AGREEMENT

BETWEEN

ADVANCE ENGINEERED PRODUCTS LTD.

SASKATOON PLANT

AND

ADVANCE EMPLOYEES' ASSOCIATION

SASKATOON PLANT

November 1, 2010 to October 31, 2013

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Article 1 – Definitions

- 1.01 The term "Company" as used in this Agreement means Advance Engineered Products Ltd. Saskatoon Plant. The term "management" means the Senior Management Group of the Company. The Senior Management Group at this time is comprised of the Service Manager, and Operations Manager.
- 1.02 The term "Association" as used in this Agreement means the Advance Employees' Association, Saskatoon Plant. For the purposes of this Agreement the "Association Executive" are members of the Saskatoon bargaining unit comprised of the President, Vice President, Secretary Treasurer and Occupational Health and Safety Co-chair.

Article 2 - Purpose

- 2.01 The Agreement shall provide a basis whereby, above all, management and labour will keep the Company competitive in the industry and create peace and harmony between the Company and its employees. It should facilitate peaceful adjustments of all grievances and disputes, prevent wasteful practices by employees and avoid unnecessary delays and expenses and as far as possible, secure continuous employment for the employees.
- 2.02 A copy of the safety conduct rules in booklet form will be provided to each employee. The Company will pay to print the 200 CBA booklets and provide them to the Association for distribution.

Article 3 - Recognition

3.01 The Company recognizes the Association as the sole and exclusive bargaining agency for the employees of the Company as set forth in the certification granted to the Association by the Labour Relations Board of Saskatchewan. No employee shall be required or may be permitted to make a written or verbal agreement with the employer or the employers representatives which conflict with the terms of this Agreement.

3.02 As required by *The Trade Union Act*:

Every Employee who is now or hereafter becomes a member of the Union shall maintain his membership in the Union as a condition of his employment, and every new Employee whose employment commences hereafter shall, within thirty (30) days after the commencement in his employment, apply for and maintain

membership in the Union, and maintain membership in the Union as a condition of his employment, provided that any Employee in the appropriate bargaining unit who is not required to maintain his membership or apply for and maintain his membership in the Union shall, as a condition of his employment, tender to the Union the periodic dues uniformly required to be paid by the members of the Union.

Article 4 – Management

- 4.01 The Association recognizes the exclusive right of the Company to operate and manage its business in all respects and to make and alter from time to time rules and regulations to be observed by employees, which rules and regulations shall not be inconsistent with the provisions of this Agreement.
- 4.02 The Association recognizes the right of the Company to hire, promote, demote, lay-off, recall, transfer, suspend, discipline and discharge employees subject to the right of the employees concerned to lodge a grievance in the manner and to the extent herein provided.
- 4.03 The Company agrees to provide the Association with a Plant organization chart showing the names and titles of the Company's supervisory employees.

Article 5 – Disciplinary Procedures Discharge Cases

- 5.01 The value of progressive discipline with the aim of being corrective in application is recognized by both parties.
- 5.02 The company has the right to discipline employees for just and reasonable cause. Nothing in this contract shall restrict the right of the affected employee or the Association to grieve the discipline.
- 5.03 Any employee who is to be interviewed where such interview may likely result in disciplinary action shall be interviewed or disciplined in the presence of a shop steward or other Association Executive if the employee wishes to waive representation this will be communicated by the employee directly to the Association Representative.
- 5.04 The general rule of progressive discipline shall be followed except where a more severe form of discipline is warranted.

- 5.05 Any employee who has served his probationary period and who is discharged, suspended or demoted for disciplinary reasons will be entitled to a hearing with management and a member of the Association Executive. Such hearing shall be held prior to the disciplinary action being taken except in the case of gross misconduct and/or a case requiring immediate action. If an employee suffers a loss of wages due to the disciplinary action prior to the hearing, and at the hearing it is determined that he should not have been disciplined, then he will be paid his lost wages.
- 5.06 Discipline in writing shall be forwarded to the disciplined employee and the Association. It is agreed that an employee's disciplinary record will be cleared of any past discipline one (1) year after the date of his last disciplinary penalty or warning, if the employee does not receive another justified penalty and/or warning within this one (1) year period.

Article 6 - Adjustment of Grievances

- 6.01 When differences arise between the Company and the Association as to the meaning, application, operation or alleged violation of this agreement, the said differences shall be resolved through the operation of the grievance procedure, but shall only relate to or concern any grievance which has arisen or arises subsequent to the date of this agreement.
- 6.02 The differences referred to above shall be taken up in the following manner, but not later than five (5) working days after the alleged grievance comes to the notice of the employee concerned.
 - Step 1: Between the aggrieved employee or employees, with one Association Executive Member/Representative and the Foreman of his Department. If agreement is not reached at Step 1, the grievance shall be submitted in writing at
 - Step 2: Between the Employee or Employees with one Association Executive Member/Representative, and the Operations or Service manager as the case may be who shall give his decision in writing within three (3) working days. Failing settlement at this step, the grievance will be dealt with as follows at

- Step 3: Between the Association Executive, or the Association's designate with the employee(s) and Management's designate. A written decision will be given by management within three (3) working days.
- 6.03 If any grievance is not satisfactorily settled under the provisions of Step 3 of the Grievance Procedure within five (5) working days or such longer time as may be mutually agreed in writing, then the matter may be referred to a Board of Arbitration under Article 6.09 of this Agreement.
- 6.04 Grievances not processed from one step to another within thirty (30) working days shall be deemed to be dropped.
- 6.05 Any time limits imposed by the Grievance Procedure may be extended by mutual agreement in writing.
- 6.06 The Association shall have the right to initiate a group grievance or a grievance of a general nature, at Step 3 of this Article.
- 6.07 Management shall have the right to initiate a grievance at Step 3 of this Article.
- 6.08 Any settlement of a grievance reached between the employee and the Company at Step 1 of this Article will be considered applicable to the case in question and not as establishing a precedent for future cases.
- 6.09 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 question to arbitration. The parties agree that within ten (10) days of the receipt of such notice an arbitrator shall be selected in the manner outlined in ARTICLE 6.10 and the arbitrator jointly advised of his selection.

The arbitrator shall hear and determine the question and shall issue a decision within thirty (30) days and the decision shall be final and binding upon the parties and upon any employee affected by it.

6.10 The Company and the Association agree that the following persons constitute the list of arbitrators from which will be selected a single arbitrator for each grievance requiring arbitration under this Agreement.

1.

2. TO BE AGREED UPON

3. AS REQUIRED

The method of selecting a single arbitrator shall be by rotation, starting with the order of the names listed above. If the arbitrator so selected is unable to act then the next on the list shall be selected. Unless otherwise agreed to, a single arbitrator will be appointed for each grievance or group grievance. No member on the list of arbitrators may be removed from the list unless it is mutually agreed upon by the Company and the Association. If an arbitrator on the list is unable to continue to act as an arbitrator a new member may be appointed; the appointment is to be mutually agreed upon by the Company and the Association.

- 6.11 The parties agree that an arbitrator set up under this Article shall not have the power to add to, delete from or change the provisions of this Agreement.
- 6.12 The parties shall jointly and equally bear the expenses of the arbitrator called upon pursuant to Article 6.10. The parties agree to expedite the proceedings of the arbitration.
- 6.13 At any stage of the grievance procedure including arbitration, the conferring parties may have the assistance of the employee or employees concerned, and any necessary witnesses, and all reasonable arrangements will be made to permit the conferring parties to have access to the plant to view disputed operations and to confer with the necessary witnesses.
- 6.14 If it is determined or agreed at any steps in the grievance procedure or decided by an arbitrator that any employee has been disciplined or discharged unjustly, management shall put him back on his job with no loss of seniority and they shall pay the employee the amount he would have earned had he been working or by any other arrangement as to compensation which is just and equitable in the

opinion of the parties or in the opinion of the arbitrator if the matter is referred to such an arbitrator.

