COLLECTIVE A

BETWEEN

BOARD OF MAN

New Nouveau
Brunswick

AND

CANADIAN-UNION
OF PUBLIC EMPLOYEES
LOCALS 1418

GROUP: REHABILITATION AND THERAPY

JUN - S 19 PROGRAM OFFICER

-EXPIRES: AUGUST 15, 2000

COLLECTIVE AGREEMENT

BETWEEN

BOARD OF MANAGEMENT

AND

CANADIAN UNION OF PUBLIC EMPLOYEES LOCAL 1418

GROUP: REHABILITATION AND THERAPY

AND

RECREATION AND CULTURE PROGRAM OFFICER

TABLE OF CONTENTS

ARTICLE PAGE
PREAMBLE: 1 ARTICLE 1 - DEFINITIONS; 1 ARTICLE 2 - RECOGNITION AND NEGOTIATIONS: 2 ARTICLE 3 - MANAGEMENT RIGHTS: 2 ARTICLE 4 - NO DISCRIMINATION; 3
ARTICLE 5 - CHECK-OFF OF UNION DUES:
ARTICLE 8 - GRIEVANCE AND ADJUDICATION*
ARTICLE 10 - STRIKES AND LOCKOUTS,
ARTICLE 13 - PROMOTIONS AND TRANSFERS:
ARTICLE 15 - HOURS OF WORK:
ARTICLE 17 - VACATION: 10 ARTICLE 18 - HOLIDAYS; 18 ARTICLE 19 - SICK LEAVE- 19
ARTICLE 20 -APPOINTMENT OF STEWARDS AND TIME OFF FOR UNION BUSINESS:21
ARTICLE 21 - LEAVE OF ABSENCE,
ARTICLE 24 - EMPLOYEE BENEFITS
ARTICLE 26 - PROFESSIONAL DEVELOPMENT: 33 ARTICLE 27 - JOB SECURITY: 33
ARTICLE 28-TECHNOLOGICAL CHANGE:
ARTICLE 31 - DURATION AND TERMINATION
SCHEDULE B
POINTS GUIDE

THIS AGREEMENT made this 28th day of November, 1997.

BETWEEN: HER MAJESTY IN RIGHT OF THE PROVINCE OF NEW BRUNSWICK as represented by Board of Management, hereinafter called the

Employer, Party of the First Part;

AND: CANADIAN UNION OF PUBLIC EMPLOYEES, Local 1418, hereinafter

called the Union, Party of the Second Part.

PREAMBLE:

It is the intention and purpose of the parties to this Agreement to set forth terms and conditions of employment affecting employees covered by this Agreement.

ARTICLE 1 - DEFINITIONS:

1.01 A. Employee - In the Agreement "Employee" means a person in the bargaining unit other than:

- (j) a person not ordinarily required to work more than one-third (1/3) of the normal period for persons doing similar work.
- (ii) a person employed on a casual or temporary basis, unless he has been so employed for a continuous period of six (6) months or more.
- B. Type of Employment For the purpose of this agreement, the following are the types of employment:
 - Regular Regular means employment where the employee is required on a continuous basis.
 - (ii) Term Term means employment where the employee is required for a specified period of more than 8 continuous months.
- All of the above may be on a full time or part time basis.
 - Full time means employment where the employee is required to work the full normal work week as defined in Article 15.01.
 - (ii) Part time means employment where the employee is required to work more than one-third (1/3) but less than the full normal work week as defined in Article 15.01.
- 1.02 Department In this Agreement, "Department" means those listed in the First Schedule, Part I of the N.B. Public Service Labour Relations Act.
- 1.03 Public Service Labour Relations Act In this Agreement, words defined in

- the Public Service Labour Relations Act have the same meaning as in that Act
- 1.04 Interpretation Act In this Agreement, words defined in the Interpretation Act and not defined in the Public Service Labour Relations Act have the same meaning as in the Interpretation Act.
- 1.05 Gender-Throughout this Agreement, words importing gender shall apply to both genders.
- 1.06 Merit Increase An adjustment to individual salary based on documented assessment of performance.

ARTICLE 2 - RECOGNITION AND NEGOTIATIONS:

- 2.01 Union Recognition and Bargaining Unit -The Employer recognizes the Union as the sole and exclusive Bargaining Agent for all employees to whom New Brunswick Certification Order Number 039 PS 1K (2) and 054 PS 1F (3) applies.
- 2.02 No Other Agreement No employee shall be required or permitted to make any written or verbal Agreement with the Employer or his representatives which may conflict with the terms of this Collective Agreement.
- 2.03 Application of Agreement This Agreement applies to and is binding on the Union, the employees, the Employer and its Agents.
- 2.04 Future Legislation In the event that any law passed by the Legislature of the Province applying to Public Employees covered by this Agreement, renders null and void any provisions of this Agreement, the remaining provisions of the Agreement shall remain in effect for the term of this Agreement, and the parties to this Agreement shall negotiate a mutually agreeable provision to be substituted for the provisions so rendered null and void. Should such negotiations fail to achieve agreement the parties shall submit the matter to binding arbitration under the *Public Service Labour Relations Act*.
- 2.05 If any legislation applying to Public Employees results in greater rights or benefits than are in effect under this Agreement, such rights or benefits shall be deemed to form part of and be applicable to the Agreement.

ARTICLE 3 - MANAGEMENT RIGHTS:

3.01 Management Rights -All the functions, rights, powers and authority which the Employer has not specifically abridged, delegated or modified by this Agreement are recognized by the Union as being retained by the Employer.

ARTICLE 4 - NO DISCRIMINATION:

- 4.01 (a) The parties agree that there shall be no discrimination practised or exercised
 - (b) The parties recognize that the Human Rights Act applies to this Agreement.

ARTICLE 5 - CHECK-OFF OF UNION DUES:

- 5.01 Check-off-The Employer shall deduct from the wages due to every employee covered by this Collective Agreement an amount equal to the regular monthly dues of the Union commencing with the month following the month in which they were employed.
- 5.02 Amount of Union Dues Before the Employer is obliged to deduct any amount under this Article, the Union must advise the Employer in writing of the amount of its regular monthly dues. The amount so advised shall continue to be the amount to be deducted under this Article until changed by a further written notice to the Employer signed by the designated Officials of the Union, after which such changed amount shall be the amount to be deducted and so from time to time. It is understood that normally not more than one change will be processed in any 12 month period.
- 5.03 Contribution Towards Union Expenses -The sums deducted under this Article shall be accepted by the Union as the regular monthly dues of those employees who are or shall become members of the Union and the sum so deducted from non-members of the Union shall be treated as their contribution towards the expenses of maintaining the Union.
- 5.04 Deductions to be Remitted The sums deducted pursuant to this Article shall be remitted to the designated Official of the Union accompanied by a list of the names of all employees from whose wages the deductions were made prior to the fifteenth (15th) of the month following the month in which the deductions were made. The Union will keep the Employer advised of the name and address of its designated Official.
- 5.05 Employer Harmless of Liability The Union agrees to indemnify and save the Employer harmless from any liability of action arising out of the operation of this Article.
- 5.08 The Employer and the Union Shall Acquaint New Employees The parties agree to cooperate and acquaint new employees with the conditions of employment set out in this Article and Management agrees to provide each new employee with a copy of the Collective Agreement and introduction kit in which both parties will be able to include whatever material they feel is necessary.

ARTICLE 6 - CORRESPONDENCE:

6.01 Except where otherwise provided, official communications in the form of correspondence between the Employer and the Union shall be between the Director of Labour Relations Service Department of Finance for the Employer and the Secretary-Treasurer of C.U.P.E. Local 1418 for the Union. Each party shall keep the other party informed of its address.

ARTICLE 7 - LABOUR-MANAGEMENT COMMITTEE:

- 7.01 Establishment of Committee-The parties to this Agreement agree to establish a Provincial Labour-Management Committee consisting of an equitable number of representatives of Union and Management. Similarly, Labour-Management Committees will be established to deal with matters at the area and regional offices where either party requests the establishment of such a Committee.
- 7.02 Meaningful Consultation The parties agree that the Committees shall be employed as a forum for meaningful consultation on contemplated changes in conditions of employment or working conditions and any other matters of mutual interest to the parties.
- 7.03 Advisory Role -The Committees shall function in an advisory capacity only and shall not have power to alter, amend, add to, or modify the terms of this Agreement.

ARTICLE 6 - GRIEVANCE AND ADJUDICATION:

- 8.01 Definition of a Grievance A grievance means a dispute or difference of opinion concerning any of the following:
 - (a) the interpretation or application with respect to an employee of a provision of this Collective Agreement or a related arbitral award;
 - (b) disciplinary action under Article 11 of this Agreement;
 - (c) the interpretation or application of a provision of a statute, or a regulation, by-law, direction or other instrument made or issued by the Employer dealing with terms and conditions of employment;
 - (d) any occurrence or matter affecting terms and conditions of employment other than those terms and conditions of employment covered in the three preceding paragraphs and for which there is no administrative procedure for redress provided for in or under an Act of the Legislative Assembly.
- 8.02 Discussion If an employee, or a group of employees feel that they have

been treated unjustly or consider themselves aggrieved, they shall be expected to discuss the matter with their supervisor before the first step in the grievance procedure is implemented. Where it appears that a decision cannot be given below a particular level of authority, the Employer is expected to involve other personnel in the discussions in an attempt to solve the dispute.

- 8.03 Settling of Grievance -Where an employee alleges that he has a grievance as outlined under 8.01 above, the procedure as outlined in the Chart below shall apply. However, in cases as outlined in 8.01 (a) the employee must have the written consent of a steward or a member of the Union Executive, including the Regional Executives.
- 8.04 Time Limits Within the time limits as prescribed in the chart below, the employee may present his grievance in writing by personal service or by registered mail to his immediate supervisor or to a person designated by the Employer.
- 8.05 Amending Time Limits The employee and the Employer may agree to the extension of any of the time limits providing that such agreement is in writing.
- 8.08 Union Representative If he so wishes an employee may be assisted by a representative of the Union when presenting a grievance at any level including the discussion step as outlined in clause 8.02.
- 8.07 Level of Grievance -The Employer will post the levels of grievance within thirty (30) days of the signing of this Agreement and provide a copy to the Union.
- 8.08 Stewards -The Union will inform the Employer in writing of the names of its executive members and stewards with the work areas which each steward will normally represent within thirty (30) days of the signing of this Agreement. Subsequent changes will be given to the Employer within 14 days of the changes. Only those Stewards and executive members who have been so identified by the Union may request the provisions of Clause 20.01 of this Agreement.
- 8.09 Union/Employer Dispute -Where a dispute between the Employer and the Bargaining Agent arises, <u>Section 92 (1)</u> of the Public Service <u>Labour</u> Relations Act shall apply.
- 8.10 Agreement on Grievance-When an Agreement has been reached between the Employer and the Union at any stage of the grievance procedure, it shall be put in writing and it shall be final and binding on both parties with respect to that particular grievance only.
- 8.11 Omit Grievance Step Grievances concerning layoff may be presented by

the aggrieved employee at the final level of the grievance procedure. Such grievances must be submitted within the time limits prescribed for the first level.

