COLLECTIVE AGREEMENTS

with respect to

Central Working Conditions and Employee Benefits

and

Bargaining Units' Working Conditions and Salaries

between

Management Board of Cabinet

and

Ontario Public Service Employees Union

January 1, 2013 to December 31, 2014





COLLECTIVE AGREEMENTS

with respect to

WORKING CONDITIONS, EMPLOYEE BENEFITS AND SALARIES

between

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (Hereinafter referred to as the "Union")

and

THE CROWN IN RIGHT OF ONTARIO

Represented by

MANAGEMENT BOARD OF CABINET (Hereinafter referred to as the "Employer")

January 1, 2013 to December 31, 2014





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PREAMBLE

- 1. The purpose of these Agreements between the Employer and the Union is to establish and maintain:
 - (a) satisfactory working conditions and terms of employment for all employees who are subject to these Agreements;
 - (b) a procedure for the prompt and equitable handling of grievances and disputes.
- 2. It is understood that the provisions of these Agreements apply equally to all employees and that the parties are committed to work together on joint initiatives that further support diversity in the workplace.

The parties, therefore, agree as follows:

THIS CENTRAL COLLECTIVE AGREEMENT

made on the 7th day of March, 2013

between

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (Hereinafter referred to as the "Union")

and

THE CROWN IN RIGHT OF ONTARIO

Represented by

MANAGEMENT BOARD OF CABINET (Hereinafter referred to as the "Employer")

CENTRAL WORKING CONDITIONS AND EMPLOYEE BENEFITS COLLECTIVE AGREEMENT

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PART A – WORKING CONDITIONS

INDEX OF ACRONYMS

For ease of reference, acronyms have been added to visually indicate the applicability of an article to the following employee groups:

FXT – Fixed Term Employee SE – Seasonal Employee ST – Student Employee FPT – Flexible Part Time Employee RPT – Regular Part Time Employee GO – Go Temp

These acronyms are not intended to substitute for the language of the Collective Agreement. Reliance should only be placed on the actual text of the Collective Agreement.

DEFINITIONS

- 1.1 A "regular employee" is a public servant appointed under section 32 of the *Public Service of Ontario Act, 2006* other than for a fixed term.
- 1.2 "Regular Service" is that part of the Public Service composed of regular employees.
- 1.3 A "fixed term employee" (FXT) is a public servant appointed under Part III of the *Public Service of Ontario Act, 2006* for a fixed term.
- 1.4 "Fixed Term Service" is that part of the Public Service composed of fixed term employees.
- 1.5 A "Regular part-time employee" (RPT) is a regular part-time employee who has been appointed to the Regular Service.
- 1.6 A "Seasonal employee" is a public servant appointed under Part III of the *Public Service of Ontario Act, 2006* for a period of at least eight (8) consecutive weeks to an annually recurring full-time position in the Fixed Term Service in a ministry. For purposes of this definition fulltime means a minimum of thirty-six and one-quarter (36 ¼) or forty (40) hours per week, as applicable.

1.7 A "Flexible Part Time" (FPT) is an employee who has been appointed to the Regular Service who is assigned to one of two minimum annual hours of work categories, either a minimum of 1,000 hours per annum (Category 1), or a minimum of 1,500 hours per annum (Category 2).

ARTICLE 1 – RECOGNITION

(FXT, SE, ST, FPT, RPT, GO)

- 1.1 The Ontario Public Service Employees Union (OPSEU) is recognized as the exclusive bargaining agent for a bargaining unit consisting of all employees employed within the two bargaining units (Unified and Correctional) which are the successor units to the six bargaining units as described by the Lieutenant Governor in Council in OIC 243/94 dated February 3, 1994, in the Tripartite Agreement between the Crown, OPSEU and AMAPCEO dated April 21, 1995, plus those employees included in the six bargaining units by the agreement of the Crown and OPSEU from February 3, 1994 to December 31, 2008.
- 1.2 For greater certainty, such employees include regular, fixed-term employees, students, GO Temps and such other employees as may be mutually agreed.
- 1.3 For greater certainty, the Central Collective agreement shall apply to the employees employed in positions in the Bargaining Unit described in Article 1.1 and the Bargaining Unit shall be deemed to be amended in accordance with any agreement of the parties to amend any of the bargaining units listed therein.
- 1.4 Where the Employer establishes a new classification or creates a new position, within an existing class, the Employer shall provide the Union with a copy of the class standard and/or position description, including bargaining unit status (if applicable), at the relevant MERC.
- 1.5 Upon written request to the employee's immediate supervisor, a regular employee in the bargaining unit shall be provided with a copy of his or her current position description and other documents, if they exist, related to the duties and responsibilities of the position, e.g. physical demands analysis. This information shall be provided within 20 working days of the request.
- 1.6 No position or person in the bargaining unit will be reclassified, nor will any other action be taken with respect to such position or person that is tantamount to reclassification, which reclassification or action

tantamount to reclassification would have the effect of moving the position or the person from the OPSEU bargaining unit to another bargaining unit.

- 1.7 Upon written request to the Employer, the Union shall be provided with a copy of any position description (whether inside or outside of the bargaining unit). This information shall be provided within 20 (twenty) working days of the request.
- 1.8 For clarity, the Employer agrees that any new positions or any new classifications of employees not excluded pursuant to Article 1.1, Article UN 1.1 and Article COR 1.1 will be placed in a bargaining unit represented by OPSEU.

ARTICLE 2 – MANAGEMENT RIGHTS

(FXT, SE, ST, FPT, RPT, GO)

2.1 For the purpose of this Central Collective Agreement and any other Collective Agreement to which the parties are subject, the right and authority to manage the business and direct the workforce, including the right to hire and lay-off, appoint, assign and direct employees; evaluate and classify positions; discipline, dismiss or suspend employees for just cause; determine organization, staffing levels, work methods, the location of the workplace, the kinds and locations of equipment, the merit system, training and development and appraisal; and make reasonable rules and regulations; shall be vested exclusively in the Employer. It is agreed that these rights are subject only to the provisions of this Central Collective Agreement and any other Collective Agreement to which the parties are subject.

ARTICLE 3 – NO DISCRIMINATION / EMPLOYMENT EQUITY (FXT, SE, ST, FPT, RPT, GO)

- 3.1 There shall be no discrimination practised by reason of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, marital status, family status, or disability, as defined in section 10(1) of the *Ontario Human Rights Code (OHRC)*.
- 3.2 There shall be no discrimination or harassment practised by reason of an employee's membership or activity in the Union.
- 3.3 The Parties are committed to a workplace free from workplace harassment, including bullying, by other employees, supervisors, managers, any other

person working or providing services to the Employer in the workplace, clients or the public, in accordance with the law. Workplace harassment is engaging in a course of vexatious comment or conduct against an employee in the workplace that is known or ought reasonably to be known to be unwelcome.

3.4 It is recognized that in accordance with section 14 of the *Ontario Human Rights Code*, the Employer's employment equity program shall not be considered a contravention of this article.

ARTICLE 4 – CHECK-OFF OF UNION DUES

(FXT, SE, ST, FPT, RPT, GO)

- 4.1 There shall be deducted from the regular bi-weekly pay of every employee appointed to the regular staff of the Regular service a sum in lieu of membership dues equivalent to the bi-weekly dues of the Ontario Public Service Employees Union.
- 4.2 The deductions referred to herein shall be remitted to the Ontario Public Service Employees Union.
- 4.3 The Union must advise the Employer in writing of the amount of its regular dues. The amount so advised shall continue to be deducted until changed by a further written notice to the Employer signed by authorized officials of the Union.
- 4.4 The Union agrees to indemnify and save the Employer harmless from any liability arising out of the operation of this article.
- 4.5 The parties agree on the arrangements for dues reconciliation data, see Appendix 1 (Data File on Union Dues) attached.

ARTICLE 5 – INFORMATION TO NEW EMPLOYEES

(FXT, SE, FPT, RPT)

- 5.1 A newly hired employee shall be informed in writing whether his or her position is within the bargaining unit, the name and address of the bargaining agent and the name and work location of the local Union steward which shall be provided as per Article 22.5.4 (Grievance Procedure).
- 5.2 The Employer shall make sufficient copies of the Collective Agreements available within the ministries to ensure that all employees have access to the Collective Agreements.

5.3 A newly hired fixed-term or seasonal employee shall be informed in writing of the option to join the OPSEU Pension Trust.

ARTICLE 6 – POSTING AND FILLING OF VACANCIES OR NEW POSITIONS

(RPT, FPT)

- 6.1.1 When a vacancy occurs in the Regular Service for a bargaining unit position or a new regular position is created in the bargaining unit, it shall be advertised for at least ten (10) working days prior to the established closing date. Notices of vacancies shall be posted either electronically or on bulletin boards and, upon request, shall be provided in large-sized print or braille where the posting location has the capacity to do so. (FXT, SE)
- 6.1.2 Notwithstanding Article 6.1.1 above, the Employer may hire qualified candidates who previously applied for the same vacancy or new position provided that a competition was held during the previous fourteen (14) months following the closing date of the posting and was within 125 kilometres of the work location of the previously posted position, and provided that the position has cleared surplus. The Employer in these circumstances is not required to post or advertise the vacancy or new position. Where the Employer uses this provision, it shall notify the Local Union President where the vacancy or new position exists, ten (10) working days prior to filling the vacancy or new position. (FXT, SE)
- 6.2 The notice of vacancy shall state, where applicable, the nature and title of position, salary, qualifications required, and the hours of work schedule as set out in Articles UN2 and COR2, (Hours of Work). Where a position is posted within the Ontario Public Service, the internal notice of vacancy shall also state the work location where the position currently exists, that the position is represented by the Union and the particular bargaining unit which contains the position. (FXT)
- 6.3 In filling a vacancy, the Employer shall give primary consideration to qualifications and ability to perform the required duties. Where qualifications and ability are relatively equal, seniority shall be the deciding factor. (FXT, SE)
- 6.4 An applicant who is invited to attend an interview within the Regular service shall be granted time off with no loss of pay and with no loss of credits to attend the interview, provided that the time off does not unduly interfere with operating requirements. (FXT, SE)

- 6.5 Relocation expenses shall be paid in accordance with the provisions of the Employer's policy.
- 6.6.1 With the agreement of the Union, the employee and the Employer, an employee shall be assigned to a vacancy where:
 - (a) the vacant position is identical to the position occupied by the employee, and
 - (b) the vacant position is in the same ministry as the position occupied by the employee, and the provisions of Articles 6.1.1, 6.2, 6.3, 6.4 and 6.5 shall not apply.
- 6.6.2 The assignment of an employee to a vacancy in accordance with Articles 7 (Pay Administration), 20 (Employment Stability), 25 (Leave Special), 42 (Long Term Income Protection), 50 (Pregnancy Leave) and 51 (Parental Leave) shall have priority over an assignment under Article 6.6.1.
- 6.7 Where the duties of a position are modified to accommodate an employee with a disability, the position shall not be considered a vacancy for the purposes of this article.

ARTICLE 7 – PAY ADMINISTRATION

- 7.1.1 Promotion occurs when the incumbent of a regular position is assigned to another position in a class with a higher maximum salary than the class of his or her former position.
- 7.1.2 An employee who is promoted shall receive that rate of pay in the salary range of the new classification which is the next higher to his or her present rate of pay, except that:
 - (a) where such a change results in an increase of less than three percent (3%), he or she shall receive the next higher salary rate again, which amount will be considered as a one-step increase;
 - (b) a promotional increase shall not result in the employee's new salary rate exceeding the maximum of the new salary range except where permitted by salary note.
- 7.1.3 Where an employee:
 - (a) at the maximum rate of a salary range is promoted, a new anniversary date is established based upon the date of promotion;

- (b) at a rate less than the maximum in the salary range is promoted and receives a promotional increase:
 - greater than a one-step increase, a new anniversary date based on the date of promotion is established;
 - (2) of one step or less, the existing anniversary date is retained.
- 7.2.1 Where the duties of an employee are changed as a result of reorganization or reassignment of duties and the position is reclassified to a class with a lower maximum salary, an employee who occupies the position when the reclassification is made is entitled to salary progression based on merit to the maximum salary of the higher classification including any revision of the maximum salary of the higher classification that takes effect during the salary cycle in which the reclassification takes place.
- 7.2.2 An employee to whom Article 7.2.1 applies is entitled to be appointed to the first vacant position in his or her former class that occurs in the same administrative district or unit, institution or other work area in the same ministry in which he or she was employed at the time the reclassification was made.
- 7.3 Where a position is reassessed and is reclassified to a class with a lower maximum salary, any employee who occupies the position at the time of the reclassification shall continue to be entitled to salary progression based on merit to the maximum salary of the higher classification, including any revision of the maximum salary of the higher classification that takes effect during the salary cycle in which the reclassification takes place.
- 7.4.1 Where, because of the abolition of a position, an employee is assigned:
 - (a) from one position in a ministry to another position in the same ministry, or
 - (b) from a position in one ministry to a position in another ministry,

and the position to which he or she is assigned is in a class with a lower maximum salary than the maximum salary for the class of the position from which he or she was assigned, he or she shall continue to be entitled to salary progression based on merit to the maximum salary of the higher classification including any revision of the maximum salary of the higher classification that takes effect during the salary cycle in which the employee starts the new assignment.

- 7.4.2 Article 7.4.1 applies only where there is no position the employee is qualified for, and that he or she may be assigned to, and that is:
 - (a) in the same classification that applied to the employee's position before the position was abolished, or
 - (b) in a classification having the same maximum salary rate as the maximum salary rate of the classification that applied to the employee's position before the position was abolished.
- 7.5 Where, for reasons of health, an employee is assigned to a position in a classification having a lower maximum salary, he or she shall not receive any salary progression or salary decrease for a period of six (6) months after his or her assignment, and if at the end of that period, he or she is unable to accept employment in his or her former classification, he or she shall be assigned to a classification consistent with his or her condition.
- 7.6 Except as provided above, an employee who is demoted shall be paid at the rate closest to but less than the rate he or she was receiving at the time of demotion, effective from the date of his or her demotion.
- 7.7 It is understood that where an employee is assigned to a position pursuant to Articles 7.4.1, 7.4.2, 7.5 or 7.6, the provisions of Article 6 (Posting and Filling of Vacancies or New Positions) shall not apply.

CUSTODIAL RESPONSIBILITY ALLOWANCE

7.8 See Appendices UN2 or COR2 (Custodial Responsibility Allowance) attached to Bargaining Unit Collective Agreements. This Allowance is also designated as K1 in the General Notes and Allowances of the Bargaining Unit Collective Agreements.

ARTICLE 8 – TEMPORARY ASSIGNMENTS

(FXT, SE, FPT, RPT)

8.1.1 Where an employee is assigned temporarily to perform the duties of a position in a classification with a higher salary maximum for a period in excess of five (5) consecutive working days, he or she shall be paid acting pay from the day he or she commenced to perform the duties of the higher classification in accordance with the next higher rate in the higher classification, provided that where such a change results in an increase of less than three percent (3%), he or she shall receive the next higher salary rate again.

- 8.1.2 Notwithstanding Article 8.1.1, acting pay shall not exceed the maximum of the salary range of the higher classification except where permitted by salary note.
- 8.2 When an employee is temporarily assigned to the duties and responsibilities of a position in a classification with a lower salary maximum where there is not work reasonably available for him or her in the position from which he or she was assigned, he or she shall be paid the lower applicable classification rate to which he or she was assigned, after the expiration of ten (10) consecutive working days in such lower classification.
- 8.3 When an employee is temporarily assigned to the duties and responsibilities of a position in a classification with a lower maximum salary where there is work reasonably available for him or her in the position from which he or she was assigned, he or she shall continue to be paid at the rate applicable to the classification from which he or she was assigned.
- 8.4 This article shall not apply to temporary assignments where an employee is temporarily assigned to perform the duties and responsibilities of another employee who is on vacation.
- 8.5.1 Where an employee is temporarily assigned to a position in another bargaining unit for a period of more than thirty (30) days, he or she will on the thirty-first (31st) day commence paying dues and be governed by the terms of the Collective Agreement of the position to which he or she has been assigned except that pensions, insured benefits entitlements, and entitlements under Article 20 (Employment Stability) will continue to be governed by the rules applicable to the employee's position in the OPSEU bargaining unit.
- 8.5.2 When an employee is temporarily assigned to a non-bargaining unit position, he or she shall continue to pay dues to OPSEU and continue to be covered by the Collective Agreements for the entire term of the temporary assignment.
- 8.6.1 Where an employee is assigned temporarily to a position, Article 6 (Posting and Filling of Vacancies or New Positions) shall not apply except where:
 - (a) the term of a temporary assignment is greater than six (6) months' duration, and
 - (b) the specific dates of the term are established at least two (2) months in advance of the commencement of the temporary assignment.

- 8.6.2 In no case shall any provision of this Central Collective Agreement with respect to the filling of, assignment or appointment to a vacancy apply to temporary assignments, except as provided in Article 8.6.1.
- 8.6.3 Where a vacancy as described in Article 8.6.1 has been filled pursuant to Article 6 (Posting and Filling of Vacancies or New Positions) and the incumbent has filled the position for at least eighteen (18) months, the Employer may assign him or her to the position on a permanent basis provided that the position has cleared surplus and Article 6 (Posting and Filling of Vacancies or New Positions) does not apply.

ARTICLE 9 – HEALTH AND SAFETY AND VIDEO DISPLAY TERMINALS

(FXT, SE)

- 9.1 The Employer shall continue to make reasonable provisions for the safety and health of its employees during the hours of their employment. It is agreed that both the Employer and the Union shall co-operate to the fullest extent possible in the prevention of accidents and in the reasonable promotion of safety and health of all employees.
- 9.2 The Employer shall provide safety equipment and protective clothing where it requires that such shall be worn by its employees.
- 9.3 The purchase of safety shoes or boots for on-the-job protection of the purchaser shall be subsidized as per the applicable practice in each ministry.
- 9.4 The current practices relating to the supply and maintenance of apparel for employees shall continue during the term of this Central Collective Agreement, subject to any changes which may be entered into between the parties at the local or ministry level.

VIDEO DISPLAY TERMINALS (VDT)

- 9.5 After each hour of continuous operation of a VDT, a VDT operator shall be relieved of such duties for a period of ten (10) minutes to perform other duties away from the VDT.
- 9.6 At the beginning of assignment to a VDT and every twenty-four (24) months thereafter, a VDT operator who is regularly required to operate a VDT for two (2) hours or more per day shall be required to undergo an eye examination by an optometrist or an ophthalmologist who is qualified to conduct the following tests:

- (a) unaided visual acuity (letter chart test)
- (b) refractive findings
- (c) corrected visual acuity
- (d) amplitude accommodation
- (e) suppression
- (f) muscle balance (near, one metre, distant)
- (g) slit lamp biomicroscopy.

The cost of the eye examination, not to exceed \$50 for such examinations, shall be borne by the Employer, and the VDT operator shall authorize release of a copy of the examination report to the Employer.

- 9.7.1 A pregnant VDT operator who operates a VDT that contains cathode ray tubes may request reassignment from VDT duties for the remainder of her pregnancy by forwarding a written request to the Employer together with a certificate from a legally qualified medical practitioner certifying that she is pregnant.
- 9.7.2 Upon receipt of the written request specified in Article 9.7.1, the Employer shall, where possible, assign the employee to a vacancy in the bargaining unit within her ministry, provided that she is able and qualified to perform the required duties and the salary maximum of the vacancy is not greater than the salary maximum of the classification of her position. Where more than one such vacancy is available, the Employer shall assign the employee to the vacancy with the highest salary maximum. The assignment of a surplus employee to a vacancy, in accordance with Article 20 (Employment Stability), shall have priority over an assignment under Article 9.7.
- 9.7.3 Where an employee is assigned to a vacancy in accordance with Article 9.7, the provisions of Article 6 (Posting and Filling of Vacancies or New Positions) shall have no application.
- 9.7.4 Where an employee is assigned, under Article 9.7.2, to a position in a classification with a lower salary maximum than the salary maximum of the classification of the position from which she was assigned, she shall be paid at the rate within the salary range of the classification of the position to which she has been assigned under Article 9.7.2, which is closest to but not more than the rate she was receiving immediately prior to the assignment.
- 9.7.5 Where it is not possible to assign an employee in accordance with Article 9.7.2, the employee shall, upon written request, be granted a leave of absence without pay to cover the period preceding the date on which she

would be entitled to commence pregnancy leave of absence in accordance with Article 50 (Pregnancy Leave).

- 9.7.6 An employee who does not accept an assignment made in accordance with Article 9.7.2, may elect either to continue work in her original position or request leave of absence in accordance with Article 9.7.5.
- 9.8 Video display terminal work stations shall be equipped with tables or stands for the terminal to permit it to be at a height appropriate to the circumstances of its use and the seating available for the operator. The chair provided shall have a seat which is adjustable in height, a back rest which is adjustable in height, and a foot rest where necessary to accommodate a particular operator. Where appropriate to the nature of the work, paper stands or work stands shall be provided.

ARTICLE 10 – WORK ARRANGEMENTS

COMPRESSED WORK WEEK ARRANGEMENTS (FXT)

10.1 It is understood that other arrangements regarding hours of work and overtime may be entered into between the parties on a local or ministry level with respect to variable work days or variable work weeks. The model agreement with respect to compressed work week arrangements is set out below:

MODEL AGREEMENT WITH RESPECT TO COMPRESSED WORK WEEK ARRANGEMENTS

MEMORANDUM OF AGREEMENT

BETWEEN: THE MINISTRY OF

AND:

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (and its local)

This compressed work week agreement is made in accordance with Article 16 (Local and Ministry Negotiations) of the Central Collective Agreement and Article, UN2 or COR2 (Hours of Work) of the Bargaining Unit Collective Agreement, between the Ontario Public Service Employees Union and the Crown in right of Ontario, represented by Management Board of Cabinet.

Unless otherwise specified in this Agreement, all articles of the Central and Bargaining Unit Collective Agreements apply to employees covered by this Agreement.

Article 1 – Work Unit and Employees Covered

Detailed and specific description of work unit and employees covered.

Article 2 – Hours of Work

- 2.1 Detailed description of the regular hours of work with an attached schedule where appropriate.
- 2.2 Article UN5.2 or COR5.2, of the Bargaining Unit Collective Agreement shall not apply to employees covered by this compressed work week agreement.

Article 3 – Overtime

3.1 Authorized periods of work in excess of the regular working periods specified in Article 2.1 or on scheduled day(s) off will be compensated for in accordance with Article UN8 or COR8, (Overtime) of the Bargaining Unit Collective Agreement.

Article 4 – Holiday Payment

4.1 Where an employee works on a holiday specified in Article 47 (Holidays) and opts for compensating leave under Article UN13.2 or COR13.2, he or she may elect, at that time, to receive, in addition to his or her entitlement under Article UN13.2 or COR13.2, further leave equal to the difference between the number of hours in the employee's normal work day and his or her entitlement under Article UN13.2 or COR13.2 or COR13.2. Where an employee makes this election, there shall be deducted from the employee's pay for time worked under Article UN13.1 or COR13.1, an amount equal to the number of additional hours of leave granted under this article.

(Additional leave to be determined by length of regular work day. For an employee on Schedule 4, whose regular work day is 10 hours and who works 10 hours on a holiday:

Entitlement under Article UN13.1 or COR13.1 10 hr. @ double time	= 20 hr. (straight time)	
Entitlement under Article UN13.2 or COR13.2	= 8 <i>hr</i> .	
Where an employee elects additional leave under this article $-$		
Entitlement under Article UN13.2 or COR13.2	= 8 <i>hr</i> .	

Additional leave under this article (10 hr. – 8 hr.)	= 2 hr.
Reduced entitlement under Article UN13.1 or COR13.1	= 18 hr.)

Article 5 - Short Term Sickness Plan and Vacation Credits

- 5.1 Short Term Sickness Employees shall be entitled to full pay for the first (43½ or 48) hours of absence due to sickness or injury and sixty-six and two thirds (66 2/3%) or seventy-five percent (75%) as set out in Article 44.1.2 for the next (899 or 992) hours of absence due to sickness or injury. Employees may exercise their option under Article 44.6 (Short Term Sickness Plan) of the Central Collective Agreement by deducting sufficient credits from accumulated credits for each (7¼ or 8) hours of absence.
- 5.2 Vacation Credits A deduction from an employee's vacation credits will be made for each day of approved vacation leave of absence as follows:

(Prorating determined by length of workday. For an employee on Schedule 4, off on a ten (10) hour day, deduct $10/8 \times 1$ credit = 1.25 credits. For an employee on Schedule 4, off on a twelve (12) hour day, deduct $12/8 \times 1$ credit = 1.5 credits.)

A partial day's absence will be prorated on the same formula.

Article 6 – Workplace Safety & Insurance

6.1 For the purposes of Article 41.2 (Workplace Safety & Insurance) of the Central Collective Agreement "sixty-five (65) working days" shall be deemed to be (471¼ or 520) hours.

Article 7 – Training Assignments

- 7.1 When an employee covered by this compressed work week agreement attends a training program, the Employer may change the employee's scheduled hours of work to the greater of:
 - (a) 7¹/₄ or 8 hours per day, as applicable, or
 - *(b) the actual number of hours spent receiving training, for each day that the employee participates in the training program.*
- 7.2.1 Where the change prescribed in Article 7.1 results in fewer or more hours than the employee was previously scheduled to work on the day(s)

in question, the "extra" or "deficit" hours shall be reduced to zero within sixty (60) working days of the completion of the training program, without any loss of pay by the employee or overtime payments by the Employer, as follows:

- (a) the employee shall be required to work a corresponding number of hours to make up for any deficit hours; or
- (b) the employee shall be scheduled off duty for a corresponding number of hours to offset any extra hours.
- 7.2.2 Where there is mutual agreement, an employee may receive pay at his or her basic hourly rate for extra hours in lieu of being scheduled off duty in accordance with Article 7.2.1 (b).
- 7.2.3 Where an employee's extra hours have not been reduced to zero within sixty (60) working days in accordance with Article 7.2.1, any such hours remaining to the employee's credit shall be paid at the employee's basic hourly rate.

Article 8 – Special and Compassionate and Bereavement Leave

Such leaves are not to be prorated.

Article 9 – Term

9.1 This Agreement shall be (x months, until either party notifies the other of its desire to renegotiate, etc.) and will be effective from the (day) of (month), (year) to the (day) of (month), (year).

9.2 Either party may, on written notice of (days, weeks) to the other party, terminate this Agreement.

DATED THIS DAY OF , (YEAR)

For The Ontario Public Service Employees Union For the Ministry of

10.2 JOB SHARING

10.2.1 Job sharing can occur where there is agreement between the employees who wish to job share, the Union, and the Employer.

