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AGREEMENT BETWEEN

THE BOARD OF SCHOOL TRUSTEES SCHOOL DISTRICT #45 (WEST VANCOUVER)

AND

THE WEST VANCOUVER MUNICIPAL EMPLOYEES' ASSOCIATION

July 1, 1993 - June 30, 1994

JUN 27 1994

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THIS AGREEMENT made the 30th day of June in the year of our Lord One Thousand Nine Hundred and Ninety-Three (1993)

BETWEEN:

BOARD OF SCHOOL TRUSTEES of School District #45 (West Vancouver),

hereinafter called the "Board"

OF THE FIRST PART

AND:

THE WEST VANCOUVER MUNICIPAL EMPLOYEES' ASSOCIATION.

hereinafter called the "Association"

OF THE SECOND PART

SECTION A - THE COLLECTIVE BARGAINING RELATIONSHIP

Article 100 - Recognition

WHEREAS the! Board approves and **recognizes** the Association as the **sole** bargaining agency on behalf of its employees engaged as custodians, general maintenance, clerical staff, and teachers' assistants, excepting those. employees excluded under the Labour Relations Code of B.C..

AND WHEREAS it is thought **desirable** that methods of bargaining and all matters pertaining to the working **conditions** of the employees be drawn up in an Agreement, the following shall so **apply**.

Article 102 - Term of the Agreement

This Agreement shall be for a term of one (1) year, with effect from the first day of July 1993 and shall remain in full force and effect thereafter unless either party, at least two (2) months prior to the expiry date of the thirtieth of June, 1994 gives to the other party written notice of desire to change, amend or terminate such Agreement.

If **no** agreement is **reached** at the **expiration** of this Agreement and negotiations are **continued**, this Agreement shall **remain** in force up to the time an agreement is reached or until negotiations are discontinued by either party.

It is **understood** and agreed **between** the Board and the Association that **the** operation of **subsection (2)** of **Section 50** of the Labour Relations Code is hereby excluded from and shall not be applicable to this **Agreement**.

Article 104 - Definitions

104.1 Employees

The Employees of the School Board shag be in four categories:

104.1 Employee

"Employee" shall mean a person who is an employee, as defined by the Labour **Relations** Code of B.C.

104.1.1 Permanent Full-Time Employee

"Permanent Full-Time Employees" shall mean and include employees who have successfully completed the probationary six (6) months of continuous service in any established ten (10) or twelve (12) month position, and casual employees who have completed either ten (10) or twelve (12) months of continuous service in a respective ten (10) or twelve (12) month position upon reappointment.

104.1.2 Permanent Part-Time Employee

"Permanent Part-Time Employees" shall mean and include employees who have successfully completed the prescribed period of probation and who are working leas than the scheduled number of hours for a ten (10) or twelve (12) month position, and casual employees who are working less than the scheduled number of hours and who have completed either ten (10) or twelve (12) months of continuous service in a respective ten (10) or twelve (12) month position upon reappointment.

104.2 <u>Probationary Employees</u>

"Probationary Employees" shall mean and include those employees employed during the **first** six months of service in any **established position**.

AU employees ate to receive written **notification** of the completion of their probation period, with a copy of said notification to be sent to the Business Agent of the Association.

4.3 Casual Employees

'Casual Employed shall mean and include those employees who may be employed by the School Board for work of a recurring but non-continuous nature, and includes those employed on a day-today basis at an hourly rate.

Both the employee and the Association shall be **advised** in writing that the **employment** is **casual**.

After three (3) months of continuous work, a casual employee tilling an established position shall be deemed to have completed three (3) months of service which shall be used towards the probationary service requirement should the casual be assigned to the established position on a permanent basis.

104.3.1 Breaks in Service for Casual Employees

For **casual** employees working in **ten** (10) or twelve (12) month positions, **breaks** in **service** shall consist of a minimum of **ten** (10) consecutive working days, **excluding time** off for **sickness**, Christmas break, spring break **and** any **other time** that the **Board determines**.

104.4 Temporary Employees

"Temporary Employees" shall mean and include those employees hired for a predetermined length of time on a full-time or part-time basis. Temporary employees are paid at the casual rates of pay.

Article 106 - Committees

106.1 Conciliation Committee

The Board will maintain a special Conciliation Committee of three (3) members of the Board or designate(s).

The Association will nominate three (3) bargaining representatives.

The said three (3) bargaining representatives shall from time to time negotiate with the special Conciliation Committee of the Board with a view to reaching speedy settlement of any grievance or dispute arising between the Board and the employees concerned, including possible renegotiations relative to this Agreement and the various schedules which are a part thereof. However, except for renegotiations of agreements, these matters shall be introduced to such meetings as requited in the grievance procedure.

In the event of either party wishing to call a joint meeting of the Committee hereinbefore referred to and the three (3) bargaining representative hereinbefore referred to and the three (3) bargaining representative hereing chairman of the Board shall call the same for a suitable time not more wan fifteen (15) days after receipt of a request by him/her from the party requesting such meeting.

Any bargaining representative in the employ of the Board shall have the privilege of attending such meetings without loss of remuneration. All meetings of the said special Conciliation Committee of the Board with the said bargaining representatives of the Association shall be under the Chairmanship of the Chairman of the Board (or such other person as the Chairman may appoint.)

106.2 Working Committee

A "Working Committee" composed of the Secretary-Treasurer, Department Head and an employee Association representative, shah meet from time to time whenever deemed expedient, to discuss matters relating to working conditions.

106.3 Joint Job Evaluation Committee

A joint committee has been format to **carry** out a gender-neutral job **evaluation** program, including the updating of job descriptions and the study of pay grades which address **internal** equity issues, and to subsequently recommend an implementation plan to the **Board** and the Association.

106.4 Labour Management Committee

The Labour **Management** Committee will study the issue of long-term casual appointments.

Article 108 - Termination of Employment

- 108.1 Al) employees other than permanent employees shah be subject to dismissal on one (1) day's notice.
- 108.2 A permanent employee shall be given one (1) month's notice of termination of dismissal or one (1) month's pay in lii thereof, unless he/she is dismissed for cause.

Articl 3 - Grievance Procedure

- 110.1 Where any difference arises between the parties to this Agreement relating to the dismissal, discipline or suspension of an employee covered by this Agreement, or to the interpretation, application, operation, or alleged violation of this Agreement, including any question as to whether a matter is arbitrable, either of the parties, without stoppage of work, may, after exhausting the grievance procedure established by this Agreement, notify the other party in writing of its desire to submit the difference to arbitration; or may request the Labour Relations Board to appoint an officer to confer with the parties to assist them to settle the difference.
- 110.2 It is the intent of the parties hereto to settle any difference between them as expeditiously and harmoniously as may be possible and the following procedure is established for this purpose:

Step One: Any aggrieved employee or employees shall first discuss the matter with the Department Head and both parties shall attempt to settle

the grievance within five (5) working days.

Step Two:

If the grievance cannot be settled as above, the aggrieved shall present the grievance in writing to the Department Head, with a copy to the Association Executive. The aggrieved, with the Shop Steward or other Association representative, shall meet with the Department Head and the Secretary-Treasurer and they shall

attempt to settle the grievance within five (5) working days.

