## MEDIATION AGREEMENT

THIS AGREEMENT, made this \_\_\_ day of \_\_\_\_\_, 2022 by and between the participating carriers listed in Exhibit A attached hereto and made a part hereof, and represented by the National Carriers' Conference Committee, and the employees of such carriers shown thereon and represented by the American Train Dispatchers Association, witnesseth:

#### IT IS HEREBY AGREED:

## <u>ARTICLE I - WAGES</u>

## Section 1 - First General Wage Increase

Effective July 1, 2020, each basic monthly rate of pay in effect on June 30, 2020 for employees covered by this Agreement shall be increased in the amount of three (3) percent representing a general wage increase. Where basic monthly rates are not in effect, an equivalent adjustment shall be made.

# Section 2 - Second General Wage Increase

Effective July 1, 2021, each basic monthly rate of pay in effect on June 30, 2021 for employees covered by this Agreement shall be increased in the amount of three-and-one-half (3.5) percent representing a general wage increase. Where basic monthly rates are not in effect, an equivalent adjustment shall be made.

# Section 3 - Third General Wage Increase

Effective July 1, 2022, each basic monthly rate of pay in effect on June 30, 2022 for employees covered by this Agreement shall be increased in the amount of seven (7) percent representing a general wage increase. Where basic monthly rates are not in effect, an equivalent adjustment shall be made.

# Section 4 - Fourth General Wage Increase

Effective July 1, 2023, each basic monthly rate of pay in effect on June 30, 2023 for employees covered by this Agreement shall be increased in the amount of four (4) percent representing a general wage increase. Where basic monthly rates are not in effect, an equivalent adjustment shall be made.

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(Subject to Raticication)

### Section 5 - Fifth General Wage Increase

Effective July 1, 2024, each basic monthly rate of pay in effect on June 30, 2024 for employees covered by this Agreement shall be increased in the amount of four-and-one-half (4.5) percent representing a general wage increase. Where basic monthly rates are not in effect, an equivalent adjustment shall be made.

# **ARTICLE II – SERVICE RECOGNITION BONUSES**

#### Section 1 – First Service Recognition Bonus

(a) A lump sum payment in the amount of \$1,000 shall be made to each employee who performed active service under the collective bargaining agreement between January 1 and November 30, 2020 and who: (1) maintains an active employment relationship with the carrier as of December 1, 2020; or (2) retired or died on or after January 1, 2020.

## <u>Section 2 – Second Service Recognition Bonus</u>

(a) A lump sum payment in the amount of \$1,000 shall be made to each employee who performed active service under the collective bargaining agreement between January 1 and November 30, 2021 and who: (1) maintains an active employment relationship with the carrier as of December 1, 2021; or (2) retired or died on or after January 1, 2021.

## Section 3 - Third Service Recognition Bonus

(a) A lump sum payment in the amount of \$1,000 shall be made to each employee who performed active service under the collective bargaining agreement between January 1 and [date of ratification] and who: (1) maintains an active employment relationship with the carrier as of [date of ratification]; or (2) retired or died on or after January 1, 2022.

#### Section 4 - Fourth Service Recognition Bonus

(a) A lump sum payment in the amount of \$1,000 shall be made to each employee who performed active service under the collective bargaining agreement between January 1 and November 30, 2023 and who: (1) maintains an active employment relationship with the carrier as of December 1, 2023; or (2) retired or died on or after January 1, 2023. The payment will be made no later than December 31, 2023.

#### Section 5 – Fifth Service Recognition Bonus

(a) A lump sum payment in the amount of \$1,000 shall be made to each employee who performed active service under the collective bargaining agreement between January 1 and November 30, 2024 and who: (1) maintains an active employment relationship with the carrier as

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of December 1, 2024; or (2) retired or died on or after January 1, 2024. The payment will be made no later than December 31, 2024.

#### **ARTICLE III - HEALTH AND WELFARE**

# Part A - Plan Changes

#### Section 1 – Continuation of Plan

The Railroad Employees National Health and Welfare Plan ("the Plan"), modified as provided in this Article with respect to employees represented by the organization and their eligible dependents, shall be continued subject to the provisions of the Railway Labor Act.