Article 7 – Discharge Cases

7.01 If an employee is dismissed for any cause whatsoever and feels that he has been unjustly dealt with, he may, within five (5) working days from receipt of notice of dismissal, notify the Association Executive who shall, within five (5) working days, apply to the Company in writing, for a review. The dismissal shall be dealt with in accordance with the procedure on Adjustment of Grievances beginning at the Third Step, Article 6. If subsequently it is decided at step 3 of the grievance procedure that the employee is unjustly dismissed, he shall be reinstated at the job classification the employee was receiving from the time of such dismissal or by any other arrangement which may be found to be just and equitable, in the opinion of the Parties.

Article 8 - Probation, Seniority, Job Postings, Temporary Transfers

8.01 Probationary Employees

New employees will be considered to be probationary employees until they have worked 480 hours inclusive of overtime. Upon completion of 480 hours of employment an employee shall achieve permanent status.

A new employee during his initial probation period shall not have any right to continuing employment under this Agreement and his employment may be terminated for unsatisfactory performance during the probationary period.

8.02 It is the responsibility of the employee to keep the Association and the Company advised as to his present address and phone number.

8.03 Seniority

The parties recognize that job opportunity and security shall increase in proportion to length of service. It is therefore agreed that in all cases of vacancies, promotions, transfers, lay offs, and recall after lay offs, senior employees shall be entitled to preference providing such employees have the ability, skill, and dependability to perform the work available. Where an employee has been absent from work due to injury, disability or as a result of leave of absence this absence will not be considered to reflect upon dependability.

If the Company will not be acting in accordance with seniority, it will only do so after having given notice to the Association. Following consultation with the Association and upon agreement, the Company will provide the aggrieved employee with a one week period where the employee may demonstrate that he has the skill and ability required to do the job.

The Company shall furnish a seniority roster listing all employees in the Association and their current status including their initial date of appointment. The list shall be provided upon request of the Association Executive.

8.04 Temporary Transfer

In the event of a temporary transfer due to short term reassignment of work, the worker will retain his existing job classification. Should the reassignment exceed 90 days, the position will then be posted. The Company will assign a job classification to the successful employee in consultation with the Association and based upon the nature of the work and the quality of the worker's performance compared with the standards of the job. The worker will be reassessed in classification every month for the first 6 months.

8.05 Job Postings

All vacancies for positions of more than one month's duration and newly created positions shall be posted for three (3) working days. The Employer agrees to notify the Association Executive of an intended job posting a maximum of one day prior to posting. A copy of the intended posting will be placed in the Association mailbox and given to a Executive member provided one is on the premises. All job postings will be listed with number of positions, descriptions and job class. An employee desiring the position must make application to Management in writing. The employee will be put on the job as soon as possible. If the position is not to be filled, the Association Executive will be advised of any decision that is made. This discussion will be completed in writing to the Association upon request.

Advancement within a line of progression within a job description does not require a posting.

A list of applicants for a job posting will be provided to the Association Executive once the job has been awarded upon request.

Article 9 - Layoffs, Bumping, Recall, Severance

9.01 Layoffs

In the event of layoff, the Company shall give notice as required by the applicable Provincial labour law. Notice will be given by department and in the reverse order of seniority in that department taking account of the skills and ability to do the jobs available. Notice shall be given to each employee in writing. If that is not possible or if the employee is not at work on the day that notice is given the notice will be sent by registered mail. Copies of layoff notices will be provided to the Association Executive. Every laid off employee will be provided, at the same time, with a letter by which they can advise the Company should they wish to exercise any bumping rights they might have. Should the employee wish to exercise bumping rights this letter must be returned to the Management Designate within three working days of the delivery of or postdate of the layoff notice. Employees who return their bumping letters within the time frame will be entered into the bumping pool.

9.02 Bumping

As soon as possible after the delivery of layoff notices and upon receipt of bumping letters the Management Designate and the Association Executive will meet to discuss bumping. Where the employee has the necessary skill to do the job of a less senior person he shall be entitled to bump that person. This is subject to article 6 of the Agreement. The wage of the employee who bumps will be that of the person who is bumped.

The employee who has been bumped will then take the layoff of the person who has bumped them and will have the same three day period to give notice of their intention to bump. This process is to continue until no bumps are successful.

9.03 Recall

In the event of recall the recall will be in order of seniority and will be based upon the skill and ability to do the work available. Recall will be by telephone contact or by registered mail to the last known address to be effective 5 working days from the post date of notice.

An employee who has successfully bumped into another position shall return to his previously held position if a vacancy should occur within 18 months of when such a bump took place. If no vacancy occurs within the above 18 month period, this employee can only return through the posting procedure.

Recall by order will continue until such time as qualified employees on the layoff list have been contacted. Any employee may refuse a recall and remain on layoff where the proposed position is outside their department. Refusal of a recall to the position and department from which a person has been laid off or bumped is not allowed and will result in a loss of seniority and termination of employment. If no person on the bumping list is qualified for the job the layoff list will then be examined for a person qualified for the job. Only after these lists have been exhausted will there then be a posting for the said position and subsequent new hires.

Any employee laid off for a period of 18 consecutive months will suffer a loss of seniority and be terminated from the companies records.

Group insurance benefits will terminate the date the employee is laid off. Provided the employee is recalled within 6 months they will be reinstated in the group benefits the date of recall. Group insurance coverage may be continued during the period of lay off but it is the employee's responsibility to pay the full group insurance premium by way of postdated cheques for the period the employee is laid off. It is also necessary for the employee to complete and submit a form to the insurer for their approval.

9.04 Super Seniority

In the event of layoff, mass layoff or plant closure the Association Executive will be the last four employees to receive notice of layoff on termination. The Executive will have the right to employment doing available in scope work while over seeing the integrity of the Collective Bargaining Agreement. The Association Executive will be laid off or terminated in the following order (1) occupational health and safety co-chair (2) Secretary Treasurer, (3) Vice-President (4) President.

Article 10 - Contracting Out

10.01 The Company agrees not to contract out any work presently performed by Employees covered by the Agreement solely for the

purpose of layoff or demotion of bargaining unit Employees. However, both Parties recognize the need of the Company to meet changing demands of the market and business.

In case of business slowdown, prior to lay-offs, the Company will agree to bring back sub-contract work based on internal capability.

If the Company does contract out, Section 37 of the Trade Union Act will govern regarding the placement of this work.

The Parties also recognize the need to assist the Employees affected by these changes. These changes will be governed by Section 43 of the Trade Union Act. The Company agrees to exhaust the following list of possible changes before considering layoff.

- o Retraining for alternate work
- Reassignment to other work
- Attrition
- o Leave of absence
- Voluntary layoff
- o Job share
- Work share when available

Article 11 – Evaluations

11.01 After one (1) year of employment all employees will be entitled to a written evaluation every 12 months until they reach their top job class. In addition, at 6 month intervals the employee will receive a verbal evaluation which will be committed to writing upon request. During the first year of employment employees shall be entitled to be evaluated within five (5) working days of their three (3) six (6), nine (9) and twelve (12) month anniversary dates.