Step Three: If the grievance cannot be settled as in Step Two, the Association may submit the grievance to the Chairman of the School Board (or his representative) who shall meet within five (5) working days, or such time as may be agreed upon after receipt of the grievance, with the Association representative(s) and they shall attempt to

settlethe grievance within five (5) working days.

Step Four: If the grievance **cannot** be settled as in Step Three, the grievance may be submitted to the Conciliation Committee or Arbitration as

set out in this Agreement.

110.3 In the event there is an Association grievance as such, or a School Board grievance as such, either party may initiate the grievance procedure commencing at Step Three above.

Article 112 - Arbitration

- after the completion of Step Three of the Grievance Procedure, either party within five (5) days after failure to settle the difference, may notify the other party in writing of its desire to submit the difference to arbitration. The Arbitration Board may be a single Arbitrator or a panel of three (3) Arbitrators. The decision of the Arbitration Board, either single or three-member, shall be final and binding on both parties. Expenses incident to the services of the single-member Arbitration Board shall be borne equally by the parties to this Agreement: each party shall bear the expenses incident to the services of its appointee to the three-member Arbitration Board and shall bear equally the expenses incident to the services of the Chairman of that Board.
- 112.2 <u>Single Arbitrator</u> The arbitrator shall be appointed by mutual consent of the parties. If the parties are unable to agree upon the arbitrator within seven (7) clear days after arbitration has been invoked, they shall then jointly petition the Minister of Labour for the **Province** of British Columbia to appoint an arbitrator. The arbitrator shall **complete his/her** examination and hearing and hand down his/her award within a **reasonable** time, **which** is considered to be not more than thirty (30) days after his/her appointment.
- 112.3 Three-Member Board If arbitration is to be conducted by a board of three (3) members, the party invoking arbitration shall, in its notice to the other party, so state, and the notice shall contain the name of its appointee to the Arbitration Board. The recipient patty of such notice shall, within ten (10) days, advise the other party of the name of its appointee to the Board. The two appointees so selected shall, within twelve (12) days of the appointment of the second of them, appoint a third person who shall be the Chairman. If the two (2) members fail to agree upon the Chairman in the time specified, either party may apply to the Minister of Labour to appoint a chairman. The Board shall proceed as soon as practicable to examine the grievance and render its judgment.

It is **agreed** between the parties hereto that the above Grievance and Arbitration procedure shall be the **sole** method of settling differences between them or **between** an employee or employees and the **School** Board, and it is further agreed that both parties and the **employees covered** in this **Agreement shall** be bound by the settlements which derive **from** the **Grievance** and Arbitration procedure.

Any **question** as to whether any matter is **arbitrable** shall be decided by mutual agreement between the **parties hereto** or shall be referred to the Labour **Relations** Board for decision.

Unless otherwise stated in this Agreement, the provisions of Part VIII of the Labour Relations Code of British Columbia, being Sections 81 to 114, entitled "Arbitration Procedures", will apply.

Artick 3 - Association Security

- 114.1 It is agreed that employees who are at present members of the Association shall remain so as a condition of employment. It is further agreed that employees who are hereafter employed by the Board shall become members of the Association on the first day of the month immediately following the completion of one (1) calendar month's employment and shall remain members of the Association as a condition of employment.
- 114.2 The Board will deduct from the pay of each employee covered by this Agreement, all fees and legal dues as determined by the Association and duly authorized by the employee and will transmit the total amount so deducted to the Association no later than the 15th of each month following that in which the deduction was made.

Article 116 - Crossing Picket Lines

- 116.1 The employees covered by this Agreement may refuse to cross a legal picket line maintained during any legal strike. Such action should not be considered grounds for disciplinary action beyond loss of pay for the time absent from duty.
- 116.2 In cases of emergency, the Association agrees to waive the right of refusal to cross the picket tine as outlined above for the number of employees required to remedy such emergency.

Article 118 - Association Representation

- An employee may choose to have his/her Association representative present at meetings with his/her Supervisor which the employee believes may be the basis for disciplinary action.
- 118.1.2 Where a supervisor intends to interview an employee for disciplinary purposes, the supervisor shall endeavour to notify the employee in advance of the purpose of the meeting to provide the employee with the opportunity of contacting his/her Association representative and requesting that representative's attendance at the meeting, providing this does not hinder the ability of the supervisor in the exercise of his/her authority.
- 118.1.3 This clause **shall** not apply to meetings involving performance appraisals or of an operational nature not involving disciplinary action.
- 118.2 Notwithstanding the foregoing, it is the supervisor's responsibility to take immediate action where it can be shown that to delay the exercise of such discipline would not be in the best interests of either the employee or the Board.

118.3 For the purpose of this section, "Association representative" and "representative" shall mean a shop steward or, in the absence of a shop steward, may ? \(^1 \) mean an **officer** of the Association.

Article 120 - Agreement as to Conditions not mentioned

It is **agreed** that any general conditions **presently** in force which are not specifically mentioned in this Agreement and are not contrary to its intentions shall continue in full force and effect for the duration of this contract.

Article 122 - Rights of Management

Any rights of management which are not **specifically** mentioned in this Agreement and are not contrary to its intention shall continue in full force and effect for the duration of this contract.

SECTION B - SALARY AND BENEFITS

Article 200 - Remuneration and Employee Benefits

An increase equal to the average of the percentage increases of the Metro school District Teacher contracts for July 1, 1993 and January 1, 1994 shall be applied across the board to the scale of remuneration for the period of July 1, 1993 to June 30, 1994 to produce a new Schedule "A'.

The calculation of the average will be pursuant to the salary costing method agreed to 1993:06:22 as specified in the Bargaining Minutes.

The percentage increase shall also apply to shift differentials and first aid allowances.

It is hereby agreed that the following employee benefits will be continued for the term of this Agreement:

Article 204 - M.S.P.

The **Board** agrees to pay **75%** of the premium cost for employees participating in **M.S.P.** benefits. **These** benefits shall apply to probationary and **permanent** employees after three (3) months' **service**.

Article 206 - M.S.A./E.H.B.

The Board agrees to pay **100%** of the premium *cost* for employees participating in **E.H.B. benefits**. These **benefits** shall apply to **probationary** and permanent employees after three **(3)** months' **service**.

The Vision **Care** Option shall be added to the Extended Health Plan to cover all eligible **employees**. The **Option** will provide a benefit of up to \$150 per claimant, refundable over a twenty-four **(24) consecutive** month period, subject to the provisions of the Plan. Premiums for the Vision Care Option shall be paid **100%** by the Board.

Article 208 - Dental Plan

The Board agrees to pay 75% of the premium cost of a dental plan, as follows:

Plan 'A" - 80% payment of claim
Plan "B" - S0% payment of claim
Plan "C" - 50% payment of claim

Participation in the Plan will be a condition of employment for all new full-time program and permanent employees (unless they are already covered under a spouse's insurance) upon the completion of three (3) months service.

If part-time **permanent** employees wish to participate in the Plan, they must do so immediately upon the completion of three (3) months' service. The Board's share in the premium cost shall be in **proportion** to their **time** worked and the part-time employee shall pay the balance.

