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AGREEMENT

between

HER MAJESTY THE QUEEN IN THE RIGHT OF THE PROVINCE OF NOVA SCOTI/

represented by the CIVIL SERVICE COMMISSION

and the

NOVA SCOTIA GOVERNMENT EMPLOYEES UNION

Croup: Professional Classification and Pay Plan

AGREEMENT made this 22nd day of May

1987.

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Preamble

Whereas it is the intention and purpose of the parties to this Agreement to maintain the existing harmonious relations and settled conditions of employment between the Employer, the employees and the Union, to improve the quality of the Public Service of the Province and to promote the well being and the increased productivity of its employees to the end that the people of the Province will be well and efficiently served; accordingly the parties hereto set forth certain terms and conditions of employment relating to pay, hours of work and other related terms and conditions of employment affecting employees covered by this Agreement.

Now therefore, the parties agree 45 follows.

ARTICLE I - INTERPRETATION AND DEFINITIONS

*1.01 Definitions

For the purpose of this Agreement;

- (1) "Bargaining Unit" means all the probationary, permanent, term and temporary employees of the Employer in the Professional Classification and Pay Plan except those employed in a managerial or confidential capacity.
- (2) "Employee" means a person who is included in the bargaining unit.
- (3) "Employer" means Her Majesty the Queen in the right of the Province through the agency of the Civil Service Commission.
- (4) "Holiday" means:
 - (a) in the case of a shift that does not commence and end in the same day, the twenty-four (24) hour period commencing from the time at which the shift commenced if more than four (4) hours of the shift fall on a day designated as a holiday in this Agreement;
 - (b) in any other case, the twenty-four (24) hour period commencing at 12:01 a.m. of a day designated as a holiday in this Agreement.
- (5) "Leave of absence" means absent from work with permission.
- (6) "Lockout" includes the closing of a place of employment, a suspension of work or a refusal by the Commission on behalf of the Government of Nova Scotia to continue to employ a number of its employees done to compel the employees, or to aid another employee to compel its employees, to agree to terms or conditions of employment.
- (7) "Strike" includes a cessation of work, a refusal to work or to continue to work by employees in combination or in concert or in accordance with a common understanding for the purpose of compelling the Commission to agree to terms or conditions of employment or to aid other employees in compelling their employer to agree to terms or conditions of employment.
- (8) "Union" means the Nova Scotia Government Employees Union.

*1.02 Service

For the purposes of this Agreement, "service" means:

- (a) (1) total accumulated months of employment for employees where appointments have been made by the Employer under the provisions of the Civil Service Act; and
 - (2) total accumulated months of unbroken full-time employment where the unbroken employment in Departments, Boards, Commissions and Agencies enumerated in Appendix 3, has been a combination of full-time and unbroken Non-Civil Service and Civil Service employment.
- (b) (1) Notwithstanding Article 1.02(a), except as otherwise provided in this Agreement, one (1) month of service and therefore one (1) month of

- service related benefits shall be credited to an employee who does no receive salary for eight (8) days or less during that calendar month.
- (2) Notwithstanding Article 1.02(a), except as otherwise provided in thi Agreement, no service and therefore no service related benefits shall be credited to an employee who does not receive salary for in excess o eight (3) days during that calendar month.
- (3) For the purposes of Article 1.02(b)(1) and 1.02(b)(2), service relate benefits are vacation, sick leave and Public Service Awards.

1.03 Civil Service Terms

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Except as otherwise provided in this Agreement, expressions used in this Agreement, if defined in the Civil Service Act and Regulations or the Civil Service Collective Bargaining Act have the same meaning as given to them in the Civil Service Act and Regulations or the Civil Service Collective Bargaining Act.

1.04 Use of Masculine Gender

Unless any provision of this Agreement otherwise specifies, words importing t the masculine gender shall include females and vice versa.

ARTICLE 2 - RECOGNITION

2.01 Bargaining Agent Recognition

The Employer recognizes the Union as the exclusive Bargaining Agent.

2.02 No Discrimination for Union Activity

The parties agree that there will be no discrimination, interference, restriction or coercion exercised or practised with respect to any employee for reason 6 membership or activity in the Union.

2.03 No Discrimination

Neither the Employer nor any person acting on behalf of the Employer shall refus to continue to employ any employee or otherwise discriminate against an employee on the basis of race, religion, creed, colour, ethnic or national origin sex, marital status, age or physical handicap except as authorized by the Civ Service Act or any other Act.

ARTICLE 3 • APPLICATION

This Agreement applies to and is binding on the Union, the employees, and the Employer.

ARTICLE 4 - PROVINCIAL SECURITY

Nothing in this Agreement shall be construed to require the Employer to do or refraining from doing anything contrary to any instruction, direction or regulations given or made obehalf of the Government of Nova Scotia, in the interests of the health, safety or securit of the people of the Province.

ARTICLE 5 - FUTURE LEGISLATION

5.01 Future Legislation

In the event that any law passed by the Legislature, applying to the employed covered by this Agreement renders null and void any provision of this Agreement the remaining provisions of the Agreement shall remain in effect for the term c the Agreement.

5.02 Conflict With Regulations

A provision in a Collective agreement that conflicts with a regulation affectly employees of a bargaining unit covered by a collective agreement prevails over the regulation.

ARTICLE 6 - MANAGEMENT RIGHTS

6.01 Management Rights

The management and direction of employees and operations is vested exclusively in the Employer and any matter arising out of this shall not be the subject of collective paragraining. All the functions, rights, power and authority which the Employer has not specifically abridged, deleted or modified by this Agreement are recognized by the Union as being retained by the Employer.

6.02 Safety Regulations

It is the exclusive function of the Employer to enforce safety and other regulations.

6.03 Consistent Application

The Employer agrees that management rights will not **be** exercised In a manner inconsistent with the express provisions **c** this Agreement.

6.04 Delegation of Authority

The Employer reserves the right to delegate any authority provided **under** this Agreement.

ARTICLE 7 • RIGHTS AND PROHIBITIONS

7.01 No Lockout or Strike

The Employer shall not cause a lockout and an employee shall not strike.

7.02 No Sanction of Strike

The Union shall not sanction, encourage or support, financially or otherwise, a strike by its members or any of them who are governed by the provisions of the Civil Service Collective Bargaining Act.

ARTICLE 8 - PROVISION OF BULLETIN BOARD SPACE

8.01 <u>letin Boards</u>

The Employer will provide bulletin board space for the posting of notices pertaining to elections, appointments, meeting dates, news items, social and recreational affairs.

8.02 Distribution of Union Literature

The Employer shall where facilities permit, make available to the Union specific locations on its premises for the placement of bulk quantities of literature of the Union.

ARTICLE 9 - INFORMATION

9.01 Copies of Agreement

The Employer agrees to supply each employee with a copy of the Agreement.

9.02 <u>Letter of Appointment</u>

An employee upon hiring **shall** be provided with a statement of his classification and employment status as to the **nature** of the appointment.

9.03 Employer to Acquaint New Employees

The Employer agrees to acquaint new employees with the fact that a collective agreement is in effect including the conditions of employment set out in the articles concerning checkoff and stewards.

*9.04 <u>on Descriptions</u>

(a) Upon request by the employee, the Employer shall provide the position description outlining the duties and responsibilities assigned to his/he

position. The Employer will endeavour to ensure that position descrare reviewed and revised where necessary at periodic intervals but un circumstances shall that interval be in excess of five (5) years.

(b) All position descriptions shall be signed by the Civil Service Commissi copies shall be forwarded to the Union.

9.05 Bargaining Unit Information,

The Employer agrees to provide the Union such information relating to empt in the bargaining unit that in the opinion of the Employer may be required Union for collective bargaining purposes.

ARTICLE 10 -/APPOINTMENT 8//360

10.01 Probationary Period

An employee may be appointed to his position on a probationary basis for a not to exceed twelve (12) months.

10.02 Confirmation of Permanent Appointment

- (a) The Employer may, after an employee has served in a position probationary basis for a period of six (6) months, confirm the appointm a permanent basis.
- (b) The Employer shall, after the employee has served in a position probationary basis for a period of twelve (12) months, except as prov Article 10.03 (a), confirm the appointment on a permanent basis.

16.63 Extension of Probationary Perlod

- (a) The Employer may, before the expiration of the employee's initial twel month period of appointment on a probationary basis, extend the probatappointment for a period not to exceed six (6) months.
- (b) When an employee's probationary appointment is to be extended as of in Article 10.03 (a), the Deputy Head shall notify the employee one (1) prior to the expiry of the probationary period setting out the reasons extension.

13.04 <u>Termination of Probationary Appointment</u>

The Employer or Deputy Head may terminate a probationary appointment time.

10.05 Temporary Appointment

- (a) The Employer may appoint a person on a temporary basis not to exceed months.
- (b) The Employer may extend an appointment of a person made on a tem basis for a second period not to exceed six (6) months.
- (c) The Employer or Deputy Head may terminate a temporary appointment any time.

10.06 Term Appointment

The Employer may, where it is anticipated that a project will exceed one (but will not exceed five (5) years in duration, appoint an a term basis emprequired to carry on the project.

10.07 Termination of Term Appointment

The Employer or Deputy Head may terminate a term appointment at any tin

•10.08 Change of Term Status

(a) The Employer may change the status of an employee appointed und provisions of Article 10.06 to probationary, permanent or temporary.

(b) If the term appointment exceeds two (2) Years, or the initial term appointment is renewed resulting in total combined periods of more than (2) consecutive years, the incumbent term employee so affected shall he his/her status changed to that of permanent employee upon the completion of the two (2) years' service. For the purpose of this Article "service" is calculated from the date of last appointment to the Civil Service.

10.09 Termination Notice

If the employment of an employee appointed to a position on a probationary, temporary or term basis is to be terminated for reasons other than Willful misconduct or disobedience or neglect of duty, the Employer or Deputy Head shall advise the employee in writing not less than ten (10) days prior to the date of termination.

10.10 <u>Written Reason for Termination</u>

An employee employed in a position on a probationary, temporary or term basis shall be given the reasons for termination, in writing, if he so requests, within the period of notice pursuant to Article 10.09.

IC. II Re-employment in Former Position

The Employer shall confirm the appointment permanent on the effective date of the probationary appointment, a permanent employee whose employment was terminated for any reason and who is reappointed to his former position within a year from the date of such termination. In this case, the term "former position" refers to the same block in the organizational chart of the department where previously employed.

•10.12 Casual Employees

A person who is employed on a casual basis by the Employer and/or it! Departments, Boards, Commissions or Agencies (as outlined in Appendix 3 of the Agreement) in a position title and classification included in the bargaining unit, shall, upon obtaining one (1) year's full-time continuous service from his/her date of last appointment, be appointed to the Civil Service as a permanent emple pursuant to the provisions of the Civil Service Act and shall become a member the bargaining unit, save and except such persons who are excluded pursuant to Section 11 of the Civil Service Collective Bargaining Act and such persons who are represented by any other bargaining agent. For the purpose of this provision, "full-time" employment shall be determined on the basis of the equivalent to the hours of work established for full-time employees under the terms of this Agreement.

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ARTICLE 11 - CHECKOFF

11.01 Deduction of Union Dues

- (a) The Employer will, as a condition of employment, deduct an amount equal to the amount of the membership dues from the bi-weekly pay of all employees in the bargaining unit. Deductions for employees entering the service during the life of the Agreement shall commence at the first full bi-weekly pay period.
- (b) Dues deductions for employees who are included or excluded from the bargaining unit during the life of the Agreement, shall begin or cease, effective on the first full bi-weekly pay period immediately following their inclusion or exclusion.

11.02 Notification of Deduction

The Union shall inform the Employer in writing of the authorized deduction to be sheeked off for employees mentioned in Article 11.01.

11.03 Religious Exclusions

Deductions for membership dues shall not apply to any employee who for religious reasons cannot pay union dues provided he makes a contribution equal to said union dues to some recognized charitable cause.

11.04 Remittance of Union Dues

The amounts deducted in accordance with Article 11.01, shall Seremitted to Secretary-Treasurer of the Union by cheque within a reasonable time deductions are made and shall be accompanied by particulars identifying employee and the deductions made on his behalf.

11.05 Liability

The Union agrees to idemnity and save the Employer harmless against any to or liability arising out of the application of this Article except for any claim liability arising out of an error committed by the Employer.

11.06 Notification of Appointments and Terminations

The Employer shall advise the Union of the appointment of each probationary, permanent, temporary or term employee or the cancellatic termination of each probationary, permanent, temporary or term appoint within five (5) days after the date of the appointment or of the cancellation the termination, unless circumstances are such as to warrant an extension of period.

ARTICLE 12 - STEWARDS

12.01 Recognition

The Employer acknowledges the right of the Union to appoint employed Stewards.

12.62 Jurisdictional Areas and Notification

- (a) The Employer and the Union will agree on the number of Stewards, t into account both operational and geographical considerations;
- (b) The Union agrees to provide the Employer with a list of the employer designated as Stewards for each jurisdictional area.

12.03 Servicing of Grievances

It is understood that Stewards, Officers and members of the Union have regular work to perform on behalf of the Employer. It is acknowledged grievances should be serviced as soon as possible and that if it is accessa service a grievance during working hours, employees will not leave their without giving an explanation for leaving and obtaining the Superv permission. Permission will not be unreasonably withheld. The Steward report back to the Supervisor before resuming the normal duties of his position.

ARTICLE 13 - TIME OFF FOR UNION BUSINESS

13.01 Leave Without Pay

Board meerings;

Where operational requirements permit, and on reasonable notice, special

- without pay shall **be** granted to employees who are elected:

 (a) as members of the Board of Directors of the Union for the attendance.
- (b) as members of the Bargaining Unit Negotiating Council of the Union to attendance at Council Meetings;
- (c) as required delegates to attend special conventions including, N.U.P. C.L.C., Novo Scotia Federation of Labour;
- (d) as members of standing Committees of the Union for the attendant meetings of standing Committees;
- (e) as members of the Executive to attend Executive Meetings of the Scotia Federation of Labour.

Such permission will not be unreasonably withheld.

13.02 Notification to Employer

The Union shall notify the Employer of the names, including the departmit wherein the employee is employed, of the members of the Board of Directors a bargaining Unit Negotiating Council.

13.03 Annual Meeting

- (a) Where operational requirements permit and on reasonable notice, the Deput Head shall grant special leave with pay for a period not exceeding two days, and special leave with pay for travelling time for such portion of tworking day prior to and following the meeting as may be required employees who are elected or appointed as registered delegates to attend the Annual Meeting of the Union. Such permission shall not be unreasonat withheld.
- (b) The Union shall notify the Employer of the names, including the departme wherein the employee is employed, of the registered delegates to the Annu Meeting of the Union at least three (3) weeks in advance of the Annu Meeting.

13.04 Number of Employees Eligible

The number of employees eligible for special leave provisions under Article 13, and 13,03 shall be in accordance with the numbers laid down in the Nova Scot Government Employees Constitution.

•13.05 Contract Negotiations

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Where operational requirements permit, and **on** reasonable notice, the **Employ** shall grant special leave with pay for not more than two (2) representatives of t bargaining unit for the purpose of attending contract negotiation meetings where the Employer on behalf of the Union. Such permission shall not be unreasonal withheld.

13.06 Adjudication and Joint Consultation

Where operational requirements permit, and on reasonable notice, the shall grant special leave with pay to employees who are:

- (a) called as a witness by an Adjudication Board prescribed by Article 27;
- (b) meeting with management in joint consultation as prescribed by Article 23.

13.07 Grievance Meetings

Where operational requirements permit, and on reasonable notice, the Employ shall grant special leave to an employee:

- (a) where the Employer originates a meeting, with the employee who presented the grievance, special leave with pay;
- (b) where an employee who has presented a grievance seeks to meet with t Employer, special leave with pay when the **meeting** is held in t headquarters area and special leave without pay when meeting is held outsi the headquarters area;
- (c) where an employee has presented a grievance, and a hearing is held at t final level of the grievance process, special leave with pay to attend t heating.

13.08 No Loss of Service

For the purpose of this Article, approved special leave without pay shall not subject to the provisions of Article 1.02(bX2).

13.09 Full-time President

Leave of absence for the full-time President of the Union shall be granted accordance with the Memorandum of Agreement between the parties, which are form part of this Agreement.

ARTICLE 14 - HOURS OF WORK

14.01 Hours of Work

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Employees Shall be required to work the ty-five (hours per week exclusional breaks. Subject to operational requirements and efficiency of the ser as determined by the Deputy Head or delegated official daily hours of work be flexible.

•14.02 Compensation far Work in Excess of Normal Hours

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- (a) Where, due to operational requirements, an employee is required authorized, by the Deputy Head or delegated official, to work hours in e of normal working hours, the Deputy Head or delegated official shall, mutual agreement of the employee, and as operational requirements pe correspondingly adjust subsequent hours of work,
- (b) Where operational requirements do not permit the employee to be greatime off with pay in lieu of the additional hours worked within a 12-n period, he/she shall be entitled to receive compensation for such accumul hours. Compensation will be paid once per year, at the employee's re straight-time rate of pay in respect to the hours accumulated as at Ma in any year for which time off has not been scheduled.

