FINAL

## BNSF MERGER IMPLEMENTING AGREEMENT

## Between The

## BNSF RAILWAY COMPANY And The BROTHERHOOD OF LOCOMOTIVE ENGINEERS AND TRAINMEN

The purpose of this agreement is to provide for expedited changes in service and operations to effectuate the common control approved by the I.C.C. in Finance Docket No. 32549.

- 1. For purposes of this agreement, "prior rights" engineers shall be any engineer establishing seniority as such on or before September 22, 1995.
- 2. The former "Frisco" (BN) and former Santa Fe unassigned service pools operating between Alliance, Texas and Oklahoma City shall be combined.
  - 2.1 Initially, the pool shall be allocated to former Frisco and former Santa Fe on a 79% ATSF to 21% Frisco basis.
  - 2.2 Prior rights Frisco employees with a seniority date prior to November 1, 1985 working on an SLSF allocated turn shall be governed by the agreement provisions and rates of pay applicable to the former Frisco.
  - 2.3 All employees not identified in 2.2 will be governed by agreement provisions and rates of pay applicable to the former ATSF.
  - 2.4 BNSF shall determine the conditions under which engineers in this service may stop to eat. When engineers are not permitted to stop and eat, the engineers shall be paid an additional allowance of \$1.50.
- 3. Each quarter, on April 1, July 1, October 1 and January 2, the parties shall determine allocation in this pool in the following manner.
  - 3.1 Pool crew starts in this pool on trains that traverse the route between Oklahoma City and Arkansas City shall be considered ATSF starts.

- 3.2 Pool crew starts in this pool on trains that do not traverse the route between Oklahoma City and Arkansas City shall be considered Frisco starts.
- 3.3 The numbers derived above shall be added together and the respective percentages of ATSF starts and Frisco starts shall determine the percentage allocation in this pool.
- 3.4 The involved Local Chairmen shall determine the appropriate allocation. In the event they do not agree, the matter shall be referred to the General Chairmen for handling with the General Director of Labor Relations.
- 4. Traffic operated between Enid and Tulsa shall be handled by former Frisco crews.
- 5. Traffic operated between Enid and Oklahoma City shall be handled by former Frisco crews between Enid and Perry/Blackbear, and by ATSF crews between Perry/Blackbear and Oklahoma City.
  - 5.1 The provisions of this Section recognize that the current operation requires the use of two crews between Enid and Oklahoma City. Should conditions change so that the move may be performed by a single crew, the parties will promptly meet to determine if there are equity issues that are to be addressed.
- 6. Traffic operated between Enid and Arkansas City shall be handled by former ATSF crews.
- 7. Traffic operated between Arkansas City and Tulsa shall be handled by former ATSF crews between Perry/Blackbear and Arkansas City, and then by former Frisco crews between Perry/Blackbear and Tulsa.
  - 7.1 When former Frisco engineers are utilized as provided by this Section 7, trains on the Red Rock Subdivision shall utilize Oklahoma City engineers and trains on the Avard Subdivision shall utilize Enid engineers.

- 8. Seniority shall be handled as provided below.
  - 8.1 A pre-merger prior-rights roster shall be created for seniority rosters 221, C-401, EN-11 and EN-32 and shall include all engineers establishing seniority as such on or before September 21, 1995.
  - 8.2 A post-merger prior-rights roster shall be created for seniority rosters 221, C-401, EN-11 and EN-32 and shall include all engineers establishing seniority as such on or after September 22, 1995 and before December 7, 2000.
  - 8.3 The pre-merger rosters for seniority districts 221, C-401 and EN-11 shall be dovetailed and placed below the pre-merger roster of EN-32. Then the pre-merger rosters for C-401, EN-11 and EN-32 shall be dovetailed and placed below the pre-merger roster of 221. Then the pre-merger rosters of EN-11, EN-32 and 221 shall be dovetailed and placed below the pre-merger roster of C-401. Then the pre-merger rosters of EN-32, 221 and C-401 shall be dovetailed and placed below the pre-merger roster of EN-11. This process shall increase the size of the pre-merger rosters.
  - 8.4 Upon completion of the pre-merger roster creation provided by Section 8.3, the post-merger prior-rights rosters for seniority districts 221, C-401 EN-11 and EN-32 shall be dovetailed and placed below the new pre-merger roster of all four rosters.
    - 8.4.1 EN 26 is included in 8.1 through 8.4 by virtue of the fact it is part of EN-32. The new EN-26 roster shall be constructed in the same manner as the EN-32 roster as outlined above.
  - 8.5 Engineers establishing seniority on 221, C-401, EN-11 and EN-32 on or after December 7, 2000 (including engineers in Locomotive Engineer Training on the effective date of this agreement) shall rank behind the post-merger rosters created by Section 8.4.
  - 8.6 Upon completion of the process provided by Sections 8.1 through 8.5, seniority rosters 221, C-401, EN-11 and EN-32 shall be dovetailed (including the pre-merger prior-rights, post-merger prior rights and engineers establishing seniority after December 7, 2000 on each roster) and placed on the bottom of seniority roster G-401.