Article 12 – Leave of Absence

- 12.01 Employees may be granted leaves of absence without pay at the discretion of the Company. All requests must be given to the Company in writing. The Company shall not unreasonably deny a leave of absence and shall respond to the Employee in writing within seven (7) days.
- 12.02 In the case of an unforeseen emergency involving an employee and/or an employee's immediate family, the Company will make

every reasonable effort to accommodate a request for a leave of absence without pay.

- 12.03 In the case of an employee being absent from work because of illness or non-occupational accident, or because of an occupational accident, when he returns to work and is physically unable to do the same work or similar work to that which he was doing prior to his absence, the Company will endeavor to find for him such suitable work as may be available.
- 12.04 Because the Company and the Association recognize that it is in the interest of both the Company and the employee to increase the employee's capability to advance with the Company, the Company may, in its discretion, subject to the requirements and efficiency of the operations, grant an Educational Leave of Absence without pay provided that:
 - The employee requests the leave in writing at least thirty (30) days in advance.
 - The leave is not for a period in excess of three (3) months.

Article 13 - Safety and Health

13.01 The Company and the Association agree to promote safety and industrial hygiene in the plant and to follow procedures as outlined in the Saskatchewan Occupational Health and Safety Act.

Joint Employer – Employee Committees

Joint Employer – Employee Occupational Health Committees will
continue to represent places of work as agreed to between the
parties. Each Committee shall consist of not less than two (2) and
not more than twelve (12) members. At least one half of the
Committee members shall be employees elected or appointed by the
members of the association and each committee shall have both
Employer and Employee co-chair persons, as appointed by their
respective parties.

13.03 First Aid

Adequate first aid supplies based on OH & S recommendations shall be provided at all Employer work sites. The employer will provide and properly maintain a log book at each first aid station. All employees and the supervisor will provide, in a timely fashion, any and all information required for the log and to assist in return to work.

The company agrees to insure that at least two Certified first aid people are available for access in the workplace during work hours.

13.04 Protective Equipment

Any required personal protective equipment will be provided by the Employer at the Employers expense. Use of required protective equipment and safeguards is mandatory and failure to utilize protective equipment will result in disciplinary action.

13.05 Work Clothing

All Employees are required to wear appropriate work clothing while on the job at Employee cost.

Administration costs will be shared by the Association and the Company.

Administrators hours during work hours are to be covered by the Company. Administrators hours away from work are covered by the Association.

If and when the need arises the Company will cooperate in finding a new coverall administrator by allowing him to shadow the current administrator through a learning process which should take approximately one month.

The Company will replace work clothing damaged or soiled beyond repair due to unusual working environment, and not due to employee carelessness.

13.06 Boot Allowance

Employee may choose one of two options regarding boot allowance:

- following twelve (12) months from last purchase the company will pay up to \$200.00 for boots.
- following eighteen (18) months from last purchase the company will pay up to \$275.00 for boots.

Boots are to be of industrial quality and the allowance may include toecaps and/or insoles. Receipts are required.

New employees come to work with their boots and are eligible for new boots after probation.

13.07 Housekeeping

Both the Company and the Employees shall observe the rule of good housekeeping and sanitation.

13.08 Unusual Work

It will, on occasion, be necessary to do work of an usual nature. Reasonable effort will be made to reduce this necessity at all times. Where this is not practical there will be a two job class additive for the performance of this work. Work of this nature will include that involving "dirty" crude oil, asphalt, certain chemical foodstuff tanks as well as livestock trailers or work out of doors at -20° C or colder inclusive of wind chill where full protective equipment is not feasible. All OH & S safety provisions related to outdoor work in the cold are fully applicable.

13.09 Workplace Inspections and Investigations

The safety committee shall conduct workplace inspections at reasonable intervals deemed appropriate by the OH&S committee and shall notify the Employer of any unsafe conditions found.

The Employer shall promptly undertake suitable corrective measures. All employees shall report hazards to the OHS Committee and the employer immediately.

The Committee shall promptly investigate all dangerous occurrences, fatalities and serious injuries and a copy of the final report will be provided to both the Employer and the employee OH and S co-chair.

(The Safety Committee shall conduct work place inspections at (reasonable) intervals deemed appropriate (by the OH&S committee).

13.10 Right to Refuse Work

Every employee has the right to refuse work in accordance with applicable legislation. Any such refusal will be done in accordance with OH&S procedures which will be published for the information of employees.

13.11 Duties of Occupational Health Committee

The Occupational Health Committee shall have a continuing concern with respect to the health and safety and prevention of injuries to workers at the workplace. The Committee shall meet not less than quarterly and shall receive, consider and devise ways of eliminating hazards and create solutions for the safe operation of the Companies plant. All employees, the employer, supervisors and the Association will cooperate with committee members on safety matters and the use of safe work procedures.

The Employer will allow Committee members a reasonable opportunity during work hours to deal with health and safety concerns. Where it is necessary to conduct Committee business it is expected to seek and obtain the permission of their immediate supervisor which is not to be unreasonably withheld.

13.12 Committee Minutes

Every committee meeting will be recorded in the form of a minute, copies of which will be posted and made available to the Association and OH & S.

13.13 Committee Training

The company will provide for the training of OH & S committee members as required by OH & S.

13.14 Injury Information

The Employer shall provide an Association Representative with information on all occupational injuries and illnesses sustained by employees subject to issues of privacy where the concern arises.

Any reports received by the Employer which reflect upon issues of occupational injury or illness will be provided to the committee subject to questions of privilege.

13.15 Orientation

The Company will provide an orientation program for all new employees, this will include a period with a representative of the OH & S committee and an Association Representative as reasonable. Orientation will be conducted prior to the employees start date.

Article 14 - Tools

14.01 Power Tools

The lists of required power tools are attached to the agreement. The company will repair employee power tools damaged or worn out on the job due to normal wear and tear. This will be limited to unavoidable damage. In case of dispute the repair shops decision will govern. In cases where a tool is worn out on the job and is not rebuildable or not worth rebuilding, a tool of equal value or calibre will be supplied and paid for by the Company. Where that tool is obsolete or unsuitable the Company will replace it with an equivalent tool. No new tools to be added to the tools lists for the duration of the agreement.

Any new power tools purchased through the company or from any other company has to be recorded with Advance. These power tools have to be of the name brands and spec's stipulated below.

- 1. Circular saw 13 amp minimum Makita, Dewalt, Skil, Black & Decker, Milwakee.
- 2. Air Chisel CP 714, CP 715.
- 3. 3/8" Air Drill Mac, Ingersol Rand, C.P.
- 4. ½" Air Drill Mac, Ingersol Rand, C.P.
- 5. 3/8" Air Ratchet Mac, Ingersol Rand, C.P.
- 6. ½" Air Impact Mac, Ingersol Rand, C.P.
- 7. 3/8" Air Impact (optional) Mac, Ingersol Rand, C.P.
- 8. 7" Angle Grinder 15 amp-Makita, DeWalt, Black & Decker.
- 9. 5" Air Grinder (optional) Mac, Ingersol Rand, C.P.
- 10. Die Grinder (optional) Mac, Ingersol Rand, C.P.
- 11. 5" Electric Grinder (10 amp) Makita, DeWalt.
- 12. Air Sawzall (optional) C.P.

- 13. Cordless Drill (service only) 14.4 18 Volt ½" DeWalt, Makita, Milwalkee.
- 14. Electric Sawall DeWalt Milwalkee.