- 10.2.2 It is agreed that job sharing results from two employees sharing a fulltime regular position and as such the position shall continue to be identified as a full-time regular position.
- 10.2.3 Employees in a job sharing arrangement must share the same classification and level.
- 10.2.4 The sharing of the hours of work shall be determined by the parties to the sharing agreement but in no case shall one employee work less than fourteen (14) hours per week.
- 10.2.5 (a) Employees in a job sharing arrangement shall be accorded the Working Conditions and Employee Benefits contained in Parts A & B of this Central Collective Agreement and Part A of the Bargaining Unit Collective Agreements. However, where applicable, they shall be pro-rated in accordance with the employee's hours of work.
 - (b) Part C of this Central Collective Agreement and Part B of the Bargaining Unit Collective Agreements will be used to provide administrative direction for the applicable pro-rating of the working conditions and benefits, and Article 57.1 (Pay and Benefits Administration) for the purposes of calculating a basic hourly rate.
- 10.2.6 In the event that one employee in the job sharing arrangement leaves that arrangement on a permanent basis for any reason the remaining employee would first be offered the opportunity to assume the position on a full-time basis.
- 10.2.7 If the remaining employee declines the full-time opportunity, the position may be posted and advertised as a job sharing vacancy, subject to the provisions of this Central Collective Agreement.
- 10.2.8 Failing successful filling of the job sharing position, the remaining employee shall be offered a further opportunity to assume the position on a full-time basis.
- 10.2.9 If the remaining employee still declines this opportunity, the position would continue to exist as a full-time position and the Employer may fill the balance of hours through temporary measures, if required.
- 10.2.10 The Employer undertakes to notify the President of the Union of all job sharing arrangements.

10.3 JOB TRADING

- 10.3.1 The following terms and conditions apply in respect of job trading as indicated in 10.3.2 to 10.3.13.
- 10.3.2 Regular employees who hold full-time or regular part-time positions are eligible to trade jobs, except for those employees who are on notice of lay-off pursuant to Article 20 (Employment Stability) of the Central Collective Agreement.
- 10.3.3 An employee can only trade jobs with an employee in the same category (i.e., a full-time employee can only trade jobs with another full-time employee; a regular part-time employee can only trade jobs with another regular part-time employee).
- 10.3.4 An employee who wishes to trade jobs with another employee must register with his or her ministry's human resources branch and complete the required documentation, which includes the employee portfolio. The employee must also indicate the specific location or locations to which he or she is willing to relocate.
- 10.3.5 An employee may only trade jobs with another employee who holds a position
 - in the same classification; and
 - in the same ministry; and

provided he or she is qualified to perform the normal requirements of the position without training.

- 10.3.6 Notwithstanding seniority, an employee will be considered for job trading prior to other employees registered for job trading if his or her spouse is also employed in the Ontario Public Service and has relocated to continue such employment at a different headquarters location.
- 10.3.7 If an employee has registered for job trading and he or she has also offered to be declared surplus pursuant to Article 20.7 (Voluntary Exit Option) of the Central Collective Agreement, his or her rights under that article will be exercised before any rights under this job trading agreement.
- 10.3.8 Relocation expenses incurred by employees who trade jobs will not be reimbursed by the Employer.
- 10.3.9 In the event more than one (1) employee meets the criteria to trade jobs with another employee, the Employer will choose the best qualified

employee for the job to be traded. Where the qualifications and skills of two (2) or more employees are relatively equal, seniority will be the deciding factor, subject to Article 10.3.5 above.

- 10.3.10 Employees cannot trade jobs unless both of their managers approve of the trade.
- 10.3.11 Job trading is voluntary. Provided an employee has not been matched with another employee's job, he or she may withdraw at any time.
- 10.3.12 A job trade is not final until all four (4) parties to the trade have confirmed their agreement, in writing, i.e., the trading employees and their managers.
- 10.3.13 Should the employment situation or relocation decision of either employee change after sign-off, the job trade agreement remains binding. For example, if an employee receives surplus notice after a job trade is completed, then he or she will be subject to the appropriate procedures for redeployment.

ARTICLE 11 – HEADQUARTERS

- 11.1 This article applies to employees who do not attend at or work at or work from any permanent ministry facility in the course of their duties, but for whom a permanent ministry facility or other place is designated as an employee's "headquarters" for the purposes of the provisions of this Central Collective Agreement and of various allowances which require a headquarters to be specified.
- 11.2 A ministry may designate a headquarters when an employee is initially appointed to a position, or when a position is filled by an employee in accordance with Article 6 (Posting and Filling of Vacancies or New Positions), Article 7 (Pay Administration), Article 20 (Employment Stability) of this Central Collective Agreement. All job postings, notices and offers in relation to positions covered by this article shall include the designated headquarters for the position. This designation shall be the location considered by the ministry's business, having regard to the ministry's projection of the location of the employee's work assignments for a period of two (2) years. It is not a requirement that the designated headquarters be a facility whose functions are related to the work to be performed by the employee, and the employee's residence may also be designated as his or her headquarters. The Employer will supply to

the Union, by December 30 of each year, a current list of headquarters designations for employees covered by this article.

- 11.3 By mutual agreement in writing between the ministry and an employee, a new headquarters may be designated for an employee at any time, and by mutual agreement in writing between the ministry and the employee, a temporary or seasonal headquarters may be designated for a stated period, following which the previously designated headquarters will be reinstated unless it has been changed in accordance with this article.
- 11.4 A ministry may change the headquarters of an employee covered by this article, if:
 - (a) the employee's residence has been designated as his or her headquarters and he or she subsequently initiates a change of residence; or
 - (b) a ministry facility which has been designated as the employee's headquarters ceases to operate as a ministry facility; or
 - (c) the employee is assigned to a work location or work locations at least forty (40) kilometres by road from his or her existing headquarters, and it is anticipated that the employee will continue to work in the area of the new work location or work locations for at least two (2) years.
- 11.5 Where a ministry exercises its right to change the headquarters of an employee otherwise than by mutual agreement with the employee, the following procedure will apply:
 - (a) The ministry shall first give notice to the employee of its intent, and shall consult with the employee to determine the employee's interests and the employee's preferences as to the new headquarters location.
 - (b) The ministry shall determine the new headquarters location in a way which is equitable to both the employee and the ministry.
 - (c) The employee shall be given three (3) months' notice of the change in designation of the headquarters.
- 11.6 Where it is necessary to identify which one or more of a group of employees is to be assigned to a new headquarters, the employees to be reassigned shall be identified by considering the qualifications, availability, and current location (home, closest facility and work

location). Where qualifications, availability and location are relatively equal, length of continuous service shall be used to identify the employee to be reassigned.

11.7 Employees who relocate their residences because of a change in headquarters, other than a temporary or seasonal change, in accordance with this article, shall be deemed to have been relocated for the purposes of the Employer's policy on relocation expenses.

ARTICLE 12 – ISOLATION PAY

12.1 An employee who is stationed at a work location which receives a total of eight (8) or more points under the factors outlined in Articles 12.3.1 and 12.3.2 shall be paid an isolation allowance in accordance with the following scale:

8 points	\$ 3.45 per week
9 – 12 points	\$ 5.18 per week
13 - 16 points	\$ 6.90 per week
17 - 20 points	\$ 8.63 per week
21 - 24 points	\$ 10.35 per week
25 – 28 points	\$ 12.08 per week
29 - 32 points	\$ 13.80 per week
33 - 36 points	\$ 15.53 per week
37 - 40 points	\$ 17.25 per week
41 - 44 points	\$ 18.98 per week
45 - 48 points	\$ 20.70 per week.

- 12.2 For purposes of this article, "work location" is defined as the address of the working place at which the employee is normally stationed or, in certain special cases, another location designated as headquarters by the ministry.
- 12.3 This article shall not apply to employees whose work locations are south of the following boundary lines: Border of the State of Minnesota and Ontario easterly along the northern shores of Lake Superior and Lake Huron (inclusive of such islands as Manitoulin) to the French River; French River to Lake Nipissing; Lake Nipissing easterly to Highway 17; Highway 17 to Mattawa.
- 12.3.1 Population of the largest centre of population within eighty (80) kilometres of the employee's work location:

Population	Points Assigned
1 - 249	14
250 - 499	12
500 - 999	10
1000 - 1999	8
Population	D
горишион	Points Assigned
2000 – 2999	Points Assignea 6
1	0
2000 - 2999	6

12.3.2 Distance from the employee's work location to a centre of population of five thousand (5,000) or more:

Distance	<u>Travel</u> by road	<u>Travel only</u> <u>by means other</u> than road
80 km or less	0	0
81 – 160 km	6	9
161 – 320 km	12	17
321 – 480 km	18	26
Over 480 km	24	34

- 12.4.1 In establishing the points to be assigned to each location in accordance with Article 12.3.1, population shall be determined by reference to the following publications:
 - For Incorporated Communities:

The Municipal Directory, published by the Ministry of Municipal Affairs and Housing.

- For Unincorporated Communities and Indian Reserves: Directory, Northern Ontario, published by the Ministry of Northern Development and Mines.
- 12.4.2 In establishing the points to be assigned to each location in accordance with Article 12.3.2, distance shall be determined by reference to the following publications:

Ontario/Canada Official Road Map, published by the Ministry of Transportation.

Distance Tables, King's Secondary Highways and Tertiary Roads, published by the Ministry of Transportation.

- 12.5.1 Points assigned to each location in accordance with Articles 12.3.1 and 12.3.2 shall be reviewed annually.
- 12.5.2 Amendments to any isolation allowance entitlement under Article 12.1 resulting from the review shall be implemented effective from April 1 of each year.

ARTICLE 13 – KILOMETRIC RATES

(FXT, SE, FPT, RPT)

13.1 If an employee is required to use his or her own automobile on the Employer's business, the following rates shall be paid effective January 1, 2009:

Kilometres Driven	Southern Ontario	Northern Ontario
0 – 4,000 km	40 cents / km	41 cents / km
4,001 – 10,700 km	35 cents / km	36 cents / km
10,701 – 24,000 km	29 cents / km	30 cents / km
over 24,000 km	24 cents / km	25 cents / km

- 13.2 Kilometres are accumulated on the basis of a fiscal year (April 1 to March 31, inclusive).
- 13.3 Attached hereto as Appendix 3 (Use of Privately Owned Automobiles).

ARTICLE 14 – TIME CREDITS WHILE TRAVELLING

(FXT, SE, FPT, RPT)

- 14.1 Employees shall be credited with all time spent in travelling outside of working hours when authorized by the ministry.
- 14.2 When travel is by public carrier, except municipally operated transit systems, time will be credited from one (1) hour before the scheduled time of departure of the carrier until one (1) hour after the actual arrival of the carrier at the destination.
- 14.3 When travel is by automobile and the employee travels directly from his or her home or place of employment, time will be credited from the assigned hour of departure until he or she reaches his or her destination and from the assigned hour of departure from the destination until he or she reaches his or her home or place of employment.

- 14.4 When sleeping accommodation is provided, the hours between eleven (11:00) p.m. and the regular starting time of the employee shall not be credited.
- 14.5 When an employee is required to travel on his or her regular day off or a holiday listed in Article 47 (Holidays), he or she shall be credited with a minimum of four (4) hours.
- 14.6 All travelling time shall be paid at the employee's basic hourly rate or, where mutually agreed, by compensating leave.

ARTICLE 15 – NON-PYRAMIDING OF PREMIUM PAYMENTS (FXT, SE, FPT, RPT)

15.1 There shall be no duplication or pyramiding of any premium payments or compensating leave provided by the Central Collective Agreement or any Bargaining Unit Collective Agreement as listed in Article 1 (Recognition).

ARTICLE 16 – LOCAL AND MINISTRY NEGOTIATIONS (FXT, SE, FPT, RPT)

- 16.1 It is agreed that all ministries may enter into local and ministry employee relations negotiations such that are appropriate as not being excluded by the provisions of the *Crown Employees Collective Bargaining Act, 1993.* Such negotiations shall not be subject to the mediation and arbitration procedures under the Act, provided however, that nothing shall preclude a grievance alleging a violation of the Central Collective Agreement, as provided in the said Act.
- 16.2 The ministry Employee Relations Committee (ERC) shall be co-chaired by a member of the ministry's Senior Management Group.
- 16.3 The Union may forward to the Deputy Minister matters which are not resolved at the ministry ERC, and the Deputy Minister shall respond in writing to the matters raised within twenty-one (21) days of receipt by the Deputy Minister of the unresolved item.
- 16.4 A Central Employee Relations Committee (CERC) shall be established consisting of equal numbers of up to four (4) members from each party. The Committee will discuss matters of interest between the parties which may include matters unresolved at ministry level negotiations. CERC

discussions shall not be subject to mediation or arbitration. Either party may invite an additional representative for specific issues.

- 16.5.1 MERC Co-chairs will be provided with a listing of fixed-term employees (including students) on a quarterly basis. The listing of fixed-term employees shall include:
 - Émployee name
 - Position Title
 - Division & Branch
 - Location, City
 - Employee Status
 - Employee ID
 - Classification & Job Code
 - Position Entry Date
 - Current position length
 - Expected End Date
 - Months in Current Position
- 16.5.2 Seniority lists of seasonal employees for each ministry, where applicable, including the employees' names, employee ID number, date of continuous service, ministry, classification, position title and location shall be maintained and provided to the appropriate MERC Co-Chairs twice annually. The appropriate timing for this disclosure should be discussed at the MERC.

ARTICLE 17 – JOINT CONSULTATION COMMITTEE (FPT, RPT)

- 17.1 The Union and the Employer agree that consultation and communication on matters of joint interest are desirable to promote constructive and harmonious relations.
- 17.2.1 The parties agree that a joint consultation committee composed of up to four (4) representatives from the Union and up to four (4) representatives of the Employer, shall be used as a forum for consultation on changes in conditions of employment not governed by this Central Collective Agreement and on other matters of mutual interest.
- 17.2.2 The committee shall meet once every two (2) months, or more frequently, with the consent of the parties.
- 17.3 While the committee shall consider and attempt to resolve all problems of mutual concern, it is understood that the committee shall function in

an advisory capacity and shall have no power to alter, amend, add to or modify the terms of this Central Collective Agreement.

ARTICLE 18 – SENIORITY (LENGTH OF CONTINUOUS SERVICE) (FXT, RPT)

- 18.1 An employee's length of continuous service will accumulate upon completion of a probationary period of not more than nine (9) months and shall commence:
 - (a) from the date of appointment to the Regular Service for those employees with no prior service in the Ontario Public Service; or
 - (b) from the date established by adding the actual number of full-time weeks worked by a full-time fixed-term employee during his or her full-time employment back to the first break in employment which is greater than thirteen (13) weeks; or
 - (c) for a Regular part-time employee, from January 1, 1984 or from the date on which he or she commenced a period of unbroken, part-time employment in the public service, immediately prior to appointment to a regular part-time position in the Regular Service, whichever is later; or (FPT)
 - (d) effective January 1, 1984, from the date established by adding the actual number of full-time weeks worked by a full-time seasonal employee during his or her full-time employment back to the first break in employment which is greater than thirteen (13) weeks.

"Unbroken service" is that which is not interrupted by separation from the public service; "full-time" is continuous employment as set out in the hours of work schedules for the appropriate classifications; and "parttime" is continuous employment in accordance with the hours of work specified in Article 58.1 (Hours of Work).

Effective December 20, 1990, any leaves of absence granted under Article 31.9 (Fixed-Term Employees – Pregnancy and Parental Leave) and Article 32.19 (Seasonal Employees – Pregnancy and Parental Leave) shall be included in the calculation of length of continuous service.

18.2 Notwithstanding Article 18.1, where a Regular part-time employee within the meaning of Part C of the Central Collective Agreement and Part B of the Bargaining Unit Collective Agreements becomes a full-

time regular employee covered by Parts A (Working Conditions) and B (Employee Benefits) of the Central Collective Agreement and Part A of the Bargaining Unit Collective Agreements, any service as a Regular parttime employee which forms part of his or her unbroken service in the Regular Service shall be calculated according to the following formula:

Weekly Hours of Work as a	Х	Years of Continuous Service
<u>Regular Part-time employee</u>		as a Part-time Regular employee
Full-time hours of work		
for class(weekly)		

Changes in the employee's weekly hours of work shall be taken into account.

Example:

- Weekly hours of work as a Regular part-time employee
 6 years at 20 hours per week, and 2.5 years at 16 hours per week
- Full-time hours of work for class (weekly) = 40 (Schedule 4)
- Seniority (Length of Continuous Service) on becoming a full-time regular employee

 $= (20 \times 6 \text{ years}) + (16 \times 2.5 \text{ years})$ 40 40

= 3 years + 1 year = 4 years

(FPT)

- 18.3 Where an employee has been released in accordance with Article 20 (Employment Stability) and rehired within two (2) years, the period of absence shall not be computed in determining the length of continuous service. However, periods of continuous service before and after such absence shall be considered continuous and are included in determining the length of continuous service.
- 18.4 Continuous service shall be deemed to have terminated if:
 - (a) an employee resigns or retires; or
 - (b) an employee is dismissed unless such dismissal is reversed through the grievance procedure; or
 - (c) an employee is absent without leave in excess of ten (10) consecutive working days; or

- (d) an employee is released in accordance with Article 20 (Employment Stability) and remains released for more than two (2) years.
- 18.5 An OPS-wide seniority list and seniority lists for each ministry, including the employees' names, employee ID number, date of continuous service, ministry, classification, position title and location shall be maintained and provided to OPSEU on a quarterly basis. In addition, the ministry seniority list shall be provided to the MERC Co-Chair upon request to the Employee Relations Division but in no case shall such requests be made more than once per month.

ARTICLE 19 – MULTIPLE LAY-OFFS

(FPT, RPT)

- 19.1 Where a reorganization, closure, transfer, or the divestment, relocation or contracting-out of an operation in whole or in part will result in thirty (30) or more surplus employees in a ministry,
 - (a) affected employees shall receive six (6) months notice of lay-off or pay in lieu thereof as provided in Article 20.2 (Notice and Pay in Lieu), and
 - (b) the President of the Union shall be notified of the reorganization, closure, transfer, or the divestment, relocation or contracting-out prior to notification to affected employees, and
 - (c) the Ministry Employee Relations Committee (MERC) shall consult on issues related to lay-off, displacement and recall.
- 19.2 JOINT EMPLOYMENT STABILITY SUBCOMMITTEE (JESS)
- 19.2.1 There shall be a subcommittee of the Central Employee Relations Committee (CERC), which shall be known as the Joint Employment Stability Subcommittee of the CERC. It shall be composed, at any one time, of three (3) representatives appointed by each party. At meetings of the subcommittee, one (1) representative from each party from the particular ministry where the issue arose shall be invited to make representations before the subcommittee.
- 19.2.2 The mandate of the subcommittee shall include the consideration of issues arising out of decisions by the Employer which may affect the continued employment of fifty (50) or more employees within a ministry. Notwithstanding the role of the MERCs, in such circumstances, either

party may table the matter for consideration by the subcommittee, or the subcommittee may make any recommendation that seems appropriate in the circumstances. Such consideration shall be concluded in a timely fashion with disclosure as circumstances warrant.

ARTICLE 20 – EMPLOYMENT STABILITY

20.1 PREAMBLE

20.1.1 Where a lay-off may occur for any reason, the identification of a surplus employee in an administrative district or unit, institution or other such work area and the subsequent redeployment, displacement, lay-off or recall shall be in accordance with seniority subject to the conditions set out in this article.

20.1.2.1 SURPLUS NOTICE ALERT

Where one or more positions in an administrative district or unit, institution or other such work area will be declared surplus, all employees in the work unit will be provided with a written Surplus Notice Alert not less than six (6) working days prior to the issuance of any notice of layoff and which shall not be included in the notice period in Article 20.2. The Surplus Notice Alert will describe the work unit, the job functions to be reduced and the number of positions to be reduced.

- 20.1.2.2 The Surplus Notice Alert will also:
 - (a) Offer the employees, whose positions are specifically identified for surplussing, to exit the OPS with one of the options outlined in Article 20.1.2.3, if they plan to exit the OPS and not seek a targeted direct assignment under Article 20.3 or a displacement under Article 20.4.
 - (b) Invite all employees working in the affected job functions to volunteer to exit the OPS with one of the options outlined in Article 20.1.2.3. Volunteers to exit the OPS will be approved on the basis of seniority up to the numbers required. Volunteers not approved may register under Article 20.7.
- 20.1.2.3 Volunteers under Article 20.1.2.2 must respond to the Employer in writing within five (5) working days of the issuance of the Surplus Notice Alert. The response must indicate which one of the following options the employee selects:

- (a) A pay in lieu option under 20.2.1.3 in which case no other provisions under Article 20.2 shall apply; or
- (b) Immediate retirement if eligible for a permanent pension factor (90, 60/20, Age 65) under the OPSEU Pension Plan; or
- (c) Pension Bridging pursuant to paragraph 2 of Appendix 9 (Employment Stability), if eligible, to the employee's first permanent unreduced pension factor (90, 60/20, Age 65), under the OPSEU Pension Plan

For clarity, termination payments under Article 53 and 78, and enhanced severance under paragraph 4(b) of Appendix 9 (Employment Stability), where eligible, apply to options (a) through (c).

- 20.1.2.4 The Employer will respond in writing within five (5) days of receipt of an employee's request. An employee's last day at work will be five (5) days from receipt of the Employer's acceptance, or such other period as the employee and the Employer shall agree.
- 20.1.2.5 For clarity, if an employee does not exit under Article 20.1.2.2, it will not affect or preclude his/her entitlement to any option if the employee subsequently receives a notice of layoff.
- 20.1.3 ELIGIBILITY FOR EMPLOYMENT INSURANCE

The parties agree that all employees who accept a pay-in-lieu option under Article 20.2 are doing so pursuant to a program of downsizing undertaken by the Employer and in so doing are preventing another employee from being laid off. Accordingly the Employer agrees to take all necessary steps to attempt to ensure that Human Resources and Skills Development Canada recognizes that the entitlement to Employment Insurance of employees who are laid off and who take a pay-in-lieu of notice option qualifies as registered "workforce reduction processes" under the Employment Insurance Act.

- 20.1.4 EMPLOYEE PORTFOLIO
- 20.1.4.1 An Employee Portfolio will be deemed to include the qualifications and knowledge as identified in the employee's current position description for the purposes of Article 20.3 (Targeted Direct Assignment), 20.4 (Displacement) and 20.8 (Temporary Vacancies) unless otherwise modified by the employee.

20.1.4.2 All new employees must complete an Employee Portfolio within their probationary period. The Employee Portfolio will be provided in electronic format, such that it can be edited by the employee. The Employee Portfolio will be placed on the employee's personnel file.

> Notwithstanding the above, the Employer shall require any employee that it has reasonable grounds to believe may be declared surplus to complete an Employee Portfolio within six (6) days.

20.1.4.3 An employee may advise the Employer in writing at any time of his or her desire to update the employee portion of an Employee Portfolio to reflect the acquisition of new or improved skills, knowledge and abilities, and/or change the geographic parameters. Such changes shall be implemented within five (5) working days of the Employer receiving the updated employee portion of the Employee Portfolio.

20.2 NOTICE AND PAY IN LIEU

- 20.2.1.1 Employees whose positions have been specifically identified for surplussing in accordance with Article 20.1.2.2 (a) and who do not choose to exit the OPS, and where no volunteer has been identified in accordance with Article 20.1.2.2 (b) shall receive notice of layoff following the expiry of the period set out in Article 20.1.2.1. Following receipt of notice, the employee shall advise the Employer, in writing, within a ten (10) working day period, of his or her decision either:
 - (a) to exercise rights under Article 20.2;
 - (b) to remain employed during the six-month notice period for possible redeployment pursuant to Article 20.3.
- 20.2.1.2 An employee who fails to provide his or her written decision as required by Article 20.2.1.1 above shall be deemed to have decided to remain employed during the notice period.
- 20.2.1.3 An employee identified as surplus shall receive six (6) months notice of lay-off or, with mutual consent, an employee may resign and receive equivalent pay in lieu of notice. Pay in lieu for the balance of the notice period shall only be granted where the Employer determines that operational requirements permit an employee's exit from the workplace prior to the expiration of six (6) months notice.
- 20.2.1.4 Pay-in-lieu options under this agreement, where the Employer determines that operational requirements will be met, means either:

- (a) A lump sum of six months' pay, plus severance as provided for in Article 53 or 78 and enhanced severance under Paragraph 4 of Appendix 9, if eligible, payable as soon as possible, in which case all salary and benefit entitlements which would have accrued to the employee from the last day worked to the layoff date are forfeited; or
- (b) Continuance of salary plus benefits (except STSP and LTIP) commencing on the surplus date for the duration of the notice period, plus severance as provided for in Article 53 or 78, and enhanced severance under Paragraph 4 of Appendix 9, if eligible, paid out at the layoff date.
- 20.2.1.5 Where an employee accepts a pay-in-lieu option pursuant to this Article, the employee's last day at work shall be five (5) working days after the employee advises or is deemed to advise the Employer of the acceptance of a pay-in-lieu option, or such other period as the employee and the Employer shall agree.
- 20.2.1.6 When an employee is to receive a notice of layoff, the Employer will notify the union of the time and place of the Surplus Notice Alert and notice of layoff meeting.
- 20.2.2.1 Notwithstanding 20.2.1.3 the notice period will begin when the employee receives official written notice. Copies of all such notices shall be provided to the Employer and to the Union.
- 20.2.2.2 For clarification, where there is a hiatus in the notice period under this article, all redeployment activities cease during the hiatus.

IMPACT OF LEAVES OF ABSENCE AND TEMPORARY ASSIGNMENTS

- 20.2.2.3 Where the employee's position is declared surplus while the employee is away on a sick leave (Short Term Sickness Plan (STSP), Long Term Income Protection (LTIP) or Workers Safety Insurance Board (WSIB) claim), the ministry shall notify the employee that his or her position has been declared surplus and that, when the employee returns to full-time work, the surplus notice shall be issued.
- 20.2.2.4 Where the employee's position is declared surplus while the employee is away on a leave of absence, the ministry shall notify the employee that his or her position has been declared surplus and inform the employee of the option to:
 - (a) return early from the leave of absence and receive the surplus notice at that time; or

- (b) return at the end of the leave and receive the surplus notice at that time.
- 20.2.2.5 Where an employee's position is declared surplus while the employee is on a temporary assignment or secondment, the home ministry shall have the option of:
 - (a) returning the employee to his or her home position and issuing the surplus notice at that time; or
 - (b) giving the employee his/her surplus notice and allowing the employee to remain on temporary assignment until directly assigned into a permanent vacancy or the temporary assignment ends, whichever occurs first.

TREATMENT OF SURPLUS NOTICES ISSUED BEFORE LEAVE OF ABSENCE OR TEMPORARY ASSIGNMENT

- 20.2.2.6 (a) Where the employee's position is declared surplus before a LTIP or WSIB sick leave of absence begins, the employee's notice shall be put on hiatus for the duration of the leave. When the employee is able to return to work, the balance of the notice period shall continue.
 - (b) Where the employee's position is declared surplus before a STSP leave of absence, the employee's notice shall be put on hiatus if from the beginning of the STSP leave the medical evidence (e.g. stroke) indicates that the leave will be greater than one (1) month. Where the employee is on a sick leave and is expected to return to work within one (1) month (e.g. cold or flu), the surplus notice is not placed on hiatus. However, if after one (1) month on STSP the employee's prognosis for returning to work remains uncertain, the surplus notice is put on hiatus at that point until the employee is able to return to work.

