## EMPLOYMENT STANDARDS TRIBUNAL

In the matter of an appeal pursuant to Section 112 of the *Employment Standards Act* S.B.C. 1995, c. 38

-by-

Northern Ropes & Industrial Supply Ltd. ("Northern Ropes")

- of a Determination issued by -

The Director of Employment Standards (the "Director")

**ADJUDICATOR:** C. L. Roberts

**FILE No.:** 96/516

Date Of Hearing: January 13, 1997

**DATE OF DECISION:** January 13, 1997

**DECISION** 

## **APPEARANCES**

Bill Bell Representing Northern Ropes

Robert Krell Representing the Director

Montgomery Armstrong Representing himself

## **OVERVIEW**

This is an appeal by Northern Ropes & Industrial Supply ("Northern Ropes"), pursuant to Section 112 of the *Employment Standards Act* ("the *Act*"), against a Determination of the Director of Employment Standards ("the Director") issued on August 18, 1996. The Director found that Northern Ropes was in violation of Section 63(1) of the *Act*, and ordered compensation for length of service in the amount of \$1640.30.

At the hearing, the parties reached a settlement. A term of that agreement was that, Mr. Bell, on behalf of Northern Ropes, agreed to withdraw the appeal.

Consequently, there will be no Order, as the matter has been resolved to the satisfaction of the parties.

C. L. Roberts Adjudicator

**Employment Standards Tribunal**