14.03 Resident Engineers - Transportation

- The normal work week for Resident Engineers, Department Transportation, shall be forty (40) hours per week, exclusive of meal brea
- (b) The employees covered by 14.03(a) shall be entitled to five (5) additional leave with pay each year. Such leave shall be granted in accordance wit provisions of Article 17.04.

14.04 Posting of Shift Schedules

Where necessary, the Employer agrees to post shift schedules at least tu weeks in advance and that there will be no change in the posted shift sche except with the consent of the employee(s) or in the event of an emergency.

14.05 No Guarantee of Hours

An employee's scheduled hours of work shall not be construed as guaranteein employee minimum or maximum hours of work.

14.06 Rest Periods

Where operational requirements permit, employees shall be entitled to tu rest periods per shift day, totalling not more than thirty (30) minutes.

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*14.07 Flexible Working Hours

The Employer shall, where operational requirement-, and efficiency of the sepermit, authorize a flexible working hours schedule, if the Employer is sat that an adequate number of employees in a unit have requested and wiparticipate in such a schedule.

•14.08 Modified Work Week

Where employees in a unit have indicated a desire to work a modified work the Deputy Head or delegated official may authorize experiments with a mu work week schedule, providing operational requirements permit and the pro of services are not adversely affected. The averaging period for a modified week shall not exceed three (3) calendar weeks, and the work day shall not exten (10) hours.

Such modified work schedules will not be implemented prior to January I, unless otherwise agreed to and approved by the Union and the Employer.

•14.09 Return to Regular Times of Work

In the event that a modified work week or flexible working hours system pro for in Articles 14.07 and 14.08:

- (b) incurs an increase in cost to the employing department; or
- (c) is operationally impractical for other reasons;

the employing department may require a return to regular times of work, in whi case the employees shall be provided with sixty (60) calendar days' advance not of such requirement.

+ARTICLE 15 - AMENDMENTS TO OVERTIME EXCLUSIONS

The Employer will consult with the Union, where new positions and position titles a added to this occupational category, before deeming the positions to be eligible ineligible for overtime.

ARTICLE 16 - STANDBY AND CALLBACK

16.01 Standby Compensation

Standby Compensation 49/9100
Employees who are required by the Employer to standby shall receive standby p of eight dollars (\$8.00) for each standby period of eight (8) hours or less.

16.02 Employee Availability

An employee designated for standby duty shall be available during his period standby duty at a known telephone number and be able to report for duty quickly as possible if called.

16.03 Failure to Report

No compensation shall be granted for the total period of standby if the employ is unable to report for duty when required.

16.04 Callback Compensation

An employee who is called back to work and who reports for work shall compensated, for a minimum of four (4) hours at a straight time rate, for t period worked or the applicable overtime rate, whichever is greater. T minimum guarantee of four (4) hours' pay at the straight time rate shall apply of once during each eight (\$) consecutive hours on a standby.

16.05 Transportation Allowance

Employees called **back** shall be reimbursed for transportation to and from 1 place of work to a maximum of six dollars (\$6.00) per call.

ARTICLE 17 - VACATIONS

●17:01 Annual Vacation Entitlement

An employee shall be entitled to receive annual vacation leave with pay:

(a) each year during his/her first one hundred and eight (108) months of servi at the rate of one and one-quarter (1) drys for each month of service: and

(b) each year after one hundred and eight (108) months of service at the rate one and two-thirds (1-2/3) days for each month of service; and

(c) each year after two hundred and four (204) months of service at the rate two and one-twelfth (2-1/12) days for each month of service.

17.02 Vacation Year

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The vacation year shall be April 1 to March 31, inclusive.

17.03 Fractional Entitlement

If at the end of a vacation year, an employee's entitlement to vacation leave pay includes a fractional entitlement of less or more than one-half (1) day, entitlement shall be increased or decreased to the nearest one-half (1) day.

17.04 Authorization

An employee shall be granted vacation leave at such time during the year a: Deputy Head determines.

*17,05 Yacation Scheduling

- (a) Except as otherwise provided in the Agreement, vacation leave entitler shall be used within the year in which it is earned. The employee shall ai the Deputy Head Or delegated official in writing of his/her vacapreference as soon as possible for the following vacation year bur be March 15th in each year. The Deputy Head will respond in writing April 15th indicating whether or not the employee's vacation request authorized.
- (b) Preference in vacation schedule shall **be** given to those employees greater length of service as defined in Article 1.02, however those employmust be transferred into the work unit for six '') months before they callength **c** service to provide priority for selection of vacations.

17.06 Employee Request

Subject to the operational requirements of the service, the Deputy Head make every reasonable effort to ensure that an employee's written request vacation leave is approved. Where, in scheduling vacation leave, the Deputy is unable to comply with the employee's written request, the Deputy Head delegated official shall:

- (a) give the reason for disapproval; and
- (b) make every reasonable effort to grant an employee's vacation leave it amount and at such time as the employee may request in an altern request.

17.67 Unbroken Yacation

Where operational requirements permit, the Deputy Head shall make e reasonable effort to grant to an employee his request to enjoy his vac entitlement in a single unbroken period of leave.

*17.08 Vacation Carry Over



- (a) Except as otherwise provided in this Agreement, vacation leave for a pof not more than five (5) days may, with the consent of the Head of Deputy Head, be carried over to the following year, but shall lapse if not before the close of that year. Requests for carry over entitlement shamade in writing by the employee to the Deputy Head not later January 31st of the year in which the vacation is earned, provided how that the Deputy Head may accept a shorter period of notice of the requestion.
- (b) An employee scheduled to take vacation and who is unable to do so within vacation year due to illness or injury shall be entitled to carry over unused vacation to the subsequent year.

17.09 Accumulative Vacation Carry Over

An employee, on the recommendation of the Deputy Head and with the app of the Employer, may be granted permission to carry over five (5) days o vacation leave each year to a maximum of twenty (20) days if in the opinion the Deputy Head and the Employer, it will not interfere with the efficiency operation of the Department.

17.10 Use of Accumulated Vacation Carry Over

The vacation leave approved pursuant to Article 17.09, shall be used within years subsequent to the date on which it was approved and shall lapse i ithin that period unless the Deputy Head recommends that the time extended and the recommendation is approved by the Employer.

17.11 Borrowing of Unearned Vacation Credits

On the recommendation of the Deputy Head and with the approval of Employer, an employee who has been employed in the Public Service for a p

of five (5) or more years may be granted five (5) days from the vacation the next subsequent year.



17.12 Employee Compensation Local Separation

An employee, upon his separation from the Civil Service, shall be compensated for vacation leave to which he is entitled.

17.13 Employer Compensation Upon Separation

An employee, upon his separation from the Civil Service, shall compensate the Province for vacation which was taken but to which he was not entitled.

17,14 Vacation Credits Upon Death

When the employment of an employee who has been granted more vacation will pay than he has earned is terminated by death, the employee is considered to hat earned the amount of leave with pay granted to him.

17.15 Vacation Records

An employee is entitled once each fiscal year to be informed, upon request, of the balance of his vacation leave with pay credits.

17.16 Recall from Vacation

The Deputy Head will make every reasonable effort not to recall an employee duty after he has proceeded on vacation leave.

17.17 Reimbursement of Expenses upon Recall

Where, during any period of vacation leave, an employee is recalled to duty, I shall be reimbursed for reasonable expenses, subject to the provisions of Artic 28, that he incurs:

- (a) in proceeding to his place of duty: and
- (b) in returning to the place from which he was recalled if he immediate resumes vacation leave upon completing the assignment for which he v recalled.

17.18 Reinstatement of Vacation upon Recall

The period of vacation leave so displaced resulting from recall and transportation in accordance with Articles 17.16 and 17.17, shall either be added to t vacation period, if requested by the employee and approved by the Deputy Hea or reinstated for use at a later date.

17.19 Hiness During Vacation

If an employee becomes ill during a period of vacation and the illness is for period of three (3) or more consecutive days, and such illness is supported by medical certificate (Form 444) from a legally qualified medical practitioner, t employee will be granted sick leave and his vacation credit restored to the exte of the sick leave.

ARTICLE 18 - HOLIDAYS

18.01 Rid Holldays

The holidays for employees shall be:

- (a) New Year's Day
- (b) **Good** Friday
- (c) Easter Monday
- (d) Victoria Day
- (e) Canada Day

- (1) Labour Day
- (g) Thanksgiving Day
- (h) Rémembrance Day
- (i) Christmas Day
- (j) Boxing Day
- (k) one (1) additional day in each year that, in the opinion of the Employer, recognized to be a provincial or civic holiday in the area in which t employee is employed, or, in any area where, in the opinion of the Employer no such additional dry is recognized as a provincial or civic holiday, the findow in August.

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- (1) one-half (1) day beginning at 12:00 noon on Christmas Eve Day, we Christmas Day falls on Tuesday, Wednesday, Thursday, Friday, or Saturda
- (m) any other day or part of a day declared by the Employer to be a holida employees in whole or any part of the Province.

18.02 Exception

Article 18.01 doer not apply to an employee who is absent without pay on both working day immediately preceding and the working day following the design holiday.

18.03 Holiday Falling on a Day of Rest

When a day designated as a holiday coincides with the employee's day of rest Employer shall grant the holiday with pay on either:

- (a) the working day immediately following his day or rest; or
- (b) the day following the employee's annual vacation or another mut acceptable day between the Employer and the employee.

13.04 Hollday Coinciding with Paid Leave

Where a day that is a designated holiday for an employee as defined in Ar 18.01, falls within a period of leave with pay, the holiday shall not count as a of leave.

18.05 Compensation for Work on a Holiday

When an employee is employed in a continuous operation and his regular scheduled day of work falls on a paid holiday, as defined in Article 13.01, he receive compensation equal to two and one-half (2½) times his regular rafollows:

- (a) compensation at one and one-half (11) times his regular rate, including holiday pay, for the hours worked on the holiday; and
- (b) time off with pay in lieu of the holiday which shall not exceed on complete shift: on an hour for hour basis at a mutually acceptable time to the end of the calendar month immediately following the month in with the holiday fell.

ARTICLE 19 - SPECIAL LEAVE

19.01 Special Leave

The Employer, in any one year, may grant to an employee:

(a) special leave without pay, for such a period as it deems circumsu warrant;

(b) special leave with pay for reasons other than those covered under 19.1 19.10 inclusive, for such period as it deems circumstances warrant.

•19.02 Bereavement Leave

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(a) In the event of a death in the immediate family, every employee sha entitled to special leave with pay for a period of up to five (5) consec working days.

Immediate family is defined as father, mother, brother, sister, spouse, of the employee, father-in-law, mother-in-law, step child or ward of employee, and a relative permanently residing in the employee's househowith whom the employee permanently resides.

(b) Every employee shall be entitled to special leave with pay up to a maxi of one (1) day in the event of death of the employee's grandparents, so law, daughter-in-law, brother-in-law or sister-in-law, grandchild and material granted up to two (2) days for travel and shall be paid for those travel which are not regularly scheduled days of rest.

- (c) Every employee shall be entitled to one (1) day leave without pay, for purpose of attending the funeral of an aunt, uncle, or grandparents of spouse of the employee.
- (d) The above entitlement is subject to the proviso that proper notification made by the employee to his Deputy Head or delegated official.
- (e) If an employee is on vacation or sick leave at the time of bereavement, employee shall be granted bereavement leave and be credited the appropring member of drys to his/her vacation or sick leave credits.

19.03 Court Lasty

Leave of absence with pay shall be given to every employee other than employee on leave of absence without pay, or under suspension, who is required

(a) to serve on a jury; or 636/

- (b) by subpoena or summons to attend as a witness in nny proceeding held:
 - (1) in or under the authority of a court: or
 - (2) before an adjudicator or umpire or a person or body of pers authorized by law to make an inquiry and to compel the attendance witnesses before it: or
 - (3) before a legislative council, legislative assembly or any commit thereof that is authorized by law to compel the attendance of witness before it.

19.04 Jury Compensation

Any employee given leave of absence with pay to serve on a jury pursuant Article 19:03 shall have deducted from his salary an amount equal to the amount the employee receives for such jury duty.

19.05 Examination Leave

Where an employee participates in a personnel selection process for a position the Civil Service or for promotion, he shall be granted leave of absence with for the period during which the employee's presence is required for purposes the selection or promotion process and tor such further period as the Employeest considers reasonable for the employee to travel to and from the place where presence is so required. Such leave of absence shall not be considered to be the Employer's business", for purposes of expenses incurred under Article Such leave of absence shall be requested by the employee of his supervisor as a after the requirement of his presence is known.

*19.06 Maternity Leave

- (a) The Employer shall not terminate the employment of an employee who been an employee for one (1) year or longer because of her pregnancy but Employer before or after the commencement of the period referred to Article 19.06(b), may require the employee to commence leave without at a time when the duties of her position cannot reasonably be performed a pregnant woman or the performance of the employee's work is material affected by the pregnancy.
- (b) The Employer shall, at any time from a date eleven (11) weeks before specified date of delivery to the date of actual delivery, upon request a pregnant employee made through the Deputy Head and receipt o certificate by a legally qualified medical practitioner, stating that employee is pregnant and specifying the date upon which delivery will a inhis/her opinion, grant to the employee a leave of absence without pay:

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- (1) of six (6) months; or
- (2) to a date of seven (7) weeks after the date of actual delivery; or
- (3) for any shorter period

at the option of the employee, except that an employee shall not work the Deputy Head shall not cause or permit her to work for at least sever weeks after the date of delivery or for a shorter period that, in the wri opinion of a legally qualified medical practitioner, is sufficient.

- (c) Where an employee reports for work upon the expiration of the pe referred to in Article 19.06(b), the employee shall resume work in the s position she held prior to the commencement of the maternity leave, wit loss of seniority or benefits accrued to the commencement of the mater
- (d) While an employee is on maternity leave, the Employer shall main coverage for medical, extended health, group Life and any other emple benefit plan and shall continue to pay its share of premium costs maintaining such coverage during the period of maternity leave.

- (e) While on maternity leave, an employee shall continue to accrue accumulate service and seniority credits for the duration of her leave, her service and seniority shall be deemed to be continuous. However, see accumulated during maternity leave shall not be used for the purpose calculating vacation leave credits. For the purposes of calculating vaca leave credits during the year in which maternity leave is taken, one (1) m of service shall be credited to an employee who does not receive salary 1 total of seventeen (17) days or more during the first and last calendar mo of the maternity leave granted under Article 19.06(b).
- (f) For the purposes of Article 19.66(a), an employee shall produce, whe requested by the Deputy Head or delegated official, the certificate refe to in Article 19.06(b).
- (g) Leave for illness of an employee arising out of or associated with pregnancy prior to the commencement of, or the ending of, maternity ! granted in accordance with Article may be granted in accordwith the provisions of Article 22.

19.07

Con the occasion of the birth of his child, a male employee shall be granted spi leave with pay up to a maximum of one (1) day during the confinement of mother. This leave may be divided into two (2) periods and granted on sepa days.

Leave for Family liness

In the case of illness of a member of an employee's immediate family, mea husband, wife, son, daughter, father or mother, who permanently reside with employee, and when no one at home other than the employee can provide to needs of the ill person, the employee may be granted, after notifying his De Minister or delegated official, leave with pay up to a maximum of five (5) per annum, for the purpose of making such arrangements as are necessar permit the employee's return to work. The Deputy Head may require proof of need for such leave as **he** considers necessary.

Leave for Emergency

An employee shall be granted leave of absence with pay up to two (2) days 1 critical condition which requires his personal attention resulting from emergency (flood, fire, etc.) which cannot be served by others or attended t the employee at a time when he is normally off duty.

Professional Leave

An employee shall be granted leave of absence with pay for the purpose of ta continuing education where such education is required in order to maintain employee's protessional status, provided the professional status related direct the employee's normal duties.

*19.11 Adoption Leave

The Employer shall, upon request of an employee and receipt of a certificate the Administrator of Family and Child Welfare stating that the said employee

61A 026 filled a notice of proposed adoption under the Adoption Act of a child five.

years of age or younger grant the employee a leave of absence without pay for

not to exceed six (6) months. If both adoptive parents are eligible for st

leave under a Civil Service collective agreement between the Union and t

Employer, the provisions of this Article shall only be available to one (1) of the

19.12 Leave for Storms or Hazardous Conditions

- (a) Time lost by an employee as a result of absence or lateness due to sto conditions of because of the condition of public streets and highways because an employee finds it necessary to seek permission to leave prior the end of the regular shift must be:
 - (1) made up by the employee at a time agreed upon between the employ and the employee's immediate supervisor; or
 - (2) charged to the employee's accumulated vacation, accumulated holid time, or accumulated overtime; or
 - (3) otherwise deemed to be leave without pay.
- (b) Notwithstanding 19.12(a), reasonable lateness beyond the beginning of employee's regular shift starting time shall not be subject to the provisions Article 19.12(a)(1),(2) or (3), where the lateness is justified by the employ being able to establish to the satisfaction of the immediate supervisor the every reasonable effort has been made by the employee to arrive at his/l work station at the scheduled time.
- (c) No discrimination is to be practised in the administration of this Artic resultant from individual or personal situations, i.e. place of residen family responsibilities, transportation problems, car pools, etc.