If the employee displaces or is directly assigned to a new position before going on STSP/LTIP/WSIB, the accepting ministry must honour the leave of absence.

- 20.2.2.7 Where the employee's position is declared surplus before a leave of absence begins, the employee may choose to:
 - (a) accept a hiatus in the surplus notice period during the leave of absence, (when the employee returns from the leave of absence the balance of the notice period shall continue); or

- (b) decline a hiatus in the surplus period during the leave of absence; or
- (c) return early from the leave of absence, (when the employee returns from the leave of absence the balance of the notice period shall continue).

If the employee displaces or is directly assigned to a new position before going on the leave of absence, the accepting ministry must honour the leave of absence.

- 20.2.2.8 Where the employee's position is declared surplus before the beginning of a temporary assignment or secondment within the OPS (and before the employee is eligible for a targeted direct assignment into a temporary assignment under the Agreement), the employee's surplus notice is put on hiatus. This provision only applies where the temporary assignment or secondment is for more than six (6) months and is filled competitively.
- 20.2.3 Where an employee accepts pay in lieu of notice pursuant to this article, any further entitlements under this Central Collective Agreement are forfeited save and except any rights under Article 53 or 78 (Termination Payments) or paragraph 4 (b) of Appendix 9 (Employment Stability). The employee will be eligible to apply for restricted competitions from the last day of work until twenty-four (24) months from the date on which lay-off would otherwise have occurred. Such an employee shall keep their Designated Human Resources Contact informed of any change of address and/or telephone numbers and/or home e-mail (if any). Such changes must be sent in writing or electronically.

Notwithstanding Article 18.3, where an employee applies for any competition within twenty-four (24) months from the date the lay-off would otherwise have occurred, the employee's continuous service before the absence shall be considered in determining the length of continuous service for the sole purpose of any determination made by the Employer under Article 6.3 (Posting and Filling of Vacancies or New Positions).

20.2.4 Where an employee accepts pay in lieu of notice and is re-appointed to a position in the Ontario Public Service prior to the originally projected lay-off date, the employee will repay to the ministry a sum of money equal to the amount paid for the period between the date of re-appointment and the original projected lay-off date. In addition, the employee will repay to the ministry all monies received under paragraph 4 of Appendix 9 (Employment Stability). The employee's continuous service date, for all purposes except Article 53 or 78 (Termination Payments), shall be deemed to include both service up to the last day of active work and

the accumulation of service after the date of re-appointment. The new service date for purposes of termination pay shall be the date on which the employee recommences work.

20.2.5 Where an employee who accepts a pay in lieu of notice is re-appointed to a position in the Ontario Public Service after the originally projected layoff date, and prior to the expiration of a further twenty-four (24) months, the employee will repay to the ministry all monies received under paragraph 4 of Appendix 9 (Employment Stability). The employee's continuous service date for all purposes except Article 53 or 78 (Termination Payments), shall be deemed to include both service up to the last day of active work and the accumulation of service after the date of re-appointment. The new service date for purposes of termination pay shall be the date on which the employee recommences work.

20.3 TARGETED DIRECT ASSIGNMENT

- 20.3.1.1 An employee who has received notice of lay-off in accordance with this article shall be assigned to a position that becomes vacant in his or her ministry or in another ministry during his or her notice period provided that:
 - (a) the employee applies for and indicates on his or her application for the vacancy that they have received notice of layoff and are eligible for a targeted direct assignment; and
 - (b) he or she meets the entry level qualifications for the position; and
 - (c) the vacancy is either:
 - (i) in the same classification, or in the same class series within a range of two classifications below the employee's current home position; or
 - (ii) in the same classification of a position that the employee previously held either on a full-time basis or where the employee performed the full range of job duties on a temporary basis for at least twelve (12) months; and
 - (d) there is no other person who is qualified to perform the required duties, who has a greater length of continuous service and who is eligible for assignment to the vacancy either pursuant to Article 20.3 or Article 20.6 (Recall). Where two or more employees with the same continuous service are matched to the same targeted direct assignment, and one of the employees' surplussed positions is in the same Ministry where the vacancy is, he or she will be assigned to the vacancy.

- 20.3.1.2 Where an employee eligible for a targeted direct assignment is in a position that is listed in Appendix 50 (Job Trades) and the employee applies for the same position in the same classification, the employee shall be deemed to be qualified for the position and shall be assigned provided there is no other person who is qualified to perform the required duties, who has a greater length of continuous service and who is eligible for assignment to the vacancy either pursuant to Article 20.3 or Article 20.6 (Recall).
- 20.3.2 It is understood that the employee may apply for a position outside of the (40) kilometre radius of his or her headquarters and that relocation expenses will not be paid.
- 20.3.3 Where an employee eligible for a targeted direct assignment applies for a vacancy, the Employer shall advise the employee within ten (10) working days of the competition's closing date as defined in the job posting whether they will be directly assigned to the position. The employee shall be required to inform the Designated Human Resource Contact in writing within five (5) full working days of receiving notification of a targeted direct assignment whether the assignment will be accepted.
- 20.3.4 If, in accordance with Article 20.3.1 or 20.3.2 an employee is offered an assignment, refusal of the job offer will result in lay-off at the end of the notice period.
- 20.4 DISPLACEMENT
- 20.4.1.1 An employee who has completed his or her probationary period, who has received notice of layoff pursuant to Article 20.2 (Notice and Pay in Lieu), who has elected for displacement, and who has not been assigned to a targeted direct assignment by the beginning of the sixth month of the surplus notice period, in accordance with the criteria of Article 20.3 (Targeted Direct Assignment) to another position shall have the right to displace an employee who shall be identified by the Employer in the following manner as set out in Articles 20.4.1.2 to 20.4.1.10. To be eligible to displace, the employee must by the end of the third month, submit the Displacement Election Form which indicates he/she elects to exercise his/her right to displacement pursuant to Article 20.4.
- 20.4.1.2 The Employer will identify the employee with the least seniority in the same classification and the same ministry as the employee's surplus position. If such employee has less seniority than the surplus employee, he or she shall be displaced by the surplus employee provided that:

- (a) such employee's headquarters is located within a forty (40) kilometre radius of the headquarters of the surplus employee; and
- (b) the surplus employee is qualified to perform the work of the identified employee.
- 20.4.1.3 If the surplus employee is not qualified to perform the work of the least senior employee identified under Article 20.4.1.2 above, the Employer will continue to identify, in reverse order of seniority, employees in the same classification and in the same ministry until a less senior employee is found within forty (40) kilometres of the surplus employee's headquarters whose work the surplus employee is qualified to perform.
- 20.4.1.4 Failing displacement under Article 20.4.1.2 or 20.4.1.3 above, the Employer will identify, in reverse order of seniority, employees in the classes in the same class series in descending order until an employee with less seniority is found in the same ministry within forty (40) kilometres of the surplus employee's headquarters. The identified employee shall be displaced by the surplus employee provided he or she is qualified to perform the work.
- 20.4.1.5 Failing displacement under Articles 20.4.1.2 or 20.4.1.3 or 20.4.1.4 above, the Employer will review other classes which the employee held either on a full-time basis, or who performed the full range of job duties on a temporary basis for at least twelve (12) months in the same ministry within forty (40) kilometres of the surplus employee's headquarters. The Employer will identify, in reverse order of seniority, a less senior employee in the class with the maximum salary closest to but not greater than the maximum salary of the surplus employee's current classification. The identified employee shall be displaced by the surplus employee provided he or she is qualified to perform the work.
- 20.4.1.6 Failing displacement under Articles 20.4.1.2, 20.4.1.3, 20.4.1.4 or 20.4.1.5 above, if the employee requests, the Employer will repeat the steps specified in Articles 20.4.1.2, 20.4.1.3, 20.4.1.4 and 20.4.1.5 with respect to positions beyond a forty (40) kilometre radius of his or her headquarters. No relocation expenses will be paid.
- 20.4.1.7 Failing displacement under Article 20.4.1.2, 20.4.1.3, 20.4.1.4, 20.4.1.5 or 20.4.1.6 above, the Employer will identify, in reverse order of seniority, a less senior employee who is:
 - (a) in another ministry; and
 - (b) whose headquarters is within a forty (40) kilometre radius of the displacing employee's headquarters; and

- (c) whose position the displacing employee previously held either on a full-time basis, or who performed the full range of job duties on a temporary basis for at least twelve (12) months in that ministry; and
- (d) if the employee previously held more than one position in that ministry, the position with a maximum salary closest to but not greater than the maximum salary of the displacing employee's current classification.

The identified employee shall be displaced provided the displacing employee is qualified to perform the work.

- 20.4.1.8 Upon the completion of five (5) months following commencement of the notice period, the Employer will advise the surplus employee of the position into which he or she is eligible to displace.
- 20.4.1.9 The surplus employee must indicate in writing to the Employer his or her intention to displace the employee identified pursuant to Articles 20.4.1.2, 20.4.1.3, 20.4.1.4, 20.4.1.5, 20.4.1.6, or 20.4.1.7 above, as applicable. Written intention to displace must be received by the Designated Human Resource Contact no later than one (1) week following the date the surplus employee received advice that he or she was eligible to displace an employee pursuant to Article 20.4.1.8 above.
- 20.4.1.10 An employee who does not indicate in writing to the Employer his or her intention to displace within the time period stipulated by Article 20.4.1.9 above shall be deemed to have given up his or her right to displace and opted for redeployment under Article 20.3 (Targeted Direct Assignment).
- 20.4.2 The first employee who is displaced by an employee exercising his or her right to displace under Article 20.4.1 will have displacement rights. The employee displaced by the first displaced employee will also have displacement rights but the employee he or she subsequently displaces will not have any such right.
- 20.4.3 An employee who is displaced by an employee who exercises his or her displacement right under Article 20.4 shall receive notice of lay-off or salary continuance, at the Employer's discretion. The displaced employee's notice period or salary continuance shall be for a six (6) month period.
- 20.4.4 Article 7.4 (Pay Administration) shall not apply where an employee displaces a less senior employee pursuant to Articles 20.4.1.4, 20.4.1.5, 20.4.1.6 or 20.4.1.7 above, save and except that Article 7.4 (Pay Administration) shall apply for the balance of the employee's notice period only.

- 20.4.5 Except as provided in Article 20.4, employees who are displaced will have full access to the provisions of Article 20.
- 20.5 TUITION REIMBURSEMENT
- 20.5.1 On production of receipts from an approved educational program within twelve (12) months of layoff, an employee shall be reimbursed for tuition fees up to a maximum of three thousand dollars (\$3,000.00).
- 20.5.2 Where an employee takes a program or course with the approval of the Employer, for the purpose of upgrading his or her employment-related skills, the Employer shall defray all or part of the tuition in accordance with the Employer's normal policy.
- 20.6 RECALL
- 20.6.1 A person who has been laid off is entitled to be assigned to a position that becomes vacant within twenty-four (24) months after his or her lay-off provided that:
 - (a) he or she identifies in writing to the Designated Human Resources Contact on or before the closing date of the competition, the vacant position he or she should be recalled to under this Article; and
 - (b) the vacant position is in the same classification and ministry as his or her former position; and
 - (c) he or she is qualified to perform the required duties; and
 - (d) there is no other person who is qualified to perform the required duties, who has a greater length of continuous service and who is eligible for assignment to the vacancy either pursuant to Article 20.6 or Article 20.3 (Targeted Direct Assignment).
- 20.6.2 Where a person who has been laid off is re-appointed under Article 20.6, he or she shall be re-appointed at a rate within the position's salary range equivalent to the rate at which he or she was paid immediately prior to lay-off.
- 20.6.3 Employees who are laid off and subject to recall shall keep the Designated Human Resources Contact informed of any change of address and/or telephone numbers, and/or home email (if any). Such changes must be sent in writing or electronically.
- 20.6.4 Where a person who has been laid off is re-appointed to a position under Article 20.6, the Employer shall serve written notice of such re-

appointment to the person to the last address filed with the Employer. Written notice of re-appointment shall be sent by certified mail or another means whereby receipt of such notice is confirmed by the deliverer. Laid off employees re-appointed under Article 20.6 must accept the notice of recall and report for duty within the time limits stipulated below:

- (a) the employee must accept the recall, in writing, within seven (7) days of receipt of written notice;
- (b) an employee accepting recall shall report for duty within two (2) weeks of receiving written notice thereof, or on such other date specified in the notice.
- 20.6.5 A person shall lose his or her rights to recall pursuant to Article 20.6 upon the earlier of:
 - (a) the date he or she takes termination pay pursuant to Article 53 or 78 (Termination Payments) of this Agreement; or
 - (b) the date he or she does not attend a recall interview when requested by the Employer; or
 - (c) having accepted an appointment in accordance with Article 20.6.1, he or she fails to report for duty on the date specified in Article 20.6.4(b); or
 - (d) the date he or she does not accept an appointment in accordance with Article 20.6.1; or
 - (e) twenty-four (24) months after the date of his or her lay-off.
- 20.6.6 A laid off employee who applies for a vacancy advertised in accordance with Article 6 (Posting and Filling of Vacancies or New Positions) and who is subsequently appointed to that position shall lose his or her rights to recall pursuant to Article 20.6.
- 20.7 VOLUNTARY EXIT OPTION
- 20.7.1 Subject to the conditions outlined in Article 20.7, an employee who has not received notice of lay-off may offer to be declared surplus and give up his or her job for possible redeployment of an employee who has received notice of lay-off provided the position meets the criteria set out in Article 20.3. No relocation expenses will be paid.
- 20.7.2 An employee shall advise the Designated Human Resources Contact, in writing, of his or her desire to make an offer referred to in Article 20.7.1.

- 20.7.3 The position of an employee making an offer under Article 20.7.1 will be considered to be a vacancy for the targeted direct assignment of a surplus employee pursuant to Article 20.3 (Targeted Direct Assignment), provided the Employer determines the position will continue to be filled. All other considerations being equal, a surplus employee will be matched to the position of the voluntary exit option employee over assignment to a vacancy.
- 20.7.4 A non-surplus employee's offer to be declared surplus will not be acted upon by the Employer until such time as a surplus employee is assigned to his or her position in accordance with Article 20.3 (Targeted Direct Assignment).
- 20.7.5 For purposes of Article 20.7, a surplus employee will be assigned to the non-surplus employee's position only if he or she applies for and indicates on his or her application for the Voluntary Exit Option opportunity that they have received notice of layoff and are eligible for a targeted direct assignment, and provided he or she is able to perform the normal requirements of the position without training.
- 20.7.6 Voluntary Exit Option and Absence Due to Illness/Injury
 - (a) Where a non-surplus employee is absent on STSP and has applied for the voluntary exit option under Article 20.7 or wishes to apply for it, the employee's job will be considered for matching to a surplus employee throughout the period of absence. The volunteer's employment and STSP benefits will be terminated and he/she will be eligible for voluntary exit payments on the date when a surplus employee has reported for duty after being assigned to the volunteer's job.
 - (b) Where a non-surplus employee has applied or wishes to apply for the voluntary exit option and is absent on LTIP or WSIB, his/her application shall be considered "inactive" until such time as he/she is able to return to work. A voluntary exit job will not be considered for matching to a surplus employee while its incumbent is absent on LTIP or WSIB.
- 20.7.7 Voluntary Exit Option and Absence Due to Leave of Absence

Where a non-surplus employee is away on an approved leave of absence other than due to illness/injury, he/she may apply for the voluntary exit option. The employee's job will be considered for matching to a surplus employee while on an approved leave. If a surplus employee is assigned to the volunteer's job, the volunteer's employment and leave of absence will be terminated on the date the surplus employee reports for duty and the volunteer will be eligible for voluntary exit payments.

20.7.8 Voluntary Exit Option and Absence Due to Temporary Assignment

Where a non-surplus employee is on a temporary assignment, he/she may apply for the voluntary exit option. The volunteer's home job will be considered for matching to a surplus employee while on the temporary assignment. If a surplus employee is assigned to the volunteer's job while he/she is on a temporary assignment, the manager of that temporary assignment will decide whether the volunteer will exit immediately or complete the temporary assignment before exiting with voluntary exit payments.

- 20.7.9 Notwithstanding anything in any other provision of Article 20, the rights specified in Article 20.7 shall be exercised before any displacement or redeployment rights.
- 20.8 TEMPORARY VACANCIES
- 20.8.1 Surplus employees shall be eligible for assignment into temporary assignments of at least six (6) months in their own ministry that are posted for recruitment in accordance with Article 8 in the last two (2) months of their notice provided that:
 - (a) the employee applies for and indicates on his or her application for the vacancy that they have received notice of layoff and are eligible for a temporary assignment; and
 - (b) he or she meets the entry level qualifications for the position.

Such assignments are meant to provide additional employment opportunities for surplus employees prior to lay-off. Where more than one surplus employee matches the temporary assignment, the employee with greater seniority shall be offered the temporary assignment. It is understood that such assignment of a surplus employee to a temporary vacancy has priority over Article 8 (Temporary Assignments).

20.8.2 A surplus employee shall retain his or her status in the Regular Service and current salary entitlements while placed in a temporary assignment. Placement in a temporary assignment will not constitute a promotion for pay purposes. Subject to Article 20.8.1, for placement into temporary assignments, the employer shall use the same criteria and rules as for assignment into vacancies under Article 20.3 (Targeted Direct Assignment).

- 20.8.3 An offer of a temporary assignment to a surplus employee must be in writing and must specify the duration of the temporary assignment. The surplus employee shall have five (5) working days in which to accept or reject the offer of a temporary assignment.
- 20.8.4 The original temporary assignment may be extended by a maximum of three (3) months.
- 20.8.5 When a temporary assignment takes place, the employee shall not be unreasonably denied the opportunity to complete any portion of training already underway. Surplus employees who refuse a temporary assignment shall continue to be considered for assignment into permanent vacancies for the duration of their surplus notice period, but not for further temporary assignments.
- 20.8.6 Where an employee accepts a temporary assignment or secondment under Article 20.8, it shall be considered to be a hiatus in their notice period under Article 20.2 for the duration of their temporary assignment and all redeployment activities shall cease. At the end of the temporary assignment or secondment, the balance of the notice period, as well as all redeployment activities, shall resume.
- 20.9 ATTRITION
- 20.9.1 It is understood that attrition can be used effectively as a redeployment strategy. The Employer agrees that, wherever possible, it will utilize attrition as a means of reducing the workforce.
- 20.10 VOLUNTARY LEAVES
- 20.10.1 In the spirit of co-operative attempts to create training and employment opportunities, the parties agree to the following full-time unpaid leaves, which will be advertised widely to employees and granted subject to local operating requirements:
 - (a) Extended Educational Leave: The Employer agrees to provide extended education leave, without accumulation of credits, for periods of a minimum of one (1) school year;
 - (b) Family Leave: An employee at his or her option shall be entitled to a leave of absence, without accumulation of credits, of up to one (1) year for care of a dependent person.

20.11 CAREER TRANSITION SUPPORT

- 20.11.1 Surplus employees who do not take pay in lieu under Article 20.2.1.3 will be provided with transition support which shall include skills assessment, counselling and job search skills.
- 20.11.2 Time spent by the surplus employee in activities outlined in Article 20.11 shall be with pay and no loss of credits.
- 20.12 PROBATIONARY EMPLOYEES
- 20.12.1 The Employer will extend to probationary employees the benefit of the employment stability provisions found in this article, as follows:
 - (a) The probationary employee's "seniority" shall be calculated from the first day of his or her probationary period, including any service which is credited to the employee pursuant to Article 31A.13.1 (fixed-term Employees).
 - (b) For the purposes of the application of Articles 20.2 (Notice and Pay in Lieu), 20.3 (Targeted Direct Assignment), 20.6 (Recall) and 20.7 (Voluntary Exit Option) to probationary employees, the probationary employee's "continuous service" and "period of employment" shall be deemed to have commenced with his or her most recent actual period of employment.
 - (c) The provisions of Article 20.4 (Displacement) shall not be applied to probationary employees nor shall they have the benefit of any rights arising pursuant to Article 20.4.
- 20.12.2 Nothing in Article 20.12 shall be deemed to be a recognition of "seniority" or "continuous service" in probationary employees as those terms appear in Article 18 (Seniority).
- 20.13 TECHNOLOGICAL CHANGE
- 20.13.1 Where it is necessary to release an employee who has completed his or her probationary period, because of the introduction of technological change in equipment or methods of operation, at least three (3) months' notice in advance of the change shall be given to the employee affected and to the Union. For greater certainty, it is understood that such notice shall not operate so as to extend any other notice to be given under this Agreement, and it may run concurrently with any such other notice.

20.13.2 The matter will then be referred to the CERC to discuss and to attempt to resolve the problem with relation to the reallocation and retraining of the affected employees with a view to minimizing the effects of the Employer action required to be taken.

20.14 CONTINUANCE OF INSURED BENEFITS

- 20.14.1 Except as provided in Article 20.14, all benefits coverage under Part B and Part C of the Central Collective Agreement (Employee Benefits for Full-Time and Regular Part-Time Employees) will cease at the end of the month in which the employee is laid off or resigns, save and except coverage as provided under Article 36.3 or 64.3 (Insured Benefits Plans) and Article 40.5 or 68.7 (Dental Plan).
- 20.14.2 An employee who, pursuant to Article 20, is laid off or resigns and receives pay in lieu of notice may continue benefits coverage at his or her own expense, except for coverage under Article 44 (Short Term Sickness Plan) and Article 42 (Long Term Income Protection), for a period of twelve (12) months following lay-off or resignation by arranging to pay the full premiums, in advance, on a quarterly basis.
- 20.14.3 Failure by the employee to pay the premiums as specified in Article 20.14.2 will disentitle the employee to any further benefits under Article 20.14.
- 20.15 JOB REGISTRY SYSTEM
- 20.15.1 The parties agree that an OPS-wide job registry system shall be developed by the Employer and shared with the CERC, to track all funded vacancies in the Regular Service as approved to be filled by the Employer. Such vacancies shall be reported by ministries to the Employer for inclusion in the registry. Names of surplus employees shall be reported by ministries to the Employer and the Union once an employee is given written notice of lay-off. Monitoring of the job registry and targeted direct assignment results will be reported to Management Board of Cabinet and CERC by the Employer on a quarterly basis.
- 20.15.2 The parties agree that there will be a registry system for reporting the posted temporary vacancies that are approved to be filled and may be required to meet the Employer's Article 20.8 (Temporary Vacancies) obligations. Such reporting of ministry vacancies will be reported to the union through the JESS.
- 20.15.3 The Employer will maintain an electronic site of available vacancies and provide access to employees with Article 20 rights. The employees on recall shall be notified of any changes to the website address.

- 20.16 MONITORING AND REPORTING
- 20.16.1 There shall be central monitoring and reporting of vacancies with respect to the job registry and targeted direct assignment processes in accordance with Article 20.15 (Job Registry System).
- 20.16.2 The Employer agrees to share job registry and redeployment data with the CERC in a sortable format.
- 20.16.3 The JESS may establish standards and norms governing the review of qualifications and assessment of surplus employees.
- 20.17 GENERAL
- 20.17.1 It is understood that when it is necessary to assign a surplus employee to a vacant position in accordance with Article 20.3 (Targeted Direct Assignment) or a temporary position in accordance with Article 20.8 (Temporary Assignment) or recall a laid off employee in accordance with Article 20.6 (Recall), the provisions of Article 6 (Posting and Filling of Vacancies or New Positions) except as modified to give effect to Article 20.3, 20.8 and 20.6 shall not apply.
- 20.17.2 For purposes of Article 20, lay-off means the same as release per Section 39 of the *Public Service of Ontario Act, 2006*, S.O. 2006, c. 35, Sched. A., as amended.
- 20.18 PAYMENT OF MONIES
- 20.18.1 The Employer shall endeavour to phase in lump sum and severance payments over two (2) calendar years, if the employee so requests and if legislation permits.
- 20.18.2 Lump sum and severance payments shall be paid within six (6) weeks of the last day of work, unless the employee advises of his or her Article 20.18.1 request, prior to the last day of work.

ARTICLE 21 – DISCIPLINE AND DISMISSAL

(FXT, SE, FPT, RPT)

- 21.1 It is understood that the right of the Employer to discipline or dismiss employees shall be for just cause. The Employer's right to discipline or dismiss is subject to the right of an employee to grieve such action.
- 21.2 For greater certainty, it is understood that nothing in Article 21.1 confers on a probationary employee any right to grieve or arbitrate his or her dismissal.

ARTICLE 22 – GRIEVANCE PROCEDURE

(FXT, SE, ST, FPT, RPT, GO)

- 22.1 It is the intent of this Agreement to adjust as quickly as possible any complaints or differences between the parties arising from the interpretation, application, administration or alleged contravention of this Agreement, including any question as to whether a matter is arbitrable.
- 22.1.1 If an employee has a complaint, the employee shall meet, where practical, and discuss it with the employee's immediate supervisor in order to give the immediate supervisor an opportunity of adjusting the complaint.

FORMAL RESOLUTION STAGE

- 22.2 If the complaint or difference is not resolved at the local level an employee may file a grievance, in writing, through the Union, with their manager within thirty (30) days after the circumstances giving rise to the complaint have occurred or have come or ought reasonably to have come to the attention of the employee, who will in turn forward the grievance to the designated management representative.
- 22.3 The designated management representative shall hold a meeting with the employee within fifteen (15) days of the receipt of the grievance and shall give the grievor his or her decision in writing within seven (7) days of the meeting with a copy to the Union steward.
- 22.4 The employee, at his or her option, may be accompanied and represented by a Union representative at the Formal Resolution Stage of the grievance procedure.
- 22.5.1 An employee who is a grievor or complainant and who makes application, through the Union, for a hearing before the GSB or the Ontario Labour Relations Board (OLRB) shall be allowed leave of absence with no loss of pay and with no loss of credits, if required to be in attendance by the Board or Tribunal. Article 22.5.1 shall also apply to pre-hearings, mediation/arbitration or mediation under auspices of the GSB or OLRB.
- 22.5.2 An employee who has a grievance and is required to attend meetings at the Formal Resolution Stage of the grievance procedure shall be given time off with no loss of pay and with no loss of credits to attend such meetings.
- 22.5.3 Article 22.5.2 shall also apply to the Union Steward who is authorized to represent the grievor at the Formal Resolution Stage of the grievance procedure.

22.5.4 The Union shall advise the senior human resources representative for the affected ministries with copies to the Director, Centre for Employee Relations of the Union Stewards together with the areas they are authorized to represent, which list shall be updated at least every six (6) months. The ministry will advise the Union corporately when the senior human resources representative for the ministry changes.

