions:

- a) Three (3) employees representing the foundry, one from Melting, one from Molding and one from Finishing
- b) One (1) employee representing all of the Robar Manufacturing Departments (Assembly and Fabrication).
- c) One (1) employee representing all of the Maintenance or Maintenance related departments.
- d) No more than one (1) employee from any one department will attend at one time unless mutually agreed by the Company and the Union.

9.03 HOUSEKEEPING AND SANITATION

All employees, as well as the Company, will observe the rules of good housekeeping and sanitation.

9,04 WASHROOM/LUNCHROOM

Adequate washroom, lunchroom and a place to hang clothing will be provided by the Company, and kept in a sanitary condition. The Company will supply towels, soap and other supplies normally found in rest rooms. Employees will co-operate by observing the rules of cleanliness.

9.05 INJURED EMPLOYEE - REPORTING PROCEDURE

Any employee suffering an injury while in the employ of the Company (performing or engaged in any activity which is covered by WorkSafe B.C.) must report immediately to the First Aid Department (Attendant) or as soon thereafter as possible, and must contact the Supervisor or the Payroll Clerk as soon as is practical to keep the Company informed of progress after the injury. Persons absent for more than the day of the injury shall keep

the Company informed on a regular basis beginning as soon as possible after first treatment.

9.06 INJURED EMPLOYEE - TRANSPORTATION

If necessary, employees injured on the job will be provided free transportation by the Company to and from a doctor's office, or a hospital and will be accompanied to the hospital by a person whose qualifications are deemed, by the Company and the Safety Committee, to be appropriate to the injury, all in accordance with prevailing Worksafe B.C. regulations.

9.07 INJURED EMPLOYEE - DAILY EARNINGS

If an employee is injured on the job, the Company will maintain his normal daily earnings for the day of injury.

9.08 EMPLOYEE WORKING ALONE

Where an employee is employed under conditions where he might be injured and not be able to secure assistance, the employer shall devise some method of checking on the well-being of the workman at intervals which are reasonable and practicable under the circumstances.

- 9.09 The Company agrees to provide suitable gloves and other personal protective items that are presently being supplied to the employee at no cost, subject to job requirements, providing that worn out items be returned before new or reconditioned items are issued in replacement, and that replacement due to loss, or abuse, (except in extenuating circumstances) shall become a cost to the employee who shall be responsible for the condition of the items beyond ordinary wear and tear.
- 9.10 A qualified First Aid Attendant will be provided in accordance with prevailing Worksafe B.C. regulations and when molten metal is being handled.
- 9.11 The Company will, once annually, credit each full-time regular employee a safety boot allowance after the employee submits a sales invoice for the boots. The annual allowance is one hundred and fifty dollars (\$150.00). Any unused allowance shall be added to the following year's allowance. Any unused allowance will be forfeited to the Company on the expiry date of this Agreement

9.12 PRESCRIPTION LENSES

For full-time regular employees, in case of accidental breakage or destruction of prescription lenses on the job, the Company will contribute the full cost of one set of safety prescription lenses (or for repair and/or refurbishing) for one time only, up to a maximum of four hundred dollars (\$400.00); and for subsequent accidental breakage or destruction on the job, will pay one hundred percent (100%) of the cost of replacement (or for repair and/or refurbishing) once more in each calendar year, except for welders, maintenance employees, furnace charging and tapping, and metal distribution personnel, for which the Company will pay up to two sets of safety prescription lenses - one hundred percent (100%) to a maximum of four hundred dollars (\$400.00 each in each calendar year. All eyewear must be CSA approved.

ARTICLE 10 - GENERAL PROVISIONS

10.01 CONSULTATION WITH UNION - PRIOR TO CERTAIN CHANGES

The Company agrees to consult with the Unit President or Shop Steward or Grievance Committeeman if available on the premises prior to discharging, laying-off, transferring, promoting or demoting any employee.

The Union representative will be given time to meet with such employee prior to a meeting with Management.

10.02 BULLETIN BOARDS

The Union will have the exclusive use of one (1) Bulletin Board on the premises of the Company and provided by the Company for the purpose of posting official Union notices which may be of interest to Union members. All such material may be posted only upon the authority of the Executive Committee of the Union or Shop Stewards of the plant.

10.03 NOTICES - BETWEEN COMPANY AND UNION

Any notice required to be given to the Company under the terms of this Agreement will be given by registered mail addressed to it at 12945 - 78th Avenue, Surrey, British Columbia, V3W 2X8. Any notice to be given to the Union under the terms of this Agreement shall be given by registered mail addressed to the Secretary of the Union at its registered address.

10.04 UNION ACCESS TO PLANT

A Representative of the Union will have access to the Company's premises after obtaining the permission of the Company's management. Such permission will not be unreasonably withheld.

10.05 BEREAVEMENT PAY

If a death occurs in the immediate family of an employee, the Company will grant leave of absence as follows:

Five (5) days for Spouse or Common-law Spouse, Same Sex Partner, Children or Common-law Children

Three (3) days for Mother or Father, Mother-in-law, Father-in-law, Sister or Brother, Step Mother or Step Father.

In order to receive bereavement pay, the employee will be required to provide the Company with proof of death and relationship.

10.06 JURY DUTY

If an employee is summoned or subpoenaed for jury selection or for jury duty, the Company will grant the employee leave of absence with pay, which will be the difference between his regular pay and the moneys received for jury duty. On any day when an employee is called but not chosen for duty he must return to work for the balance of the shift. He must supply the Company with a statement of time of reporting and release when not chosen for duty and an official statement of payment for duty.

10.07 REST PERIODS

Employees will be allowed two (2) coffee breaks of fifteen (15) minutes each on Company time; one in the first half of each shift and one in the second half.

10.08 FOREMEN AND CHARGEHANDS IDENTIFICATION

The names of all Foremen and Chargehands, setting forth their official status will be posted on the Company's Bulletin Board(s).

10.09 UNION APPOINTEES - IDENTIFICATION

The Union will maintain with the Company a current list of the names of Shop Stewards, Committeemen and Staff Representatives.

10.10 UNION COMMITTEES

Union Committees as provided for in this Agreement will be of a size that will not unduly curtail production.

10.11 NEW EMPLOYEES

The Shop Steward will be notified when new employees are hired and they will be introduced to the Shop Steward as soon as possible after hiring.

10.12 PICKET LINE

No employee shall be required to cross a legal picket line recognized by the Union.

10.13 PAST PRACTICES

The Company agrees that the following past practices will be continued at no cost to the employees providing the items concerned are reasonably used in the manner in which they are intended.

- Coffee and coffee supplies
- Electrolyte that will be available through First Aid.
- 3. Lunch room refrigerator
- 4. Small tools such as shovels, wrenches, etc. necessary for production employee's work, conditional upon their responsible and reasonable use. Loss or abuse may be reason for discipline and for replacement at the employee's cost.
- 5. The Company will repair or replace maintenance employees' personal tools in cases where it can be verified that the tools were lost, damaged, or stolen. A list of the employee's tools will be deposited with the Employer.
- 6. Work proficiency related training courses and material deemed appropriate and approved by the Company, including first aid course fees, for which the Company will advance fifty percent of the fee for registration and material costs for the first time an employee takes a course, with the understanding that if the course is successfully completed, or for reasons acceptable to the Company is not

completed and passed, the Company will pay for the balance of the course fees. On subsequent approved courses the Company will pay the full fees and material costs for employees who have previously completed and passed an approved course.

10.14 LAY-OFF NOTICE

In cases of lay-off, if more than 5 employees are being laid off, the Company will give a minimum of 3 days notice or pay in lieu of.

10.15 Employees will take orders from senior management only when the employee's immediate Supervisor or Chargehand is not readily available, or in an emergency.

