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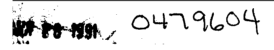
BETWEEN

THE SIMCOE COUNTY BOARD OF EDUCATION

AND

CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

EFFECTIVE: JANUARY 1, 1991 TO DECEMBER 31, 1992



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THIS AGREEMENT dated the 1st day of January 1991.

BETWEEN

THE SIMCOE COUNTY BOARD OF EDUCATION

inafter called the "Employer")

OF THE **FIRST** PART

and

CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

(hereinaftercalled the "Union")

OF THE SECOND PART

WHEREAS the Union by Certificate dated the 9th day o July 1970 is the certified bargaining agent for al employees in the bargaining unit hereinafter described;

AND WHEREAS the parties hereto have agreed to ente into a collective bargaining agreement upon the term hereinafter set forth;

NOW THEREFORE THIS AGREEMENT WITNES **SETH:**

RTICLE I: GENERAL PURPOSE

11 The purpose of this Agreement is to establish mutualsatisfactory relations between the Employer and the uployees concerned, to provide machinery for the ampt and equitable disposition of grievances, and to ablish and maintain satisfactory working conditions, urs of work and wages for all employees who are subject the provisions of this Agreement.

RTICLE 2: RECOGNITION

- 11 The employer recognizes the Union as the sole llective bargaining agent for all its employees engaged maintenance, services and plant operations, save and cept head custodians, persons above the rank of head stodian, and students employed during the school vacan period. A student is a person who states his/her ention to return to an education program, and the school cation period shall be April 1 to Labour Day.
- **)2** All correspondence between the parties arising out this Agreement or incidental thereto shall pass to and om the Board Secretary or the designated representative d the Secretary of the Union.
- 33 The Union shall be notified of all hirings, layoffs, calls and terminations of employment within the barining unit.

RTICLE 3: RELATIONSHIP

11 It shall be a condition of employment that all present embers of the Union shall remain members in good anding according to the constitution and by-laws of the tion. All new employees shall become and remain

members within thirty (30) days. The employer shall n be required to terminate the employment or otherwis discriminate against an employee who loses his/her unic membership for any reason other than non-payment or regular monthly dues.

- **3.02** The Employer agrees that no employee shall in at manner be discriminated against or coerced, restrained influencedon account of membershipor non-membersh in the Union.
- 3.03 The Union agrees it will not discriminate agains coerce or restrain any employee because of his/her men bership or non-membership, his/her activity or his/her activity, in the Union.
- 3.04 It is agreed that the Union and the employees we not engage in Union activities during working hours of hold meetings at any time on the Employer's premise without obtaining the prior permission of the Employer Provided the normal procedure is followed, the Employer will grant a permit to the Union for the use of its premise and facilities for the purpose of membership and Executiv Board Meetings without payment therefor unless extracted as a required.
- **3.05** The Board will provide (costs shared as per Artic 22.03) each new employee with a copy of the Collectiv Agreement within 30 days of his/her start date.

ARTICLE 4: DEDUCTION OF UNION DUES

4.01 During the lifetime of this Agreement the Employe shall deduct from the pay of all employees covered by th Agreement who have been employed by the Employer for a period of thirty (30) days, as a condition of employmen on the first pay day of each calendar month whatever sur

ay from time to time be authorized by the Union as gular monthly dues and shall remit same prior to the iddle of the following month to the Treasurer of the nion with a list showing hours paid in the month. The idd sum shall be accepted by the Union as the regular onthly dues of those employees who are, or shall become embers of the Union, and the sums so deducted from on-members of the Union shall be treated as their conjudicion toward the expense of maintaining the Union.

RTICLE 5: NO STRIKES OR LOCKOUTS

- 01 In view of the orderly procedures established by this greement for the settling of disputes and the handling of disputes, the Union agrees that during the lifetime of its Agreement there will be no strike, picketing, slow-own or stoppage of work, either complete or partial, and the Employer agrees that there will be no lockout.
- 02 The Employer shall have the right to discharge or herwise discipline employees who take part in, or inigate, any illegal strike, picketing, stoppage or slowown, but a claim of unjust discharge or discipline may the subject of a grievance and dealt with as provided in rticle VIII.
- **03** Should the Union claim that a cessation of work institutes a lockout, it may take the matter up with the mployer as provided in Step No. 3 of Article 8.
- 04 The Union further agrees that it will not involve any nployee in the course of his/her employment, or the mployer itself, in any dispute which may arise between 1y other employer and the employees of such other nployer.

ARTICLE 6: RESERVATION OF MANAGEMENT FUNCTIONS

- 6.01 The Union acknowledges it is the exclusive function of the Employer to:
- (a) maintain order, discipline and efficiency;
- (b) hire, classify, transfer, promote, demote and laye employees and also to suspend, discipline or dischar employees for just cause, provided that a claim by employee who has acquired seniority that he/she he been discharged or disciplined without just cause me be the subject of a grievance and dealt with hereinafter provided.
- **6.02** The Union further recognizes the right of t Employer to operate and manage its schools and operations in all respects in accordance with its commitmer and its obligations and responsibilities. The right to decion the number of employees needed by the Employer any time, the right to use modern methods, machinery a equipment and jurisdiction over all operations, buildin and equipment are solely and exclusively the resposibility of the Employer. The Employer also has the right to make and alter from time to time rules and regulation to be observed by the employees, but before altering a such rules the Employer will discuss same with the Unit and give them an opportunity of making representation with regard to such proposed alterations. The Employ agrees that any such rules shall not conflict with the provisions of this Agreement.
- 6.03 None of the rights set forth in this Article will exercised in a manner inconsistent with the provisions this Agreement.

ARTICLE 7: UNION COMMITTEES AND STEWARDS

- 7.01 The Employer will recognize a Grievance Committee which shall consist of the Local President, one Execuive Board Member or shop steward, and an Area Chief Steward. The Employer shall be advised of the names of the wards and the members of the Grievance Committee rom time to time selected. All members of the Grievance Committee and all stewards shall be regular employees of he Board who have acquired at least one year's seniority.
- 7,02 The Employer undertakes to instruct all members of ts supervisory staff to co-operate with the stewards and Jnion Officers in the carryingout of the terms and requirenents of this Agreement.
- **7.03** The Union undertakes to secure from its **officers**, itewards and members their co-operation with the Employer and with all persons representing the Employer n any supervisory capacity.
- **7.04** The privilege of stewards and members of the Grievance Committee to leave their work without loss of pasic pay to attend to Union business is granted on the following conditions:
- (a) Such business must be between the Union and Management. Employees having grievances cannot discuss these with thestewards or Grievance Committee members in working hours, except in the case of a discharged employee.
- (b) The time shall be devoted to the prompt handling of necessary Union business.
- (c) The stewards and members of **the** Grievance Commit**tee** concerned shall obtain the permission of the

- foreman concerned before leaving their work. **Suc** permission shall not be unreasonably withheld.
- (d) The time away from productive work shall be reporte to the foreman \(\overline{\pi}\) supervisor \(\overline{\pi}\) that \(\overline{\pi}\) proper record \(\overline{\pi}\) same may be kept.
- (e) The Board reserves the right to limit such time if deems the time **so** taken to be excessive.

7.05

- (a) It is agreed that a Bargaining Committee composed on the more than five (5) employees shall be paid at the regular rate for the time necessarily lost from work for the purpose of attending negotiating meetings with the Employer.
- (b) The Bargaining Committee shall be granted one (1 day leave of absence without pay and without less c seniority for the purpose of preparing its proposals for negotiations.

7.06 A Labour/Management Committee shall be estal lished with equal representation from the Employer an the Union with at least two (2) from each side present a meetings and as many more as may be mutually agreed.