GRIEVANCE PROCEDURE

Level - First

Employee's Time to Present Grievance - 15 days after the alleged grievance has arisen or has come to his attention or discussion in accordance with 8.02 has failed.

Present Grievance To - person designated by the Employer.

Employer's Time to Answer - 10 days from receipt of written grievance.

Level - Second (where such a level is established)

Employee's Time to Present Grievance - 10 days from receipt of reply from first level or date reply should have been received.

Present Grievance To - person designated by the Employer.

Employer's Time to Answer - 10 days from receipt of written grievance.

Level - Final

Employee's Time to Present Grievance - 10 days from receipt of reply from previous level OR date reply should have been received OR in case of suspension, discharge or lay-off as prescribed in 11.

Present Grievance To - Deputy Minister

Employer's Time to Answer - 15 days from receipt of written grievance.

Level - Adjudication

Employee's Time to Present Grievance - 20 days from receipt of reply from final level or date reply should have been received.

Present Grievance To - G-1 Form to Labour and Employment Board with copy to Board of Management.

In the calculation of time limits, Saturdays, Sundays, and designated holidays are

ARTICLE 9 -ADJUDICATION:

- 9.01 Adjudication Procedure The provisions of the *Public Service Labour*Relations *Act* and Regulations respecting Adjudication shall apply to
 grievances resulting from the application of this Agreement.
- 9.02 Adjudication Where a grievance that may be presented by an employee to adjudication is a grievance relating to the interpretation or application in respect to him of a provision of a Collective Agreement or an arbitral award, the employee is not entitled to refer the grievance to adjudication unless the bargaining agent for the bargaining unit to which the Collective Agreement or arbitral award applies signifies, in prescribed manner:
 - (a) its approval of the reference of the grievance to adjudication, and
 - (b) its willingness to represent the employee in the adjudication proceedings.
- 9.03 Technical Objections to Grievance Subject to the provisions of any Act of the Legislature no grievance shall be defeated by any formal or technical objection and the Adjudicator shall have the power to waive procedural irregularities in order to determine the real matter in dispute and to render a decision according to the merits of the case.
- 9.04 Power and Decision of Adjudicator or Adjudication Board In any case, including cases arising out of any form of discipline or the loss of any remuneration, benefits, or privilege, the Adjudicator or Board of Adjudication shall have full power to direct payment of compensation, vary the penalty, or to direct reinstatement of a benefit or privilege, or to affirm the taking away of such benefit or privilege, as the Board or the Adjudicator may determine appropriate to finally settle the issue between the parties, and may give retroactive effect to its decision. Such decision shall be final and binding on all parties.

ARTICLE 10 - STRIKES AND LOCKOUTS:

- 10.01 No Strikes -The Union hereby agrees that there shall be no strike, walkouts, or any other similar interference with work during the terms of this Agreement in accordance with the Public Service Labour Relations Act.
- 10.02 No Lockouts The Employer agrees that there shall be no lockouts during the term of this Agreement.

ARTICLE 11 - DISCIPLINARY ACTION:

- 11.01 Disciplinary action shall mean any action taken by the Employer against an employee which results in:
 - (i) written reprimand: suspension:
 - (iii) discharge
 - (iv) financial penalty.
- 11.02 (a) No employee shall be disciplined except for just cause.
 - (b) Termination for unsatisfactory performance during the probationary period is not disciplinary action.
 - (c) Notwithstanding anything in this Article, a disciplinary action resulting in the issuance of a written reprimand cannot be referred to adjudication.
- 11.03 Whenever the Employer disciplines an employee it shall, within ten (10) working days of the disciplinary action, provide the employee with written reasons for such action and shall forward a copy of the written reasons for the disciplinary action to the Secretary-Treasurer of CUPE Local 1416.
- 11.04 Pending investigation of an incident an employee may be relieved of duties and required to leave the premises of the establishment in which he works during which time he shall continue to be paid. Unless the investigation results in disciplinary action no record of the incident will be placed in the employee's personal file.
- 11.05 Where an employee alleges that he has been disciplined in violation of clause 11.02, he may within ten days of the date he was notified in writing or within twenty days of the date of the disciplinary action, whichever is later, invoke the grievance procedure as set out in this Agreement. For the purpose of a grievance alleging viola&ion of clause 11.02 he shall lodge his grievance at the final level of the grievance procedure except in the case of reprimand in which case he shall lodge his grievance at the First Level.
- 11.06 Unjust suspension or Discharge -Where it is determined that an employee has been disciplined by suspension without pay or by discharge in violation of Article 11, that employee shall be immediately reinstated in his former position without loss of seniority or any other benefit which would have accrued to him if he had not been suspended or discharged. One of the benefits which he shall not lose is his regular pay during the period of suspension or discharge which shall be paid to him at the end of the next complete pay period following his reinstatement, or by any other arrangement as to compensation which is just and equitable in the opinion of the conferring Parties or in the opinion of a Board of Adjudication or Adjudicator, if the matter is referred to such a Board of Adjudication or Adjudicator.

- 11.07 Employee Records When an employee is disciplined, other than by suspension or discharge, and a derogatory notation is placed against the record of an employee, such notation will be prepared in duplicate. One copy shall be initialled by the employee, as the Employer's receipt only, which shall be placed in the employee's personal file and one copy shall be given or sent to the employee. Whenever the employee responds, he shall reply in writing and such reply shall become part of the employee's file.
- 11.08 (a) When a disciplinary action is to be taken against an employee, which will be recorded on the employee's personal file, the employee shall be notified in advance so that he/she may contact his/her union representative to be present at the interview.
 - (b) Nothing in this Article prevents the Employer from discharging an employee for just cause without notice, with payment as provided in Article 22.11.
- 11.09 A record of disciplinary action shall not be used against an employee after the expiration of a period of twenty-four months after the disciplinary action was taken.
- 11.10 Upon request, an employee shall be given an opportunity to read and make a copy of those documents in his personal file that relate to an assessment of his conduct, work performance, and warnings. If the employee so wishes, he may be accompanied by a union representative. The Employer agrees not to introduce in an adjudication hearing relating to disciplinary action any such document from the personal file of the employee, the existence of which the employee was not aware fourteen (14) days prior to the date of the adjudication hearing.

ARTICLE 12 -SENIORITY:

- 12.01 Seniority Defined Seniority for the purpose of this Agreement is defined as the length of service from the last date of hiring and shall be used in determining priorities in all matters which are measured by length of service. Unless otherwise provided for, seniority shall operate on a bargaining unitwide basis.
- 12.02 Seniority List An up-to-date seniority list for each department or agency shall be sent to the Secretary-Treasurer of the Union in accordance with Article 6 (Correspondence) during January of each year and copies posted on appropriate bulletin boards.
- 12.03 Calculation of Seniority When an employee has attained employee status by virtue of having been employed on a casual or temporary basis for a continuous period of six (6) months or more, such employee shall have his/ her seniority dated back to the date of hiring.

12.04 Part-time employees shall receive the wage rates, seniority credits, conditions of employment and benefits specified in this Agreement on a pro-rata basis according to their hours of work.

12.05 Civil Service

- (a) For employees transferred or appointed under the Civil Service Act, the probationary period shall be six (6) continuous months of employment immediately following the date on which the employee reports for work. On the expiration of such period of six (6) months the Deputy Head may extend the probationary period for further periods of three (3) months provided he or his designate advises the employee in writing prior to the extension. The total probationary period may not exceed twelve (12) months.
- (b) For all employees covered by this Collective Agreement and not subject to the Civil Service Act, the probationary period shall be six (6) continuous months of employment immediately following the date on which the employee reports for work. On the expiration of such period of six (6) months, the Chief Executive Officer may extend the probationary period for further periods of three (3) months provided he or his designate advises the employee in writing prior to the extension. The total probationary period may not exceed twelve (12) months.
- 12.06 (a) An employee will retain previous seniority but will not accumulate additional seniority when on a continuous period of absence from work due to leave of absence without pay or suspension from duty, exceeding one-half (1/2) the number of working days in any month except as provided for in Article 21.04.
 - (b) An employee shall lose seniority rights and cease to be an employee in the event:
 - (i) he tenders his written resignation or retires;
 - (ii) he is discharged and not reinstated;
 - (iii) he has been laid off for a period in excess of twelve (12) continuous months;
 - he is absent from work for five (5) consecutive working days without notifying his immediate supervisor giving a satisfactory reason for such absence;
 - (v) when recalled from layoff he fails to work within fourteen (14) calendar days of notice sent by registered mail to the address on record with the Employer and fails to report for work at the

agreed upon designated time within the above mentioned fourteen (14) calendar day period, except in the case of an employee recalled for employment of a casual or short term duration at a time when he is employed elsewhere, in which case refusal of recall itself will not result in loss of recall rights.

12.07 Where an employee is excluded from the Bargaining Unit by the Labour and Employment Board and later returns to the Bargaining Unit he will have his seniority calculated as if he never left the Bargaining Unit.

In order for an excluded employee to qualify for the above he must have established seniority in the Bargaining Unit immediately prior to his exclusion and must have remained in a class included in Schedule "A" throughout the process described above.

Any other employees leaving the Bargaining Unit will lose all seniority twelve (12) months after leaving the Bargaining Unit.

12.08 Change of Address - It shall be the responsibility of all employees to notify the Employer promptly of any change in their address. Should an employee fail to do this the Employer will not be responsible for failure to contact the employee.

ARTICLE 13 - PROMOTIONS AND TRANSFERS:

- 13.01 Promotion When an employee is promoted to a higher paid classification, the employee shall move to the nearest step of the new salary range that will increase the employee's normal wage rate from his previous classification by at least two (2) steps or to the minimum rate of the new classification, whichever is greater.
- 13.02 Trial Period An employee who is transferred or promoted to another classification and is unable to perform the duties of the new classification during his probationary period shall revert to his former classification and unless other arrangements are mutually agreed to, he shall return to his former work location, without loss of seniority.
- 13.03 Transfer to Lower Classifications When an employee is transferred to a lower classification, as a result of the Employer's request he shall maintain his rate of pay until the rate of pay of his new classification catches up to his rate.

When an employee is transferred to a lower classification as a result of the employee's request he shall be paid the rate within the range of rates established for such new classification which is closest to his present rate.

13.04 If a part-time position becomes available, full-time employees shall be given

preference providing they qualify and providing they have applied.

- 13.05 Departments or Institutions not Covered by the Civil Service Act
 - (a) Where there is a competition to be held to fill a vacancy in the bargaining unit, such notice of competition shall be posted on the bulletin board(s) in the buildings out of which the employees work, for a minimum of five (5) calendar days prior to the closing date of the competition.
 - (b) Such notice shall contain the following information:
 - (i) description of the position;
 - (ii) required qualifications:
 - (iii) location of the position;
 - (iv) the applicable wage rate or range, in accordance with the Collective Agreement under C.U.P.E. Local 1418.
 - (c) All employees who apply for a competition shall be advised of the name of the successful applicant.