10.16 a) Personnel Records

- (i) One personnel file shall be maintained by the Employer for each Employee in the bargaining unit. Such file shall contain all records and reports concerning the Employee's employment and work performance.
- (ii) Personnel files, as referred to in this Agreement, shall include both hard copy and/or any other methods, systems or forms of maintaining such records and files related to Employees as may be implemented by the Employer.
- (b) Employee Access to Personnel File An Employee shall have the right to read and review his/her personnel file at any time, upon reasonable notice and by written request to the Employer. On request, and with the Employee's permission, the Union representative shall be provided with copies of any document or record contained in the Employee's personnel file.
- (c) <u>Union Access to Employee Personnel File</u> A representative of the Union shall have the right to read and review an Employee's personnel file at any time, upon written authorization of the Employee and upon reasonable notice and written request to the Employer. On request, and with the Employee's request, the Union representative shall be provided with copies of any document or record contained in the Employee's personnel file.

10.17 Discipline

- (i) The Employer shall only discipline, suspend, discharge or terminate an employee for just cause. The burden of proof of just cause shall rest with the Employer.
- (ii) Any Employee who is to be interviewed regarding disciplinary action shall be interviewed in the presence of a Shop Steward, grievance Committee member or other Union designee.
- (iii) The Employee, the Shop Steward or grievance Committee member and the Local Unit President shall receive a copy in writing of any disciplinary action taken including, but not limited to all written reprimands, or notices involving suspension or discharge and the reasons in full for such action within twenty-four (24) hours of the taken action.

10.18 Relief

All written warnings and reprimands shall be rescinded, and removed from the Employee's personnel file, after a period of twelve (12) months after the date of issued disciplinary action and shall not be used against the Employee thereafter.

All suspensions shall be rescinded and removed from the Employee's personnel file after a period of eighteen (18) months after the date of issued disciplinary action and shall not be used against the Employee thereafter.

10.19 Letters of Understanding and Memorandums

- a) Form Part of Collective Agreement any and all Letters of Understanding and Memorandums of Agreement made between the parties, shall be considered as part of the Collective Agreement.
- b) <u>Copies to Union</u> The Company agrees to supply the Union with signed copies of all Letters of Agreement, Memorandums of Agreement, and Appendices, which form part of the current Collective Agreement.
- c) Renewal All Agreements, Letters of Understanding, or Memorandums of Agreement issued prior to the signing of this Agreement, and not renewed, shall become null and void after signing of this Collective Agreement.

Renewed Letters of Understanding shall remain in effect during the terms of this Agreement

ARTICLE 11 - GRIEVANCE PROCEDURE

- 11.01 Where a difference arises between an employee and the Company, or between the Company and the Union, relating to the dismissal or discipline of an employee, or to the interpretation, application, operation or alleged violation of this Agreement, including any question as to whether a matter is arbitrable, it shall be finally and conclusively settled, according to the grievance and arbitration procedure which follows.
- 11.02 Grievances of a group or general nature submitted by the Company or by the Union shall be in writing and shall be submitted at Step 2. within ten (10) working days of the event giving rise to the grievance.
- 11.03 Except for Company and Union grievances, all grievances shall be resolved as follows:
 - STEP 1. It is generally understood that an employee has no grievance until he, either directly or through the Union, has first given the employee's Supervisor an opportunity to resolve the grievance.
 - If, after registering the grievance with the employee's Supervisor and such grievance is not settled within three (3) regular working days or within any longer period which may have been agreed to by the Parties, then the following steps of the Grievance Procedure may be invoked.
 - STEP 2. The grievance shall be submitted in writing to the Payroll Office either directly or through the Union. The Supervisor will meet with the employee's Union Steward within five (5) working days of the receipt of the grievance in an attempt to resolve the grievance. The grievor may be present at this meeting, if requested by either Party. The Supervisor

within a further five (5) working days will give the Employer's answer on or attached to the grievance form.

STEP 3.

If the grievance remains unsettled at the conclusion of Step 2, the grievance may be submitted to the General Manager, who shall within five (5) working days hold a meeting with the Union Grievance Committee (not to exceed two (2) in number) in a final attempt to resolve the grievance. A Staff Representative of the Union and the grievor may be present at this meeting, if requested by either Party. The General Manager will within a further five (5) working days give the Employer's decision in writing to the Union on or attached to the grievance form

If settlement is not reached the grievance will proceed to Step 4..

STEP 4. Arbitration – Expedited Arbitration

11.04 TIME LIMITS (WORKING DAYS) AND STEPS WILL BE AS FOLLOWS:

Appeal To	<u>Time</u>	Answer
Step 1	Within 10 days of the grievor's know of the occurrence of the grievor	rledge 3 days
Step 2	Within 5 days of answer	5 days
Step 3	Within 5 days of answer	5 days
Step 4	Within 30 days of answer	

The time limits may be extended by mutual consent if there is reasonable need for extension, and a request for extension is made in writing.

If either party fails to act within any of the time limits, or within an agreed upon extension, it will be deemed that that party has abandoned its position and that the position of the other party has been established, except in a case where the Union or the Company withdraws the grievance.

11.05 DISCHARGE CASES

If an employee believes that he has been unjustly discharged, he may commence grievance procedure and it will be instituted at Step 2.

11.06 WARNING - SUSPENSION - DISCHARGE

Employees may only be warned, suspended or discharged for just cause.

ARTICLE 12 - EXPEDITED ARBITRATION

12.01 Notwithstanding any other provisions of this Agreement, the following Expedited Arbitration Procedure is designed to provide prompt and efficient handling of routine grievances.

The Expedited Arbitration Procedure shall be implemented in light of the circumstances existing within the collective agreement, with due regard to the following.

- 12.02 An Arbitrator, shall be appointed by the Vice-Chairman Mediation Services to hear the cases. Their expenses and fees will be borne by the Parties. The fees are to be in an amount agreed to by all three Parties.
- 12.03 a) Within thirty (30) calendar days after receipt of the Step 3 answer. The Company or the Union initiating the grievance shall assess which grievances shall be referred to Expedited Arbitration, and will so notify the other Party, or their designate. Should the representatives of the other Party deem that the issue does not meet the criteria of section 12.06 (a) of this Article, the initiating party will nonetheless proceed to Expedited Arbitration for resolution. In this situation, however, the first issue that must be ruled upon by the Arbitrator is whether or not the subject matter is one that meets the criteria of section 12.06 (a).

If the Arbitrator concludes that the case is not appropriate for the Expedited Arbitration process, the case shall be referred back to the initiating party for further determination as if at the conclusion of the Third Stage of the grievance procedure.

- b) The date of the hearing shall be within ten (10) calendar days of the appeal unless an extension of time is mutually agreed upon by all three parties.
- 12.04 Grievances shall be presented in the Expedited Arbitration Procedure by a previously designated active Local 2009 member and a designated representative of the local Plant Management. Attendance of other persons at the Arbitration hearing shall be limited to those who have personal knowledge of the grievance being presented.
- 12.05 a) The hearing shall be informal
 - b) No briefs shall be filed or transcripts made
 - c) There shall be no formal evidence rules
 - d) The Arbitrator shall have the obligations of assuring that all necessary facts and considerations are brought before him by the representatives of the parties. In all respects, he shall assure that the hearing is a fair one.
 - e) If the Arbitrator or the parties conclude at the hearing that the issues involved are of such complexity or significance that the case should require further consideration by the parties, the case shall be referred back to the initiating party for final deposition.
 - f) The Arbitrator shall render his written decision within five (5) workdays following the date of the hearing. Their decision shall be based on the facts presented by the parties at the hearing, and shall include a brief written explanation of the basis for their conclusion. These awards will not be cited as a precedent at any discussion of any other grievances at any stage of the grievance procedure or in any subsequent Arbitration, and will be considered binding by both parties.