When purchasing used tools from other employee's current/previous or any other sources, the following guidelines must be followed:

- Tools must have been previously registered with Advance and a proof of purchase must be submitted.
- Tools cannot be any older than 1 year if purchased outside of the Company and a proof of purchase is required.
- Tools must appear on the employee's tool list and follow list requirements e.g. brand name, amperage.
- Used tools must be submitted to Plant Manager for inspection before being purchased from within the shop and outside the shop.
- Used tools that are purchased without first being subjected to the above guidelines will not qualify for replacement or repair.

14.02 Hand Tools

The lists of required hand tools are attached to the agreement. Whenever possible all tools purchased should be of lifetime warranty and industrial quality. The Company will repair or replace hand tools without lifetime warranty on the tool lists due to normal wear and tear. In cases of dispute the repair shops decision will govern. All hand tools that do not have a lifetime warranty should be purchased through the Company. This can be done on payroll deduction. Hand tools not purchased through the Company and not of lifetime warranties must be recorded in the stockroom and a receipt must be provided. All hand tools are stipulated in the agreement. These tools will be of certain brands and specifications.

Article 15 - Wage Rates and COLA

15.01 Wage Rates

Standard wage rates as of <u>2010</u>, <u>2011</u> and <u>2012</u> are appended to this agreement as Appendix "A". Job descriptions and classifications

are Appendix "B". Appendix "A" includes the 2% increase related to the wages in the first year of the agreement.

It is agreed that in each of the two additional years of the Agreement a percentage increase will be applied to the base rate at the beginning of the year as follows'.

- Year 2 as of November 1, 2011 2%
- Year 2 as of November 1, 2012 2%

The base rate at the end of each calendar year would include the percentage increase for that year in addition to any COLA additive for the same year.

15.02 Cola

During the period of the Agreement, a cost of living calculation will be made on a quarterly basis as set out in this article. In the event that the Saskatoon CPI (2006 = 100 base as base) for the contract year in question exceeds the percentage wage increase for that year the wage will be adjusted on the basis of $1 \not e$ per hour for each $\underline{.06}$ increase in the CPI. This is to be calculated as soon as possible after the required information is available with the increase payable beginning the next pay period the month following the adjustment period.

The adjustment period will be as follows:

February 2011 compared to November 2010
May 2011 compared to February 2011
August 2011 compared to May 2011
November 2011 compared to August 2011
February 2012 compared to November 2011
May 2012 compared to February 2012
August 2012 compared to May 2012
November 2012 compared to August 2012
February 2013 compared to November 2012
May 2013 compared to February 2013
August 2013 compared to May 2013
November 2013 compared to August 2013

Any decrease in the cost of living allowance calculated from comparisons of the CPI in any of the periods specified this article shall reduce and be deducted from the wage rates provided that the reduction will never reduce the wage rates below the annual percentage increase agreed to.

The continuance of cost of living allowance is contingent upon the availability of the consumer price index in its present form and calculated on the same basis as the 2007 index unless otherwise agreed to by the parties. No adjustments retroactive or otherwise shall be made due to any revision which may later be made in a published index.

15.03 Shift Premiums

Employees who may be required to work on the second shift of a two shift operation shall be paid a night shift premium of one dollar (\$1.00) per hour.

15.04 Reporting Allowance

In the event that an employee will not be required for his regular shift as a result of causes beyond the control of management all efforts will be made to contact the employee to advise him that he will not be required at least one hour prior to the beginning of that shift. If the company has made a reasonable attempt to contact the employee and has not been able to contact the employee the Companies obligation will be that required in the Labour Standards Act. If no contact has been initiated the employee will be entitled to four (4) hours pay at his regular rate.

15.05 Emergency Call-In Allowance

Any employee who is especially called to work at any time after putting in his normal working hours and having left the Plant shall be through when the emergency is over and shall receive a minimum of three (3) hours pay at overtime rates, in addition to time worked on regular shift.

Article 16 – Hours of Work and Working Conditions

16.01 Hours of Work

The regularly scheduled work week shall be forty (40) hours consisting of five (5) eight (8) hour days from Monday to Friday inclusive, or Four (4) ten (10) hour shifts Monday – Thursday evenings. The company may, at its option, rearrange shifts from time to time as customer demands require.

16.02 Overtime

All hours worked in excess of the regular hours as outlined in Section 16.01 of this Article shall be paid for at one and one-half times the regular rate. As much notice as possible will be given if overtime is required.

Overtime after four consecutive hours, after a full regular shift, to be paid at double time. Pay for overtime worked on Sundays or Statutory holidays will be at two times the regular hourly rate.

Where overtime is worked for more than four hours at a time the Employer will pay an additional one half $(\frac{1}{2})$ hours pay at overtime rates rather than providing a lunch.

Overtime will be distributed as equally as possible, among the employees in the group usually performing such work. In order to ensure a distribution of overtime work the Company will endeavor to use the overtime boards to post overtime opportunities.

Overtime to be offered firstly to those who have had full attendance during the previous work period.

The Company shall not, without the consent of the employee, require an employee to work or to be at the Companies disposal for more than forty-four (44) hours in any given week, except in the case of unforeseen circumstances.

16.03 Lunch Period

The lunch period shall not be less or more than thirty (30) minutes. If the employee works during the lunch period, equivalent time off shall be arranged with his foreman.

16.04 Rest Periods

There shall be 10 minute rest periods allowed on each shift at a time mutually agreed upon by the Company and the Association. If it is necessary for an employee to work during the rest period, equivalent time off shall be arranged with the foreman.

Employees required to work overtime shall be given a ten (10) minute rest break after the regular hours and prior to the commencement of overtime.

16.05 Shift Rotation

In areas where two shifts are required, regular shifts and night shifts may be rotated periodically so that all employees, including lead hands whenever practical, share their proportion of the night shift. The Company agrees to give 5 days notice of shift change except in cases of unforeseen circumstance where twenty-four (24) hours notice will be sufficient.

16.06 Straight Shifts

There is at present within the shop an existing arrangement regarding the allotment of day and night shifts. The parties agree to continue with that arrangement for the time being subject to one month prior notice to the Association by the Company at which time the remaining contents of this clause would become effective. In limited situations the Company will accommodate arrangements between employees that allow for straight shifts. The opportunity to create these arrangements will be allowed on a seasonal basis and will be administered through the foreman of each department. The general procedure in that regard will be as follows.

- a) Straight days will be offered to the senior man in the department subject to his being within two job classes of the corresponding person on night shift. This is to ensure that there are equivalent skills distributed between the two shifts.
- b) Outside of this agreement, only occasional and short term, individual arrangements will be recognized and allowed. Each situation will be examined upon its merits but frequent or repetitive arrangements will be considered to be abusive of the agreement and will not be allowed.
- c) Wherever possible, senior people are to have the first option to work straight day shifts. This will not have any effect upon shift rotation frequency.

16.07 Third Shift

The Company does not contemplate the necessity of a third shift at this time. In the unlikely event that a third shift is deemed necessary, hours, breaks and shift differential will be negotiated satisfactorily between the Company and the Association Representatives before implementation.

16.08 There Shall be up to 4 hours paid time per month for each of the (four) Association Executive members to conduct Association business where necessary. This is to be taken, whenever possible, as two afternoons a month. Reasonable notice is to be provided to allow for scheduling.

In addition, the Company agrees to pay Association Executive members at their regular rate for reasonable time consumed during contract negotiations at their regular rate of pay while at the table.