ARTICLE 14 - LAYOFF AND RECALL:

- 14.01 Layoff and Recall Procedure In the event of a layoff, employees shall be laid off within their classification series in reverse order of their classification seniority. Employees shall be recalled in the reverse order that they were laid off. Recall shall be subject to the employee being qualified to perform the duties of the position, Employees laid off shall be given preference to job opportunities, prior to the hiring of new persons, in other classifications if they are qualified to perform the work available. For the purpose of this article, classification series means all levels of a classification. Displacement of employees (bumping) as a result of a layoff is restricted to lateral or downward displacements.
- 14.02 Notice of Layoffs and Resignation -
 - (a) Where less than one (1) month's notice of layoff is given, the employees shall continue to be paid for one (1) month after such notice is given.
 - (b) Where an employee resigns his position, he/she shall give the Employer one (1) month's notice of such resignation.
- 14.03 No New Employees -There shall be no new hiring into the bargaining unit until those laid off have been given an opportunity of employment, provided that they are qualified to perform the work available.

- 14.04 Continuation of Insurance Benefits The Employer agrees to pay the Employer's share of Group Insurance for employees who are laid off for two (2) months after the month in which the employees are laid off.
- 14.05 Superannuation Benefits An employee who is laid off shall retain all superannuation rights held by him at the date of his layoff, until he is recalled.

 Should the employee request a refund of his superannuation contributions he shall cease to be an employee.
- 14.06 Union Notification -The Employer shall provide the Union with a list showing the seniority of laid off employees by classification.
- 14.07 Layoffs During Sick Leave In the event an employee is affected by a layoff during sick leave, the effective layoff date shall be the day following the termination of such leave.
- 14.08 Recall Rights Employees on layoff shall retain their position on the seniority list and shall have recall rights within a twelve (12) month period following their last day of employment. Where an employee opts to be laid off rather than displace a junior employee, he waives the right to displace for the duration of that layoff period but retains recall rights.

ARTICLE 15 -HOURS OF WORK:

- 15.01 Normal Hours of Work The normal hours of work shall be thirty-six and one-quarter (36 1/4) hours per week and by mutual agreement may be averaged over a four week period. Except by mutual agreement, the normal working days shall be Monday to Friday.
- 15.02 Flexibility in Hours of Work-The parties recognize that the above hours of work have to be flexible due to the nature of the service provided by members of the bargaining unit.
- 15.03 If Management intends to change existing patterns of work, either on its own initiative or in response to an employee request, the matter shall be the subject of joint consultation as provided for in Article 7. If following joint consultation Management decides to change existing patterns of work the Union and the employees concerned shall be given one month's notice in writing.
- 15.04 On an experimental basis and without committing either party to a permanent change in the existing hours of work, members of the bargaining unit and their Department may jointly establish a schedule providing for a compressed work week. Such an agreement must be consistent with the intent of Article 15.02 and must be ratified by Board of Management and the Union before implementation.

- 15.05 No Guarantee of Hours -The foregoing shall not be construed as a guarantee of hours of work per day or per week.
- 15.06 Canada Games -This article applies to the Recreation and Culture Program officer classification only. Both parties recognize the special circumstances surrounding Canada Games and agree that the provisions of Article 15 and 16 will not apply to employees assigned to such Games. However, employees assigned to these Games will be entitled to two (2) days off for each period of seven (7) days so assigned.

ARTICLE 16 - OVERTIME:

RECREATION AND CULTURE PROGRAM OFFICERS (16.01 - 16.04)

16.01 Definition -Any hours worked in excess of the normal hours of work prescribed in Article 15.01, on a holiday, on an employee's regular scheduled days off, or during an employee's vacation period, shall be considered overtime.

16.02 Overtime Compensation

- (a) Overtime work from Monday to Friday shall be compensated by equal time off. Overtime work on Friday evening (after 5:00 p.m.), Saturday and Sunday shall be compensated by time and one-half (1 1/2) off.
- (b) Notwithstanding (a) above, if an employee is required to work within the normal hours of work as specified in 15.01, on a Friday evening (after 5:00 p.m.), Saturday and/or Sunday he/she shall receive an additional one-half (1/2) credit for time worked.
- 16.03 Overtime Authorization Overtime shall be authorized in advance by the employee's immediate supervisor or his or her delegate, unless otherwise provided for by Branch policy.

16.04 Reconciliation and Accumulation of Overtime -

- (a) Overtime compensation shall be scheduled at a time mutually agreed to by the employee and the Employer. Scheduling of overtime reconciliation shall be done between the first and fifteenth of the month for all overtime worked in the previous month. The employee's preference will not be unreasonably denied, but if unable to accommodate the employee, the Employer shall schedule the time off
- (b) Notwithstanding (a) above, an employee may retain a five (5) day period of accumulated overtime credits to be scheduled at his/her discretion once in any calendar year. This time off shall be approved by the Employer in accordance with Article 17.10.

ALL OTHER CLASSIFICATIONS (16.05 - 16.13)

- 16.05 Definition -Any hours worked in excess of the normal hours of work prescribed in Article 15.01, on a holiday, on an employee's regular scheduled days off, or during an employee's vacation period, shall be considered overtime.
- 16.06 Overtime Rate The overtime rate shall be time and one-half (1-1/2) the hourly rate or time and one-half (1-1/2) off or any combination of salary and time off.
- 16.07 Overtime Authorization Whenever possible, overtime shall be authorized in advance by the employee's immediate supervisor or his delegate, unless otherwise authorized by Departmental policy.
- 16.08 Minimum Call-Back Time Except as provided for in 16.10, an employee who is required to work outside his regular working hours shall be compensated for a minimum of two (2) hours at overtime rate.
- 16.09 On Call -When an employee is advised that he is "on call" that is, immediately available by direct telephone, he shall be compensated for one hour at the overtime rate in accordance with 16.06 for each eight (8) hours that he is "on call", over and above the provisions of 16.08 and 16.10. When an employee is on call during a Statutory Holiday, he shall be compensated for two and one-half hours at the overtime rate for each eight (8) hours that he is "on call", over and above the provisions of 16.08 and 16.10.
- 16.10 Telephone Work- When an "on call" employee uses his telephone to provide services required as a result of being "on call", he shall be paid for two hours at the overtime rate. Such compensation shall not be claimed more than once during each eight hour "on call" period, nor shall it be claimed when there is a claim under 16.08 for the same service.
- 18.11 No employee shall be compensated more than eight hours at time and one-half (1-1/2) for any eight hour period under 16.08 and 16.10.
- 16.12 Reconciliation of Overtime Before the end of every other pay period, employees shall reconcile with their immediate supervisor or delegate those hours to be paid and those to be taken off in accordance with 16.06,16.08, 16.09 and 16.10. Where an employee chooses time off it shall be scheduled at any time mutually agreed to between the employee and the Employer. If mutual agreement cannot be reached, the employee shall be paid at the overtime rate within 20 working days of the reconciliation date.
- 16.13 Except by mutual agreement, "on call" duty shall be equally divided among the qualified employees.

ARTICLE 17 - VACATION:

17.01 Length of Vacation

- (a) An employee shall be entitled to annual vacation with pay at the rate of one and one-quarter (1-1/4) days for each calendar month of service.
- (b) Effective May 1, 1980, an employee who has completed ninety-six (96) months (8 years) continuous employment shall be entitled thereafter to annual vacation with pay calculated at the rate of one and two-thirds (1 2/3) days for each full calendar month of service.
- (c) Effective January 1, 1990, an employee who has two hundred and forty (240) months (20 years) seniority shall be entitled thereafter to annual vacation with pay calculated at the rate of two and one-twelfth (2 1/12) days for each full calendar month of service.

17.02 New Employees

- (a) An employee who commences employment before the sixteenth (16th) of the month shall be eligible to begin accumulating vacation credits for that month.
- (b) An employee who commences employment after the fifteenth (15th) of the month shall be eligible to begin accumulating vacation credits the following month.
- 17.03 When an employee has attained employee status by virtue of having been employed on a casual or temporary basis for a continuous period of six (6) months or more, such employee shall be credited with seven and one-half (7 1/2) days of vacation credit unless otherwise equitably compensated.
- 17.04 Vacation Pay Vacation pay shall be at the rate effective immediately prior to the vacation period. Any increase due during the vacation period shall apply from its effective date.
- 17.05 Computing Vacation In addition to an employee's regularworking days, for the purpose of computing vacation entitlement, credit shall be given:
 - (a) for days on which the employee is on vacation;
 - (b) for days on which the employee is on leave of absence with pay granted pursuant to the terms of this Agreement;
 - (c) for days on which the employee is on sick leave pursuant to the terms of this Agreement;
 - (d) for days on which the employee is absent from work while receiving

- Workers' Compensation Benefits;
- (e) for days on which the employee is on Union business as provided for in this Agreement, except for extended leave; and
- (f) for Statutory Holidays or days taken in lieu thereof.
- 17.06 Holiday during Vacation If one of the holidays referred to in Article 18 (Holidays) falls on or is observed during an employee's vacation period, he shall be granted an additional day's vacation,
- 17.07 Vacation Pay on Termination -An employee whose employment is terminated for any reason shall be paid with his final pay an amount of money equivalent to any vacation which may have accrued to his benefit in accordance with this Article.
- 17.08 Vacation Accumulation Vacations shall not be cumulative from year to year provided that vacation entitlement may be carried over to a subsequent year on the request of the employee but at the sole discretion of the Employer. An employee who wishes to carry his vacation entitlement forward shall request the Employer's permission to do so, in writing, not later than November 15th, of the year in which the employee ordinarily would take the vacation sought to be carried forward. Carry over entitlement shall not be greater than one (1) year accumulation.
- 17.09 No Vacation Shall Accumulate- Where a continuous period of absence from work on leave of absence without pay or suspension from duty for any month exceeds eleven (11) working days in that month, no vacation credits shall accumulate.
- 17.10 Authorized by Employer-Vacation shall be taken at a time authorized by the Employer.
- 17.11 Preference in Vacation Unless mutually agreed vacation shall be given within each classification by region and department with preference given to the employee with the greatest seniority.

ARTICLE 18 - HOLIDAYS:

- 18.01 List of Holidays-The following shall be the list of recognized holidays for the purpose of this Agreement:
 - (a) New Year's Day;
 - (b) Good Friday;
 - (c) Easter Monday;

- (d) The day fixed by proclamation of the Governor-in-Council for the celebration of the birthday of the Sovereign:
- (e) Canada Day;
- (f) New Brunswick Day:
- (g) Labour Day;
- (h) The day fixed by proclamation of the Governor-in-Council as a general day of Thanksgiving;
- (i) Remembrance Day;
- (j) Christmas and Boxing Day:
 - when Christmas Day is a Monday, the 25th and 26th days of December, or
 - (ii) when Christmas Day is a Tuesday, the 24th, 25th and 26th days of December, or
 - (iii) when Christmas Day is a Wednesday or Thursday, the afternoon of the 24th day and the 25th and 26th days of December, or
 - (iv) when Christmas Day is a Friday, a Saturday, or a Sunday, the 24th to 27th days of December inclusive, and
- (k) any other day duly proclaimed as a provincial or national holiday.
- 18.02 Employees Not Working on Holidays Subject to 18.04 all employees not required to work on a holiday as listed in 18.01 shall receive one (1) day's paid leave for that day.
- 18.03 Employees Working on Holidays When an employee is required to work on a holiday, he shall receive his holiday pay and be paid at the overtime rate for the hours worked in accordance with Article 16.
- 18.04 Holidays on Rest Days When a day designated as a paid holiday under Article 18.01 falls on an employee's day of rest, the holiday shall be moved to the employee's first working day following his day(s) of rest and this day shall be his holiday for the purposes of this Agreement.