- 12.06 a) Grievances subject to this Expedited Arbitration Procedure must be confined to issues which do not involve novel problems and which have limited contractual significance or complexity.
 - b) The Arbitrator under this Expedited Arbitration Procedure shall have the same powers as granted to the Arbitrator under Section 12 of this Agreement.

12.07 ARBITRATION

Where a difference arises between the parties relating to the interpretation, application, or administration of this Agreement, including any question as to whether a matter is arbitrable, or where an allegation is made that this agreement has been violated, either of the parties may, after exhausting the grievance procedure established by this Agreement, notify the other party in writing of its desire to submit the difference or allegation to arbitration.

- 12.08 Any matter referred to arbitration, as provided in 12.07 hereof, shall be submitted to a single arbitrator selected from the following list:
 - 1. Rick Coleman
 - 2. Chris Sullivan
 - 3. Vince Ready
 - 4. Jessica Gregory
- 12.09 The arbitrator shall hear and determine the difference or allegation and shall issue a decision and the decision is final and binding upon the parties and upon any employee affected by it.
- 12.10 The arbitrator shall be chosen from the list and mutually agreed on. Should the one selected be unable to act within 30 days, another will be chosen.
- 12.11 The arbitrator shall have the right to enter any premises where work is being done or has been done by the employee or in which the employer carries on business or where anything is taking place or has taken place concerning any of the differences submitted to him and inspect and view any work material, machinery, appliance or article therein, and interrogate any person respecting any such thing or any of such differences.
- 12.12 If, during the life of this Agreement, one of the Arbitrators named in 12.08 hereof withdraws from the list, the parties shall appoint a replacement by mutual agreement in writing.
- 12.13 The Union and the Company shall each pay one-half of the remuneration and expenses of the Arbitrator.
- 12.14 The Arbitrator will have jurisdiction and authority to interpret and apply the provisions of this Agreement insofar as it may be necessary for the determination of a grievance referred to it, but will not have the jurisdiction and authority to alter or amend any of the provisions of this Agreement.
- 12.15 A claim by an employee that he has been unjustly discharged, suspended or laid off may be settled by confirming the Company's decision in discharging, suspending or laying off the employee, or by reinstating the employee with such compensation, either full or

partial, as may be agreed upon by the conferring parties or determined by Arbitrator, as the case may be.

ARTICLE 13 - INSURANCE AND MEDICAL PLAN

13.01 The Company agrees to pay the premium for a Medical and Insurance Plan with the following coverage:

13.02 COVERAGE

MEDIÇAL

The medical coverage will be equivalent to that supplied by the Medical Services Plan of British Columbia or C. U. & C.

EXTENDED HEALTH BENEFITS

INSURANCE COVERAGE

1. Life Insurance October 4, 2014

\$70,000

2. A. D. & D.

October 4, 2014

\$70,000

Weekly Indemnity

El Maximum (1-4-26)

13.03 GENERAL PRINCIPLES

- 1. Premium costs of both the Medical and Insurance Plans will be paid: Employer 100%.
- 2. Participation in the Plan will be a condition of employment.
- 3. a) Coverage will be provided during lay-off, up to a cumulative maximum of three (3) months, in a calendar year, beyond the current month of lay-off.
 - b) Coverage during lay-off will be supplied without charge to the parties.
- 4. Lifetime maximum for benefits will be unlimited for all employees, their spouses and dependants.

13.04 INSURANCE COVERAGE COMMENCES:

Insurance coverage will commence when an employee has completed the probation period.

ARTICLE 14 - DENTAL PLAN

14.01 The Company agrees to pay the premiums for a dental plan equivalent to M.S.A. or C. U.& C. as follows:

14.02 COVERAGE

Basic Dental

100%

- Prosthetic appliances and crown and bridge procedures

50%

Plan C - \$1500.00 lifetime maximum for dependants only.

14.03 PREMIUM DIVISION

Employer

100%

14.04 PARTICIPATION

A condition of employment

14.05 EFFECTIVE DATE

Dental coverage will commence when an employee has completed the probation period.

14.06 An annual financial statement will be supplied to any Union whose members are covered under this Plan and a named Union representative may obtain knowledge of the plan and discuss claims with the underwriter.

ARTICLE 15 - LEAVE OF ABSENCE WITHOUT PAY

15.01 LEAVE FOR PERSONAL REASONS

- 1) An employee may be allowed a leave of absence without pay for up to thirty (30) calendar days for personal reasons if:
 - a) he requests it from the Company in writing giving the reasons, and,
 - b) the Company believes the leave is for a good reason and does not interfere with the Company's operation.

If the employee takes a job elsewhere during this leave of absence without joint approval of the Company and Union, he will be considered as having terminated his employment.

- A leave of absence may be extended up to thirty (30) calendar days if there is good reason and the Company and the Union Committee agree to it. The employee must request the extension in writing before his first leave period has terminated.
- 3) The Union will be notified of all leaves granted under this Section.

15.02 LEAVE TO ATTEND UNION MEETINGS

Employees who have been elected or appointed by the Union to attend International, National or Local meetings other than negotiations will be granted leave of absence without pay for this purpose. Not more than three (3) employees may take such leave at one time for a duration up to three (3) working days. They must give the Company ten (10) days notice in writing. Not more than two (2) employees may take up to five (5) working days leave at one time and they must give the Company ten (10) days notice in writing. Not more than one (1) employee from any one department will be granted leave of absence for this purpose at one time.

15.03 LEAVE FOR UNION BUSINESS

- 1. The Company shall grant an employee a leave of absence of not more than three (3) years to work in an official capacity for the Local or International Union. The employee must request the leave in writing and the Union must approve it. This leave shall be extended for additional three (3) year periods.
- 2. Not more than one (1) employee may be on leave under this Section at any one time.

ARTICLE 16 - WAGES

16.01 WAGE SCHEDULE

- a) The job classifications and rates of pay listed in Article 22 Wage Schedule is agreed upon by both parties and is a part of this Collective Agreement.
- b) The rates set forth in Article 22 Wage Schedule may not be used in any way for the purpose of reducing the wage rate(s) presently received by an employee(s).
- c) The rates for the classifications set forth in this Agreement, and for any subsequent mutually agreed upon additions thereto, are the agreed upon rates for those classifications, and therefore no employee may perform work within the classifications for a rate other than the rate set forth in this Agreement, subject only to the provisions of daily rate retention. The refusal of any employee to perform work contrary to the provisions of this Section, shall not constitute grounds for any reprimand or any form of disciplinary action, or dismissal by the Company.

d) RED-CIRCLE RATE

It is agreed that where Red-Circle Rates exist they will continue to exist while the employee is employed in that specific job classification and in addition will receive the negotiated wage increase.

16.02 NEW OR CHANGED JOB CLASSIFICATION

a) If any new job classifications are established, or if there is a significant change in the job content of any job classification(s) set forth in this Wage Schedule, or if any job classification(s) have been overlooked in this Wage Schedule, the Parties hereto are agreed to negotiate a rate for the job(s) in question.

b) If the Parties are unable to reach agreement then the dispute will be settled through the Grievance and Arbitration procedures of this Agreement.