22.6 REFERRAL TO ARBITRATION

- 22.6.1 If the grievor is not satisfied with the decision of the designated management representative or if he or she does not receive the decision within the specified time, the grievor may apply, through the Union, to the Grievance Settlement Board (GSB) for a hearing of the grievance within fifteen (15) days of the date he or she received the decision or within fifteen (15) days of the specified time limit for receiving the decision.
- 22.7 LAY-OFF
- 22.7.1 Where an employee files a grievance, through the Union, claiming improper lay-off and the grievance is referred to the GSB in accordance with Article 22.6, the Union shall notify the Employer, in writing, at least three (3) weeks prior to the date established for the Board's hearing, of the title and location of the position which will be the subject matter of the claim before the Board.
- 22.8 DISMISSAL
- 22.8.1 Any probationary employee who is dismissed or released shall not be entitled to file a grievance.
- 22.8.2 Any employee other than a probationary employee who is dismissed shall be entitled to file a grievance, through the Union, at the Formal Resolution Stage of the grievance procedure provided he or she does so within thirty (30) days of the date of the dismissal.
- 22.9 INSURED BENEFITS GRIEVANCE
- 22.9.1 An allegation that the Employer has not provided an insured benefit that has been contracted for in this Agreement shall be pursued as a Union grievance filed under Article 22.13 (Union Grievance).
- 22.9.2 Any other complaint or difference shall be referred to the Claims Review Subcommittee of Joint Insurance Benefits Review Committee

(JIBRC), established under Appendix 4 (Joint Insurance Benefits Review Committee), for resolution.

22.10 SEXUAL HARASSMENT

- 22.10.1 All employees covered by this Agreement have a right to freedom from harassment in the workplace because of sex by his or her Employer or agent of the Employer or by another employee. Harassment means engaging in a course of vexatious comment or conduct that is known or ought reasonably to be known to be unwelcome.
- 22.10.2 Every employee covered by this Central Collective Agreement has a right to be free from:
 - (a) a sexual solicitation or advance made by a person in a position to confer, grant or deny a benefit or advancement to the employee where the person making the solicitation or advance knows or ought reasonably to know that it is unwelcome; or
 - (b) a reprisal or a threat of reprisal for the rejection of a sexual solicitation or advance where the reprisal is made or threatened by a person in a position to confer, grant or deny a benefit or advancement to the employee.
- 22.10.3.1 The time limits set out in Article 22.2 do not apply to complaints under Article 22.10, provided that the complaint is made within a reasonable time of the conduct complained of, having regard to all the circumstances.
- 22.10.3.2 Where, at any time either before the making of a complaint or the filing of a grievance under Article 22, the Employer establishes an investigation of the complaint, or the employee agrees to the establishment of such an investigation, pursuant to any staff relations policy or other procedure of the Employer, the time limits for the processing of the complaint or grievance under Article 22 shall be suspended until the employee is given notice in writing of the results of the investigation, which shall be completed within ninety (90) days or less, which time limits may be extended by mutual consent.
- 22.10.3.3 Where a complaint under Article 22.10 is made against an employee's supervisor, or any person with supervisory responsibilities at a higher level over the employee, any oral complaint which is expressed in Article 22 to be presented to the supervisor may be presented directly to the senior human resources representative or his or her designee, specifically assigned to deal with complaints or grievances under this provision. It is

agreed that the designee assigned will not be a person who is the subject of the complaint giving rise to the grievance.

- 22.10.4 Where it appears to the GSB that an employee who is a grievor under Article 22.10 has made a complaint under the *Ontario Human Rights Code* relating to the conduct which is the subject of the grievance, the GSB may, as it sees fit, adjourn the grievance, stay the grievance, or dismiss the grievance.
- 22.10.5 An employee who makes a complaint under Article 22.10 may be accompanied and represented by a Union representative at the time of the discussion of the complaint, at each stage of the grievance procedure, and in the course of any investigation established by the Employer under any staff relations policy.
- 22.11 GROUP GRIEVANCE
- 22.11.1 In the event that more than one (1) employee is directly affected by one specific incident or circumstance and such employees would be entitled to grieve, a group grievance shall be presented in writing by the Union signed by such employees to the Director, Centre for Employee Relations at the Formal Resolution Stage, within the time limits as specified in Article 22.2. Up to three (3) grievors of the group shall be entitled to be present at all Stages unless otherwise mutually agreed.
- 22.11.2 The consolidation of group grievances across several branches, departments or ministries shall be discussed in accordance with the provisions of Article 22.17.
- 22.12 CLASSIFICATION
- 22.12.1 An employee who alleges that his or her position is improperly classified may discuss his or her claim with his or her immediate supervisor at any time, provided that such discussions shall not be taken into account in the application of the time limits set out in Article 22. An employee, however, shall have the right to file a grievance in accordance with the grievance procedure, specifying in his or her grievance what classification he or she claims.
- 22.12.2 A classification grievance as provided in Article 22.12.1 which has not been resolved by the end of the Formal Resolution Stage of this grievance procedure may be referred to the Joint System Subcommittee (JSSC) provided in Appendix 7 (Classification System Subcommittees) of this Agreement, for final resolution. Any grievances being referred

to the JSSC, must be forwarded to the Employer representatives of the Committee, no later than one (1) month after the Employer's response at the Formal Resolution Stage. The JSSC may decide on any grievance referred to it. Where the parties at the JSSC concur, their decision shall be binding on the parties and any affected employee. Where the parties at the JSSC do not concur, the matter shall remain unresolved unless and until concurrence is reached.

22.12.3 The Employer upon written request either by the employee or by the Union shall make available all information and provide copies of all documents which are relevant to the grievance.

22.13 UNION GRIEVANCE

- 22.13.1 Where any difference between the Employer and the Union arises from the interpretation, application, administration or alleged contravention of the Agreement, the Union shall be entitled to file a grievance at the Formal Resolution Stage of the grievance procedure provided it does so within thirty (30) days following the occurrence or origination of the circumstances giving rise to the grievance.
- 22.13.2 Where the difference between the Employer and the Union involves more than one (1) ministry, the Union shall be entitled to file a grievance with the Director, Centre for Employee Relations provided it does so within sixty (60) days following the occurrence or origination of the circumstances giving rise to the grievance.
- 22.13.3 A submission of the grievance to the Director, Centre for Employee Relations under Article 22.13 shall be considered to be the Formal Resolution Stage for the purpose of Article 22. Union grievances shall be signed by the President or Vice-President. It is further agreed that no grievance processed under Article 22.13 shall be dealt with under the provisions of the mediation/arbitration referred to hereunder except with the mutual agreement of the parties.
- 22.14 GENERAL
- 22.14.1 Where a grievance is not processed within the time allowed or has not been processed by the employee or the Union within the time prescribed it shall be deemed to have been withdrawn.
- 22.14.2 In Article 22, "days" shall include all days exclusive of Saturdays, Sundays and designated holidays.

- 22.14.3 The time limits contained in Article 22 may be extended by agreement of the parties in writing.
- 22.14.4 The parties agree that principles of full disclosure of issues in dispute as alleged by a grievance advanced by the Union on behalf of a member or members, or the Union itself, and full disclosure of facts relied upon by management in a decision that is subject to a grievance, are key elements in amicable and expeditious dispute resolution processes.
- 22.14.5 The parties agree that at the earliest stage of the grievance procedure, either party upon request is entitled to receive from the other, full disclosure.
- 22.14.6 The GSB shall have no jurisdiction to alter, change, amend or enlarge any provision of the Collective Agreements.
- 22.14.7 Notwithstanding Article 22.14.6, the GSB has the jurisdiction to apply section 48(16) of the *Ontario Labour Relations Act* to extend the timelines specified in the collective agreement at all stages of the grievance and arbitration processes.
- 22.15 DISCIPLINARY RECORD
- 22.15.1 Any letter of reprimand, suspension or other sanction will be removed from the record/files of an employee three (3) years following the receipt of such a letter, suspension or other sanction provided that the employee's record/files have been clear of similar offences for the past three (3) years. Any such letter of reprimand, suspension or other sanction so removed cannot be used in any subsequent proceedings.
- 22.16 MEDIATION/ARBITRATION PROCEDURE
- 22.16.1 Except for grievances concerning dismissal, sexual harassment, and/or human rights, and Union grievances with corporate policy implications, all grievances shall proceed through the GSB to a single mediator/ arbitrator for the purpose of resolving the grievance in an expeditious and informal manner.
- 22.16.2 The mediator/arbitrator shall endeavour to assist the parties to settle the grievance by mediation. If the parties are unable to settle the grievance by mediation, the mediator/arbitrator shall determine the grievance by arbitration. When determining the grievance by arbitration, the mediator/arbitrator may limit the nature and extent of the evidence and may impose such conditions as he or she considers appropriate. The

mediator/arbitrator shall give a succinct decision within five (5) days after completing proceedings, unless the parties agree otherwise.

- 22.16.3 The mediator/arbitrator shall begin proceedings within six (6) months of the date of the referral to the GSB unless a later date is agreed to by the parties.
- 22.16.4 The GSB will adopt such procedures as are necessary to ensure the resolution of disputes within the procedures and time frames set out above.
- 22.16.5 The parties will make every effort to schedule grievances for hearing, that have been referred to the GSB, within six (6) months of the referral.
- 22.16.6 Grievances concerning dismissal, sexual harassment, and/or human rights, and Union grievances with corporate policy implications shall proceed through the regular arbitration procedure and shall not utilize this mediation/arbitration procedure except with the mutual agreement of the parties.
- 22.16.7 Decisions reached through the mediation/arbitration process shall have no precedential value unless the parties agree otherwise.
- 22.17 JOINT REVIEW PROCESS
- 22.17.1 The parties agree that any dispute arising out of Article 22.14.4 shall be referred to the Joint Review Process. Should the matter not be resolved at that level, it shall proceed within fifteen (15) days to an available mediator-arbitrator drawn from a list of agreed upon mediator-arbitrators. The parties agree that the standard to be used by the mediator-arbitrator shall be arguable relevance. The burden of proof in Article 22.17 will rest with the party asserting the need for the information. Any such hearing on issues referred to a mediator-arbitrator under Article 22.17, shall be limited to hearings of no more than one (1) day.
- 22.17.2 The Joint Review Process is an integral part of the dispute resolution mechanism. The parties agree to meet in such process for the following reasons:
 - (a) review of such cases as the parties choose prior to submission to arbitration
 - (b) consolidation of cases, where applicable, with agreement in advance as to application of an award on similar issues, subject to the right of the parties to seek judicial review of any award.

- (c) review arbitration awards as deemed necessary to determine application
- (d) any other mutually acceptable reason.

22.18 INTEREST

- 22.18.1 Where monetary compensation and/or damages are decided to be owing for a grievance, interest shall be payable as follows:
 - (a) for the period commencing thirty (30) days prior to the date the grievance was filed until the decision:
 - (1) interest shall be calculated at the quarterly prime rates, set by the Bank of Canada, averaged yearly for that period.
 - (2) interest will be paid on all amounts owing, except where compensation is payable for back pay or any other amount that accrues over time, interest shall be calculated on one half of the compensation.
 - (b) for the period from the date of the decision until the compensation and/or damages is paid, interest shall be payable on all amounts owing, payable at the prime rate set by the Bank of Canada, for the quarter before the decision.

ARTICLE 23 – LEAVE – UNION ACTIVITIES

(FXT, SE, FPT, RPT)

- 23.1 Upon at least fourteen (14) days' written notice by the Union, leave of absence without pay but with no loss of credits shall be granted for not more than four (4) consecutive days for each employee delegate for the purpose of attending the Annual Convention.
- 23.2.1 Leave of absence with no loss of pay and with no loss of credits shall be granted to a member of the Union who participates in negotiations up to the release of a conciliation "no board" report or the release of the report of a conciliation board, as the case may be, provided that not more than fifteen (15) employees at any one time shall be permitted such leave for the Central and Unified agreements and seven (7) employees at any one time shall be permitted such leave for the negotiation of the Correctional agreement. Leaves of absence granted under Article 23.2.1 shall include reasonable travel time. A member of one of the Union's bargaining teams who is an fixed-term or regular employee shall be paid as if the employee worked full time in the appropriate schedule (not to exceed eight (8)

hours per day) during the days from Monday to Friday during which bargaining occurs or travel time occurs. Such a fixed-term employee who is normally employed in a correctional institution shall continue to have Appendix 24 applied as if the employee has worked eight (8) hours per day during the days from Monday to Friday during which bargaining occurs or travel time occurs.

- 23.2.2 Notwithstanding Article 23.2.1, the Union may at its discretion require up to five (5) additional members to participate in negotiations at each of the Unified and Correctional bargaining unit tables and the central table up to the release of a conciliation "no board" report or the release of the report of a conciliation board, as the case may be, who shall be granted leaves of absence without pay but with no loss of credits. Leaves of absence granted under Article 23.2.2 shall include reasonable travel time.
- 23.2.3 Members of the Union granted leaves of absence under Articles 23.2.1 or 23.2.2 shall also be granted reasonable time off to attend Union bargaining team caucus sessions held immediately prior to such negotiations, mediation or arbitration.
- 23.2.3.1 The Union may at its discretion require up to twenty-seven (27) members, at any one time, to be granted a leave of absence without pay but with no loss of credits for the purpose of assisting the Union in advising and educating the members with respect to the essential services and/or collective bargaining process and the issues in bargaining.
- 23.2.3.2 The leaves of absence under Article 23.2.3.1 shall commence no sooner than 180 days prior to the expiry of the collective agreement, and shall end on the date of ratification of the collective agreement. The Union will advise the Directors of Human Resources of the affected ministries, with copies to the Director, Employee Relations OPS, of the names and locations of such employees, as soon as practical, and in any event at least 15 days prior to the commencement date of the leaves.
- 23.2.3.3 During the process of essential services bargaining, the Union may request a reasonable number of employees to attend at the bargaining table for short periods to assist the bargaining team. As much notice as possible shall be given to the supervisor of the employee in question and the Director of Human Resources of the relevant ministry. The Employer shall grant the necessary time off without pay and with no loss of credits.
- 23.2.4 The leave under Articles 23.2.2, 23.2.3, 23.2.3.1, and 23.2.3.3 shall be with pay and without loss of credits and reimbursement to the ministry shall

include wages plus an amount of twenty percent (20%) in lieu of benefit costs and other Employer contributions.

- 23.3 At the written request of the Union of at least fourteen (14) days, leaves of absence without pay but with no loss of credits shall be granted to an employee for the purpose of setting demands for negotiations. It is understood that such meetings will be held on Saturdays or Sundays and that the total time granted for each instance shall not exceed two (2) consecutive days for each employee.
- 23.4 Leaves of absence with no loss of pay and with no loss of credits shall be granted to a member of the Union who participates in meetings of the JIBRC as set out in Appendix 4 (Joint Insurance Benefits Review Committee), provided that not more than three (3) employees at one time shall be permitted such leave. Leaves of absence granted under Article 23.4 shall include reasonable travel time.
- 23.5.1 (a) Upon request by the Union, confirmed in writing, and provided that reasonable notice is given, leave of absence with no loss of pay and with no loss of credits shall be granted to employees elected as Executive Board Members and Executive Officers of the Union, for the purpose of conducting the internal business affairs of the Union.
 - (b) On the understanding that leaves requested under (a) will be kept to a minimum, it is agreed that extended leave of absence will be granted to four (4) employees in any calendar year for the purpose of conducting the internal business affairs of the Union. Each leave will be for a period of ninety (90) consecutive calendar days and only one (1) such employee will be absent at one time.

The leave shall be with pay and without loss of credits and reimbursement to the ministry shall be made as set out in Article 23.6.2.

- 23.5.2 The Union will advise the Directors of Human Resources of the affected ministries, with copies to the Director, Corporate Labour Relations/ Negotiations Secretariat, of the names and locations of such employees, immediately following their election.
- 23.5.3 Leaves of absence with no loss of pay and with no loss of credits shall be granted to accommodate reasonable travel time.
- 23.5.4 The Union will reimburse the ministry for the salary paid to members of the Executive Board and the Executive Officers granted leave under Article 23.5.

- 23.6.1 When an employee is elected as the Union's President or First Vice-President, the Union will, immediately following such election, advise the Employer of the name and ministry of the employee so elected. Leave of absence with pay shall be granted from the employee's place of employment for the duration of the current term of office.
- 23.6.2 During the term of such leave of absence, the Union will reimburse the ministry for the salary paid to the employee on such leave of absence and contribute the Employer's share of contributions to the OPSEU Pension Plan and the Canada Pension Plan. The Union will make the Employer's contribution to any prevailing health or other plans applicable to the elected employee and pay the costs of attendance credits accumulated during the leave of absence. The Union will make the Employer's contribution for Employment Insurance.
- 23.6.3 On completion of the employee's term of office, the President or First Vice-President may return to their previous employment and service shall be deemed to be continuous for all purposes. Any leave of absence extending beyond the initial term of office of the President or First Vice-President shall be a matter to be determined between the parties and any such additional leave shall be subject to the same conditions and terms as prevailed in the initial leave of absence.
- 23.7 The employee shall discuss any required leave with his or her supervisor at the earliest opportunity.
- 23.8 All requests for leave of absence permitted in Article 23 shall be sent to the Directors of Human Resources of the affected ministries with copies to the Director, Corporate Labour Relations/Negotiations Secretariat. It is understood that leaves requested by the Union may be withheld if such leaves unduly interfere with the operating requirements of the Employer.
- 23.9 Either the president of a local or his or her designee shall be granted a leave of absence with pay and no loss of credits to conduct the internal affairs of the local on the following basis:
 - (a) only the local president or his or her designee shall be granted such leave;
 - (b) the leave shall be for a single period of not more than four (4) hours every two (2) weeks, and unused leave shall not be cumulative;
 - (c) the leave shall, to the extent possible, be taken at the same time on the same day every two (2) weeks, as pre-arranged between the local president and his or her supervisor;

- (d) the local president or his or her designee shall not, during his or her period of leave, engage any other employee during that employee's working hours, or interfere in any manner with the conduct of the Employer's business, or use any of the Employer's equipment or other resources; and
- (e) Article 23.5.3 shall not apply.

A list of the name, employee ID number, and work location of every local president, together with the total number of employees in each president's local, shall be sent to the Directors of Human Resources in affected ministries with copies to the Director, Corporate Labour Relations/Negotiations Secretariat. The Union shall provide updated lists as changes are made, and shall provide a master list to the Director, Corporate Labour Relations/Negotiations Secretariat at least annually.

ARTICLE 24 – LEAVE WITHOUT PAY

(FXT, SE, FPT, RPT)

- 24.1 An employee may request a leave of absence without pay and without accumulation of credits. A Deputy Minister shall not unreasonably deny such requests.
- 24.2 Family Medical Leave and Personal Emergency Leave will be granted to employees in accordance with the *Employment Standards Act, 2000*, as may be amended.

ARTICLE 25 – LEAVE – SPECIAL (FPT, RPT)

- 25.1 Leave of absence with pay may be granted for special or compassionate purposes to an employee for a period of:
 - (a) not more than six (6) months with the approval of his or her Deputy Minister; and
 - (b) over six (6) months upon the certificate of the Public Service Commission.
- 25.2 SELF FUNDED LEAVE
- 25.2.1 An employee may apply to participate in the self funded leave plan as permitted under the *Income Tax Act* (Canada) in order to defer pre-tax

salary dollars to fund a leave of absence. The deferral period must be at least one (1) year and not more than four (4) years.

- 25.2.2 The funds being deferred will be held in a trust account with the financial institution the Employer selects, with interest being paid annually. The funds will be paid out to the employee on a monthly or lump sum basis during the leave of absence.
- 25.2.3 Notwithstanding Article 36.2 (Insured Benefits Plans General), during the leave the employee's insured benefits will be continued where the employee continues to pay for his or her portion.
- 25.2.4 On return from the leave, an employee shall return to the position held immediately prior to going on leave and shall be paid at the step in the salary range that he or she had attained when the leave commenced. If the position no longer exists the employee shall be assigned to a position at the same class and level.
- 25.2.5 Details of the self funded leave plan are contained in the information booklet described in Articles 39.6 and 67.6 (Supplementary Health and Hospital Insurance).

ARTICLE 26 – LEAVE – FOREIGN, INTERGOVERNMENTAL (FXT, FPT, RPT)

26.1 Leave of absence with or without pay may be granted to an employee for a period of one (1) year or more for the purpose of undertaking employment with the Government of Canada in connection with a foreign aid program or employment with a foreign government or other public agency.

ARTICLE 27 – LEAVE – JURY DUTY

(FXT, SE, FPT, RPT)

- 27.1 Where an employee is absent by reason of a summons to serve as a juror or a subpoena as a witness, the employee may, at his or her option:
 - (a) treat the absence as leave without pay and retain any fee he or she receives as a juror or as a witness; or
 - (b) deduct the period of absence from his or her vacation leave of absence credits or his or her accumulated compensating leave and retain any fee he or she receives as a juror or as a witness; or

(c) treat the absence as leave with pay and pay to the ministry any fee he or she has received as a juror or as a witness.

ARTICLE 28 – LEAVE – MILITARY SERVICE

(FXT, SE, FPT, RPT)

28.1 A Deputy Minister may grant leave of absence for not more than one (1) week with pay and not more than one (1) week without pay in a fiscal year to an employee in his or her ministry for the purpose of Canadian Forces Reserve training.

ARTICLE 29 – LEAVE – PENSION TRUSTEES (FXT, FPT, RPT)

- 29.1 Union Trustees of the OPSEU Pension Plan shall be granted leave of absence without pay and without loss of credits to attend trustee and committee meetings, education, training and conferences related to pensions. Leave of absence under this article shall include reasonable travel time.
- 29.2 The Union will advise the Directors of Human Resources of the affected ministries of the names and locations of such employees, immediately following their appointment to the Board of Trustees of the OPSEU Pension Plan.

ARTICLE 30 – TERM CLASSIFIED EMPLOYEES

Removed February 26, 2009.

ARTICLE 31 – FIXED-TERM EMPLOYEES

31. The only terms of this Agreement that apply to employees who are not regular employees are those that are set out in Articles 31A, 32, 33 and 34.

ARTICLE 31A – FIXED-TERM EMPLOYEES OTHER THAN SEASONAL, STUDENT AND GO TEMP EMPLOYEES (FXT)

31A.1 Articles 31A.2 to 31A.16 apply only to fixed-term employees other than seasonal, student and GO Temp employees.

31A.2 WAGES

- 31A.2.1 The rate of the equivalent Regular Service classification shall apply. If there is no equivalent classification, the rate shall be set by the ministry involved and the Union shall have the right to negotiate the rate during the appropriate salary negotiations.
- 31A.2.2 A fixed-term employee covered by Article 31A shall be entitled to the same provisions regarding progression through the salary range and retroactivity of salary revisions as those agreed upon for the Bargaining Unit to which they correspond.
- 31A.2.3 For the purposes of Article 31A.2.2, an employee shall progress through the salary range upon the completion of a minimum of one thousand seven hundred and twenty-five and a half (1,725.50) straight-time hours or one thousand nine hundred and four (1,904) straight-time hours, as applicable, including authorized leaves of absences.
- 31A.3 OVERTIME
- 31A.3.1 One and one-half (1¹/₂) times the basic hourly rate shall be paid for authorized hours of work performed:
 - (a) in excess of seven and one-quarter (7¼) or eight (8) hours per day, as applicable, where employees work a regular thirty-six and onequarter (36¼) or forty (40) hour work week, as applicable, or
 - (b) in excess of the scheduled hours for employees who work on a regularly scheduled work day exceeding eight (8) hours, or
 - (c) in excess of the employees' regularly scheduled work week, or
 - (d) in excess of thirty-six and one-quarter (36¼) or forty (40) hours per week where employees do not have regularly scheduled work days.

31A.4 REPORTING PAY

- 31A.4.1 Where an employee reports for work at his or her scheduled starting time and work is not available, he or she shall receive two (2) hours' pay at his or her basic hourly rate.
- 31A.4.2 Notwithstanding Article 31A.4.1, where an employee has been scheduled to work for less than two (2) hours, he or she shall receive payment for the hours scheduled.

- 31A.4.3 Article 31A.4 shall not apply where the employee has been notified, at least two (2) hours prior to his or her scheduled starting time, not to report for work.
- 31A.5 HOLIDAYS
- 31A.5.1 Four and six tenths percent (4.6%) of gross pay, not including vacation pay, shall be added to the employee's regular pay to compensate for the holidays as defined in Article 47 (Holidays). When the employee is required to work on any of these holidays, he or she shall be paid two (2) times his or her basic hourly rate for all hours worked in addition to the four and six tenths percent (4.6%). However, where the employee's equivalent regular service classification is in Schedule 6, the employee shall receive his or her regular day's pay when required to work on such a holiday in addition to the four and six tenths percent (4.6%).
- 31A.6 VACATION PAY
- 31A.6.1 Four percent (4%) of gross pay shall be added to the employee's regular pay in lieu of vacation leave with pay.
- 31A.6.2 The entitlements under 31A.5.1 and 31A.6.1 shall not be compounded.
- 31A.7 BENEFITS PERCENT IN LIEU AND OPTIONAL INSURED PLAN
- 31A.7.1 Effective upon ratification by both parties, all fixed-term employees shall, upon completion of one (1) month of continuous service, receive in lieu of all employee benefits listed in Part B of the Central Collective Agreement, save and except holiday and vacation pay, an amount equal to six percent (6%) of their basic hourly rate for all hours worked exclusive of overtime. Such in lieu payment shall not apply to seasonal employees as defined in Article 32.2 (Definition) who qualify for coverage pursuant to Article 32.8 (Seasonal Employee Benefits – General).
- 31A.7.2 Effective as soon as practical upon ratification by both parties, all active fixed-term employees employed as of January 24, 2013, shall, within thirty-one (31) days following the effective date, have a one-time option to elect to pay 100% of the premium toward insured benefit plans set out in Articles 39 (Supplementary Health and Hospital Insurance) and 40 (Dental Plan) for the duration of their contract and any subsequent extensions or reappointment not broken by a 13 week or greater period of non-employment. Employees will be insured under the insured benefits plan effective the first of the month immediately following their election and following at least two (2) months of continuous service.

- 31A.7.3 Within thirty-one (31) days following the initial election period under Article 31A.7.2, all employees hired following January 24, 2013 shall have a one-time option to elect to pay 100% of the premium toward insured benefit plans set out in Articles 39 (Supplementary Health and Hospital Insurance) and 40 (Dental Plan) for the duration of their contract and any subsequent extensions or reappointment not broken by a 13 week or greater period of non-employment. Employees will be insured under the insured benefits plan effective the first of the month immediately following two (2) months of continuous service.
- 31A.7.4 Once an employee has opted for insured benefits coverage under Article 31A.7.2 or Article 31A.7.3, they will be required to maintain coverage for the duration of their fixed term employment, including any subsequent extensions or reappointments not broken by a 13 week or greater period of non-employment.
- 31A.7.5 Notwithstanding Article 31A.7.4, a fixed-term employee working fulltime hours may opt out of coverage within thirty-one (31) days following the start of a subsequent fixed-term reappointment where the hours of work are less than full-time.
- 31A.8 ATTENDANCE CREDITS AND SICK LEAVE
- 31A.8.1 Employees who work thirty-six and one-quarter (36¼) or forty (40) hours per week shall earn attendance credits of one and one quarter (1¼) days for each calendar month of full attendance or for each calendar month of leave of absence granted under Article 31A.9 (Pregnancy and Parental Leave). Attendance credits may be used for protection purposes only in the event that an employee is unable to attend to his or her official duties by reason of illness or injury. However, accumulated attendance credits earned prior to April 1, 1978 may be transferred to the Regular Service when the appointment to the Regular Service is made from continuous, unbroken, full-time fixed-term Service.