Article 210 - Group Insurance

All employees, other than casual, shall be **included** in the Plan after three (3) months' service. The coverage is as follows, and an employee entering into the Plan prior to age fifty (50) will retain the coverage as described in Article 210.1 to age sixty-five (65). Membership in the Plan is compulsory for all new **employees**.

210.1 Employees up to age fifty (59) - two (2) years' basic salary

- rounded up to the nearest \$1,000.00

210.2 Employees age fifty to sixty-five (50 - 65) at date of entry into Plan

- with earnings of \$3,000 or over \$6,000
- with earnings under \$3,000 two (2) years' basic salary to the nearest \$1,000.

210.3 Employees sixty-five (65) and over - \$2,000.00

The **Board** agrees to pay 100% of the premium cost.

Article 212 - Service Recognition Pay - Savings Plan

The Board contributes an amount equal to two percent (2%) of the basic salaries of the employees covered by the Agreement when the said employees themselves contribute an equal amount. The contributions are deposited in a Trust Fund for the benefit of the employee, and can be withdrawn by the employee, in accordance with the contract covering the Trust Fund with the Trust Company.

Bask salary is the rate set out opposite the respective classifications and does not include extras, overtime, bonuses, etc.

Article 214 - Long Term Disability Plan

All employees other than Casual, who are employed on the basis of seventeen and a half (17.5) hours per week or more, upon the completion of three (3) months' service, shall be included in a Long Term Disability Plan, providing protection against total loss of earnings due to health reasons, with the cost being paid 100% by the employee. Employees are entitled to fifty percent (50%) of their basic wage after three (3) months of continuous absence.

Article 216 - Sick Leave

- 216.1 After three (3) completed calendar months' continuous service, an employee shall be granted sick leave with pay on the basis of one and two-thirds (1-2/3) days per month, twenty (20) working days per calendar year to be allocated on the basis of ten (10) working days on January 1st and July 1st respectively, cumulative to a maximum of two hundred (200) working days, retroactive to the first complete calendar month of employment,
- 216.2 In case of sick leave, the Board may grant up to five (5) days without the employee being required to produce a Medical Certificate provided, however, such employee requesting sick leave has sufficient accredited sick leave. Upon proof of payment, the Board will reimburse the employee for any charges made in acquiring the above certificate.
- 216.3 In Workers' Compensation cases, the time not paid by the Compensation Board shall be treated as sickness and the loss of salary paid by the School Board from the employee's sick leave, but shall not be a deduction from the gratuity allowance.

Article 218 - Gratuity Plan

A Gratuity Plan shall enable employees upon leaving the **service** of the Board, with a minimum of five (5) years' service, and an attained age of fifty (SO), to be paid for 50% of their unused accumulated sick leave to a maximum of one hundred (100) days, based on their basic salary on termination. Payment shall be made on termination or at any time during the subsequent twelve (12) months on the written request of the employee, such request to be submitted by his/her termination date.

Employees with a minimum of five (5) years' service and an attained age of fifty (50) shall also have the option of withdrawing portions of their accumulated sick leave as gratuity pay during their service with the Board, in cash at their current rate of pay, or on approval of the Department Head as additional vacation, providing that the balance of *their* accumulated sick leave is never less than seventy-five (75) full days, i.e. equivalent to thirty-seven and a half (37-1/2) days Gratuity Plan credit. Such withdrawals will be adjusted on their sick leave record and deducted from their maximum entitlement in the Gratuity Plan on termination.

either:

- Refund, within six (6) months of re-engagement, the amount of gratuity pay previously received, in which case their sick leave entitlement and gratuity pay record will be revised as if their employment had never terminated.
- or: 2. Be eligible for sick leave entitlement of twenty (20) days a year, which shall be cumulative, and such employees shall not be eligible for any further gratuity pay.

Employees who resign and receive gratuity pay shall on re-engagement be eligible for sick leave entitlement of twenty (20) days a year, which shall be cumulative, and such employees shall not be eligible for any further gratuity pay.

Article 220 - Compulsory Quarantine

Salary for time lost due to Compulsory Quarantine, when certified by the School Medical Health Officer, shall be paid to Permanent employees covered by this Agreement and is not chargeable against sick leave.

Article 222 - Superannuation

- 222.1 All employees shall be advised three (3) months in advance of the date of their superannuation; and on retiring on or between the minimum and maximum retirement ages of sixty (60) and sixty-five (65) respectively, an employee shall receive one (1) month's pay, computed at his or her rate of pay for the calendar month immediately preceding the date of retirement.
- 222.2 An employee who will reach maximum retirement age during a school year may elect to retire immediately or may elect to continue to work to the end of the school year. Such employees shall make application in writing to the Secretary-Treasurer at least four (4) months prior to reaching normal retirement age. The Board may require a medical certificate stating that the employee is physically fit to carry out normal duties. In such cases, all benefits and perquisites shall continue during this period unless prohibited by Statute.
- 222.3 On retiring on or between the ages of sixty (60) and sixty-five (65), an employee not eligible for superannuation shall receive two (2) days' pay for each year of service with the Board.

Arth... 224 - Employees - Percentage in lieu of Benefits if less than half-time.

Employees who regularly work less than half time shall be entitled to sixteen percent (16%) of regular earnings in lieu of all benefits (i.e. as listed for casual employees.)

Article 226 - Casual Employees - Percentage in lieu of Benefits

Casual employees shall be entitled to twelve percent (12%) of regular earnings, which premium payment shall be considered to be in lieu of all the following benefits:

MSP
MSA/EHB
Dental Plan
Group insurance
Savings Plan
Group Income Continuance
Sick Leave
Gratuity
Paid Leave of Absence
Paid Vacation leave
Paid Statutory Holiday Leave

Casual employees who have worked one thousand five hundred (1500) hours within two (2) consecutive calendar years shall become entitled to sixteen percent (16%) in lieu of twelve (12%).

Article 228 - Pay for Acting in Senior Capacity

When an employee is appointed to temporarily accept the responsibilities and to carry out the duties incident to a position which is senior to the position which he/she normally holds, he/she shall be paid for every day the duties of the senior position are carried out at the minimum rate in the scale for such senior position which represents an increase over his/her normal rate. (It is not intended that this clause apply when, in a senior person's absence, his/her work is handled by a number of persons.) An employee has the right to refuse a temporary appointment to a senior position.

All temporary appointments of this nature must be authorized in writing by the Department Head and approved by the Secretary Treasurer.

Article 230 - Benefit Continuance

Employees waiting for acceptance on the Long Term Disability Plan (Article 214) shall have all applicable benefits continue in force (at sharing ratio) for one (1) month.

Article 232 - Mileage Allowance

Those **persons** designated by the Facilities supervisor as required to transport **tools** and equipment will have a two-tiered rate of fifty-nine (59) cents per kilometre for the first one hundred (100) kilometres and twenty-nine and a half (29-1/2) cents per kilometre after that.