ARTICLE 19 - SICK LEAVE:

19.01 Definition of Sick Leave -An employee is eligible to be absent on sick leave without loss of pay when he is unable to perform his duties because of sickness, exposure to a contagious disease or an accident for which compensation is not payable under the Workers' Compensation Act.

- (a) Each employee in the bargaining unit shall accumulate sick leave credits at the rate of one and one-quarter (1 1/4) days per month for each calendar month of continuous employment up to a maximum credit of two hundred and forty (240) working days.
- (b) When an employee has attained employee status by virtue of having been employed on a casual or temporary basis for a continuous period of six (6) months or more, such employee shall be credited with seven and one-half (7 1/2) days sick leave credit unless otherwise equitably compensated.

19.03 New Employees

- (a) An employee appointed before the sixteenth (16th) of the month shall be eligible to accumulate sick leave credits from that month.
- (b) An employee appointed after the fifteenth (15th) of the month shall be eligible to accumulate sick leave credits from the first day of the month following the date of his employment.
- 19.04 Days Counted for Computing Sick Leave For the purpose of computing sick leave accumulation, the following shall be counted as working days:
 - (a) days on which the employee is on vacation:
 - (b) days on which the employee is on leave of absence with pay pursuant to the terms of this Agreement;
 - days on which the employee is on sick leave pursuant to the terms of this Agreement;
 - (d) days on which the employee is absent from work while receiving Workers' Compensation Benefits;
 - (e) Statutory Holidays or days taken in lieu thereof; and
 - (f) for days on which the employee is on union business as provided for in this Agreement, except for extended leave.
- 19.05 Employees on Leave or Suspended -Where a continuous period of absence from work on leave of absence without pay or suspension from duty not in violation of Article 11, exceeds one-half (1/2) the number of working days in any month, no sick leave credits shall accumulate for that month; but the employee shall retain any sick leave credits prior to such leave or suspension from duty.

- 19.06 Notification of Sickness -An employee who is absent from work on account of sickness or accident who wishes to use his sick leave credits for such absence must notify his immediate supervisor or designated Official as soon as possible, as specified by the Employer.
- 19.07 Deduction of Sick Leave Deduction shall be made from an employee's accumulated sick leave credits for each working day that the employee is absent on sick leave. When absent on sick leave for part of a day, deduction shall be made as follows:
 - (a) 5 1/2 hours or more on duty no deduction;
 - (b) 2 hours or more on duty, but less than 5 1/2 1/2 day sick leave;
 - (c) less than 2 hours on duty one day sick leave.
- 19.08 The Employer has the right to investigate and require satisfactory medical evidence from a qualified medical practitioner for any absence for which sick leave is claimed provided that such evidence is requested before the employee returns to work.
- 19.09 Advancement of sick leave An employee who has contributed to the Superannuation Fund for not less than eighteen (18) months and who has exhausted his/her sick leave entitlements may be granted upon application a fifteen (15) day block of advanced sick leave credits. Of the fifteen (15) day block of sick leave credits granted, those credits actually used shall be paid back at the rate of one half (1/2) day per month of credits earned upon return to employment. An employee who has been granted advanced sick leave credits shall, upon ceasing to be an employee, compensate the Employer for advanced sick leave granted which has not been paid back in accordance with this Article, calculated at the employee's daily rate of Compensation at the time the employee ceased to be an employee.
- 19.10 Veterans Special leave shall be granted, with no loss of pay or sick leave credits, to veterans on disability pension who are called to report to a Medical Board for examination or investigation, in connection with their disability.
- 19.11 An employee hospitalized, or sick at home for five consecutive days or more, during his vacation period, will qualify for the use of sick leave credits upon production of a Doctor's certificate. The Employer shall be notified during the illness in accordance with Article 19.06.

ARTICLE 20 - APPOINTMENT OF STEWARDS AND TIME OFF FOR UNION BUSINESS:

- 20.01 Time Off for Stewards -A steward must obtain permission of his immediate supervisor before leaving his regular place of work for a reasonable period of time with pay to investigate a complaint or grievance and attempt to settle it. The steward shall make mutually satisfactory arrangements with the supervisor in charge of the regional office he wishes to enter should his investigation involve his leaving-his regular working place. Such permission shall not be unreasonably withheld. On return to work, the steward will report to his immediate supervisor. The provisions of this clause are applicable only to those employees who have been identified as Stewards and Executive Members in accordance with the provisions of Clause 8.08 of this Agreement.
- 20.02 Recognition of Accredited Union Representative The Employer agrees to recognize an accredited representative of the Union who shall be granted access to the Employer's premises for the purpose of assisting in the servicing of grievances provided that the Employer representative's permission is first obtained. Such permission shall not be unreasonably withheld.
- 20.03 Time Off for Grievances Employees who have filed a grievance in accordance with the grievance procedure, Article 8, shall be granted time off work with pay when a grievance hearing or an adjudication hearing is held
- 20.04 Time Off for Negotiations Employees who are members of the Union Negotiating Committee shall be allowed time off to perform duties required of that committee. However, employees will submit notification for such leave to their immediate supervisor as soon as the employees have become aware of the appropriate dates. The Employer shall maintain the full salary and benefits of an employee on leave of absence under this clause and the Union shall then reimburse the Employer within ten (10) days of billing, provided the Employer submits such billing within 30 days of the signing of this Agreement.
- 20.05 Meetings in Joint Consultation The Employer will grant time off work with pay to a reasonable number of employees who are meeting with the Employer in joint consultation in accordance with Article 7.
- 20.06 Convention and Education Seminars -At the written request of the Secretary of the Union, the Employer shall grant leave of absence without pay to not more than twenty (20) employees designated by the Union for the purpose of attending Union conventions, Council meetings and Education Seminars, such absence not to exceed in the aggregate one hundred (100) working days in any calendar year, provided the Union has requested such leave of absence at least fourteen (14) calendar days prior to the proposed leave

and that only five (5) employees are absent any time from the same Health district or Social Services area. The Employer will maintain the salary and benefits of the employee during such leave of absence. The Union agrees to reimburse the Employer for the employee's compensation for such leave including salary benefits, and Employer's share of such benefits.

- 20.07 Names of Stewards -The Union agrees to notify the Employer in writing of the names of the accredited representatives, stewards, members of the Negotiating and Joint Consultation Committees. The Employer shall advise the-Union in writing of its representatives that will deal with the stewards and members appointed to the above committees. Both parties agree to comply with the above prior to the end of June and to advise the other as soon as possible of substitutions to the said lists.
- 20.08 Leave for Full Time Union Duties -An employee who is elected or selected for a full time position with the Union, or anybody with which the Union is affiliated, shall be granted leave of absence without pay by the Employer, without loss of seniority, for a period of one (1) year. On request, such leave may be renewed each year during his term of office. Where the employee elects to continue group life insurance and/or Blue Cross protection during the leave, payments of full premiums will be required.

ARTICLE 21 - LEAVE OF ABSENCE:

- 21.01 <u>Bereavement Leave</u>
 - (a) Upon application employee shall be granted six (6) consecutive calendar days leave of absence without loss of salary and benefits, one of which shall be the day of the funeral in the event of the death of the employee's mother, father, person in loco parentis, spouse, son, daughter, brother, sister, Additional bereavement leave may be granted under Article 21.01 (d).
 - For clarification purposes of this article, a spouse shall mean a husband or a wife. It shall also mean an individual who has been residing with the employee for a period of not less than one year and has been publicly represented as the employee's partner.
 - (b) Upon application, an employee shall be granted four (4) consecutive calendar days leave of absence without loss of salary and benefits one of which shall be the day of the funeral. in the event of the death of the employee's mother-in-law, father-in-law, brother/sister-in-law son/daughter-in-law, grandparents, grandchildren, or other relatives living in the employee's household. Additional bereavement leave may be granted under Article 21.01 (d).

- (c) An employee shall be granted bereavement leave in the event of the death of the employee's aunt, uncle, niece or nephew, without loss of salary and benefits, for a maximum of one (1) calendar day which must be the date of the funeral.
- (d) An employee may be granted a maximum of an additional three (3) days bereavement, without loss of salary and benefits, at the discretion of the Employer for the purpose of travel to attend the funeral of any relative set out in this article.
- (e) Notwithstanding 21.01 (a), (b), (c), or (d), pay shall not be given for any such day which falls on a holiday or which does not fall on a regular working day.
- 21.02 Pallbearer One-half (1/2) day's leave at his regular rate of pay shall be granted to an employee to attend a funeral as a pallbearer.
- 21.03 Jury Duty or Witness-the Employer shall grant leave of absence from work, with pay, to every employee who is required:
 - (a) to serve on a jury; or
 - (b) to attend as a witness called or subpoenaed in any proceeding held:
 - in or under the authority of a court of justice, or board of adjudication, or before a Grand Jury;
 - (ii) before a court, judge or coroner, adjudicator or adjudication board:
 - (iii) before a Legislative Council, Legislative Assembly or any Committee thereof that is authorized by law to compel the attendance of witnesses before it;
 - (iv) before an Arbitrator or Umpire or a person or body of persons authorized by law to **make** an inquiry and to compel the attendance of witnesses before it.

Such employee shall be paid the difference between his regular pay and the amount received as a Juror or as a witness excluding travelling, meals, and other expenses upon presentation of a certificate of attendance for jury and witness duty. If an employee is required to report on any day for jury duty but is not required to serve for the entire day, such employee shall then report to work.

- (a) Notification Not later than the fifth (5th) month of her pregnancy, an employee will inform the Employer of the anticipated delivery date. If an employee does not intend to return to work after maternity leave Article 14.02(b) will apply.
- (b) Medical Certificate An employee requesting maternity leave shall submit with the application a statement from her physician that employment to the date specified in the application will not be injurious to her health.
- (c) Duration of Leave Maternity leave shall commence two (2) months before the anticipated delivery date and shall be granted earlier than two (2) months or deferred provided that a certificate from a qualified practitioner is submitted to her supervisor on her state of health. Notwithstanding the above, the Employer may direct an employee who is pregnant to proceed on maternity leave at any time where the employee cannot produce a medical certificate stating that her condition does not prevent her from performing her normal work function, Maternity leave shall expire not later than three (3) months after delivery date unless the two (2) months she was entitled to before the delivery date were deferred, in which case the number of days not used shall be added to the three (3) months after the delivery date. Seniority continues to accrue during the leave at the same rate as if the employee would have worked.
- (d) Return to Work An employee returning from maternity leave shall give the Employer written notice of the fact at least ten (10) working days prior to returning to work with a written approval of a qualified medical practitioner. Such employee shall be placed in her previously held classification at her work location (city, town, or village).
- (e) Supplementary Employment Benefit An employee with one year's seniority wwho agrees to return to work for a period of at least six (6) months and who provides the Employer with proof that she has applied for and is eligible to receive employment insurance benefits pursuant to the Employment Insurance Act, shall be eligible to be paid a maternity leave allowance in accordance with the Supplementary Employment Benefit Plan for a period not to exceed fifteen (15) continuous we& immediately following the minimum waiting period for employment insurance benefit eligibility.