For clarity, where a fixed-term employee uses an attendance credit the hours covered by that credit will be counted as 'attendance' for the purposes of this Article.

- 31A.8.2 After five (5) days' absence caused by sickness, no leave with pay shall be allowed unless a certificate of a legally qualified medical practitioner is forwarded to the employee's manager, certifying that the employee is unable to attend to his or her official duties.
- 31A.8.3 Notwithstanding Article 31A.8.2, where it is suspected that there may be an abuse of sick leave, the employee's manager may require an employee

to submit a medical certificate for a period of absence of less than five (5) days.

31A.9 PREGNANCY AND PARENTAL LEAVE

- 31A.9.1 Pregnancy and parental leaves will be granted to employees under the terms of the *Employment Standards Act 2000*. Pregnancy leave shall be granted for up to seventeen (17) weeks and may begin no earlier than seventeen (17) weeks before the expected birth date.
- 31A.9.2 Parental leaves shall be granted for up to thirty-five (35) weeks for an employee who took pregnancy leave, or up to thirty-seven (37) weeks after it began otherwise.
- 31A.10 BEREAVEMENT LEAVE
- 31A.10.1 A fixed-term employee who would otherwise have been at work shall be allowed up to three (3) days leave of absence with pay in the event of the death of his or her spouse, mother, father, mother in-law, father-in-law, son, daughter, brother, sister, son-in-law, daughter-in-law, sister-in-law, brother-in-law, grandparent, grandchild, ward, guardian, stepson, stepdaughter, stepmother, stepfather, step-grandparent, step-grandchild or same-sex spouse.
- 31A.11 HEALTH AND SAFETY
- 31A.11.1 The Employer shall continue to make reasonable provisions for the safety and health of its employees during the hours of their employment. It is agreed that both the Employer and the Union shall co-operate to the fullest extent possible in the prevention of accidents and in the reasonable promotion of safety and health of all employees.
- 31A.12 TERMINATION OF EMPLOYMENT
- 31A.12.1 Employment may be terminated by the Employer at any time with two (2) weeks' notice, or pay in lieu thereof.
- 31A.13 APPOINTMENT TO THE REGULAR SERVICE
- 31A.13.1 Where an employee is appointed to the Regular Service and has worked more than twenty-four (24) hours per week on a continuous basis immediately prior to appointment to the Regular Service, the time he or she actually worked within the previous year may be considered to be part of his or her probationary period to a maximum of six (6) months.

31A.13.2 Notwithstanding Article 31A.13.1, where an employee is appointed to the Regular Service as a Regular part-time employee and has worked at least the minimum hours specified in Article 58.1 (Hours of Work) on a continuous basis immediately prior to appointment to the Regular Service, the time he or she actually worked within the previous year may be considered to be part of his or her probationary period to a maximum of six (6) months.

31A.14 UNION DUES

- 31A.14.1 Union dues shall be deducted from an employee covered by Article 31A. These dues shall be remitted to the Union quarterly, accompanied by the name, employee ID number, ministry and where applicable, the regular service classification used to establish the wage rate of the employee on whose behalf the deductions have been made. See Appendix 1 (Data File on Union Dues) attached.
- 31A.14.2 The Union must advise the Employer in writing of the amount of its dues for employees covered by Article 31A. The amount so advised shall continue to be deducted until changed by a further written notice to the Employer signed by authorized officials of the Union.
- 31A.14.3 The Union agrees to indemnify and save the Employer harmless from any liability arising out of the operation of Article 31A.14.
- 31A.15 CONVERSION OF FIXED-TERM POSITIONS TO POSITIONS IN THE REGULAR SERVICE
- 31A.15.1.1 Where the same work has been performed by an employee in the Fixed-Term Service for a period of at least eighteen (18) consecutive months, except for situations where the fixed-term employee is replacing a regular employee on a leave of absence authorized by the Employer or as provided for under the Central Collective Agreement, and where the ministry has determined that there is a continuing need for that work to be performed on a full-time basis, the ministry shall establish a position within the Regular Service to perform that work.
- 31A.15.1.2 Where the ministry has determined that it will convert a position in accordance with Article 31A.15.1.1, the status of the incumbent in the position will be converted from fixed-term to regular, provided that the incumbent has been in the position in question for at least eighteen (18) months and provided the position has been cleared through surplus.
- 31A.15.1.3 For the purpose of Article 31A.15, "full-time" shall mean a minimum of one thousand seven hundred and twenty-five and a half (1,725.50)

straight-time hours or one thousand nine hundred and four (1,904) straight-time hours in each year, as applicable, including authorized leaves of absence. However, all hours worked by a fixed-term employee while he or she is replacing a regular employee who is on an authorized leave of absence shall not be included in computing the annual hours worked by the fixed-term employee.

31A.16 OTHER APPLICABLE ARTICLES

- 31A.16.1 The following articles of the Central Collective Agreement shall also apply to fixed-term employees other than seasonal, student and GO Temp employees: 1, 2, 3, 4, 5, 6.1, 6.2, 6.3, 6.4, 8, 9, 10.1, 13, 14, 15, 16, 18, 21, 22, 23, 24, 26, 27, 28, 29, 45, 48.3, 49, and 80.
- 31A.16.2 The following articles of the Bargaining Unit Collective Agreements shall also apply to fixed-term employees other than seasonal, student and GO Temp employees: UN4, UN6, UN7, UN10, UN11, UN12; or COR4, COR5.6, COR6, COR7, COR10, COR11, COR12, COR14.
- 31A.17 SENIORITY ACCUMULATION FOR FIXED-TERM EMPLOYEES FOR THE PURPOSE OF FILLING VACANCIES OR NEW POSITIONS
- 31A.17.1 Notwithstanding Article 18.1(b), a fixed-term employee shall be entitled to have their service counted towards the accumulation of seniority on the same basis under Article 18.1 and Article 18.4 before he or she is appointed to the Regular Service for the sole purpose of any determination made by the Employer under Article 6.3 (Posting and Filling of Vacancies or New Positions), if applicable. For this specified purpose, fixed-term employees shall be entitled to have their service counted towards the accumulation of seniority based upon one thousand seven hundred and twenty-five and a half (1,725.50) straight time hours or one thousand nine hundred and four (1,904) hours, as appropriate, counting as equivalent to one year's service, or pro-rated to the equivalent of less than one year as appropriate.
- 31A.17.2 No fixed-term employee shall have his or her name added to the OPSwide seniority list and Article 18.5 has no application.

ARTICLE 32 – SEASONAL EMPLOYEES (SE)

- 32.1 Articles 32.2 to 32.21 apply only to seasonal employees.
- 32.2 DEFINITION
- 32.2.1 A seasonal employee is an employee appointed for a period of at least eight (8) consecutive weeks to an annually recurring full-time position

in the Fixed-Term Service in a ministry. For purposes of this definition full-time means a minimum of thirty-six and one-quarter (36¼) or forty (40) hours per week, as applicable.

- 32.2.2 For the purposes of Article 32.2, same position is defined as the position in the same classification, in the same organizational or administrative unit and work location which the employee held prior to the seasonal break.
- 32.3 PROBATIONARY PERIOD
- 32.3.1 The probationary period for a seasonal employee shall be two (2) full periods of seasonal employment of at least eight (8) consecutive weeks each, worked in consecutive years in the same position in the same ministry.
- 32.4 SENIORITY
- 32.4.1 A seasonal employee's seniority within a ministry will accumulate upon completion of his or her probationary period and shall include:
 - (a) all hours worked as a seasonal employee at the straight-time rate;
 - (b) periods of authorized paid leave in accordance with Article 32.16 (Attendance Credits and Sick Leave).
- 32.4.2.1 A seasonal employee will lose his or her seniority when:
 - (a) he or she voluntarily terminates his or her employment,
 - (b) he or she is dismissed (unless such dismissal is reversed through the grievance procedure),
 - (c) he or she is absent without leave in excess of ten (10) consecutive working days,
 - (d) he or she is unavailable for or declines an offer for re-employment as provided in Article 32.5 (Employment Stability), or
 - (e) he or she ceases to be in the employ of the ministry for a period of more than twelve (12) months.
- 32.4.2.2 Notwithstanding Article 32.4.2.1(d) and (e), a seasonal employee shall not lose his or her seniority, where he or she is unavailable for or declines an offer for re-employment for the reason that:

- (a) she is pregnant and is expected to give birth on a date which falls within the contract period for which she is offered re-employment, or up to seventeen (17) weeks before the commencement of the contract period for which the employee is offered re-employment, or
- (b) the employee or the employee's spouse has given birth or adopted a child and the employee is on a parental leave, within thirty-seven (37) weeks of the commencement of the contract period for which the employee is offered re-employment,
- (c) and the employee submits a certificate from a legally qualified medical practitioner verifying the anticipated or actual date of birth, or documentation establishing the date of placement of a child in the employee's home, as applicable.
- 32.4.2.3 Notwithstanding Article 32.4.2.1(d) and (e), a seasonal employee shall not lose his or her seniority where he or she is unavailable for or declines an offer of re-employment if the employee is injured or suffering an occupational disease and is receiving an award under the *Workplace Safety and Insurance Act*.
- 32.4.3 During the period the employee is on a leave described in Articles 32.4.2.2 (a) and (b) and 32.4.2.3 above, his or her seniority and benefits (as described in Article 32.8.4 (Seasonal Employee Benefits – General)) shall continue for the period of time the employee would otherwise have been recalled.
- 32.5 EMPLOYMENT STABILITY
- 32.5.1.1 Seasonal employees who have completed their probationary period shall only be offered employment in the same position in the following season on the basis of seniority.
- 32.5.1.2 If the same position is no longer available, the Employer may offer the employee another position within forty (40) kilometres.
- 32.5.2 Where the Employer reduces the number of seasonal employees prior to the expiry date of employment specified in the contracts of employment, seasonal employees in the same position shall be laid off in reverse order of seniority.
- 32.5.3 A seasonal employee is responsible for advising his or her ministry, in the manner established by his or her ministry, of his or her current phone number and address and is responsible for the accuracy and completeness of the information provided.

32.6 WAGES

- 32.6.1 The rate of the equivalent regular service classification shall apply. If there is no equivalent classification, the rate shall be set by the ministry and the Union shall have the right to negotiate the rate during the appropriate salary negotiations.
- 32.6.2 Seasonal employees shall be entitled to the same provisions regarding retroactivity of salary revisions as those agreed upon for the Bargaining Unit to which they correspond.
- 32.6.3 Seasonal employees shall be eligible, based upon merit, to progress through the salary range at the start of each period of seasonal employment in the same position in the same ministry after they have completed their probationary period.
- 32.7 OVERTIME
- 32.7.1 The overtime rate shall be one and one-half (1½) times the employee's basic hourly rate.
- 32.7.2 In Article 32.7, "overtime" means an authorized period of work calculated to the nearest half-hour and performed on a scheduled working day in addition to the regular working period or performed on a scheduled day(s) off.
- 32.7.3 Overtime shall be paid within two (2) months of the pay period within which the overtime was actually worked.
- 32.7.4 Employees who are in positions whose corresponding classifications are assigned to Schedule 6 shall not qualify for overtime on a normal working day. When required to work on a day off they shall receive equivalent time off.
- 32.7.5 Notwithstanding Article 32.7.4, seasonal employees who are in positions whose corresponding classifications are assigned to Schedule 6 and who are assigned to forest fire fighting or related duties shall be paid one and one-half (1½) times the employee's basic hourly rate, to be calculated on the basis of thirty-six and one-quarter (36¼) hours per week, for all such work after eight (8) hours in a twenty-four (24) hour period.
- 32.8 SEASONAL EMPLOYEE BENEFITS GENERAL
- 32.8.1 Salary shall mean only those earnings from scheduled straight-time hours during the contract period.

- 32.8.2 Coverage for Basic Life, Supplementary Health and Hospital (including Vision Care and Hearing Aid benefits), and Dental Plan benefits shall commence on the first of the month coinciding with or immediately following two (2) months of continuous employment, except that on subsequent consecutive periods of seasonal employment which qualify the employee for these benefits, coverage shall commence on the first of the month coinciding with or immediately following the start of the period of employment.
- 32.8.3 All coverage under the Basic Life Insurance Plan, the Supplementary Health and Hospital Plan (including Vision Care and Hearing Aid benefits) and the Dental Plan will cease at the end of the month in which the contract of employment terminates, except that an employee may continue the coverage at his or her own expense during the periods between seasonal employment by arranging to pay the full premiums at least one (1) week in advance of the first of the month in which the coverage is to take effect through his or her ministry personnel or payroll branch. Failure by the employee to pay the full premiums as specified will disentitle the employee to any further benefits under Article 32.8.3. There is a thirty-one (31) day grace period following the month in which employment terminates during which the Basic Life insurance remains in force.
- 32.8.4 During leaves of absence without pay during periods of seasonal employment, employees may continue participating in Basic Life, Supplementary Health and Hospital (including Vision Care and Hearing Aid benefits), and the Dental Plan by arranging to pay full premiums at least one (1) week in advance of the first of the month in which coverage is to take effect through their ministry personnel or payroll branch.
- 32.8.5 Notwithstanding Article 32.8.3, all benefits coverage under any of the provisions of this article shall cease at the end of the month in which a seasonal employee's employment terminates:
 - (a) for any of the reasons set out in Article 32.4.2 (Seniority), whether or not the employee has completed his or her probationary period, or
 - (b) as a result of termination of employment under Article 32.18 (Termination of Employment).
- 32.9 BASIC LIFE
- 32.9.1 The Employer shall pay one hundred percent (100%) of the monthly premium of the Basic Life plan.

- 32.9.2 The Basic Life Insurance Plan shall provide:
 - (a) coverage of five thousand dollars (\$5,000) during the period of employment,
 - (b) a conversion option on termination of insurance coverage may be exercised without evidence of insurability and providing coverage up to the amount for which the employee was insured prior to termination (less the amount of coverage provided by the Employer in the case of retirement). The premium of such policy shall be at the current rates of the insuring company. Application must be made within thirty-one (31) days of the date of termination of insurance. The Employer will advise terminating employees of this conversion privilege. The minimum amount that may be converted is two thousand dollars (\$2,000).

The conversion options shall be:

- 1. Any standard life or endowment plans (without disability or doubleindemnity benefits) issued by the insurance carrier.
- 2. A one (1) year term insurance plan which is convertible to the standard life or endowment plans referred to in option 1, above.
- 3. A term to age sixty-five (65) insurance plan.
- 32.10 SUPPLEMENTARY HEALTH AND HOSPITAL (INCLUDING VISION CARE AND HEARING AID)
- 32.10.1 The Employer shall pay one hundred percent (100%) of the monthly premium of the Supplementary Health and Hospital plan. Effective June 1, 2002, the Employer agrees to pay eighty percent (80%) of the monthly premiums for vision care and sixty percent (60%) of the monthly premiums for hearing aid coverage, under the Supplementary Health and Hospital Plan, with the balance of the monthly premiums being paid by the employee through payroll deduction.
- 32.10.2 Benefits provided under the Supplementary Health and Hospital plan, including Vision Care and Hearing Aid benefits, shall be the same as those provided for full-time regular employees and described in Article 39 (Supplementary Health and Hospital Insurance).
- 32.11 DENTAL PLAN
- 32.11.1 The Employer shall pay one hundred percent (100%) of the monthly premium for the Dental Plan.

- 32.11.2 Benefits provided under the Dental Plan shall be the same as those provided for full-time regular employees and described in Article 40 (Dental Plan), except that there shall be a limit of one thousand dollars (\$1,000) in benefits payable for expenses incurred in a calendar year, unless the employee maintains coverage during the whole period between seasonal employment, pursuant to Article 32.8.3 (Seasonal Employee Benefits General), in which case there shall be no limit on benefits payable in a calendar year.
- 32.12 COMPRESSED WORK WEEK
- 32.12.1 It is understood that other arrangements regarding hours of work and overtime may be entered into between the parties on a local or ministry level with respect to variable work days or variable work weeks.
- 32.13 VACATION PAY
- 32.13.1 Five and three-quarters percent (5.75%) of gross pay shall be added to the employee's regular pay in lieu of vacation leave with pay.
- 32.13.2 The entitlements under 32.14.1 and 32.13.1 shall not be compounded.
- 32.14 HOLIDAYS
- 32.14.1 Four and six tenths percent (4.6%) of gross pay, not including vacation pay, shall be added to the employee's regular pay to compensate for the holidays as defined in Article 47 (Holidays). When the employee is required to work on any of these holidays, he or she shall be paid two (2) times his or her basic hourly rate for all hours worked in addition to the four and six tenths percent (4.6%). However, where the employee's equivalent regular service classification is in Schedule 6, the employee shall receive his or her regular day's pay when required to work on such a holiday in addition to the four and six tenths percent (4.6%).
- 32.15 BEREAVEMENT LEAVE
- 32.15.1 A seasonal employee who would otherwise have been at work shall be allowed up to three (3) days leave of absence with pay in the event of the death of his or her spouse, mother, father, mother-in-law, father-in-law, son, daughter, brother, sister, son-in-law, daughter-in-law, sister-in-law, brother-in-law, grandparent, grandchild, ward, guardian, stepson, stepdaughter, stepmother, stepfather, step-grandparent, step-grandchild or same-sex spouse.
- 32.15.2 In addition to the foregoing, an employee shall be allowed up to two (2) days' leave of absence without pay to attend the funeral of a relative listed

in Articles 48.1 and 48.2 if the location of the funeral is greater than eight hundred kilometres (800 km) from the employee's residence.

32.16 ATTENDANCE CREDITS AND SICK LEAVE

32.16.1.1 A seasonal employee shall earn attendance credits of one and one-quarter (1¹/₄) days for each calendar month of full attendance or for each calendar month of leave of absence granted under Article 32.19 (Pregnancy and Parental Leave). Attendance credits may only be used for income protection purposes in the event that an employee is unable to attend to his or her duties by reason of illness or injury.

For clarity, where a seasonal employee uses an attendance credit the hours covered by that credit will be counted as 'attendance' for the purposes of this Article.

- 32.16.1.2 Effective June 15, 1990, an employee shall accumulate unused attendance credits earned from period to period of seasonal employment within the same ministry.
- 32.16.1.3 Attendance credits earned and accumulated by an employee pursuant to Article 32.16.1.1 may be used only during the employee's periods of seasonal employment within a ministry.
- 32.16.1.4 An employee shall lose his or her accumulated attendance credits where:
 - (a) the employee loses his or her seniority for any reason set out in Article 32.4.2 (Seniority);
 - (b) the employee's employment is terminated pursuant to Article 32.18 (Termination of Employment); or
 - (c) the employee is appointed to the Regular Service.
- 32.16.2 After five (5) days' absence caused by sickness or injury, no leave with pay shall be allowed unless a certificate of a legally qualified medical practitioner is forwarded to the employee's manager, certifying that the employee is unable to attend to his or her duties.
- 32.16.3 Notwithstanding Article 32.16.2, the employee's manager may, at his or her discretion, require an employee to submit a medical certificate for a period of absence of less than five (5) days.
- 32.17 HEALTH AND SAFETY
- 32.17.1 The Employer shall continue to make reasonable provisions for the safety and health of its employees during the hours of their employment. It is

agreed that both the Employer and the Union shall co-operate to the fullest extent possible in the prevention of accidents and in the reasonable promotion of safety and health of all employees.

- 32.18 TERMINATION OF EMPLOYMENT
- 32.18.1 Seasonal employees who have not completed their probationary period may be terminated by the Employer at any time with two (2) weeks' notice, or pay in lieu thereof.
- 32.19 PREGNANCY AND PARENTAL LEAVE
- 32.19.1 Pregnancy and parental leaves will be granted to employees under the terms of the *Employment Standards Act 2000*. Pregnancy leave shall be granted for up to seventeen (17) weeks and may begin no earlier than seventeen (17) weeks before the expected birth date.
- 32.19.2 Parental leaves shall be granted for up to thirty-five (35) weeks for an employee who took pregnancy leave, or up to thirty-seven (37) weeks after it began otherwise.
- 32.20 UNION DUES
- 32.20.1 Union dues shall be deducted from an employee covered by Article 32. These dues shall be remitted to the Union quarterly, accompanied by the name, employee ID number, ministry, and where applicable, the Regular Service classification used to establish the wage rate of the employee on whose behalf the deduction is made. See Appendix 1 (Data File on Union Dues) attached.
- 32.20.2 The Union must advise the Employer in writing of the amount of its dues for employees covered by Article 32. The amount so advised shall be deducted until changed by a further written notice to the Employer signed by authorized officials of the Union.
- 32.20.3 The Union agrees to indemnify and save the Employer harmless from any liability arising out of the operation of Article 32.20.
- 32.21 OTHER APPLICABLE ARTICLES
- 32.21.1 The following articles of the Central Collective Agreement shall also apply to seasonal employees: 1, 2, 3, 4, 5, 6.1, 6.3, 6.4, 8, 9, 13, 14, 15, 16, 21, 22, 23, 24, 27, 28, 45, 49 and 80.

32.21.2 The following articles of the Bargaining Unit Collective Agreements shall also apply to seasonal employees: UN4, UN6, UN7, UN10, UN11, UN12; or COR4, COR6, COR7, COR10, COR11, COR12.

ARTICLE 33 – STUDENT EMPLOYEES (ST)

- 33.1 A student is a fixed-term employee occupying a "student position" during his or her regular school, college or university vacation period, or in an OPS Special Youth and/or Student Employment Program during his or her regular school, college or university session or vacation period or occupying a "co-operative education student position" under a cooperative education program.
- 33.2 A "regular vacation period" within the meaning of a student position includes summer vacation, inter-semester breaks, academic breaks, December Holidays, the holidays in Article 47 (Holidays) and a period of time of six (6) months following completion of the requirements for graduation from an educational institution.
- 33.3 A "student position" or "co-operative education student position" is a fixed-term position with terms and conditions specifically applicable to students.
- 33.4 A co-operative educational training program within the meaning of "cooperative education student position" is a co-operative education training program in a college, university or other post secondary institution.
- 33.5 WAGE RATES
- 33.5.1 During the term of this agreement, student wage rates shall be as follows:

January 1, 2009		
Level 1	\$ 9.17	
Level 2	\$11.10	
March 31, 2009		
Level 1	\$ 9.50	
Level 2	\$11.10	
March 31, 2010		
Level 1	\$10.25	
Level 2	\$11.10	
(b) First Year Law Student		\$16.40
Second Year Law Student		\$18.40

- 33.6 The following articles shall apply to student employees as defined in Article 33.1: 1, 2, 3, 4, 22 and 80. No other articles shall apply.
- 33.7 A student who has completed three (3) consecutive months of work will be eligible for bereavement leave pursuant to Article 32.15.1.

ARTICLE 34 – GO TEMP EMPLOYEES

- 34.1 A GO Temp is a fixed-term employee who is on a temporary work assignment arranged by the Public Service Commission under the GO Temporary Services Program. A GO Temp ceases to be an employee upon completion or termination, for any reason, of the temporary work assignment.
- 34.2.1 Effective upon the date of ratification, where the same work has been performed by a GO Temp employee for a period of at least two (2) consecutive years, except for situations where the GO Temp employee is replacing a regular employee on a leave of absence authorized by the Employer or as provided for under the Central Collective Agreement, and where the ministry has determined that there is a continuing need for that work to be performed on a full-time basis, the ministry shall establish a position within the Regular Service to perform that work.
- 34.2.2 Where the ministry has determined that it will convert a position in accordance with Article 34.2.1, the status of the incumbent in the position will be converted from GO Temp to regular, provided that the incumbent has been in the position in question for at least two (2) years.
- 34.3 GO Temp employees shall be entitled to the same provisions regarding progression, where applicable, through the salary range, retroactivity and salary revisions as specified within the Bargaining Unit Collective Agreements to which they correspond.
- 34.4 The following articles shall apply to GO Temp employees: 1, 2, 3, 4, 22 and 80. No other articles shall apply.

PART B – EMPLOYEE BENEFITS FOR FULL-TIME REGULAR EMPLOYEES

ARTICLE 35 – APPLICATION OF PART B, EMPLOYEE BENEFITS

35.1 The benefits described in Articles 36 to 53 apply to all full-time regular employees in the bargaining unit represented by the Ontario Public Service Employees Union.

ARTICLE 36 – INSURED BENEFITS PLANS – GENERAL

COMMENCEMENT OF COVERAGE

36.1 Employees will be insured for Basic Life, Supplementary and Dependent Life (when elected), Long Term Income Protection, and Supplementary Health and Hospital benefits effective the first of the month immediately following two (2) months' continuous service.

COVERAGE DURING LEAVE OF ABSENCE WITHOUT PAY

36.2 During leaves of absence without pay, employees may continue participating in Basic Life, Supplementary Life, Dependent Life, Supplementary Health and Hospital, Long Term Income Protection, and the Dental Plan by arranging to pay full premiums at least one (1) week in advance of the first of each month of coverage through their ministry personnel or payroll branch.

DAYS OF GRACE

36.3 There is a thirty-one (31) day grace period following termination during which the insurance remains in force for Basic, Supplementary and Dependent Life Insurance.

ARTICLE 37 – BASIC LIFE INSURANCE

- 37.1 The Employer shall pay one hundred percent (100%) of the monthly premium of the basic life insurance plan.
- 37.2 The basic life insurance plan shall provide:
 - (a) Effective June 1, 2002, coverage equal to one hundred percent (100%) of annual salary or ten thousand dollars (\$10,000), whichever is greater;

- (b) where an employee is continuously disabled for a period exceeding six (6) months, the Employer will continue to pay monthly premiums on behalf of the employee until the earliest of recovery, death, or the end of the month in which the employee reaches age sixty-five (65). Any premiums paid by the employee for this coverage between the date of disability and the date this provision comes into force shall be refunded to the employee;
- (c) a conversion option for terminating employees to be obtained without evidence of insurability and providing coverage up to the amount for which the employee was insured prior to termination (less the amount of coverage provided by the Employer in the case of retirement). The premium of such policy shall be at the current rates of the insuring company. Application must be made within thirtyone (31) days of the date of termination of insurance. The Employer will advise terminating employees of this conversion privilege. The minimum amount that may be converted is two thousand dollars (\$2,000).

The conversion options shall be:

- 1. Any standard life or endowment plans (without disability or doubleindemnity benefits) issued by the insurance carrier.
- 2. A one (1) year term insurance plan which is convertible to the standard life or endowment plans referred to in option 1 above.
- 3. A term to age sixty-five (65) insurance plan.
- 37.3 The amount of basic life insurance will be adjusted with changes in the employee's salary from the date of approval of the increase or the effective date, whichever is later. If an employee is absent from work because of sickness or disability on the date an increase in insurance would have occurred, the increase will not take effect until the employee returns to work on a full-time basis (i.e., for at least one (1) full day).
- 37.4 Basic life insurance will terminate at the end of the month in which an employee ceases to be a regular employee unless coverage is extended under the total disability provision. Employees who receive a monthly benefit from the Public Service Superannuation Fund or the OPSEU Pension Trust are entitled to free coverage of two thousand dollars (\$2,000) not earlier than thirty-one (31) days after the first of the month coinciding with or following date of retirement and this amount will be kept in force for the remainder of the employee's life.