The Association Executive shall receive their regular rate of pay for time spent, within reason, during their normal working hours in investigating or settling grievances or association business in accordance with the grievance procedures and any other procedures.

The Association agrees that all Association Executive members have regular duties to perform on behalf of the Company, and that such employees will not leave their duties without first notifying their direct supervisor. Permission is required and is not to be unreasonably withheld.

When Association Executive members resume their regular duties they will report to their supervisor and give reasonable explanation with respect to their absence, providing that the explanation does not divulge confidences.

Article 17 - Vacations/Paid Holidays

17.01 Vacations

Annual vacations with pay shall be granted in accordance with the Saskatchewan Labour Standards Act. In the event the Labour Standards Act is recinded or amended during the life of this Agreement the vacation provisions as provided in the Act shall be continued for the remaining life of this agreement.

The Company shall whenever possible give one month's notice of any change in annual vacations. In cases where one month's notice is not provided, the change shall be at the employee's option.

Four weeks annual vacation with pay shall be granted to any employee after nine (9) years of continuous service.

Five weeks annual vacation with pay shall be granted to any employee after twenty (20) years of continuous service.

17.02 Paid Holidays

Payment shall be made at the employees current base rate (less shift premiums, etc.) for hours that would have normally been worked for each of the following paid holidays listed in this Article, provided the employee has worked some time within the five (5) working day period prior to or the five (5) working day period following the date upon which the holiday takes place. Employees who are in receipt of payment for such paid holiday from a source other than the Company shall not receive payment for such paid holiday from the Company. The paid holidays are: New Year's Day, Family Day, Good Friday, Victoria Day, Canada Day, First Monday in August, Labour Day, Thanksgiving Day, November 11th, Christmas Day and Boxing Day.

Article 18 - Injury, Bereavement and Jury Duty Pay

18.01 Injury Pay

Employees who are injured on the job and are sent home because of injury shall receive pay up to the end of the shift on which they were injured, providing that payment is not made by the Worker's Compensation Board. The procedures for medical attention to and reporting of accidents to be according to the safety rules of which every employee will have a copy.

18.02 Bereavement Pay

In the case of death in the immediate family of an employee, that is the parent, brother, sister, spouse or child, mother-in-law, father-in-law, spouse/or common-law spouse's parents, step sibling or step children, the Company will grant a leave of absence with pay up to and including the day of the funeral, but not exceeding four (4) days leave, provided that said privilege shall not be abused.

In the case of the death of an employee's grandmother, grandfather, or spouse/or common-law spouses grandparents, brother-in-law, sister-in-law or spouse's grandparents, the Company shall grant one (1) day's leave of absence with pay provided that the employee takes the day off work and attends the funeral for in town services, two (2) days for out of town, three (3) days for out of province services.

In the case of the death of an aunt or uncle the Employer will grant one day's leave of absence with pay to attend the funeral provided that the employee establishes an extraordinary relationship to the deceased.

18.03 Jury Duty Pay

The Company will make up the difference in an employee's pay lost by serving on a jury.

Article 19 - Benefits

- 19.01 The Company will pay the premium to provide the following benefits for eligible employees and their dependants according to the terms of the insurance policy in force at the relevant time.
 - Saskatchewan Hospital Services Plan (when applicable).
 - Life Insurance benefits.
 - Extended Health Care benefits.
 - Dental Care benefits.
- 19.02 The employee will pay 100% of the premium to provide for weekly indemnity and long-term disability benefits in accordance to the terms of the insurance policy in force at the relevant time.

19.03 Eligible Employees

An eligible employee is a person who is employed on a regular full-time basis for not less than 25 hours per week and has completed twelve (12) continuous months of full-time employment. This can be reduced to three (3) months, at the Company's discretion, if the employee was covered by another health insurance plan within (3) months of beginning employment at Advance.

Article 20 - R.R.S.P.

20.01 Group Registered Retirement Savings Plan

The Company will continue to provide a registered retirement savings plan (payroll deduction method). Beginning the effective date of this agreement the Company will match the contributions of employees with more than one (1) year of continuous service up to a maximum of 5½% of that employee's gross income. In order to administer the plan the Company will deduct a contribution from each employee who wishes to participate based upon a percentage of the employees earnings from the current pay period.

Employees may access their portion of the R.R.S.P. plan once a year without penalty. If the employee accesses his monies more than once a year or if he accesses any portion of the employer's contribution at anytime the employee will forfeit the employer's matching contribution for twelve months. The twelve months will be calculated starting with the pay period following the pay period where the employer becomes aware of the forfeiture.

Article 21 - Attendance Credits

21.01 When unable to report to work the employee shall notify the Company in accordance with Company policy. Where requested by the Company, the employee shall offer proof satisfactory to the Company of reasons for his absence.

Following completion of their probationary period, permanent full time employees shall be credited with one and one-half (1½) hours of attendance credits for each forty hours of scheduled work with full attendance. This attendance shall be without any absence or lateness related to company paid time during the period.

These credits will be deducted from any absence from work not otherwise scheduled and will be paid out to the employee at the employee's regular hourly rate. Minimum usage is one hours.

Absence will be grated on a first come basis subject to operational necessity.

This new rate will come into effect at the beginning of the first pay period following execution of the Agreement.

Appendix "C" describes eligibility criteria for credits. It is further agreed that in the event that an employee is part of a scheduled return to work program that they will be eligible for credits provided that they maintain full attendance in the program.

(Check) For each calendar year any credits accumulated over 56 hours will be paid out to the employees at the employee's regular rate within sixty (60) days of the end of the year. Any accumulation of less then 56 hours will be carried over to the next calendar year.

Article 22 – Welding Education

Welding Education is available within the shop on application. The Company will refund the cost of a successful journeyman test.

Article 23 - Lead Hands

A lead hand is an employee who is assigned to instruct others in the performance of their work. A lead hand is a leader and his responsibilities include training within his competence. A lead hand assigns work as directed by the supervisor and works with and coordinates the work amongst the employees. The lead hand functions as a work leader not as a supervisor and is not directly responsible for discipline or other matters which are the responsibility of the supervisor. The rate of pay would be two job classes higher than his normal rate of pay.

Article 24 – Administration

24.01 Confidentiality

The Company agrees to forward all sensitive personal or financial information in a sealed envelope.

24.02 Employee Files

The file shall contain only material pertinent to the employee's employment with the Company. It shall not contain any anonymous material. The employee may add a signed and dated response to any document in the file. Within reason, an employee (or other person with the permission from the employee) shall have the right to examine the official file during regular off-shift hours mutually agreed to by the employee and his Supervisor. This would be the case unless the situation is of an urgent nature where immediate access is required. Upon written request the employee (or other person with written permission from the employee) shall be provided a copy of a reasonable number of documents in the file.

Article 25 - Duration

25.01 The Agreement shall be in force and effect from Month Day, Year to Month Day, Year, and shall continue from year to year subject to any and all provisions within the Saskatchewan Trade Union Act which provides for the duration of this collective bargaining agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day of April, 2011

SIGNED on behalf of
ADVANCE Engineered Products Ltd.