Its purpose is to discuss matters not covered by this Agreement with the view to promoting better Labour/Management relations and to assume the responsibilities of Health and Safety Committee.

Meetings of the Committeeshall be held upon reasonably notice at the request of either party, but at least once ever three (3) months.

The rights and powers of this Committee shall include those outlined in the Occupational Health and Safety Ac 1978, as amended from time to time.

Imployees attending such meetings shall be paid at their egular rate for time necessarily lost from work for the urpose of attending such meetings.

ARTICLE 8: GRIEVANCEPROCEDURE

- 1.01 The parties to **this** Agreement are agreed that it is of he utmost importance to adjust complaints and grievances s quickly as possible. A grievance shall be defined **as** any lifterence arising out of the interpretation, application, dministration or alleged violation of the Collective Agreement.
- i.02 No grievance shall be considered where it is filed nore than five (5) full working days after the grievor ecame aware or reasonably ought to have become aware of the occurrence of the circumstances giving rise to the rievance.
- 5.03 A grievance of an employee properly arising under his Agreement shall be adjusted and settled as follows:
- e/she has a grievance shall discuss the subject with is/her steward, who shall assist in the preparation of a rritten grievance. The aggrieved employee, together with is/her steward, shall present the grievance to the mployee's immediate supervisor outside the bargaining nit who shall then arrange a meeting to discuss the rievance within a period of five (5) days after the presention of the grievance. The employee shall have the sistance of the steward at this meeting, and where posible the appropriate manager shall be in attendance. The mediate supervisor shall give an answer in writing vithin a period of five (5) days of the said meeting. If the nswer is not satisfactory to the employee then the next

step in the grievance procedure may be taken at any time within five (5) days after receipt of the said answer.

STEP NO. 2 The Union will present the grievance in writing to the Superintendentof Plant, at the Manager of Transportation as applicable, who shall then arrange a meeting to discuss the grievance within a period of five (5) days after the presentation of the grievance. The Union Grievance Committee and the aggrieved employee will attend as will the Superintendent of Plant, at the Manager of Transportation as applicable, at his/her nominee and the Personnel Manager. The Superintendent of Plant, at the Manager of Transportation as applicable shall give his/he answer in writing within a period of (5) days of the sale meeting. If the answer is not satisfactory to the Union thet the next step in the grievance procedure may be taken a any time within five (5) days after receipt of the sale answer.

STEP NO. 3: The Union will submit the grievance it writing to the Superintendent of Personnel. The Superintendent of Personnelor his/her nominee and the Personne Manager shall meet with the Union Grievance Committee within five (5) working days and render a decision it writing within a further five (5) working days. Should the said decision not be satisfactory to the Union then the next ep in the grievance procedure may be taken at any time within five (5) days of the receipt of the decision.

STEP NO. 4: The Union will submit the grievance in writing to the Chief Executive Officer of the Board. The Chief Executive Officer of the Board or his/her nominee and two trustees shall meet within five (5) working days to discuss and to endeavour to settle the grievance. The Personnel Manager may also be present. The Union shal have their Grievance Committee present, and at the reques of either party to this Agreement, a national representative

{ the Union shall also be present. A decision will be indered through the Chief Executive Officer within five i) days.

- **04** If the answer of the committee of the Board of ducation is not satisfactory and if the grievance is one hich concerns the interpretation, application, administration or alleged violation of the Agreement, the grievance and or may not be referred by the Union to a Board of arbitration as provided in Article 9 at any time within fteen **(15)** days of receipt of the decision, but not later.
- .05 In the computation of time in Articles 8, 9 and 10, aturdays, Sundays and staff holidays shall not be punted
- .06 When any employee covered by this Agreement is alled to the office concerning a disciplinary matter, the mployee shall be accompanied by a member of the Union xecutive. The employershall advise the employee of the quirement to be accompanied by a member of the Union xecutive, and agrees that no disciplinary matter will be iscussed without the presence of the aforementioned tember of the Union Executive.
- .07 Where there is a dispute involving the Union as such r all of the employees in the bargaining unit α all mployees in a job group (as defined in Article 12.02 (b) 1 respect of which an individual employee could not rieve, the Union may file a grievance in its own name at tep No. 2 of the grievance procedure.
- .08 **An** employee shall have the right to have access to nd review his/her personnel file, and shall have the right **5** respond in writing to any document contained therein. such a reply shall become part of the permanent record.

ARTICLE 9: ARBITRATION

- 9.01 Both parties to this Agreement agree that any disput α grievance concerning the interpretation, application administration α alleged violation of this Agreemen which has been properly carried through all the steps c the grievance procedure outlined in Article 8, and which has not been settled, will be referred to a Board of Arbitration at the request in writing of the party which initiate the grievance.
- 9.02 The Board of Arbitration will be composed of on person appointed by the Employer, one person appointed by the Union, and a third person to act as Chairman chose by the other two members of the Board, or as provided is section 45 of the Ontario Labour Relations Act, a amended.
- **9.03** Within five **(5)** days of the request by either part: for a Board, each party shall notify the other of the nam of its appointee.
- 9.04 Should the person chosen by the Employerto act on the Board, and the person chosen by the Union, fail to agree on a third person within seven (7) days of the notification mentioned in Section 9.03, the Minister or Labour for the Province of Ontariowill be asked to appoin an impartial chairman.
- 9.05 The decision of the Board of Arbitration, or majority thereof, constituted in the above manner, shall be final and binding on both parties. If there is no majority award, the award of the chairman shall govern.
- **9.06** The Board of Arbitration shall not have any powe to alter or change any of the provisions of this Agreemen or to substitute any new provisions for any existing provisions, nor to give any decision inconsistent with the terms and provisions of this Agreement.

- 1.07 Each of the parties to this Agreement will bear the expense of the arbitrator appointed by it **and** of its **own** vitnesses, and the parties will jointly bear the expenses, if my, of the chairman.
- **1.08** No person shall be selected as arbitrator who has seen directly involved in attempts to negotiate α settle the trievance.
- **2.09** The time limits contained in Articles 8 and 9 may be extended by the mutual consent of the parties in writing.

ARTICLE 10: SUSPENSION AND DISCHARGE CASES

- 10.01 In the event of **an** employee who has attained enjority being suspended **c** discharged from employnent, **and** the employee feeling that **an** injustice has been lone, the case may be taken up as a grievance.
- t0.02 All such cases shall be taken up within five (5) days and disposed of within seven (7) days (α such longer seriod as may be mutually agreed upon) of the date the imployee is notified of his/her suspension α discharge, except where a case is taken to arbitration. A claim by an imployee, who has attained seniority, that he/she has been injustly suspended, α discharged from his/her employnent, shall be treated as a grievance if a written statement of such grievance is lodged with the Personnel Manager within five (5) days after the employee is notified of his/her suspension α discharge, α within five (5) days after the imployee ceases to work for the employer, whichever is he earlier. All steps of the grievance procedure prior to step. No. 3 may be omitted in such cases.

10.03 Such special grievances may be settled by confirming the Employer's action in suspending or dismissing the employee, or by reinstating the employee with full conpensation for time lost, or by any other arrangement whice is just and equitable in the opinion of the conferring partie or the Board of Arbitration, as the case may be.

ARTICLE 11: MANAGEMENT GRIEVANCES

11.01 It is understood that the Employermay file with the Steward and a Union Representative any complaint wit respect to the conduct of the Union, its officers or steward or any complaint that a contractual obligation undertake by the Union has been violated, and that if such complain by the Employer is not settled to the mutual satisfaction of the conferring parties, it may be treated as a grievance an employee. No such grievance shall be considere where the circumstances giving rise to it occurred originated more than five (5) full working days before the filing of the grievance.