- 8.7 Engineers holding seniority on roster G-401 on the effective date of this agreement (including engineers in Locomotive Engineer Training on the effective date of this agreement) shall be placed on the bottom of rosters 221, C-401, EN-11, EN-32 and EN-26 with seniority dates as described below:
  - 8.7.1 Engineers establishing seniority on roster G-401 prior to December 7, 2000 shall have a seniority date equal to that of the effective date of this agreement. Engineers establishing seniority on roster G-401 on or after December 7, 2000 (including engineers in Locomotive Engineer Training on the effective date of this agreement) shall have a seniority date equal to one date past the effective date of this agreement.
- 8.8 Engineers on rosters 221, EN-11, EN32 C-401 and G-401 shall be dovetailed creating Roster X-401.
- 8.9 In the event engineers possess the same seniority date as an engineer, ranking shall be established as follows:
  - 8.9.1 The engineer's fireman's seniority date or ground service date, whichever is earliest.
  - 8.9.2 The engineer with an earlier fireman's or ground-service seniority date shall rank ahead of an engineer with a later fireman's or ground-service seniority date.
  - 8.9.3 If ranking cannot be determined pursuant to Section 8.8.1, then the engineer older in chronological age shall be ranked ahead of younger engineers.
  - 8.9.4 If ranking has not been determined pursuant to the operation of Sections 8.8.1 or 8.8.2, then ranking shall be determined by drawing numbers from a container.
- 9. Engineers with a seniority date established prior to December 7, 2000 who acquire seniority on a new seniority roster pursuant to the terms of this agreement shall have the right to exercise this newly-acquired seniority, but they may not be force assigned to any job or position to which they would not have been subjected to force assignment prior to the effective date of this agreement.

- 9.1 Engineers on G-401 who are placed to the bottom of any seniority roster with a new seniority date equal to the effective date of this agreement shall have the right to exercise this newly-acquired seniority, but they may not be force assigned to any job or position to which they would not have been subjected to force assignment prior to the effective date of this agreement. Engineers on G-401 who are placed to the bottom of any seniority roster with a new seniority date being one date past the effective date of this agreement may be force assigned.
- 10. Engineers establishing seniority after the effective date of this agreement (including engineers in Locomotive Engineer Training) shall establish seniority on all five seniority rosters.
- 11. A new expanded seniority district shall be created encompassing the geographical area including the Fort Worth Subdivision between and including both Fort Worth (ATSF) and Gainesville; the Red Rock Subdivision between Gainesville and to and including
  - Arkansas City; the Madill Subdivision between and including Irving and Madill south, the Creek Subdivision between and including Madill north and Tulsa (including the entire Tulsa Seniority District); the Wichita Falls Subdivision between and including Fort Worth (BN) and Wichita Falls; the Chickasha Subdivision between Quanah and MP 668.73; and the Red River Subdivision between Wichita Falls and Amarillo, including the FWD jobs at Quanah. This shall be known as the Texhoma Seniority District
    - 11.1 Zone 1 of the Texhoma Seniority District shall be comprised of the Madill and Creek Subdivisions (including the entire Tulsa Seniority District), not including Irving.
    - 11.2 Zone 2 of the Texhoma Seniority District shall be comprised of the Fort Worth subdivision (including Fort Worth) to and including both Gainesville and Irving.
    - 11.3 Zone 3 of the Texhoma Seniority District shall be comprised of the Wichita Falls, Chickasha (to MP 668.73) and Red River Subdivisions.
    - 11.4 Zone 4 of the Texhoma Seniority District shall be comprised of the Red Rock Subdivision, including that portion of the Chickasha Subdivision between Oklahoma City and MP 549, but not including Gainesville. This Zone shall not be used to fill vacancies on any other Zone of the Texhoma Seniority District.

