SOURCE EFF. **COLLECTIVE AG** EMPLOYEES NOMBRE D'EMPLOYÉS **BETWEEN**



AND THE

CANADIAN UNION OF PUBLIC EMPLOYEES **AND ITS LOCAL 1628**



JAN 10 1994

JULY 1, 1992 TO JUNE 30, 1994

AGREEMENT BETWEEN:

The Peel Board of Education (hereinafter referred to as "The Board") of the first part

- and -

The Canadian Union of Public Employees
and Its Iocal 1628
(hereinafter referred to as "The Union")
of the second part

July 1, 1992 to June 30, 1994

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ARTICLE I - DEFINITIONS

- 1.01 'Board' means The **Peel** Board of Education.
- 'Employee' means an employee of the Boardincluded i 1.02 the bargaining unit defined in Article 3.01.
- 1.03 Where a noun, pronoun or adjective indicating ender of sex is used, the other gender or sex shall be deemed to be included unless specifically excluded.
- 1.04 'Union' means the Canadian Union of Public Employees and Its Local 1628 as administered by Local 1628.
- 1.05 Full-time employees shall be those employees who are regularly scheduled to work more than 1300 hours per year.
- Temporary employee' or 'temporary personnel' 1.06 a) means an employee of the Board included in the bargaining unit defined in Article 3.01 who works on a casual basis; or in a temporary position created for a specified period of time not to exceed three months; or on a casual or temporary basis to replace regular employees who are absent due to vacation leaves of absence, Workers' Compensation, or Illnes
 - The following provisions of the Collective Agreement b) shall not be applicable to such temporary employee/personnel:

Article X Job Posting - Probation Article XI - Seniority Article XII - Sick Leave Article XIV

- Leaves of Absence Article XV

- Fringe Benefits Article XVI

- Retirement Allowance Article XVII Vacations Article XVIII

- Paid Holidays Article XIX,1 Article XXII General

TICLE I - DEFINITIONS (Continued)

- 6 c) Temporary employees/personnel shall work only when called in by the Board, at the discretion of the Board. Such employees may be laid off or discharged in the discretion of the Board, and such lay-off or discharge shall not be subject to grievance procedures under Article VIII.
- 17 a) The following provisions of the collective agreement shall not be applicable to secretarial positions in the night school and summer school programs:

Article X - Job Posting
Article XI - Probation
Article XII - Seniority
Article XIV - Sick Leave

Article XV - Leaves of Absence Article XVI - Fringe Benefits

Article XVII - Retirement Allowance Article XVIII - Vacations

Article XVIII - Vacations Article XIX.1 - Paid Holidavs

b) Employees in such positions shall accumulate service credits for increment purposes, while continuously employed in such positions. Employees terminated from such a position and re-hired in a later term, shall commence at Step 0. However employees in such positions who also hold another position in the bargaining unit shall be paid at the Step applicable to their other position. Service in such positions in the night school and summer school program shall not count for increment purposes in any other position.

ARTICLE II - PURPOSE

2.01 The general purpose of this Agreement is to maintain harmonious collective bargaining relations between employer and the employees, and to provide machiner for the prompt disposition of grievances, and to maintair mutually satisfactory working conditions, hours of work and wages for all employees covered by this Collective Agreement.

2.02

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frequently if requested by either party, but not more tho once per month. The Committee shall attempt to solve problems arising during the term of this Agreement.

RECOGNITION

-)1 The Board recognizes the Union as the sole and exclusive bargaining agent for all office, clerical and library technicians of the Board, save and except supervisors, persons above the rank of supervisor, buyers, technical personnel; the immediate office staff of the Director of Education; the immediate office staff of the Manager of Human Resources: the Immediate office staff of the Director of StaffRelations; the private secretaries to the Central Office Superintendents*, to the Director of Communications, to the Manager of Budget, to the Treasurer/Comptroller, to the Director of information Technology and Services, to the Senior Manager of Financial Services, to the Manager of Administrative Services, to the Chief Accountant, to the Internal Auditor, to the Superintendent of Plant, to the Chair of the Board: employees covered under a subsisting collective agreement, students employed on a co-operative basis, and students employed during the school vacation period.
 - Central Office Superintendents are defined as the Executive Superintendent of Instructional Programs, the Executive Superintendent of Human Resources, the Executive Superintendent of Operations, the Executive Superintendent of Assessment and Planning, the Superintendent of Staff Resources, the Superintendent of Staff Services, the Superintendent of Education Services, the Superintendent of School Services, the Superintendent of Planning Services.

ARTICLE IV - UNION EXECUTIVE & GRIEVANCE COMMITTEE

4.0 The Board recognizes that the Union may appoint a maximum of six (6) employees of the Board as Steward one from each of the five field office districts and one from the Central Board Office, one of whom shall be designated as Chief Steward, to form a Grievance Committee, the duties of which are outlined in Article \

The Boardfurther recognizes the Union may appoint a NegotiatingCommittee of not more than a total of ter (10) employees of the Board.

- 4.02 a) It is understood that any committee or executive member has his/her regular work to perform and the if it is necessary to deal with matters arising out of the Agreement during working hours he/she will not leave his/her work without first obtaining the writter permission (oral permission in emergency situations with follow up written permission) of the Managero Human Resources or designate and shall report to his/her supervisor or applicable school official at th time of his/her leaving and returning to work. Such permission shall not be unreasonably withheld. The supervisor and applicable school official shall reco the leaving and returning time of members absent for Union business. The Union will be responsible for reimbursing the Boardfor time off on Union busines at the individual's applicable rates unless otherwise stipulated in this Agreement.
 - b) Notwithstanding the above, the Union will not be responsible for reimbursing the Board for the first (1) one hundred and twenty-five (125) days utilized pe contract year.
- 4.03 The Union shall keep the Board informed of the names and areas of responsibility of its executive and committee members. The effective date of appointments shall be included in such notifications.

ARTICLE IV - UNION EXECUTIVE & GRIEVANCE COMMITTEE Continued)

.04 Names of Stewards

The Union shall notify the Board, in writing, of the name and location of each Steward and the name of the Chief Steward before the Board shall be required to recognize them.

ARTICLE V - UNION SECURITY

1

- 5.01 The Board shall deduct Union dues from each pay of each employee, and remit the sum deducted together with a list of employees from whom this pay deduction is made by the 15th of the month following. The Unionshal notify the Board in writing of the amount of such dues from time to time.
- 5.02 The Board agrees to insert on the T-4 slips given to each employee the amount of dues deducted each year.

ARTICLE VI - MANAGEMENT RIGHTS

- The Union acknowledges that it is the exclusive function of the Board to hire, retire, promote, demote, lay-off, recall, transfer, and classify employees. It is also the right of the Board to discipline, suspend, and discharge any employee for Justcause, provided that a claim by an employee that he/she has been discharged, suspended, demoted or disciplined without just cause may be the subject of a grievance and dealt with as hereinafter provided.
- 72 The Union further recognizes the right of the Board to operate and manage its business in all respects. Without limiting the generality of the foregoing, these rights shall include the direction of the working force, the work schedules, the methods and processes used, the right to decide on the number of employees needed by the Board at any time, the right to determine the methods, machinery and equipment, and tools to be used. These are solely and exclusively the responsibility of the Board. The Board also has the right to make, alter, and enforce from time to time reasonable rules and regulations; the Board agrees to discuss same with the Union and in no event shall such rules and regulations be inconsistent with the expressed provisions of this Agreement.
- None of the rights set forth in this Article will be exercised in a manner inconsistent with the provisions of this Agreement.