SEC. N C - EMPLOYMENT RIGHTS

Article 300 - Seniority

- 300.1 In malting promotions, transfers, and demotions, the shill, knowledge and efficiency of the employees concerned shall be the primary consideration and where such qualifications are equal, length of service shall be the determining factor.
- 300.2 In the event an employee is promoted or transferred to a higher rated position, if such position or classification has a salary range, the employee shall receive the next step in the salary range immediately above the rate he or she received in the former position. If the position or classification has only a wage rate, the promoted or transferred employee shall receive the rate for the position providing there is no reduction in wage rate or salary.
- 300.3 Until an employee has the status of a permanent employee, he/she shall have no seniority rights, and his/her discharge, lay-off or transfer shall not be subject matter of the grievance procedure as outlined in this Agreement.
- 300.4 Effective July 1,1993, when an employee becomes a permanent employee, the initial date of qualifying employment shall be considered to be the first day worked as a permanent employee in a permanent position for purposes of figuring perquisites and seniority of position.
- 300.5 The Board will prepare a Seniority list on an annual basis.

Article 302 - Lay-Off

302.1 Lay-off by Department

Subject to the provisions of this clause, when in the opinion of the Board, conditions warrant the lay-off of any employee, such lay-off shall be done in reverse order of the employee's seniority within the following specified departments:

Facilities
Custodians
Clerical Staff
Laboratory Assistants
Librarian Cataloguer
Teachers' Assistants
Special Education Assistants

In reducing staff, the skill, knowledge and efficiency of the employees concerned shall be the primary consideration and are such qualifications are equal, length of service shall be the determining factor.

302.2 Notification of Reduction in Numbers

Whenever a reduction in the **number** of positions is being contemplated, the Board shall advise the Association as soon as possible in advance of the employees **likely** to be affected by receiving a lay-off notice referred to in **paragraph 302.3 below**. Such notice to the Association will contain specific **information relative** to the number of employees affected, their names, job **classifications**, locations, and seniority date, and anticipated date **the** lay-off will **commence**.

302.3 Timing of Lay-off Notice

Employees affected by lay-off shall receive notice in accordance with the following:

- 302.3.1 thirty (30) days before the end of a school term, if the termination is to take place at the end of a term, or
- 302.3.2 sixty (60) days before the termination is to take place, if the effective termination date is at any other time than at the end of the school term.
- **302.4** No lay-off of employees shall take place until the provisions of Sections **302.2** and **302.3** of this clause have been **fulfilled**.

302.5.1 Rights to Displace

Employees affected by work force adjustments as a result of lay-off shall have the opportunity to displace other employees with lesser seniority in their specified department in the bargaining unit at the same or lesser pay grade. Any affected employee shag have the right to a familiarization period to qualify for any such position obtained as a result of this clause provided the employee is able to demonstrate that he/she is capable of performing the duties of the position. Whether or not the demonstration is successful shall be at the sole discretion of the Board. Employees must exercise their rights to this clause in a reasonable period as determined on each occasion by the parties to this Agreement.

2.5.2 Right to Transfer

Employees who take a position at a lower pay grade because of the layoff, recall and **severance** provisions set out in this clause shall maintain their present salary rate, i. e. their present salary rate shall be red-circled until the salary grid for the lower pay **grade** catches up.

- **302.5.3** The Board **reserves** the right to transfer employees to their original position when a vacancy occurs, subject to the provisions of the Agreement and the seniority and capabilities of the employee.
- 302.6 For the duration of the recall period, laid off employees may elect to continue their Benefits, provided that such coverage is permitted by the insurance carrier and is at no cost to the Board.

Article 304 - Recall

304.1 Rehire of Laid-off Employee

The Board will at all times rehire laid-off employees according to seniority of such laid-off employees, without loss of seniority, prior to any new employee being **hired**, to a position which a laid-off employee is capable of filling.

- 304.2 When an offer of employment has been so made, the former employee shall inform the Board of his/her acceptance within forty-eight (48) hours and shall report for duty not later than twenty-one (21) calendar days from the date such re-employment was offered or such longer period as requested by the Board or as agreed between the parties.
- 384.3 A laid-off employee who declines an offer of employment or who fails to report for duty in accordance with the provisions of Article 304.6 below, shall be considered as no longer subject to recall, provided that the position to which he/she is recalled provides at least the same level of remuneration, ie. the equivalent rate of pay and hours, as the position from which he/she was laid off.
- **304.4** Laid-off employees who accept **severance** as set out in Article **306** below shall be **considered as no longer subject to recall**.
- **304.5** The Board agrees to supply on request of the Association the names of the **laid**-off employees contacted in the filling of a particular vacancy and that of the engaged employee.

304.6 Change of Address

A former employee must **keep** the Board informed of the address at which he/she can be reached and any offer of m-employment up to one (1) year from the date of lay-off shall be made in person or by double registered letter addressed to the latest address so furnished by the former employee.

- **304.7** Normal temporary lay-off of ten (IO)-month employees when school is not in session *for* teachers in the **summer shall** not be **affected** by this provision.
- 304.8 Employees who have been served layoff notice pursuant to article 302 shall be advised of the recall (article 304) and severance pay (article 306) procedures.

Article 306 - Severance Pay

An employee who is on a **permanent** full-time appointment with the Board whose position is terminated and the employee has not been reassigned to another position may **elect** to **receive severance** pay at any **time** up to the end of the **recall** period which is defined as one (1) year. Service of **permanent** part-time **employees shall** be prorated to full terms, or full time if twelve (12) month.

Severance pay shall be **calculated** at the rate of **five** per cent (5%) of one (1) year's salary for each year of service, or **major** portion thereof, to a maximum of one (1) year's salary. A year's service is defined **as** being a **school** year for **ten** (10) month employees, September **through** June, or twelve (12) continuous months of employment for twelve (12) month employees. Salary on which **severance** pay is **calculated** shall be the employee's basic **salary** at the time the employee received notice that the position **occupied** by the employee was to be terminated or made **redundant**.

An employee who receives severance pay pursuant to this clause and who may be **subsequently** rehired by **the Board** shall retain any severance payment. The calculation of years of service on rehire for such employee shall commence from **the** date of the rehire.

Article 308 - Job Sharing

The **purpose** of job sharing is to allow **permanent** full-time employees with special needs to share **their** permanent full-time position with another employee without reducing the efficiency of the position and without reducing the established hours of **work** for the position. For full details see the Job Sharing Agreement reached between the **W.V.M.E.A.** and the Board of School Trustees (District #45).

SECT. D - PERSONNEL PRACTICES

Article 400 - Filling Vacancies

The Board agrees that before filling any position which has been created and any position which becomes vacant through the superannuation, resignation, dismissal or death of an employee covered by this Agreement, and all new positions being created, or casual positions becoming permanent, notice of such vacancy shall be posted in a conspicuous place in the Board Office and in a conspicuous place in all schools for ten (10) days before such vacancy is tilled. When positions become vacant during the months of July and August, a copy of the notice of the vacancy shall also be forwarded to the home address of all employees in the classification of the vacancy that is being advertised. It is further agreed that the Board will forward a copy of all postings relative to this section to the Business Agent of the Association.

All vacancies must be filled within a reasonable period of time.

400.1 All successful applicants shall receive a letter of appointment for new appointments and written notification of changes in assignment, which will include the location of assignment, terms of appointment, job title, pay grade and step, commencement date and if applicable, termination date.