Bill Scott

Raymond Utigard

SIGNED on behalf of

ADVANCE Employees Association Saskatoon Plant

Wayne Best

Kevin O'Neill

Torey Agarand

Trevor Shemanski

	Nov 1/10	Nov 1/11	Nov 1/12	
Job				
Class	Yr 1	Yr 2	Yr 3	
	2% incr	2% incr	2% incr	
		· · · · · · · · · · · · · · · · · · ·		
·		<u></u> .	-	
1	11.77	12.01	12.25	
2	12.81	13.07	13.33	
3	13.87	14.15	14.43	
4	14,92	15.22	15.52	
5	15.97	16.29	16.62	
6	17.02	17.36	17.71	
7	19.07	19.45	19.84	
8	19.77	20.17	20.57	
9	20.31	20.72	21.13	
10	20.91	21.33	21.76	
11	21.54	21.97	22.41	
12	22.12	22.56	23.01	
13	22.43	22.88	23.34	
14	24.51	25.00	25.50	
15	25.07	25.57	26.08	
16	25.61	26.12	26.64	
17	26.22	26.74	27.27	
18	26.87	27.41	27.96	
19	27.43	27.98	28.54	
20	28.03	28.59	29.16	
21	28.63	29.20	29.78	
22	29.21	29.79	30.39	
23	29.78	30.38	30.99	
24	30.39	31.00	31.62	
25	30.99	31.61	32.24	
26	31.65	32.28	32.93	

APPENDIX "B"

JOB DESCRIPTIONS AND CLASSIFICATIONS

TANK BODY FITTER WELDER

- Fit and weld steel tanks bodies using the GMAW and SMAW processes.
- Fit and weld aluminum tank bodies using the GMAW and GTAW processes
- Fit and weld stainless steel tank bodies using the GMAW, SMAW, GTAW processes

Job Class 13-24

• The operator will receive 2 extra Job Classes over his base rate when welding on ASME certified vessels to a maximum Job Class of 26

FINISHING TECHNICIAN/ELECTRIAN I

- Install electrical and air systems on truck tanks and trailers.
- Install fenders and mudflaps on truck tanks and trailers.
- Clean exteriors of truck tanks and trailers.
- Clean interiors of truck tanks and trailers.
- Install ABS components, troubleshoot ABS.
- Install and torque wheels and wheel ends.
- Install Advance name plates, data plates, and conspicuity tape.
- Perform all of the above duties for further advancement.

Job Class 5 – 14

FINISHING TECHNICIAN/ELECTRICIAN II

- Perform all the duties of Finishing Technician I.
- Perform Government inspections.
- Hold a valid Class 1A license.
- Weld electrical components (clips, etc.).

Job Class 14 – 22

MACHINE OPERATOR I

Set up and operate a threader, drill press, iron worker bandsaw.

Job Class 8-12

MACHINE OPERATOR II

Same as Machine Operator I plus operate shear and set up press brake

Job Class 13-16

MACHINE OPERATOR III

Same as Machine Operator II in addition Operate forming rolls, layout tank shells for rolling.

Job Class 17-22

HEAD PRESS

Operate head press, operate blue valley flanger

Job Class 8-22

GENERAL DUTY I

- Move material to and from work areas
- Help out in all areas of production
- Must learn minor fitting and assembly assignments in order to advance to General Duty II

Job Class 1-6

GENERAL DUTY II

- Performs duties of General Duty I
- Performs fitting duties using drawings and spec sheets
- Install Advance Engineered Prod Ltd. decals on trailers excluding decal packages
- May be required to learn to calibrate tanks and check for leaks
- Must learn to weld aluminum and steel for further advancement to next step

Job Class 7-11

RUNNING GEAR

- Assemble and install all types of suspension systems
- Wheel align trailers
- Fit and weld suspension sub frames and hangers
- Install all automatic grease systems
- Assemble and install all type of suspension systems

Install all brake systems on tank trailers etc.

Job Class 14-22

ELECTRICIAN I

- Install 12 Volt lighting systems on tank trailer, tank trucks etc.
- Install and test sensor systems

Job Class 12-16

ELECTRICIAN II

- Duties of Electrician I
- Install, test, repair and trouble shoot all sensor systems
- Weld electrical fixtures etc on tank trailer units
- Communicate Electrical Dept Parts Inventory

Job Class 17-22

MAINTENANCE I

- Janitorial duties
- Must learn to maintain and repair company tools and equipment
- Check and maintain building safety equipment i.e.. Fire extinguishers, emergency rescue kit etc.
- Check and maintain company vehicles
- Maintain Company Building mechanical and plumbing systems

Job Class 7-10

MAINTENANCE II

- Performs Maintenance I duties
- Maintain and repair welding equipment
- Maintain company and employee tools and equipment
- Check and maintain building safety equipment i.e.. Fire extinguishers, emergency rescue kit etc.
- Check, maintain and minor repair to company vehicles
- Maintain Company Building mechanical and plumbing and 24 120 V Electrical Systems

Job Class 11-14

MAINTENANCE III

- Performs Maintenance II duties
- Install, maintain, repair and test welding equipment, power/air tools, hydraulic tools and electronic equipment
- Maintain Company Building mechanical and plumbing and 24-460V Electrical Systems
- Check, maintain and repair company vehicles and equipment
- Maintain and Repair Overhead Crane Equipment
- Must do in house machine shop duties tool and die, lathe work

Job Class 15-22

MAINTENANCE IV

- Performs Maintenance III duties
- Must have 600 v. Journeyman's Certificate.

Job Class 23-24

STOCKROOM I

- Give out tools at tool windows
- Fill parts bins and racks in stockroom

Job Class 1-5

STOCKROOM II

- Do duties of Stockroom I
- Receive parts in stockroom
- Fill shipping orders in stockroom

Job Class 6-9

STOCKROOM III

- Do duties of Stockroom II
- Be proficient in all aspects of shipping and receiving

Job Class 10-12

SHIPPING/RECEIVING/WAREHOUSE I

- Do janitorial duties when required empty garbage
- Must pass forklift test

- Must pass crane training test
- Learn warehouse duties
- Learn shipping/receiving duties

Job Class 1-5

SHIPPING/RECEIVING/WAREHOUSE II

- Do duties of shipping/receiving/warehouse I
- Be proficient in warehouse duties

Job Class 6-9

SHIPPING/RECEIVING/WAREHOUSE III

- Do duties of shipping/receiving/warehouse II
- Be proficient in all aspects of shipping/receiving

Job Class 10-12

TRUCK DRIVER

- Must have IA license.
- Must do duties of General Duty I and General Duty II

Job Class 10 - 16

CALIBRATOR

- Must have grade twelve or equivalent
- Calibrate and test for leaks in all tanks trailers and tank trucks
- Must do duties of General Duty I and General Duty II

Job Class 12 – 18

COMPONENT FABRICATOR

- Fit and weld component parts for tank trailers etc.
- Fit and weld component parts together to produce complete assemblies
- Fit and weld assorted custom orders

Job Class 13-24

SERVICE MECHANIC/WELDER I

- Must test tanks to make safe to enter shop
- Must learn how to operate steam rack
- Assemble and install all types of suspensions

- Wheel Align Trailers
- Perform government inspections
- Assist in the plumbing of tanks and trailers
- Install complete brake system on trailers, steam tank trailers and tank truck
 box
- Steam tanks, trailers and tank trucks
- Service switch truck driver must hold a valid 1A license and perform the above duties in order to advance in job class
- Must learn to weld aluminum and steel for further advancement.