ARTICLE 38 – SUPPLEMENTARY AND DEPENDENT LIFE INSURANCE

- 38.1.1 Employees, at their option, may purchase Supplementary Life Insurance in the amount of one (1), two (2) or three (3) times annual salary. The employee pays the full premium for this coverage.
- 38.1.2 The employee's Supplementary Life Insurance provides:
 - (a) a waiver of premium on disablement to become effective after nine (9) months' continuous disability or entitlement to Long Term Income Protection benefits, whichever comes first, and to remain in force while the employee is totally disabled until the earliest of recovery, death, or the end of the month in which the employee reaches age sixty-five (65). The premiums paid by the employee for this coverage between the date of disability and the date the premium waiver comes into force shall be refunded to the employee;
 - (b) a conversion option on the employee's termination to be obtained without evidence of insurability and providing coverage up to the amount for which the employee was insured prior to termination. The premium of such policy shall be at the current rates of the insuring company. Application must be made within thirty-one (31) days of the date of termination of insurance. The Employer will advise terminating employees of this conversion privilege. The conversion option shall be as stated in Article 37.2(c) (Basic Life Insurance).
- 38.2 The amount of Supplementary Life Insurance will be adjusted with changes in the employee's salary from the date of the approval of the increase or the effective date, whichever is later. If an employee is absent from work because of sickness or disability on the date an increase in insurance would have occurred, the increase will not take effect until the employee returns to work on a full-time basis (i.e., for at least one (1) full day). In the event of a reduction in salary, an employee, at his or her option, may maintain the insurance coverage at the former higher level.
- 38.3 Supplementary Life Insurance will terminate at the end of the calendar month in which the employee ceases to be a regular employee.
- 38.4.1 Effective as soon as practical, following ratification, employees, at their option, are entitled to purchase dependent life insurance. Employees must pay the full premium for this coverage. Spousal life insurance choices are from \$10,000 to \$200,000 and dependent child life insurance choices are \$1,000, \$5,000, \$7,500 or \$10,000.

- 38.4.2 Dependent Life Insurance will terminate at the earlier of the end of the calendar month in which the employee ceases to be a regular employee or the date a dependent ceases to be an eligible dependent.
- 38.4.3 Conversion option: When an employee terminates, Dependent Life Insurance on a spouse may be converted to an individual policy which may be obtained without evidence of insurability and providing coverage for the same amount for which the spouse was insured as a dependent prior to termination. The premium of such policy shall be at the current rates of the insuring company. Application for the converted policy must be made within thirty-one (31) days of the date of termination of insurance.
- 38.4.4 Eligible dependents shall include spouse, unmarried children under twenty-one (21) years of age, unmarried children between twenty-one (21) and twenty-five (25) years of age and in full-time attendance at an educational institution or on vacation therefrom, and children twentyone (21) years of age and over, mentally or physically infirm and who are dependent.
- 38.5 An employee may elect to purchase Supplementary or Dependent Life Insurance without evidence of insurability within thirty-one (31) days of:
 - appointment as a regular employee,
 - marriage, or
 - birth or adoption of the employee's child.

An employee who applies to purchase or increase this insurance at any other time must provide evidence of insurability satisfactory to the insurer.

ARTICLE 39 – SUPPLEMENTARY HEALTH AND HOSPITAL INSURANCE

- 39.1 The Employer shall pay one hundred percent (100%) of the monthly premium of the Supplementary Health and Hospital Plan.
- 39.2.1 Effective June 1, 2002, the Supplementary Health and Hospital Plan shall provide for the reimbursement of ninety percent (90%) of the cost of prescribed drugs and medicines that require a physician's prescription. The Supplementary Health and Hospital Plan shall provide reimbursement for ninety percent (90%) of the generic equivalent where a generic equivalent exists. Where the brand name product is dispensed, the employee will pay the difference between the cost of the brand name

product and the ninety percent (90%) of the generic equivalent product cost that is reimbursed by the Supplementary Health and Hospital Plan. Notwithstanding the foregoing, if no generic product exists the Supplementary Health and Hospital Plan shall provide reimbursement for ninety percent (90%) of the cost of the brand name product.

Effective June 1, 2002, the Supplementary Health and Hospital Plan shall provide for the reimbursement of one hundred percent (100%) of the cost of semi-private or private hospital accommodation to a maximum of one hundred and twenty dollars (\$120) per day over and above the cost of standard ward care, and one hundred percent (100%) of the cost for the following services, as set out in Articles 39.2.2 to 39.2.15.

Effective January 1, 2003 reimbursement of prescription drugs will include a three dollar (\$3) deductible per prescription to be paid by the employee.

Effective April 1, 2009, the Supplementary Health and Hospital Plan shall provide reimbursement for ninety percent (90%) of the cost of medically necessary vaccinations or immunizations when prescribed and administered by a qualified health care practitioner where such vaccine or immunization is not covered by a provincial health plan.

- 39.2.1.1 Not later than November 1, 2006 the Employer agrees to provide employees with a Drug Card, which shall provide for direct payment of drug costs at the point of purchase, subject to the limitations set out below. The Employer will provide a copy of the drug card plan prior to the implementation date.
- 39.2.1.2 The Drug Card program shall include the following elements:
 - Employees shall be obliged to enrol themselves and all eligible participants in the Drug Card program before coverage shall be provided to the respective employee or eligible participant. If an employee fails to enrol, paper claims will continue to be accepted.
 - 2) The Employer and the carrier shall have the right to ensure that the benefits of the employee and other eligible participants under the Drug Card program shall be coordinated with any other drug plan under which the employee and the eligible participants may be entitled to coverage.
 - The Drug Card program shall include a feature known as "drug utilization review", which ensures that drugs are dispensed safely and responsibly to employees.

- 4) The sum of \$3.00 shall be paid by the employee for each individual drug dispensed.
- 39.2.2 Charges for accommodation, for employees sixty-five (65) and over, in a licensed chronic or convalescent hospital up to twenty-five dollars (\$25) per day and limited to one hundred and twenty (120) days per calendar year for semi-private or private accommodation;
- 39.2.3 Charges made by a licensed hospital for out-patient treatment not paid for under a provincial plan;
- 39.2.4 Charges for private-duty nursing in the employee's home, by a registered nurse or a registered nursing assistant who is not normally resident in the employee's home, and who is not related to either the employee or his or her dependents, provided such registered nursing service is approved by a licensed physician or surgeon as being necessary to the employee's health care;
- 39.2.5 Effective June 1, 2002, charges for the services of a chiropractor, osteopath, naturopath, podiatrist, physiotherapist, and masseur (if licensed and practising within the scope of their license), to a maximum of twenty-five dollars (\$25) for each visit to an annual maximum of one thousand and two hundred dollars (\$1200) per type of practitioner following O.H.I.P. and speech therapist, up to twenty five dollars (\$25) per half hour, to an annual maximum of one thousand and four hundred dollars (\$1400);
- 39.2.6 Effective June 1, 2002, charges for the services of a psychologist (which shall include Master of Social Work) up to twenty-five dollars (\$25) per half-hour to an annual maximum of one thousand and four hundred dollars (\$1400);
- 39.2.7 Effective June 1, 2002, artificial limbs and eyes, crutches, splints, casts, trusses and braces; seventy-five percent (75%) of the cost of specially modified orthopaedic shoes (factory custom) ready made, off-the-shelf with a limit of one (1) pair to a maximum of five hundred dollars (\$500) per pair per calendar year, if medically necessary and prescribed by a licensed physician; and one hundred percent (100%) of the cost of orthotics, if medically prescribed, up to a limit of one (1) pair, to a maximum of five hundred dollars (\$500) per calendar year. Notwithstanding the forgoing, coverage for employees of institutions shall be two (2) pairs of orthotics per calendar year to a maximum of five hundred dollars (\$500) per pair and two (2) pairs of orthopaedic shoes per calendar year to a maximum of five hundred dollars (\$500) per pair and two (2) pairs of orthopaedic shoes per calendar year to a maximum of five hundred dollars (\$500) per pair

- 39.2.8 Rentals of wheel chairs, hospital beds or iron lungs required for temporary therapeutic use. A wheel chair may be purchased if recommended by the attending physician and if rental cost would exceed the purchase cost. Fifty percent (50%) of the cost of repair (including batteries) and modifications to purchased wheel chairs provided that reimbursement for any one repair, battery or modification shall in no event exceed five hundred dollars (\$500);
- 39.2.9 Ambulance services to and from a local hospital qualified to provide treatment, excluding benefits allowed under a provincial hospital plan;
- 39.2.10 Oxygen and its administration;
- 39.2.11 Blood transfusions outside hospital;
- 39.2.12 Dental services and supplies, provided by a dental surgeon within a period of twenty-four (24) months following an accident, for the treatment of accidental injury to natural teeth, including replacement of such teeth or for the setting of a jaw fractured or dislocated in an accident, excluding any benefits payable under any provincial medicare plan;
- 39.2.13 Hearing aids and eye glasses, if required as a result of accidental injury;
- 39.2.14 Effective June 1, 2002, charges for services of physicians, surgeons and specialists legally licensed to practise medicine which, when provided within Canada but outside the Province of Ontario, exceed the O.H.I.P. fee schedule, the allowance under this benefit being up to one hundred percent (100%) of the O.M.A. fee schedule when added to government payments under the O.H.I.P. fee schedule;
- 39.2.15 Charges for surgery by a podiatrist, performed in a podiatrist's office, to a maximum of one hundred dollars (\$100);
- 39.2.16 Effective August 1, 2005, the services and supplies set out in the Liberalization List, dated May 1, 2003 shall be incorporated into the Supplementary Health and Hospital Plan. Details may be found in the information booklet described in article 39.6 and on the Employer's intranet and Union's website;
- 39.2.17 Effective August 1, 2005 the Supplementary Health & Hospital Plan will be amended to include expanded coverage for Diabetic Pumps and Supplies as follows:
 - 1) Purchase of Insulin Infusion Pumps to a maximum of two thousand dollars (\$2,000) every 5 years per person.

- 2) Purchase of Insulin Jet Injectors to a maximum of one thousand dollars (\$1,000), lifetime.
- 3) Purchase and/or repair of one Blood Glucose monitoring machine per consecutive four (4)-year period to a maximum of four hundred (\$400) per person.
- 4) 100% of the purchase of supplies required for the use of the above referenced diabetic appliances to a calendar year maximum of two thousand dollars (\$2,000) per person (Insulin will continue to be reimbursed as an eligible drug, not through this article).
- 39.3 Effective June 1, 2002, the employer agrees to pay eighty percent (80%) of the monthly premiums for vision care and sixty percent (60%) of the monthly premiums for hearing aid coverage, under the Supplementary Health and Hospital Plan. This coverage includes a ten dollar (\$10.00) (single) and twenty dollar (\$20.00) (family) deductible in any calendar year and provides for vision care (maximum three hundred dollars (\$300.00) per person in any twenty-four (24) month period) and the purchase of hearing aids (maximum twelve hundred dollars (\$1200.00) per person every four (4) years) equivalent to the vision and hearing aid component of the Blue Cross Extended Health Care Plan.

Effective September 1, 2005, the eligible expenses outlined in the vision care coverage under the Supplementary Health and Hospital Plan will be amended to include one routine eye examination every twenty-four (24) months and laser eye correction surgery. The vision care coverage maximum will be increased to three hundred and forty dollars (\$340) per person every twenty-four (24) month period.

Effective April 1, 2009, the Supplementary Health and Hospital Plan shall provide for the reimbursement of the cost of one routine eye examination every twenty four (24) months independent of the vision care maximum.

Effective January 1, 2010, the employer agrees to pay 100% of the monthly premiums for vision care and hearing aid coverage under the Supplementary Health and Hospital Plan.

39.4 It is not necessary for an employee or dependents to be confined to hospital to be eligible for benefits under this plan. If an employee is totally disabled or his or her dependent is confined to hospital on the date his or her Supplementary Health and Hospital Insurance terminates, benefits shall be payable until the earliest of: the date the total disability ceases, the date his or her dependent is discharged from hospital, or the expiration of six (6) months from the date of termination of insurance.

- 39.5 Where an employee is totally disabled, coverage for Supplementary Health and Hospital Insurance will cease at the end of the month in which the employee receives his or her last pay from the Employer, except as provided in Article 42.3 (Long Term Income Protection). If an employee wishes to have Supplementary Health and Hospital Insurance continue, arrangements may be made through the employee's personnel branch. The employee shall pay the full premium.
- 39.6 The Employer shall make available to employees an information booklet with periodic updates, when necessary, within a reasonable period of time following the signing of a new collective agreement or following major alterations to the Plans.
- 39.7 Effective January 1, 2009, the employee's share of the annual Employment Insurance (EI) rebate will be redirected by the Employer towards offsetting the cost of the benefits contained in this Agreement.

ARTICLE 40 – DENTAL PLAN

BENEFITS

40.1.1 This plan provides for basic dental care equivalent to the Blue Cross Dental Care Plan 7 and includes such items as examinations, consultations, specific diagnostic procedures, X-rays, preventive services such as scaling, polishing and fluoride treatments, fillings, extractions and anesthesia services. This plan also includes benefits equivalent to Rider 1 of the Ontario Blue Cross as additions to the basic dental plan and includes such items as periodontal services, endodontic services and surgical services, as well as prosthodontic services necessary for relining, rebasing or repairing of an existing appliance (fixed bridgework, removable partial or complete dentures).

Effective June 1, 2002 and until December 31, 2008, the dental coverage includes a one-hundred dollar (\$100) single or family deductible per calendar year.

Effective January 1, 2009, the dental coverage includes a fifty dollar (\$50) single or family deductible per calendar year.

Effective June 1, 2002, dental recall coverage is extended from six (6) to nine (9) months except for dependent children twelve (12) and under.

Effective June 1, 2002, coverage does not include fluoride treatment for adults.

Effective April 1, 2009, the dental coverage includes pit and fissure sealant for dependent children aged six (6) to eighteen (18) years.

- 40.1.2 (a) Payments under the plan will be in accordance with the current Ontario Dental Association Schedule of Fees for the subscriber and eligible dependents. Effective January 1, 2004, reimbursements to the employee will be based on a dental fee guide lag of one year in each year of the collective agreement.
 - (b) The Employer shall pay the full premiums under this plan on the basis of eighty-five percent/fifteen percent (85%/15%) co-insurance. The employee shall pay the cost of dental care directly and the carrier shall reimburse the employee eighty-five percent (85%) based on Article 40.1.2 (a).
- 40.1.3 The Employer agrees to pay one hundred percent (100%) of the monthly premium for services relating to dentures, with benefits equivalent to Rider 2 of the Ontario Blue Cross Plan on the basis of fifty percent/fifty percent (50%/50%) co-insurance, in accordance with Article 40.1.2(a), up to a lifetime maximum benefit of three thousand dollars (\$3,000) for the insured employee and each eligible dependent.
- 40.1.4 Except for benefits described under Article 40.2, eligible dependents shall include spouse, unmarried children under twenty-one (21) years of age, unmarried children between twenty-one (21) and twenty-five (25) years of age and in full-time attendance at an educational institution or on vacation therefrom, and children twenty-one (21) years of age and over, mentally or physically infirm and who are dependent.
- 40.2 The Employer agrees to pay one hundred percent (100%) of the monthly premium for services relating to orthodontics, to apply only to dependent unmarried children of the employee between the ages of six (6) and eighteen (18), with benefits equivalent to Rider 3 of the Ontario Blue Cross Plan on the basis of fifty percent/fifty percent (50%/50%) co-insurance, in accordance with Article 40.1.2(a), up to a lifetime maximum benefit of three thousand dollars (\$3,000) for each such dependent unmarried child.
- 40.3 Effective June 1, 2002 and until December 31, 2009, the Employer agrees to pay one hundred percent (100%) of the monthly premium for services related to major restorative, with benefits equivalent to Rider 4 of the Ontario Blue Cross Plan on the basis of fifty percent/fifty percent (50%/50%) co-insurance. The employee shall pay the cost of the dental care directly and the carrier shall reimburse the employee fifty percent

(50%) based on Article 40.1.2(a), up to the maximum benefit of twelve hundred dollars (\$1,200) per year for the insured employee and each eligible dependent.

Effective January 1, 2010, the maximum benefit for major dental services will be increased to two thousand dollars (\$2,000) per year for the insured employee and each eligible dependent. The co- insurance will remain at fifty percent/fifty percent (50%/50%).

ELIGIBILITY

40.4 Employees are eligible for coverage on the first day of the month following the month in which the employee has completed two (2) months of continuous service.

CANCELLATION

40.5 All coverage under this plan will cease on the date of termination of employment.

ARTICLE 41 – WORKPLACE SAFETY AND INSURANCE

- 41.1 Where an employee is absent by reason of an injury or an occupational disease for which a claim is made under the *Workplace Safety and Insurance Act*, his or her salary shall continue to be paid for a period not exceeding thirty (30) days. If an award is not made, any payments made under the foregoing provisions in excess of that to which he or she is entitled under Articles 44.1 and 44.6 (Short Term Sickness Plan) shall be an amount owing by the employee to the Employer.
- 41.2 Where an employee is absent by reason of an injury or an occupational disease for which an award is made under the *Workplace Safety and Insurance Act*, his or her salary shall continue to be paid for a period not exceeding three (3) consecutive months or a total of sixty-five (65) working days where such absences are intermittent, following the date of the first absence because of the injury or occupational disease, and any absence in respect of the injury or occupational disease shall not be charged against his or her credits.
- 41.3 Where an award is made under the *Workplace Safety and Insurance Act* to an employee that is less than the regular salary of the employee and the award applies for longer than the period set out in Article 41.2 and the employee has accumulated credits, his or her regular salary may be paid

and the difference between the regular salary paid after the period set out in Article 41.2 and the compensation awarded shall be converted to its equivalent time and deducted from his or her accumulated credits.

- 41.4 Where an employee receives an award under the *Workplace Safety and Insurance Act*, and the award applies for longer than the period set out in Article 41.2 (i.e. three (3) months), the Employer will continue subsidies for Basic Life, Long Term Income Protection, Supplementary Health and Hospital and the Dental Plans for the period during which the employee is receiving the award. The Employer shall continue to make the Employer's pension contributions unless the employee gives the Employer a written notice that the employee does not intend to pay the employee's pension contributions.
- 41.5 Where an employee is absent by reason of an injury or an occupational disease for which an award is made under the *Workplace Safety and Insurance Act*, the employee shall not be entitled to a leave of absence with pay under Article 44 (Short Term Sickness Plan) as an option following the expiry of the application of Article 41.2.

ARTICLE 42 – LONG TERM INCOME PROTECTION

- 42.1 Effective June 1, 2002, the Employer shall pay one hundred percent (100%) of the monthly premium of the Long Term Income Protection (L.T.I.P.) plan.
- 42.2.1 (a) Effective January 1, 1992 and until December 31, 2009, the L.T.I.P benefit is sixty-six and two-thirds percent (66 2/3%) of an employee's gross salary at the date of disability, including any retroactive salary adjustment to which the employee is entitled.

Effective January 1, 2010, the L.T.I.P. benefit is sixty-six and two thirds percent $(66^2/_3\%)$ of the employee's gross salary at the first date of eligibility to receive L.T.I.P. benefits, including any retroactive salary adjustment to which the employee is entitled.

(b) Effective January 1, 1992, the L.T.I.P. benefit an employee was receiving on December 31, 1991, will be increased for each employee in accordance with the following table:

Year in which employee commenced	
to receive L.T.I.P. benefit	Monthly Amount
1975	\$425.00
1976	\$365.00
1977	\$350.00
1978	\$270.00
1979	\$200.00
1980	\$115.00
1981	\$ 75.00
1982	\$ 45.00
1983	\$ 40.00
1984	\$ 35.00
1985	\$ 30.00
1986	\$ 25.00
1987	\$ 20.00
1988	\$ 15.00
1989	\$ 10.00
1990	\$ 0.00
1991	\$ 0.00

- (c) Effective December 31, 1993, and annually thereafter, until December 31, 1998, the total monthly payment under Articles 42.2.1(a) and 42.2.1(b) shall be increased by up to two percent (2%) based on the average annual increase in the Ontario Consumer Price Index (CPI) as published by Statistics Canada each January.
- (d) Effective January 1, 1999, the L.T.I.P. benefit an employee was receiving on December 31, 1998, shall be increased for each employee by an amount equal to 1.0% of such amount, and on January 1, 2000, the amount the employee was receiving on December 31, 1999 shall be increased by a further 1.35%, and on January 1, 2001, the amount the employee was receiving on December 31, 2000 shall be increased by a further 1.95%.
- (e) Effective January 1, 2002, the L.T.I.P. benefit an employee was receiving on December 31, 2001, shall be increased for each employee by an amount equal to 3.5% of such amount, and on January 1, 2003, the amount the employee was receiving on December 31, 2002 shall be increased by a further 2.45%, and on January 1, 2004, the amount the employee was receiving on December 31, 2003 shall be increased by a further 2.5%.
- (f) Effective January 1, 2005, the L.T.I.P. benefit an employee was receiving on December 31, 2004, shall be increased for each employee

by an amount equal to 2% of such amount, and on January 1, 2006, the amount the employee was receiving on December 31, 2005 shall be increased by a further 2.25%, and on January 1, 2007, the amount the employee was receiving on December 31, 2006 shall be increased by a further 2.5%, and on January 1, 2008, the amount the employee was receiving on December 31, 2007 shall be increased by a further 3%.

- (g) Effective January 1, 2009, the L.T.I.P. benefit an employee was receiving on December 31, 2008 shall be increased for each employee by an amount equal to 1.75% of such amount, and on January 1, 2010, the amount the employee was receiving on December 31, 2009 shall be increased by a further 2.0%, and on January 1, 2011, the amount the employee was receiving on December 31, 2010 shall be increased by a further 2.0%, and on January 1, 2012, the amount the employee was receiving on December 31, 2010 shall be increased by a further 2.0%, and on January 1, 2012, the amount the employee was receiving on December 31, 2011 shall be increased by a further 2.0%.
- (h) Effective January 1, 2013, the L.T.I.P. benefit an employee was receiving on December 31, 2012 shall be increased for each employee by an amount equal to 0.5% of such amount, and on January 1, 2014, the amount the employee was receiving on December 31, 2013 shall be increased by a further 0.5%.
- (i) The Employer shall provide a list of employees on L.T.I.P. to JIBRC upon request.
- 42.2.2 The L.T.I.P. benefit to which an employee is entitled under Article 42.2.1 shall be reduced by the total of other disability or retirement benefits payable under any other plan toward which the Employer makes a contribution except for Workplace Safety & Insurance benefits paid for an unrelated disability and such benefits are payable until recovery, death or the end of the month in which the employee reaches age sixty-five (65).
- 42.2.3 The L.T.I.P. benefits commence after a qualification period of six (6) months from the date the employee becomes totally disabled, unless the employee elects to continue to use accumulated attendance credits on a day-to-day basis after the six (6) month period.
- 42.2.4 Total disability means the continuous inability as the result of illness, mental disorder, or injury of the insured employee to perform the essential duties of his or her normal occupation during the qualification period, and during the first twenty-four (24) months of the benefit period; and

thereafter during the balance of the benefit period, the inability of the employee to perform the essential duties of any gainful occupation for which he or she is reasonably fitted by education, training or experience.

- 42.3 The Employer will continue to make pension contributions and premium payments for the Dental Plan and for Supplementary Health and Hospital on behalf of the employee, at no cost to the employee, while the employee receives or is qualified to receive L.T.I.P. benefits under the plan, unless the employee is supplementing a Workplace Safety and Insurance award.
- 42.4 A record of employment, if required in order to claim Employment Insurance sickness and disability benefits, will be granted to an employee and this document shall not be considered as termination of employment.
- 42.5 The L.T.I.P. coverage will terminate at the end of the calendar month in which an employee ceases to be a regular employee. If the employee is totally disabled on the date his or her insurance terminates, he or she shall continue to be insured for that disability.
- 42.6 If, within three (3) months after benefits from the L.T.I.P. plan have ceased, an employee has a recurrence of a disability due to the same or a related cause, the L.T.I.P. benefit approved for the original disability will be reinstated immediately.
- 42.7 If an employee who is in receipt of L.T.I.P. benefits is resuming employment on a gradual basis during recovery, partial benefits shall be continued during rehabilitative employment. "Rehabilitative employment" means remunerative employment while not yet fully recovered, following directly after the period of total disability for which benefits were received. When considering rehabilitative employment benefits, L.T.I.P. will take into account the employee's training, education and experience. The rehabilitative benefit will be the monthly L.T.I.P. benefit less fifty percent (50%) of rehabilitative employment period up to but not more than twenty-four (24) months. Rehabilitative employment may be with the Employer or with another employer.
- 42.8 The L.T.I.P. benefits under rehabilitative employment shall be reduced when an employee's total earnings exceed one hundred percent (100%) of his or her earnings as at the date of commencement of total disability.
- 42.9 Employees while on rehabilitative employment with the Ontario Government will earn vacation credits as set out in Article 46 (Vacations and Vacation Credits).

42.10 The Employer shall not permanently fill the position of an employee during the qualifying period and the first twenty-four (24) months of the benefit period, unless the parties agree otherwise.

When an employee who has been receiving or was eligible to receive L.T.I.P. benefits is able to return to full-time employment, the provisions of Article 20 (Employment Stability), shall apply.

42.11 (a) Effective up to and including December 31, 2005:

An employee who is assigned, under Article 42.10, to a vacancy in accordance with Articles 20A.5.1, 20A.5.2, 20A.5.3 or 20A.5.4 of Article 20A (Employment Stability) shall, for a period of six (6) months, be paid at the same step he or she had attained in the salary range of the classification of the position he or she occupied prior to disability. At the end of that period he or she shall be paid at a rate within the salary range of the classification of the position to which he or she has been assigned.

(b) Effective January 1, 2006:

An employee who is assigned, under Article 42.10, to a vacancy in accordance with Articles 20.3.1.1, 20.3.1.2 or 20.3.2 of Article 20 (Employment Stability) shall, for a period of six (6) months, be paid at the same step he or she had attained in the salary range of the classification of the position he or she occupied prior to disability. At the end of that period he or she shall be paid at a rate within the salary range of the classification of the position to which he or she has been assigned.

ARTICLE 43 – JOINT INSURANCE BENEFITS REVIEW COMMITTEE

43.1 The parties agree to continue the Joint Insurance Benefits Review Committee. The terms of reference are set out in Appendix 4 (Joint Insurance Benefits Review Committee) attached.

ARTICLE 44 – SHORT TERM SICKNESS PLAN

- 44.1.1 Until March 31, 2013, an employee who is unable to attend to his or her duties due to sickness or injury is entitled to leave of absence with pay as follows:
 - (a) with regular salary for the first six (6) working days of absence,
 - (b) with seventy-five percent (75%) of regular salary for an additional one hundred and twenty-four (124) working days of absence,

in each calendar year.