ARTICLE 12: SENIORITY AND LAYOFFS

12.01 (a) Permanent employees will be required to serv a probationary period of 500 hours paid in the sam position. With the written consent of the probationat employee, the Employer and the President of Local 131 or designate, such probationary period may be extended Any extension agreed to will be in writing and will specifithe length of the extension.

(b) Employees with previous periods of temporar employment in this bargaining unit, within the pre vious twenty-four (24) months, will have their rate of pay and seniority adjusted as follows:

- (i) for the purpose of wage rate only, such an employee will be credited with all previous periods of temporary employment in this bargaining unit, and
- (ii) For the purpose of seniority, upon successful completion of the probationary period such an employee will be credited with seniority dating back to the start of the most recent temporary period of employment within this bargaining unit.
- (c) The probationary period referred to in this Article will commence at the time the employee begins working in the permanent position.

- (a) Seniority shall be the length of continuous employment with the Board and predecessor Boards, subject to Articles 12.01 and 12.03.
- (b) Seniority shall be bargaining unit wide.
- 12.03 The Board agrees, where a part-time employee is transferred into a full-time position within the bargaining unit, the employee shall bring with him/her all seniority on a pro rata basis in accordance with time worked to full-time employment.
- **12.04** Seniority status, once acquired, will be lost only for the following reasons:
- (a) voluntary resignation. No resignation shall be effective **unless** in writing and signed by the employee,
- (b) discharge for just cause unless reinstated in the Grievance Procedure,
- (c) layoff in excess of one year,

- (d) failure to signify intention to return to work within three (3) working days of the receipt of the actua notice of recall. Such notice may be verbal and con firmed in writing. If the Employer is unable to mak verbal contact, notice shall be in writing by registered mail or personal delivery, addressed to the last know address according to the recorda of the Employer, and failure in fact to return to work within a further five (5) days. An employee who so fails shall forfei his/her claim to re-employment.
- (e) Absence due to illness or non-compensableacciden where such absence exceeds the lesser of:
- (i) the employee's unused sick leave credits plus one (1, year; or
- (ii) eighteen (18) months.

Provided that the employer may employ a person temporarily during the absence of the sick or injured employer subject to Article 12.12.

- (a) An employee who is absent due to a compensable accident shall retain his/her seniority, and shall ac cumulate seniority during the said absence.
- (b) An employee who has been absent due to a compen sable accident shall, for a period of two years, be eligible to return to his/her original position. Should the absence extend beyond two years he/she shall be eligible, upon recovery, to return to the first available vacancy consistent with his/her seniority and experience.
- 12.06 **An** employee absent due to proven illness or accident shall continue to accumulate seniority only for the first nine (9) months of such illness or accident or until the

employee's sick leave credits are exhausted, whichever is treater.

- 12.07 In the event that an employee in a position beyond he scope of this Agreement is placed in a position within he scope of this Agreement shall retain all seniority previously acquired but shall not have added thereto any seniority for the period of time served in the position beyond the scope of this Agreement. Upon being transferred to a position within the scope of this Agreement the employee shall be placed in a job consistent with his/her seniority and which shall not result in the layoff or displacement of an employee having equal or greater seniority.
- 12.08 In all cases of layoff or recall from layoff, job group seniority shall govern provided that the employee has the apabilities to do the work in question.
- 12.09 Where employees who are about to be or have been aid off are, in the opinion of the Employer, qualified for employment covered by a job group seniority list other han that on which they are carried and where vacancies are available which are covered by such job group, and no employees are laid off from the job group, such employees shall be offered alternative employment in accordance with their seniority on the bargaining unit seniority list.
- 12.10 The Board will supply the Union in February of each rear with five (5) copies of the Seniority List and will send one copy to each school. Such list shall be subject to shallenge for a period of two (2) months failing which it shall be considered to be correct for all purposes.

The Board shall provide all additions, deletions or amendments to the Union President upon request.

- (a) Effective January 1, 1991, it is understood and agreed that in the event the Employer should change a method or methods now in effect, then all permanent employees covered by this Agreement, who as of December 31, 1990, have five (5) or more years' seniority, and whose employments affected by such change, will be offered alternative employment with the employer in a position requiring the same number of regular hours as the employee's former position and will not be terminated or laid off from employment by the Employer as a result of such change. An employee who, pursuant to the provisions of this clause, is transferred to a lower rated classification to which the employee is transferred or the rate paid to the employee in his/her former classification, whichever is the lower.
- (b) Effective January 1, 1992 it is understood and agreed that in the event the Employershould change a method or methods now in effect, then all permanent employees covered by this Agreement, who as of December 31, 1991, have five (5) or more years' seniority, and whose employment is affected by such change, will be offered alternative employment with the employer in a position requiring the same number of regular hours as the employee's former position and will not be terminated or laid off from employment by the Employer as a result of such change. An employee who, pursuant to the provisions of this clause, is transferred to a lower rated classification shall be paid the maximum rate of the classification to which the employee is transferred or the rate paid to the employee in his/her former classification, whichever is the lower.

2.12

- a) Temporary employees who are hired for:
- (i) maintenance work for a specified period of time not to exceed nine (9) months;
- (ii) sickness or accident coverage;
- (iii) leave of absence coverage;
- (iv) cleaning portables;
- (v) mower operating;
- (vi) replacement for an employee transferred under articles **21.05(b)**, and **13.03**

shall not acquire seniority and shall not have any seniority for the purpose of this Agreement, however they shall be entitled to the wage rates and overtime provisions as set forth in ScheduleA to this Agreement and Article 18.03, but are not entitled to any of the benefits set forth in Article 16 or 19. Such employees are subject to the provisions of Article 4 of this Agreement

- b) Notwithstanding Article 12.12 (a), temporary employees who are hired to clean portables will accumulate seniority (from the start date of the current employment period) to be used only for the purpose of applying for positions under Article 13.01 (a).
- **2.13** Notwithstanding Articles **12.08** and **13**, the Board, pon consultation with the Union, may place an employee, who is on Workers Compensation, sick leave, or long term lisability, in any available vacancy for rehabilitation or ight duty purposes on a temporary basis.

ARTICLE 13: JOB POSTINGS

- (a) When a permanent vacancy, or a temporary vacancy (subject to Article 13.03) occurs, or a new position is created inside the bargaining unit, within ten (10) working days, the Board shall post a notice of the position in a suitable location in each work location for a minimum of three (3) days and supply two (2) copies to the Union President in order that all employees, except probationary employees and those excluded under 13.01 (b) (d), will know about the position and be able to make written application therefore
- (b) Lead Hands (Custodial) and Chief Custodians and employees receiving an allowance under Articles 15.08 and 15.09 are not eligible to apply for temporary postings defined in 13.03 (b) and (c).
- (c) Notwithstanding 13.01(b) an employee receiving an allowance under article 15.09 may apply for a temporary position in the same location providing he/she continues to carry out the assigned responsibilities of the engineer's position.
- (d) Notwithstanding 13.01 (b) Chief Custodians may apply for temporary Lead Hand (Custodial) positions.
- (e) Employees who have accepted and are working in a temporary maintenance position, are not eligible to apply for any job posting, or to apply for a transfer under article 13.09, until after the completion of the temporary assignment.
- **13.02** Such notice shall contain the following information:
- (a) nature of position and location;

- **b)** qualification;
- (c) required knowledge and education;
- (d) required skills;
- (e) shift;
- (f) wage or salary rate or range;
- (g) posting number and date of issue;
- (h) the closing date by which all staff applications must be made in writing.

13.03

(a) All permanent vacancies shall be posted.