19.13 Leave for Public Office

Where an employee is granted time off work as a result of elected actipursuant to Section 35 of the Civil Service Act such time off work will be with pay.

*19:14 Education Leave

- (a) The Employer agrees to be consistent in its application and administration the Education Leave Policy pursuant to Section 4, Chapter 10 of Manual! Personnel Management.
- (b) Subject to operational requirements, leave of absence with pay shall granted to allow an employee to write examinations for courses approved the Employer prior thereto.
- (c) Leaves of absence for education purposes shall not be unreasonably denied.

*19.15 Leave for Medical and Dental Appointments

Employees shall be allowed paid leave of absence up to three (3) days per annum in order to engage in personal preventive medical and dental care. Such leave v be debited against sick leave credits.

ARTICLE 20 - SAFETY AND HEALTH

20.01 Safety and Health Provisions

The Employer shall continue to make all reasonable provisions for occupational safety and health of employees. The employer will respond suggestions on the subject from the Union and the parties undertake to cont with a view to adopting and expeditiously carrying out reasonable procedures a techniques designed or intended to prevent or reduce the risk of employmingury and employment-related chronic ulness.

*20.02 Occupational Health and Safety Act

The Employer agrees to be bound by the Provisions of the Occupational Health Safety Act, S.N.S. 1983, c.3.

*20.03 Joint Occupational Health and Safety Muter Committee

- (a) The Employer agrees to the establishment of a Joint Health and Sa Master Committee comprised of equal representation of the Union and Employer.
- (b) The Joint Committee will be co-chaired, with the chairing of meet alternating between the Union and Employer. Minutes of the meetings expet and copies distributed to all committee members, the Union and imployer. Both chairpersons will sign the minutes unless there is a disjover their contents, in which case the dissenting co-chairperson will indice in writing the source of disagreement.
- (c) The Joint Committee's responsibilities will include:

(1) to facilitate the establishment and proper functioning of the 1 committees provided for in the Occupational Health and Safety Act;

- (2) to determine the size and jurisdiction of local committees, having ret to the number of employees in the workplace and the Employ departmental organizational structure; and
- required, to make recommendations to the bargaining princing regarding occupational health and safety matters; and
- (4) such other responsibilities provided in this Agreement, or as require the Occupational Health and Safety Act, or as the bargaining princ may from time to time assign to the Committee.

20.04 First-Aid Training

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In the interests of the occupational safety and health of employees, the Empl will undertake an in-service program of first-aid training aimed at providir first-aid officer for all major offices and institutions.

20.05 First-Aid Kits

The Employer shall provide an area, equipped with first-aid kit, for the us employees taken ill during working hours.

20.06 Video Display Terminals

(a) An employee who is required to work at a Video Display Terminal (VDT fifty percent (50%) or more of the normal work week shall be entitled to I his/her eyes examined by an Ophthalmologist prior to operating equipment and once per year thereafter. The Department shall, w required, pay the costs of such examinations or tests where not covered medical plan provided by the Employer.

(b) A pregnant VDT operator may request a job reassignment for the perioder pregnancy by forwarding a written request to the employee's immediate supervisor along with a certificate from a duly qualified medical practite certifying she is pregnant. Upon receipt of the request, the perator where possible, will assign the VDT operator to an alternate position an classification or to alternate duties within the Department.

ARTICLE 21 - EMPLOYEE PERFORMANCE REVIEW AND EMPLOYEE FILES

21.01 <u>Employee Performance Review</u>

When a formal review of an employee's performance is made, the employee shall be given an opportunity to discuss, sign and make wricomments on the review form in question and the employee is to receive a sign copy to indicate that its contents have been read.

21.02 Record of Disciplinary Action.

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The Employer agrees not to introduce as evidence in a hearing relating disciplinary action, any document from the file of an employee, the existence which the employee was not aware at the time of tiling. Notice of a disciplinaction which may have been placed on the personal file of an employee shall destroyed after five (5) years have elapsed since the disciplinary action was to provided that no further disciplinary action has been recorded during this period.

21.03 Notice of Performance Improvement Requirements

The Deputy Head or selegated official will notify an employee where during period between the formal performance evaluation processes, the Deputy Head delegated of ficial has observed that certain aspects of an employee's performance requires improvement.

21.04 Emplowe Access to Personnel File

Employees shall have access to their personnel files to the extent that is provi for under the Freedom of Information Act.

maximum leave entitlement for the first fiscal year pro-rated in accords with the number of months of service he/she will accumulate in the fi year of appointment.

(d) Employees who exhaust all or part of their eighteen (18) work c

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(b) If an incident of short-term illness continues from one year of employment the following year of employment, the employee's benefit entitlement that period of short-term illness leave shall be payable in accordance we the provisions of Article 22.02(a) applicable during the year in which to Short-term illness commenced.

#22.63 Recurring Disabilities

- (a) An employee who returns to work after a period of short-term illness ka and within fifteen (15) consecutive work days again becomes unable to we because of the same illness or injury will be considered to be within original short-term leave period as defined in Article 22.02(a).
- (b) An employee who returns to work after a price of short-term illness less and after working fifteen (15) or more consecutive work days, again become unable to work because of the same illness or injury, will be considered to in a new illness leave period and entitled to the full benefits of Article 22.0
- (c) An employee who returns to work after a period of Short-term illness let and within fifteen(15) consecutive work days subsequently **becomes** unable work because of an illness or injury unrelated to the illness or injury to caused the previous absence will **be** considered to **be** in a new illness let period and entitled to the full benefits of Article 22.02.
- (d) The provisions of Article 22.03(c) shall not apply to an employee who returned to work on a trial basis. In such a case, the employee will considered to be within the original short-term leave period as defined Article 22.02(a).

*22.04 Benefits Not Paid During Certain Periods

General illness leave and short-term illness leave benefits will not be paid w an employee is:

- (a) receiving designated paid holiday pay;
- (b) on suspension without pay;
- (c) on a leave of absence without pay, other Khan leave of absence for unbusiness pursuant to Article 13 of the Agreement or in the case circumstances covered under Article 22.05.

#22.05 Benefits/Layoff

- (a) When an employee is on short-term illness and is deemed eligible for lo term disability and is laid off, he/she shall be covered by both short-term long-term benefits until termination of illness or disability entitleme. When such an employee has recovered or is capable of returning to whe/she shall be covered by the provisions of Article 37.
- (b) During the period an employee is on layoff status, he/she shall **not** be entit to benefits under Article 22 for an unless or disability which commentates the effective date of layoff. When such an employee is recalled a returns to work, he/she shall be eligible for participation in all benefits
- (c) The continuation of benefits payable pursuant to Article 22.05 shall include any benefits payable in accordance with the Long-Term Disability Plan.

*22.66 Long-Term Disability

Employees shall be covered for long-term disability in accordance with provisions of the Memorandum of Agreement signed by the parties on Augus 1985 and forming part of this Agreement (see Appendix 2). The agreed u terms and conditions of the Long-Term Disability Plan shall be subject negotiations between the parties in accordance with the provisions of Collective Agreement.

*22.07 Deemed Salary

For the purposes of calculating any salary-related benefits, including any sals based contributions required by this Agreement, any employee on illness to under Article 22 shall be deemed to be on 100% salary during such leave, of accordance with Federal or Provincial Statutes.

22.08 Proof of Illness

An employee may be required by the Deputy Head to produce a certificate fre legally qualified medical practitioner for any period of absence for which leave is claimed by an employee and if a certificate is not produced after surrequest, the time absent from work will be deducted from the employee's Where the Deputy Head has reason to believe an employee is misusing sick to privileges, the Deputy Head may issue to the employee a standing directive requires the employee to submit a medical certificate for any period of absetor which sick leave is claimed,

22.09 Sick Leave Application

Application for sick leave for a period of more than three (3) consecutive days not more than five (5) consecutive days, hall be made in such manner as Employer may from time to time prescribe and when the application for leave is for a period of more than five (5) consecutive days, it shall be support by a certificate from a medical practitioner.

22.10 Workers' Compensation

The pay of an employee who is in receipt of Compensation from the Work Compensation Board of Nova Scotia, arising from the same incapality for which leave or special leave is granted shall be reduced by the amount paid by Workers' Compensation Board.

22.11 Unearned Credits Upon Death

When the employment of an employee who has been granted more sick leave pay than he has earned is terminated by death, the employee is considered to the earned the amount of leave with pay granted to him/her.

22. It Sick Leave Records

An employee is entitled once each fiscal year to be informed, upon request, of balance of his/her sick leave with pay credits.

22.13 Deputy Head Approval

An employee may be granted sick leave with pay when he/she is unable to perthis/her duties because of illness or injury provided that he/she satisfies Deputy Head or delegated official of this condition in such manner and at time as may be determined by the Deputy Head, and provided he/she has necessary sick leave credits.

22.14 Alternate Medical Practitioner

For the purpose of this Article, the Employer may require that the employer examined by an alternate medical practitioner.

22.15 Alcoholism and Drug Abuse

Without detracting from the existing right and obligations of the par recognized in other provisions of this Agreement, the Employer and the U agree to compete at the plant level in encouraging employees afflicted alcoholism or drug dependency to undergo a coordinated program directed to objective of their rehabilitation.

ARTICLE 23 - JOINT CONSULTATION

The parties acknowledge the mutual benefits to be derived from joint consultation and prepared to enter into discussions aimed at the development and introduction appropriate machinery for the purpose of providing joint consultation on matter common interest.

ARTICLE 24 - DISCIPLINE AND DISCHARGE

24.01 Just Cause

No employee who has completed his probationary period shall be discipli suspended without pay or discharged except for just and sufficient cause.

24.02 Notification

- (a) Where an employee is disciplined, suspended without pay or discharged Employer or Deputy Head shall, within ten (10) days of the suspension discharge notify the employee in writing by registered mail or perservice stating the reason for the suspension or discharge.
- (b) The Employer or Deputy Head will give notification to the Union at the time the employee is suspended or discharged.

24.03 Grievances

Where an employee alleges that he has been suspended or discharged contra! Article 24.01, he may within ten (10) days of the date on which he was notific writing or within twenty (20) days of the date of his suspension or discharged whichever is later, invoke the grievance procedure including provisions Adjudication contained in the Civil Service Collective Bargaining Act, and for purpose of a grievance alleging violation of Article 24.01 he shall lodge grievance at the final level of the grievance procedure.

24.04 Reinstatement

Where it is determined that an employee has been disciplined by susper without pay or by discharge in violation of Article 24.01, that employee sha immediately reinstated in his former position without loss of seniority or other benefit which would have accrued to him if he had not been suspende discharged. One of the benefits he shall not lose is his regular pay during period of suspension or discharge which shall be paid to him at the end of the complete pay period following the reinstatement.

ARTICLE 25 - NOTICE OF RESIGNATION

25.01 Notice of Resignation

If an employee desires to terminate his employment, he shall forward a letter resignation to the Deputy Head not less than one (1) month prior to the effect date of termination, provided however that the Deputy Head may accept a she period of notice.

25.02 Failure to Give Notice

An employee who fails to give at least ten (10) days notice prior to the dat resignation, and provided the Deputy Head is not prepared to accept a six period of notice, shall have deducted from monies owed him by the Employ sum equivalent to the salary payable to him for the period of notice which failed to work. The sum deducted shall not exceed the equivalent of ten (10) is salary.

25.03 Absence Without Permission

- (a) An employee who is absent from his employment without permission for (10) consecutive days, shall be deemed to have resigned his position effect the first day of his absence.
- (b) The employee may be reinstated if he **establishes** to the satisfaction of Employer, that his absence **arose** from a cause beyond his control and it not possible for the employee to notify the Department of the reason to absence.

ARTICLE 26 - GRIEVANCE PROCEDURE

26.01 Grievances

- (a) An employee(s) who feels that he has been treated unjustly or const himself aggrieved by any action or lack of action by the Employer, shall discuss the matter with his immediate supervisor in charge no later twenty-five (25) days after the date on which he became aware of the acor circumstance, The employee(s) may have a Steward present if so desire
- (b) The supervisor shall answer the dispute within two (2) working days of discussions unless the Union agrees to extend this time limit.

- (c) When any dispute cannot be settled by the foregoing informal procedure, shall be deemed to be a "grievance" and the supervisor shall be notifically.
- (d) In each of the following steps or the grievance procedure, the personal designated by the Employer as the first, second, or third level of the grievance procedure shall arrange a meeting or meetings with the Univergresentative named in the grievance at the earliest mutually agreeautime, and not later than the time limit provided for in the applicable step the grievance procedure.

26.02 Union Approval

Where the grievance relates to the interpretation or application of this collection agreement or an Adjudication Award, he is not entitled to present the grievant unless he has the approval in writing of the Union or is represented by the Union.

26.03 Grievance Procedure

The following grievance procedure shall apply:

Step One

If the employee(s) or the Union is not satisfied with the decision of the immedia supervisor, the employee(s) may within ten (10) days of having received t supervisor's answer, present his grievance in writing to the person designated the Employer as the first level in the grievance procedure. If the employee does not receive a satisfactory settlement within five (5) working days from t date on which he presented his grievance to the person designated as the flevel in the grievance procedure, the employee(s) may proceed to Step Two.

Step Two

Within ten (10) working days from the expiration of the tive (5) day per referred to in Step One, the employee(s) may present his grievance in writ either by personal service or by mailing by registered mail to the perdesignated by the Employer as the second level in the grievance procedure. If the employee(s) does not receive a reply or satisfactory settlement of his grievant from the person designated by the Employer as the second level in the grievance which his grievance within ten (10) working days from the date on which his grievance were ceived at the second level, the employee(s) may proceed to Step Three.

Step Three

Within five (5) working days from the expiration of the ten (10) day per referred to in Step Two, the employee(s) may present his grievance in writing the Deputy Head of the Department concerned. Any proposed settlement of grievance presented at Step One and Step Two and any replies must accomp the grievance when it is presented to the Deputy Head. The Deputy Head streply in writing to the employee(s) within fifteen (15) working days from the d the grievance was presented to him.

26.04 Decision by Deputy Head

The decision **given by** the Deputy Head at the final step in the **grieva** procedure shall **be** final and binding upon the **employee(s)** and the Union unless grievance it a class of grievance that may **be** referred to adjudication.

*26.05 Adjudication

Where an employee has presented a grievance up to and including the final to of the grievance procedure with respect to the application and interpretation the provisions of this collective agreement and the grievance has not been downth to his/her satisfaction, the employee(s) may refer the grievance Adjudication under Article 27.

26.06 Union Representation

In any case where the employee(s) presents his grievance In person or in any c in which a hearing is held on a grievance at any level, the employee(s) shall accompanied by a representative of the Union.

26.07 Time Limits

In determining the time in which any step under the foregoing precedings is taken, Saturdays, Sundays, and recognized holidays shall be excluded. advantage of the provisions of this Article has not been taken within the tlimits specified herein, the alleged grievance shall be deemed to have tabandoned and cannot be reopened.

26.08 Amending Time Limits

At the request of either party to this Agreement, it may be mutually agreed extend the time limits specified herein.

26.09 Policy Grievance

Where either party disputes the general application or interpretation of Agreement, the dispute may be discussed with the Civil Service Commission the Union, as the case may be. Where no satisfactory agreement is reached, dispute may be resolved pursuant to Article 27. This section shall not applicases of individual grievances.

26.10 Santal Harassment

Cases of sexual harassment shall be considered as discrimination and a matter grievance and adjudication. Such grievances may be filed by the aggrievance and/or the Union at Step Three of the grievance procedure and shall treated in strict confidence by both the Union and the Employer.

ARTICLE 27 - ADJUDICATION

The provisions for Adjudication contained in the Civil Service Collective Bargaining shall apply to grievances resulting from this Agreement.

ARTICLE 28 - TRAVEL REGULATIONS

28.01 Mileage Allowance

An employee who is authorized to use a privately owned automobile on Employer's business shall be paid a mileage allowance in accordance with races as laid down by Order in Council from time to time.

28.02 Other Expenses

Reasonable expenses incurred by employees on the business of the Employer's be reimbursed by the Employer subject to the Employer's approval.

ARTICLE 29 - MOVING EXPENSES

29.01 Moving Expense Regulations

The employees covered by this Agreement shall continue to be governed by provisions of the Moving Expense Regutations as exist at the coming into force this Agreement unless amended by mutual consent.

29.02 Memorandum

The parties agree that the current memorandum concerning moving expenses **s** form part of this Agreement.

ARTICLE 30 - THE PENSIONS

The employees covered by this Agreement shall continue to **be** covered **by** the **Provis** of the Public Service Superannuation Act, as amended from time to time.