- 44.1.2 Effective April 1, 2013, an employee who is unable to attend to his or her duties due to sickness or injury is entitled to leave of absence with pay as follows:
 - (a) with regular salary for the first six (6) working days of absence,
 - (b) with sixty-six and two thirds percent (66 2/3%) of regular salary for an additional one hundred and twenty-four (124) working days of absence, in each calendar year; or
 - (c) notwithstanding 44.1.2 (b), with seventy-five percent (75%) of regular salary for an additional one hundred and twenty-four (124) working days, if a certificate of a legally qualified medical practitioner is forwarded to the employee's manager or designee certifying that the employee is unable to attend to official duties due to a severe mental or physical illness or injury (e.g. stroke, serious accident, hospitalization in excess of two (2) days, Quarantined, declared Pandemic event, shingles), or serious chronic mental or physical illness or injury (e.g. cancer, Crohn's, multiple sclerosis, cystic fibrosis).
- 44.2 An employee is not entitled to leave of absence with pay under Article 44.1 until he or she has completed twenty (20) consecutive working days of employment.
- 44.3 Where an employee is on a sick leave of absence which commences in one (1) calendar year and continues into the following calendar year, he or she is not entitled to leave of absence with pay under Article 44.1 for more than one hundred and thirty (130) working days in the two (2) years until he or she has returned to work for twenty (20) consecutive working days.
- 44.4 An employee who has used leave of absence with pay for one hundred and thirty (130) working days in a calendar year under Article 44.1 must complete twenty (20) consecutive working days before he or she is entitled to further leave under Article 44.1 in the next calendar year.
- 44.5 The pay of an employee under this article is subject to deductions for insurance coverage and pension contributions that would be made from regular pay. The Employer-paid portion of all payments and subsidies will continue to be made.

USE OF ACCUMULATED CREDITS

44.6 An employee on leave of absence under Article 44.1.1(b), Article 44.1.2(b) or Article 44.1.2(c) may, at his or her option, have sufficient credits

deducted from his or her accumulated credits (attendance, vacation or overtime credits) for each such day of absence and receive regular pay.

- 44.7 An employee who is absent from his or her duties due to sickness or injury beyond the total number of days provided for in Article 44.1 shall have his or her accumulated attendance credits reduced by a number of days equal to such absence and he or she shall receive regular pay for that period.
- 44.8 Article 44.7 does not apply to an employee when he or she qualifies for and elects to receive benefits under the Long Term Income Protection Plan.
- 44.9 Where, for reasons of health, an employee is frequently absent or unable to perform his or her duties, the Employer may require him or her to submit to a medical examination at the expense of the Employer.
- 44.10 After five (5) days' absence caused by sickness, no leave with pay shall be allowed unless a certificate of a legally qualified medical practitioner is forwarded to the employee's manager, certifying that the employee is unable to attend to his or her official duties. Notwithstanding this provision, where it is suspected that there may be an abuse of sick leave, the employee's manager may require an employee to submit a medical certificate for a period of absence of less than five (5) days.
- 44.11 Employees returning from Long Term Income Protection Plan to resume employment in accordance with Article 42.10 must complete twenty (20) consecutive working days of employment to qualify for benefits under the Short Term Sickness Plan.
- 44.12 For the purposes of this article, twenty (20) consecutive working days of employment shall not include vacation leave of absence or any leaves without pay, but days worked before and after such leave shall be considered consecutive. Notwithstanding the above, where an employee is unable to attend to his or her duties due to sickness or injury, the days worked before and after such absence shall not be considered consecutive.

ATTENDANCE REVIEW MEETINGS

44.13 Where an employee is interviewed by a member or members of management in respect of the employee's record of attendance at work, no evidence of that interview or of the particular aspects of the attendance record upon which that interview was based shall be admissible before the Grievance Settlement Board in the arbitration of a disciplinary

grievance unless the employee was given reasonable notice of the interview and of the right to have Union representation at that interview, and the employee either had such Union representation or declined that representation in writing prior to the interview.

ARTICLE 45 – LEAVE CREDITS REPORTS

(FXT, SE, FPT, RPT)

45.1 As soon as practicable following the end of each quarter, every employee shall be advised of the number of vacation and attendance credits to which he or she is entitled.

ARTICLE 46 – VACATIONS AND VACATION CREDITS

- 46.1 Effective January 1, 1992, an employee shall earn vacation credits at the following rates:
 - (a) One and one-quarter (1¼) days per month during the first eight (8) years of continuous service;
 - (b) One and two-thirds (1²/₃) days per month after eight (8) years of continuous service;
 - (c) Two and one-twelfth (2¹/₁₂) days per month after fifteen (15) years of continuous service;
 - (d) Two and one-half (2¹/₂) days per month after twenty-six (26) years of continuous service.
- 46.2 An employee is entitled to vacation credits under Article 46.1 in respect of a month or part thereof in which he or she is at work or on leave with pay.
- 46.3 An employee is not entitled to vacation credits under Article 46.1 in respect of a whole month in which he or she is absent from duty for any reason other than vacation leave of absence or leave of absence with pay.
- 46.4 An employee shall be credited with his or her vacation for a calendar year at the commencement of each calendar year.
- 46.5 An employee may accumulate vacation to a maximum of twice his or her annual accrual but shall be required to reduce his or her accumulation to a maximum of one (1) year's accrual by December 31 of each year.
- 46.6 On commencing employment an employee shall be credited with pro rata vacation for the balance of the calendar year, but shall not be permitted to

take vacation until he or she has completed six (6) months of continuous service.

- 46.7 An employee with over six (6) months of continuous service may, with the approval of the Deputy Minister, take vacation to the extent of his or her vacation entitlement and his or her vacation credits shall be reduced by any such vacation taken. For this purpose, an employee may include any continuous service as an employee in the Public Service of Ontario immediately prior to his or her appointment to the Regular Service.
- 46.8 Where an employee has completed twenty-five (25) years of continuous service, there shall be added, on that occasion only, five (5) days of vacation to his or her accumulated vacation entitlement.
- 46.9 An employee who completes twenty-five (25) years of continuous service on or before the last day of the month in which he or she attains sixtyfour (64) years of age is entitled to receive five (5) days of pre-retirement leave with pay in the year ending with the end of the month in which he or she attains the age of sixty-five (65) years.
- 46.10 Where an employee leaves the service prior to the completion of six (6) months service as computed in accordance with Article 46.7, he or she is entitled to vacation pay at the rate of four percent (4%) of the salary paid during the period of his or her employment.
- 46.11 An employee who has completed six (6) or more months of continuous service shall be paid for any earned and unused vacation standing to his or her credit at the date he or she ceases to be an employee, or at the date he or she qualifies for payments under the Long Term Income Protection plan as defined under Article 42, and any salary paid for unearned vacation used up to that time shall be recovered by the Employer from any monies owing to that employee.
- 46.12 An employee who has completed his or her probationary period shall, upon giving at least two (2) months' written notice on or after April 1, 1977, receive, before commencing vacation, an advance against the pay cheques that fall due during the vacation period, based upon the following conditions:
 - (a) such an advance shall be provided only where the employee takes at least two (2) consecutive weeks' vacation;
 - (b) such an advance shall be in an amount equal to the employee's lowest net regular pay cheque in the two (2) month period immediately

preceding commencement of his or her vacation leave, and rounded to the closest ten dollars (\$10) below such net amount;

(c) where more than two (2) pay cheques are due and payable during the vacation period, in no case will the advance exceed twice the amount set out in (b) above.

Any additional amount due the employee as a result of the application of (b) and (c) above will be paid to the employee in the normal manner.

ARTICLE 47 – HOLIDAYS

47.1 An employee shall be entitled to the following paid holidays each year:

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

Any special holiday as proclaimed by the Governor General or Lieutenant Governor.

- 47.2 Except as provided in Article 47.3 when a holiday specified in Article 47.1 falls on a Saturday or Sunday or when any two of them fall on a successive Saturday and Sunday, the regular working day or days next following is a holiday or are holidays, as the case may be, in lieu thereof, but when such next following regular working day is also a holiday the next regular working day thereafter is in lieu thereof a holiday.
- 47.3 Those employees whose work schedules are subject to rotating work weeks which include scheduled weekend work on a regular or recurring basis shall have the Canada Day, Remembrance Day, Christmas Day, Boxing Day and New Year's Day holidays designated as July 1st, November 11th, December 25th, December 26th and January 1st, respectively, and Article 47.2 shall have no application to these employees in respect of these holidays.

ARTICLE 48 – BEREAVEMENT LEAVE

48.1 An employee shall be allowed up to three (3) days' leave of absence with pay in the event of the death of his or her spouse, mother, father, mother-in-law, father-in-law, son, daughter, stepson, step-daughter,

brother, sister, son-in-law, daughter-in-law, sister-in-law, brother-in-law, grandparent, grandchild, ward, guardian, stepmother, stepfather, step-grandparent, step-grandchild or same-sex spouse.

- 48.2 An employee who would otherwise have been at work shall be allowed one (1) day leave of absence with pay in the event of the death and to attend the funeral of his or her aunt, uncle, niece or nephew.
- 48.3 In addition to the foregoing, an employee shall be allowed up to two (2) days' leave of absence without pay to attend the funeral of a relative listed in Articles 48.1 and 48.2 above if the location of the funeral is greater than eight hundred kilometres (800 km) from the employee's residence. (FXT)

ARTICLE 49 – SPECIAL AND COMPASSIONATE LEAVE (FXT, SE)

- 49.1 A Deputy Minister or his or her designee may grant an employee leave of absence with pay for not more than three (3) days in a year upon special or compassionate grounds.
- 49.2 The granting of leave under this article shall not be dependent upon or charged against accumulated credits.

ARTICLE 50 – PREGNANCY LEAVE

- 50.1 A Deputy Minister shall grant leave of absence without pay to a pregnant employee who has served at least thirteen (13) weeks including service as a Public Servant immediately prior to her appointment to the Regular Service.
- 50.2.1 The leave of absence shall be in accordance with the provisions of the *Employment Standards Act 2000.*
- 50.2.2 Notwithstanding Article 44.12 (Short Term Sickness Plan), Articles 46.2 and 46.3 (Vacations and Vacation Credits) and Article 53.6 (Termination Payments), vacation credits, seniority and service continue to accrue during the pregnancy leave.
- 50.3.1 An employee entitled to pregnancy leave under this article, who provides the Employer with proof that she is in receipt of employment insurance pursuant to the *Employment Insurance Act, (Canada)* shall be paid an allowance in accordance with the Supplementary Unemployment Benefit Plan.

- 50.3.2 In respect of the period of pregnancy leave, payments made according to the Supplementary Unemployment Benefit Plan will consist of the following:
 - (a) for the first two (2) weeks, payments equivalent to ninety-three percent (93%) of the actual weekly rate of pay for her classification, which she was receiving on the last day worked prior to the commencement of the pregnancy leave, but which shall also include her progression on the wage grid and any negotiated or amended wage rates for her classification as they are implemented,

and

- (b) up to a maximum of fifteen (15) additional weeks, payments equivalent to the difference between the sum of the weekly *EI* benefits the employee is eligible to receive and any other earnings received by the employee, and ninety-three percent (93%) of the actual weekly rate of pay for her classification, which she was receiving on the last day worked prior to the commencement of the pregnancy leave, but which shall also include her progression on the wage grid and any negotiated or amended wage rates for her classification as they are implemented.
- 50.3.3 Notwithstanding Articles 50.3.2(a) and (b), where an employee assigned to a vacancy in accordance with Article 9.7.2 (Health and Safety and Video Display Terminals) is eligible to receive an allowance under this article, and the salary rate she was receiving on the last day worked prior to the pregnancy leave is less than the salary rate she was receiving on the last day worked prior to the assignment, the allowance shall be based on the actual weekly rate of pay for her classification which she was receiving on the last day worked prior to the assignment.
- 50.4 Notwithstanding Article 36.2 (Insured Benefits Plans General), an employee on pregnancy leave shall have her benefits coverage continued unless the employee elects in writing not to do so.
- 50.5 An employee on pregnancy leave is entitled, upon application in writing at least two (2) weeks prior to the expiry of the leave, to a leave of absence without pay but with accumulation of credits for not more than thirty-five (35) weeks. This leave shall be in accordance with the provisions of parental leave granted under Article 51 (Parental Leave).
- 50.6.1 A female employee returning from a leave of absence under Articles 50.1 or 50.5 to the ministry in which she was employed immediately prior to such leave shall be assigned to the position she most recently held, if it

still exists, or to a comparable position, if it does not, and continue to be paid at the step in the salary range that she would have attained had she worked during the leave of absence.

- 50.6.2 An employee who has been assigned in accordance with Article 9.7.2 (Health and Safety and Video Display Terminals) and who returns to her former ministry from a leave of absence under this article, shall be assigned to the position she most recently held prior to the assignment under Article 9.7.2, if it still exists, or to a comparable position, if it does not, and continue to be paid at the step in the salary range that she would have attained had she worked during the leave of absence.
- 50.7 In accordance with Articles 50.3.2(a) and (b), and 50.3.3, the Supplementary Unemployment Benefit shall be based on the salary the employee was receiving on the last day worked prior to the commencement of the pregnancy leave, including any retroactive salary adjustment to which she may become entitled during the leave.
- 50.8 The pregnancy leave of a person who is not entitled to take parental leave ends on the later of the day that is seventeen (17) weeks after the pregnancy leave began or the day that is six (6) weeks after the birth, still birth or miscarriage of the child unless the employee chooses to end the leave earlier and submits a certificate from a legally qualified medical practitioner.

ARTICLE 51 – PARENTAL LEAVE

- 51.1.1 A Deputy Minister shall grant a parental leave of absence without pay to an employee who has served at least thirteen (13) weeks, including service as a Public Servant immediately prior to his or her appointment to the Regular Service.
- 51.1.2 Notwithstanding Article 44.12 (Short Term Sickness Plan), Articles 46.2 and 46.3 (Vacations and Vacation Credits) and Article 53.6 (Termination Payments), vacation credits, seniority and service continue to accrue during the parental leave.
- 51.2 Parental leave may begin,
 - (a) no earlier than the day the child is born or comes into the custody, care and control of the parent for the first time; and
 - (b) no later than fifty-two (52) weeks after the day the child is born or comes into the custody, care and control of the parent for the first time;

- (c) the parental leave of an employee who takes pregnancy leave must begin when the pregnancy leave ends unless the child has not yet come into the custody, care and control of a parent for the first time. Parental leave shall end thirty-five (35) weeks after it begins for an employee who takes pregnancy leave and thirty-seven (37) weeks after it begins for an employee who did not take pregnancy leave, or on an earlier day if the person gives the Employer at least four (4) weeks' written notice of that day.
- 51.3 Notwithstanding Article 36.2 (Insured Benefits Plans General), an employee on parental leave shall have their benefits coverage continued unless the employee elects in writing not to do so.
- 51.4 Except for an employee to whom Article 50 (Pregnancy Leave) applies, an employee on parental leave is entitled, upon application in writing at least two (2) weeks prior to the expiry of the leave, to a further consecutive leave of absence without pay but with accumulation of credits for not more than six (6) weeks.
- 51.5.1 An employee who is entitled to parental leave and who provides the Employer with proof that he or she is in receipt of employment insurance benefits pursuant to the *Employment Insurance Act, (Canada)* shall be paid an allowance in accordance with the Supplementary Unemployment Benefit Plan.
- 51.5.2 In respect of the period of parental leave, payments made according to the Supplementary Unemployment Benefit Plan will consist of the following:
 - (a) where an employee elects to serve the two (2) week waiting period under the *Employment Insurance Act, (Canada)* before receiving benefits under that Act, for the first two (2) weeks, payments equivalent to ninety-three percent (93%) of the actual weekly rate of pay for his or her classification, which he or she was receiving on the last day worked prior to the commencement of the leave, which shall also include his or her progression on the wage grid and any negotiated or amended wage rates for his or her classification as they are implemented.
 - (b) up to a maximum of fifteen (15) additional weeks, payments equivalent to the difference between the sum of the weekly EI benefits the employee is eligible to receive and any other earnings received by the employee, and ninety-three percent (93%) of the actual weekly rate of pay for his or her classification, which he or she was receiving on the last day worked prior to the commencement

of the leave, which shall also include his or her progression on the wage grid and any negotiated or amended wage rates for his or her classification as they are implemented.

- 51.6 An employee returning from a leave of absence under Articles 51.1 or 51.4 to the ministry in which he or she was employed immediately prior to such leave, shall be assigned to the position he or she most recently held, if it still exists, or to a comparable position, if it does not, and continue to be paid at the step in the salary range that he or she would have attained had he or she worked during the leave of absence.
- 51.7 In accordance with Article 51.5.2, the Supplementary Unemployment Benefit shall be based on the salary the employee was receiving on the last day worked prior to the commencement of the leave, including any retroactive salary adjustment to which he or she may have been entitled during the leave.

ARTICLE 52 – ENTITLEMENT ON DEATH

- 52.1 Where an employee who has served more than six (6) months dies, there shall be paid to his or her personal representative or, if there is no personal representative, to such person as the Public Service Commission determines, the sum of:
 - (a) one-twelfth $(\frac{1}{12})$ of his or her annual salary; and
 - (b) his or her salary for the period of vacation leave of absence and overtime credits that have accrued.
- 52.2 Where an employee dies, there shall be paid to his or her personal representative or, if there is no personal representative, to such person as the Public Service Commission determines, an amount in respect of attendance credits or severance pay computed in the manner and subject to the conditions set out in Article 53 (Termination Payments). Any severance pay to which an employee is entitled shall be reduced by the amount equal to one-twelfth $(\frac{1}{12})$ of his or her annual salary.

ARTICLE 53 – TERMINATION PAYMENTS

53.1 An employee whose seniority commences from a date prior to January 1, 1970, and who ceases to be an employee is entitled to be paid an amount in respect of his or her accumulated attendance credits for continuous service up to and including March 31, 1978, in an amount computed by multiplying half of the number of days of his or her accumulated attendance credits at the date he or she ceases to be an employee by his or her annual salary at the date he or she ceases to be an employee and dividing the product by two hundred and sixty-one (261). For the period from April 1, 1978, the benefits described under Article 53.4 shall apply.

- 53.2 Notwithstanding Article 53.1, an employee whose seniority commences from a date on or after October 1, 1965, and before January 1, 1970, who ceases to be an employee because of,
 - (a) death;
 - (b) retirement pursuant to,
 - (1) Articles 8.4, 8.6, 9, 10.1, 10.2, 10.3 or 17 of the OPSEU Pension Plan and who is found by the OPSEU Pension Trust to be unable to perform his or her duties by reason of mental or physical incapacity and whose service is terminated in circumstances under which he or she is not entitled to a disability pension; or
 - (c) release from employment under section 39 of the P.S.O.A.,

is entitled to receive, for continuous service up to and including March 31, 1978:

- (d) severance pay equal to one-half (½) week of salary for each year of continuous service before January 1, 1970, and one (1) week of salary for each year of continuous service from and including January 1, 1970; or
- (e) the amount in respect of his or her accumulated attendance credits computed in accordance with Article 53.1,

whichever is the greater, but he or she is not entitled to receive both of these benefits.

For the period from April 1, 1978, the benefits described under Article 53.4 shall apply.

- 53.3 An employee whose seniority commences from a date on or after January 1, 1970, is entitled to severance pay for each year of continuous service up to and including March 31, 1978,
 - (a) where the employee has completed one (1) year of continuous service and ceases to be an employee because of,

- (1) death,
- (2) retirement pursuant to,
 - (a) Articles 8.4, 8.6, 9, 10.1, 10.2, 10.3 or 17 of the OPSEU Pension Plan and who is found by the OPSEU Pension Trust to be unable to perform his or her duties by reason of mental or physical incapacity and whose service is terminated in circumstances under which he or she is not entitled to a disability pension; or
- (3) release from employment under section 39 of the P.S.O.A.,

in an amount equal to one (1) week of salary for each year of continuous service; or

- (b) where the employee has completed five (5) years of continuous service and ceases to be an employee for any reason other than,
 - (1) dismissal for cause under section 34 of the P.S.O.A., or
 - (2) abandonment of position under section 42 of the P.S.O.A.,

in an amount equal to one (1) week of salary for each year of continuous service.

For the period from April 1, 1978, the benefits described under Article 53.4 shall apply.

- 53.4.1 An employee,
 - (a) who has completed a minimum of one (1) year of continuous service and who ceases to be an employee because of:
 - (1) death,
 - (2) retirement pursuant to,
 - (a) Articles 8.4, 8.6, 9, 10.1, 10.2, 10.3 or 17 of the OPSEU Pension Plan and who is found by the OPSEU Pension Trust to be unable to perform his or her duties by reason of mental or physical incapacity and whose service is terminated in circumstances under which he or she is not entitled to a disability pension; or
 - (3) dismissal for certain reasons under section 39 of the P.S.O.A., or
 - (4) resignation during the surplus notice period; or
 - (b) who has completed a minimum of five (5) years of continuous service and who ceases to be an employee for any reason other than:
 - (1) dismissal for cause under section 34 of the P.S.O.A., or
 - (2) abandonment of position under section 42 of the P.S.O.A., or

is entitled to severance pay for continuous service from and after April 1, 1978, equal to one (1) week of salary for each year of continuous service from and after April 1, 1978.

- 53.4.2 Notwithstanding Article 53.4.1 an employee who voluntarily resigns is only entitled to termination payments for services accrued up to December 31, 2008.
- 53.4.3 Notwithstanding Article 53.4.1 an employee appointed on or after January 1, 2013 is not entitled to termination payments as provided for in this article where the employee retires under the OPSEU Pension Plan.

For clarity, this does not apply to a fixed term employee who on or after January 1, 2013 is appointed to the regular service, where that regular employee's continuous service will include any fixed term service accumulated on or before January 1, 2013.

- 53.5.1 The total of the amount paid to an employee in respect of accumulated attendance credits, severance pay, or both, shall not exceed one-half ($\frac{1}{2}$) of the annual salary of the employee at the date when he or she ceases to be an employee.
- 53.5.2 The calculation of severance pay of an employee shall be based on the regular salary of the employee at the date when he or she ceases to be an employee.
- 53.5.3 Where a computation for severance pay involves part of a year, the computation of that part shall be made on a monthly basis, and,
 - (a) any part of a month that is less than fifteen (15) days shall be disregarded; and
 - (b) any part of a month that is fifteen (15) or more days shall be deemed to be a month.
- 53.6 For purposes of determining qualification for severance pay and the amount of severance pay to which an employee is entitled, an employee's continuous service shall not include any period when he or she is on leave of absence without pay for greater than thirty (30) days, or for a period which constitutes a hiatus in his or her service, i.e.:
 - (a) Political Activity (P.S.O.A., Part V)
 - (b) Lay-off (Article 20, Employment Stability)

- (c) Educational Leave (*Public Service Commission Key Directive on HR Administration* – sections 14 and 15).
- 53.7 An employee may receive only one (1) termination payment for a given period of continuous service.
- 53.8 Notwithstanding Article 53.7, an employee who has been released in accordance with Article 20 (Employment Stability) and who is subsequently re-appointed in accordance with Article 18.3 (Seniority) may, at his or her option, repay any termination payments received under this article to the Minister of Finance, and, thereby, restore termination pay entitlements for the period of continuous service represented by the payment.
- 53.9 In a case where an employee leaves employment with the Employer and acquires a job with a Crown Agency, the Employer may pay out the termination pay immediately or, by arrangement with the Crown Agency, transfer liability for the termination pay to the Crown Agency, in which case such liability will be assumed by the Crown Agency and the Employer will be relieved from any further obligation in this regard, save and except that where the Crown Agency does not satisfy its obligation, the Employer shall do so.

PART C – REGULAR PART-TIME EMPLOYEES

ARTICLE 54 – APPLICATION OF PART C, REGULAR PART-TIME EMPLOYEE (RPT)

54.1 The only terms of this Central Collective Agreement that apply to employees who are Regular part-time employee are those that are set out in this Part. No provisions in this Central Collective Agreement other than those included in this Part shall apply to regular employees in regular part-time positions.

ARTICLE 55 – OTHER APPLICABLE ARTICLES, REGULAR PART-TIME EMPLOYEE

55.1 The following Articles of this Central Collective Agreement shall also apply to Regular part-time employees

ARTICLE 1	Recognition
ARTICLE 2	Management Rights
ARTICLE 3	No Discrimination/ Employment Equity
ARTICLE 4	Check-off of Union Dues
ARTICLE 5	Information to New Employees
ARTICLE 6	Posting and Filling of Vacancies or New Positions
ARTICLE 8	Temporary Assignments
ARTICLE 13	Kilometric Rates
ARTICLE 14	Time Credits While Travelling
ARTICLE 15	Non- Pyramiding of Premium Benefits
ARTICLE 16	Local and Ministry Negotiations
ARTICLE 17	Joint Consultation Committee
ARTICLE 18	Seniority (Length of Continuous Service)
ARTICLE 19	Multiple Lay-offs
ARTICLE 21	Discipline and Dismissal
ARTICLE 22	Grievance Procedure
ARTICLE 23	Leave – Union Activities
ARTICLE 24	Leave Without Pay
ARTICLE 25	Leave – Special
ARTICLE 26	Leave – Foreign, Intergovernmental
ARTICLE 27	Leave – Jury Duty
ARTICLE 28	Leave- Military Service
ARTICLE 29	Leave – Pension Trustees
ARTICLE 45	Leave Credits Report
ARTICLE 79	Salary
ARTICLE 80	Term of Agreement

55.2 The following Articles of the Bargaining Unit Collective Agreements shall also apply to Regular part-time employees:

UN4 or COR4 – Scheduled Tour of Duty or Shift UN5 or COR5 – Shift Schedules UN6 or COR6 – Shift Premium UN7 or COR7 – Rest Periods UN9 or COR9 – Call Back UN11 or COR11 – On-call Duty UN12 or COR12 – Meal Allowance COR14 – Indemnification

ARTICLE 56 – POSTING AND FILLING OF REGULAR PART-TIME POSITIONS

- 56.1.1 Effective March 16, 1987, when a vacancy occurs in the Regular Service for a regular part-time position in the bargaining unit or a new regular part-time position is created in the bargaining unit, it shall be advertised for at least ten (10) calendar days prior to the established closing date. Notice of vacancies shall be posted either electronically or on bulletin boards and, upon request, shall be provided in large-sized print or braille where the posting location has the capacity to do so.
- 56.1.2 Notwithstanding Article 56.1.1 above, the Employer may hire qualified candidates who previously applied for the same regular part-time vacancy or new position provided that a competition was held during the previous fourteen (14) months following the closing date of the posting. The Employer in these circumstances, is not required to post or advertise the vacancy or new position. Where the Employer uses this provision, it shall notify the Local Union President where the vacancy or new position.
- 56.2 The notice of vacancy shall state, where applicable, the nature and title of the position, the qualifications required, the "weekly hours of work" and the "basic hourly rate" or the "weekly rate" of pay as defined in Article 57 (Pay and Benefits Administration). Where a regular part-time position is posted within the Ontario Public Service, the internal notice of vacancy shall also state the work location where the position currently exists, that the position is represented by the Union and the particular bargaining unit which contains the position.
- 56.3 In filling a vacancy, the Employer shall give primary consideration to qualifications and ability to perform the required duties. Where qualifications and ability are relatively equal, seniority shall be the deciding factor.