Article 401 -

If an internal applicant possesses the required qualifications, experience, skill and ability, including evidence of **appropriate** upgrading, as determined by the Secretary-Treasurer or designate, the employer is required to award the position to the internal applicant.

Article 402 - Personnel Files

- 402.1 An employee or his/her designate shall have access to all material in his/her personnel file at a time which is mutually convenient to the employer and only in the presence of someone authorized by the employer.
- 402.2 Material of a negative or adverse nature must be shown to the employee prior to entering such material into the personnel file. Moreover, such employees should be given an opportunity of signifying by signature that he/she has seen and understood the entry.

402.3 Written reprimands or other disciplinary action shall be removed fix he employee's file forty-eight (48) months after the incident, provided there has even no further reprimand or other discipline, and provided the employee's actions do not involve the health and safety of children.

Article 404 - Copies of Agreement

A copy of this Agreement shall be sent to all members of the Association, including casual and temporary employees, in each contract **year**.

Article 406 - Classification

- **406.1** It is agreed that no innovations, **alterations**, of changes in work descriptions or the creation of new categories shah be made without consultation between the parties hereto.
- 406.2 When employee responsibilities have increased to duties of a higher classification and the situation has not been recognized by the Board, the employee may apply for reclassification.
- **406.3** When submissions for salary adjustments and promotions are made by the employee in the regular manner and not granted, a written reply is to be sent to the employee.

Article 408 - Workshops and Training

- 408.1 The Board will sponsor one (1) workshop for teacher assistants per year normally concurrent with a non-instructional day. In consultation with the Secretary-Treasurer or designate, a committee of teachers' assistants will determine course content and organize it. Workshops will not normally be held on days when school is in session.
- 408.2 Training and professional development for support staff who are not directly involved with students in class will continue to receive periodic seminars and workshops (e.g. custodians, grounds, facilities, technical, secretarial.)

SECTION E - WORKING CONDITIONS

Article 500 - Working Conditions

500.1 Hours of Work

500.1.1 Facilities Shop Employees

The regular hours of work for Facilities employees shall not exceed thirty-seven and a half (37 1/2) hours per week. The working week will commence at 8:00 a.m. Monday.

500.1.2 Custodians

The regular hours of work for all Custodians shall be prescribed by the Board, but shall not exceed seven and a half (7 1/2) hours per day nor thirty-seven and a half (37 1/2) hours per week. The seven and a half (7 1/2) hours of work shall be completed in eight (8) consecutive hours or shall be completed within a twelve (12) hour period in the case of a split shift, New inexperienced Custodians shall be given two (2) days on-the-job training by the Facilities Supervisor (Custodial) or his representative.

500.1.3 Clerical Staff

The **regular hours** of work for clerical employees **shall** not exceed seven (7) hours per day, nor thirty-five (35) hours per week, Monday to Friday, exclusive of lunch hour.

500.1.4 Ten Month Employees

Ten (10) month employees and other employees in schools are required to work on all prescribed school days, regardless of whether classes are in session or not.

Article 502 - Rest Periods

Employees working five (5) hours or **more** per day **shall** normally be entitled to two (2) fifteen (15) minute rest periods, one (1) during **the** work period prior to the meal break and one (1) during the work period after the meal break, which rest period shall be included as part of the hours worked. The times when the rest periods are to be taken shall be approved by the **Department** Head.

Article 503 - Travel Time

Employees who are assigned to two (2) or more schools on the same day **shall** includetheir travel time between schools as part of their working hours. It is the responsibility of the employee to provide the correct insurance coverage on his/her vehicle.

Article 504 - Overtime

- 504.1 Hours of work in excess of the normal work day by Probationary or Permanent employees shah be compensated for by the paying of time and one-half for the first two (2) consecutive hours and double time after two (2) consecutive hours in any one day or shift from Monday to Friday. Double time shall be paid to those employees who are required to work during the hours between 12:00 midnight Friday and 8:00 a.m. Monday and on statutory holidays.
- 504.2 Subject to the approval of his/her Department Head, an employee may receive compensating time off in lieu of overtime pay. An employee who elects to receive compensating time off in lieu of being paid for overtime shall be given compensating time off equivalent to the number of hours for which the employee would have been paid for the overtime so worked. (Such overtime shall be calculated in the manner set forth in Article 504.1 above.) However, if an employee does not receive all his/her compensating time off by June 30th of the year following the year in which the overtime was worked, or prior to leaving the service of the Board (whichever occurs first), the employee shah be paid in cash for the overtime for which he/she received no compensation.
- 504.3 The minimum overtime pay for any trouble call shah be two (2) hours at the appropriate overtime rate-, provided that if a second trouble call should occur within the two (2) hours, the second trouble call shall not be treated as a separate call.

Article 506 - Hand Tools - Facilities Employees

In accordance with present practice, when Tradesmen are required by the Board to provide their own hand tools, and where such hand tools **are** broken or, in the opinion of the Facilities Supervisor, worn out, as a result of such employees carrying out their required duties and responsibilities in a proper **manner**, then the Board shall pay the cost of replacing such **broken** or worn out hand tools, **unless** the employee is **able** to effect **replacement** without cost to himself/herself under the terms of a guarantee or warranty. The breakage or worn out tool shall be **reported** to the Facilities Supervisor, who will arrange for a suitable **replacement**.

Also, . a hand tool is lost, which in the opinion of the Facilities Supervisor, was not the result of undue carelessness by the Tradesman concerned, the Facilities Supervisor will arrange for a suitable replacement.

Article 508 - First Aid

All employees who are assigned first aid duties in a school shall be compensated by the **Board** for obtaining and renewing their First Aid (SOFA with CPR) Certificate.

508.1 Elementary Schools

Elementary School secretaries (Secretary I) are required to obtain a valid First Aid Certificate (except those excluded prior to July, 1975.) Where the Secretary I has not obtained a certificate, a Teachers' Assistant may be asked to obtain it.

Every Secretary I or Teachers' Assistant who has obtained a First Aid Certificate and has been assigned first aid duties in an elementary school by the Principal, shall be paid a first-aid allowance as per Schedule A.

508.2 Secondary Schools

In a secondary school, a maximum of two (2) persons (the Teachers' Assistant [laboratory] plus one other clerical or teachers' assistant,) who have obtained a Fit Aid Certificate and who have been assigned first aid duties in a secondary school by the Principal, shall be paid a first-aid allowance as per Schedule A.

The **Board** will provide protective clothing such as gloves, masks and eye protection to **schools** for use by persons **holding** current first aid certificates.

Article 510 - Changes in Working Conditions

The. Board agrees that any reports or recommendations made to the Board dealing with matters covered by this Agreement including recommendations for changes in method of operation that may affect wage rates, work loads or reduction or increase of employment, will be communicated to the Association at such interval before they are dealt with by the Board so as to afford the Association reasonable opportunity to consider them and, further, that if employees are deprived of employment by any implementation of such change, they shall receive priority consideration for other employment with the Board.

Article 512 - Technological Change

During the term of this Agreement any disputes arising in relation to adjustment to technological change shall be discussed **between the** bargaining representatives of **the** two (2) parties to this collective Agreement.