ARTICLE VII - GRIEVANCES

and sequence.

Step No. 1

The employee will present his/her alleged grievance to his/her Department supervisor in writing, in a form which shall include:

the nature of the grievance;

(1) (2) the remedy sought;

the Article(s) of this Agreement alleged to have (3) been violated

The employee may be assisted in the preparation and presentation of his/her grievance by a member of the Grievance Committee if requested by either party. The Department Supervisor or designate shall convene a meeting with the appropriate Board officials, the grevin employee, the Union Grievance Committee, and such others as he/she requires within five (5) working days following the presentation of the grievance to him/her. The decision, in writing, to the grieving employee and to the Grievance Committeeshall be rendered within five (5) working days following the above meeting.

ARTICLE VII - GRIEVANCES (Continued)

1 Step No. 2

if the employee is not satisfied with the decision rendered at Step No. 1, he/she may, within five (5) working days thereafter, submit his/her grievance, in writing, to the Manager of Human Resources. The Manager of Human Resources or designate shall convene a meeting with the appropriate Superintendent, the grieving employee, the Union Grievance Committee and such others as he/she requires within five (5) working days following the presentation of the grievance to him/her. The decision, in writing, to the grieving employee and to the Union Grievance Committee shall be rendered within five (5) working days following the above meeting.

Step No. 3

If the employee or in the case of a Union grievance, the Union, is not satisfied with the decision rendered at Step No. 2, he/she or, in the case of a Union grievance, the Union, may within five (5) working days, submit his/her grievance to the Board's Grievance Committee through the Director of Staff Relations. The employee may be assisted by the Union Grievance Committee, and if requested, a representative of the National Union to presenthis/her grievance. The Board's Grievance Committee shall meet within fifteen (15) working days to deal with such grievance. The grievor shall attend this meeting. The Board's Grievance Committeeshall render its decision in writin to the grieving employee and to the Chair of the Union grievance Committee or, in the case of a Union grievance, the Union, within five (5) working days following the meeting.

Step No. 4

if the employee or, in the case of a Union grievance, the Union, is not satisfied with the decision rendered in Step No. 3, he/she or, in the case of a Union grievance, the Union may, through the Union Grievance Committee within fiffeen (15) working days refer the matter to Arbitration in accordance with the procedure set out hereunder in Article VIII.

ARTICLE VII - GRIEVANCES (Continued)

- 7.02 The time limits mentioned in the grievance or arbitration procedure may be extended by the consent of the parties. Where no such agreement has been made or where the agreed extension has expired, the grieving employee may proceed to the next step of the procedure if the appropriate Board official exceeds the time allowed for the official to act.
- 7.03 A grievance arising directly between the Board and the Union may be initiated by either party commencing with Step No. 2 of the grievance procedure within five (5) working days of the occurrence complained of.
- 7.04 If the Board has a grievance against the Union it shall submit such grievance to the Union through the Preside of the Union, within five (5) working days of the occurrence complained of. A meeting shall be held between the Board and the Union within five (5) working days of the submission of the grievance. If a mutually agreeable solution cannot be reached at such a meeting, then the Board may refer the matter to Arbitration by notice in writing to the Union within fifteer (15) working days following such a meeting.
- 7.05 A grievance relating to Article X Job Posting may commence with Step No. 1 of the Grievance Procedure within five (5) working days of the occurrence complained of. The employee will submit his/her grievance to the Staff Relations Officer/Employment Equity. The Supervisor responsible for the decision to him and Employee Relations Officer will attend the Step No. meeting.
- 7.06 Saturdays, Sundays and holidays as per Article XIX will nobe counted in determining the time in which any action can be taken under the Grievance or Arbitration Procedures.

RTICLE VII - GRIEVANCES (Continued)

- 07 In cases of discharge or suspension or any other meeting at which a supervisor plans to discipline an employee, a Union Steward shall be present.
- 08 The Union shall receive a copy of any written disciplinary action within three (3) working days - Union meaning Chief Steward.

In the event the Chief Steward does not receive such a copy within three (3) working days and if a grievance is to be filed, the time limits in the next step of the grievance procedure shall be extended to equally compensate for any delay of the receipt of the copy of the disciplinary action.

ARTICLE VIII - ARBITRATION

- 8.01 Both parties of this Agreement agree that any dispute or grievance concerning the interpretation, application or administration of this Agreement, including any question as to whether a mutter is arbitrable, or alleged violation of this Agreement which has been properly carried through all the steps of the grievance procedure within the time limits outlined in Article VII above, and which ha not been settled, will be referred to a Board of Arbitration at the request of either of the parties hereto.
- 8.02 The Board of Arbitration will be composed of one person appointed by the Board, one person appointed by the Union and a third person to act as Chair chosen by the other two members of the Board of Arbitration.
- 8.03 No person may **be** appointed as an arbitrator who ho been involved in an attempt to settle a grievance or alleged violation.
- 8.04 Within ten (10) working days of the request by either party for the Board of Arbitration, each party shall notify the other of the name of its appointee.
- 8.05 Should the person chosen by the Board to act on the Board of Arbitration and the person chosen by the Union fail to agree on a third person within twenty (20) working days of the notification mentioned in 8.04 above, the Minister of Labour of the Province of Ontario will be at to nominate someone as an impartial Chair utilizing the services of the Labour Management Arbitration Commission.
- 8.06 The decision of the Board of Arbitration, or a majority thereof, constituted in the above manner shall be binding on both parties. If there is no majority award, award of the Chair shall govern.

ARTICLE VIII - ARBITRATION (Continued)

- 8.07 The Board of Arbitration shall not have any power to after or change any of the provisions of this Agreement or to substitute any new provisions for the existing provisions.
- 8.08 Each of the parties to this Agreement will bear the expenses of the arbitrator appointed to it, and the parties will jointly bear the expense of the proceedings, including the Arbitration Chair.
- 8.09 A single arbitrator may be proposed by either party and, £ the parties reach such agreement, then the conditions of Article 8.02 shall be disregarded.

ARTICLE IX - NO STRIKES. NO LOCKOUTS

9.01 The Board agrees that during the term of this Agreement there will be no lockout and the Union agrees that there will be no strike. Strike and lockout shall be as defined in the Ontario Labour Relations Act.

ARTICLE VIII - ARBITRATION (Continued)

8.08

- 8.07 The Board of Arbitration shall not have any power to alter or change any of the provisions of this Agreement or to substitute any new provisions for the existing provisions.
 - Each of the parties to this Agreement will bear the expenses of the arbitrator appointed to it; and the parties will jointly bear the expense of the proceedings, including the Arbitration Chair.
- 8.09 A single arbitrator may be proposed by either party and, if the parties reach such agreement, then the conditions of Article 8.02 shall be disregarded.

ARTICLE IX - NO STRIKES, N O LOCKOUTS

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ARTICLE X - JOB POSTING

- 0.01 In the event new jobs are created or vacancies occur in jobs which the Board intendsto fill, the Board will post such new jobs or vacancles for a period of five (5) full working days. Such postings shall be numbered consecutively. No outside advertisement shall be placed until present employees have had an opportunity to apply, except in the case of Level A positions for which there may be outside advertising simultaneously with internal posting. Where there are extenuating circumstances prior to a job posting closing date, an employee may phone and submit his/her application within twenty-four hours. Temporary vacancies shall be posted in accordance with Article 10.07.
- 0.02 Job postings shall state the nature of the position, related experience (if any) required, location, salary range, and qualifications.