16.03 a) DAILY RATE RETENTION

An employee will be allowed daily rate retention at the rate of the highest rated classification worked by him during each shift, provided that he is assigned to the work for a period exceeding one (1) hour, and such rate shall be used as the basis to calculate overtime.

b) RATE RETENTION

All employees who have been classified at a higher rate for thirty (30) calendar days or more shall, if reclassified to a lower rate classification, continue to retain and receive the higher rate for fourteen (14) calendar days. If the employee reverts to a higher rated job during the aforementioned fourteen (14) days, he shall commence a new fourteen (14) day period of rate retention if subsequently moved to a lower rated job, and an employee shall continue to re-qualify himself for fourteen (14) day rate retention each time he reverts to his higher rated job.

16.04 CHEQUE ISSUE - NO DELAY

The Company will make provisions so that there will be no undue delay in issuing cheques on pay day.

16.05 STATEMENT OF EARNINGS

The rate or rates of pay, hours of work, details for overtime hours and all necessary and pertinent information will be furnished to each employee on his pay statement so that the employee can clearly understand how his total pay was calculated.

16.06 FIRST AID

- a) The Company will maintain the minimum number of First Aid Attendants as required by the WorkSafe B.C.
- b) Six (6) First Aid Attendants may be protected from layoff because of seniority when forty (40) men or more are employed. Three (3) First Aid Attendants for twenty (20) employees employed and four (4) First Aid Attendants for thirty (30) employees employed.
- c) The company will pay the First Aid Attendants the premium as determined by the required certificate level as per W.C.B. rule.
 - The W.C.B. rules states that a Level 2 First Aid Certificate is required and the company will pay the rate of \$1.00 per hour over the employee's rate.
- d) The Company will advance fifty percent (50%) of the cost of any first aid courses.
- e) The cost of the First Aid course taken after receiving the first ticket will be paid for by the company.
- f) If the employee does not pass the test, he/she will refund the company for the amount of the fee.

- g) An employee may elect to take a first aid course on his own time and the company will allow one day with pay for exam.
- The company will appoint First Aid Attendants by seniority, as needed.
- i) The Company will pay 100% of the costs for three (3) senior First Aid Attendants for tuition, books and lost wages for all first aid tickets that are required.
- j) The Company must first approve with written authorization prior to the start of any First Aid course by seniority.

16.07 PAYMENT OF WAGES - IRREGULAR

Any employee being discharged, laid off, or leaving of his own accord will be paid all wages due to him as promptly as possible, or in any event, within forty-eight (48) hours of the expiration of the next working day.

16.08 LEAD HAND, CHARGE HAND and SHIFT CHARGE HAND

The company appoints as per Seniority provisions Lead Hands, Charge Hands and Shift Charge Hands as required based on production levels and supervisory staff available. The company agrees that such positions will be assigned to any employees, regardless of their status in the union, provided that they have demonstrated their ability to meet the requirements detailed in the following descriptions. When more than one employee qualifies, the employee with more seniority will be selected.

a) **LEAD HAND**:

A LEAD HAND is an employee who is assigned the responsibility to instruct and train others in the performance of their work. He will be held responsible for the quality of work performed by employees working under his instruction.

b) **CHARGE HAND:**

- A CHARGE HAND is a union employee who is assigned the responsibility to instruct and train others in the performance of their work. The CHARGE HAND is held responsible for the quantity and quality of work performed in the department under his control.
- 2. The Company has the right to decide when a CHARGE HAND is required in a department.
- 3. The CHARGE HAND reports to his immediate supervisor or an appointee, or the Shift Charge Hand.
- 4. The CHARGE HAND is expected to perform production work as well as direct and train others in the performance of their work.
- 5. The CHARGE HAND is responsible for good housekeeping, safety and the conduct of workers in the area under his control.
- 6. The CHARGE HAND is responsible for the inventory of supplies and materials in his department. He will requisition material and supplies through his/her supervisor.

- 7. The CHARGE HAND is responsible for keeping his supervisor informed of the condition of the equipment and facilities used in his department. He will report, in writing, to his supervisor all malfunctions of equipment and will requisition maintenance work in the same way as he requisitions materials and supplies.
- 8. The CHARGE HAND is responsible to report to his supervisor the following:
 - a) Production information, when requested,
 - b) Any variance from standard operating procedures,
 - c) Failure to meet production or quality standards,
 - d) Insubordination or refusal of an employee to perform assigned work,
 - e) Any infraction of Company rules,
 - f) Use of alcohol or drugs on the Company premises,
 - g) Unsafe work habits or conditions,
 - h) Damage to equipment and property and provide details, (whether accidental or intentional,)
- 9. The CHARGE HAND may be required to work shift work.

c) SHIFT CHARGE HAND:

All responsibilities detailed under CHARGE HAND apply to the SHIFT CHARGE HAND. In addition, the SHIFT CHARGE HAND and his added responsibilities are detailed below:

- The SHIFT CHARGE HAND is a union employee who is assigned the responsibility to instruct and train others in the performance of their work. The SHIFT CHARGE HAND is held responsible for the quantity and quality of work performed during the shift he supervises.
- 2. A SHIFT CHARGE HAND is appointed when there is no staff supervisor available and a production shift is being worked.
- 3. The SHIFT CHARGE HAND reports to his immediate supervisor or an appointee.
- 4. The SHIFT CHARGE HAND is responsible for taking corrective action in case of any emergency and contacting his supervisor and/or the appropriate authorities. (i.e. police, fire, ambulance etc.)
- The SHIFT CHARGE HAND is responsible for the safeguard and protection of all Company property and reporting infractions or violations as soon as he becomes aware of such infractions or violations.
- The SHIFT CHARGE HAND is required to make sure that no unauthorized or unexpected person or persons are on the premises during the shift he supervises, including family members, friends of employees or past employees.
- 7. The SHIFT CHARGE HAND is responsible for the work attendance of all employees during the shift he supervises including returning to the work station, on time, after coffee breaks and lunch breaks and remaining at their work station until quitting time.

16.09	PREMIUMS		
10.00	Lead Hand Charge Hand Shift Charge Hand	4% per hour 7% per hour 8% per hour	

An employee working as Lead Hand or Charge Hand will receive the appropriate premium above the highest classification in the department he supervises or above his own rate, which ever is greater.

An employee working as Shift Charge Hand will receive the appropriate premium above the highest classification he supervises or above his own rate, which ever is greater.

If an employee working under a Lead Hand, Charge Hand or Shift Charge Hand, is on rate retention from a previously held classification, the classification that the subordinate employee is working in, will determine the rate to be received by a Lead Hand, Charge Hand or Shift Charge Hand.

ARTICLE 17 - JOB POSTING

- 17.01 All job openings (not temporary) in the bargaining unit, will be posted on the Bulletin Board for three (3) working days .
- 17.02 Preference will be given to applications from the most senior employees in accordance with the principles established in Section 8.01 (a) of this Agreement.

17.03 JOB APPLICATIONS - DELAYED

If an employee is not at work, for the following reasons, when a job is posted, he may apply for the job, if he does so within three (3) working days of his return to work.

- Vacation
- Authorized leave of absence not exceeding thirty (30) days from termination of the posting.
- 3. Absence resulting from accident or illness not exceeding thirty (30) days from termination of the posting.
- 4. Absence on Workers' Compensation not exceeding forty-five (45) days from termination of the posting.

17.04 TRIAL PERIOD

The successful applicant may be entitled to up to thirty (30) working days and not less than five (5) working days trial period.

17.05 RETURN TO FORMER JOB

In the event that an employee is promoted in accordance with the provisions of this Article and within thirty (30) **working** days of such promotion he is not performing efficiently, or the employee wishes to do so, he will revert to his immediate previous job, without loss of seniority. If additional people are required, they will be drawn from the previous posting, provided however, there are enough applicants on the previous posting to fill the vacancy.

17.06 SUCCESSFUL APPLICANT NOTICE

The name of the successful applicant will be posted no later than five (5) days after the removal of the job posting. All job postings not filled by successful applicants within thirty (30) days are considered void.