"Regular rate of pay" shall mean the rate of pay the employee was receiving at the time maternity leave commenced, but does not include retroactive adjustment of rate of pay, acting pay, shift premium, overtime,

- or any other form of supplementary compensation.
- (f) In respect of the period of maternity leave, maternity leave allowance payments made according to the Supplementary Employment Benefit Plan will consist of the following:
 - (i) where an employee is subject to a waiting period of two (2) weeks before receiving Employment Insurance maternity benefits, an allowance of seventy-five per cent (75%) of the regular rate of pay for each week of the two (2) week waiting period less any other monies earned during this period; and
 - (ii) payments equivalent to the difference between the El benefits the employee is eligible to receive and seventy-five per cent (75%) of her regular rate of pay at the time maternity leave commences. less any other monies received during the period which may result in a decrease in El benefits to which the employee would have been eligible if no extra monies had been earned during this period.
- (g) An applicant under (e) above shall return to work and remain in **the**Employer's employ for a period of at least six (6) months after her

 return to work. Should the employee fail to return to work and remain

 at work for a period of six (6) months the employee shall reimburse the

 Employee for the amount received as maternity leave allowance on a pro rata basis.
- (h) Legal Adoption Leave -An employee shall be entitled to up to seventeen (17) weeks leave of absence without pay on request for legal adoption. Seniority continues to accrue during the leave at the same rate as if the employee would have worked. Where both spouses are members of this bargaining unit, this provision shall apply to only one spouse. Such leave shall commence in accordance with the Employment Standards Act.
- (i) Paternity Leave An employee shall be entitled to one day leave of absence with pay and one day without pay for the birth of his child. Such leave shall be taken within a reasonable time surrounding the birth
- 21.05 Examination Leave If an employee is required by the Employer to write examinations or attend a competition to improve his qualifications or position, such employee shall not suffer any loss of pay or seniority in order to write such examination or attend competitions held during the employee's working

21.06 General Leave

- (a) The Employer may grant leave of absence with or without pay to any employee requesting such leave for good and sufficient cause. Such leave will not be unreasonably withheld.
- (b) The Employer will grant leave of absence with pay to any employee for medical or dental appointments when such leave is requested at the time the appointment is made and when it is not possible to arrange such appointments outside the hours of work. Where such leave is granted the employee shall substantiate his/her absence with an appointment certificate from his/her doctor or dentist upon request by the Employer. Any request for such a certificate will be made at the time the leave is requested.
- (c) The Employer may grant leave of absence with pay in emergency situations where circumstances not directly attributable to the employee prevent his/her reporting for duty for part or all of the day. Such leave will not be unreasonably withheld nor will it be unreasonably requested.
- 21.07 Citizenship Leave An employee shall be allowed the necessary time off with pay to process his Canadian citizenship application.

21.08 Educational Leave

- (a) Employees shall be granted educational leave without pay upon application on a first come first served basis, subject to the following conditions:
 - That the employee applies in writing to the <u>Director of Labour Relations Services</u>. <u>Department of Finance</u>, with copies to the <u>Director of Human Resource Services of his/her Department</u>, his/her immediate supervisor and the Secretary of the Union,
 - That a qualified replacement for the employee seeking leave can be found;
 - 3. That the total leave time in the bargaining unit does not exceed thirty-six months (36 months) in any twelve (12) month period beginning on September 1 st of each year.
 - That each request be for a minimum period of sixty (60) consecutive working days;
 - 5. That the employee has at least two (2) years seniority;

- The primary purpose for which the leave may be used is either to advance the career opportunity of the employee within the government service or in order to benefit the Employer by having a better qualified employee.
- (b) On returning, an employee shall be placed in a position within the bargaining unit and if such a position is not in the same region, an employee must be given first priority when a position becomes vacant in his/her former region.
- (c) In addition to the provision above, employees may apply for the benefits as covered in Schedule "C" of this Agreement.

ARTICLE 22 - PAYMENT OF WAGES AND ALLOWANCES:

- 22.01 Wages -The wages for employees shall be in accordance with the rates set out in the attached Schedule "A" which forms part of this Agreement. The steps in the salary range shall represent one year satisfactory service between each step for increment. For progression through flexible classification series from Group I to Group II see Schedule "A".
- 22.02 Equal Pay for Equal Work The principle of equal pay for equal work shall apply, regardless of sex.
- 22.03 Pay Days -The Employer agrees to maintain a bi-weekly pay period. When the regular pay day falls on a holiday, the pay day shall be the last banking day prior to such holiday.
- 22.04 Subject to documented assessment and performance review undertaken pursuant to the Performance Management System, an employee on anniversary date, upon satisfactory performance, shall move to the next step on the pay scale.
- 22.05 Vacation Pay Employees shall, upon giving at least fifteen (15) days' notice, receive on the last working day preceding commencement of their annual vacation, any <u>post-dated</u> cheque which may fall due during the period of their vacation <u>if the employee is not on direct deposit</u>.
- 22.06 Injured on Duty -An employee receiving compensation benefits under the Workers' Compensation Act for injury on the job shall receive the difference between the total of Workers' Compensation Benefits and all other revenues (i.e., Canada Pension Plan Disability Benefits) and his net take home pay had he continued to work. Such benefit will be limited to the period of time such employee is totally temporarily disabled.

- 22.07 (a) Retirement Allowance-When an employee having continuous service of five (5) years or more retires due to disability, death or age, the Employer shall pay such employee or beneficiary a retirement allowance equal to five (5) days' pay for each full year of service but not exceeding one hundred and twenty-five (125) days' pay, which when granted will be paid in a lump sum upon retirement at the employee's regular rate of pay. When an employee is laid off, the retirement allowance shall be paid in a lump sum twelve (12) months after the date he was laid off. At the request of the employee payment of this allowance shall be:
 - a lump sum payment at the time of termination or retirement, or
 - (ii) held over to the next two (2) taxation years, or any other year, following termination of employment.
 - (b) When an employee has a permanent disability and requests to retire, or when the Employer requires an employee to retire due to a permanent disability, or an employee terminates his/her employment due to permanent disability and in the absence of mutual agreement, a Board of Doctors, whose decision shall be final and binding on the parties to this Agreement, shall be composed as follows: one doctor appointed by the Local, one doctor appointed by the Employer and one doctor-selected by the two so appointed; who shall be the Chairman. If the decision of the Board is that the employee has a permanent disability the said employee shall receive pay for any accumulative severance leave entitled to under this Article. The expenses of this Board shall be paid for in the same manner as if it were an Adjudication Board. If the permanent disability of an employee has been established under the Workers' Compensation Act or the Canada Pension Act, a further Board decision under this Article shall not be required.
 - (c) Employees taking early retirement as provided for under the provisions of Article 23.02 of this agreement and the Public Service Superannuation Plan shall be entitled to their retirement allowance.
- 22.08 Travel Regulations The New Brunswick Travel Regulations as amended from time to time shall apply to employees in the bargaining unit. The Union may, on request, make a presentation to the Employer on the matter of Travel Regulations.
- 22.09 Pay on Temporary Transfers-When an employee is temporarily assigned to perform the principal duties of a higher paying position for a minimum of five (5) consecutive work days, such employee shall have his current rate of pay increased by a minimum of two (2) steps during such temporary period.

- 22.10 Notice of Dismissal -Where the Employer intends to dismiss an employee, the employee shall be given not less than one (1) months notice and where less than one (1) month's notice is given, the employee shall continue to receive his pay for one (1) month after such notice is given.
- - (a) liaison between their services and other services of the government;
 - (b) ensure an effective working relationship between employees and/or persons in the off ice;
 - (c) responsibility for landlord-tenant relationship;
 - (d) function as team leader in terms of receiving and distributing cases;
 - (e) hiring of casual or temporary staff or supervision of support staff:
 - administrative duties, i.e. prepare monthly report, purchasing of supplies.

ARTICLE 23 - RETIREMENT AND PENSION PLAN:

- 23.01 An employee may retire at age sixty-five or later.
- 23.02 An employee may retire earlier than age sixty-five <u>if he/she retires on account of disability</u> or is granted under the Public Service Superannuation Act:
 - (i) an annual allowance (an actuarily reduced pension);
 - (ii) an immediate pension.
- 23.03 Superannuation Benefits All benefits provided by the Public Service Superannuation Act shall apply to retiring employees covered by the provisions of that Act to the extent provided by that Act. For the purposes of this Agreement the Public Service Superannuation Act 1966 and consolidated to 1977 shall prevail.
- 23.04 During the five (5) years prior to his/her anticipated retirement, an employee desiring to participate in an Employer approved Pre-Retirement Counselling Program shall be granted leave of absence with pay and shall be reimbursed for reasonable expenses to attend such a program within the Province of New Brunswick.

23.05 Part-time employees may participate, on a voluntary basis, in the pension plan for part-time employees with equal contributions from the Employer and employee up to 4.5%.

ARTICLE 24 - EMPLOYEE BENEFITS:

- 24.01 Participating in Present Plan All employees of the bargaining unit shall participate in the present Civil Service Group Life Insurance Plan in effect as of April 1, 1973. The insurance coverage for each employee shall be in accordance with the present schedule and the Employer/Employee contributions shall be in accordance with the present rates. The introduction of a new plan or changes in the present plan shall be subject to negotiations between the parties.
- 24.02 If a person accepts employment into the bargaining unit from Part II, III or IV of the New Brunswick *Public Service Labour Relations Act* within forty-five calendar days of his resignation date, such person shall retain the following benefits:
 - (i) the number of regular hours of continuous employment in the public service for the purpose of retirement allowance entitlement:
 - (ii) vacation rate entitlement;
 - (iii) he shall be entitled to transfer his accumulated pension credits provided that a reciprocal agreement between the applicable pension plan exists;
 - (iv) he shall be entitled to any sick leave credits accumulated from his previous Employer up to a maximum of 240 days.
- 24.03 (a) The Employer shall pay seventy-five percent (75%) of the cost of premiums of Blue Cross/Blue Shield Plan 4S or its equivalent for all participating employees. Employee enrolment in this Plan shall be on a voluntary basis. The Employer shall deduct the employee's share of the cost of the premium of the Plan when so authorized by the employee.
 - (b) The Employer shall pay fifty percent (50%) of the cost of the Basic Blue Cross Dental Plan or its equivalent, as agreed between the parties, for all participating employees. Employee enrolment in this Plan shall be on a voluntary basis. The Employer shall deduct the employee's share of the cost of the premium of the Plan when so authorized by the employee.