Where the employer introduces, or intends to introduce, a technological change that:

- 512.1 affects the terms and conditions, or security of employment of a significant number of employees to whom this collective Agreement applies; and
- 512.2 alters significantly the basis upon which the collective Agreement was negotiated, either party may, if the dispute cannot be settled in direct negotiations, refer the matter directly to an arbitration board pursuant to Article 112 of this Collective Agreement, by-passing all other steps in the grievance procedure.

The arbitration board **shall** decide **whether** or not **the** employer has introduced. or intends to introduce a technological change, and upon deciding that the employer has or intends to introduce a technological change the arbitration board:

- 512.3 shall inform the Minister of Labour of its finding; and
- 512.4 may then or later make any one or more of the following orders:
 - that the change be made in accordance with the terms of the Collective Agreement unless the change alters significantly the basis upon which the collective agreement was negotiated;
 - **512.4.2** that the employer will not proceed with the technological change for such period, not exceeding ninety (90) days, as the arbitration board considers **appropriate**;
 - **512.4.3** that the employer reinstate any employee displaced by reason of the technological change;
 - **512.4.4** that the **employer** pay to that employee such compensation in respect of his/her displacement as the arbitration board considers reasonable;
 - 512.4.5 that the matter be referred to the Labour Relations Board.

- **312.5** The employer will give to the Association in writing at least ninety (90) days' notice of any intended technological change that:
 - (a) affects the terms and conditions or security of employment of a significant number of employees to whom this Collective Agreement applies; and
 - (b) alters significantly the basis upon which the Collective Agreement applies.

Article 514 - Teachers' Assistants - Supervision and Duties

Persons employed as teachers' assistants shall work under the **general** supervision of an administrative officer. The **responsibility** for coordination of duties and the **assignment** of day-to-day work will rest with the teacher where applicable.

SECTION F - LEAVES, VACATIONS AND PUBLIC HOLIDAYS

Article 602 - Leave for Association Business

Upon application to and upon receiving permission of the **Board** in each specific case, time off shall be granted to official representatives of the Association when it becomes necessary to transact business in **connection** with matters affecting **the** members of the Association.

Article 604 - Compassionate Leave

- 604.1 Any permanent employee who has completed six (6) months of employment, may be granted compassionate leave without loss of pay for a period not to exceed four (4) working days in the following events:
 - in the case of the death of the employee's wife, husband, child, ward, brother, sister, parent, guardian or common-law spouse;
 - (b) in the case of the death of any other relative if living in the employee's household; or
 - (c) in any case when it is for the purpose of attending to the affairs connected with the funeral of a parent-in-law or a grandparent of the employee.
- 604.2 An employee who qualifies for compassionate leave without loss of pay under Section 604.1 herein, and who is required both to attend to the affairs connected with the funeral and also to travel in connection with the funeral to a point outside the Lower Mainland of British Columbia may be granted additional leave without loss of pay for a further period of two (2) working days.
- 604.3 Requests for leave under Sections 604.1 and 604.2 herein shall be submitted to the employee's department heed, who will determine and approve the number of days required in each case.
- 604.4 An employee who qualities for compassionate leave without loss of pay under Section 604.1 herein may be granted such leave when on annual vacation if approved by his/her department head. An employee who is absent on sick leave with or without pay or who is absent on Workers' Compensation, shall not be entitled to such compassionate leave without loss of pay.

Article 606 - Adoption Leave

- **606.1** Adoption leave without pay may upon application be granted to employees under the following conditions:
 - (a) Adoption of a child from birth to age five (5), inclusive.
 - (b) Adoption of a child older than age five (5) but no older than an age when eligible for school attendance.
- 606.2 In addition, arrangements for leave without pay may be extended to cover offschool hours for employees who adopt a child who is of school-attending age.
- **606.3** In no case will a leave of absence for the purpose of adoption be extended beyond a six **(6)** continuous calendar month period.

Article 608 - Educational Leave

- 608.1 Short Term Leave of absence with pay shall be granted for up to one (1) day at a time on approval of the Department Head to allow employees to write examinations at an accredited educational institution.
- 608.2 Long Term Educational leave of absence without pay shall be granted for up to one (1) year to employees having three (3) years' service or more, on obtaining approval of the Secretary-Treasurer. The year would normally be a full year commencing in September and ending in August. Applications would be required in March/April for Educational Leave to begin the following school year in September. The employee shall not suffer any loss of seniority upon return to the same position following the year of absence.

When the Board requests an employee to participate in a course of study which is directly related to the employee's dudes, the Board will provide 100% payment for the course.

Article 610 - Leave for Illness in the Family

Employees may have up to a maximum of three (3) days **per** year to care for a member of the **immediate** family who is ill and when no other suitable arrangements are possible. In this case, **the** absence shall be treated as personal illness. In this respect, "immediate member" means husband or wife, son or daughter, father or mother.

At no time shall the sick leave credits used for other than personal illness deplete an employee's accumulated credits to less than forty (40) days.

Article 612 - Personal Leave

- 612.1 Short Term Absence for masons other than those cited above shall be considered personal, and such absence shall be without pay unless otherwise authorized. Application for leave of absence shall be made in writing and be subject to the approval of the Department Head.
- 612.2 Long Term Personal leave of absence shall be granted at no cost to the Board for up to one (1) year to employees having five (5) years' service or more, on obtaining approval of the Secretary-Treasurer. The year would normally be a full year commencing in September and ending in August. Applications would be required in March/April to begin the following school year in September. The employee shall not suffer any loss of seniority upon return to the same or comparable position following the year of absence. Extensions of long-term personal leaves will not normally be granted.

Article 613 - Citizenship Leave

Leave of absence with pay shall be granted for up to one (1) day to attend citizenship induction.

Article 614 - Leave for Jury Duty

In the event an employee is required to serve on a jury, or is called for jury duty, or to act as a witness, such employee shall continue to receive his or her regular pay, provided, however, such employee shall turn over or cause to be turned over an allowance received for serving on such jury or acting as witness.

Article 615 - Parental Leave

A parental leave (inclusive of adoption days) shall be granted upon request as provided for in Part 7 of the Employment Standards Act.

Article 616 - Maternity Leave

616.1 An employee, on her written request for maternity leave, is entitled to a leave of absence from work, without pay, for a period of eighteen (18) consecutive weeks or a shorter period the employee requests, commencing eleven (11) weeks immediately before the estimated date of birth or a later time the employee requests.

Further, the balance of the provisions regarding maternity leave, as found in the **Employment Standards Act** (consolidated November 1991), are to apply.

- 616.2 Where a Separation Certificate has been issued for reason of Maternity, the Board shall offer employment without loss of seniority, to the said Permanent employee, provided that:
 - **The** employee gives at least one (I) month's prior notice, in writing, of her intention to return to work.
 - 616.2.2 The total period of separation does not exceed six (6) months.
- 616.3 It is agreed and understood that failure by the employee to inform the Board, within a period of six (6) months from the date of separation, of the employee's intention to return to employment will mean that the separation is deemed to be permanent with the concomitant loss of all seniority and privileges.
- 616.4 During any period of separation by reason of maternity, medical and group insurance covet-ages shall be maintained by the employee paying, in advance, the employee's portion of the premium applicable from the 1st day of the month following the date of separation.