#### Section 2 – Plan Design Changes

- (a) Effective January 1, 2023, the Plan's Managed Medical Care Program ("MMCP") and its Comprehensive Health Care Benefit ("CHCB") shall be modified with respect to hearing benefits to increase the maximum annual payment for tests and examinations, including those by an audiologist or hearing aid dispenser, to diagnose and determine the cause of a hearing loss, and for a hearing aid necessary to restore lost, or help impaired, hearing, to \$2,000.
- (b) Effective January 1, 2023, the MMCP, CHCB, and Mental Health and Substance Abuse programs, as applicable, shall be modified to add coverage for the diagnosis and treatment of Autism Spectrum Disorder, without application of age or dollar limitations (other than generally applicable cost-sharing requirements under the terms of the Plan). Coverage for the treatment of Autism Spectrum Disorder shall include speech, occupational and physical therapies, Applied Behavior Analysis, and other medically appropriate intensive behavioral therapies; provided that any such coverage shall be subject to medical management processes (such as prior authorization or treatment plan requirements) applied by the company administering the member's benefits.
- (c) Effective January 1, 2023, the MMCP, CHCB, and Mental Health and Substance Abuse programs, as applicable, shall be modified to remove the age restriction on speech therapy as part of a treatment for developmental delay, cerebral palsy, hearing impairment or major congenital anomalies that affect speech such as, but not limited to, cleft lip and cleft palate. Medical management processes will continue to apply to such coverage.

## Section 3 - Other

(a) The parties agree to direct their representatives to the Plan's Joint Plan Committee ("JPC") to participate in the JPC's design and implementation, in a timely fashion, of an appropriate service provider rebid process to ensure that current costs are competitive and not excessive.

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# Part B - Employee Sharing of Plan Costs

## Section 1 - Monthly Employee Cost-Sharing Contributions

- (a) Effective January 1, 2023, each employee covered by this Agreement shall contribute to the Plan, for each month that the employer is required to make a contribution to the Plan on the employee's behalf for foreign-to-occupation health benefits coverage for the employee and/or the employee's dependents, a monthly contribution equal to 15% of the Carriers' Monthly Payment Rate. Effective on each subsequent January 1, the monthly employee cost-sharing contribution shall be adjusted to reflect 15% of the Carriers' Monthly Payment Rate for the relevant year.
- (b) For purposes of subsection (a) above, the "Carriers' Monthly Payment Rate" for any year shall mean one twelfth of the sum of what the carriers' monthly payments to
  - (1) the Plan for foreign-to-occupation employee and dependent health benefits, employee life insurance benefits and employee accidental death and dismemberment insurance benefits,
  - (2) the Dental Plan for employee and dependent dental benefits, and
  - (3) the Vision Plan for employee and dependent vision benefits,

would have been during that year, per non-hospital association road employee, in the absence of any employee contributions in the aforementioned plans.

## Section 2 - Pre-Tax Contributions

Employee cost-sharing contributions made pursuant to this Part B shall be made on a pretax basis pursuant to the existing Section 125 cafeteria plan to the extent applicable.

## Section 3 - Method of Making Employee Cost-Sharing Contributions

Employee cost-sharing contributions will be made for the employee by the employee's employer. The employer shall deduct the amount of such employee contributions from the employee's wages and retain the amounts so deducted as reimbursement for the employee contributions that the employer had made for the employee.

#### ARTICLE IV - PERSONAL LEAVE

Each employee shall be provided with an additional paid day off and will elect, by providing notice to the employer during the prior year's vacation scheduling process, to use the additional paid day off as:

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- (a) a personal leave day to be scheduled during the upcoming year, subject to rules associated with personal leave days;
- (b) an additional single use vacation day to be scheduled during the upcoming year, subject to rules associated with single use vacation days; or
- (c) an awarded day off on the employee's birthday during the upcoming year or, if such birthday falls on a scheduled rest day, on the working day immediately preceding or following the employee's birthday, subject to rules associated with scheduled vacation.

An employee who does not make an election during the prior year's vacation scheduling process will be considered to have selected option (b).

# **ARTICLE V – GENERAL PROVISIONS**

# Section 1 - Court Approval

This Agreement is subject to approval of the courts with respect to participating carriers in the hands of receivers or trustees.