- (c) Coverage on Retirement Employees shall have the option to transfer their health care coverage on retirement to the Group Blue Cross Plan applicable or equivalent coverage as administered by the Employer for retired employees.
- 24.04 (a) Long-Term Disability The Employer shall make available to the membership of the Union, if requested by the Union, a Long-Term Disability Plan similar to that now available in the Civil Service, and on the same basis as provided for under the Civil Service Plan. Premiums will be paid by the employee through payroll deduction upon authorization from the employee to deduct same.
 - (b) An employee who is deemed disabled and qualifies for benefits under the LTD Plan may be granted appropriate leaves to reconcile absence from work during his/her period of total disability up to 28 months. Such leave shall not be unreasonably withheld. Such leave of absence shall expire if the employee receives a permanent disability pension or accepts alternate employment. The Employer agrees to meet with the employee during the period of absence to discuss alternate employment opportunities within the civil service.
- 24.05 L.T.D. Part-time employees -All part-time employees shall be covered the same as full-time employees based on their income and hours of work.

ARTICLE 25 - CLASSIFICATION:

- 25.01 Present Classification -The classifications covered by this Agreement shall be those listed in Schedule "A" of this Agreement.
- 25.02 If a new classification comes into being during the life of this agreement. or there is a significant change in the level of duties. responsibilities or qualification requirements of an existing classification, the pay shall be determined relative to the points allocated to the classification in the evaluation process as agreed between the Employer and the Union. The Employer may set an interim wage rate for such classification.

Within thirty (30) days of notification of such new wage rate, the Union shall either accept the rate established by the Employer or indicate its desire to negotiate a new rate. Should the Union fail to indicate its intention within the thirty (30) day limit the rate established by the Employer will remain in effect for the term of this agreement. Should the Union request negotiations of a wage rate and fail to reach agreement, the parties shall submit such wage rate only to binding arbitration under the *Public Service Labour Relations Act*.

The new wage rate shall become retroactive to the time the position was filled by an employee and all other conditions and terms of this agreement shall apply during this retroactive period and thereafter during the life of this agreement.

- 25.03 &peal of classification: An employee who feels that his/her position has been unfairly or incorrectly classifiedor reclassified. shall have the right appeal such classification or reclassification as per the classification appeal process and related procedures as amended from time to time.
- 25.04 Classification Specifications -Within 30 days of the signing of this agreement the Employer shall provide to the Union copies of the classification specifications concerning classifications covered by this labour agreement. Where not indicated in the classification specification, the Employer will furnish to the Union for information purposes only, the criteria required to promote within classifications and any changes thereto. It is understood that the criteria is formulated unilaterally by the Employer.

ARTICLE 26 - PROFESSIONAL DEVELOPMENT:

26.01 Professional Activity - If and when the Employer allows leave of absence with pay to participate in professional development activities, attend workshops, conferences, seminars, professional association meetings and to write examinations and receive degree or diploma, it shall be distributed equitably among the employees within the respective departments.

ARTICLE 27 - JOB SECURITY:

27.01 The Union recognizes the right of the Employer to contract out work and services, but no employee will suffer a reduction of hours of work, be laid off, or a reduction of salary as a result of the Employer contracting out his work or service.

ARTICLE 28 -TECHNOLOGICAL CHANGE:

28.01 DEFINITION

A change in the Employer's operation directly related to the introduction of equipment or material which will result in changes in the employment status or working conditions of employees.

28.02 INTRODUCTION

The Employer agrees to introduce technological change in a manner which, as much as possible, will minimize the disruptive effects on employees and services to the public.

Where technological change is to be implemented, the Employer will seek ways and means of minimizing adverse effects on employees which might result from such changes.

28.03 NOTICE

The Employer will give the Union written notice of technological change at least four (4) months prior to the date the change is to be implemented. During this period the parties will meet to discuss the steps to be taken to assist employees who could be affected.

28.04 TRAINING

If as a result of a change in technology the Employer requires an employee to undertake additional training, the training will be provided to the employee. Such training shall be given during the hours of work whenever possible. Any training due to technological change shall be at the Employer's expense without loss of pay to the employee. Time spent on such training shall be considered hours worked.

28.05 TRANSFER AND LAYOFF

If an employee's position is rendered redundant as a result of technological change, the provisions of Article 14 (Layoff and Recall) shall apply. An employee laid off under Article 14 shall have his/her name placed on an eligibility list in accordance with Section 26(3) and 26(4) of the *Civil Service Act*. If an employee is unable to adapt to technological change every effort shall be made to relocate that employee to an equivalent position for which he/she is qualified.

28.06 EFFECTS OF TECHNOLOGICAL CHANGE

The Employer agrees to address and review the effects of technological change through the forum of local and provincial labour management committees as presented through the respective agenda.

ARTICLE 29 - GENERAL:

29.01 Copies of Collective Agreement

- (a) The agreement shall be printed in both English and French and shall be official in both languages.
- (b) The translation of the bilingual Collective Agreement will be provided by the Translation Bureau of the Province of New Brunswick for approval

- of the Parties to this Agreement.
- (c) The printing of the bilingual Collective Agreement shall be the responsibility of the Union, in agreed upon format as approved by the Parties to this Collective Agreement. However, in all cases, the original signed Collective Agreement drafted by the Employer and signed by the Parties to this Collective Agreement is official.
- (d) The cost of printing the bilingual Collective Agreement will be shared equally between the Union and the Employer. In this regard, the Union will bill the Employer for fifty percent (50%) of the Printer's Invoice with a copy of such Printer's Invoice showing full payment has been made.

29.02 Uniforms

- (a) The Employer shall continue to provide, maintain, and launder without cost only to those employees now enjoying this benefit, all uniform clothing required in the performance of an employee's duties. Such uniforms shall remain the property of the Employer and shall not be worn off duty or removed from the Employer's premises.
- (b) Employees who are required by the Employer to wear a uniform in the performance of their duties and who are not covered by 29.02(a) shall be provided with such a uniform by the Employer.
- 29.03 Health and Safety Both parties recognize that the Occupational Health and Safety Act applies to this Agreement. Where it is determined that local representation from this unit should be included on a Health and Safety Committee, the Union shall have the opportunity to appoint such a representative(s).

ARTICLE 30 - RETROACTIVITY:

- 30.01 Wages under this agreement are effective from <u>August 16.1995</u>. Retroactive pay shall apply to all paid hours including regular overtime and callback by an employee in the Bargaining Unit.
- 30.02 Persons not eligible for retroactive payment are as follows:
 - Those who left their employment before completing six (6) months of service.
 - (2) Those persons who become employed on or after <u>August 16. 1995</u> and who voluntarily left their employment prior to the date of signing of this agreement.

- (3) Those persons who have been discharged for matters of discipline.
- (4) Those persons who have left their employment without giving proper notice as defined in this agreement.
- (5) Persons who are not employees as defined in clause 1.01 of this agreement.
- 30.03 Any person who has a claim for retroactive pay hereunder and who is not employed on the date of signing of this agreement shall make claim by notice in writing to the Institution, agency or department where he formerly worked within forty-five (45) calendar days from the signing of this agreement. Failure to make such claim within the forty-five (45) day period will result in forfeiture of any entitlement to retroactive pay.

ARTICLE 31- DURATION AND TERMINATION

- 31.01 This agreement constitutes the entire agreement between the parties and shall be in effect for a term beginning on the day of signing and ending on August 15. 2000, and shall be automatically renewed thereafter for successive periods of twelve (12) months unless either party request the negotiation of a new agreement by giving written notice to the other party not less than thirty (30) calendar days and not more than sixty (60) calendar days prior to the expiration date of this Agreement or any renewal thereof.
- 31.02 Agreement Continues in Force -Where a notice requesting negotiation of a new Agreement has been given, this Agreement shall remain in full force and effect until such time as agreement has been reached in respect of a renewal, amendment, or substitution thereof, or until such time as a deadlock is declared under the *Public Service Labour Relations Act*.

IN WITNESS WHEREOF, the Parties have signed this 28th day of November, 1997.

FOR THE UNION

FOR THE EMPLOYER

Holen Salonger Edmond! Bauchas Robert LeMoignan

Russell H. T. King

Marcos Salit

Bundl 4-7. 5

Edmund P. Blanchard

Charlene Welling

S. M. Hallett

2 A.m. Walet

Marise Michaud

Tina Reynolds

Maureen E. Michaud

Maureen & Mretoid Le

René Fournier

SCHEDULE A REHABILITATION AND THERAPY (111) BIWEEKLY RATES EFFECTIVE: AUGUST 16, 1995

	A	В	С	D	E	F
Dental Hygienist	1069	1130	1196	1263	1334	1403
Income Assistance Administrator I Probation and Parole Officer I Psychometrist I Recreation Leader III Recreation Therapist II	1059	1132	1206	1285	1366	
Social Worker I	1116	1191	1266	1350	1434	
Dietitian I	1146	1225	1302	1390	1483	1554
Human Rights Officer I	1134	1188	1244	1303	1364	
Income Assistance Administrator II Recreation Therapist III	1186	1242	1304	1373	1444	
Nutritionist I	1246	1307	1371	1443	1519	
Speech Language Pathologist I	1202	1263	1326	1394	1465	1537
Psychometrist II	1242	1304	1373	1444	1514	
Occupational Therapist I	1324	1365	1404	1449	1493	1564
Physiotherapist I	1260	1299	1336	1379	1420	1489
Human Rights Officer II	1364	1426	1493	1558	1634	
Dietitian II	1640	1728	1820	1906	2004	
Income Assistance Administrator III Probation and Parole Officer II Psychometrist III Vocational Services Administrator	1304	1373	1444	1514	1591	
Occupational Therapist II Physiotherapist II Social Worker II Nutritionist II	1371	1443	1516	1591	1671	
Income Assistance Administrator IV	1373	1444	1514	1591	1671	
Speech Language Pathologist II	1395	1468	1538	1615	1699	1781
Income Assistance Administrator V Social Worker III Occupational Therapist III	1444	1514	1591	1671	1752	
Social Worker Supervisor	1532	1607	1688	1775	1860	
Clinical Psychologist I Social Worker IV	1633	1715	1802	1892	1986	
Clinical Psychologist II	1862	1958	2056	2158	2271	

SCHEDULE A REHABILITATION AND THERAPY (111) BIWEEKLY RATES EFFECTIVE: AUGUST 16, 1996

	Α	В	С	D	E	F
Dental Hygienist	1080	1141	1208	1276	1347	1417
Income Assistance Administrator I Probation and Parole Officer I Psychometrist I Recreation Leader III Recreation Therapist II	1070	1143	1218	1298	1380	
Social Worker I	1127	1203	1279	1364	1448	
Dietitian I	1157	1237	1315	1404	1498	1570
Human Rights Officer I	1145	1200	1256	1316	1378	
Income Assistance Administrator II Recreation Therapist III	1198	1254	1317	1387	1458	
Nutritionist I	1258	1320	1385	1457	1534	
Speech Language Pathologist I	1214	1276	1339	1408	1480	1552
Psychometrist II	1254	1317	1387	1458	1529	
Occupational Therapist I	1337	1379	1418	1463	1508	1580
Physiotherapist I	1273	1312	1349	1393	1434	1504
Human Rights Officer II	1378	1440	1508	1574	1650	
Dietitian II	1656	1745	1838	1925	2024	
Income Assistance Administrator III Probation and Parole Officer II Psychometrist III Vocational Services Administrator	1317	1387	1458	1529	1607	
Occupational Therapist II Physiotherapist II Social Worker II Nutritionist II	1385	1457	1531	1607	1688	
Income Assistance Administrator IV	1387	1458	1529	1607	1688	
Speech Language Pathologist II	1409	1483	1553	1631	1716	1799
Income Assistance Administrator V Social Worker III Occupational Therapist III	1458	1529	1607	1688	1770	
Social Worker Supervisor	1547	1623	1705	1793	1879	
Clinical Psychologist I Social Worker IV	1649	1732	1820	1911	2006	
Clinical Psychologist II	1881	1978	2077	2180	2294	

