PUBLIC LAW BOARD NO. 5850

Award No. 281 Case No. 281

(Brotherhood of Maintenance of Way Employes

(The Burlington Northern Santa Fe Railroad (Former (ATSF Railway Company)

STATEMENT OF CLAIM:

PARTIES to DISPUTE:

- The Carrier violated the Agreement on April 22, 2005 when Claimant, S. R. Herroz, was dismissed for testing positive for drugs/alcohol a second time within 10 yearn.
- 2. As a consequence of the violation referred to in part (1), the Carrier shall immediately reinstate the Claimant's seniority vacation and all other rights matured, remove any mention of this incident from hb personal record. and nuke him whob for any wages bat beginning April 22, 2005 forward.

FINDINGS

Upon the whole record and all the evidence, the Board finds that the parties

herein am Carrier and Employee within the meaning of the Railway Labor Act, as

amended. Further, the Board b duly constituted by Agreement, has jurisdiction of the

Parties and of the subject matter, and the Parties to the dispute were given due notice of

the hearing thereon.

On April 22, 2005, the Carrier terminated Claimant's employment and seniority

rights when they did direct to Claimant the following letter:

"Mr. Herroz:

I have been advised by the BNSF Medical Department that you have viobted the BNSF Policy on Use of Alcohol and Drugs, effective September 1, 2005, by testing positive fur a controlled substance on a follow-up test conducted on April 11, 2005. Furthermore, BNSF records disclose that this is the- second time within a ten (IO] year period that you have tested positive under the BNSF Policy on the Use of Alcohol and Drugs. The first violation occurred on January 13, 2004. In accordance with the **Carrier's** stated **policies** and **practices**, BNSF shall dismise from service • mployeea who have more than one confirmed positive test for akohol or a controlled substance, obtained under any circumstances, during any ten-year period. Therefore, effective immediately your seniority and employment with the Burlington Northern Santa Fe Railway b terminated.

Pursuant to Letters of Understanding dated June 24, 1991, and December 29, 2003, between the Carrier and the Brotherhood of Maintenance of Way Employees, if you dispute this action, a claim for your reinstatement may be filed on your behalf within 60 days from the date of this letter."

As outlined in the aforequoted letter, Claimant had 60 days from the date of the

letter to file a claim. Claimant did timely file. The random teat on April 11, 2005, was

done pursuant to a Letter of Understanding Claimant read, understood and signed to

regain his seniority and employment rights following the January 13, 2004, failed drug

test

Following is a partial portion of the understanding reached between Claimant and

the Carrier on February 27; 2004, following the first failed drug test:

Wear Mr. Herroz:

You have aatbfaetorily completed the necessary requirements following your positive test. Pbaae be advised that you am now subject to periodic testing for a period of five (5) years from the date you return to work. When a follow-up test b required, You will be notified by the proper • utharfty. Before you may return to active service, it b your responsibility to contact your supervisor and comply with any other conditions that have been set forth as a result of your positive test.

<u>Violation of any one of more of the following conditions will subject you to</u> s <u>i</u> <u>m</u> -

- * More than one confirmed positive test either for any controlled substance or alcohol, obtained under any circumstances during any 10-year period.
- A single confirmed positiva test either for any controlled substance or akohol obtained under any circumstances within three years of any 'serious offense' as defined by the Burlington Northern Santa Fe

'Policy for Employee Performance Accountability.'

- Failure to abide by the instructions of the Medical & Environmental Department and/or Employee Assistance Program regarding treatment, education and follow-up testing.
- · Failure to provide a urine or breath alcohol specimen without a valid. verified medical explenation.
- Adulteration, substitution of dilution of urine semples.
- Possession of sicohol, controlled substance, illegally obtained druge, adulterant substance, or drug peraphernalia on BNSF property.

I have read and understand the above conditions.

Employee Signature /signed/ Date 02-27-04" Sammy R. Herroz; Employee Number: 6376078

From the aforequoted, Claimant knew the action the Carrier would take if he failed

to abide by the reinstatement pledge he signed indicating he read and understood the

conditions. The Carrier was fully within its Agreement rights to terminate Claimant's seniority and employment.

AWARD

Claim denied.

ORDER

This Board, after consideration of the dispute identified above, hereby orders that

an award favorable to the Claimant(s) not be made.

Robert L. Hicks, Chairman & Neutral Member

Rick B. Wehril. Labor Member

Dated: April 26, 2006

Samantha Ropers, Carrier Nember