The matter of qualifications is a decision of the employer which shall not **be** exercised in any unfair manner.

- 0.03 Employeeswill be given advance notice regarding transfers to other positions or locations.
- 0.04 a) When in the Judgementof the Board the ability and qualifications of more than one applicant for the posted position are equal, seniority shall be used as a determining factor by the Board.
 - b) When in the judgement of the Board there are no qualified and able applicants from within the bargaining unit, for a posted position, it shall consider applications from its employees outside of this bargaining unit before considering external applicants.

ARTICLE X - JOB POSTING (Continued)

10.05 a) When temporary positions are created, which ore it excess of the regular complement, the Board may hire temporary personnel to perform bargaininguni duties for a specific period of time. Such personnel may not be hired for a period to exceed three (3) months except by mutual consent between the Board and the Union.

Notwithstandingthe above, the Board may hire temporary personnelto replace regular employees who are absent due to vacation, leaves of absence, illness, or Worker's Compensation.

- b) The Board shall provide the Union with a list, on a monthly basis, of all temporary employees who have worked more than fifteen (15) consecutive working days. Such lists shall include the employee name, classification and location.
- 10.06 The Board will notify in writing each employee who has made an application for a job posting in accordance with this Article and who is unsuccessful, indicating the name of the successful candidate. The Board will post notices at each location on a monthly basis announcing the name of the successful applicants for job postings. This paragraph shall not apply to postings provided for i paragraph 10.07 a).

10.07 <u>Temporary Vacancies</u>

- a) In the event that the Board is aware that there will be a temporary vacancy for a period of six (6) months or more because of a leave of absence, illness or accident, such temporary vacancy shall b posted for five (5) full working days within the location or department in which the job is located.
 - i) Employees within the bargaining unit who are regularly employed at that location or department and who wish to be considered for the position so posted shall signify their desire by making written application in accordance with the provisions of the posting.

ARTICLE X - JOB POSTING (Continued)

10.07 <u>Temporary Vacancies</u> (continued)

- a) ii) When, in the judgment of the Board, the ability and the qualifications of more than one such applicant for the posted temporary vacancy are equal, seniority shall be used as a determining factor.
- b) In the event that the Board is aware that there will be a temporary vacancy for a period of not less than one school year, because of a leave of absence, illness or accident, the Board will comply with paragraph a) above. In such cases if there are no candidates within the department or location concerned who have the necessary ability and qualifications, the said temporary vacancy shall be posted for five (5) full working days at other locations.
 - i) Employees regularly employed at other locations who wish to be considered for the position may then signify their desire by making written application in accordance with the provisions of the posting.
 - ii) When, in the judgment of the Board, the ability and qualifications of more than one such applicant for the posted temporary vacancy are equal, seniority shall be used as a determining factor.
- c) The vacancy resulting from the placing of the successful applicant in the posted temporary vacancy as well as any further vacancies created as a result thereof, may be filled by the Board without posting.
- d) It is understood and agreed that the successful applicant for a posted temporary vacancy shall have the right to return to the position held at the time the employee responded to the posting, provided however that nothing herein shall be read as restricting the Board's right to lay-off or reduce staff in accordance with the other provisions of this agreement.

ARTICLE X - JOB POSTING (Continued)

- 10.08 An employee who is promoted to a position at a highe Level of the Salary Schedule, shall **be** paid at the lower Step which provides at least an 8% increase in pay.
- 10.09 Employees promoted to 'acting' positions in a higher rated classification or in a higher classification level sho be placed at the experience step at which they realize at least an 8% increase in pay, in accordance with Article 10.08. Such employees shall progress to the six (6) month, twelve (12) month, and twenty-four (24) month rates, if they work continuously in the 'acting' assignment for the requisite period of time.



ARTICLE XI - PROBATIONARY PERIOD

11.01 A newly hired person is considered to be on probation for a period of six (6) calendar months after the date of his/her commencement of employment with the Board. During this periodhe/she is not a seniority employee. Notwithstanding the provisions of Article VI, the Union acknowledges that If is the right of the Board to demote, suspend with or without pay, discharge or otherwise discipline a probationary employee for any reason at the sole discretion of the Board subject to Article 24.01 and the right of a probationary employee to grieve any discipline or discharge for strike or lockout related misconduct. Neither the Union nor any employee will question the dismissal or discipline of any probationary employee, nor shall the dismissal or discipline be the subject of a grievance.

ARTICLE XII - SENIORITY

- 12.01 The following rules governing seniority are designed to give employees an equitable amount of job security based upon their qualifications to perform the work that is available and their seniority with the Board.
- A newly hired person will be on probation and will not 12.02 have any seniority standing until after he/she has completed his/her probationary period as outlined in Article XI. After this probationary periodhe/she will then be considered a seniority employee and his/her seniorit will date back to the date of hiring. Notwithstanding th provisions of Article VI, the Union acknowledges that it is the right of the Board to demote, suspend with or without pay, discharge or otherwise discipline a probationary employee for any reason at the sole discretion of the Board subject to Article 24.01 and the right of a probationary employee to grieve any discipline or discharge for strike or lockoutrelated misconduct. Neither the Union nor any employee will question the dismissal or discipline of any probationary employee nor shall the dismissal or discipline be the subject of a grievance.
- 12.03 Seniority as referred to in this Agreement shall mean the length of continuous service in the employ of the Board or its predecessors, in a position now included in this bargaining unit or the bargaining unit represented by C.U.P.E. and its Local 2544. However, employees employed under the Local 2544 collective agreement shall have no seniority rights under this agreement unles and until they become employed in this bargaining unit
- 12.04 Seniority lists will be supplied to each location on November 1st of each year. One list will be in order of starting date of employment with the Board and a second seniority list will show all employees in alphabetical order.

ARTICLE XII - SENIORITY (Continued)



- An employee may only 'bump" or be recalled to a position when, in the judgement of the Board, that employee has the skill and ability to successfully perform in the identified position.
 - Where the terms 'Seniority' or 'least senior" are used, it indicates Regional Seniority. iii)

ARTICLE XII - SENIORITY (Continued)

- 12.05 b) v) Probationary employees do not have bumping rights and will not be included in a lay-off/recc list.
 - vi) For the purpose of this Article, an employee shall be deemed to be laid off from his/her position and thus entitled to exercise the bumping rights described below if:
 - a) the employee's normal weekly scheduled hours are reduced from more than twenty-five (25) hours per week to twenty-five (25) hours or less per week, it being understoodthat any other reductior in hours (that is, any reduction not crossing the said threshold) shall not be considered to be a lay-off and shall not give rise to an bumping or recall rights; or
 - b) the employee is identified as excess to a position or location.

lav-off Procedure

Step 1

Human Resources will determine the number of full-time equivalent positions identified to be declared surplus.

Step 2

By Regional Seniority, Human Resources will determine those employees who are Surplus to Region.

Step 3

The Executive Superintendent of Human Resource\$ or designate, will notify the Union, Supervisors and the affected employees, in writing, of all lay-offs and the effective dates.

ARTICLE XII - SENORITY Continued)

12.05 b) Lay-off Procedure (continued)

Step 4

Employees declared Surplus to Region will be advised of their lay-off/recall rights under the Collective Agreement by Human Resources.