- 12. When filling permanent vacancies pursuant to the terms of the socalled "Primary Recall Agreement," (OPS 7-05), the Zones created by this agreement shall be recognized as such under that agreement.
- 13. When it becomes necessary to assign a demoted engineer across the Zone boundaries, the following will apply:
  - 13.1 Vacancies on Zone 1 shall be filled from Zone 2.
  - 13.2 Vacancies on Zone 3 shall be filled from Zone 2
  - 13.3 Vacancies on Zone 2 shall be filled in the following manner:
    - 13.3.1 Vacancies governed by the former SLSF collective bargaining agreements, from Zone 1.
    - 13.3.2 Vacancies governed by either the former FWD or ATSF collective bargaining agreements, from Zone 3.
  - 13.4 In the event it is necessary to force assign a position in the combined Alliance-Oklahoma City pool the following shall govern:
    - 13.4.1 Former ATSF equity slots will be force-assigned using employees off the G401 roster in Zone 2.
    - 13.4.2 Former Frisco equity slots will be force-assigned using employees off the EN32 roster in Zone 2.
    - 13.4.3 In the event that there are no available employees in Zone 2, then the language in Section 13.3 shall apply.
- 14. The guaranteed extra boards at Alliance shall be realigned as follows:
  - 14.1 Fort Worth Board 8 shall protect vacancies on yard positions within the expanded Fort Worth Terminal.
  - 14.2 Two road extra boards will be established; a North Extra Board and a South Extra Board. Vacancies on these Boards shall be filled utilizing the X-401 roster as established in paragraph 8.8.

- 14.2.1 The North Extra Board shall protect the following assignments and/or vacancies:
  - Alliance to Oklahoma City Pool (including extra service such as Hours-of-Service Relief and work trains)
  - Fort Worth to Madill Pool (Fort Worth assignments including extra service such as Hours-of-Service Relief and work trains)
  - Locals & Roadswitchers belonging to the Frisco within the Fort Worth Consolidated Terminal, and those at Irving.
  - Sherman Locals & Roadswitchers belong to the Frisco (Fort Worth assignments)
  - Any trains going to the KCS via Wylie.
  - May be used to supplement the Gainesville Extra Board, but if so used earnings for such service will be not be used to offset guarantee.
  - May be used to supplement yard vacancies at North Yard and Saginaw, but if so used earnings for such service will not be used to offset guarantee.
- 14.2.2 The South Extra Board shall protect the following assignments and/or vacancies:
  - Alliance to Childress Pool (including extra service such as Hours-of-Service Relief and work trains)
  - Alliance to Sweetwater Pool (Fort Worth assignments including extra service such as Hours-of-Service Relief and work trains)
  - Alliance to Temple Pool (Fort Worth assignments including extra service such as Hours-of-Service Relief and work trains)
  - Short Turnaround service from Alliance to Cleburne/Venus

- May be used to supplement the Cleburne Extra Board, but if so used earnings for such service will be not be used to offset guarantee.
- May be used to supplement yard vacancies at Alliance, but if so used earnings for such service will not be used to offset guarantee.
- 14.2.3 If the North and South Extra Boards are used to supplement each other, employees will be compensated for such service over and above guarantee. Also, if a road extra is used to supplement the yard extra board, or vice versa, they will be compensated for such service over and above guarantee.
- 15. The Side Letter to Implementing Agreement 18(b) dated January 30, 2001, is hereby extinguished.
- 16. Vacations in the Alliance-Oklahoma City pool will be assigned in accordance with the November 1, 2005 Letter of Understanding.
- 17. Except as specifically modified herein, all agreement provisions, rules, practices and understandings remain in effect.