Job Class 12-16

SERVICE MECHANIC/WELDER II

- Do duties of Service Mechanic/Welder I (Applicable Duties)
- Fit and weld all types of suspensions
- Troubleshoot and repair all air brake systems
- Installation of ABS brake system and troubleshoot problems
- Fit and weld all aluminum, steel and stainless steel components on all types of trailers and truck tanks
- Sheeting of aluminum or stainless tanks
- Fit and welding complete plumbing system on steel, aluminum or stainless steel tanks
- Installation and repairs of pumps and meters on all tanks and trailers
- Install all plumbing on A.S.M.E. tanks

Job Class 17-21

SERVICE MECHANIC/WELDER III

- Do duties of Service Mechanic/Welder II (Applicable Duties)
- Fit and weld aluminum, steel and stainless steel tanks
- Fit and weld all A.S.M.E. coded tanks
- Capable of welding tank bodies using GMAW, GTAW, SMAW process

Job Class 22-24

The operator will receive and extra 2 job classes over his base rate for welding on A.S.M.E. fully certified tanks to a maximum of job class 26

SERVICE ELECTRICAL I

- Install 12 volt lighting system on tanks and trailers
- Install and test sensor system

Job Class 12-16

SERVICE ELECTRICAL II

- Fit and weld pads and appenditures on all types of tanks and trailers
- Design and install intricate wiring, lighting, interlock systems on Refuelers and truck tanks
- Troubleshoot and repair all types of sensor systems
- Calibrate truck mounted meters
- Repair of 306 coded tanks and weld on 406 coded tanks
- Repair of all types of computers on truck mounted tanks
- Installation and trouble shoot dye injection systems
- Training of branch service personnel on repairs of LCR and LC3 and dye injection systems
- Assist in design and installation of air systems and brake interlocks on aircraft refuelers
- Repair ABS systems
- Make service calls (on call evenings and weekends)

Job Class 17-24

TRAILER MECHANIC/WELDER

TRAILER MECHANIC/WELDER I

- Perform Hose Tests
- Perform minor repairs on trucks when required
- All aspects of trailer service
- Assemble and install all types of suspensions
- Wheel align trailers
- Perform Government Inspections
- Install complete brake system on trailers
- Troubleshoot and repair air brake systems
- Troubleshoot and repair electrical systems
- Fit and weld all types of suspensions
- Installation of ABS brake system and troubleshoot problems
- Fit and weld all aluminum, steel and stainless steel components on all types of trailers and truck tanks
- Replace body components of dry vans, reefers, flat decks, grain trailers, containers, chassis and cube vans, cattleliners
- Fabricate body components
- Installation and repairs of pumps and PTO's on trucks
- Rotation of service call outs minor truck/trailer repair
- Hydraulic lift gate repairs

Weld aluminum, steel and stainless steel

Job Class 12-22

TRAILER MECHANIC/WELDER II

- Perform duties above
- Fit and weld aluminum, steel and stainless
- All code welding processes

Job Class 23-24

TRUCK SERVICE MECHANIC

- Repairs to all Makes and Models of Trucks
- Maintenance to Engines, Gas or Diesel
- Maintenance to Drivelines (Trans, Diffs)
- Repairs to Electrical Systems
- Repairs to Brake Systems Incl. A.B.S.
- Repairs to Hydraulic Systems
- Repairs to Air and Spring Suspensions
- Repairs to Air Conditioning Systems
- Repairs to Steering Systems
- Perform Government Safety Inspections

Job Class 12-22

Tool Lists, Article 15

Rail Division:

Prybar (Westward)

Torpedo Level

Ball Peen Hammer 2 lbs.

Double Face Sledge 6 lbs. and 4 lb. minimum

12" Adjustable Wrench

Vise Grip - Standard 2

Vise Grip – C-Clamp 2

Tri Square (Stanley)

48" Alum Level

Welder Pliers or equivelent

7½" Circular Saw, 13 Amp Minimum

Air Chisel

5" Air Grinder and Die Grinder – Optional

1/2" Air Drill - Optional

3/8 Air Ratchet - Optional5" Electric Grinder - Optional

Final Assembly:

Ball Peen Hammer 2 lbs.

5 Pce Screwdriver Set

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

10" Adjustable Wrench

Vise Grip – Standard 2

Vise Grip – C-Clamp 2

Tri Square (Stanley)

9" Torpedo Magnetic Level

8" Pliers

24" Level

Welder Pliers or equivalent

9 Pce Hex Key Set - Optional

Utility Knife

5" Air Grinder and Die Grinder - Optional

12 Pce Ind Deep Socket Set – Impact

9 Piece 3/8" Drill Deep Impact Sockets

3/8" Air Drill

½" Air Drill

3/8" Air Ratchet Wrench

½" Air Impact Wrench

3/8 Air Impact - Optional

Air Sawzall - Optional

GD I and GD II

Ball Peen Hammer 2 lbs

5 Pce Screwdriver Set

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

10" Adjustable Wrench

Vise Grip - Standard 2

Vise Grip – C-Clamp 2

Tri Square (Stanley)

9" Torpedo Magnetic Level

Welder Pliers or equivalent

9 Pce Hex Key Set - Optional

Utility Knife

5" Air Grinder and Die Grinder - Optional

12 Pce Ind Deep Socket Set ½ – Impact 9 Pce and Deep Socket set 3/8 - Impact 24" Alum Level - Optional 3/8" Air Drill ½" Air Drill 3/8" Air Ratchet Wrench ½" Air Impact Wrench 3/8 Air Impact – Optional Air Sawzall - Optional

Component Fabricator:

Ball Peen Hammer 2 lb. 5 Pce Screwdriver Set 14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$ 10" Adjustable Wrench-Vise Grip – Standard 2 Vise Grip – C-Clamp 2 Tri Square (Stanley) 9" Torpedo Magnetic Level Welder Pliers or equivalent 9 Pce Hex Key Set - Optional Utility Knife 5" Air Grinder and Die Grinder - Optional 12 Pce Ind Deep Socket Set – Impact ½" 9 Pce Ind Deep Socket Set Impact 3/8" 3/8" Air Drill ½" Air Drill 3/8" Air Ratchet Wrench 1/2" Air Impact Wrench 3/8 Air Impact – Optional Air - Sawzall - Optional 5" Electric Grinder - Optional

Factory Division:

12" Adjustable Wrench
Vise Grip – Standard 2
Vise Grip – C-Clamp 2
Tri Square (Stanley)
Punch – Small Set
5" Air Grinder and Die Grinder – Optional

Electrical Department

½" Air Drill

3/8 Air Drill

3/8 Air Rachet

3/8 Air Impact

Air Grinder

Air Chisel

Needle Nose Pliers

9" Torpedo Level

Wire Crimper

Wire Cutter

Set of Nut Drivers

Set of Combination Wrenches 5/16 to 1"

Set of 5 Screw Drivers

Set of Sockets 3/8

Hammer – 2 lb. Ball Pein

Set of Allen Keys

Mini Torch

Utility Knife

Tool pouch - optional

Vise Grips C Clamp 2

Combination Square

Flashlight

12" channel lock

Air Sawzall - Optional

Maintenance Tool List

2 lb Ball Pein Hammer

Screwdriver Set

SAE Wrench Set

Metric Wrench Set

Rollpin Punches

Chisel and Punch Set - Small

Needle Nose Pliers

Channel Lock Pliers

Side Cutters

Slip Joint Pliers

Crescent Wrenches – 8-10-12"

Allen Wrench Set

Micro Torch

Wire Stripper

Snap Ring Plier

Assorted Files

Nut Driver Set

Crimpers

Vise Grips – 2 Standard

Soft Faced Hammer $-2-2\frac{1}{2}$ lbs.