Step 5

Human Resources will determine employees who are Excess to Location or who have had a Reduction in Hours sufficient to constitute a *lay-off* in accordance with Article 12.05 b) vi) **a).**

Step 6

Excess employees or employees affected by a reduction in hours will be advised of their rights under their Collective Agreement by Human Resources.

Step 7

Positions which become vacant due to Surplus to Region declarations will be integrated into the bumping process. For purpose of the bumping process only, these positions will be deemed to be positions held by the 'least senior employee' in their respective job levels as that phrase is used in Steps 9 through 11. If these positions are not filled through the bumping process, they may be filled in accordance with Article X. Employees who are declared Surplus to Region will not be allowed to apply for postings created under Article X but will be eligible for recall in accordance with the recall provisions of the Collective Agreement.

Employees who are laid off in accordance with Article 12.05 b) vi) will have the opportunity to apply for Article X postings.

ARTICLE XII - SENORITY (Continued)

12.05 b) Lay-off Procedure (continued)

Step 9

Employees who are laid off in accordance with Article 12.05 b) vi) and who have not posted into a alternative position may bump the least senior employee in the same job level. Notwithstanding the foregoing, an employee laid off in accordance with Article 12.05 b) vi) a) will have the opportunity to bump the least senior full-time employee in the same job level or at a lower job level. Full-time employees who are laid off in accordance with Article 12.05 b) vi) a) and who exercise their senior to bump a part-time employee may only do so when it results in their gaining additional hours of work per week.

Part-time employees who are eligible to exercise their seniority rights in accordance with this Article may only exercise those rights to bump other part-time employees occupying positions with the same number of hours per week at less.

<u>Step 10</u>

The least senior employee in the job level may 'bump' the least senior employee at the next lower job level, and so on through the various levels.

Step 11

Human Resources will identify the employee(s) who may be bumped based on seniority and the laid of employee's capability to successfully perform in the Identified position.

<u>Step 12</u>

Employees identified as being Excess to Location pursuant to Step 5 or employees bumped out of their positions have the right to choose lay-off rathe than exercise their bumping rights.

ARTICIEXII - SENIORITY (Conlinued)

12.05 b) <u>lav-off Procedure</u> (continued)

Step 13

A Lay-off List (in seniority order) will **be** prepared of **those staff** declared surplus **as** well **as** any Excess employees who **voluntarily** chose lay-off.

RecallProcedures

Step 1

Human Resources will recall employees on the basis of seniority and ability to perform in the vacant position. A vacant position is considered one which has been posted and for which no suitable, qualified candidate has been successful. Notification will be made, in writing, by the Human Resources Department, in accordance with Article 12.08 of the Collective Agreement.

Step_2

Employees will be recalled only to positions at or below their job level. If a job goes 'external' and is at a higher level than any of the employees on the Lay-off List, then employees on the Lay-off List will be considered for any position which they are qualified to perform.

Step 3

If an employee chooses not to accept the vacant position, that employee is considered to have waived their right to recall confirming their termination of employment from the Board.

Step 4

If the employee's recall rights under the Collective Agreement expire and the employee has not been successful in obtaining a position, written notice of termination will be given by the Executive Superintendent of Human Resources or designate.

ARTICLE XII - SENORITY (Continued)

12.05 b) Recall Procedures (continued)

Step 5

The Human Resources Department will keep Supervisors and the Union informed regarding:

- a) Who is affected by lay-off and the effective date.
- b) Who is affected by the 'bump" of another employee and the effective date.
- c) Who is being recalled to open positions and the effective date.
- In accordance with Article 12.05, employees who are laid off because of lack of work will be retained on the seniority list for a period equal to their seniority at the time of lay-off, but in no event to exceed twenty-four (24) months. Duringthat period they will be subject to recall if suitable work becomes available which they are qualified to perform.
- 12.07 In the event the Board shall combine, condense or consolidate any of its operations, the Board of Education, Human Resources Department agrees to discuss seniority rights, recourse, etc. with the Union and employees of Local 1628 that are declared excess to a particular school, field office or department before excess to area or termination letters are delivered to those affected.
- 12.08 Recall to work shall be by registered letter or telegram addressed to the last address recorded by the employee with the Board. It shall be the duty of the employee to notify the Board promptly of any change of address. Should an employee fail to do this, the Board shall not be responsible for fallure of a notice semby registered mail to reach such employee. An employee who is recalled to work must signify his/her

ARTICLE XII - SENIORITY (Continued)

- 12.08 intention to return within five (5) working days after a notice of recall has been sent out and must return within a further five (5) working days or forfeit his/her right to recall.
- 12.09 Seniority previously accumulated will be lost and the employee's service deemed terminated whenever an employee:
 - a) voluntarily leaves the employ of the Board;
 - b) is discharged and is not reinstated through the grievance or arbitration procedure;
 - c) is absent from work without permission and without a reasonable explanation;
 - d) fails to return to work upon termination dental an authorized leave of absence, unless excused by the Board, or utilizes a leave of absence for purposes other than those for which the leave of absence was granted;
 - retires.
- An employee hired prior to July 1, 1979 who is or has 12.10 been transferred from a position which is now part of the bargaining unit may be returned to the said bargaining unit by the Board and shall retain his/her full accumulated seniority. During the time such employee is transferred outside the scope of this Agreement his/her name need not appear on the seniority list, but he/she will continue to accumulate seniority. For an employee who is hired or transferred into a position, after July 1, 1979, which is not included in either this bargaining unit or the bargaining unit represented by C.U.P.E. and its Local 2544, seniority shall not accumulate while the employee is in such external position. However, such employee shall retain his/her full seniority accumulated while in a position within C.U.P.E. Lócal 2544 or 1628, pursuant to Articles 12.03 and 12.04.

ARTICLE XII - SENIORITY (Continued)

- Notwithstandingthe provisions of paragraphs 12.05 a) and 12.06, the Union President, Trecsurer and Chief Steward shall continue to work in the event of a lay-off 12.11 or shall be the last to be laid off and the first to be recalled.
- No individual shall be dismissed or have his/her hours 12.12 reduced due to technological change.

ARTICI F XIII- HOURS OF WORK AND OVERTIME

3500

- 13.01 Employees shall normally work seven (7) hours per day, Monday to Friday, thirty-five (35) hours per week. Starting and quitting time shall be determined by the immediate supervisor in accordance with the supervisor's requirements.
- 13.02 Employeesshall normally receive an unpaid lunch of one (1) hour each day. A fifteen (15) minute rest period will be scheduled in each half of a standard working day. The schedule of lunch and rest periods will be determined by the appropriate supervisor in accordance with the supervisor's requirements.
- 13.03 Approved overtime will be paid at the rate of time and one-half (1-1/2) the employee's regular rate in the following circumstances:
 - a) after working seven (7) hours in a day;
 b) for work performed on Saturday.
- 13.04 Authorized overtime will be paid at the **rate** of double the employee's regular rate in the following troumstances:

a) all work on Sunday;

- b) all work performed on a Statutory Holiday (in addition to payment for the holiday).
- 13.05 Employees who are scheduled to work less than a seven (7) hour day and who are required to work longer than their scheduled hours on a regular working day shall be paid at the rate of straight time for the hours so worked up to and including seven (7) hours in the working day as set out in Section 13.01.
- 13.06 Employees shall qualify for the greatest available overtime payment but in no case shall there be payment under more than one of the overtime provisions or any pyramiding of overtime.