Article 617 - Paternity Leave

Leave of absence with pay shall be granted for up to two (2) days.

Article 618 - Vacations and Public Holidays

618.1 Annual Vacation

The annual vacation is granted for service during the calendar year from the 1st of January to 31st of December. It is to be taken within the calendar year in which it is earned. Vacations will be taken at a time most convenient to the operations of the School District which may require the employees to take their vacation during periods in which schools are closed. Vacation requests shall be submitted to the department head. All employees shall have the right to carry over two (2) weeks of vacation to the following year, subject to department head approval and providing the request is submitted in writing prior to September 30th. The entitlement of an employee is as follows:

- 618.1.1 If one (1) year's service cannot be completed by the 31st of December, be/she shall receive vacation pay in accordance with the Employment Standards Act and Amendments.
- 618.1.2 If one (1) year's service can be completed by the 3 1 st of December, he/she shall receive the greater of:
 - vacations in accordance with the Employment Standards Act and Amendments, or
 - fifteen (15) working days at his/her regular rate of pay (and pro rata if his/her service during the year is not full time.)
- if eight (8) years' service can be completed by the 31st of December, he/she shall receive twenty (20) working days at his/her regular rate of pay (and pro rata if his/her service during the year is not full time.)
- During the eleventh year of service and in each year of service thereafter, up to and including the fourteenth year, one (1) additional day's vacation, as follows:

If 11 years' service can be completed by Dec 31 - 21 working days If 12 years' service can be completed by Dec 31-22 working days If 13 years' service can be completed by Dec 31-23 working days If 14 years' service can be completed by Dec 31-24 working days

if fifteen (15) years' service can be completed by the 31st of December,he/she shall receive twenty-five (25) working days at his/her regular rate of pay (and pro rata if his/her service during the year is not full time).

If twenty-five (25) years' service can be completed by the 31st of December, he/she shall receive thirty (30) working days at his/her regular rate of pay (and pro rata if his/her service during the year is not full time.)

For the purposes of this clause respecting vacations, service during the calendar year shall include each day for which the employee receives full Ray from the Board or is in receipt of Workers' Compensation for a period not exceeding twelve (12) months.

- An employee entitled to twenty-five (25) or more days of annual vacation shall be entitled to defer up to five (5) days per year of his/her vacation into a Retirement Bank. An employee entitled to thirty (30) or mote days of annual vacation shall be entitled to defer up to ten (10) days per year of his/her vacation into a Retirement Bank. Such deferred vacation may only be taken immediately prior to retirement. The Board may, at its sole discretion, permit an employee to use such banked vacation under other circumstances.
- During the year of retirement from the service of the Board on pension, either Municipal superannuation or disability provided by Workers' Compensation, an employee shall be entitled to the full vacation provision to which the employee would earn for the year in which such retirement takes place.
- All other employees upon terminating their employment shall in their year of termination continue to receive entitlement prorated in accordance with the number of months worked in that year.

Article 620 - Statutory Holidays, etc.

All employees who have completed thirty (30) days' continuous service in the employ of the Board shall be entitled to the following Statutory Holidays with pay, and any other day proclaimed a Public Holiday by the Federal or Provincial Governments, the Municipality, or School Board.

New Year's Day Good Friday Raster Monday Queen's Birthday (or Victoria Day) Canada Day British Columbia Day Labour Day Thanksgiving Day Remembrance Day Christmas Day Boxing Day When a public holiday, as above, is observed on a Saturday or Sunday, a holiday wi' y will be granted at a time to be approved by the appropriate Department Head, unless the Board declares another day as a holiday for all employees.

Employees shall be paid for Statutory Holidays **provided** such employees shall have worked on the work day immediately preceding such holiday and shall have worked on the work day **immediately** following such holiday, **provided** that employees on annual **vacation**, or absent with leave shall be **deemed** to have worked the day immediately preceding and following such **holiday**.

IN WITNESS WHEREOF the parties **hereto** have caused this Agreement to be executed **on** the date **and** year **first** above written.

SEALED WITH the Seal of the Board of **School Trustees of School District #45** (West Vancouver) and signed by:

BOARD CHAIRMAN

BOARD SECRETARY-TREASURER

SEALED WITH the Seal of the West Vancouver Municipal Employees' Association, and signed by:

PRESIDENT LOS

SECRETARY

GP '	DESCRIPTION	STEP	MONTHLY	ANNUAL	HOURLY	CASUAL
7	CLERK TYPIST I	1	1,967	23.605	12.97	14.53
-	OFFICE ASST	3	2.055	24,661	13.55	14.00
	(6 MNTH INC)	4	2,104	25,243	13.87	
	(C MILTITIO)	5	2,139	25,662	14.10	
				, -		
8	CLERK STENO 1	1	2,014	24,170	13.28	14.87
		2	2,055	24,661	13.55	
		3	2,104	25,243	13.87	
		4	2,139	25,662	14.10	
		5	2,198	26,372	14.49	
	CLERK TYPIST 2	1	2.055	24,661	13.55	15.18
•	PRINT SHOP CLK	ż	2,104	25,243	13.87	10.10
	TA I	3	2.139	25.662	14.10	
	IA)	3 4	2,198	26,372	14.49	
		_				
		5	2,280	27,118	14.90	
9	CLERK TYPIST 2	1	2,105	25,260	13.88	15.55
	COMPUTER ALLOW- \$50	2	2,154	25,848	14.20	
		3	2,189	26,268	14.43	
		4	2,248	26,976	14.82	
		Ŝ	2,310	27,720	15.23	
		_				
9	CLERK TYPIST 2	1	2,090	25,080	13.78	15.43
	IMC ALLOW - \$35	2	2,139	25,668	14.10	
		3	2,174	26,088	14.33	
		4	2,233	26,796	14.72	
		5	2,295	27,540	15.13	
9	CLERK TYPIST 2	1	2,167	26.004	14.29	16.00
•	FIRST AID ALLOW - \$112	2	2,216	26,592	14.61	
	11101 / 111011	3	2.251	27,012	14.84	
		4	2,310	27,720	15.23	
		5	2,372	28,464	15.64	
_					44.00	40.00
9	CLERK TYPIST 2	1	2,217	26,604	14.62	16.37
	COMPUTER ALLOW - \$50	2	2,266	27,192	14.94	
	FIRST MD ALLOW - \$112	3	2,301	27,612	15.17	
		4	2,360	28,320	15.56	
		5	2,422	29,064	15.97	
9	CLERK TYPIST 2	1	2,155	25,860	14.21	15.92
•	SUB SERVICE ALLOW- \$100	2	2.204	26,448	14.53	
	GOO CENTRAL MEMORIA VIOL	3	2,239	26,868	14.76	
		4	2,298	27,576	15.15	
		5	2,360	28,320	15.56	
				•		
10	CLERK/STENO 2	1	2,104	25,243	13.87	15.53
		2	2,139	25,662	14.10	
		3	2,198	26,372	14.49	
		4	2,260	27,118	14.90	
		5	2,325	27,901	15.33	
10	CLERK/STENO 2	1	2,216	26,592	14.61	16.36
	FIRST AID ALLOW - \$112	2	2,210	27,012	14.84	10.50
	FIRST ALL ALLUW - #112	2 3		•	15.23	
		3 4	2,310	27,720		
		5	2,372	28,464	15.64	
		5	2,437	29,244	16.07	