(b)

- (i) Only original temporary vacancies in the maintenance classifications which are anticipated to exceed three (3) months will be posted. The resulting vacancy will not be posted regardless of where it occurs.
- (ii) In the event that a temporary vacancy occurs as a result of the posting specified in (a), qualified staff within the school group will be considered for the vacancy prior to seeking a replacement from outside the bargaining unit.
- (c) Original temporary vacancies in the custodial classifications which are anticipated to exceed three (3) months will be posted. The first resulting vacancy will also be posted where the original vacancy has been filled from within the bargaining unit.
- (d) No two (2) hour positions will be posted.

13.04 The board shall first determine whether any of the applicants under Article **13.01** are qualified. If, in the Board's opinion, none of the applicants are qualified, i may then seek applications from outside the bargaining unit. Unsuccessful candidates shall be notified in writing stating reasons for selection of the successful candidate.

13.05 In cases of promotion (other than promotions to positions outside the bargaining unit) and transfer, the following factors will be considered:

- (a) ability to **perform** the work;
- (b) physical fitness.

It is understood that where the qualifications referred to it factors (a) and (b) above are relatively equal then the employee with the greatest seniority shall be appointed. The Board shall evaluate factors (a) and (b) and factor (a) shall be considered to include, for the purpose of judging ability, the relevant elements such as skill, experience knowledge, training and work record with the Board. It making an evaluation under this clause the Employer agrees that it will not act in an arbitrary or unjust manner

- (a) After a position has been posted and if the persor selected for that position leaves that position within one calendar month, the position need not be reposted. *An* employee shall be selected in accord. ance with Article 13.05 from the qualified candidates who made application for the position at the time of the original posting. If no qualified candidate is available to fill the position, the Board may seek applications from outside the Bargaining Unit.
- (b) Should the person leave the position after a period of one calendar month, but less than three (3) calendar

- months, **the position need** not **be reposted** if qualified candidates are available under the original posting. If no qualified candidate is available to fill the position, the Employer shall post in accordance with Article **13.01**
- (c) Should the person leave the position after a period of three (3)calendar months, the Employer shall post the position in accordance with Article 13.01.
- 13.07 A successful candidate to a job posting shall be paid as follows:
 - (i) to a lower classification, he/she shall be paid at the same wage level in the new classification. If the new rate is not the maximum rate of the new classification he/she shall retain his/her same increment date.
 - (ii) to a classification in the same wage level, he/she shall retain his/her same rate of pay and increment date (where required).
 - (iii) to a higher classification, he/she shall be paid at the lowest wage level of the new classification that would result in a rate increase. If the new classification is in the same Classification Group the new wage level must result in a rate increase of at least 3% over the former level but not exceed the maximum rate of the classification.

The employee's increment date, where applicable, shall be the date of the transfer to the new classification.

13.08 A successful applicant to a job posting, who has attained seniority, shall be placed on trial for a period of three (3) consecutive calendar months. Absence during the trial period will extend the trial period for an additional period equivalent to the absence. In the event the

employee proves unsatisfactory in the position during the aforementioned trial period, he/she will be returned to his/her former position at his/her previous hourly rate. In the event the employee feels unable to perform the duties of the new job classification during the trial period, he/she shall be returned to a comparable position in the same geographic area at his/her previous hourly rate. The implementation of this sequence of events may result in the lay-off of an employee in accordance with Article 12.08.

- 13.09 **An** employee with seniority wanting to transfer to another location in the same classification with no increase in hourly rate (including allowances) may indicate such by:
- 1. Sending a letter of notification to the Personnel Department indicating the specific location (s) they wish to transfer to.
- 2. These requests for transfer must be renewed in writing each January and July by sending a new notification to the Personnel Department who will acknowledge receipt of the request in writing.
- 3. When a position becomes vacant, and before posting, the applications for transfer will be reviewed. Should more than one person request a transfer to the same location then the employee with the greatest group seniority will be transferred.
- 4. This article applies only **to** permanent vacancies and does not apply to Lead Hand (Custodial)vacancies.
- 5. A maintenancetrades employee applying for a transfer under this article must have the required experience and skills for the specific position.
- This article does not apply to a person in a temporary position.

13.10 A successful candidate to a job posting, **α** a transfer under Article **13.09** may not apply for another transfer or job posting for a period of six **(6)** months, except for a promotion or additional hours.

ARTICLE 14: LEAVES OF ABSENCE

14.01 The Employer may grant leave of absence in writing to employees for periods without pay and without loss of seniority. If the Employer grants leave of absence in excess of thirty (30) days, the employeeshall not accumulate seniority beyond thirty (30) days. Any request for leave of absence shall be in writing and shall state the reason for the leave.

14.02 An employee granted a leave of absence who uses such absence for a different purpose than that for which it was granted, shall be deemed to have terminated his/her employment, and such a person, if re-hired, shall start at the lowestrate for the classification of the work available.

Bereavement Leave

14.03

(a) When a death occurs in the immediate family of an employee, the employee shall be granted not more than three (3) working days' leave of absence from his/her employment without loss of pay. Said leave of absence shall commence with the day of the death and end with the date of the burial, providing said employee uses said time for the purpose of arranging for and attending the funeral of the deceased relative. Immediate family is defined as mother, father, brother, sister, wife, husband, son, daughter, common-law spouse, son-in-law, daughter-in-law, grandchild, mother-in-law, or father-in-law of the employee.

- Such leave of absence shall be charged against the employee's accumulated sick leave credit.
- (b) When a death occurs to an uncle, aunt, brother-in-law, sister-in-law, a grandparent of an employee, the employee shall be granted one working day's leave absence from his/her employment without loss of pay, on the same terms and subject to the same conditions as are set forth in Section 14.03(a). Upon request of the employee and upon approval of the employee's foremanthe leave of absence may be extended to three (3) days if such is required for purpose of travelling.
- (c) In the event of the death of an employee in the bargainingunit coveredby this Agreement, then, upon request, one day's leave of absence without pay will be granted to one executive member of the Union for the purposes of attending the funeral of the deceased employee.

Union Conferences

14.04 Upon written request received at least one (1) week in advance, leave of absence without pay and without loss of seniority will be granted to not more than six (6) employees, selected α appointed, to attend Union conventions α conferences for an aggregate of not more than thirty (30) days in any calendar year. Not more than one (1) employee shall be given such leave of absence from any one school at the same time.

Election Leave

14.05 The Employer recognizes the rights of employees to participate in public affairs. Therefore, upon written request, the Employer will grant leave of absence without

oss of seniority and without pay so that employees may be candidates in a Federal, Provincial or Municipal elec-

Jnion/Public Office

14.06 Notwithstanding Article 14.01 an employee who is sleeted, or selected for a full-timeposition with the Union, or any body with which the Union is affiliated, or public office, may be granted a leave of absence without pay, and without loss of seniority. Seniority shall accumulate for a naximum of two years. Upon return from such leave, the employee will be placed in a position comparable to the ne held prior to the commencement of such leave, at a alary level which applies for the experience gained at the ime the commencement of the leave.

ury Duty

\\\ \{4.07\] The Employershall grant leave of absence without oss of seniority to an employee who serves as a juror or witness in any Court, other than on the employee's own sehalf. The Employer shall pay such employee the difference between his/her normal earnings and the payment re/she receives for jury service \(\alpha\) court witness, excluding payment for travelling, meals or other expenses. The employee will present proof of service and the amount of pay received.