A copy of all awarded postings will be given to the Union Shop Committee for their records.

17.07 JOB OPENINGS - TEMPORARY

Job openings not subject to the job posting procedure shall mean job openings resulting from absences allowed under the terms of this Agreement up to a maximum of thirty (30) days in a floating sixty (60) day period. These job openings shall be filled in accordance with the principles established in 8.01 (a) and (b) of the Collective Agreement.

17.08 In the event that none of the applicants meet the requirements of the job in relation to Section 8.01(a) of this Agreement, the Company may fill the vacancy from any available source.

ARTICLE 18 - PENSION

- 18.01 The Pension Plan Agreement made between the Union and certain employer companies on the 16th day of November, AD 1959, (including any subsequent amendments thereof) a copy of which is annexed hereto, is a part of this Collective Agreement and the parties to this Collective Agreement are bound by the terms thereof.
- 18.02 On September 1, 2017 The Company will pay two dollars and fifty cents (\$2.50) per hour worked pension contribution on behalf of members of the pension plan. On September 1, 2018 the Company will pay two dollars and sixty cents (\$2.60) per hour worked pension contribution on behalf of members of the pension plan. On September 1, 2019 the Company will pay two dollars and seventy cents (\$2.70) per hour worked pension contribution on behalf of members of the pension plan
- 18.03 The Company will pay the pension contribution for employees granted leave of absence under Section 15.02 LEAVE TO ATTEND UNION GATHERINGS.

The Company will be reimbursed for the Company contributions from the employee's first pay cheque after the leave of absence.

ARTICLE 19 - COST OF LIVING ALLOWANCE

19.01 Cost of living allowance is not applicable for the duration of this collective agreement.

ARTICLE 20 - TECHNOLOGICAL CHANGE

- 20.01 The Company and the Union recognize that technological change is necessary in order to ensure the viability of the Company and provide the basis for ongoing benefits to the employees.
- 20.02 For the purpose of this agreement, "technological change" shall be understood to mean the introduction by the Company of a change in its equipment or material previously used, or a change in the manner in which the Company carried on its work, undertaking or business related to the introduction or elimination of that equipment or material. It is understood that loss of markets, lack of orders, market shifts or depressed business conditions do not constitute technological changes.
- 20.03 Where technological change results in a displacement of more than ten percent (10%) of the employees in the bargaining unit, the provisions of (a), (b) and (c) of this section will apply. "Displacement" as used in this article shall be understood to mean that the services of the employees are no longer needed by the Company on a permanent basis.
 - a) Displacement of full time regular employees from employment with the Company. The Company will co-operate with Canada Manpower training facilities to train such employees, if there are job openings with the Company, and such employees have the necessary potential to fill the positions.
 - b) An employee being terminated will receive one (1) week's pay for each year of seniority in excess of five (5) years seniority.
 - c) Employees who are paid severance pay pursuant to these provisions shall have no other claim for the loss of their employment and if, subsequently rehired, shall be considered new employees for all purposes.

20.04 SEVERANCE PAY FOR PERMANENT PLANT

- a) Employees terminated by the Employer because of permanent closure of the Employer's operation shall be entitled to severance pay equal to five (5) day's pay for each year of continuous service and thereafter in increments of completed months of service with the Company. A day's pay shall continue to include eight (8) hours of an employee's current posted job rate of pay and daily overtime or other premiums or add-ons based on one (1) year past history, as applicable. Employees that work irregular shifts and receive a shift premium will receive a pro-rated rate for that premium based on 90 days prior to the closure for each year of service.
- b) Where a plant is relocated and the employees involved are not required to relocate their place of residence and are not terminated by the Employer as a result of the plant relocation, they shall not be entitled to severance pay under this Article. The boundaries for relocation shall be within fifty kilometers (50 km) of the Company's current location here in British Columbia.

PERMANENT PARTIAL CLOSURES

- a) A permanent partial closure occurs when the Foundry or Waterworks division has not worked for 36 months.
- b) A temporary partial closure may become a permanent partial closure once the conditions in a) above are met for a permanent partial closure. In these

circumstances, the employees who were employees of record at the commencement of the temporary closure, and had five (5) years continuous service with the Company as of that date, are entitled to severance pay per subsection e) below. Actual severance paid is calculated on the basis of the employee's seniority at the date of the layoff, not the permanent partial closure.

- c) Employees with five (5) years seniority or greater who are terminated by the Company because of a permanent partial closure shall be entitled to severance pay equal to five (5) days for each year of continuous service and thereafter in increments of completed months of service with the Company. A day's pay shall continue to include eight (8) hours of an employee's current posted rate of pay and daily overtime or other premiums or add-ons based on one (1) year past history, as applicable. Employees that work irregular shifts and receive a shift premium will receive a pro-rated rate for that premium based on 90 days prior to the closure for each year of service.
- d) Severance pay is not payable where a part of a plant is relocated and the employees involved are not required to relocate their place of residence and are not terminated by the Company. The boundaries for relocation shall be within fifty (50) kilometers (50km) of the Company's current location here in British Columbia.
- e) Severance pay is **not** payable if an employee affected by a permanent partial closure is offered a position within the operation of the Company. This would mean an employee who has seniority that has elected or has been offered to take another job within the operation will not be entitled to severance. On the date of the announcement of a permanent partial closure the Company and the Union will meet to discuss the number and names of employees that may receive severance.

ARTICLE 21 - APPRENTICESHIP

21.01 APPRENTICESHIP

- a) It is mutually agreed that apprentices may be indentured under the provisions of the Apprenticeship Act of the Province of British Columbia.
- b) The number of apprentices permitted shall be one (1) for each trade and one (1) additional apprentice for each five (5) qualified journeymen employed in each trade.
- c) Employees with previous experience in the trade may be slotted in an appropriate term of apprenticeship consistent with their level of practical experience and theoretical knowledge in the trade. Employees not satisfied with their initial slotting or subsequent re-slotting may appeal under the various stages of grievance procedure, except that the Director of Apprenticeship shall act as single arbitrator in the dispute and his decision will be final and binding upon the Parties to this Agreement.
- d) In the event of a reduction of employment, apprentices shall be laid off in accordance with their Company seniority within the group of apprentices, and in accordance with the limit set in (b).

- Apprentices may "bump" junior employees in other classifications provided they e) are able to perform the work required in accordance with the terms of 8.01(a) of the Agreement. The apprentice shall receive the rate of pay for the job he is performing.
- The following are the agreed to wage and time schedules for apprentices: f)

FOUR YEARS	FIVE YEARS
Start to 6 mos 55% 6 mos. to 12 mos 60% 12 mos. to 18 mos 65% 18 mos. to 24 mos 70% 24 mos. to 30 mos 75% 30 mos. to 36 mos 80% 36 mos. to 42 mos 85% 42 mos. to 48 mos 90%	Start to 6 mos 55% 6 mos. to 12 mos 60% 12 mos. to 18 mos 65% 18 mos. to 24 mos 70% 24 mos. to 30 mos 75% 30 mos. to 36 mos 80% 36 mos. to 42 mos 85% 42 mos. to 48 mos 90%
42 mos. to 48 mos 90%	42 mos. to 48 mos 90° 48 mos. to 60 mos 95°

- All present employees starting an Apprenticeship Plan will begin at Helper's rate g) or agreed upon rate between Management and the employee concerned.
- New employees initially employed as Term 1 Apprentices shall be on probation h) for three (3) calendar months in conformity with the Apprenticeship Act.
- Apprenticeship opportunities will be dealt with in accordance with Article 8.01 (a). i)
- An employee will not suffer a reduction in wages when applying into the j) Apprenticeship Program.