ARTICLE XIII - HOURS OF WORK AND OVERTIME (Continued)

13.07 In lieu of overtime pay, full-time employees may choose compensatingtime off at the existing overtime rate and may accumulate up to a maximum of thirty-five (35) hours (1 week @ 35 hours) per school year. Such compensating time off would be scheduled by the appropriate supervisor.

ARTICLE XIV - SICK LEAVE

13/320

- 14.01 Employees will be entitled to accumulate sick leave at the rate of two (2) working days per month of service. At no time, however, shall such sick leave exceed the maximum of 320 days.
- **14.02** Conditions of sick leave shall be **as** per Board Policy.
- 14.03 The amount of sick leave accrued to his/her credit will be shown on the employee's pay stub.
- 14.04 In case of Injury which is covered by Worker's Compensation, the Board will ensure that employees suffer no loss in take home pay while receiving Worker's Compensation benefits.

ARTICLE XV - LEAVES OF ABSENCE

6314

- 15.01 Leave of absence without pay and without loss of seniority may be granted to properly elected delegates to Union conventions subject to permission being requested in writing at least ten (10) working days in advance of the proposed leave and subject to no more than a maximum of one (1) employee from a section or department being granted such leave at any one time, and subject to a maximum of thirty (30) days of such leave in total for the Union in each Collective Agreement year. Such permission shall not be unreasonably withheld.
- 15.02 All other leaves shall be in accordance with Board Policy. The Board will not amend the policy in such a way that the number and duration of the leaves of absence for this bargaining unit are reduced during the term of this Agreement.

15.03 Union Leaves of Absence

If, at some future time, the duties of the President and/or other executive officer of the Union become full-time positions, they shall be allowed Leaves of Absence for the duration of their term of Office. This leave shall be without loss of seniority. At the end of the leave the employee shall have the right to return to his/her former position and location.

- 15.04 An employee who is not on any other leave of absence or lay-off shall be entitled to two (2) days leave with pay for:
 - for:

 a) paternity leave at the time of birth of a son cr daughter;
 - b) adoption leave at the time of adoption.

63,5

ARTICI F XV - LEAVES OF ABSENCE (Continued)

15.05 a)

a) An employee granted a Pregnancy Leave or Parental Leave in accordance with the provisions of the Employment Standards Act pursuant to the Board's Leaves Policy, which commences on or after July 1, 1990 shall be compensated by the Board under an Unemployment Insurance Commission of Canada ("U.I.C.") approved S.U.B. Pian for the 2 week waiting period under U.I.C. at a weekly rate equal to 60% of the employee's weekly insurable earnings under U.I.C., provided that the employee

i) is eligible for pregnancy or parental leave benefits under U.I.C. laws and regulations; and

ii) makes a claim to the Board on a form to be provided indicating the weekly amount payable by U.I.C.
 (As further clarification, the weekly supplementary benefit for the 2 week waiting period shall be equal to the weekly benefit received by the employee from U.I.C. during such leave.)

No supplementary benefit will be paid under this plan for any week in the waiting period which falls outside the employee's normal employment period (i.e. July and August if 10 month employment). The supplementary plan shall be subject to approval by U.I.C.

b) The pay and benefits provided for in Article 15.04, 15.05, and 16.05 shall be the only entitlements for pay and benefits of employees on Pregnancy Leave or Parental Leave.

15.06 A compassionate leave of absence without loss of income or deduction from sick leave credits may be granted for up to five (5) days, subject to the approval of the appropriate Board official.

- 35 -

ARTICI EXVI - FRINGEBENEFITS

16.01 The Board agrees to contribute for all full-time seniority employees covered by this Agreement one hundred percent (100%) of the premiums for the Ontario Health Insurance Plan, the Group Life Insurance Plan, the ExtendedHealth Benefit Plan (including vision and hearing) and the Dental Plan.

Board contributions for part-time employees will be pro-rated in proportion to the number of hours worked.

A change in carrier by the Boardwill not result in diminished overall benefits.

02 I Ontario M. icir. E : y , et System contributions shall continue for eligible playe

16.03 The Board's contribution for those employees who work less than 1820 hours shall be based on a factor of hours worked over 1820:

> (hours worked) (1820)

Hours worked shall include vacation, holiday, paid leaves of absence or absence for which sick leave is deducted.

- 16.04 Upon retirement from the Board, an employee with 10 or more years of continuous service with the Board or its predecessors may elect to continue to participate in any Fringe Benefit Plans in which he/she is enrolled, until the employee reaches the age of 65. The retired employee shall assume the full cost of the premiums for such Plans.
- 16.05 The Board shall administer a LongTerm Disability Plan provided that:
 - a) any such plan conforms to the requirements of the Board's insurer;

ARTICLE XVI - FRINGE BENEFITS (Continued)

- 16.05 b) the necessary level of employee participation is ensured;
 - c) the employees assume 100% of the premium cost, which shall include an administration fee of not more than 5% of the premiums, which shall be paid to the Board.
- 16.06 Effective July 1, 1989 the Board shall continue its normal premium contributions for any pian under Article 16 in which the employee participates, excluding Long Tem Disability, during the statutory period of an approved Pregnancy or Parental Leave.

ARTICLE XVII - RETREMENT ALLOWANCE

October 12, 1978.

absence.

17.01 Each employee on staff, as of the date of signing of this Agreement, is eligible for a retirement gratuity after ten (10) years continuous service with the Board. The gratuity is paid to an employee who has attained the age of sixty (60) years or who is eligible for retirement under O.M.E.R.S. After ten (10) years continuous service, the gratuity will be twenty percent (20%) of the current salary. The gratuity will increase two percent (2%) per year of service up to a maximum of fiffy percent (50%).

17.02 Article 17.01 shall not apply to employees hired after

17.03 In the case of an employee who is on an unpaid medical leave of absence at the time of retirement and who is otherwise eligible for a gratuity under Article 17.01 and 17.02, 'current salary" shall be deemed to mean the

salary in effect at the time the employee was last actively employed, and 'year of service' shall be deemed to exclude the said unpaid medical leave of

ARTICI EXVIII - VACATIONS

18.01 Full-time employees (ten and twelve month) shall earn annual vacation with pay in accordance with the following schedule:

Employees with less than eight (8) full years of continuous service with the Board shall accrue 1.25 days of vacation for each complete month of service during the year, effect ive commencing in the first month of service.

- b) Employees with eight (8) or more but less than nineteen (19) full years of continuous service with the Board shall accrue 1.67 days of vacation for each complete month of service during the year, effective commencing on the eighth anniversary date
 - c) Employees with nineteen (19) or more but less than twenty-five (25) full years of continuous service with the Boardshall accrue 2.08 days of vacation for each complete month of service during the year, effective commencing on the nineteenth anniversary date.
 - d) Employees with twenty-five (25) or more full years of continuous service with the Board shall accrue 2.50 days of vacation for each complete month of service during the year, effective commencing on the twenty-fifth anniversary date.
 - 18.02 a) Vacation pay shall be calculated on the basis of the employee's standard work week and day at the applicable regular hourly rate of pay.
 - b) Part-time employees (twelve month) shall earn vacation credits on a pro rata bosis, in the exact proportion that their regular weekly part-time assignment bears to 35 hours.
 c) Employeeson unpaid absence in excess of twent
 - c) Employeeson unpaid absence in excess of twenty (20) days of work during the calendar year shall receive vacation pay based on a pro-rata proportion of full vacation.