Maternity Leave

14.08 Pregnancy and Parental Leave

- (a) A Pregnancy or Parental Leave without pay shall be granted in accordance with the Employment Stand ards Act and as augmented by this Article.
- (b) Requests for such a leave shall be made, in writing, to the employee's supervisor as soon as possible but no later than two weeks before the date the leave is to commence.
- (c) Notwithstanding Article 14.01, such leave(s) shall not result in loss of seniority which shall accumulate during the leave(s), or loss of service for vacation entitlement.
- (d) The Board will continue to subsidize the premiums for the employee benefit plans, as per Article 19.05, that the employee is enrolled in during a Pregnancy and/or Parental Leave(s). The employee must prepay his/her share of the premiums prior to the commencement of the leave.
- (e) **An** employee on Pregnancy and/or Parental Leavemus notify the Personnel Manager in writing of the date the leave will end at least four weeks prior to that date.
- (f) Upon completion of the leave the employee will return to his/her original position and work location providing the position still exists. In the event the original position does not exist, the employee will be reassigned to a comparable position in accordance with Article 12.

Adoption Leave

14.09 Adoption Leave shall be granted and all conditions and entitlements shall apply as defined in **14.08**.

Seminars

- 14.10 Upon written request at least two (2) weeks in advance, leave of absence without pay and without loss of seniority may be granted to Union Officers and Stewards o attend education seminars, provided it does not uneasonably interfere with operations. Not more than one (1) employee shall be given such leave of absence from my one school at the same time.
- **14.11** Upon the request of any employee, and with the prior approval of the supervisor and the Personnel Manager, accumulated sick leave credits may be used to over the following absence of a special nature:
- 1. community or public service of an emergency nature;
- 2. serious accident or illness in the immediate family for sufficient time to alleviate the emergency condition;
- 3. emergency medical or dental appointment;
- 4. convocation or graduation involving the C.U.P.E. member, the member's **spouse**, child or parent;
- 5. one (1) day for attendance at the birth of the member's child

ARTICLE 15: WAGES AND ALLOWANCES

- 15.01 **Dring** the lifetime of this Agreement the Employer agrees to pay the scale of wages **as** set out in Schedule "A" attached hereto, which is hereby made a part of this Agreement.
- **15.02** When a new classification is established, a temporary rate of pay for that classification will be established by the Board until a regular rate can be negotiated through the normal Collective Bargaining process. Such process will be initiated within thirty (30) calendar days of the

Board assigning an employee to the new position. Should the 'negotiated' rate be higher then it will be paid retroac tive to the employee's **start** date in the new position.

15.03 If the duties of an existing job or classification ac substantially changed, the Union shall be consulted.

15.04 Absence from employment not paid for by the Board and which is in excess of one continuous month shall not count as service to advance an employee through the wage rates for a classification.

15.05

- (a) Pay days shall be every second Friday.
- (b) Each employee covered by this collective agreement shall provide to the Board the name of his/her bank or trust company and the account number to which pay ment will be made by direct deposit.

Allowances:

- (a) Effective January 1, 1991 each employee covered by the Agreement will be paid a shift premium of twenty-seven cents (\$.27) for each hour worked on the afternoon and midnight shifts.
- (b) Effective January 1, 1992 each employee covered by the Agreement will be paid a shift premium of thirty cents (\$.30) for each hour worked on the afternoon and midnight shifts.
- (c) An employee who is scheduled to work a split shift shall receive the shift premium for each hour worked

on all such shifts. For the purpose of this clause **a** split shift is a shift where the regular daily hours of work are scheduled with a break of two (2) hours or more.

15.07 Bus drivers shall be paid a minimum of one (1) hour for each noon-hour (kindergarten) run. This one (1) hour minimum will include all time paid in relation to the run.

15.08

- (a) Effective January l, 1991 a Lead Hand (Maintenance) shall be paid a responsibility allowance of forty-seven cents (\$.47) per hour
- (b) A Custodian who is himself/herself responsible for a school shall be paid a responsibility allowance of forty-two cents (\$.42) per hour.
- 15.09 Effective January l, 1991 where the services of a qualified engineer, with certificate, is required, such engineer shall be given an allowance of forty-eight cents (\$.48) per hour over and above the scheduled salary as a Custodian.

- (a) Effective January 1, 1991 employees required to use their cars for Board business will be paid an allowance for all kilometres actually and necessarily travelled on Board business during paid working hours as in the Board's current policy. If the employee is required to use his/her car for heavy hauling then he/she shall be paid an additional four cents (0.04) per kilometre.
- (b) Effective January 1, 1992 employees required to use their cars for Board business will be paid an allowance for all kilometres actually and necessarily travelled on Board business during paid working hours as in the Board's current policy. If the employee is required to use his/her car for heavy hauling then he/she shall be

paid an additional seven cents (0.07) per kilometre.

- (c) This allowance is not paid for driving to and from work but where a custodian is temporarily assigned to a school which requires him/her to drive further than the distance between his/her home and his/her normally assigned school, then he/she shall be paid the allowance for all kilometres driven which are further than he/she would normally drive going to and from his/her home and his/her normally assigned school.
- **15.11** The employee who holds a current valid license to apply herbicides shall receive a lead hand allowance for hours spent in supervising the application of herbicides. **An** employee so qualified shall receive the premium if the employee is applying herbicides by himself/herself but this does not entitle an employee holding such a license to the premium where the employee is applying herbicides under **the** supervision of **a** licensed person.
- **15.12** The amount allowed to a custodian for attendance on heating plant and school checks on weekends and holidays when the school is not open for other reasons on those days, will be as follows:

	Effective Jan.l/91	Effectiv Jan.l/92
for schools up to 50,000 square feet	\$13.02	\$13.67
for schools of more than 50,000 but less then 100,000 square feet	\$15.59	\$16.37
for schools of 100,000 square feet or more	\$18.22	\$19.13

The foregoing rates shall be deemed to include driving costs involved in checking one (1) or two (2) schools.

If a staff member is required to check three (3) or more schools, mileage shall be paid in accordance with Board Policy. The calculation of mileage will be from the home school to each of the schools checked by the most direct route, and return to the home school by the most direct route.

15 13

- (a) Employees required to use French in the course of their duties will receive an allowance of twenty-five cents (\$.25) per hour.
- (b) Employees required to **use** French in the course of their duties will, effective January 1, 1992, receive an allowance of twenty-eight cents (\$.28) per hour.

ARTICLE 16: SICK LEAVE

- (a) The provisions of this Article apply only to permanent employees and are pro-rated in accordance with regular time worked.
- (b) Upon completion of three (3) continuous months service permanent employees shall receive sick leave creditson the basis of one-half day per week of service thereafter. No sick leave credits will be granted for the employee's first three (3) continuous months of service.
- 16.02 Effective January 1, 1991 the unused portion of sick leave will be accumulative up to a maximum of two hundred (200) days for employees employed on a schoolyear basis and two hundred and sixty (260) days for all other employees entitled to sick leave.

- (a) Effective January 1, 1991 all part-time employees shall be included in the plan on a pro-rata basis. Accumulations (including maximum on accumulation) and use of sick leave credits shall be in proportion to the portion of a full-time position that the employee works.
- (b) Part-time employees on staff as of January 1, 1991 will maintain their present sick leave accumulation unless it exceeds the pro-rated maximum accumulation. Sick leave credits in excess of the pro-rated maximum will be segregated into an account entitled "excess sickleave account" and will be reinstated on a pro-rata basis should that person increase his/her percentage of time worked.

16.04 Effective January 1, 1991 a full-time employee who becomes a part-time employee will maintain his/her present sick leave accumulation unless it exceeds the pro-rated maximum accumulation. Sick leave credits in excess of the pro-rated maximum will be segregated into an account entitled "excess sick-leave account" and will be reinstated on a pro-rata basis should that person increase his/her percentage of time worked.