SCHEDULE A REHABILITATION AND THERAPY (111) BIWEEKLY RATES EFFECTIVE: FEBRUARY 16, 1997

	A B	С	D	E	F
Dental Hygienist	1085 1147	1214	1282	1354	1424
Income Assistance Administrator I Probation and Parole Officer I Psychometrist I Recreation Leader III Recreation Therapist II	1075 1149	1224	1304	1387	
Social Worker I	1133 1209	1285	1371	1455	
Dietitian I	1163 1243	1322	1411	1505	1578
Human Rights Officer I	1151 1206	1262	1323	1385	
Income Assistance Administrator II Recreation Therapist III	1204 1260	1324	1394	1465	
Nutritionist I	1264 1327	1392	1464	1542	
Speech Language Pathologist I	1220 1282	1346	1415	1487	1560
Psychometrist II	1260 1324	1394	1465	1537	
Occupational Therapist I	1334 1386	1425	1470	1516	1588
Physiotherapist I	1279 1319	1336	1400	1441	1512
Human Rights Officer II	1385 1447	1516	1582	1658	
Dietitian II	1664 1754	1847	1935	2034	
Income Assistance Administrator III Probation and Parole Officer II Psychometrist III Vocational Services Administrator	1324 1394	1465	1537	1615	
Occupational Therapist II Physiotherapist II Social Worker II Nutritionist II	1392 1464	1539	1615	1696	
Income Assistance Administrator IV	1394 1465	1537	1615	1696	
Speech Language Pathologist II	1416 1490	1561	1639	1725	1808
Income Assistance Administrator V Social Worker III Occupational Therapist III	1465 1537	1615	1696	1779	
Social Worker Supervisor	1555 1631	1714	1802	1888	
Clinical Psychologist I Social Worker IV	1657 1741	1829	1921	2016	
Clinical Psychologist II	1890 1988	2087	2191	2305	

SCHEDULE A

REHABILITATION AND THERAPY (111) BIWEEKLY RATES EFFECTIVE: AUGUST 16, 1997

	A	В	С	D	. E	F
Dental Hygienist	1093	1156	1223	1292	1364	1435
Income Assistance Administrator I Probation and Parole Officer I Psychometrist I Recreation Leader III Recreation Therapist II	1083	1158	1233	1314	1397	
Social Worker I	1142	1218	1295	1381	1466	
Dietitian I	1172	1252	1332	1422	1516	1590
Human Rights Officer I	1160	1215	1271	1333	1395	
Income Assistance Administrator II Recreation Therapist III	1213	1269	1334	1404	1476	
Nutritionist I	1273	1337	1402	1475	1554	
Speech Language Pathologist I	1229	1292	1356	1426	1498	1572
Psychometrist II	1269	1334	1404	1476	1549	
Occupational Therapist I	1354	1396	1436	1481	1527	1600
Physiotherapist I	1289	1329	1366	1411	1452	1523
Human Rights Officer II	1395	1458	1527	1594	1670	
Dietitian II	1676	1767	1861	1950	2049	
Income Assistance Administrator III Probation and Parole Officer II Psychometrist III Vocational Services Administrator	1334	1404	1476	1549	1627	
Occupational Therapist II Physiotherapist II Social Worker II Nutritionist II	1402	1475	1551	1627	1709	
Income Assistance Administrator IV	1404	1476	1549	1627	1709	
Speech Language Pathologist II	1427	1501	1573	1651	1738	1822
Income Assistance Administrator V Social Worker III Occupational Therapist III	1476	1549	1627	1709	1792	
Social Worker Supervisor	1567	1643	1727	1816	1902	
Clinical Psychologist I Social Worker IV	1669	1754	1843	1935	2031	
Clinical Psychologist II	1904	2003	2103	2207	2322	

GROUP 112 RECREATION AND CULTURAL PROGRAM OFFICERS

BI-WEEKLY RATES EFFECTIVE AUGUST 16, 1995

	A	В	С	D	E
RCPO I RCPO II	1046 1311	1101 1379	1155 1448	1214 1523	1276 1597
RCPO III	1576	1654	1738	1826	1915
BI-WEEK	LY RATES	EFFECTIV	'E AUGUS1	Г 16, 1996	
	Α	В	C	D	E
RCPO I	1056 1324	1112 1393	1167 1462	1226 1538	1289 1613
RCPO III RCPO III	1592	1671	1755	1844	1934
BI-WEEKL	Y RATES E	EFFECTIVE	FEBRUAF	RY 16, 1997	
DODO I	A	B	C	D	E
RCPO II	1061 1331	1118 1400	1173 1469	1232 1546	1295 1621
RCPO III	1600	1679	1764	1853	1944

BI-WEEKLY RATES EFFECTIVE AUGUST 16, 1997

	A	В	С	D	E
RCPO I	1069	1126	1182	1241	1305
RCPO II	1341	1411	1480	1558	1633
RCPO III	1612	1692	1777	1867	1959

SCHEDULE A REHABILITATION & THERAPY RECREATION & CULTURE PROGRAM OFFICERS BIWEEKLY RATES OF PAY - EFFECTIVE ON DATE OF SIGNING

1 2 3 4 5 6 7 8 9

10

	GROUP 1	1151	1183	1215	1248	1284	1320	1350	139	2 1430	1466		
	GROUP 2	1402	1439	1475	1513	1551	1590	1627	7 166	7 1709	1750		
	GROUP 3	1476	1512	1549	1589	1627	1667	1709	175	1 1792	1835		
	GROUP 4	1567	1606	1643	1685	1727	1771	1816	6 185	9 1902	1949		
	GROUP 5	1669	1712	1754	1799	1843	1888	193	198	3 2031	2079		
,	GROUP 6	1866	1912	1960	2008	2056	2107	2159	221	2 2266	2322		
42 -	GROUP 1 Social Worker 1 Nutritionist 1 Occupational Therapist I	Psychometrist 2 & 3 r1 Human Rights Officer 2 Human Resources Development Officer 2 er1 Probation & Parole Officer 2				Worker 2 Social Worker 3 Social Worker Supervisor nist 2 Human Resources Developtional Therapist 2 Clinical Psychologist 1* Recreation & Culture Programmer 3				Progression through the pay range for classifications based on performance. University Graduate - group 1, step 1			
	Human Resources Development Officer 1 Probation & Parole Officer 1 Recreation & Culture Program Officer 1					clas Psyc paid of up	those emplositied as Contrologist I market supplop to 4.8% aboommum rate for	oyees linical ay be lement ve the Group	After 2 years may receive up to discretion of the designate a pror 2 step 2 may be After 4 years may receive 1 ste		o to 2 steps at the he deputy head of romotion to group be granted		
	,		ation Leader ation Therapis	t					nd thereafter		um of the salar		

SCHEDULE A REHABILITATION & THERAPY RECREATION & CULTURE PROGRAM OFFICERS BIWEEKLY RATES OF PAY - EFFECTIVE FEBRUARY 16, 1998

		1	2	3	4	5	6	7	8	9	10	
	GROUP 1	1154	1186	1218	1251	1287	1323	1359	1385	1434	1470	
	GROUP 2	1406	1443	1479	1517	1555	1594	1631	1671	1713	1754	
	GROUP 3	1480	1516	1553	1593	1631	1671	1713	1755	1796	1840	
	GROUP 4	1571	1610	1647	1689	1731	1775	1821	1864	1907	1954	
	GROUP 5	1673	1716	1758	1803	1848	1893	1940	1988	2036	2084	
	GROUP 6	1871	1917	1965	2013	2061	2112	2164	2218	2272	2328	
43 -	GROUP 1 Social Worker 1 Nutritionist 1 Occupational Therapist I Human Rights Officer 1	Social Nutriti Occup Psych	Nutritionist 2 F Occupational Therapist 2 C				Supervisor rces Developn logist 1* ulture Progran	Progre classifi Univer	ial Worker 4 Clinical Psychologist 2			
	Human Resources Development Officer 1 Probation & Parole Officer 1 Recreation & Culture Program Officer 1	Human Resources Development Officer 2 Probation & Parole Officer 2 Recreation & Culture Program Officer 2 Vocational Services Administrator				clas Psy paid of u	y those empli sified as C chologist I m la market supplip to 4.8% abo imum rate for	inical ay be lement ve the Group	? years m 3 years m d d 2	iscretion of the esignate a pro step 2 may be	to 2 steps to 2 steps at the deputy head or motion to group	
			ation Leader ation Therapis	st					ereafter to		n of the salary	

SCHEDULE A REHABILITATION & THERAPY RECREATION & CULTURE PROGRAM OFFICERS BIWEEKLY RATES OF PAY - EFFECTIVE AUGUST 16, 1998

10

	GROUP 1	1166	1198	1230	1264	1300	1336	1373	3 1409	1448	1485	
	GROUP 2	1420	1457	1494	1532	1571	1610	1647	7 1688	3 1730	1772	
	GROUP 3	1495	1531	1569	1609	1647	1688	1730	1773	3 1814	1858	
	GROUP 4	1587	1626	1663	1706	1748	1793	1839	9 1883	3 1926	1974	
	GROUP 5	1690	1733	1776	1821	1866	1912	1959	9 2008	3 2056	2105	
,	GROUP 6	1890	1936	1985	2033	2082	2133	218	6 2240	2295	2351	
44 -	GROUP 1 Social Worker 1 Nutritionist 1 Occupational Therapist I	Social Worker 2 Social Worker 3 S Nutritionist 2 H Occupational Therapist 2 C				GROUP 4 Social Worker Human Resou Clinical Psycho Recreation & C	rces Developn logist 1*	nent Mana	al Worker 4 Clinical Psychologist 2			
	Human Rights Officer 1	Humai	n Rights Office	er 1		Officer 3 University Graduate - group					tep 1	
	Human Resources Development Officer 1 Probation & Parole			Development O	fficer 2	clas	y those emplo ssified as Cl chologist I ma	oyees linical	After 1 year After 2 years	may receive up to may receive up	to 2 steps	
	Officer 1 Recreation & Culture Program Officer 1	Probation & Parole Officer 2 Recreation & Culture Program Officer 2 Vocational Services Administrator				paid of u	a market supplied to 4.8% above imum rate for	ement / ve the	After 3 years	discretion of the	to 2 steps at the edeputy head or emotion to group granted	
			ation Leader ation Therapis	t					After 4 years and thereafter		tep increase up m of the salary	