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ARTICLE 31 - PUBLIC SERVICE AWARDS

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31.01 Public Service Award

- (a) Effective June 1, 1984, an employee who is retired because of are, or men physical incapacity shall be granted a Public Service Award equal to (1) week's pay for each year of full-time service to a maximum of twenty (26) years.
- (b) The amount of Public Service Award provided under Article 31.01(a) shail calculated by the formula:

Annual Salary : 1 week

*31.02 Entitlement

- (a) The entitlement of an employee to a Public Service Award shall be based an employee's total service as defined in Article 1.02.
- (b) In addition to the months of service upon which an employee's Public Service Award entitlement is calculated pursuant to 31.02(a), the months of prior Service purchased by an employee in accordance with the amendment Section 11 of the Public Service Superannuation Act, shall be included months of service for the purpose of Public Service Award entitled calculation.

31.03 Death Prior to Retirement

Where an employee dies and he would have been entitled to receive a Pu Service Award if he had retired from the Public Service immediately before death the Public Service Award to which he would have been entitled shall paid:

- (a) to his beneficiary under the Master Group Life Insurance Policy of Prudential Assurance Company Limited No. 4,868,900; or
- (b) to his estate if there is no such beneficiary.

31.04 Trustee

Where the person to whom a Public Service Award is payable has not attained age of nineteen (19) years or in the opinion of the Governor in Council, is capable of managing his affairs by reason of infirmity, illness or other cause, Public Service Award shall be paid to such person as the Governor in Council directs as trustee for the benefit of the person entitled to receive the Award.

31.05 <u>Calculation of Award</u>

The salary which shall be used to calculate the amount of the Public Ser Award in accordance with this Article shall be the salary which the employee receiving on the date of the termination of his employment.

31.06 Advance Award

Notwithstanding the provisions of Articles 31.01 to 31.05, an employee in a standing who has been employed in the Public Service for a period of not less fifteen (15) years shall, on application to the Employer and on entering in written agreement pursuant to Article 31.10, be granted once before retirem the Public Service Award to which he is entitled, less one (1) month's sal provided it is established by the Employer that the department's appropriat are sufficient to accommodate the request for the advance award.

31.07 Calculation of Advance Award

The salary which shall be used to calculate the amount of the Public Ser Award under Article 31.06, shall be the salary which the employee was received the date on which he made application for the Public Service Award.

31.08 Interest Calculation

Subject to the provisions of Article 31.09, the Public Service Award u Articles 31.01 to 31.05 shall be reduced by the amount of the advance grants an employee under Article 31.06 with simple interest at such rates as determ

from time to time by the Civil Service Commission in consultation with ti Minister of Finance calculated from the date of the payment of the advance the employee to the date of the termination of his employment.

31.09 Advance Repayment

An employee may in any one year and on the anniversary date on which the advance was granted repay to the Minister of Finance, the total amount of the advance granted to him, together with interest at the same rates as determined under Article 31.08 calculated from the date of the payment of the advance the employee, to the date of the repayment and thereafter Article 31.08 shall n apply to him.

31.10 written Agreement

Before an advance on the Public Service Award is granted under Article 31.06, the employee shall enter into a written agreement with the Employer, providing the on the termination of his employment if:

- (a) he is not entitled to a Public Service Award under Articles 31.01 to 31.05, the amount of the advance on the Public Service Award granted to him und Article 31.06, together with interest, as calculated under Article 31.08, she be a debt owing by him to the Province; or
- the amount of the advance on the Public Service Award granted to him und Article 31.06, together with interest as calculated under 31.08, exceeds the amount of the Public Service Award to which he is entitled under Articl 31.01 to 31.05, the excess shall be a debt owing by him to the Province:

and may be withheld from any sum of money that may be payable by the Province to him, or to any other person by reason of his services.

*ARTICLE 32 • GROUP INSURANCE

The Employer will continue to participate with employees in the provision of group li and medical plans as exist at the coming into force of this Agreement unless amended mutual consent. The Employer agrees to pay 65% of the total premium cost for a employees covered by the health and dental care plans attached hereto and forming participates.

ARTICLE 33 - RE-OPENER CLAUSE

This Agreement may be amended by the mutual consent of both parties.

ARTICLE 34 - PAY PROYISIONS

*34.01 Rates of Pay

- (a) The rates of pay contained in Appendix 1 form part of this Agreement.
- (b) Effective December 6, 1987, the rates of pay in effect as of December 1986 shall be increased by an amount equivalent to the average annu percentage change in the Halifax Consumer Price Index (CPI) All items determined by Statistics Canada for the 12-month period from December 1986 to November 30, 1987. The amount of the increase will be determine in accordance with the formula set out in Memorandum of Agreement #3.

34.02 Rate of Pay Upon Appointment

Subject to Article 34.03, the rate of compensation of the person upon appointme to a position in the Civil Service shall be the minimum rate prescribed for the class to which he is appointed,

34.03 Exception

The rate of compensation of a person upon appointment to a position may be at (416 higher than the minimum rate prescribed for the class if, in the opinion the Employer, such higher rate is necessary to effect the appointment of



qualified person to the position or if the person to be appointed to the position have first in excess of the minimum requirements for the position.

34.04 Rate of Pay Upon Promotion

Subject to Article 34.05, the rate of compensation of a person upon promotion a position in • higher pay range shall be at the next higher rate or the minimum the new class, whichever is greater, than that received by the employee before the promotion.

34.05 Exception

The rate of compensation of an employee upon promotion to a position may be a rate higher than that prescribed in Article 34.04 if, in the opinion of the Employer, such higher rate is necessary to effect the promotion of a qualific person to the position.

34.06 Rate of Pay Upon Demotion

The rate of compensation of an employee upon demotion to a position in a low pay range shall be at the next lowest rate or the maximum of the new whichever is lesser, than that received by the employee before the demotion.

34.07 Anniversary Date

The anniversary date of an employee shall be the first day of the month in which employment occurs if the employee reported for duty during the first five tworking days of the month in which he was employed, or the first day of the following month if the employee reported for duty later than the fifth working day of the month. The anniversary date will only change if:

- (a) the employee is reclassified, at which time the date of the reclassificati becomes his new anniversary date;
- the employee has been on leave of absence without pay, in which case employee's anniversary date will be moved forward by the amount of tir which the employee was on leave without pay.

34.58 Rate of Pay Upon Reclassification

Where an employee is recommended for a reclassification which falls on anniversary date the employee's salary shall be adjusted first by t implementation of his annual increment, provided he is recommended and increment is available in his present pay range and on the same date his sala shall be adjusted upward to comply with the provisions of Articles 34.04 a 34.05.

34.09 Salary increments

The Employer, except as provided in Article 34.10, on the recommendation of the department, may grant an increment for meritorious service after employee has served for a period of twelve (12) months following the first day the month established in Article 34.07 or twelve (12) months following the date a change in his rate of compensation as established in Articles 34.04, 34.05, 34.06.

34.10 Notice of Withheld Increment

When an increase provided for in Article 34.09 is withheld, the reason 1 withholding shall be given to the employee in writing by the Deputy Head delegated official.

34.11 Granting of Withheld Increment

When an increase provided for in Article 34.09 is withheld, the increase may granted on any subsequent first day of any month after the anniversary date up which the increase was withheld.

#34.12 Acting Pay

(a) Where an employee is designated to perform for a temporary period of 1 (5) or more consecutive days, the principal duties of a higher position, he/s shall receive payment of acting pay, including the five (5) days, equivalent ten percent (10%) higher than his/her existing rate of pay, provided that in

case shall the rate for that period exceed the maximum rate of the high paying position.

- (b) Acting pay shall not be paid an employee where an employee's curr position normally requires periodic substitution in the higher position defined by the position specification, title, and salary range.
- (c) Acting pay provisions shall not apply in series classifications of positions.
- (d) Acting pay provisions do not preclude the right of the Deputy Herd to as! duties of an employee among remaining employees of the work unit wh temporary absences occur.

34... Implementation of Negotiated Increases

Increases negotiated in this Agreement shall be implemented on a step-for-s basis, that is, an employee in the third step of any pay range shall be placed in third step of the corresponding new pay range.

ARTICLE 35 - COMPENSATION FOR INJURY ON DUTY

35.01 Reporting of injuries

An employee who is injured on duty shall immediately report or cause to h reported any injury sustained in the performance of his duties to his immediately supervisor in such manner or on such form as the Employer may from time to the prescribe. An employee injured while on duty for the Employer shall be placed special leave with pay.

35.62 Record of injury

The Employer shall maintain a record of its employee's injury on duty and accept liability for any recurring disability whilst in its employ that attributable to the original injury.

35.03 Recurring Disability

Where disability attributable to the original injury occurs, employees who he ceased to Se employees of the Employer, shall, where entitlement is establish under the same provisions as contained in the Workers' Compensation Act, receivenefits the same as contained in the said Act.

ARTICLE 36 - TECHNOLOGICAL CHANGE

36.01 Joint Committee

- (a) Within sixty (60) days of the signing of this Agreement, the parties are establish a joint committee of equal representation of the Union and the C Service Commission. as represented by the Staff Relations Division, for purpose of maintaining continuing cooperation and consultation technological change and circumstances identified in Article 37.01. committee shall appoint additional representatives as required.
- (b) The joint committee shall meet as required to discuss matters of conception between the parties related to technological change and circumstant identified in Article 37.01.
- (c) The joint committee shall be responsible for:
 - (1) defining problems;
 - (2) developing viable solutions to such problems;
 - (3) recommending the proposed solution to the Employer.
- (d) The Employer will provide the joint committee with as much notice reasonably possible of expected redundancies, relocations, reorganizatic plans and technological change.

(e) It is understood that the joint committee provided for herein shall be a committee to cover all Civil Service bargaining units represented b Union

36.02 Definition

For the purposes of this Article, "technological change" means the introducts equipment or material by the Employer into its operations, which is like affect the job security of employees.

36.03 Introduction

The Employer agrees that it will endeavour to introduce technological change manner which, as much as is practicable, will minimize the disruptive effect employees and services to the public.

36.04 Notice to Union

The Employer will give the Union written notice of technological change at three (3) months prior to the date the change is to be effected. During this p the parties will meet to discuss the steps to be taken to assist employee! could be affected.

36.05 Retraining

Where retraining of employees is necessary, it shall be provided during the working hours where possible.

ARTICLE 37 - LAYOFF AND RECALL

37.01 Layoff

- (a) An employee(s) may be laid off because of technological change, shorts work or funds, or because of the discontinuance of a function or reorganization of a function.
- (b) Where an employee's position it relocated, he/she shall be offered position in the new location. The employee may decline an offer pursue this section, in which case the provisions of Article 37.09 shall apply.
- (c) Where an employee's position becomes redundant the provisions of A 37.09 shall apply.

37.02 Application

For the purposes of this Article "employee" means a permanent employee term employee with five (5) or more years of service.

37.03 Union Consultation

Where employees are to be laid off, the Employer will advise and consult wit Union as soon as reasonably possible after the change appears probable, we view to minimizing the adverse affects of the decision to lay off an employee

37.04 Layoff Procedure

In cases where ability, experience, qualifications, special skills, and phy fitness, where applicable, as determined by the Employer, are equal according objective tests or standards reflecting the functions of the job conce employees shall be laid off in reverse order of seniority.

ity Defined

For the purposes of this Article, seniority shall be defined as the leng continuous service dating from the last date of appointment to the Civil Ser Certain position titles which are interchangeable for the purpose of layof listed in Appendix 5.

37.06 Lau of Seniority

An employee shall lose seniority in the event that:

(a) the employee is discharged for just cause and not relastated;

- (b) the employee resigns;
- (c) the employee is struck from the recall list in accordance with Ar 37.11(d); 29/2
- (d) the employee is laid off for more 'than twelve (12) consecutive me without recall:

37.07 Notice of Layoff

- (a) Forty (40) days notice of layoff shall be sent by the Employer to the 4 and the employee(s) who is/are to be laid off, except where a greater of notice is provided for under (b) below.
- (b) Where the Employer lays off ten (10) or more persons in a Departh Board, Commission or Agency, within any period of four (4) weeks or notice of layoff shall be sent by the Employer to the Union and employer who are to be laid off, in accordance with the following:
 - (1) eight (8) weeks' if ten (10) or more persons and fewer than one hun (100) persons are to be laid off;
 - (2) twelve (12) weeks' if one hundred (100) or more persons and fewer three hundred (300) are to be laid off:
 - (3) sixteen (16) weeks' if three hundred (300) or more persons are to be off.
- (c) Notices pursuant to this section shall include the effective date of layof the reasons therefor.
- (d) An employee in receipt of layoff notice shall be entitled to exercise ai the following options:
 - (1) to exercise placement/displacement rights in accordance with procedures set out in Article 37.09.
 - (2) to accept layoff and be entitled to recall in accordance with At 37.11;

(3) to resign with severance pay in accordance with Article 37.13;

An employee who intends to exercise placement/displacement rights purl to (dX1) above will indicate such intent to the Employer within two (2) days following receipt of the layoff notice. If the employee does not ind such intent within this period, he/she will be deemed to have opted to at layoff in accordance with (d)(2) above.

37.08 Pay in Lieu of Notice

Where the notice required by 37.07 is not given, the **employee** shall receive p lieu thereof **for** the amount of notice to which the employee is entitled.

37.09 Placement/Displacement Procedures

- (a) Subject to consideration of ability, experience, qualifications, or where Employer establishes that special skills or qualifications are requaccording to objective tests and standards reflecting the functions of the concerned, an employee in receipt of layoff notice, who has not been plin accordance with Article 37.01(b), or whose position has become redund shall have the right to be placed in a vacancy in the following manner sequence:
 - (1) a position in the employee's same position classification title, or position classification title series, within the employee's same geographication and the same Department, Board, Commission or Agency;
 - (2) if a vacancy is not available under (1) above, then **a** position if employee's **same** position classification title, **or** position classification title series, within the employee's same geographic Location, in my Compartment, Board Commission or Agency:

- (3) if a vacancy is not available under (2) above, then any position for whe the employee is qualified within the employee's same geographic locat, and same Department, Board, Commission or Agency,
- (4) if a vacancy is not available under (3) above, or the employee is declined a vacancy in accordance with the provisions of 37.09(b), the any position for which the employee is qualified within the employee same geographic location in any other Department, Board, Commusion Agency.

At each of the foregoing steps, all applicable vacancies shall be identified and the employee shall be assigned to the position of his/her choice, subjet to consideration of the provisions herein. If there is more than one employ affected, their order of preference shall be determined by their order seniority. Vacancies pursuant to (3) and (4) above shall include all vacancies in the other Civil Service bargaining units represented by the Union.

(b) An employee is not required to accept a vacant position which has a low maximum salary than that of the employee's classification. An employee we declines such vacancy at any step in the placement/displacement procedule under Article 37.09 shall be entitled to exercise his/her rights at the ne subsequent step in the procedures outlined herein.

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If a vacancy is not available under any of the foregoing steps or has be declined in accordance with 37.09(b), the employee shall have the right displace another employee with lesser seniority who is in the same posit classification title, or position classification title series, within the same geographic location and the same Department, Board, Commission or Agent Such displacement is subject to consideration of Article 37.04 and 1 employee to be displaced shall be one who has the least seniority among the whom the employee in receipt of layoff notice is entitled to displace.

- (d) An employee who has elected to exercise displacement rights in accordant with (c) above and has been unable to do so, shall be entitled to exercise placement tights to vacant position(s) in respect to other locations in his/I Region, as outlined in Appendix 4. Such placement rights shall be exercise in respect to any location on a Region-wide basis, in accordance with provisions and sequence set out in 37.09(a) and 37.09(b) and, wherein the employee is entitled to a choice of position, such entitlement shall also appeared to choice of location.
- (e) If a vacancy is not available under (d) above or has been declined accordance with 37.09(b), the employee shall have the right to displate another employee with lesser seniority who is in the same posit classification title, or position classification title series, within the Region and the same Department, 2014, Commission or Agency. Si displacement is subject to consideration of Article 37.04 and the employee be displaced shall be one who has the least seniority among those whom employee in receipt of layoff notice it entitled to displace.
- (1) An employee who has elected to exercise displacement rights in accordar with (2) above and has been unable to do so, shall be entitled to exercise placement rights to vacant positions in respect to locations in other Regio Such placement rights shall be exercised in respect to any location or province wide basis, in accordance with the provisions and sequence set a in 37.09(a) and 37.09(b) and, wherein the employee is entitled to a choice position, such entitlement shall also apply to choice of location.
- (g) If a vacancy is not available under (f) above or has been declined accordance with 37.09(b), the employee shall have the right to displat another employee with lesser seniority who is in the same posit classification title, or position classification title series, and the same Department, Board, Commission or Agency, in any Region. So displacement is subject to consideration of Article 37.04 and the employee be displaced shall be one who has the least seniority, among those whom employee in receipt of layoff notice is entitled to displace.
- (h) An employee who chooses to exercise rights in accordance with 37.09 m elect at any step, beginning with Article 37.09(a)(1), to accept layoff and

placed on the recall list or to resign with severance pay in accordance Article 37.13.