APPRENTICESHIP - SCHOOL REIMBURSEMENT

When an Apprentice attends Apprenticeship Day School, the Company will reimburse him his rate of pay.

ROBAR INDUSTRIES LTD.

ARTICLE 22 - JOB CLASSIFICATIONS

CLASS	DESCRIPTION	FROM		
CLASS				
1.1	F. Tradesman – Foundry	Posting		
1.2	M. Tradesman - Manufacturing	Posting		
2.1	Trades Ticketed, Millwrights, Electricians (Red	Danting		
	Seal)	Posting		
2.2	S. Tradesman – Maintenance	Do attente		
3.1	F. Quality Control Technician I	Posting		
3.2	F. Pattern Maintainer	Posting		
3.3	F. Senior Sand Processing Operator (4 years)	Class 4.3		
3.4	M. Senior Specialist – Machining (4 years)	Class 4.11		
3.5	M. Senior Specialist – Welding (4 years)	Class 4.12		
3.6	M. Senior Specialist – Pressman (4 years)/CNC	Class 4.13		
3.7	S. Maintenance assistant	Posting		
3.8	S. Shipper/Relief Shipper	Posting Class 4.1		
3.9	F. Senior Furnace Operator (4 years)	Class 4.1		
3.10	F. Senior Mold-Machine Operator (4 years)	Class 4.10		
3.11	F. Senior Core-Machine Operator (4 years)	Posting		
3.12	F. Finishing Room Op. Cut-off	Posting		
3.13	F. Finishing Room Op Arc-Air	Posting		
3.14	F. Finishing Room Op Heat Treat	Posting		
4.1	F. Furnace Operator 1 (6 months)	Class 5.7	To Class 3.9	After 4 years
4.2	F. Metal Pourer I, (6 months)	Class 5.5	T. 01 0.0	After 4
4.3	F. Sand Processing Operator I, 2 years	Class 5.6	To Class 3.3	After 4 years
4.4	F. Pattern Controller	Posting		
4.5	F. Quality Control Technician II	Posting		
4.9	M. Rubber Machine Operator	Posting	To Class 3.10	after 4 years
4.10	F. Mold Machine Operator I, 6 months	Class 5.4	To Class 3.10	after 4 years
4.11	M. Specialist – Machining	Posting	To Class 3.4	after 4 years
4.12	M. Specialist – Welding	Posting	To Class 3.6	after 4 years
4.13	M. Specialist - Pressman (2 years)/CNC	Class 6.5	To Class 3.11	after 4 years
4.14	F. Core-Machine Operator 1 (6 months)	Class 5.8	10 Class 3.11	aitei 4 years
5.1	F. Finishing Room Operator II	Posting		
5.2	F. Fork Lift Driver	Posting		
5.3	F. Quality Control Technician III	Posting	To Class 4.10	after 6 mths
5.4	F. Mold Machine Operator II	Posting	1	after 6 mths
5.5	F. Metal Pourer II	Posting	To Class 4.2 To Class 4.3	after 2 years
5.6	F. Sand Processing Operator II	Posting	To Class 4.3	after 6 mths
5.7	F. Furnace Operator Trainee (6 months)	Posting Posting	To Class 4.14	after 6 mths
5.8	F. Core-Machine Operator II	Class 7.1,	10 01033 7.14	GILOI O IIIIIO
6.1	M. Assemblyman - Operator, 2 years	2&3		
6.4	M. Fastener - Operator 2 years	Class 7.4	To Close 4.42	offer 2 years
6.5	M. Pressman – Operator	Posting	To Class 4.13	after 2 years
7.1	M. Assemblyman – Operator (min 6 months)	Posting	To Class 6.1	after 2 years
7.2	M. Assemblyman - Epoxy/Painter (min 6 months)	Posting	To Class 6.1	after 2 years
7.3	M. Assemblyman – Welder (min 6 months)	Posting	To Class 6.1	after 2 years
7.4	M. Fastener – Operator	Posting	To Class 6.4	after 2 years
8.1	F. Foundry Helpers/trainees	Entry		
8.2	F. Foundry Probationary first 480 hours	Entry		
8.3	M. Manufacturing Probationary first 480 hours	Entry		

F- Foundry M - Manufacturing S - Service

All jobs listed above will be posted and filled in accordance with ARTICLE 8 - SENIORITY and ARTICLE 17 - JOB POSTING

Classes 7.1, 7.2 and 7.3 must have a combined total hours worked of 2 years with a minimum of 6 months in each class to qualify to move to Class 6.1.

Assemblyman 6.1, 7.1, 7.2 and 7.3:

- a) Keep the postings as they are and post for each position as they come up.
- b) The employee(s) that have taken a posting in one of the positions of 7.1, 7.2 or 7.3 and that have not been trained in all the areas and are currently receiving 6.1 rate of pay will maintain 6.1 rate of pay.
- c) The Company can train those employees in the areas that they have not been trained in if they feel the need. The Union will agree not to force the Company to train those senior employees when they have a full complement of workers working.
- d) If there is a reduction in working forces or lay-off and there are senior employees that had a posting under 7.1, 7.2, or 7.3 starting in the year 2003 and beyond and they were not trained in one of the areas where their seniority would have allowed them to work. The Company will then train that employee in that job to keep them employed.

ARTICLE 22 WAGE SCHEDULE

Class	Sept 1, 2017	Sept 1, 2018	Sept 1, 2019
	1.5%	1.5%	1.5%
<u>-</u>	29.02	29.46	29.90
Class 1		_	
Class 2	29.71	30.16	30.61
Class 2.1	36.09	36.63	37.18
Class 3	28.21	28.63	29.06
Class 5	26.91	27.31	27.72
Class 4			
Class 5	25.77	26.16	26.55
Class 6	25.22	25.60	25.98
VIGOS V	20.41	20.72	21.03
Class 7	20.41		
Class 8	19.20	19.49	19.78

JOB DESCRIPTION MAINTENANCE ASSISTANT

To qualify for the position of maintenance assistant, the employee will be familiar with the equipment used in the foundry and manufacturing processes. He will be able to perform regular preventative maintenance procedures, unsupervised or without extensive training. The employee must have proven that he is "mechanically minded" and has an aptitude for "trouble shooting". Preference will be given to employees who have worked during shutdowns in the past.

The Maintenance assistant will take instructions from a qualified tradesman. It is understood that this position is not a full time position at this time.

ARTICLE 23 - UNION NEGOTIATING COMMITTEE

- 23.01 The Union has the right to appoint or otherwise select a Negotiating Committee consisting of two (2) from Local 2009 at Robar Industries Ltd. provided that not more than one employee from any one department will attend a negotiating meeting at one time unless mutually agreed by the Company and the Union.
- 23.02 The Negotiating Committee may be accompanied by such full time Staff Representatives as may be appointed by the International Union.
- 23.03 During the term of negotiations for a new Collective Agreement, the Company will place employee members of the Negotiating Committee on the day shift.

- 23.04 Meetings between the Company and the Union will be held during working hours. Such meetings will be scheduled to meet the convenience of the Company and the Union.
- 23.05 The Employer agrees to allow members of the Negotiating Committee the time off work with loss of pay for the purpose of meeting with the Employer in the negotiation of the renewal or modification of this Agreement.

23.06 OTHER COMMITTEES

When an investigation of a grievance at Robar Industries Ltd. requires a Grievance Committeeperson or Unit President,, Stewards and other Committeeperson to leave his job or department he shall first give the reasons involved to his foreman, who shall not unreasonably withhold permission for him to leave, and he shall not suffer loss of pay for time spent in the performance of these duties during his regular working hours. Upon completion of the business involved, he shall promptly return to his job.