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		ensant i	SOURDOLL IS	103/04		
GRADE	DESCRIPTION	STEP	MONTHLY	ANNUAL	HOURLY	CASUAL
11	ACCOUNTING CLERK I	1	2,139	25,662	14.10	15.79
11						13.77
	TA 2	2	2,198	26,372	14.49	
		3	2,260	27,118	14.90	
		4	2,325	27,901	15.33	
		5	2,363	28,356	15.58	
12	PURCHASING CLERK	1	2,198	26,372	14.49	16.23
		2	2,260	27,118	14.90	
		3	2,325	27,901	15.33	
		4	2,363	28,356	15.58	
		5	2,425	29,102	15.99	
13	CLERK STENO 3	1	2,260	27,118	14.90	16.69
	STAFF ASSISTANT	2	2,325	27,901	15.33	
	SECRETARY I	3	2,363	28,356	15.58	
	COMPUTER OPERATOR	4	2,425	29,102	15.99	
	TA 4	5	2,460	29,520	16.22	
13	SECRETARY I	1	2,372	28,464	15.64	17.52
	FIRST AID ALLOW - \$112	2	2,437	29,244	16.07	
		3	2,475	29,700	16.32	
		4	2,537	30,444	16.73	
		5	2,572	30,884	16.96	
14	PRINT SHOP CLERK - 8BO	1	2,325	27,901	15.33	17.17
• • •	TA 5	2	2,363	28,358	15.58	
	IA •	3	2,425	29,102	15.99	
		4	2,480	29,520	16.22	
		5	2,521	30,248	16.62	
15	SECRETARY 2	1	2,363	28,356	15.58	17.45
	oconciniti s	2	2,425	29,102	15.99	
		3	2,480	29,520	18.22	
		4	2,521	30,248	16.62	
		5	2,556	30,687	16.85	
15	SECRETARY 2	1	2,475	29,700	16.32	18.28
10	FIRST AID ALLOW - \$112	2	2,478	30,444	16.73	10.20
	FIRST AID ALLOW - \$112	3	2,572	30.864	16.75	
		4	2,533	31,596	17.36	
		5	2,668	32,016	17.59	
16	TA 2 // ABODATOBY	1	2 425	29,102	15.99	17.91
10	TA 3 (LABORATORY) TA 6	2	2,425 2,460	29,102	15.99	17.91
	14 6	-	2,400		16.62	
		3	2,521 2,556	30,248 30,667		
		4			16.85	
		5	2,660	31,923	17.54	
16	TA 3 (LABORATORY)	1	2,537	30,444	16.73	18.74
	TA 6	2	2,572	30,864	18.96	
	FIRST AID ALLOW - \$112	3	2,633	31,596	17.36	
		4	2,668	32,016	17.59	
		5	2,772	33,264	18.28	
17	ACCOUNTING CLERK II	1	2,460	29,520	16.22	18.17
		2	2,521	30,248	16.62	
		3	2,556	30,667	16.85	
		4	2,660	31,923	17.54	
		5	2,774	33,288	18.29	

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GRAD	DESCRIPTION	STEP	MONTHLY	ANNUAL	HOURLY	CASUAL
21	CATALOGUER	1	2,721	32,651	17.94	20.09
		2	2,829	33,943	18.65	
		3	2.947	35,363	19.43	
		4	3,086	37,037	20.35	
		5	3,215	38,584	21.20	
	STUDENT WORKERS				7.19	8.05
	CUSTODIAN A	1	2,520	30,245	15.51	17.37
	COSTODIAN A	ż	2,602	31,220	16.01	11.51
		3	2,722	32,663	16.75	
	CUSTODIAN A	1	2,619.13	31,429.58	16.12	18.05
	AFTERNOON SHIFT = \$69.13	2	2.701.13	32,413.56	16.62	
		3	2,821.13	33,853.56	17.36	
	CUSTODIAN I	1	2.572	30,889	15.83	17.73
		2	2,660	31,922	16.37	
		3	2,766	33,189	17.02	
	CUSTODIAN I	1	2,671.13	32,053.56	16.44	18.41
	AFTERNOON SHIFT = \$99.13	2	2,759.13	33,109.56	16.98	
		3	2,865.13	34,381.56	17.63	
	CUSTODIAN 2	1	2,660	31,922	16.37	18.33
		2	2,766	33,189	17.02	
		3	2,943	35,315	18.11	
	CUSTODIAN 2	1	2,759.13	33,109.56	16.98	19.02
	LOCK-UP BONUS = \$99.13	2	2,865.13	34,381.56	17.63	
		3	3,042.13	36,505.56	18.72	
	CUSTODIAN 3	1	2,766	33,189	17.02	19.06
		2	2,943	35,315	18.11	
		3	3,032	36,387	18.66	
	CUSTODIAN 4	1	3,023	36,270	18.60	20.83
		2	3,143	37,713	19.34	
		3	3,265	39,178	20.09	

GRADE	DESCRIPTION	BTEP	MONTHLY	ANNUAL	HOURLY	CASUAL
	LABOURER (FACILITIES)	1	2,642.63	NOTE 1 31,711.50	16.20	18.14
	UTILITY (FACILITIES)	1 2	2,929.73 3,096.11	35,158.70 37,153.35	17.96 18.98	20.12
	SEMI-SKILLED (FACILITIES)	1 2	3,195.62 3,362.01	38,347.43 40,344.08	19.59 20.61	21.94
	SKILLED (FACILITIES)	1 2	3,443.57 3,611.59	41,322.83 43,339.05	21.11 22.14	23.84
	SKILLED (FACILITIES) CHARGEHAND = .95/HR	2	3,766.56	45,198.68	23.09	
	ASST. SUP(BUILD/GRNDS)	1 2	3,680.10 3,848.12	44,161.20 46,177.43	22.56 23.59	
	ASST. SUP (OP/SERVICES)	1 2	3,680.10 3,848.12	44,161.20 46,177.43	22.56 23.59	

NOTE 1: 1993/94 annual amounts based on two hundred and sixty-one (261) days.

NOTE 2: All Facilities employees, when a major portion of their shift la required after 3:00 p.m., will be paid an afternoon shift bonus of sixty (60) cents per hour.

NOTE 3: For work where the major portion of a shift is required after midnight and before 8:00 a.m., a bonus of seven and a half percent (7-1/2%) of basic salary per month will be paid or on a pro-rate bash for part-time personnel.

NOTE 4: When required at weekends or • venings, a casual custodian will be employed in a school tabe responsible for general security and tidiness of the building on a straight time basis (ie. twelve or sixteen percent (12 or 16%) above the basic hourly rate, as per Article 226).

NOTE 5: When no more than one person la assigned to a building to perform custodial duties, that person shall be paid in ● ccordance with the Custodian II salary schedule.