FOR THE BNSF RAILWAY COMPANY:	FOR THE BROTHERHOOD OF LOCOMOTIVE ENGINEERS AND TRAINMEN:
Assistant Vice President Labor Relations	General Chairman Gibbons
General Director Labor Relations	General Chairman Morrison
Director Labor Relations	General Chairman Williams



BNSF Railway Company P.O. Box 961030 Fort Worth, TX 76131 2600 Lou Menk Dr. OOB Garden Level Fort Worth, TX 76131 (817) 352-1076 (817) 352-7319

Gene.Shire@bnsf.com

Side Letter No. 1

In connection with Section 14 of this Agreement, the October 1, 1998 Letter of Understanding regarding the Alliance/Childress and Alliance/Sweetwater pools will be amended as follows:

From October 1 through March 31 of each year, the highest numbered Cleburne allocated turn in the Alliance/Childress pool (Alliance Board 42) shall be converted to a Sweetwater turn.

Sincerely,
Gene L. Shire
Accepted:
Austin Morrison – BLET General Chairman
Pat Williams – BLET General Chairman
Rick Gibbons – BLET General Chairman



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(817) 352-1076 (817) 352-7319 Gene.Shire@bnsf.com

Side Letter No. 2

In connection with Section 14 of this Agreement, when assigned to the extra boards created by this Agreement, employees will be governed by ATSF Rules and Rates of Pay.

and Rales of Pay.
Sincerely,
Gene L. Shire
Accepted:
Austin Morrison – BLET General Chairman
Pat Williams – BLET General Chairman
Rick Gibbons – BLET General Chairman



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Side Letter No. 3

During our negotiations, the parties agreed that if an away-from-terminal engineer is used in hours of service relief and not deadheaded back to the home terminal (but rather tied up back at the away-from-home-terminal) they would be compensated for all time consumed after legal rest until they are called again and are under pay. This payment would be at the same rate of pay as all other held-away-from- home payments are made.

Also, if an engineer is utilized in turnaround service as referenced above, they cannot be called again for anything but deadhead or working service back to the home terminal.

Sincerely,
Gene L. Shire
Accepted:
Austin Morrison – BLET General Chairman
Pat Williams – BLET General Chairman
Rick Gibbons – BLET General Chairman



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Side Letter No. 4

During our negotiations, the parties agreed and understood that all provisions for transfer of engineer seniority will be preserved and administered as they were prior to the implementation of this agreement. This includes all agreements, understandings and interpretations of the former roads.

Rick Gibbons – BLET General Chairman
Pat Williams – BLET General Chairman
Austin Morrison – BLET General Chairman
Accepted:
Gene L. Shire
Sincerely,



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Side Letter No. 5

During our negotiations, the parties agreed that due to the magnitude of the seniority issues within the proposal, a roster certification process should be established.

Therefore, the involved rosters will be posted by BNSF as near to the effective date of the agreement as possible. The employees will be notified via that posting that they will have no more than 90 days to forward a protest to the involved BLET General Chairman stating their exception to their placement, sequence, and/or seniority date in accordance with the agreement.

Once those matters are appropriately addressed, the involved BLET General Chairmen will deem the rosters as certified from any further disputes.

Sincerely,
Gene L. Shire
Accepted:
Austin Morrison – BLET General Chairman
Pat Williams – BLET General Chairman
Rick Gibbons – BLET General Chairman



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February 12, 2008

Rick Gibbons PO Box 28066 Kansas City, MO 64188 Pat Williams 101 N. Beverly ST Crowley, TX 76036

Austin Morrison 7637 Canyon Drive Amarillo, TX 79110

Gentlemen,

During our negotiations regarding the New York Dock Notice involving the Ft Worth to Oklahoma City pools, we discussed the possibility of negotiating mandatory rest day agreements such as the one in the Alliance-Temple pool.

By virtue of this correspondence, BNSF commits to producing templates to open negotiations for each of the established pools identified in the proposal draft and to include the new combined pool.

Where there is joint jurisdiction by more than one BLET Committee in a pool, all involved General Chairman will be involved in that process.

Sincerely,

Gene L. Shire