- (i) A permanent employee who is placed in a term position shall retain hil status as a permanent employee.
- An employee who is displaced pursuant to Article 37.09 shall be entitle the full rights contained in Article 37 and shall be considered to be in recoff a layoff notice from the Employer. A displaced employee shall no considered to be laid off for purposes of the period of notice required un 37.07, but shall be entitled only to the full number of days' notice remains thereunder from the time the employee initially in receipt of no exercised his/her displacement rights under this Article.
- (k) An employee will have a maximum of two (2) full days to exercise his rights at any of the foregoing steps of the placement/displaced procedures provided for herein.

37.10 Transfer Expenses

An employee transferred pursuant to the provisions of Article 37 outside his geographic location, as defined in this Article, shall be eligible for me expenses in accordance with the provisions of Article 29.

37.11 Recall Procedure

- (a) Employees who are laid off shall be placed on a recall list.
- (b) Subject to consideration of ability, experience, qualifications, or where Employer establishes that special skills or qualifications are requaccording to objective rests and standards reflecting the functions of the concerned, employees placed on the recall list shall be recalled by order seniority to any position in any Department, Board, Commission or Ag for which the employee is deemed to be qualified. Positions pursuant to section shall include all positions in the Civil Service bargaining represented by the Union.
- (c) The Employer shall give notice of recall by registered mail to the employlast recorded address. Employees are responsible for keeping the Emplinionmen of their current address.
- (d) An employee entitled to recall shall return to the services of the Employee within two (2) weeks of notice of recall, unless on reasonable grounds he is unable to do so. An employee who has been given notice of recall refuse to exercise such right without prejudicing the right to any furecall, except in the case of recall to the employee's same post classification title, or position classification title series, and the geographic location at the time of layoff, in which event he/she will struck from the recall list. However, an employee's refusal to accept to his/her same position classification title, or position classification series, within the same geographic location at the time of layoff will result in loss of recall rights in the case of recall for occasional work of employment of short duration of time during which he/she is employeener.
- (e) Employees on the recall list shall be given first option of filling vacar normally filled by casual workers, providing they possess the necest qualifications, skills and abilities, as determined by the Employer, reflect the functions of the job concerned. The acceptance of such casual work is not in any way alter or affect the employee's employment status, and, du such periods of casual work, the employee shall remain on the recall list.

37.12 Termination of Recall Rights

The layoff shall be a termination of employment and recall rights shall lap! the layoff lasts for more than twelve (12) consecutive months without recall.

37.13 Severance Pay

(a) At the end of the twelve (12) month period referred to in 37.12, or at earlier time an employee in receipt of a notice of layeff wishes to termi

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employment and waive recall rights, the employee shall be granted sever pay as follows:

- (1) one-half (1) month's pay, if he/she has been employed for three (3); but less than ten (10) years;
- (2) one (1) month's pay, if he/she has been employed for ten (10) year: less than fifteen (13) years;
- (3) two (2) months' pay, if he/she has been employed for fifteen (15) that less than twenty (20) years;
- (4) three (3) months! pay, if he/she has been employed for twenty (20) y but less than twenty-five (25) years;
- (5) four (4) months' pay, if he/she has been employed for twenty-five years but less than thirty (30) years;
- (6) five (5) months' pay, if he/she has been employed for thirty (30) or a years.
- (b) The amount of severance pay provided herein shall be calculated by formula:

bi-weekly rate x $\frac{26}{12}$ = one month

(c) The entitlement of an employee to severance pay shall be based o employee's total service as defined in Article 1.02.

37.14 No New Employees

No new employee shall be hired unless all employees on the recall list who able to perform the work required have had an opportunity to be recalled, su to consideration of ability, experience, qualifications, or where the Emp establishes that special skills or qualifications are required, as determined by Employer, according to objective tests and standards reflecting the functio the job concerned.

37.15 Geographic Location

For the purposes of this Article, "geographic location" means that area with radius of thicty-two (32) kilometers (20 miles) of the actual building or regular place of employment of the employee; except that within the Hal Dartmouth Metro area, "geographic location" is that area within a radius sixteen (16) kilometers (10 miles) of the actual building or other regular place employment of the employee.

ARTICLE 38 - JOB POSTING

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38.01 Job Posting

When a new position or vacancy is created within the bargaining unit, Employer shall post a notice of such new position or vacancy on all built in be in buildings where employees in the bargaining unit work.

38.02 Filling Vacancies

Where it is determined by the Employer that:

- (a) two or more applicants for a position in the bargaining unit are qualified;
- (b) those applicants are of equal merit,

preference in filling that vacancy shall be given to the applicant with the greilength of service.

38.03 Grievance/Adjudication

Notwithstanding any other provision of this Agreement, for the purposes of Article the grievance and adjudication rights of an employee covered by

Agreement shall be extended to apply to all positions included in all Civil Service agreements between the Union and Employer made pursuant to the Civil Service Collective Bargaining Act.

*ARTICLE 39 - CLASSIFICATION AND RECLASSIFICATION

39.01 Classification and Salary Adjustments

- (a) When a new or substantially altered classification covered by this Agreem is introduced, the rate of pay shall **be** subject to negotiations between Employer and the Union. The Employer may implement **a** new classificat and attach a salary to it, providing that the Union is given ten (10) do written notice in advance
- (b) If the parties are unable to agree on the rate of pay for the new substantially altered classification, the Union may refer the matter to Single Adjudicator, established in accordance with Section 35 of the C Service Collective Bargaining Act. who shall determine the new rate of pay
- (c) The new rate of pay shall be effective on the date agreed to by the parties the date set by the adjudicator but, in any event, not earlier than the date implementation of the classification.

39.02 Classification Appeal Procedure

An employee shall have the right to appeal the classification of the posit he/she occupies. Such an appeal shall be in accordance with the provisions of the Article and shall not be considered a grievance under Article 26 of Agreement. The provisions of Articles 13.06 and 13.07 shall apply in respect the appeal procedures set out in this Article.

- (a) If an employee believes that the position he/she occupies is improper classified, he/she will discuss the classification with his/her immedi supervisor.
- (b) The Deputy Head or delegated official shall, upon request, provide employee with a written statement of duties and responsibilities within thi (30) days of the request.
- (c) If there is a dispute between the supervisor and the employee concerning classification of the position the employee occupies, or if the employee believes there is a conflict between the classification standards or position description and the statement of duties, the employee may initiate a fori appeal in writing to the Deputy Head of his/her Department. The Dep Head shall respond in writing to the employee within fifteen (15) days of receipt of such appeal.
- (d) If there remains a dispute respecting the classification, the employee n submit the appeal to the Civil Service Commission. Within sixty (60) day! the date of the submission, the Civil Service Commission shall review appeal and respond in writing with an explanation of its decision.
- (e) If the foregoing procedure does not lead to a satisfactory resolution, matter may be submitted to the Classification Appeal Tribunal who st make a final and binding decision in accordance with the procedures set in this Article.
- (1) An employee shall have the right of Union representation in respect to appeal submitted to or proceeding before the Tribunal.
- (g) The time limits referred to in this Article will only apply to disputes aris subsequent to the date of signing of this Agreement, and may be extended mutual agreement.
- (h) The effective date of any resulting upward revision in classification shall the first day of the bi-weekly period immediately following the date receipt by the Deputy Head of the employee's written appeal submit pursuant to 39.02(c).

39.03 Classification Access Tribunal

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- (a) A Classification Appeal Tribunal shall be established to make final binding decision on a dispute concerning the classification of the positic employee occupies.
- (b) The Classification Appeal Tribunal shall be comprised of three (3) mem the member of the Tribunal shall be nominated by the Civil Second Commission, and one member shall be nominated by the Union. The member, who shall be the chairperson, shall be appointed on the minagreement of the parties. If the parties fail to agree upon the chairper within thirty (30) days of the signing of this Agreement, or within thirty days of a vacancy in the position of chairperson, the chairperson shall appointed by the Civil Service Employee Relations Board.
- (c) The members of the Tribunal shall be appointed for a term of office exceeding five (3) years. Upon expiration of a member's term of o he/she may be re-appointed for a term not exceeding five (3) years. The appointment of a member or the appointment of his/her successor shall accordance with the provisions set out in 39.03(b) above.
- (d) Notwithstanding the provisions of 39.03(c), the chairperson of the Trill shall be replaced at the request of either party and any other member of Tribunal shall be replaced at the request of the party nominating member. Such replacement shall be made in accordance with the provi of 39.03(b).
- the Governor in Council, and actual and reasonable expenses as ma incurred by them in the discharge of their duties.
- (f) The Tribunal shall, within thirty (30) days of the receipt of an appeal, rethe appeal and may hold a hearing on the appeal. If either party to Agreement requests a hearing, such herring shall take place in accord with the procedure set out in this Article.
- (g) The Tribunal shall decide the issue of the proper classification to position in question based on the existing classification system.
- (h) The Tribunal may determine its own procedure and shall have the **pow** issue such orders, notices, directives, declarations as it considers necestand such other powers conferred upon an arbitrator under the provision the Arbitration Act.
- (i) The Tribunal shall not:
 - (I) alter m y position descriptions and/or classification standards deterr by the Employer:
 - (2) entertain an appeal based solely on the grounds of the inadequacy of pay rates negotiated for the classification assigned to the postoccupied by the appellant employee;
 - (3) entertain an appeal in respect to a position that has been consider it within the previous twelve (12) months, except where the appear can demonstrate in writing that there has been a substantial chan the duties, responsibilities or requirements of that position.
- (j) A decision of the majority shall be the decision of **the** Tribunal. Where is no majority decision, **the** decision of the chairperson shall **be the** decision of the Tribunal.
- (k) The Tribunal shall render its decision on a dispute under this Article v sixty (60) days of the matter king submitted to it, or at such later tin may be mutally agreed by the parties.
- (1) The Tribunal shall communicate its decision and reasons therefor in re to the appeal in writing to the employee, the Employer and the Union.

ARTICLE 40 - TERM OF AGREEMENT

*40.01 <u>Duration and Renewal</u>

This Agreement shall be in effect for a term beginning from December 3, 1985 to December 3, 1988 and shall be automatically renewed thereafter for successive periods of twelve months unless either party requests the negotiation of a new Agreement by giving written notice to the other party not less than thirty (30) calendar days and not more than one hundred and twenty (120) calendar days prior to the expiration of this Agreement or any renewal thereof.

40.02 Effective Date of Agreement

Unless otherwise stipulated in this Agreement revisions to the Articles of this Agreement shall **be** effective from the date of signing of this Agreement.

#40.03 Retroactive Pay for Terminated Employees

Employees who have left their employment in the bargaining unit between December 7, 1985 and the signing date of this Agreement, shall be entitled to full retroactivity of any salary increase. Such employees shall be given written notice by registered mall sent by the Employer to the employee's last known address given to the Employer, that he/she has sixty (60) calendar days in which to claim any retroactive payment.

Signed **on** behalf of the Union: Signed on behalf of the Employer: George C. Moody Chairman of Management Board Millard MacKenzie, Chairperson Byron D. Anthony, Deputy Minister PR Bargaining Unit Negotiating Council Civil Service Commission George Peters, Vice-Chairperson PR Bargaining Unit Negotiating Council George 4. Hall, Executive Director Civil Service Commission Laraine Singler Administrator/Negotiator Staff Belations Division Eccyc George L. Fox Staff Relations Officer

Dated at Halifax, Nova Scotia this day of 1987.

*APPENDIX I

PROFESSIONAL CLASSIFICATION AND PAY PLAN BI-WEEKLY AND APPROXIMATE ANNUAL RATES EFFECTIVE PROM DECEMBER 8, 1985 - DECEMBER 5, 1987

			1	п	m	IV	V	VI
		PR 1 Dec 8/85	742.19 19,296.94	771.25	800.34	829,44 21,565.44	862.72 22,430.72	900.11 23,402.86
		Dec 7/8	764.46	794.39 20,65 <i>y</i> .14	824.35 21,433.10	854.32 22,212.32	888.60 23,103.60	927.11 24,104.86
		Dec 8/85	771.25	800.34 20,808.84	829.44 21,565.44	862.72 22,430.72	900.11 23,402.86	937.53 24,375.78
		Dec 7/86	794.39 20,654.14	824.35 21,433.10	854.32 22,212.32	888.60 23,103.60	927.11 24,104.86	965.66 25,107.16
		PR 3						
	er. T	Dee 8/85	800.34 20,808.84	829.44 21,565.44	862.72 22,430.72	900.11 23,402.86	937.53 24,375.78	974.9s 25,348.70
New Control		Dec 7/86	824.35 21,433.10	854.32 22,212.32	888.60 23,103.60	927.11 24,104.86	965.66 25,107.16	1,004.20 26,109.20
		PR 4						
·		Dee 8/85	829.44 21,565.44	862.72 22,430.72	900.11 23,402.86	937.53 24,375.78	974.95 25,348.70	1,016.49 26,428.74
		Dec 7/86	854.32 22,212.32	888.60 23,103.60	927.11 24,104.86	965.66 25,107.16	1,004.20 26,109.20	1,046.98 27,221.48
		PR 5						
		Dee 8/85	862.72 22,430.72	900.11 23,402.86	937.53 24,375.78	974.95 25,348.70	1,016.49 26,428.74	1,058.07 27,509.82
		Dec 7/86	888.60 23,103.60	927.11 24,104.86	965.66 25,107.16	1,004.20 26,109.20	1,046.98 27,221.48	1,089.81 28,335.06
		PR 6						
		Dee 8/85	900.11 23,402.86	937.53 24,375.78	974.95 25,348.70	1,016.49 26,428.74	1,058.07 27,509.82	1,103.77 28,698.02
		Dec 7/86	927.1I 24,104.86	965.66 25,107.16	1,004.20 26,109.20	1,046.98	1,089.81 28,335.06	1,136.88 29,558.88
• • • • • • • • • • • • • • • • • • • •		<u>PR 7</u>						
	·*.	Dec 8/85	937.53 24,375.78	974.95 25,348.70	1,016.49 26,428.74	1,058.07 27,509.82	1,103.77 28,698.02	1,149.49 29,886.74
		Dec 7/86		I,004.20 26,109.20	1,046.98 27,221.48	1,089.81 28,335.06	1,136.88 29,558.88	1,183.97 30,783.22

		1	п	Ш	IV	V	VI
	PR.A						
	Dee 8/85	974.95 25,348.70	1,016.49 26,428.74	1,058.07 27,509.82	1,103.77 28,698.02	1,149.49 29,886.74	1,195.23 31,075.98
	Dec 7/86	1,004.20 26,109.20	1,046.98 27,221.48	1,089.81 28,335.06	1,136.88 29,558.88	1,183.97 30,783.22	1,231.09 32,008.34
	PR 9						
	Dec 8/85	1,016.49 26,428.74	1,058.07 27,509.82	1,103.77 28,698.02	1,149.49 29,886.74	1,195.23 31,075.98	1,240.96 32,264.96
	Dec 7/86	1,046.98 27,221.48	1,089.81 28,335.06	1,136.88 29,558.88	1,183.97 30,783.22	1,231.09 32,008.34	1,278.19 33,232.94
	PR 10						
	Dee 8/85	1,058.07 27,509.82	I, 103.77 28,698.02	I, 149.49 29,886.74	1,195.23 31,075.98	1,240.96 32,264.96	1,290.80 33,560.80
	Dec 7/86	1,089.81 28,335.06	1,136.88 29,558.88	1,183.97 30,783.22	1,231.09 32,008.34	1,278.19 33,232.94	1,329.52 34,567.52
	PR 11						
	_	1,103.77 28,698.02	1,149.49 29,886.74	1,195.23 31,075.98	1,240.96 32,264.96	1,290.80 33,560.80	1,340.68 34,857.68
	Dec 7/86	1,136.88 29,558.88	1,183.97 30,783.22	1,231.09 32,008.34	1,278.19 33,232.94	1,329.52 34,567.52	1,380.90 35,903.40
	PR 12						
		1,149.49 29,886.74	1,195.23 31,075.98	1,240.96 32,264.96	1,290.80 33,560.80	1,340.68 34,857.68	1,394.71 36,262.46
	Dec 7/86	1,183.97 30,783.22	1,231.09 32,008.34	1,278.19 33,232.94	I, 329.52 34,567.52	1,380.90 35,903.40	1,436.55 37,350.30
	PR 13						
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1, 1	Dec 7/86	1,231.09 32,008.34	1,278.19 33,232.94	1,329.52 34,567.52	1,380.90 35,903.40	1,436.55 37,350.30	1,496.52 38,909. 52
	PR 14						
	Dee 8/85	1,240.96 32,264.96	1,290.80 33,560.80	1,340.68 34,857.68	1,394.71 36,262.46	1,452.93 37,776.18	1,511.12
	Dec 7/86	1,278.19 33,232.94	1,329.52 34,567.52	I,380.90 35,903.40	1,436.55 37,350,30	I,496.52 38,909.52	1,556.45 40,467.70
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	PR 15 Dee 8/85	1,290.80	1,340.68	1,394.71	1,452.93	1,511.12	1,573.46
	-, , , -	33,560.80	34,857.68	36,262.46	37,776.18	39,289.12	40,909.96
	Dec 7/86	1,329.52 34,567.52	1,380.90 35,903.40	1,436.55 37,350.30	1,496.52 38,909.52	1,556.45	1,620.66 42,137.16