ARTICLE 24 - DURATION OF AGREEMENT

- The Agreement will be effective from September 1, 2017 to and including August 31, 2020. Either party may within the four (4) months preceding August 31, 2020. by written notice require the other party to commence bargaining. The Agreement shall continue in full force and effect until the issuance of statutory strike notice by the Union or the issuance of statutory lockout notice by the Company, and if such strike or lockout takes place, the Agreement shall be wholly terminated but in any event not before 12:00 midnight.
- The Agreement will continue from year to year after the expiry date unless written notice of intention to commence collective bargaining, to terminate or amend the Agreement at the expiration of any yearly period is given by either party to the other within a four (4) month period prior to the termination date.
- During the life of this Agreement, there shall be no strikes, slowdowns, sit-downs or 24.03 sympathetic strikes by the employees and no lockout shall be entered upon by the Company.
- By Agreement of the parties hereto, the provisions of Section 50(2) and (3)of the Labour 24.04 Code of British Columbia are specifically excluded.

dated at Surrey, B.C. this <u>26</u> day of <u>Ju</u>	NE2018.
UNITED STEELWORKERS (On behalf of Local Union 2009)	ROBAR INDUSTRIES LTD.

IN WITNESS WHEREOF: The parties have executed this Agreement

BETWEEN:

ROBAR INDUSTRIES LTD.

AND:

UNITED STEELWORKERS (On behalf of Local Union 2009)

THE PARTIES ARE AGREED AS FOLLOWS:

Relative to Article 17, the following minimum qualifications have been established as listed below. In the event of creation of a new or significantly changed job classification, the Parties will attempt to mutually agree on minimum qualifications. Failure to mutually agree on minimum qualifications for each job classification, Management shall have the right to determine minimum qualifications. It is understood that the Union has the right to challenge the decision through the Grievance and Arbitration procedure.

The following positions require the prior experience and qualification specified, or equivalent.

A Senior classification in 1. Chargehand: the Department

2. Tradesman Welder: Specialist Fabricator or Equivalent

2.1 Trades Ticketed, Millwrights, Electricians (Red Seal)

Assemblyman - Welder 3. Specialist Fabricator:

Assemblyman - Operator 4. Specialist Assembly:

5. Shipper: Assistant Shipper

Furnace Operator 1 (4 years) 6. Senior Furnace Operator:

Furnace Operator 1 Furnace Operator Trainee (6 months) 7.

8. Q.C. Technician I: Q.C. Technician II and

Qualification Process

Senior Mold/Core Sand Trade Qualification or satis-9. Operator:

factory completion of Robar Mold Core Qualification Program via Operator I

(4 Years)

] Appropriate trade 10. Millwright Maintenance: Pattern Maker: 1 qualification or 11.

1 accepted by the 12. Electrician:

] Company Other "Ticketed" Trades: 13.

It is agreed that the successful applicant for the following positions must be able to carry out efficiently or, where appropriate, must have the requisite experience for eighty (80) percent of the Basic Knowledge and Skills Requirements listed:

Specialist Fabricator		÷.;	82/09/01 (1)
Specialist Assembly		-	82/09/01 (2)
Shipper		20	82/09/01 (3)
Furnace Operator			82/09/01 (4)
Senior Mold/Core Operator	-		82/09/01 (5)
Tradesman Welder		*	86/09/01 (6)

82/09/01 (1)

Basic Knowledge and Skills Requirements

SPECIALIST FABRICATOR

Carry out the following tasks safely and efficiently to satisfactory quality levels:

- Be able to produce a standard tapping sleeve or coupling from drawings and instructions provided.
- Interpret part and assembly drawings, bills of material and work instructions.
- 3. Count and maintain stocks of parts and supplies. Write requisitions and work records.
- Operate rolls to form half shells and full rounds.
- Operate shear.
- 6. Operate cutting torch. Set-up and tune equipment.
- 7. Operate and set-up welding equipment and supplies. Stick, TIG.
- 8. Set up standard jigs, fixtures, dies used for production of standard items.
- 9. Operate Hydraulic/Mechanical Punches.
- 10. Weld Stainless Steel (20 through 10 gauge). Mild Steel. Various Standard Weld forms and positions.
- 11. Fit and set up component parts freehand or in fixtures provided.
- 12. Lay out standard basic sheet metal forms required to produce standard fitting shapes. Use templates for special shapes to be cut.
- Identify and correct basic welding flaws.
- 14. Operate lathe for machining simple round cuts. End plates, etc.

Certain of these tasks or skills may also be carried out by lesser classifications. This list does not restrict them to specialist work.

82/09/01 (2)

Basic Knowledge and Skills Requirements

SPECIALIST ASSEMBLY

Carry out the following tasks safely and efficiently to satisfactory quality levels:

- Read and interpret basic blueprints for parts and assemblies. Use bills of material and shop instructions.
- 2. Use basic metal working equipment at Robar, including for example: Lathe, drill press, tapping attachments, tool grinders, FOR STANDARD PRODUCTION OPERATIONS.
- 3. Use basic measuring tools.
- 4. Sharpen and inspect drills, taps and cutting tools.
- 5. Set up production jigs and dies, inspect and requisition repairs as necessary.
- 6. Assemble products from components to drawings and instructions.
- Understand Robar products and standard pipe dimensions.
- 8. Count and maintain stocks of parts and supplies, tools.
- Adequate spoken and written English for shop communication and record keeping. Basic Mathematics for simple calculations.

Certain of these tasks or skills may also be carried out by lesser classifications. This list does not restrict them to specialist work necessarily, although certain of the items mentioned are restricted to specialists.

82/09/01 (3)

Basic Knowledge and Skills Requirements

SHIPPER

Carry out the following tasks safely and efficiently to satisfactory quality levels.

- Have served for a reasonable length of time as Assistant Shipper.
- Able to work from standard shop orders and bills of material.
- 3. Able to properly and completely fill in shipping bills and documents. Know how to handle export documentation provided.
- 4. Count accurately. Basic mathematical skills for extensions, etc.
- 5. Familiar with Robar Products and their adaptation to standard pipes (O.D. chart usage).
- 6. Effective spoken and written English necessary for the job of communicating and coordinating carriers, customers, etc.
- 7. A temperament which adapts to pressure, able to work effectively under rush conditions. Successfully co-ordinate with Production.
- 8. Telephone skills and personality.
- Operate forklift.
- 10. Operate strapping equipment and properly secure shipments.
- 11. Maintain the yard and shop areas pertaining to shipping, including the proper processing of returned goods and receiving.
- 12. Have basic computer skills.

82/09/01 (4)

Basic Knowledge and Skills Requirements

FURNACE OPERATOR

Carry out the following tasks safely and efficiently to satisfactory quality levels.

- 1. 6 Months as Furnace Operator Trainee.
- Tune and inspect cooling system.
- 3. Operate Control Panel, including emergency responses.
- 4. Understand the basics of the furnace system and operations:

Cooling
Power and Electronics

Furnaces

Hydraulics

- 5. Furnace relining and patching.
- 6. Emergency Procedures:

Loss of Power Loss of Cooling

Runout and Dumping

- Charging, procedure and calculations, reporting.
- 8. Basics of quality and production control.
- 9. Pouring and Ladle Maintenance.
- 10. Metallurgical Basics: (An in-house or Institution Course)

Ductile Iron Gray Iron Bronze Microstructure Alloying

Hardness

Chemical Tests Specification Awareness

Physical Tests

Bronz Steel

- 11. Inoculation, Post Inoculation and Control of Alloys.
- 12. Safe Practices.
- 13. Use Maxi Lab and adjust material additions to the furnace accordingly to reach the correct furnace chemistry.