16.05 An employee who has been given reasonable notice that it will be required, may be required to produce proof of sickness in the form of a medical certificate; and in all cases of sickness of more than five (5) working days a medical certificate or a signed statement from the employee stating the reason for the absence and the name of the attending physician is compulsory before returning to work

16.06 **An** employee absent due to sickness or accident compensable by the Worker's Compensation Board who

has accumulated sick leave credits may draw upon the accumulated sick leave credits for the difference between his/her regular pay and the amount payable by the Worker's Compensation Board. The Board agrees to continue to permit employees with accumulated sick leave credits to draw upon the said credits pending settlement of the compensable claim and adjust the amount of the credit following settlement of the claim and the payment to the Board. Employees will not be entitled to sick leave credits for pregnancy.

16.07 In order to qualify for sick leave, an employee must notify his/her superior as soon as possible prior to the beginning of the employee's shift. The Employer reserves the right to require proof of illness by medical certificate or such other form of proof as the employer may require before payment of sick leave is granted. When an employee has exhausted his/her accumulated sick leave and where he/she desires to remain covered under the benefit provisions of Article 19 of this Agreement, then he/she shall pre-pay the premium for such plans to the Employer.

16.08 An employee who has had five **(5)** continuous years service with the Board or a predecessor Board shall, upon death or permanent total disability, upon becoming eligible for and receiving an OMERS pension, or retirement at age 65, be entitled to a gratuity calculated **as** follows:

follows: $\frac{N}{260} \times \frac{S}{2}$

where N is the number of accumulated sick leave credit days at the time of the employee's separation from the Board and **S** is his/her salary during the last year of employment. In any event, the gratuity shall not exceed the amount of one half year's earnings at the employee's

wage rate received by the employee immediately prior *to* retirement or death.

16.09 Employees who have had five (5) continuous years service with the Board or a predecessor Board who, by reason of the sick leave policy of a predecessor Board, had accumulated sick leave credits in excess of 260 days as of December 31, 1968, shall continue to have the total so accumulated as their future maximum accumulation. They will be credited with one-half day per week sick leave, but no accumulation will be permitted beyond their respective maximums.

Upon death or permanent total disability, upon becoming eligible for and receiving an OMERS pension, or retirement at age 65, the gratuity formula for them will be:

$$\frac{N}{A} \times \frac{S}{2}$$

where N is the number of accumulated sick leave credit days at the time, A is the maximum allowed accumulation for such individual and S is the employee's salary during his/her last year of employment. In any event the gratuity shall not exceed the amount of one-half year's earnings at the employee's wage rate received by the employee immediately prior to death, disability or retirement.

16.10 The reference, in Articles **16.08** and **16.09**, to **"260** pertains to full-time employees only and will be pro-rated for part-time employees.

ARTICLE 17: VACATIONS WITH PAY

17.01 Vacations with pay will be granted in accordance with the following:

Vacation **periods**, calculations of pay, continuous service and pay distributions will be based on a vacation fiscal

year. The fiscal year will be from July 1st to June 30th. Vacations may not be carried over to the next calendar **year**.

17.02 Employees with less than one (1) year of continuous service by June 30th of any year shall receive one (1) day of vacation with pay for each full month of service up to a maximum of ten (10) days' vacation with pay.

17.03 Employees who have more than one (1) year of continuous service by

June 30 of any year shall receive vacation as defied below:

Service as of June 30	weeks of Vacation with Pay
l year but less than 3 years	2
3 years but less than 10 years	3
10 years but less than 19 years	4
19 years or more.	5

17.04

- [a) A Custodian entitled to three (3) or more weeks vacation shall be scheduled for three (3) weeks unbroken period of vacation during the summer **unless** otherwise agreed with the *Area* Head Custodian. Other employee's vacations shall be scheduled by agreement between the employee and the immediate supervisor.
- (b) **Any** employee having more **than** three (3) weeks vacation entitlement shall receive such additional vacation with pay at a time mutually agreed upon between the Employer **and** the employee.

17.05 Where an employee is entitled to paid **sick** leave for the two (2) weeks immediately preceding his/her

scheduled vacation and the circumstances causing the sick leave continue through the employee's entire scheduled vacation time, the employee shall be entitled either to take his/her vacation at another time scheduled by the Employer to elect to be paid his/her vacationpay instead of sick leave pay for the period of the scheduled vacation; provided that the sickness or the accident causing the sick leave shall be certified by a physician.

17.06 Direct deposits for pay during the summer shutdown will be deposited before the shutdown.

ARTICLE 18: HOURS OF WORK AND OVERTIME

18.01 The working day for all full-time employees covered by this Agreement shall consist of eight (8) hours, exclusive of meal periods which, except under emergency conditions, shall be continuous and uninterrupted for a period or periods of not less than one-half (1/2) hour each.

18.02

- (a) The work week for all full-time employees shall be forty (40) hours consisting of five (5) consecutive work days.
- (b) In 1991 and 1992 during the period of the summer school closing until one week before school opening, the work week for all employees shall consist of four (4) consecutive work days of ten (10) hours, which shall include the provisions of Article 18.04. Under this schedule daily overtime shall be after ten (10) hours exclusive of meal periods, and Staff Holiday pay shall be eight (8) hours for full time employees.
 Dring those weeks which includes a Staff Holiday, the shifts may revert to eight (8) hours.

- 18.03 Except for the work covered in Article 15.12 of this Agreement, all work performed on a Saturday, or over forty (40) hours in a week shall be paid for at the rate of time and one-half (1) the employee's basic rate. All work performed on a Sunday, or on a Staff Holiday as defined in Article 20.01, shall be paid for at the rate of double time (2X) the employee's basic rate. The time spent in the work covered by Article 15.12 shall not be included in computing the hours worked for the purpose. of determining overtime.
- **18.04** Employees will receive rest period(s) of fifteen (15) minutes duration without reduction of pay and without increasing the regular working hours as follows:
- (a) Full-time employees will receive two **(2)** rest **periods** per shift.
- (b) Part-time employees will receive rest period(s) as follows:

Continuous Hours of Work Per Stift	Number of Rest Periods		
less than 3 hours	0		
3-6 hours	1		
7 hours or more	2		

- 18.05 All shift employees working six (6) or more hours per shift other than those on day shifts shall receive a one-half (1/2) hour paid lunch period.
- **18.06** An employee who is called in and required to perform emergency work outside his/her regular working hours and after the employee has gone home having completed the normal day's work, shall be paid for such work a minimum of three (3) hours' pay at overtime rates or at overtime rates for all work performed by the employee whichever is the greater. This provision does not apply to the school check referred to in Article **15.12**,

nor does it apply in the event that an employee is requested to report for work before his/her normal starting time.

18.07 If an employee is, in the opinion of the *Area* Head Custodianor maintenance foreman, justifiably absent due to unreasonably unsafe winter travel conditions, the employee shall be paid for such absence **and** the corresponding sick leave credit shall be deducted; if, in the opinion of **the** Area Head Custodian or maintenance foreman, his/her absence was not justifiable he/she shall not be paid for the duration **cf** such absence. The employee must report his/her inability to get **to** work to his/her Area Head Custodian or Maintenance Foreman at the earliest possible time.

ARTICLE 19 - EMPLOYEE BENEFIT PLANS

19.01 The Board will subsidize the premium costs of the benefit plans as outlined in the following chart. This subsidy will commence following the completion of the employee's probationary **period** and will apply to the single, or family rate as required. Only the benefit plan(s) in which the employee is enrolled will be subsidized.

Benefit Plan	Employer's Share Of Premium	
Extended Health Insurance Plan	85%	
Life Insurance • \$25,000	100% (effective June 1, 1991)	
Accidental Death & Dismemberment - \$25,000	100%	
Dental Insurance	75% (effective June 1,1991)	

Life Insurance

In addition to Life Insurance indicated above, the Board will provide, effective July **1, 1991,** optional life insurance in the amount of \$75,000 for those employees who have the basic \$25,000 coverage. The employee will be required to pay the full premium *cost* for the optional amount **(\$75,000)**.