SCHEDULE A REHABILITATION & THERAPY RECREATION & CULTURE PROGRAM OFFICERS BIWEEKLY RATES OF PAY - EFFECTIVE FEBRUARY 16, 1999

		1	2	3	4	5	6	7		8	9	10
	GROUP 1	1172	1204	1236	1270	1307	1343	138	0 1	416	1455	1492
	GROUP 2	1427	1464	1501	1540	1579	1618	165	5 1	696	1739	1781
	GROUP 3	1502	1539	1577	1617	1655	1696	173	9 1	782	1823	1867
	GROUP 4	1595	1634	1671	1715	1757	1802	184	8 1	892	1936	1984
	GROUP 5	1698	1742	1785	1830	1875	1922	196	9 2	018	2066	2116
- 45	GROUP 6	1899	1946	1995	2043	2092	2144	219	7 2	251	2306	2363
•	GROUP 1 Social Worker 1 Nutritionist 1 Occupational Therapist I Human Rights Officer 1	Nutriti Occup Psych	WP 2 Worker 2 onist 2 ational Thera ometrist 2 & 3 n Rights Office	pist 2	P 3 Norker 3	GROUP 4 Social Worker : Human Resour Clinical Psycho Recreation & C Officer 3	ces Developn logist 1*	nent Man	Worker 4 ager			
	Human Resources Development Officer 1 Probation & Parole Officer 1	Human Resources Development Officer 2 Probation & Parole Officer 2				clas Psy paid	those emplosified as Classified as Classifie	linical ay be lement	After 2 years may receive up After 3 years may receive up discretion of the			·
	Recreation & Culture Program Officer 1	Vocati	onal Services	e Program Offi Administrator	per 2		imum rate for	Group	After 4 year	2 s m	step 2 may be ay receive 1 st	tep increase up
			ation Leader ation Therapis	st				Į	and thereafter to the maximum of range			ii or uie salary

SCHEDULE A REHABILITATION & THERAPY RECREATION & CULTURE PROGRAM OFFICERS BIWEEKLY RATES OF PAY - EFFECTIVE AUGUST 16, 1999

		1	2	3	4	5	6	7	8	9	10
	GROUP 1	1184	1216	1248	1283	1320	1356	1394	1430	1470	1507
	GROUP 2	1441	1479	1516	1555	1595	1634	1672	1713	1756	1799
	GROUP 3	1517	1554	1593	1633	1672	1713	1756	1800	1841	1886
	GROUP 4	1611	1650	1688	1732	1775	1820	1866	1911	1955	2004
. 46 -	GROUP 5	1715	1759	1803	1848	1894	1941	1989	2038	2087	2137
	GROUP 6	1918	1965	2015	2063	2113	2165	2219	2274	2329	2387
	GROUP 1 Social Worker 1 Nutritionist 1 Occupational Therapist I Human Rights Officer 1 Human Resources Development Officer 1 Probation & Parole Officer 1 Recreation & Culture Program Officer 1	GROUP 2 Social Worker 2 Social Worker 3 Nutritionist 2 Occupational Therapist 2 Psychometrist 2 & 3 Human Rights Officer 2 Human Resources Development Officer 2 Probation & Parole Officer 2 Recreation & Culture Program Officer 2 Vocational Services Administrator Recreation Leader Recreation Therapist				clas Psy paid of u	Progresclassific Univers After 1 After 2 After 3 After 4 After 4	Worker 4 Clinical Psychologist 2			

SCHEDULE A REHABILITATION & THERAPY RECREATION & CULTURE PROGRAM OFFICERS BIWEEKLY RATES OF PAY - EFFECTIVE FEBRUARY 16, 2000

		1	2	3	4	5	6	7	8	9	10
	GROUP 1	1190	1222	1254	1289	1327	1363	1401	1437	1477	1515
	GROUP 2	1448	1486	1524	1563	1603	1642	1680	1722	1765	1808
	GROUP 3	1525	1562	1601	1641	1680	1722	1765	1809	1850	1895
	GROUP 4	1619	1658	1696	1741	1784	1829	1875	1921	1965	2014
	GROUP 5	1724	1768	1812	1857	1903	1951	1999	2048	2097	2158
	GROUP 6	1928	1975	2025	2073	2124	2176	2230	2285	2341	2399
47 -	GROUP 1 Social Worker 1 Nutritionist 1 Occupational Therapist I Human Rights Officer 1	Nutriti Occup Psych	UP 2 Worker 2 onist 2 vational Thera ometrist 2 & 3 n Rights Office	3		GROUP 4 Social Worker : Human Resour Clinical Psychol Recreation & Co Officer 3	nge for flexible b. ep 1 2 steps				
	Human Resources Development Officer 1	Human Resources Development Officer 2 Probation & Parole Officer 2 Recreation & Culture Program Officer 2 Vocational Services Administrator				clas	iinicai	After 2 years may receive up to 2 steps			
	Probation & Parole Officer 1					paid of up	ement ve the	After 3 years may receive up to 2 steps discretion of the deputy he designate a promotion to			
	Recreation & Culture Program Officer 1					maxi 4.	iroupe		2 step 2 may be granted		
	•	Recreation Leader Recreation Therapist					After 4 years may receive 1 step incr and thereafter to the maximum of the range				

SCHEDULE B

Implementation Procedures Rehabilitation and Therapy Recreation and Culture Program Officers

Pay Treatment on Implementation

- 1. The implementation of the revised salary structure will be the date of the signing of the Collective Agreement.
- 2. On implementation, an employee shall be placed at that step in the new group pay range which is the same step as the employee's present rate of pay or closest to the employee's present rate, without being a decrease in pay.

SCHEDULE C

EDUCATIONAL LEAVE PROVISIONS

- .01 An employee must have completed the probationary period before being considered for educational leave.
- .02 (1) An employee on educational leave may be granted financial assistance which may include all or a portion of the following costs: employee salary, tuition, travel expenses, meals and lodging, books, registration or examination fees, and other related legitimate expenses.
 - (2) An employee who is granted Long Term or Special Educational Leave, must sign a non-interest bearing promissory note for the amount of financial assistance received excluding the costs of salary of a replacement employee, and a Return Service Agreement.
 - (3) The period of Return Service specified in a Return Service Agreement is to be for a minimum period of 12 months, or equal to the length of the educational leave granted if greater.
 - (4) Where an employee does not complete the Return Service Agreement, the promissory note is credited with an amount that bears the same ratio to the cost of the training as the completed service bears to the total Return Service Agreement. The remaining balance of the promissory note will be processed for collection unless waived.
 - (5) An employee who does not satisfactorily complete the course or training ceases to be entitled to financial assistance but must fulfill any financial and return service commitments on a pro-rata basis. This requirement may be waived where the failure to satisfactorily complete the course or training was due to a cause beyond the employee's control.
- .03 (1) An employee on educational leave is eligible to accumulate sick and vacation leave credits. No carry over of vacation leave credits is permitted where educational leave is granted for a period of 12 months or more.
 - (2) A merit increase cannot be granted to an employee on long term or special educational leave but may be granted effective the first day of the month in which the employee returns to work.
- .04 (1) In determining the amount of financial assistance lo be paid by the Employer, the percentage figure derived from the attached points guide may be applied to all or any part of the items included in the total financial assistance requested. The points guide must be used to calculate the proportion of salary to be reimbursed while on long term or special educational leave.

- (2) Where an employee on educational leave receives other financial assistance from the Province which need not be repaid, the benefits under this educational leave policy may be reduced accordingly.
- .05 (1) Short Term Educational Leave may be granted for the purpose of taking professional, technical or skills training where the employee will be absent from work for a period of 30 working days of less.
 - (2) Expenses for transportation, board and lodging cannot exceed the maximum allowance permitted in the Travel Directive.
- .06 (1) An employee may be granted a Tuition Refund upon successful completion of courses that do not require the employee to be absent from work, or require only brief absences.
- (2) Where an employee is eligible for a Tuition Refund, the employee may also be granted:
 - leave of absence with pay for the purpose of writing examinations,
 - (b) payment of the expenses of writing the examinations,
 - (c) payment of travelling expenses in accordance with the Travel Regulations.
- .07 (1) An employee may be granted Long Term Educational Leave for the purpose of taking professional, technical or skills training where the employee will be absent from work for a period in excess of 30 working days.
 - (2) Subject to .04 an employee may be granted financial assistance to help cover the cost of the following expenses:
 - (a) Tuition, where the claim is supported by a receipt.
 - (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Books.
 - (d) Other agreed expenses directly related to the proposed course or training.
- .08 (1) An employee may be granted Special Educational Leave when selected by Government to attend Ecole Nationale D'administration, Ecole

Nationale D'administration Publique, National Defence College or a similar institution.

- (2) Subject to .04 an employee may be granted financial assistance to help cover the following expenses:
 - (a) Tuition, where the claim is supported by a receipt.
 - (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Other agreed upon expenses directly related to the proposed course or training.

POINTS GUIDE

The following table is intended for use as a guideline in determining the amount of financial assistance received by the employee. The application may be awarded 1, 2 or 3 points under each of the three columns. The points awarded under each column are added to the total number of points for the application. The maximum financial assistance received by the employee is determined by applying the appropriate percentage for the table to the total cost of the proposed training. For example if an application was awarded 2 under each of columns 1, 2 and 3 respectively, this would be a total of 6 points. Applying the percentage guide the employee would be eligible to receive a maximum of 60% of salary and all other expenses to which the department and/or Board of Management may wish to apply the formula. A copy of the completed points guide must be attached to each application for Educational Leave.

Where the application under consideration is for developmental purposes as a result of a career plan for the employee, the criteria in the Points Guide may be interpreted to refer to the proposed job or duties rather than the employee's present job.

Relationship Between Job Duties and Proposed Training

1. Useful but not directly related.

Main Beneficiary of Proposed Training Mostly employee.

Need for Proposed Training Employee needs to attain minimum educational standards of present job.

Relationship Between Job Duties and Proposed Training

2. Generally related to duties of employee.

Main Beneficiary of Proposed Training Equally between employee and organization.

Need for Proposed Training Employee needs to keep up with new knowledge and techniques.

Relationship Between Job Duties and Proposed Training

3. Very specifically related to major portion of employee's duties.

Main Beneficiary of Proposed Training Mostly organization.

Need for Proposed Training

New or potential duties or responsibilities require this training for efficient operation of program.

Points	% of Salary
0-3	0% ´
4	40%
5	50%
6	60%
7	80%
8	90%
9	100%

LETTER OF INTENT

Supplementary Implementation Procedures Movement within flexible classification series for employees as identified below

In conjunction with the implementation of the new pay plan introduced in the new collective agreement, the parties hereto agree to the following supplementary implementation procedures.

"The current employees who would have been eligible and approved for promotion within the flexible classification series under the former system, between the date of signing of the new collective agreement and August 15,1998, may, on approved promotion move to Step 3 of Group 2."

FOR **CUPE 1418**:

FOR THE EMPLOYER:

Maureen E. Michaud

René Fournier

Date: November 28, 1997