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PR 16						
Dee 8/83	1,340.68 34,857.68	1,394.71 36,262.46	1,4 52.93 37,776.18	1,511.12 39,289.12	1,573.46 40,909 .96	I,639.94 42,638.44
Dec 7/86	1,380.90 35,903.40	1, 436.55 37,350.30	1,496.52 38,909.52	I,556.45 40,467.70	1,620.66 42,137.16	1,689.14 43,917.64
PR 17						
Dec 8/85	1,452.93 37,776.18	1,511.12	1,573.46	1,639.94 42,638.44	1,706.47 44,368.22	
Dec 7/86	1,496.52 38,909.52	I,556.45 40,467.70	I,620.66 42,137.16	I,689.14 43,917.64	1,757.66 45,699.16	
PR 18						
Dee 8/85	1,511.12 39,289.12	1,573.46 40,909.96	1,639.94 42,638.44	1,706.47 44,368.22	I,777.12 46,205.12	
Dec 7/86	1,556.45 40,467.70	1,620.66 42,137.16	1,689.14 43,917.64	1,757.66 45,699.16	1,830.43 47,591.18	
PR 19	. :	•	·			
Dee 8/85	1,573.46	1,639.94 42,638.44	1,706.47 44,368.22	1,777.12	1,851.93 48,150.18	
Dec 7/86	1,620.66 42,137.16	1,689.14 43,917.64	1,757.66 45,699.16	1,830.43 47,591.18	1,907.49 49,594.74	
PR 20						
Dec 8/85	1,639.94 42,638.44	1,706.47	1,777.12	1,851.93 48,150.18	1,930.89 50,203.14	
Dec 7/86	1,689.14	1,757.66	1,830.43 47,591.18	1,907.49 49,594.74	1,988.82 51,709.32	
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Job Classification		Pay Grade
Agrologist	I (A) (B) 2 (A) (B) 3	PR 6 PR a PR 10 PR 12 PR 14
Architect	1 (A) (B) 2 (A) (B)	PR 8 PR 9 PR 13 PR 14
Biologist	1 (A) (B) 2 (A) (B)	PR 5 PR 7 PR 10 PR 12
Caseworker	1 (A) (B) 2 3 (A) (B) 4 (A) (B) (C)	PR P
Computer Services Officer	1 (A) (B) 2 (A) (B) (C) 3	PR 1 PR 7 PR 9 PR 11 PR 14 PR 17
Dietitian	1 2 (A) (B)	PR 6 PR 8 PR 10
Economist	1 2 3	PR 10 PR 13 PR 15
Engineer	1 2 3 4	PR 8 PR 9 PR 14 PR 17
Environmental Analyst	1 (A) (B) 2	PR 10 PR 12 PR 15
Forester	1 (A) (B) 2 (A) (B) 3	PR 7 PR 9 PR 10 PR 12 PR 14

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	Job Classification		Pay Grade
	Geologist	1 2 3 4	PR 7 PR 12 PR 15 PR 18
	Health Care Caseworker	1 (A) (B) 2	PR 1 PR 4 PR 6
	Health Care Social Worker	I 2 (A) (B)	PR 6 PR 8 PR 11
	Historical/Archival/ Cultural Officer	1 2 3 4	PR 4 PR 8 PR 10 PR 15
	Home Economist	i 2 (A) (B)	PR 5 PR 8 PR 10
	Human Rights Officer	1 (A) (B) 2 (A) (B) 3	PR 4 PR 6 PR 8 PR 10 PR 12
	Hydrogeologist	1 (A) (B) 2 (A) (B)	PR 7 PR 10 PR 12 PR 15
	Librarian	1 2 3 4	PR 7 PR 9 PR 11 PR 14
	Loan Officer	1 2 3	PR 8 PR 13 PR 15
	Nutritionist	I 2 3	PR 8 PR 10 PR 16
	Occupational Hygienist	1 2	PR 13 PR-16
•	Pharmacist	2	PR 9 PR 10
	Planner	1 (A) (B) 2	PR 8 PR 10 PR 14

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Job Classification		Pay Grade
Planning & Development Officer	1 (A) (B) 2 (A) (B) 3	PR 5 PR 9 PR 11 PR 13 PR 17
Probation Officer	1 2 (A) (B) 3	PR 6 PR 8 PR 10 PR 12
Program Administration Officer	1 2 3 4	PR 6 PR 10 PR 13 PR 17
Psychological Services Officer	1 (A) (B) 2 (A) (B)	PR 4 PR 7 PR 9 PR 11 PR 14
(PhD Candidate Registe (PhD Registered)	3 r) 4 (A) (B)	PR 16 PR 18
Public Information Officer	1 2 3 4	PR 5 PR 8 PR 13 PR 16
Research & Statistical Officer	i (A) (B) 2 3 4	PR 4 PR 7 PR 10 PR 13 PR 15
Social Development & Rehabilitation Officer	l 2 (A) (B)	PR 5 PR 8 PR 10
Veterinarian	1 2 (A) (B)	PR 14 PR 16 PR 19
Administrative Officer • A (Culture, Recreation & 1)		PR 5
Administrative Officer - C (Culture, Recreation & 1		PR 7
Administrative Officer • For (Culture, Recreation & Fit	Heritage eness)	PR 7
Appraiser (Housing)		PR 16
Assistant Chief Electoral (Public Service)	Officer	PŘ 10

Job Classification	Pay G	rade
Audio Services Officer (Government Services)	PR	7
Coal Development Officer (Mines & Energy)	PR	16
Community Nutritionist-in-Training (Health)	PR	5
Contract Officer (Government Services)	PR	10
Coordinator Affillate Programs (Victoria General Hospital)	PR	11
Coordinator Aquaculture (Fisheries)	PR	16
Coordinator Community Residential Services (Social Services)	PR	15
Coordinator tabour Market Analysis & Computer Systems Development (Vocational & Technical Training)	PR	16
Coordinator Municipal Training Services (Municipal Affairs)	PR	1.6
Coordinator Pastoral Care (Victoria General Hospital)	PR	12
Coordinator of Residence (NSTC - Education)	PR	10
Coordinator Young Offenders Community Programs (Social Services)	PR	12
Cost Accountant (Housing)	PR	12
Deputy Superintendent of Insurance (Consumer Affairs)	PR	16
Development Officer (Development)	PR	13
Electrical/Mechanical Officer (Labour)	PR	16
Field Officer (Housing)	PR	4
Financial Coordinator Homes for Special Care (Social Services)	PR	12
Financial Officer • Family & Children's Services (Social Services)	PR	10
Graphic Artist (Government Services)	PR	7
Junior Pension Analyst (Finance)	PR	7
Land Assembly Officer (Housing)	PR-	10
Market Consultant • International (Development)	PR	15
Market Consultant - North America (Development)	PR	15
Mineral Taxation & Fiscal Planning Officer (Mines & Energy)	PR	13

Job Classification	Pay C	irade
Organ Procurement Officer (Victoria General Hospital)	PR	12
Patlent Representative (Victoria General Hospital)	PR	9
Petroleum Geophysicist (Mines & Energy)	PR	15
Petroleum Engineer (Mines & Energy)	PR	20
Petroleum Landperson (Mines & Energy)	PR	18
Petroleum Operations Officer (Mines & Energy)	PR	19
Program Specialist (Social Services)	PR	12
Property Officer (Government Services)	PR	14
Regional Coordinator of Operations/ Regional Supervisor Sydney (Environmen	PR t)	16
Regional Supervisor (Environment)	PR	16
Rehabilitation Consultant (Social Services)	PR	14
Senior Accounting Counsellor (Health)	PR	13
Senior Auditor (Finance-PTC)	PR	12
Senior Pension Analyst (Finance)	PR	12
Staff Trainer (Attorney General)	PR	10
Supervisor of Appeals (Social Services)	PR	I4
Supervisor of Inland Fisheries (Fisheries)	PR	16
Supervisor Medical Assessments & Statistics (Health)	PR	4
Supervisor Residential Energy Programs (Mines & Energy)	PR	14
Supervisor Training Programs (NSCODD)	PR	12
Training Officer (Nova Scotia Hospital)	PR	7
Translator (Education)	PR	8
Trust Officer (Attorney General)	PR	12
(Forms) Analyst 3 (Government Services)	PR	11
Cultural Services Officer • Community Programs (Culture, Recreation & Fitness)	PR	14
Education Resource Officer (Victoria General Hospital)	PR	11
Energy Officer • Industrial Programs (Mines & Energy)	PR	14

	Job Classification	Pay C	irade
	Entomologist (Lands & Forests)	PR	14
Entomologist (Lands & Forests) Environmental Engineer (Environment) Film Producer (Government Services) Fine Art Conservator (Culture, Recreation & Fitness) Heritage Officer (Culture, Recreation & Fitness) Manager Market Development	PR	15	
	Film Producer (Government Services)	PR	9
		PR	12
		PR	1:1
		PR	18
	Manager Market Development North America (Development)	PR	18
	Municipal Officer (Municipal Affairs)	PR	6
	Project Officer (Development)	PR	a
	Senior Program Officer (Development)	PR	14
		PR	7
	Small Business Officer (Development)	PR	14
	Sport Consultant (Culture Recreation & Fitness)	PR	14

*APPENDIX 2

LONG-TERM DISABILITY PLAN

- 1. In this plan,
 - (a) "administrator" means the Plan Administrator appointed by the Trustees to administer the plan;
 - (b) "amount of coverage" means an employee's bi-weekly benefit expressed as a percentage of normal salary;
 - (c) "disability" means the complete inability of an employee, because of illness or injury, to perform the regular duties of his/her position during the applicable elimination period and the next 36 months of any period of disability, Thereafter, an employee remains totally disabled if he/she is unable by reason of education, training or experience to perform the duties of another available position with his/her present employer for which the rate of pay is not less than 80% of the current rate of the position, class, and step he/she held prior to disability;
 - (d) "elimination period" means 100 consecutive work days of short-term illness leave or 100 days of short-term illness due to the same or related causes, as defined in Article 22 of the applicable collective agreement;
 - (e) "normal salary" means an employee's regular bi-weekiy salary including any educational premium or unit premium received by the employee;
 - (f) "plan" means the Nova Scotia Public Service Long-Term Disability Plan:
 - (g) *pre-disability salary** means the normal salary an employee is receiving or Is entitled to receive on the last day of the elimination period;
 - (h) "regular duties" means the duties that the employee was expected to perform immediately prior to the commencement of the elimination period;
 - (i) "rehabilitation employment program" means a program for re-employment of a disabled employee;
 - (j) "service" has the same meaning as defined in the applicable collective agreeement;
 - (k) "Trustee" means a member of the Board of Trustees of the Nova Scotia Public Service Long-Term Disability Plan.
- 2. In this plan,
 - (I) words importing male persons include temale persons and corporations:
 - (2) words in the singular include the plural, and words in the plural include the singular.

Application

- 3. This plan applies to:
 - (1) employees as defined in Section 2(g) of the Civil Service Collective Bargaining Act;
 - (2) groups or persons as outlined in Schedule "A" of the Trust Agreement.
 - (3) any other group or person as may be determined by the Board of Trustees and enumerated in Schedule "B" of the Trust Agreement.

Effective Date of Coverage

4. (1) Participation in the Plan shall be a condition of employment.

(2) An employee shall be covered under the Plan commencing the flightly following the completion of three (3) consecutive months of service. Those who are employees on the signing date of the agreement are deemed to have completed the waiting period by that date.

Funding of the Plan

- 5. (1) The Plan will be funded from:
 - (a) the monies in the Premium Stabilization Fund on the signing date of the agreement;
 - (b) any future premium, reductions from the Unemployment Insurance Commission and retunds from Group Life Insurance Premiums; in respect of employees participating in the Plan.
 - (c) income accruing to the Fund;

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- contributions to the Fund by employees, defined in Section 3(1), which will be shared equally with the employee and the employer each contributing 0.2% of the employee's normal salary;
- (e) contributions in respect of persons entering the pian under Section 3(2) and 3(3), with such rates of contribution being determined by the Board of Trustees of the Nova Scotia Public Service Long-Term Disability Plan;
- (2) (a) Funds referred to in Section 5, subsection 1(b) may be diverted to help fund other employment related benefits if agreed to by the negotiating parties;
 - (b) Employee contributions to the Fund shall be waived with respect to a disabled employee during the time the employee is in receipt of disability benefit payments under this Plan.

Adjudication Right of Review

- 6. (1) When the Administrator has ruled that an employee is not eligible for benefits hereunder, the employee can appeal the decision through the Board of Trustees of the Nova Scotia Public Service Long-Term Disability Plan, who will be responsible to schedule a medical appeal hearing in accordance with the Letter of Understanding #6 attached hereto.
 - (2) The decision resulting from the appeal hearing shall be final and not subject to further review.

Eligibility for Benefits

- 7. (1) Subject to subsection (6), when illness or injury results in the disability of an employee, the employee shall be eligible for benefits from the first day following the elimination period.
 - (2) Benefits authorized pursuant to subsection (1) may be continued for not more than the maximum benefit period as stated in Section 3(7) during any one period of disability (and benefits shall cease at the cessation of the disability as determined by the administrator).
 - (3) If the administrator determines that the employee is capable of participating in an approved rehabilitation employment program and if the employee participates in a program he/she shall receive benefits as provided in Section 8(5).
 - (4) While an employee is on rehabilitation employment, he/she is considered to be on active Long-Term Disability benefits. Rehabilitation employment consists of:
 - (a) employment at the employee's regular duties on a part-time basis, or;
 - (b) employment at some other employment that provides monthly earnings less than the employee's pre-dissolity salary or;
 - (c) a formal educational training program.

- (5) If there has been a return to work, successive periods of disability of an employee shall be considered as equring in the same period of disability, unless;
 - (a) the later disability is for causes unrelated to the prior disability, or;
 - (b) the later disability is for causes related to the prior disability, but the employee has returned to work and has served continuously for thirty (30). consecutive work days **or** more before the related disability recurred.
- (6) No benefits shall be payable under the Plan because of;
 - (a) disability suffered in the course of voluntarily participating in the commission of a crime;
 - (b) disability suffered as a result of an act of war or participation in a riot, except when carrying out the duties of his/her occupation;
 - (c) intentional self-inflicted disability, or attempted self-destruction;
 - (d) disability due to alcoholism or drug addiction, except where the employee is participating in a recognized therapeutic program to correct his/her addiction and is under the continuous care of a licensed physician;
 - (e) disability where the employee is not under the care of and following the treatment of a licensed physician or medical specialist;
 - Pregnancy related illness during the pregnancy exclusion period as defined in the applicable collective or as prescribed by the applicable provincial statute;
 - (g) disability which occurred at work and is deemed to be a fully compensable injury by the Workers' Compensation Board;
 - (h) disability due to illness or injury which occurred after the employee was placed on layoff status.
 - an employee shall not be entitled to long-term disability benefits from this Plan if his/her disability resulted from illness or injury with respect to which medical treatment, services or supplies were received in the ninety (90) day period prior to the date of hire unless he/she has completed twelve (12) consecutive months of service after the date of hire during which time he has not been absent from work due to the aforementioned illness or injury. 75/020 2000

Amount of Coverage

- (1) (a) The bi-weekly benefit for an employee covered by this agreement shall be 70% of his/her pre-disability salary to a maximum benefit of \$2,000.00 bi-
 - (b) Where an employee, on the signing date of this agreement, has accumulated sick leave days available to him/her under the sick leave plan in effect immediately prior to this agreement, which would provide him/her with more sick leave day of salary than he/she will receive under this Plan shall be able to carry forward these accumulated days for the purpose of topping up to 100% of normal salary the days otherwise compensated at 70% under Section 8(1)(a). For each day topped up the employee's accumulated sick leave days shall be reduced by one full day.
 - (2) For employees, who are in receipt of benefits hereunder amounting to less than 100% of pre-disability salary, contributions to the Canada Pension Plan and the Public Service Superannuation Act shall be made by the fund on behalf of the employee, based on the current rate of pay for the position, class, and step he/she held prior to disability.
 - (3) An employee who is eligible to receive benefits under the Plan and who, at the commencement of the elimination period is participating in the consolidated health care plan of the Province of Nova Scotia, shall continue to be covered

for as long as he/she is in receipt of long-term disability benefits. The premiums for the consolidated health care plan shall be paid by the employer.