## Section 2 - Effect of this Agreement

- (a) The purpose of this Agreement is to settle the disputes growing out of the notices served upon the organization by the carriers listed in Exhibit A on or subsequent to November 1, 2019 (including any notices outstanding as of that date), and the notices served by the organization signatory hereto upon such carriers on or subsequent to November 1, 2019 (including any notices outstanding as of that date).
- (b) This Agreement shall be construed as a separate agreement by and on behalf of each of said carriers and their employees represented by the organization signatory hereto, and shall remain in effect through December 31, 2024 and thereafter until changed or modified in accordance with the provisions of the Railway Labor Act, as amended.
- (c) No party to this Agreement shall serve or progress, prior to November 1, 2024 (not to become effective before January 1, 2025), any notice or proposal.
- (d) This Article will not bar management and the organization on individual railroads from agreeing upon any subject of mutual interest.

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FOR THE PARTICIPATING CARRIERS LISTED IN EXHIBIT A:	FOR THE AMERICAN TRAIN DISPATCHERS ASSOCIATION:
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\_\_\_\_\_\_, 2022

#1

Mr. F. Leo McCann President American Train Dispatchers Association 4239 W. 150<sup>th</sup> Street Cleveland, OH 44135

Dear Mr. McCann:

This confirms our understanding with respect to the general wage increases provided for in Article I, Sections 1, 2 and 3 and the service recognition bonuses provided for in Article II, Sections 1 and 2 of the Agreement of this date.

The carriers will make all reasonable efforts to pay the retroactive portion of such general wage increases and service recognition bonuses as soon as possible and no later than sixty (60) days after the date of this Agreement. The carriers will make the service recognition bonus payment provided for in Article II, Section 3 of the Agreement at the same time as the aforementioned retroactive payment.

If a carrier finds it impossible to make such payments by that date, such carrier shall notify you in writing explaining why such payments have not been made and indicating when the payments will be made.

Very truly yours,

Brendan M. Branon

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	, 2022
#2	

Mr. F. Leo McCann President American Train Dispatchers Association 4239 W. 150<sup>th</sup> Street Cleveland, OH 44135

Dear Mr. McCann:

This refers to the increase in wages and the service recognition payments provided for in Sections 1, 2 and 3 of Article I and Sections 1 and 2 of Article II of the Agreement of this date.

It is understood that the retroactive portion of those wage increases and service recognition payments shall be applied only to employees who have an employment relationship with a carrier on the date of this Agreement or who retired or died subsequent to June 30, 2020 in the case of the wage increases and January 1, 2020 in the case of the service recognition payments.

Please acknowledge your agreement by signing your name in the space provided below.

Very truly yours,

Brendan M. Branon

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F. L. McCann

I agree:

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<del>\_\_\_\_\_\_,</del> 2022

Mr. F. Leo McCann President American Train Dispatchers Association 4239 W. 150<sup>th</sup> Street Cleveland, OH 44135

Dear Mr. McCann:

This confirms our understanding with respect to the tentative agreement of this date that would resolve our respective bargaining notices served on or subsequent to November 1, 2019 ("Tentative Agreement or TA").

If the railroads in national handling collectively enter into a voluntary and ratified national agreement ("New Agreement") to resolve the national notices served on or after November 1, 2019 with any labor organization that provides, in the aggregate, materially greater overall economic value to the employees represented by that organization than is provided for in the report of Presidential Emergency Board No. 250 with respect to that craft, ATDA may request that the same value, measured on a GWI-equivalent basis, be added to the Tentative Agreement in a manner to be determined by the parties.

If the President of ATDA believes that a New Agreement has potentially triggered the understanding in this letter, he shall, within 30 days of the date such New Agreement is ratified, provide prompt written notification to the Chairman of the NCCC, and the national parties shall confer within fifteen (15) calendar days to discuss further handling of the matter. Any disagreement between the parties regarding the interpretation or application of this understanding shall be resolved through final and binding party-paid arbitration.

This agreement shall be non-precedential and shall not be referenced in any forum except for the limited purpose of enforcing its terms. This agreement shall expire and have no further effect with respect to a national agreement reached by another labor organization 30 days after the date that the applicable national agreement is ratified.