ARTICLE XVIII - VACATIONS (Continued)

18.03 Ten month part-time employees will receive vacation pay of 6, 8, 10 or 12% of their gross annual earnings at the conclusion of the school year based on the following schedule:

26 or more years continuous service	12%
20 to 25 vears continuous service	10%
9 to 19 years continuous service	8%
1 to 8 years continuous service	6%
Less than 1 year continuous service	6%

- 18.04 Should a pay date fall during a full-time employee's scheduled vacation, the employee may have the option of receiving payment for that pay date immediately prior to taking such vacation leave provided the PayrollDepartment has been given **t** least four (4) weeks prior notice of the employee's scheduled vacation
- 18.05 Vacation may be granted to all employees during the school year with the approval of the immediate supervisor,
- 18.06 Employees are entitled to utilize vacation credits as earned and not in advance, at such time as may be approved by the immediate supervisor.
- 18.07 A year for the purpose of this Article shall be defined as a twelve month period commencing and ending on the employee's anniversary of being hired.
- 18.08 An employee whose employment is terminated at any time in his/her vacation year before he/she has had his/her vacation shall be entitled to a proportion of payment of salary or wages in lieu of such vacation. Should an employee die, his/her estate will be credited with the value of vacation credits owing him/her.

ARTICLE XIX - PAID HOLIDAYS

53

19.01 The paid holidays recognized by the Board for full-time employees are as undernoted:

Labour Day New Year's Dav Heritage Day (if proclaimed as a statutory holiday and Thanksqiving Day Remembrance Day (if declared a school holiday is a school holiday) **Good** Friday or if a day in lieu cf Easter Monday is declared a school Victoria Day holiday by the Board) Canada Dáy Christmas Day Civic Holiday Boxing Day

plus any additional day or days allotted to the staff as a whole. Those full-time employees who are employed on a school year basis shall not receive payment for Civic Holiday.

19.02 Part-time employees will be entitled to the following holidays:

Heritage Day (if proclaimed as a statutory holiday and is a school holiday)
Victoria Day
Labour Day
Thanksgiving Day
Christmas Day
Boxing Day
New Year's Day

declared a school holiday or if a day in lieu of is declared a school holiday by the Board) Good Friday Easter Monday Canada Day

Remembrance Day (if

19.03 In order to qualify for paid holidays the employee must work his/her full scheduled work period immediately preceding and following the holiday, be on authorized vacation during this period, or be on authorized paid leave.

ARTICLE XIX - PAID HOLIDAYS (Continued)

19.04 In the event that one of the said holidays should fall or be observed during an employee's vacation period, he/she will be granted an additional day's vacation for each such holiday in addition to his/her regular vacation time. It is understood and agreed that whenever any of the above-listed holidays, with the exception of Remembrance Day, falls on a Saturday or a Sunday, the Board shall designate some other day as a day off with pay.

ARTICLE XX - HEALTH AND SAFETY

- 20.01 it is mutually agreed that both parties will co-operate to the fullest extent in the prevention of accidents and with such promotion of safety and health as is deemed necessary.
- 20.02 Safety equipment required by the Ministry of Labour or the Board shall be supplied by the Board and must be used or worn where and when conditions demand.
- 20.03 Whereas the Board and the Union recognize their obligations under the Occupational Health and Safety Act and are partiesto an agreement entitled 'Guidelines for the Structure and Function of the CUPE Joint Occupational Health and Safety Committee", the Board and the Union agree to continue to participate in a Joint Health and Safety Committee.

ARTICLE XXI - SALARIES

501A

- 21.01 The direct deposit payroll method will apply to bargaining unit employees.
- 21.02 The Board agrees to pay and the Union agrees to accept, for the term of this Agreement, the rates of pay for the salary levels outlined in Schedules 'A' and "B" attached hereto and forming part of this Agreement.

ARTICLE XXII - GENERAL

- 22.01 In the event that the Board shall combine or separate any of its operations or functions on a regional or provincial level, the Board agrees to discuss the retention of seniority rights for all employees with the new employer.
- 22.02 Copies of this Agreement in a mutually agreed format will be issued to all employees. New employees will be given a copy of the contract on their date of hire by the Board. The cost of printing will be shared equally by the Board and the Union.
- 22.03 The Board shall notify the Union of all appeals and results of appeals regarding job evaluations, promotions, demotions, hirings, transfers, recalls, resignations, retirements, deaths, lay-offs, leaves of absence, or other terminations of employment, provided however that failure by the Board to do so shall not nullify or affect the validity of any such Board action.
- 22.04 The Unionshall be provided semi-annually, or as mutually agreed, with a mailing list of Union members' addresses and names excluding those of any such members who have not given the Board permission to distribute such information.
- 22.05 The Board and the Union hereby confirm their agreement to participate in a joint committee on training, during the term of this Collective Agreement, expiring June 30, 1994. The mandate of the committee shall be to review the needs of the employees in the bargaining unit and the needs of the Board with respect to the training of such employees. The committee shall make recommendations to the Board.

The committee shall consist of three (3) representatives of the Union and shall have such resources and assistants as may be agreed to be necessary. The committee shall be established within thirty (30) days of ratification of the Collective Agreement and thereafter shall meet every two (2) months or as otherwise mutually agreed.

ARTICLE XXIII - PART-TIME EMPLOYEES ADDITIONAL HOURS LIST

- 23.01 The Board shall maintain a "Part-Time Employee Additional Hours List". The said List shall contain the names of those employees in the bargaining unit who indicate in writing to the Manager of Human Resources the desire to work additional hours. The List shall include the employee's name, telephone number, classification and present location.
- 23.02 Part-time bargaining unit employees who make a request in accordance with paragraph 23.01 shall be included on the said List in order of seniority, regardless of when their request is made. Employees who have the same seniority date shall be listed in alphabetical order.
- 23.03 At the time an employee requests inclusion on the said List, the employee must select, from amongst the geographic areas designated as available by the Board, one or more geographic areas within which the employee wishes to accept additional assignments. Such employees shall then be placed on the sub-list for such designated geographic areas. Notwithstanding the employee's selection of a particular geographic area or areas, the Board may request an employee to work in another geographic area if required. Refusal to accept assignments outside the employee's designated geographic area will not jeopardize placement on the List.
- 23.04 It is the responsibility of each employee to notify the Manager of Human Resources of the Board, in writing, of any change of address or change of telephone number needed to contact the employee regarding additional assignments.
- 23.05 a) A part-time employee whose name has been included on the said List and who does not accept any additional hours assignment for a period of one complete academic year, shall be deemed to be removed from the List.

ARTICLE XXII - GENERAL

- 22.01 In the event that the Board shall combine or separate any of its operations or functions on a regional or provincial level, the Board agrees to discuss the retention of seniority rights for all employees with the new employer.
- 22.02 Copies of this Agreement in a mutually agreed format will be issued to all employees. New employees will be given a copy of the contract on their date of hire by the Board. The cost of printing will be shared equally by the Board and the Union.
- 22.03 The Board shall notify the Union of all appeals and results of appeals regarding job evaluations, promotions, demotions, hirings, transfers, recalls, resignations, retirements, deaths, lay-offs, leaves of absence, or other terminations of employment, provided however that failure by the Board to do so shall not nullify or affect the validity of any such Board action.
- 22.04 The Union shall be provided semi-annually, or as mutually agreed, with a mailing list of Union members' addresses and names excluding those of any such members who have not given the Board permission to distribute such information.
- 22.05 The Board and the Union hereby confirm their agreement to participate in a joint committee on training, during the term of this Collective Agreement, expiring June 30, 1994. The mandate of the committee shall be to review the needs of the employees in the bargaining unit and the needs of the Board with respect to the training of such employees. The committee shall make recommendations to the Board.