This outline does not include every item of skill or knowledge necessary for safe and efficient furnace operation. It is intended as a guide for personnel interested in preparing themselves for job posting for the position of FURNACE OPERATOR with the prerequisite 6 months service as Furnace Operator Trainee.

Collective Agreement

82/09/01 (5)

Basic Knowledge and Skills Requirements

SENIOR MOLD/CORE MACHINE OPERATOR

NOTE:

The castings and work produced at Robar is of a relatively simple nature. It is not reasonable to classify or name molders trained at Robar as Tradesmen at this time. Molding and Coremaking are Designated Trades in British Columbia, and very rigorous standards (should) apply to attainment of that qualification.

Robar's Policy Manual includes the following job description of the term Tradesman:

JOURNEYMAN, CRAFTSMAN, TRADESMAN (GCM 2.04.4)

A person recognized and accepted by the Company as having clearly demonstrated by performance, and/or by evidence and reference, that he is qualified as a Tradesman: (i.e. Floor Molder, Coremaker, Patternmaker, Machinist, Millwright, etc.).

A Journeyman Molder Coremaker must possess the ability and qualifications to carry out any work in this trade as required by the Company, with the aid of issued drawings or relevant information, including the determination of non-mechanical or pattern-engineered ramming, cutting, venting, rodding and special finishing work.

The term "Senior Mold/Core Machine Operator" is intended to convey that the individual has served his time and has completed a reasonable training program which includes not only operation and set-up of various standard molding and core machines, but of basic loose or floor molding and core-making as well.

Carry out the following tasks safely and efficiently to satisfactory quality levels:

- 1. Serve 6 months as a mold/core machine operator trainee or provide evidence of equivalent experience and ability.
- Serve 4 years as Mold/Core Machine Operator.
- Operate Cope and Drag or BMM on at least five representative patterns.
- Operate BP on at least five representative patterns. <u>OR</u>
- Operate Shell Core Machine on five representative boxes. OR
- Operate No Bake Machine on five representative boxes or patterns.

82/09/01 (5)

Basic Knowledge and Skills Requirements

SENIOR MOLD/CORE MACHINE OPERATOR (Cont'd)

- 7. Produce three representative loose or floor molds in green sand.
 - Position pattern, allowing for sprues, runners, risers, etc. (verbal instructions from charge hand)
 - Form/cut effective runner and riser systems. Use tools, slicks, etc.
 - Produce well-rammed molds in green sand to 80-90 hardness
 - Operate hardness meter
 - Mold chills in place
 - Repair broken molds
 - Vent
 - Core-up
 - Use of gaggers and lifters
 - Assemble half cores, gluing and sealing, rubbing to size
 - Set up mold for pouring
 - Use hand ramming tools and air rammer

86/09/01 (6)

Basic Knowledge and Skills Requirements

TRADESMAN WELDER

A Tradesman Welder must have the following job qualifications:

- Adequate spoken and written English for shop communication and record keeping. 1.
- 2. Basic mathematics for shop calculations.
- 3. Knowledge and ability to interpret and fabricate to technical drawings.
- Robar Specialist-Fabricator experience or equivalent as acceptable to Robar. 4.
- Current registration in the B.C. Provincial Welder Training and registration program, C-B-5. A Standards. Acceptable minimum standard -B level.
- Eligible to qualify for A.S.M.E. Code, Section 9, Pressure Welding Procedures. 6.

In addition, the applicant will need to have knowledge and ability to operate basic metalworking equipment such as, but not limited to, lathes, drill presses, brakes, shears and mechanized jigs and manipulators.

Dated this 26 day of June	, 2018.
UNITED STEELWORKERS (On behalf of Local Union 2009)	ROBAR INDUSTRIES LTD.

ISSUED BY:

ROBAR INDUSTRIES LTD.

TO:

LOCAL 2009 AND THE UNION EMPLOYEES OF THE COMPANY

SUBJECT: LABOUR/MANAGEMENT COMMITTEE

By their signatures below the above named Parties agree to establish a joint Labour/Management Committee to discuss matters of mutual concern. The Committee will be composed of three members appointed by the Union and three members appointed by the Company. Meetings will be held as required but not less than once per month or at the call of either party. Employees shall not suffer any loss of basic pay for time spent on this Committee.

The Committee shall not have jurisdiction over wages or any mater of collective bargaining, including the administration of the agreement. The Committee shall not supersede the activities of any other Committee of the Union or of the Employer and shall not have the power to bind either the Union or its members or the Employer to any decision or conclusions reached in their discussions.

The Committee shall have the power to make recommendations to the Union and the Employer on the following general matters:

- reviewing matters, other than grievances, relating to the maintenance of good relations between the parties;
- correcting conditions causing grievances and misunderstandings;
- reviewing matter relating to employment security for the employees and financial sustainability for the employer.

At the first meeting the Committee will establish its own operating procedures including formulation of agendas, chairing, minutes and sharing of information.

Day of July

26

Dated this

Dated this buy of	2010.
UNITED STEELWORKERS (On behalf of Local Union 2009)	ROBAR INDUSTRIES LTD.
Carl Maham	T Ellen
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ISSUED BY:

ROBAR INDUSTRIES LTD.

TO:

LOCAL 2009 AND THE UNION EMPLOYEES OF THE COMPANY

RE: CONTRACTING OUT

- 1. Notwithstanding Articles 3.02 and 3.03, the introduction of a Contractor or Sub-Contractor into the operation for maintenance shall not directly result in the permanent loss of full-time positions held by regular maintenance employees in the operation, except for special circumstances where it is mutually agreed upon between the Company and the Union.
- 2. Subject to (3) below, if the company is contracting out maintenance, it agrees to also have the following number of unionized maintenance employees on the payroll; two (2) maintenance workers for forty (40) additional active bargaining unit employees, three (3) for sixty (60), and four (4) for eighty (80) additional active bargaining unit employees.
- 3. If for any reason the company does not have the required number of maintenance employees employed in accordance with two (2) above and the company is using contractors to do maintenance work it shall then pay applicable union dues to the local union for the said contractor. Eg; if three (3) maintenance workers are required to be on payroll and there are only two (2), and three (3) contractors are working; the company shall pay the dues for one (1) contractor working.

Dated this <u>26</u> Day of <u>JUNE</u>	2018.
UNITED STEELWORKERS (On behalf of Local Union 2009)	ROBAR INDUSTRIES LTD.
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ISSUED BY:

ROBAR INDUSTRIES LTD.

TO:

LOCAL 2009 AND THE UNION EMPLOYEES OF THE COMPANY

The Parties are agreed to the following:

We recognize that the company's ability to attract and hold qualified Millwrights in Robar's Maintenance Department has diminished as outside forces have created a high demand for this trade. In order to resolve this problem it has become necessary to raise the existing wage rate for qualified Millwrights.

The new wage rate is for any qualifying Millwright who has a valid Inter-Provincial Red Seal Endorsement (as recognized by the Province of B.C. and Robar Industries Ltd.). The initial wage rate for this new position will be \$42.00 per hour. This will be effective from the date that this agreement is signed by both parties. We agree that the wage increase is not retroactive. Once established, this rate will be the subject of future negotiations when the current Collective Agreement expires.

It is our mutual understanding that, once signed, this agreement will immediately affect the wages of one Millwright (Pritpal Johal) who has a valid Red Seal Certification.

ARTICLE 22 WAGE SCHEDULE			
CLASS	At date of signing 0%	Sept. 1, 2018 1.5%	Sept 1, 2019 1.5%
Class 2.1	\$42.00	\$42.63	\$43.27

Dated this 26 Day of JUNE	2018.
UNITED STEELWORKERS (On behalf of Local Union 2009)	ROBAR INDUSTRIES LTD.
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