- (4) Employees, while on long-term disability, shall be covered under the provincial Group Life Insurance Plan at the current rate of pay for the position, class, and step he/she held prior to disability. If premiums are required for basic group life insurance, they are to be paid by the employer.
- (5) The benefit for an employee who is receiving income under a recognized rehabilitation employment program, shall be reduced by an amount equal to 50% of the income received. Where the combination of benefits and income is in excess of the current rate of pay for the position, classification and step the employee held prior to disability, the benefits shall be reduced so as not to exceed 100% of that rate of pay.
- (6) Benefits under this plan will be increased annually on January 1, based on the figures as published by Statistics Canada for the average increase to the Consumer Price index for Canada for each month in the twelve-month period ending October 31 of each year, providing that in no case shall the increase exceed 6%.
- (7) The benefits shall cease at the earliest of:
 - (a) the last day of the month in which the employee attains 65 years of age;
 - (b) returning to work;
 - (c) death of the employee;
 - (d) the date the employee is no longer qualified as disabled as it is defined in this Plan.
 - (e) the last day of the month in which the employee attains 60 years of age, if the employee elects to exercise early retirement provisons under the Public Service Superannuation Act.
- 9. The benefit to which an employee is entitled under this section shall be reduced by:
 - (1) the amount of disability benefit entitlement, excluding children's benefits, under the Canada Pension Plan at the date of disability;
 - (2) the amount of benefits payable from any other group disability plan or pension pian, sponsored by the employer;
 - (3) the amount of income received from rehabilitative employment in accordance with subsection 5 of Section 8
 - (4) the amount of Workers' Compensation payments (excluding permanent, partial disability) which result from an injury or liness sustained while working for wage or profit other than in his/her regular capacity for the Government of Nova Scotia;
 - (5) the amount of benefits payable from any disability plan sponsored by any employer, since inception of this Plan.
 - (6) the amount of benefits payable as a result of a disability which occurred at work and is deemed to be less than 70 percent compensable by the Workers' Compensation Board.

Termination of an Employee's Coverage

- 10. The coverage of an employee, who is not receiving benefits under the Plan, terminates on the earliest of the following dates:
 - one hundred days prior to the end of the month in which the employee reaches age 65;
 - (2) the date the employee occupies a position that is not eligible for coverage in accordance with Section 3;
 - (3) the date of the employee's termination of service.

Amendments

12. Any amendments to this Plan shall not adversely affect the entitlement of the employee who became disabled prior to such amendments (subject always to the provisions of Section 13).

Termination of the Plan

- 13. In the event that the Plan is terminated all contributions or benefits shall Cease and the Fund will be disposed of in the following manner:
 - (a) All employees who are short-term illness and are deemed to be disabled by the Administrator and all employees who are then disabled and receiving benefits in accordance with Section 7 will have their benefits, at the level in force at the time of plan termination, purchased from an Insurance company under a single premium non-participating closed group long-term disability Contract, if such a contract is then available from an insurance company;
 - (b) If the fund is not sufficient to provide the full benefits to the employee then totally disabled, then the fund will be allocated to purchase for each such employee a reduced benefit in the same proportion that the cost of the full benefit for such employees bears to the total cost of the full benefits for all such employees:
 - (c) If **a** single premium non-participating closed group Long-Term Disability Contract is not available then, based on a valuation of the liabilities underlying payment of each employee receiving benefits under Section 7, the fund shall then be allocated in a manner acceptable to the Trustees, to each employee to the extent of the liabilities established by the valuation;
 - (d) If the fund is of a lesser amount than the amount of the liabilities, the fund shall be allocated to each employee receiving benefits under Section 7 in the Same proportion as the value of the full benefit for each such employee bears to the total value of the liabilities determined under (c) above:
 - (e) Any fund established under (c) or (d) above shall be operated in accordance with the terms and conditions of the plan except that the recovery of a disabled employee receiving benefit under Section 7 shall terminate his/her entitlement to such benefit:
 - (f) Any fund remaining after having made the allocation in (a) and (c) above shall be paid to the Employer for distribution for the benefit of the employees through negotiation with the Nova Scotia Government Employees Union.
- In the event that the plan is terminated, then the benefits in existence under the sick leave section presently in the contract prior to the implementation of the Long-Term Disability program on April 30, 1985 would be reinstated in its entirety. Banked sick leave will be credited to the employee as to the amount that is in his/her bank at the date of termination of the LTD plan.

Scheduled On-going Medical Treatments or Therapy

Employees who are participating in a scheduled on-going series of treatments or therapy shall **be** eligible to accumulate time off for such purposes in order that it may be credited under the provisions of short-term illness leave. In order to be deemed as on-going, treatment or therapy, the time between successive sessions shall not exceed thirty (30) days.

Medical Appeal System

- (a) Such appeal system shall be on medical grounds only.
- (b) The cost of appeals shall **be** borne by the appellant however, if the appeal **Is** successful, the costs **will** be paid from the Fund.
- (c) Any appeal is to be initiated no later than thirty (30) days following final denial of the employee's claim by the Plan Administrator.

Geographic Location for the Purposes of Job Placement

Where an employee is no longer disabled in accordance with the definition under Section 1(c) of the Long-Term Disability Plan and where there is a position available outside the employee's geographic location, the employee Shall not be required to accept such position unless he/she has been given at least six (6) months notice of availability of the position.

APPENDIX 3

DEPARTMENTS BOARDS, COMMISSIONS AND AGENCIES

Department of Agriculture and Marketing
Department of Attorney General
Department of Consumer Affairs
Department of Development
Department of Education
Department of Environment
Department of Finance
Department of Fisheries
Department of Labour & Manpower
Department of Lands & Forests
Department of Mines & Energy
Department of Municipal Affairs
Department of Government Services
Department of Health
Department of Transportation
Department of Social Services
Department of Tourism
Department of Housing

Department of Housing Auditor **General**

Civil Service Commission

Office of Communications Policy

Executive Council Office

Government House

Human Rights Commission

Legislative Counsel, House of Assembly
Nova Scotia Commission on Drug Dependency
Nova Scotia Government Purchasing Agency

Nova Scotia Hospital
Office of the Ombudsman

Policy Board
Premier's Office

Protocol Office

Management Board

Victoria General Hospital Workers' Compensation Appeal Board

Municipal Finance Corporation Intergovernmental Affairs Office

APPENDIX *

REGIONS PURSUANT TO ARTICLE 37

REGION

COUNTIES INCLUDED

Cape Breton

Cape Breton Inverness Richmond Victoria

Central

Halifax Hants

Eastern

Antigonish Guysborough Pictou

Northern

Colchester Cumberland

Southern

Lunenburg Queens Sheiburne Yarmouth

Valley

Annapolis Digby Kings

MEMORANDUM OF AGREEMENT #1

USE OF AUTOMOBILE ON EMPLOYER BUSINESS

- 1. The Civil Service Commission has the sole right to determine which employee(s), as a condition of employment, is/are required to provide an automobile for the purposes of carrying out employment functions.
- 2. Prior to the beginning of each fiscal year the Commission shall determine, in consultation with Deputy Heads, which employees or classes of employees shall be eligible to opt for either one of the two existing methods of payment.
- 3. Employees in such classes shall have the option of choosing on the first of each fiscal year (April 1) which method of payment they prefer, i.e. straight mileage or monthly allowance plus mileage.
- 4. An employee who moves into a class of employment during the fiscal year, which requires provision of an automobile by the employee, shall have thirty (30) days to opt for his/her preferred method of mileage remuneration.
- An employee who moves out of a class of employment during the fiscal year, to a new position where provision of an automobile is no longer required, shall revert to straight mileage rates on the effective date of the job change if he/she has been in receipt of monthly allowance provisions.
- 6. The Commission shall take such matters as follows into consideration when determining eligibility for monthly allowance:
 - (a) nature of function performed;
 - (b) can travel be made more economically without substantial impairment of efficiency by other means such as rental vehicle, public transportation, etc.;
 - (c) does the employee have control over the demand for transportation, for example, in areas of personal service protection, etc.;
 - (d) the normal amounts of mileage travelled by an incumbent in this position in the previous fiscal year;
 - (e) the incidence of usage.
- 7. If an employee is designated as being required to provide an automobile and has exercised the option of monthly allowance plus mileage there will be no reduction in monthly allowance if the employee:
 - (a) is on vacation:
 - (b) has &en granted special leave with pay for a period of thirty (30) days or less;
 - (c) has been granted sick leave for a period of thirty (30) days or less;
 - (d) is on special leave without pay, provided however, that the monthly allowance will be reduced in proportion to the number of days In the month which the special leave was granted.

8. An employes designated as being required to provide an automobile for his/her employment function must have the vehicle available for use at all times.

Signed on behalf of the Union:

Signed on behalf of the Employer:

George C. Moody
Chairman of Management Board

Miliard MacKeszie, Chairperson
PR Basseining Unit Negotiating Council

George Peters, Vice-Chairperson
PR Bargaining Unit Negotiating Council

Laraine Singler
Administrator/Negotiator

George L. Fox
Staff Relations Officer

MEMORANDUM OF AGREEMENT f2

CONVERSION OF CASUAL EMPLOYEES

Pursuant to Article 10.12 which took force and effect on February 25, 1983, the parties agree that the following provisions shall continue to apply:

- I. For those persons who obtained two (2) or more years' full-time continuous service as of February 25, 1983, their date of appointment to the Civil Service as permanent employees shall be April I, 1983 and their respective seniority amongst that group of persons so appointed shall be ranked in accordance with their respective lengths of service pursuant to Article 1.02 of the Agreement.
- 2. Any dispute between the parties regarding the inclusion of such individual persons in the bargaining unit or whether a position is included in the bargaining unit shall be determined in accordance with the provisions of Section 12 of the CIVIL Service Collective Bargaining Act.

Signed on behalf of the Union:

Signed on behalf of the Employer:

Greg Blanchard, President

Millard MacKenzie, Chairperson
PR Bargaining Unit Negotiating Council

George Peters, Vice-Chairperson
PR Bargaining Unit Negotlating Council

Laraine Singler Administrator/Negotiator George C. Moody

Chairman of Management Board

Byron D. Anthony, Deputy Minister Civil Service Commission

George V. Hall, Executive Director Civil Service commission

John Puchy Director Staff Relations Division

George L. Fox Staff Relations Officer

Dated at Halifax, Nova Scotia this

day of

1987.

*MEMORANDUM OF AGREEMENT #3

CALCULATION OF COST OF LIVING SALARY INCREASE

To determine the amount of the increase provided for in Article 34.01(b), the total percentage change for the 12-month period specified will be calculated by adding the percentage changes for each of the 12 months in the period and then dividing by 12, rounded off to the nearest hundreth (1/100th) of a percent.

Formula:

- Calculate the percentage change in the CPI for each month of the 12-month period by subtracting the index for the previous month/year from the current month/year and converting the difference to percentage terms, rounded off to the nearest 1/100th of a percent.
 - eg. January 1987 Index January 1986 Index
 January 1986 Index

 x 100 = % Change in Index
- 2. Add the percentage changes for each month in the 12-month period to determine the total percentage change.
- Divide the total percentage change by 12, rounded off to the nearest 1/100th of a percent to calculate the average annual percentage change.

Signed on behalf of the Union: Signed on behalf of the Employer: Greg Blanchard, President George C. Moody Chairman of Management bard Millard MacKenzie, Chairperson PR Bargaining Unit Negotiating Council Byron D. Anthony, Deputy Civil Service Commission vice-Chairperson . Hall, Executive Director PR Sargaining Unit Negotiating Council rvice Commission Laraine Singler Administrator/Negotiator George L. Fox Staff-Relations Officer

Dated at Halifax, Nova Scotia this

day of

1987.

*MEMORANDUM OF AGREEMENT #4

IMPLEMENTATION OF CLASSIFICATION REVIEW

Pursuant to the Memorandum of Agreement #4 contained in the previous Agreement and as amended by the parties on February 22, 1985, the parties agree that the implementation of the revised classification system will take effect on the day after the execution of this Agreement and be subject to the following conditions:

- I, The revised classification system will not result in any "downgrading" of existing classifications, meaning that the revised classification system will not result in any position title and classification in effect prior to implementation being paid at a lower salary grade/pay class following implementation than such position title/classification was paid prior to implementation of the revised classification system.
- 2. The revised classification system will not result in any lower entry levels for existing classifications, meaning that the revised classification system will not result in any position title and classification in effect prior to implementation being paid at a lower entry salary grade/pay class following implementation than such position title/classification was paid prior to implementation of the revised classification system.
- 3. An employee, whose position is reclassified to a classification with a alary grade/pay class which has a lower maximum salary, shall maintain the higher classification and rate of pay on a "present incumbent only" (P.I.O.) basis for such period of time that the employee remains in such position. Such employee shall continue to be entitled to salary progression based on merit to the maximum salary of the higher paying classification, including any revision of the maximum salary of the higher paying classification. The foregoing salary protection shall also apply to any employee with P.I.O. status prior to the execution date of this Agreement.

"Present incumbent only" status means that the incumbent employee is afforded **the** foregoing salary protection for such time as he/she remains in the affected position.

Signed on behalf of the Employer:

1987.

George C. Moody
Chairman of Management Board

Millard MacKenzie, Chairperson
PR Bargaining Unit Negotiating Council

George Peters Vice-Chairperson
PR Bargaining Unit Negotiating Council

Laraine Singler
Administrator/Negotiator

George L. Fox
Staff Relations Officer

Signed on behalf of the Union:

Dated at Halifax, Nova Scotia this _____ day of ______

MEMORANDUM OF AGREEMENT #5

CONFIDENTIALITY OF HEALTH INFORMATION

The signatories to this Memorandum hereby agree that the Employer will store employee health information separately and that eccess thereto shall be given only to these perrons directly involved in administering that information.

It is further agreed that the **foregoing** provisions shall be implemented during the term of the Collective Agreement.

Signed on behalf of the Union:	Signed on behalf of the Employer:
Greg Blanchard, President Millard MacKenzie, Chairperson PR Baygaining Unit Negoziating Council George Peters, Vide-Chairperson PR Bargaining Unit Negotiating Council Laraine Singler Administrator/Negotiator	Byron D. Anthony, Deputy Minister Civil Service Commission George I./ Hall, Executive Director Civil Service Commission
275100	George L. Fox Staff Relations Officer
Dated at Halifax, Nova Scotia this	day of 1987.

*MEMORANDUM OF AGREEMENT #6

PART-TIME EMPLOYEES

8801/885

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The parties agree as follows that effective January 1, 1988:

- Part-time employees employed on a, regular basis in position titles and classifications included in the bargaining unit who work not less than 40% of the full-time hours will be covered by the collective agreement and entitled to benefits pro-rated on the basis of hours worked, except as otherwise agreed to by the parties.
- The benefits provided to part-time employees will not be less than that provided 2. under the VGH Nurses part-time contract.
- For the purposes of earning entitlement to a benefit (eg. vacation increment, merit Increments, length of probation, maternity leave, etc.), calendar time of employment will be applicable.
- 4. Unpaid leave, such as maternity leave, will not be pro-rated as to the length of time granted.
- Paid sick leave benefits will be pro-rated on the basis of 12 days per annum and accumulate to a maximum of 150 days.
- The terms and conditions respecting coverage under the medical and dental plans 6. are to be mutually determined by the parties.
- 7. The parties may negotiate alternative coverage for part-time employees in respect to superannuation and group life insurance.

Signed on behalf of the Union: Signed on behalf of the Employer: George C. Moody Chairman of Management Board Byron D. Anthony, Deputy Millard MacKenzie, Chairperson Minister PR Bargaining Unit Negotiating Council Civil Service Commission George 1// Hall, Executive Director Vice-Chairperson PR Bargaining Unit Negotiating Council Civil Service Commission Laraine Singler (Administrator/Negotiator Staff Relation George L. Fox Staff Relations Officer

Dated at Halifax, Nova Scotia this 55.

*MEMORANDUM OF AGREEMENT #7

JOB SHARING

The parties agree as fellows,

- 1. The terms and conditions governing job sharing arrangements will be as mutually agreed to by the Union and the Employer.
- 2. Job sharing will only be permitted when requested by existing employees and those employed in job sharing situations will continue to be members of the bargaining unit and covered by the Agreement.
- 3. The terms and conditions of job sharing arrangements agreed to by the cartles will form part of the collective agreement.

Job sharing arrangements will not be implemented prior to January 1, 1988 unless otherwise agreed to and approved by the Union and the Employer.

Signed on behalf of the Union:

Signed on behalf of the Employer:

Staff Relations Officer

2.g. com of the chief.	2-8
Greg Blanchard, President	George C. Moody Chairman of Management Board
Millard MacKenzie, Chairperson	Byron D. Anthony, Deputy Minister
PR Bargaining Unit Negotiating Council	Civil Service Commission
George Peters Vice Chairperson PR Bargaining Unit Negotiating Council	George I/ Hall, Executive Director Civil Service Commission
Deraine Dinglee Laraine Singler	John Puchya Difecto
Administrator/Negotiator	Staff Relations Division

Dated at Halifax, Nova Scotia this _____ day of _____ 1987.