The committee shall consist of three (3) representatives of the Union and shall have such resources and assistants as may be agreed to be necessary. The committee shall be established within thirty (30) days of ratification of the Collective Agreement and thereafter shall meet every two (2) months or as otherwise mutually agreed.

ARTICLE XXIII - PART-TIME EMPLOYEES ADDITIONAL HOURS LIST

- 23.01 The Board shall maintain a 'Part-Time Employee Additional Hours List'. The said List shall contain the names of those employees in the bargaining unit who indicate in writing to the Manager of Human Resources the desire to work additional hours. The List shall include the employee's name, telephone number, classification and present location.
- 23.02 Pat-time bargaining unit employees who make a request in accordance with paragraph 23.01 shall be Included on the said List in order of seniority, regardless of when their request is made. Employees who have the same seniority date shall be listed in alphabetical order.
- 23.03 At the time an employee requests inclusion on the said List, the employee must select, from amongst the geographic areas designated as available by the Board, one or more geographic areas within which the employee wishes to accept additional assignments. Such employees shall then be placed on the sub-list for such designated geographic areas. Notwithstanding the employee's selection of a particular geographic area or areas, the Board may request an employee to work in another geographic area if required. Refusal to accept assignments outside the employee's designated geographic area will not jeopardize placement on the List.
- 23.04 It is the responsibility of each employee to notify the Manager of Human Resources of the Board, in writing, of any change of address or change of telephone number needed to contact the employee regarding additional assignments.
- 23.05 a) A part-time employee whose name has been included on the said List and who does not accept any additional hours assignment for a period of one complete academic year, shall be deemed to be removed from the List.

ARTICLE XXIII - PART-TIME EMPLOYEE ADDITIONAL HOURS LIST (Continued)

- 23.05 b) An employee who is included on the List and who, because of illness, maternity or adoption of a child or for other reasons acceptable to the Board, becomes unavailable for assignment, shall be retained on the List in an inactive status during the period of such unavailability for the remainder of the school year, provided that such employee must make himself/herself available for assignments during the school year following the commencement of the period of unavailability in order to be retained on the List. An employee becoming unavailable for such reasons shall inform the appropriate office in the Human Resources Department of the date of commencement of, and return from, the period of unavailability.
 - c) On or about November 1st of each year the Board shall provide the Union with a copy of the said List currently in effect. It is understood and agreed that the addresses and telephone numbers of any employees on the List who object to the release of such information shall be deleted from the copy of the List provided to the Union. Additions and deletions to/from the List will be provided to the Union on a monthly basis.

ARTICLE XXIV - NO DISCRIMINATION

1/1

24.01 Neither the Board, the Union nor the employees shall discriminate against any employee in his/her employment, because of race, creed, colour, national origin, religion, age, sex, or disability, as those terms are defined by the Ontario Human Rights Code, nor by reason of membership or non-membership in a union.

ARTICLE XXV - PROFESSIONAL DEVELOPMENT

25.01 There shall be a Professional Development Fund to which the Board shall contribute \$150 per year, per full-time equivalent active employee in this bargaining unit effective July 1, 1992. These funds shall be utilized for professional development activities approved by the Executive Superintendent of Human Resources.



ARTICLE XXVI - DURATION AND TERMINATION

- 26.01 This Agreement shall continue in effect from July 1, 1992 to June 30, 1994 and shall continue automatically finereafter for annual periods of one year each unless either party notifies the other, in writing, not less than thirty (30) days and not more than one hundred and twenty (120) days prior to the expiration date that it desires to amend or terminate this Agreement.
- 26.02 In the event notice of amendment or termination is given, negotiations shall begin within fifteen (15) days following notification of amendment as provided in the preceding paragraph or any longer period which may be mutually suitable.
- 26.03 This Agreement contains all the terms and conditions agreed upon by the Board and the Union and during the term of the Agreement, neither will be required to negotiate on any further matter affecting these terms and conditions or on any further subject not included in this Agreement.

This Collective Agreement

Signed at Mississauga this 24 III day of

March

, 1993.

For the Board:

For the Union:

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Suram Likh

Monga many

Patricia Il hely

Florence Tornahush

1 Juliani

SCHEDULE 'A'

PEEL BOARD OF EDUCATION

C.U.P.E. LOCAL 1628

SALARY SCHEDULE

EFFECTIVE JULY 1, 1992

Twelve (12) Month Schedule

50,4

LEVEL	STEP	0 (Basic)	STEP 1	(6 Month)	STEP 2 (12 Month)	STEP3(24 Monti
1	21,951	(422.13) 84.43 12.06	23,049 BR	(443.25) 88.65 12.66	24,201	(465.40) 93.08 13.30	25,411	(488.67 97.73 13.9€
2	23,707	(455.90) 91.18 13.03	24,892	(478.69) 95.74 13.68	26,137	(502.63) 100.53 14.36	27,444	(527.77 105.58 15.08
3	25,605	(49240) 98.48 14.07	26,885	(517.02) 103.40 14.77	28,229	(542.87) 108.57 15.51	29,640	(570.00 114.00 16.29
4	27,652	(531.77) 106.35 15.19	29,035	(558.37) 111.67 15.95	30,487	(586.29) 117.26 16.75	32,011	(615.60 123.12 17.59
5	29,865	(574.33) 114.87 16.41	31,358	(603.04) 120.61 17.23	32,926	(633.19) 126.64 18.09	34,572	(664.8 5) 132.97 19.0 0

(651.29)

130.26

18.61

(703.38)

140.68

20.10

35,560

38,405

(683.85) 136.77

19.54

(738.56)

147.71

21.10

37,338

40.325

(718.04)

143.61

(775.48)

155.10

22.16

(620.27) 124.05

17.72

(669.88)

133.98

19.14

6

7

32,254

34.834

33.867

36,576

PEEL BOARD OF EDUCATION

C.U.P.E. LOCAL 1628

SALARY SCHEDULE

- 52 -

EFFECTIVE ILLY 1 1002

Ten (10) Month Schedule

Based on 195 School Days for 1992-93

STEP1 (6 Month) STEP2 (12 Month) STEP3 (24 Month)

1	16,464	(422.13) 84.43 12.06	17,287	(443.25) 88.65 12.66	18,151	(465.40) 93.08 13.30	19,057	(488.67) 97.73 13.96
2	17,780	(455.90) 91.18 13.03	18,669	(478.69) 95.74 13.68	19,603	(502.63) 100.53 14.36	20,582	(527.77) 105.55 15.08

13.00 14.30 (542.87)3 19,204 20,163 22,230 (492.40)(517.02)21,171 (570.00)98.48 103.40 108.57 114.00

14.77 14.07 15.51

16.29

20,738 (531.77)21,776 (558.37)22,866 (586.29)24.008 (615.60)

106.35 111.67 117.26

123.12 15.19 15.95 16.75 17.59

5 23,519 (603.04)(633.19)(664.85)22,400 24,695 25,929

(574.33) 114.87 120.61 126.64 132.97

17.23 16.41 18.09 19.00

6

24,190 25,401 (683.85)28,004 (651.29) 130.26 26,670 (620.27)(718.04)

136.77 143.61 124.05

17.72 18.61 19.54 20.52

30,245 26,126 (669.88)27,433 (703.38)28.803

(738.56) 147.71 (775.48)33.98 140.68 155.10 22.16

19.14 20.10 21,10

LARY SCHEDULE NOTATION PAGE 53

LEVEL

STEP 0 (Basic)

SALARY SOHEDLIE NOTATION

TEMPORARY HVH OVERS

Temporary employees' or 'temporary personnel' as defined in Article 1.06 shall be paid according to the following schedule during the first fifteen (15) continuous days worked.