Please acknowledge your agreement by signing in the space below.

Very truly yours,

Brendan M. Branon

1 agree:	
F. L. McCann	

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RAILROADS REPRESENTED BY THE NATIONAL CARRIERS' CONFERENCE COMMITTEE IN CONNECTION WITH NOTICES SERVED ON OR SUBSEQUENT TO NOVEMBER 1, 2019 BY AND ON BEHALF OF SUCH CARRIERS UPON THE AMERICAN TRAIN DISPATCHERS ASSOCIATION, AND NOTICES SERVED ON OR SUBSEQUENT TO NOVEMBER 1, 2019 BY THE GENERAL CHAIRMEN, OR OTHER RECOGNIZED REPRESENTATIVES OF THE AMERICAN TRAIN DISPATCHERS ASSOCIATION UPON SUCH CARRIERS.

Subject to indicated footnotes, this authorization is co-extensive with notices filed and with provisions of current schedule agreements applicable to employees represented by the American Train Dispatchers Association.

The Belt Railway Company of Chicago BNSF Railway Company Consolidated Rail Corporation CSX Transportation, Inc.

East Agreement
South Agreement

Indiana Harbor Belt Railroad Company

The Kansas City Southern Railway Company

Norfolk Southern Railway Company

The Alabama Great Southern Railroad Company

The Cincinnati, New Orleans & Texas Pacific Railway Company

Georgia Southern and Florida Railway Company

Northeast Illinois Regional Commuter Railroad Corporation (METRA) - 1

Northern Indiana Commuter Transportation District – 1

Soo Line Railroad Company d.b.a. C.P. - 1

Terminal Railroad Association of St. Louis

Wisconsin Central Ltd. d.b.a. C.N.

Notes:

1 - Health & Welfare only

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FOR THE CARRIERS:	FOR THE AMERICAN TRAIN DISPATCHERS ASSOCIATION:	
, 2022		

**44** 2022

Mr. F. Leo McCann President American Train Dispatchers Association 4239 W. 150<sup>th</sup> Street Cleveland, OH 44135

Dear Mr. McCann:

This letter will serve as clarification of the application of the additional paid time off day described in Article IV of the national agreement for new hires. We agree that employees hired on or before September 30 of a year will have access to the additional day of paid time off in that year.

The carriers will offer a reasonable means and a reasonable time period for these newly hired employees to elect from among the three options for using the day that are described Article IV, items (a)-(c) of the national agreement or, in the absence of the employee electing one of the three options, the additional paid time off will be provided under option (b).

Very truly yours,

Brendan M. Branon

I agree:

F. L. McCann

9/1/22 8/31/82

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Mr. F. Leo McCann President American Train Dispatchers Association 4239 W. 150th Street Cleveland, OH 44135

Dear Mr. McCann:

This confirms our understanding with respect to PEB 250 recommendations that requires each employee to contribute to the Health and Welfare Plan. For each month that the employer is required to make a contribution to the Plan on the employee's behalf for foreign-to-occupation health benefits coverage for themselves and/or their dependents, a monthly cost-sharing contribution by the employee shall be made in an amount equal to the lesser of 15% (fifteen percent) of the Carriers' then current Monthly Payment Rate or a frozen cap of \$398.97 (three hundred ninety-eight dollars and ninety-seven cents) for the year 2025 and each year thereafter until a new ATDA National Agreement is negotiated and ratified (at which time the full 15% employee contribution rate is reinstated unless otherwise agreed).

If the negotiations for that National Agreement result in retroactive wage increases applicable for the period that the parties are in negotiations and the employees' monthly contribution to the Health and Welfare Plan would have otherwise exceeded the cap above with annual indexing in the involved years, retroactive application will also be applicable to those contribution increases.

This arrangement shall not be cited in future negotiations under Section 6 of the RLA (up through and including a Presidential Emergency Board or interest arbitration) as a reason or justification for any future increase in compensation or limit or reduction in employee health care contributions.

Please acknowledge your agreement by signing your name in the space provided below.

Very truly yours,

Brendan M. Branon

I agree:

L. McCann

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