LETTER OF UNDERSTANDING

SUBJECT: LAY OFFS

The Employer agrees as follows:

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- This Letter of Understanding is effective from (date of signing) to (expiry date of each agreement)
- During the term of this Letter of Understanding there Will be no lay off of employees, other than part time workers unless:
 - a) the term of the term employee has expired, or
 - b) there are funding cutbacks in a particular program area by outside funding sources, such as, the Government of Canada, or
 - c) the nature of the work is seasonal.
- To utilize the Technological Change Committee to ensure that the spirit and intent of this Memorandum is implemented and maintained by the parties.
- 4) This Letter of Understanding does not form part of the Collective Agreement and is attached for information purposed only.

Minister in Charge of Management Board

vernment of Nova Scotia, province-wide - Nova Scotia Government Employees' Union (NUPGE) Nine 36-month renewal agreements effective (8 470 employees): December 1985, to December 1988, for five bargaining units, and from 1986, to March 1989, for four bargaining units, settled in May i bargaining stage. Duration of negotiations - 13-19 months,

	Dargarning Stage. Du	ration of negotiations -	13-19 Months,	
Wages:	Effective	First Year	Second Year T	<u>hir</u>
	General Increases	2%	3%	CO
	Bi-weekly Rates		,	
	Clerk Typist (CL-2)	\$551.08-\$594.81 (\$540.27-\$583.15)	\$567.61-\$612.65	
	Clerk-4 (CL-18)	\$791.29-\$894.45 (\$775.77-\$876.91)	\$815.03-\$921.28	
	Fisheries Technician (TE-11)	1 \$690.16-\$782.43 (\$676.63-\$767.09)	\$710.86\$805.90	
	<pre>Graduate Nurse (non-registered) (HSN-20)</pre>	\$939.19-\$1 103.32 (\$920.77-\$1 081.69)	\$967.37-\$1 136.42	
	Inspector-2 (General) (TE-20)	\$942.02-\$1 104.77 (\$923.55-\$1 083.11)	\$970.28-\$1 137.91	
	Inspection Control Officer (HSN-29)	\$1 232.58-\$1 403.34 (\$1 208.41-\$1 375.82)	\$1 269.56-\$1 445.44	
	Economist-2 (PR-13)	\$1 195.23-\$1 452.93 (\$1 171.79-\$1 424.44)	\$1 231.09-\$1 496.52	
	Computer Services Officer (PR-17)	\$1 452.93-\$1 706.47 (\$1 424.44-\$1 673.01)	\$1 496.52-\$1 757.66	
Signing Bonus	\$200 paid to employed bargaining units.	ees in the clerical, l	nealth and hospital	ser
Cost-of-Living Allowance (new)*:	Average annual percenthe preceding year.	tage change in the Hali:	fax Consumer Price In	dex
			\	

Hours of Work:

35, 37 1/2, 40 per week (unchanged).

Modified Workweek (new):

Upon authorization from the Deputy Head, employees may after Jan, 1, work a modified workweek which shall riot exceed 3 calendar weeks, hours in a workday.

Acting Pay:

Granted to employees required to perform, For a temporary period (9-10) or more consecutive days, the principal duties of a hi position, Payment equivalent to 10 per cent higher than existing rat pay provided that in no case shall the rate for that period exceed maximum rate of the higher-paying position (2 increment steps higher employees existing rate of pay).

Paid Holidays:

11 **1/2** (unchanged),

Paid Vacation:

4 weeks after 9 (10) years, 5 after 17 (18). Also, 3 weeks after 1 (unchanged),

Permament Appointment:

Permanent appointments shall be **made** for employees **on** completion 1 (2) year **of** full-time continuous service for casual employees ar conse-cutive years of service for term employees (new).

Bereavement l.eave:

Employees on vacation or **sick** leave at **the** time of bereavement **shall** granted bereavement leave and credited **the** appropriate number of day! sick or vacation leave credits (new).

Maternity Leave:

Without pay for 6 months (18 weeks). Medical, health, group life arid other benefit plan coverage maintained by the employer. No loss of acc seniority during leave (new).

Adoption Leave:

Now available to both male and female employees (previously only female)

Sick Leave:

7. / Paid for maximum of 3 consecutive workdays. Maximum of 18 workdays fiscal year (2 1/2 days per month).

Short-term Illness Leave Benefit (new) - For a period of absence exceed 3 consecutive workdays - with less than 1 year's service: 100 per of normal salary for the first 20 days of absence, 75 per cent for 180 days - with 1 year but less than 2 years' service: 100 per cent normal salary for the first: 40 days, 75 per cent for next 60 days - with years but less than 3 years' service: 100 per cent For the first 80 days per cent for the next 20 days - with 4 years' service or more - 100 cent of normal salary for a maximum of 100 days.

Classification and Salary Adjustments (new):

Provision for union notification of new classifications, negotiations new pay rates, classification appeal provision and classification appears tribunal,

Health arid Welfare:

Life Insurance and Accidental Death and Dismemberment - Employer-paid | provides coverage of twice the annual salary, with an employee option buy up to four times annual salary to a ceiling of \$60 000 (unchanged).

75/000

<u>Long Farm Disability</u> - 70 per cent of salary to a maximum of \$2 bi-weekly (previously negotiated separately).

70,6,3

<u>Major Medical</u> - 65 per cent employer-paid and includes vision care of up \$100 every 24 months or 12 months for persons under 18 (new).

7/2

<u>Dental Plan (new)</u> - 65 per cent employer-paid **and** reimburses 100 **per** for basic **and** preventive care, 80 per cent for endodontic, period prostodontic and other major restorative care up to \$1 000 annuall 50 per cent **for** orthodontic care also with a \$1 000 maximum.

Part-time Employees:

Effective January, 1988, part-time employees working not less than cent of full time hours will be covered by the collective agreemer entitled to benefits pro-rated on the basis of hours worked (new).

Job Sharing:

Effective Jan. 1, 1988, two employees may share one job without their permanent bargaining unit status.



Following is a suggested Plan of Benefits---

Hospital Benefits

Paid at 100% — No Deductible

20I/065 766/1

SEMI-PRIVATE ACCOMMODATION

The plan pays for hospital accommodation charges in excess of the basic ward rates up to semi-private level. There is no limit on the number of days allowed or no dollar limit, with the plan covering the charge of the hospital where confinement takes place.

OUT-PATIENT HOSPITALSERVICES The plan pays for all out-patient services not covered by your Government plan.

PROFESSIONAL AMBULANCE SERVICE The cost of licensed professional ambulance services to or from the nearest hospital able to provide the required care.

Extended Health Benefits

The following services are covered under Extended Health Benefits, with the plan providing reimbursement at 100%.

Part Ibenefits are provided for expenses incurred either in or outside the province of residence. Part II benefits are provided for expenses incurred outside the province of residence.

NURSING SERVICE

Charges not exceeding \$5,000. in any period of twelve consecutive months tor medically necessary services of a registered nurse including a Victorian Order Nurse for nursing care provided in your home. on the order of the attending physician. No coverage is provided for care provided by a nurse who resides in your home or is related to you or your family.

MEDICAL EQUIPMENT

Charges not exceeding \$10,000. per lifetime, for rental of a standard wheelchair, standard hospital bed, medication compressor or other durable medical equipment required for therapeutic use. Purchaser of equipment is an option of Maritime Medical Care.

MEDICAL PROSTHESIS

205/065

Charges for artificial **limbs**, eyes or other prosthetic appliances required as a result of injury occurring or disease commencing while covered under this program. Replacements are covered only in the event of pathological change or growth of a child.

Charges for repair, adjustment or maintenance are covered. Charges for myoelectric prostheses are not covered.

MEDICAL SUPPLIES

Charges for ostomy appliances, irrigating sets and pouches but not including deodrants, pads, adhesives, skin creams or other supplies.

Charges for urinary collection and retention systems including catheter tubes and pouches but **not** including other supplies.

Charges for diabetic supplies including needles, syringes and testing materials but not including insulin pumps and mechanical or electric testing or monitoring devices.

Charges for special garments for treatment of but

Charges for blood, blood plasma or blood fractions when not supplied as a free service by the Canadian Red Cross or other agency.

Charges for detection devices for enurisis.

Charges for intra-uterine contraceptive devices, limited to one per year.

Charges for other medical supplies as approved by Maritime Medical Care.

OXYGEN AND OXYGEN SUPPLIES

Charges for oxygen and oxygen supplies on the order of the attending physician.

TIC DEVICES

Charges for braces, cervical collars, splints, trusses and traction devices.

Charges for molded foot support up to \$100, per lifetime.

Charges for elastic stockings — limited to two pairs per participant in any twelve consecutive month period.

Charges for orthopaedic shoes or orthopaedic modifications to regular shoes up to \$100, per participant In any twelve consecutive month period.

EMERGENCY TRANSPORTATION

Charges for emergency transportation by air ambulance or other vehicle normally used for public transportation to the nearest medical facility able to provide the required care.

Charges for return expenses and transportation costs of an accompanying Registered Nurse when medically necessary. Charges up to \$500, per participant for any one emergency illness or accident shall be considered covered expenses.

DIAGNOSTIC X-RAY OR LABORATORY TESTS

Charges for x-ray or laboratory tests by a private facility **qualified** to render such services. X-ray or laboratory tests performed while confined to hospital are excluded.

DENTAL SERVICES --ACCIDENTAL INJURY

Charges for the services of a dentist for the repair or replacement of natural vital teeth required as a result of an accidental injury caused by an external blow or force. Charges will be limited to the general practice level of the current edition of the Dental Association Fee Schedule of the province of residence and are subject to a maximum of \$2,500. per accident.

PRIVATE PRACTICE PARA—MEDICAL SERVICES

Charges for the services of private practice paramedical practitioners duly licensed, certified or registered to practice, up to \$15.00 per treatment and a maximum of twenty treatments per any twelve consecutive months by any one type of practitioner.

Paramedical Practitioner shall include physiotherapists; psychologists, speech therapists, occupational therapists, chiropractors, chiropodists and podiatrists.

HEARING AND SPEECH AIDS

Charges for hearing aids not exceeding \$300. in any five consecutive year period.

70H/065

Charges for a Phonic Ear Auditory System when required by a child for language development or classroom use to a maximum of \$1,000 per lifetime.

Charges for speech aid equipment for a participant who does not have oral communication ability to a maximum of \$500, per lifetime.

VISION CARE SERVICES

706/065

Charges for an eye refraction by a physician or licensed optometrist when this service is not a benefit of a government health insurance program. The amount to be considered a covered **expense** will be the reasonable charge as determined by Maritime Medical Care.

Charges for frames and lenses up to \$100.00 are considered covered expenses.

Charges for medically **necessary** contact lenses **are** considered covered expenses.

Vision Care Services **are** available once in any twenty-four month period for adults **and** once in any **twelve** month period.**for.**persons under age eighteen.

Sun glasses are not covered. Replacement of existing frames and lenses is provided only when required by a change in prescription.

PART !!

Travel Health Benefits — Out of Province

Charges for the following services are available for unforeseen illness or accidenta injury occurring while travelling outside the province of residence. Benefit Item!

1, 2, 3 and 4 are also available on referral by a physician for services outside the province of residence when the required services are not available within the province. There is no coverage under Part II for services obtained outside the province of residence solely at the election of a participant The total charges allowed shall not exceed \$50,000, per person for any one period of illness or injury.

- 1) HOSPITAL IN-PATIENT charges not **covered** by government **hospita** insurance for in-patient **care** in a licensed hospital up to the private **room rate** at the **usual** and **customary** fee of the **hospital**.
- 2) HQSPITAL OUT-PATIENT charges tor services not covered under government hospital insurance for out-patient care in a licensed hospital a the usual and customary fee of the hospital.
- 3) PHYSICIANS' SERVICES charges in excess of allowances provided under government medical insuranceat the usual and customary fee of the area where the service is rendered.
- 4) NURSING SERVICE charges up to \$5,000. per period of illness or injury for services of a private duty nurse provided in a hospital or temporary residence when medically necessary and ordered by the attending physician. There is no coverage for nursing services provided by a relative.

5) TRANSPORTATION EXPENSES

Charges for the extra cost of air transport from the place where illness or injury occurred to the home city In Canada, at the economy fare level of a scheduled commercial air carrier, to include the following:

- charges for transportation by stretcher including the return fare of an accompanying registered graduate nurse or other qualified medical attendant when ordered by the attending physician.
- charges in excess of booked fare or pre-arranged charter fare that are incurred as the result of a change in the planned schedule, including the additional fare of an eligible covered dependent who was travelling with the participant.
- charges for transporting a member of the immediate family (spouse, parent. child) to attend at the side of the participant following a critical injury or illness necessitating hospitalization.

- 6) BOARD AND LODGING charges for board and lodging or similar expens up to a maximum of \$700. incurred by the participant or by a companior remaining with the participant when related to a period of hospitalization. Cost incurred for a period of up to ten days following insured hospitalization will be considered covered expenses.
- 7) RETURN OF VEHICLE EXPENSE charges incurred if a participant during travel by automobile becomes totally disabled and is unable to drive the vehicle up to a maximum of \$500, for the return of the vehicle to the participant'! place of residence or rental agency.
- 8) REPATRIATION EXPENSE charges incurred in the event of loss of life to maximum of \$3,000. for transporting the deceased participant to the homocommunity in Canada.

Travel Health Benefits are provided on the assumption that the full standard benefit normally provided under the government insurance plans are available to the participant when out of province. Benefits are therefore intended to be supplements to government insurance. The benefits do not provide for duplication of benefits provided under government insurance nor for substitution of benefits that would have been available to the participant if the government insurance plan accepted responsibility.

Travel Health Benefits Out of Provinceare automatically **terminated for** any **subscribe** including dependents **of** the subscriber when the subscriber retires **or** reaches **ag 65**.

Prescription Drug Benefits

70F/065

Paid at 100% - With \$3.00 Co-Pay

THE PLAN COVERS

The program is a comprehensive prescription drug plan providing broad protection against the cost of drugs usually dispensed only on a doctor's prescription, including oral contraceptives.

THE PLAN PAYS

There is no deductible under this **plan**, **however**, the subscriber is required to make payment of the **Co-Pay amount** for each prescription.

The subscriber is issued a "Benefit Card which entitles him to coverage for prescription drugs.

The subscriber presents the "Benefit Card" to a participating pharmacist along with the Ce-Pay amount for each prescription he has filled. The Pharmacist will claim directly to Maritime Medical for the balance of the cost of the prescription.

BENEFITS

The plan covers (subject to the exclusions listed below) all drugs normally prescribed by medical or dental practitioners.

EXCLUSIONS

- 1) Proprietary and patent medicines; cosmetic aids.
- Mechanical appliances canes, crutches, braces, trusses, etc.
- 3) Bandages, dressings, first aid supplies, prescription accessories.
- 4) Contraceptive devices and appliances (except oral contraceptives).
- 5) Diagnostic agents or preparations.
- 6) Vitamin preparations except as approved.
- 7) Experimental and research drugs.
- 8) Dietary supplements and food products.
- 9) Preparations routinely purchased without prescription.

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COMPREHENSIVE DENTAL PLAN

Maritime Medical's Comprehensive Dental Plan provides benefits for dental services as set out in the following summary. Payment will be based on the dentist's usual charges, up to the amounts specified in the current approved dental association fee schedule for general practitioners.

The plan will pay for services of a dental specialist at approved specialist rates, when the patient has been referred by a dentist to a dental specialist for consultation and/or treatment of a condition deemed to be within the specialty of the specialist.

21/2

SERVICES COVERED AT 100%

DIAGNOSTIC - necessary procedures to assist the dentist in evaluating conditions existing and the dental care required. Includes visits, examinations, diagnosis, consultations and necessary x-rays. Complete mouth x-rays are provided once in a three year period. Supplementary bite-wing x-rays are provided not mote than once every six months.

PREVENTIVE - necessary procedures or techniques to prevent the occurrence of dental abnormalities or disease. Included under this benefit are prophylaxis (teeth cleaning), provided every six months, application of fluoride solutions to retard dental decay and space maintainers for children to prevent the shifting of teeth which might require extensive orthodontic care in later years.

ORAL SURGERY - including extractions and other oral surgical procedures including preoperative and postoperative care.

RESTORATIVE MINOR - includes amalgam (silver filling), silicate cement and plastic fillings. Does not include crowns, jackets, inlays or gold fillings.

CO

SERVICES COVERED AT 80%

ENDODONTICS - includes pulp therapy and root canal fillings.

PERIODONTICS - necessary services for detecting and eliminating diseases affecting supporting structures of the teeth.

RESTORATIVE MAJOR - include8 **crowns**, jackets, inlays or gold fillings when the teeth cannot be restored with other material,

PROSTHETICS - include bridges, partial and complete dentures (limited to one in any five year period). Replacement will be made of an existing denture only if it is unsatisfactory and cannot be made satisfactory. Services which are necessary to make a denture satisfactory will be provided under the plan.

MAXIMUM BENEFIT

The maximum amount payable for all above dental services combined is \$1,000. per perron per calendar year.

SERVICES COVERED AT 50%

ORTHODONTICS - necessary treatment for correction of malposed teeth. The maximum Orthodontic benefit for any one individual is \$1,000. per case. Charges for Orthodontic care do not become allowable until the services relating to such charges are actually rendered,