July 1, 1992 - \$12.06/hr.

Such employees shall be paid at the Step 0 - Start rate for the applicable Level upon completion of fifteen (15) continuous days worked in the temporary assignment, and such higher rate of pay shall then apply retroactively to the first day of the temporary assignment. Such employees shall progress to the six (6) month, twelve (12) month, and twenty-four (24) month rates, If they work continuously in the temporary assignment for the requisite period of time. This provision applies equally to regular part-time employees who accept a temporary, supplementary assignment In a school or department other than the employee's regular school or department. Such employee's regular rate of pay shall apply if they accept a temporary, supplementary assignment in their own school or department.

ASSITANT HEAD SECRETARY, SECONDARY - ALLOWANCE:

Secretaries designated by a principal as Assistant Head Secretary-Secondary shall be paid an allowance of \$1,800 per year, over and above the rate paid them pursuant to the salary schedule.

Supplemental Unemployment Benefit (SUB) Plan for the Peel Board of Education

- The object of the plan is to supplement the unemployment insurance benefits received by workers for temporary unemployment caused by pregnancy or parental leave in accordance with the provisions of the Employment Standards Act.
- The following groups of employees are covered by the plan:

Members of C.U.P.E. Local 1628

- 3. The other requirements Imposed by the employer for the receipt or the non-receipt of the SUB are:
 - (f) An employee must be eligible to receive pregnancy or parental benefits from U.I.C.
 - (ii) Payment will not be made for any week in the waiting period which falls attside the employee's normal employment period. An employee employed on a ten-month basis will not be supplemented for any week during the waiting period which falls during the months of July and/or August.
- **4.** Employees must apply for unemployment insurance benefits before SUB becomes payable.
- 5. Employees disentitled or disqualified from receiving U.I. benefits are not eligible for SUB. A SUB payment shall be made only when it has been verified that the employee has applied and qualified for U.I. benefits.
- 6. Employees do not have the right to SUB payments except for supplementation of U.I.C. benefits for the unemployment period as specified in the plan.

Supplemental Unemployment Benefits (SUB) Plan (Continued)

- 7. The benefit level paid under this plan is set at a weekly rate equal to 60% of the employee's weekly Insurable earnings under U.I.C. It is understood that in any week, the total amount of SUB, unemployment Insurance gross benefits and any other earnings received by employees will not exceed 95% of the employee's normal weekly earnings.
- 8. The maximum number of weeks for which SUB is payable is for the two week walting period.
- 9. The duration of the pian is fixed July 1, 1992 until June 30, 1994.

Dated at Mississauga, this 24th day of March , 1993.

For The Peel Board of Education:	For C.U.P.E. Local 1628:
Eddedini.	
D. Frid	Luda Ballard
+eur	Torrain Silks.
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los redo Viero	Krea molord
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mateuler	Dona Houry
	Patricia Whitelorg
	allerence domahasha
	taison

LETTERS OF NIENT

- This will confirm the Board's intention to circulate the bard's procedure entitled "Emergency Closing of Schools Due to Inclement Weather'.
- 2) This will confirm the Board's intention to provide a copy of its Leaves Policy to all bargaining unit members when a change is made, and to new hires.
- 3) It is understood that the Board will continue to provide any benefits which are superior to those contained in the collective agreement, which it currently provides to incumbent employees affected in the Human Resources Department, so long as they remain in the affected position held on July 1, 1989.
- 4) At recent collective bargaining negotiations the Board confirmed its intention to distribute copies of the Memorandum from M. Fowler Re: "C.U.P.E. 1628 Clerical and Secretarial Employees", each year during the term of this agreement. The Board's Negotiating Table Team will recommend that the contents of the aforementioned memorandum be incorporated into the Board's Operating Procedures.
- 5) At recent collective bargaining negotiations the parties discussed two issues regarding the use of supply secretaries which they agreed to refer to the Board's Organizational Review Steering Committee:
 - i) the use and high cost of temporary secretarial supply agency placements, and the question of whether the establishment of a pool of 'floater supply secretaries' and/or a supply secretary dispatcher would be cost-effective methods of reducing the use of supply agency placements, and provide a more efficient and effective delivery of service by C.U.P.E. Local 1628 members in all locations.

LETTERS OF NIENT

5) ii) the feasibility and cost-effectiveness of approving supply secretarial replacements for regular secretarial staff who are on vacation.

It is understood that as part of this process C.U.P.E. Local 1628 will be given an opportunity to make a full written submission to the Committee.

The Negotiating Committees agreed to request the Organization Review Steering Committee to meet with C.U.P.E. Local 1628 and also to report their findings on these matters to the Board by June 1, 1991.

LETTER OF UNDERSTANDING

This will confirm that in recent negotiations the Board and the **Union agreed to refer the** following issues to **the** Labour/Management Committee for further discussion:

- a) optional half-hour lunch
- b) training concerns
- secretarial allotments, including the possibility and feasibility of establishinga "floater" classification
- **d)** supply secretarial allocations during the school year for vacation coverage
- e) provisions of overlap when a secretary leaves and a new one begins

LETTER OF UNDERSTANDING

RE SUPPLY SECRETARIES

At recent collective bargaining negotiations, the issue of supply secretaries was discussed. When a supply secretary is required by the Board, the following process will be used while secretaries are on the recall list.

- Part-time staff will be considered first to do supply work at their own location.
- Other than the above circumstances, any supply work will first be offered to secretarial staff on the recall list.
- If no one is available from the recall list, locations will be advised to contact staff on the Permanent Part-time list.
 This llst contains the names of permanent part-time secretarial staff who are looking for additional work.
- If no one is available from this Permanent Part-time list, then
 the Casual Supply list may be used to obtain temporary
 help.
- Upon the expiration of recall rights and the termination of their employment, individuals may apply to the Board to be added to the Casual Supply list and upon applicationshall be added to the list.
- In order to be eligible for work under this Letter of Understanding, employees or individuals an the Casual Supply list must be qualified to perform the work available.

MEMORANDUMOF AGREEMENT

between

THE PEEL BOARD OF EDUCATION (hereinofter referred to as The Board)

and

THE CANADIAN UNION OF PUBLIC EMPLOYEES and its Local 1628 (hereinafter referred to as the Union)

The Board and the Union hereby ogree to extend the probationary period under Article 11.01 of the Collective Agreement for employees witho during their probationary period are absent from work due to Workers Compensation or unpaid medical leave.

The probationary period shall be extended by the length of time that an employee is absent.

Dated at Mississauga this the 20th day of December 1990.

FOR THE BOARD: FOR THE UNION:

Sunda Balland

Sunda