Current employees not **enroled** in the basic life insurance plan **as c** the date of ratification may apply for coverage by providing a medical statement of health acceptable to the insurance carrier.

Long Term Disability Insurance

Effective August, 1991, the Board will provide a Long Term Disability Insurance Plan and agrees to pay 50% of the premium cost for such plan. At lease 75% of the eligible employees must be insured before the plan takes effect.

19.02

- (a) Employee participation in the Benefit Plans defined in Article 19.01 is optional and requires completion of the respective registration cards within 31 days of completion of the probationary period.
- (b) Notwithstanding 19.02(a) an employee who waived his or her rights to enter the plans may subsequently enter the plan(s) providing he/she meets the terms and conditions of the respective plan(s).
- (c) Participation in the aforementioned Benefit Plans terminate at age 65.

19.03 The Board's share of the premiums for the benefit plans as outlined in 19.01, for permanent part-time employees will be pro-rated on the basis of the proportion of 40 hours per week which the employeenormally works, excluding overtime.

19.04 The Board will only contribute its share of the premiums for those employees who have completed their probationary period and who are at work, on vacation or on paid **sick** leave.

19.05 Notwithstanding 19.04, effective January 1, 1991 the Board will continue to pay its share of the premiums for the employee benefit plans in which the employee is enrolled during her seventeen (17) week maternity leave/adoption leave.

19.06 Membership in the **Ontario** Municipal Employees Retirement System pension plan is compulsory for all full-time employees. The Plan is optional for those part-time employees who meet the criteria as specified in the Pension Benefits Act [section 32.(3)].

The Board will pay one-half of the cost of the Plan for those employees who are members.

ARTICLE 20 -- STAFF HOLIDAYS

20.01 Eligible employees will be paid their normal daily rate for the following staff holidays (or days in lieu thereof):

New Year's Day Canada Day Good Friday Civic Holiday Easter Monday Labour Day Thanksgiving Day Christmas Day Victoria Day Boxing Day

Effective January 1, 1991 3 Floaters (to be designated by the Board to be taken during the Christmas/New Year's period)

20.01

- (a) To be eligible for holiday pay the employeemust have been employed continuously for one calendar month and must work his/her full work day immediately preceding such holiday and his/her full work day immediately following such holiday, unless absent through proven illness or with the permission of the immediate supervisor outside the bargaining unit.
- (b) **An** employee who is eligible for a staff holiday in accordance with the above conditions and who performs work for the Employer on any of the said staff holidays shall be entitled to be paid at double time his/her regular rate for all time worked on such staff holiday in addition to his/her holiday pay.

20.02

- (a) Should any of the staff holidays as defined in clause 20.01 fall or be observed during an employee's vacation period then he/she will be granted an additional day's vacation for each such holiday in addition to his/her regular vacation time.
- (b) Should a 'staff holiday' be celebrated while an employee is on approved sick leave, no deduction will be made for the day, from his/her accumulated sick leave credits.

ARTICLE 21: TEMPORARY TRANSFER

21.01

- **An** employee who for the convenience of the Employer is temporarily assigned all the duties of another job in which the rate of pay is different from that in effect in such employee's regular job, shall be paid while **so** employed **as** follows:
- (a) If the rate of pay for the job to which the employee is transferred is less than &te employee's regular rate he/she shall receive his/her own higher rate of pay.
- (b) If the rate of pay for the job to which the employee is transferred is higher than the employee's regular rate he/she shallbe paid at the lowest wage level of the new classification that would result in a rate increase. If the new classification is in the same classification group the new wage level must result in a rate increase of at least 3% over the former level but not to exceed the maximum rate of the classification.
- 21.02 An employee who for the convenience and benefit of the employee is temporarily transferred to another job instead of being laid off due to lack of work, breakdown of machinery or other like cause, shall be paid the applicable job rate while so employed.
- **21.03** If the Board appoints a temporary **Lead** Hand (Custodial)/Chief Custodian it shall give first consideration to bargaining unit members who work in the Board geographic area, who meet all **a** the qualifications and whose appointmentwould not unreasonably interfere with operations provided that the final selection shall be at the discretion of management.
- 21.04 **An** employee who is temporarily transferred to a position outside of the bargaining unit shall be paid the

rate for that position, α fifty (\$.50) cents per hour above his/her own rate whichever is higher.

21.05

- (a) No employee shall be transferred to a position outside the bargaining unit without his/her consent.
- (b) In the event a bargaining unit employee is transferred to fill a temporary position outside the bargaining unit, the employee shall retain all seniority previously acquired, and shall continue to accumulate seniority while in that temporary position for a period not to exceed nine (9) months. Upon being returned to the bargaining unit he/she shall be placed in his/her original position and rate of pay.

ARTICLE 22: GENERAL

22.01

- (a) The Employer agrees to make coveralls available for use by employees while they are cleaning boilers.
- (b) Employees shall be required to wear steel-toe safety footwear. Failure to wear such footwear may be the subject of discipline.

(c)

- (i) Effective January 1, 1991 each full-time employee will receive \$55.00 towards the purchase of safety footwear. This amount will be pro-rated for parttime and temporary employees and for new employees hired during the year.
- (ii) Effective January 1, 1992, each full-time employee will receive \$60.00 towards the purchase of safety footwear. This amount will be pro-rated for part-

time and temporary employees and for new employees hired during the year.

- **22.02** It shall be the responsibility of all employees to notify the Employer within five (5) days of any change of address α telephone number. If an employee fails to do this the Employer will not be responsible for failure of any notice to reach such employee.
- **22.03** The cost **of** printing copies of **this** Agreement will be borne equally between the Employer **and** the Union.
- **22.04** The Board will replace tools owned by the employee and broken on the job.

ARTICLE 23: BUS DRIVERS

23.01 The following special provisions shall apply to bus drivers, and where any of the other provisions of this Agreement are inconsistent with the provisions of this Article, the provisions of this Article insofar as they relate to bus drivers shall prevail and shall supersede such other provisions of the Agreement.

23.02 The sick leave provided for by Article 16 of this Agreement shall apply to bus drivers and shall be on the basis of one-half day per week of service, after completion of three (3) continuous months service, but shall be for the school year only, so that the total sick leave in any year shall not **exceed** twenty (20) days. Any reference in the said Article 16 to years shall, insofar as the bus drivers are concerned, mean periods of twelve (12) months.

23.03 Vacations:

(a) The provisions of Section 17.03 of the Agreement insofar as it relates to bus drivers, shall read as follows:

- (i) pl : /l ɔ l l d s: than thirty (30)
 nt is of tis service by June 30th of any
 year shall receive as it pay 4% of their earnings d i the tw (1 r immediately
 prec c June 30th of such year.
- (ii) Employees who have completed thirty (30) months of continuous r ty u 1 1 year shall receive s u ti 1 pay ix percent (6 i) f their earnings during the twelve (12) months immediately di June 30th f 1 year.
- (iii) mple who have completed one e (
 mth c n set by June 30th of any
 if ll bi vacation pay it h t [3%)
 of this a is during bit slv (12) the diately preceding Jun 30th of such y
- (iv) Employees who have two indre (2 months of continuous set by June 30th of any yet 11 is as vacation pay ten percent 10%) of their ngs di the 1 : (12) hs immediately di June 30th of 3 year,
- (b) It shall t paid vacation pay accrued to d as of the last a period in February. This pays to be ic to e is he he he the remaining that pays will be paid for the lection of the help lyear.
- 23.04 The provisions of Article 20: Staff Holidays, shall apply to 1 s 1 i except that in the 20 01 Can ala Day, Civic Holiday and Labour Day it be deleted herefrom
- 23.05 Except as wise it fically 1 id in 1 g er ient, t 1 shal be paid for the hours or days actually worked by them.