Pocket Multi-Meter

AAA Flashlight

Pocket Voltage Tester

Utility Knife

Pocket Magnet

Electrician Tool Pouch/w Belt - Optional

Torx Set

Dental Picks

SAE Socket Set 3/8

Metric Socket Set 3/8

12V Circuit Tester

Suspension Division:

2 lb Ball Pein

12 Pce Screwdriver Set

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

10" Adjustable Wrench

12" Adjustable Wrench

Vise Grip - Standard 2

Vise Grip – C-Clamp 2

Tri Square (Stanley)

9" Torpedo Magnetic level

8" Pliers

12" Channel lock

Welder Pliers or equivalent

Punch and Chisel Set - Small

Side Cutters

9 Pce Hex Key Set - Optional

Utility Knife

12 Pce Ind Deep Socket Set - Impact

6 lb Double Face Sledge

3/8" Air Drill

1/2" Air Drill

3/8" Air Ratchet Wrench

½" Air Impact

7" Angle Grinder

3/8 Air Impact - Optional

5" Air Grinder and Die Grinder - optional

5" electric – grinder – optional

Service Trailer Mechanic

12 Pce Screwdriver Set

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

12" Adjustable Wrench

Vise Grip – Standard 2

Vise Grip – C-Clamp 2

Tri Square (Stanley)

8" Pliers

12" Channel Lock

Welder Pliers or Equivalent

Punch and Chisel Set - Small

9 Pce Hex Key Set - Optional

Utility Knife

6 lb Double Face Sledge

1/2" Full Set of Sockets (Impact) Deep & Shallow

3/8" Full Set of Sockets (Impact) Deep & Shallow

Pry Bar Set (4)

2 lb. Ball Peen Hammer

24" Alum Level

3/8" Air Drill

½" Air Drill

3/8" Air Ratchet Wrench

1/2" Air Impact Wrench

Air Chisel

1 - 1/8" Tubing Cutter

7½" Circular Saw, 13 Amp Minimum

5" Air Grinder - Optional

Die Grinder - Optional

5" Electrical Grinder - Optional

3/8 Air Impact - Optional

Air Sawzall – Optional

Electric Sawzall - Optional

Service Electrical:

OHM Meter/Volt Meter

12 Volt Test Light

Micro-Torch

Torpedo Level

Tri-Square Stanley

Tool Pouch - Optional

Torx Screwdriver Set

Wire Strippers Klien

Cordless Drill 14.4 – 18 Volt. 1/2" Chuck - Optional

Tubing Cutter 11/4"

Nut Driver Set

Heavy Duty 10" Klien Crimpers for Hose Reels

Light Duty Waldon Crimpers for Computer Wires

5-Pce-Screwdriver-Set-

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

8" Adjustable Wrench

12" Adjustable Wrench

Vise Grip – Standard 2

Vise Grip - C-Clamp 2

8" Pliers

12" Channel Lock

Welding Pliers or equivalent

Punch - Small

9 Pce Hex Key Set

Utility Knife

½ Drive Full Set of Sockets (Impact) Deep & Shallow

3/8 Drive Full Set of Sockets (Impact) Deep & Shallow

Pry Bar Set (4)

2 lb. Ball Pein Hammer

24" Alum Level

3/8" Air Drill

½" Air Drill

3/8" Air Ratchet Wrench

1/2" Air Impact Wrench

Air Chisel - Optional

1 1/8" Tubing Cutter

7½" Circular Saw, 13 Amp Minimum - Optional

5" Air Grinder

Die Grinder

5" Electrical Grinder - Optional

3/8 Air Impact - Optional Cordless Soldering Gun Air Sawzall - Optional

Service Truck Mechanic:

12 Pce Screwdriver Set

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

8" Adjustable Wrench

10" Adjustable Wrench

12" Adjustable Wrench

Vise Grip – Standard 2

Vise Grip – C-Clamp 2

Inch and Metric Tri Square

12" Channel Lock

Welder Pliers or equivalent

Punch and Chisel Set - Small

9 Pce Hex Key Set

Utility Knife

6 lb Double Face Sledge

½ Drive Full Set of Sockets (Impact) Deep and Shallow

3/8 Drive Full Set of Sockets (Impact) Deep and Shallow

Pry Bar Set (4)

Torx Screwdrivers

6mm-22mm Wrenches

Moon Wrenches

Hose Clamp Pliers

1/4 Dr. Ratchet and Socket Set

Hack Saw

Snap Ring Pliers (3)

Air Hammer

Dead Blow Hammer -2-3 lb.

OHM Meter

Easy Out Set

Wire Strippers

Test Light

Antifreeze Tester

Battery Hydrometer

Set of Dental Picks

Assortment of Metal Files

Metric and Standard Allen Wrenches

Battery Terminal Cleaner

3/8 Drive Hex Key Socket Set

Seal Puller

Magnet

3/8 Torx Sockets

Ball Joint Separators

Bearing, Race and Bushing Driver Set - Optional

1/2" Torque Wrench - Optional

Brass Punch and Hammer

Feeler Gauges

Gasket Scrapers

Air Blow Gun

Needle Nose Pliers

Tire Air Gauge

½" Drill (Air)

Air Die Grinder

7/16-7/8 Offset Wrenches

3/8 Dr. Ratchet and Sockets

Side Cutting Pliers

2 lb Ball Peen Hammer

3/8" Air Drill

½" Air Drill

3/8" Air Speed Ratchet Wrench

1/2" Air Impact Wrench

Air Chisel

1-1/8" Tubing Cutter

5" Air Grinder

3/8 Air Impact

5" Electric Grinder - Optional

Air Sawzall - Optional

Service Trailer Mechanic Level I:

12 Pce Screwdriver Set

14 Pce Combination Wr. Set $(3/8 - 1\frac{1}{4})$

12" Adjustable Wrench

Vise Grip - Standard 2

Vise Grip – C – Clamp 2

Inch and Metric Square Tri

8" Pliers

12" Channel Lock

Welder Pliers or equivalent

Punch and Chisel Set - Small

9 Pce Hex Key Set - Optional

Utility Knife

6 lb. Double Face Sledge

½ Dr. Impact and Full Set of Sockets (Impact) Deep & Shallow

3/8 Dr. Impact and Full Set of Sockets (Impact) Deep & Shallow

Pry Bar Set (4)

2 lb. Ball Pein Hammer

24" Aluminum Level

3/8" Air Drill

½" Air Drill

3/8" Air Speed Ratchet Wrench

½" Air Impact Wrench

Air Chisel

5" Air Grinder – Optional

Die Grinder - Optional

3/8" Air Impact - Optional

APPENDIX "C"

Does not affect eligibility

- 0509 day of injury
- Death in family
- No work
- Jury duty
- Meeting of Safety Committee Association Business
- Act of God
- Vacation
- Stat Holiday
- RTW (subject to full attendance)

Affects eligibility

- WCB
- Group Insurance
- SGI
- Self sick
- Unexcused absence
- Late
- Excused other
- Discipline
- Leave of absence
- Paternity leave
- School
- Sick leave

April

,2011

Letter of Understanding

This letter forms part of the Collective Agreement between us and is in effect until the notification of the next CBA between the parties.

The parties agree to work together to shorten the list of required tools in conjunction with the 5S effort in the shop.

As of April 7, 2011, the Company is supplying air tools. Therefore, the Company will no longer be paying to repair employees' air tools, unless the Company decides not to supply air tools. The Supervisors will inform new employees what tools on the tool list are required.

On a trial basis and at the discretion of management the rest periods will be increased to 15 minutes from 10 provided that it is understood that any abuse of the privilege will result in it being withdrawn without reinstatement.

Advance Engineered Products Ltd.,

Advance Employee's Association

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