23.06 In the event of an emergency such as a mechanical breakdown on the highway, a snowstorm or an accumulation of snow on the highway which obstructs the bus from completing its route and where the driver is required to stay with the bus, the driver shall be allowed stand-by time for all time so spent while waiting for the bus to become operational in excess of thirty (30) minutes.

23.07

(a)

- (i) Effective September 1, 1991, eighty (80) minutes pet day [thirty-five (35) minutes for A.M. and forty-five (45) minutes for P.M. runs] shall be added to the daily route time. This added time will be used to cover:
- (1) Twenty **(20)**minutes cleaning, warming up, refueling and the walkaround inspection;
- (2) Five (5) minutes unloading A.M.;
- (3) Fifteen (15) minutes loading and parking P.M.;
- (4) Forty (40) minutes travel time from home/depot to first pick-up and home/depot from the school · A.M. and P.M.
- (ii) Route time is defined as the driving time from the first pick-up to the school (A.M.) and the school to the last drop-off (P.M.).
- (iii) Loading and unloading time is defined as time spent loading, unloading and positioning vehicles in the loading zones at schools.
- (b) Thirty (30)minutes will be added to each noon-hour run.



23.08 When a bus driver is making a trip other than a regularly scheduled daily route, the driver shall be paid at his/her regular straight time rate for time spent in connection with the trip with a minimum of one (1) hour. The provisions of Section 23.07 and the minimum daily guarantee provided for bus drivers in Schedule "A" shall not apply to trips covered by this section.

23.09 Where a **bus** driver is directed by the **Board** to take a bus for servicing the driver shall be paid the equivalent of one **(1)** hour at his/her regular straight time hourly rate.

23.10 A bus driver shall not lose pay because of the official emergency closing of a school pursuant to Board Policy #57 or if the Board's Transportation Department management orders the driver's bus not to run for similar emergency conditions.

ARTICLE 24: TERMINATION

24.01 This Agreement shall take effect as of the 1st day of January, 1991 until the 31st of December. 1992 and shall continue in tull torce and effect from year to year thereafter unless written notice of intention to terminate or amend this Agreement is given by either party to the other not more than ninety (90) days and not less than thirty (30) days before its termination.

IN WITNESS WHEREOF each of the parties hereto has caused the Agreement to be signed by its duly authorized representatives as of the day and year first above written.

THE SIMCOE COUNTY BOARD OF EDUCATION

CANADIAN UNION OF PUBLIC EMPLOYEES

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SCHEDULE " A Effective January 1, 1991

	To Start	After 3 Mos.	After 12 Mos.	After 24 Mos.
CLASSIFICATION				
Group 1: Electrician Plumber Heating Serviceman	\$16.72	\$17.10	\$17.54	
Group 2: Carpenter Skilled Painter Motor Mechanic	15.77	16.19	16.60	
Group 3: Carpet Technician	13.91	14.06	14.34	14.72
Group 4: Courier Labourer/ Maintenance Helper	13.73	13.89	14.16	14.53
Group 5 Truck Driver	13.42	13.60	13.84	14.24
Custodian	13.42	13.60	13.84	14.24
Mower Operator	13.42	13.60	13.84	14.24
Chief Custodian/ Lead Hand (Custodial)	13.86	14.03	14.30	14.66
Bus Drivers Minimum per day				13.72 29.25

SCHEDULE "A" Effective January 1, 1992

	To Start	After 3 Mos.	After 12 Mos	After 24 Mos.
CLASSIFICATION				
Group 1: Électrician Plumber Heating Serviceman	\$17.47	\$17.85	\$18.29	
Group 2: Carpenter Skilled Painter Motor Mechanic	16.52	16.94	17.35	
Group 3: Carpet Technician	14.66	14.81	15.09	15.47
Group 4: Courier Labourer/ Maintenance Helper	14.48	14.64	14.91	15.28
Group 5: Truck Driver	14.17	14.35	14.59	14.99
Custodian	14.17	14.35	14.59	14.99
Mower Operator	14.17	14.35	14.59	14.99
Chief Custodian/ Lead Hand (Custodial)	14.61	14.78	15.05	15.41
Bus Drivers				14.47
Minimum per day				29.25

BETWEEN:

THE SIMCOE COUNTY BOARD OF EDUCATION

of the First Part

and

CANADIAN UNION OF PUBLIC EMPLOYEES ANDITSLOCAL 1310

of the Second Part

Dzirg previous negotiations the following understanding was reached between the Board and the Union covering maintenance trade employees. Unless specifically directed to report at the commencement of their shift to a designated maintenance centre, then all maintenance employees are expected to be at the work location at the commencement of their shift and in lieu of travelling time shall be permitted to leave the worklocation one-half hour early and shall be paid for that one-half hour.

If directed to report at the commencement of their shift to a designated maintenance centre, then the maintenance employee shall be paid from that time until he/she returns to the maintenance centre.

An employee who is directed to report early to drive a Board vehicle shall be paid for the time. In order to be entitled to receive mileage allowance the employee must satisfy **the** Board that he/she has adequate passenger hazard insurance.

D A W at Barrie, Ontario this 17 day of JULY 1991.

THE? SIMCOE COUNTY BOARD OF EDUCATION

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CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL, $1310\,$

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BETWEEN:

THE SIMCOE COUNTY BOARD OF EDUCATION

of the First Part

and

CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

of the Second Pert

1. The Board will on a trial basis, implement the following hours of work for full-time custodial staff wherever **pos**sible.

Day Shift: 7:30am - 4:00pm (1/2 hour unpaid lunch) Afternoon Shift: 3:30pm - 11:30pm (1/2 hourpaidlunch) Night Shift: 11:30pm - 7:30am (1/2 hour paid lunch)

- $2. \ \,$ The Board will consult with the Union before making any decision to change this schedule.
- 3. This Letter of Understanding is appended to but is not part of the collective agreement between CUPE Local 1310 and The Simcoe County Board of Education.

DATED at Barrie, Ontariothis 7 day of JULY, 1991.

THE SIMCOE COUNTY BOARD OF EDUCATION

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CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

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BETWEEN:

THE SIMCOE COUNTY BOARD OF EDUCATION

of the Fit Part

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CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

of the Second Part

It is agreed that the following articles will apply to all termonth employees not just bus drivers as specified in the collective agreement.

Articles 23.01

23.02

23.03

23.04

23.05

DATED at Barrie, Ontario this 25 day of JULY, 1991

THE SIMCOE COUNTY BOARD OF EDUCATION

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CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

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BETWEEN

THE SIMCOE COUNTY BOARD OF EDUCATION

of the First Part

and

CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

of the Second Part

The Simcoe County Board of Education and Canadian Union of Public Employees Local 1310 have agreed for the term of this current collective agreement to include the position of Millwright under Group 1 in Schedule A.

Dated at Barrie, Ontario this 25 day of JULY, 1991.

THE SIMCOE COUNTY BOARD OF EDUCATION

CANADIAN UNION OF PUBLIC EMPLOYEES

AND ITS LOCAL 1310

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BETWEEN:

THE SIMCOE COUNTY BOARD OF EDUCATION

of the First Part

and

CANADIANUNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

of the Second Part

It is agreed that Article 12.03 will not be effective during the termof the current collective agreement.

Dated at Barrie, Ontario this 25 day of JULY, 1991.

HE SIMCOE COUNTY BOARD OF EDUCATION

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'ANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 1310

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