- 56.4 An applicant who is invited to attend an interview within the Regular Service shall be granted time off with no loss of pay and with no loss of credits to attend the interview, provided that the time off does not unduly interfere with operating requirements. (FPT)
- 56.5.1 With the agreement of the Union, the employee and the Employer, an employee shall be assigned to a vacancy where:
 - (a) the vacant position is identical to the position occupied by the employee, and
 - (b) the vacant position is in the same ministry as the position occupied by the employee,

and the provisions of Articles 56.1, 56.2, 56.3, and 56.4 shall not apply.

- 56.5.2 The assignment of an employee to a vacancy in accordance with Article 25 (Leave – Special), Article 70 (Long Term Income Protection), Article 76 (Pregnancy Leave) and Article 77 (Parental Leave) shall have priority over an assignment under Article 56.5.1.
- 56.6 Where the duties of a position are modified to accommodate an employee with a disability, the position shall not be considered a vacancy for the purposes of this article.

ARTICLE 57 – PAY AND BENEFITS ADMINISTRATION

- 57.1 The "basic hourly rate" of pay for Regular part-time employees is the basic hourly rate for the class, except where the basic hourly rate for the class does not exist in which case it is the weekly rate of the class divided by thirty-six and a quarter (36¼) or forty (40) as applicable.
- 57.2 The "weekly rate" of pay for Regular part-time employees is the basic hourly rate times the applicable weekly hours of work.
- 57.3 "Weekly hours of work" shall be the average of the regularly scheduled weekly hours of a position calculated over a period of four (4) consecutive weeks.

ARTICLE 58 – HOURS OF WORK

58.1 The regularly scheduled hours of work for a regular part-time position in the Regular Service shall be as determined by the Employer, provided that they are:

- (a) less than thirty-six and one-quarter (36¼) or forty (40) hours per week, as applicable to the classification to which the regular parttime position is assigned, but not less than fourteen (14) hours per week; or
- (b) less than twenty (20) full days over a period of four (4) consecutive weeks, but not less than nine (9) full days of seven and one-quarter (7¼) or eight (8) hours, as applicable to the classification to which the regular part-time position is assigned.

ARTICLE 59 – NON-WORKING DAY

59.1 "Non-Working Day" means a day on which the employee is not scheduled to work to complete his or her regularly scheduled hours.

ARTICLE 60 – HEALTH AND SAFETY AND VIDEO DISPLAY TERMINALS

(FPT)

60.1 The Employer shall continue to make reasonable provisions for the safety and health of its employees during the hours of their employment. It is agreed that both the Employer and the Union shall co-operate to the fullest extent possible in the prevention of accidents and in the reasonable promotion of safety and health of all employees.

VIDEO DISPLAY TERMINALS (VDT)

- 60.2 After each hour of continuous operation of a VDT, a VDT operator shall be relieved of such duties for a period of ten (10) minutes to perform other duties away from the VDT.
- 60.3 At the beginning of assignment to a VDT and every twenty-four (24) months thereafter, a VDT operator who is regularly required to operate a VDT for two (2) hours or more per day shall be required to undergo an eye examination by an optometrist or an ophthalmologist who is qualified to conduct the following tests:
 - (a) unaided visual acuity (letter chart test)
 - (b) refractive findings
 - (c) corrected visual acuity
 - (d) amplitude accommodation
 - (e) suppression
 - (f) muscle balance (near, one metre, distant)
 - (g) slit lamp biomicroscopy

The cost of the eye examination, not to exceed fifty dollars (\$50) for such examinations, shall be borne by the Employer, and the VDT operator shall authorize release of a copy of the examination report to the Employer.

- 60.4.1 A pregnant VDT operator who operates a VDT that contains cathode ray tubes may request re-assignment from VDT duties for the remainder of her pregnancy by forwarding a written request to the Employer together with a certificate from a legally qualified medical practitioner certifying that she is pregnant.
- 60.4.2 Upon receipt of the written request specified in Article 60.4.1, the Employer shall, where possible, assign the employee to a vacancy in the bargaining unit within her ministry, provided that she is able and qualified to perform the required duties and the salary maximum of the vacancy is not greater than the salary maximum of the classification of her position. Where more than one such vacancy is available, the Employer shall assign the employee to the vacancy with the highest salary maximum. The assignment of a surplus employee to a vacancy, in accordance with Article 20 (Employment Stability), shall have priority over an assignment under Article 60.4.
- 60.4.3 Where an employee is assigned to a vacancy in accordance with Article 60.4, the provisions of Article 56 (Posting and Filling of Regular Part-Time Positions) shall have no application.
- 60.4.4 Where an employee is assigned, under Article 60.4.2, to a position in a classification with a lower salary maximum than the salary maximum of the classification of the position from which she was assigned, she shall be paid at the rate within the salary range of the classification of the position to which she has been assigned under Article 60.4.2, which is closest to but not more than the rate she was receiving immediately prior to the assignment.
- 60.4.5 Where it is not possible to assign an employee in accordance with Article 60.4.2, the employee shall, upon written request, be granted a leave of absence without pay to cover the period preceding the date on which she would be entitled to commence pregnancy leave of absence in accordance with Article 76 (Pregnancy Leave).
- 60.4.6 An employee who does not accept an assignment made in accordance with Article 60.4.2, may elect either to continue work in her original position or request leave of absence in accordance with Article 60.4.5.
- 60.5 Video display terminal work stations shall be equipped with tables or stands for the terminal to permit it to be at a height appropriate to the

circumstances of its use and the seating available for the operator. The chair provided shall have a seat which is adjustable in height, a back rest which is adjustable in height, and a foot rest where necessary to accommodate a particular operator. Where appropriate to the nature of the work, paper stands or work stands shall be provided.

ARTICLE 61 – ISOLATION PAY

61.1 Isolation Pay as provided by Article 12 (Isolation Pay) shall apply; however, it shall be pro-rated based on the proportion of the Regular part-time employee's weekly hours of work to the normal hours of work for the class as follows:

weekly hours of work _____ × allowance per week for appropriate point rating

ARTICLE 62 – EMPLOYMENT STABILITY

- 62.1 Article 20 (Employment Stability) of this Central Collective Agreement shall apply to regular part-time employees with the following modifications:
 - (a) when identifying the vacancies into which the surplus regular parttime employee can be assigned, the Employer shall use the same criteria used for full-time employees;
 - (b) it is understood that in exercising any of the rights referred to in Article 62.1(a) above, the seniority of a regular part-time employee shall be as calculated under Article 18 (Seniority).
- 62.2 A surplus regular part-time employee shall only have rights to displace another regular part-time employee.
- 62.3 A regular part-time employee who is laid off shall only have recall rights to regular part-time positions.

ARTICLE 63 – BENEFITS GENERAL

- 63.1 The benefits described in Articles 64 to 78 apply only to Regular parttime employees in a bargaining unit represented by the Ontario Public Service Employees Union.
- 63.2 In Articles 64 to 78, salary means earnings from weekly hours of work, exclusive of premium payments.

ARTICLE 64 – INSURED BENEFITS PLANS – GENERAL (FPT)

COMMENCEMENT OF COVERAGE

64.1 Employees will be insured for Basic Life, Supplementary and Dependent Life (when elected), Long Term Income Protection, and Supplementary Health and Hospital benefits effective the first of the month coinciding with or immediately following two (2) months service.

COVERAGE DURING LEAVE OF ABSENCE WITHOUT PAY

64.2 During leaves of absence without pay, employees may continue participating in Basic Life, Supplementary Life, Dependent Life, Supplementary Health and Hospital, Long Term Income Protection, and the Dental Plan by arranging to pay full premiums at least one (1) week in advance of the first of each month of coverage through their ministry personnel or payroll branch.

DAYS OF GRACE

64.3 There is a thirty-one (31) day grace period following termination during which the insurance remains in force for Basic, Supplementary and Dependent Life Insurance.

ARTICLE 65 – BASIC LIFE INSURANCE (FPT)

- 65.1 The Employer shall pay one hundred percent (100%) of the monthly premium of the basic life insurance plan.
- 65.2 The basic life insurance plan shall provide:
 - (a) Effective June 1, 2002, coverage equal to one hundred percent (100%) of annual salary or five thousand dollars (\$5,000), whichever is greater;
 - (b) that where an employee is continuously disabled for a period exceeding six (6) months, the Employer will continue to pay monthly premiums on behalf of the employee until the earliest of recovery, death, or the end of the month in which the employee reaches age sixty-five (65). Any premiums paid by the employee for this coverage between the date of disability and the date this provision comes into force shall be refunded to the employee;

(c) a conversion option for terminating employees to be obtained without evidence of insurability and providing coverage up to the amount for which the employee was insured prior to termination (less the amount of coverage provided by the Employer in the case of retirement). The premium of such policy shall be at the current rates of the insuring company. Application must be made within thirty-one (31) days of the date of termination of insurance. The Employer will advise terminating employees of this conversion privilege. The minimum amount that may be converted is two thousand dollars (\$2,000).

The conversion options shall be:

- 1. Any standard life or endowment plans (without disability or doubleindemnity benefits) issued by the insurance carrier.
- 2. A one (1) year term insurance plan which is convertible to the standard life or endowment plans referred to in option 1 above.
- 3. A term to age sixty-five (65) insurance plan.
- 65.3 The amount of basic life insurance will be adjusted with changes in the employee's salary from the date of approval of the increase or the effective date, whichever is later. If an employee is absent from regularly scheduled hours of work because of sickness or disability on the date an increase in insurance would have occurred, the increase will not take effect until the employee returns to work (i.e. for the equivalent of at least one (1) regular full-time day of employment).
- 65.4 Basic life insurance will terminate at the end of the month in which an employee ceases to be a regular employee unless coverage is extended under the total disability provision. Employees who receive a monthly benefit from the Public Service Superannuation Fund or OPSEU Pension Trust are entitled to free coverage of two thousand dollars (\$2,000) not earlier than thirty-one (31) days after the first of the month coinciding with or following date of retirement and this amount will be kept in force for the remainder of the employee's life.

ARTICLE 66 – SUPPLEMENTARY AND DEPENDENT LIFE INSURANCE

(FPT)

66.1.1 Employees, at their option, may purchase Supplementary Life Insurance in the amount of one (1), two (2) or three (3) times annual salary. The employee pays the full premium for this coverage.

- 66.1.2 The employee's Supplementary Life Insurance provides:
 - (a) a waiver of premium on disablement to become effective after nine (9) months' continuous disability or entitlement to Long Term Income Protection benefits, whichever comes first, and to remain in force while the employee is totally disabled until the earliest of recovery, death, or the end of the month in which the employee reaches age sixty-five (65). The premiums paid by the employee for this coverage between the date of disability and the date the premium waiver comes into force shall be refunded to the employee;
 - (b) a conversion option on the employee's termination to be obtained without evidence of insurability and providing coverage up to the amount for which the employee was insured prior to termination. The premium of such policy shall be at the current rates of the insuring company. Application must be made within thirty-one (31) days of the date of termination of insurance. The Employer will advise terminating employees of this conversion privilege. The conversion option shall be as stated in Article 65.2(c) (Basic Life Insurance).
- 66.2 The amount of Supplementary Life Insurance will be adjusted with changes in the employee's salary from the date of the approval of the increase or the effective date, whichever is later. If an employee is absent from regularly scheduled hours of work because of sickness or disability on the date an increase in insurance would have occurred, the increase will not take effect until the employee returns to work (i.e. for the equivalent of at least one (1) regular full-time day of employment). In the event of a reduction in salary, an employee, at his or her option, may maintain the insurance coverage at the former higher level.
- 66.3 Supplementary Life Insurance will terminate at the end of the calendar month in which the employee ceases to be a Regular Employee.
- 66.4.1 Effective as soon as practical, following ratification, employees, at their option, are entitled to purchase dependent life insurance. Employees must pay the full premium for this coverage. Spousal life insurance choices are from \$10,000 to \$200,000 and dependent child life insurance choices are \$1,000, \$5,000, \$7,500 or \$10,000.
- 66.4.2 Dependent Life insurance will terminate at the earlier of the end of the calendar month in which the employee ceases to be a Regular Employee or the date a dependent ceases to be an eligible dependent.
- 66.4.3 Conversion option: When an employee terminates, Dependent Life Insurance on a spouse may be converted to an individual policy which

may be obtained without evidence of insurability and providing coverage for the same amount for which the spouse was insured as a dependent prior to termination. The premium of such policy shall be at the current rates of the insuring company. Application for the converted policy must be made within thirty-one (31) days of the date of termination of insurance.

- 66.4.4 Eligible dependents shall include spouse, unmarried children under twenty-one (21) years of age, unmarried children between twenty-one (21) and twenty-five (25) years of age and in full-time attendance at an educational institution or on vacation therefrom, and children twentyone (21) years of age and over, mentally or physically infirm and who are dependent.
- 66.5 An employee may elect to purchase Supplementary or Dependent Life Insurance without evidence of insurability within thirty-one (31) days of:
 - appointment as a regular employee,
 - marriage, or
 - birth or adoption of the employee's child.

An employee who applies to purchase or increase this insurance at any other time must provide evidence of insurability satisfactory to the insurer.

ARTICLE 67 – SUPPLEMENTARY HEALTH AND HOSPITAL INSURANCE

(FPT)

- 67.1.1 If an employee elects to participate in this plan, the Employer shall pay forty percent (40%), fifty percent (50%), sixty percent (60%), seventy percent (70%), or eighty percent (80%) of the monthly premium for the Supplementary Health and Hospital Plan, whichever is closest to the percentage that the employee's weekly hours of work bear to full-time employment. The employee shall pay the balance of the monthly premium through payroll deduction.
- 67.1.2 An employee who does not elect to join the plan on first becoming eligible to participate, or who elects to rejoin the plan after opting out earlier, may make application in December of any year to commence coverage effective January 1st following, provided the employee has satisfied the service requirement specified in Article 64.1 (Insured Benefits Plans General).

- 67.1.3 An employee who is participating in the plan, and, while still employed wishes to opt out of the plan may make application in December of any year to terminate coverage effective January 1st following.
- 67.1.4 Notwithstanding Article 67.1.2, on providing proof that similar coverage provided by a plan in which his or her spouse participates has been terminated, an employee may opt into the plan at any time, for coverage commencing at the beginning of the month coinciding with or immediately following the presentation of such evidence to the Employer.
- 67.2.1 Effective June 1, 2002, the Supplementary Health and Hospital Plan shall provide for the reimbursement of ninety percent (90%) of the cost of prescribed drugs and medicines that require a physician's prescription. The Supplementary Health and Hospital Plan shall provide reimbursement for ninety percent (90%) of the generic equivalent where a generic equivalent exists. Where the brand name product is dispensed, the employee will pay the difference between the cost of the brand name product and the ninety percent (90%) of the generic equivalent product cost that is reimbursed by the Supplementary Health and Hospital Plan. Notwithstanding the foregoing, if no generic product exists the Supplementary Health and Hospital Plan shall provide reimbursement for ninety percent (90%) of the cost of the brand name product.

Effective June 1, 2002, the Supplementary Health and Hospital Plan shall provide for the reimbursement of one hundred percent (100%) of the cost of semi-private or private hospital accommodation to a maximum of one hundred and twenty dollars (\$120) per day over and above the cost of standard ward care, and one hundred percent (100%) of the cost for the following services, as set out in Articles 67.2.2 to 67.2.15.

Effective January 1, 2003 reimbursement of prescription drugs will include a three dollar (\$3) deductible per prescription to be paid by the employee.

Effective April 1, 2009, the Supplementary Health and Hospital Plan shall provide reimbursement for ninety (90%) of the cost of medically necessary vaccinations or immunizations when prescribed and administered by a qualified health care practitioner where such vaccine or immunization is not covered by a provincial health plan.

67.2.1.1 Not later than November 1, 2006 the Employer agrees to provide employees with a Drug Card, which shall provide for direct payment of drug costs at the point of purchase, subject to the limitations set out

below. The Employer will provide a copy of the drug card plan prior to the implementation date.

- 67.2.1.2 The Drug Card program shall include the following elements:
 - Employees shall be obliged to enrol themselves and all eligible participants in the Drug Card program before coverage shall be provided to the respective employee or eligible participant. If an employee fails to enrol, paper claims will continue to be accepted.
 - 2) The Employer and the carrier shall have the right to ensure that the benefits of the employee and other eligible participants under the Drug Card program shall be coordinated with any other drug plan under which the employee and the eligible participants may be entitled to coverage.
 - The Drug Card program shall include a feature known as "drug utilization review", which ensures that drugs are dispensed safely and responsibly to employees.
 - 5) The sum of \$3.00 shall be paid by the employee for each individual drug dispensed.
- 67.2.2 Charges for accommodation, for employees aged sixty-five (65) and over, in a licensed chronic or convalescent hospital up to twenty-five dollars (\$25) per day and limited to one hundred and twenty (120) days per calendar year for semi-private or private accommodation;
- 67.2.3 Charges made by a licensed hospital for out-patient treatment not paid for under a provincial plan;
- 67.2.4 Charges for private-duty nursing in the employee's home, by a registered nurse or registered nursing assistant who is not normally resident in the employee's home, and who is not related to either the employee or his or her dependents, provided such registered nursing service is approved by a licensed physician or surgeon as being necessary to the employee's health care;
- 67.2.5 Effective June 1, 2002, charges for the services of a chiropractor, osteopath, naturopath, podiatrist, physiotherapist, and masseur (if licensed and practising within the scope of their license), to a maximum of twenty-five dollars (\$25) for each visit to an annual maximum of one thousand and two hundred dollars (\$1200) per type of practitioner following O.H.I.P. and speech therapist, up to twenty five dollars (\$25) per half hour, to an annual maximum of one thousand and four hundred dollars (\$1400);

- 67.2.6 Effective June 1, 2002, charges for the services of a psychologist (which shall include Master of Social Work) up to twenty-five dollars (\$25) per half-hour to an annual maximum of one thousand and four hundred dollars (\$1400);
- 67.2.7 Effective June 1, 2002, artificial limbs and eyes, crutches, splints, casts, trusses and braces; seventy-five percent (75%) of the cost of specially modified orthopaedic shoes (factory custom) ready made, off-the-shelf with a limit of one (1) pair to a maximum of five hundred dollars (\$500) per pair per calendar year, if medically necessary and prescribed by a licensed physician; and one hundred percent (100%) of the cost of orthotics, if medically prescribed, up to a limit of one (1) pair, to a maximum of five hundred dollars (\$500) per calendar year. Notwithstanding the forgoing, coverage for employees of institutions shall be two (2) pairs of orthotics per calendar year to a maximum of five hundred dollars (\$500) per pair and two (2) pairs of orthopaedic shoes per calendar year to a maximum of five hundred dollars (\$500) per pair;
- 67.2.8 Rentals of wheel chairs, hospital beds or iron lungs required for temporary therapeutic use. A wheel chair may be purchased if recommended by the attending physician and if rental cost would exceed the purchase cost. Fifty percent (50%) of the cost of repair (including batteries) and modifications to purchased wheel chairs provided that reimbursement for any one repair, battery or modification shall in no event exceed five hundred dollars (\$500);
- 67.2.9 Ambulance services to and from a local hospital qualified to provide treatment, excluding benefits allowed under a provincial hospital plan;
- 67.2.10 Oxygen and its administration;
- 67.2.11 Blood transfusions outside hospital;
- 67.2.12 Dental services and supplies, provided by a dental surgeon within a period of twenty-four (24) months following an accident, for the treatment of accidental injury to natural teeth, including replacement of such teeth or for the setting of a jaw fractured or dislocated in an accident, excluding any benefits payable under any provincial medicare plan;
- 67.2.13 Hearing aids and eye glasses, if required as a result of accidental injury;
- 67.2.14 Effective June 1, 2002, charges for services of physicians, surgeons and specialists legally licensed to practise medicine which, when provided within Canada but outside the Province of Ontario, exceed the O.H.I.P.

fee schedule, the allowance under this benefit being up to one hundred percent (100%) of the O.M.A. fee schedule when added to government payments under the O.H.I.P. fee schedule;

- 67.2.15 Charges for surgery by a podiatrist, performed in a podiatrist's office, to a maximum of one hundred dollars (\$100).
- 67.2.16 Effective August 1, 2005, the services and supplies set out in the Liberalization List, dated May 1, 2003 shall be incorporated into the Supplementary Health and Hospital Plan. Details may be found in the information booklet described in Article 67.6 and on the Employer's intranet and the Union's website.
- 67.2.17 Effective August 1, 2005 the Supplementary Health & Hospital Plan will be amended to include expanded coverage for Diabetic Pumps and Supplies as follows:
 - 1) Purchase of Insulin Infusion Pumps to a maximum of two thousand dollars (\$2,000) every five (5) years per person.
 - 2) Purchase of Insulin Jet Injectors to a maximum of one thousand dollars (\$1,000), lifetime.
 - 3) Purchase and/or repair of one Blood Glucose monitoring machine per consecutive four (4)-year period to a maximum of four hundred (\$400) per person.
 - 4) One hundred percent (100%) of the purchase of supplies required for the use of the above referenced diabetic appliances to a calendar year maximum of two thousand dollars (\$2,000) per person (Insulin will continue to be reimbursed as an eligible drug, not through this article).
- 67.3 Effective June 1, 2002, the Employer agrees to pay eighty percent (80%) of the monthly premiums for vision care and sixty percent (60%) of the monthly premiums for hearing aid coverage, under the Supplementary Health and Hospital Plan, with the balance of the monthly premiums being paid by the employee through payroll deduction. This coverage includes a ten dollar (\$10.00) (single) and twenty dollar (\$20.00) (family) deductible in any calendar year and provides for vision care (maximum three hundred dollars [\$300.00] per person in any twenty-four [24] month period) and the purchase of hearing aids (maximum twelve hundred dollars [\$1200.00] per person every four [4] years) equivalent to the vision and hearing aid component of the Blue Cross Extended Health Care Plan.

Effective September 1, 2005, the eligible expenses outlined in the vision care coverage under the Supplementary Health and Hospital Plan will

be amended to include one routine eye examination every twenty-four (24) months, and laser eye correction surgery. The vision care coverage maximum will be increased to three hundred and forty dollars (\$340) per person every twenty-four (24) month period.

Effective April 1, 2009, the Supplementary Health and Hospital Plan shall provide for the reimbursement of the cost of one routine eye examination every twenty-four (24) months independent of the vision care maximum.

Effective January 1, 2010, the employer agrees to pay 100% of the monthly premiums for vision care and hearing aid coverage under the Supplementary Health and Hospital Plan.

- 67.4 It is not necessary for an employee or dependents to be confined to hospital to be eligible for benefits under this plan. If an employee is totally disabled or his or her dependent is confined to hospital on the date his or her Supplementary Health and Hospital Insurance terminates, benefits shall be payable until the earliest of: the date the total disability ceases, the date his or her dependent is discharged from hospital, or the expiration of six (6) months from the date of termination of insurance.
- 67.5 Where an employee is totally disabled, coverage for Supplementary Health and Hospital Insurance will cease at the end of the month in which the employee receives his or her last pay from the Employer, except as provided in Article 70.3 (Long Term Income Protection). If an employee wishes to have Supplementary Health and Hospital Insurance continue, arrangements may be made through the employee's personnel branch. The employee shall pay the full premium.
- 67.6 The Employer shall make available to employees an information booklet with periodic updates, when necessary, within a reasonable period of time following the signing of a new collective agreement or following major alterations to the Plans.
- 67.7 Effective January 1, 2009, the employee's share of the annual Employment Insurance (EI) rebate will be redirected by the Employer towards offsetting the cost of the benefits contained in this Agreement.

ARTICLE 68 – DENTAL PLAN (FPT)

BENEFITS

68.1.1 This plan provides for basic dental care equivalent to the Blue Cross Dental Care Plan 7 and includes such items as examinations, consultations, specific diagnostic procedures, X-rays, preventive services such as scaling, polishing and fluoride treatments, fillings, extractions and anaesthesia services. This plan also includes benefits equivalent to Rider 1 of the Ontario Blue Cross as additions to the basic dental plan and includes such items as periodontal services, endodontic services and surgical services, as well as prosthodontic services necessary for relining, rebasing or repairing of an existing appliance (fixed bridgework, removable partial or complete dentures).

Effective June 1, 2002 and until December 31, 2008, the dental coverage includes a one hundred dollar (\$100) single or family deductible per calendar year.

Effective January 1, 2009, the dental coverage includes a fifty dollar (\$50) single or family deductible per calendar year.

Effective June 1, 2002 dental recall coverage is extended from six (6) to nine (9) months except for dependent children twelve (12) and under.

Effective June 1, 2002, coverage does not include fluoride treatment for adults.

Effective April 1, 2009, the dental coverage includes pit and fissure sealant for dependent children aged six (6) to eighteen (18) years.

- 68.1.2 (a) Payments under the plan will be in accordance with the current Ontario Dental Association Schedule of Fees for the subscriber and eligible dependents. Effective January 1, 2004, reimbursements to the employee will be based on a dental fee guide lag of one (1) year in each year of the collective agreement.
 - (b) The Employer shall pay the full premiums under this plan on the basis of eighty-five percent/fifteen percent (85%/15%) co-insurance. The employee shall pay the cost of dental care directly and the carrier shall reimburse the employee eighty-five percent (85%) based on Article 68.1.2(a).
- 68.1.3 This plan includes dentures, with benefits equivalent to Rider 2 of the Ontario Blue Cross Plan on the basis of fifty percent/fifty percent (50%/50%) co-insurance, in accordance with Article 68.1.2(a), up to a lifetime maximum benefit of three thousand dollars (\$3,000) for the insured employee and each eligible dependent.
- 68.1.4 Except for benefits described under Article 68.2, eligible dependents shall include spouse, unmarried children under twenty-one (21) years of

age, unmarried children between twenty-one (21) and twenty-five (25) years of age in full-time attendance at an educational institution or on vacation therefrom, and children twenty-one (21) years of age and over, mentally or physically infirm and who are dependent.

- 68.2 This plan includes services relating to orthodontics, to apply only to dependent unmarried children of the employee between the ages of six (6) and eighteen (18), with benefits equivalent to Rider 3 of the Ontario Blue Cross Plan on the basis of fifty percent/fifty percent (50%/50%) co-insurance, in accordance with Article 68.1.2(a), up to a lifetime maximum benefit of three thousand dollars (\$3,000) for each such dependent unmarried child.
- 68.3 Effective June 1, 2002, this plan includes services relating to major restorative, with benefits equivalent to Rider 4 of the Blue Cross Plan on the basis of fifty percent/fifty percent (50%/50%) co-insurance. The employee shall pay the cost of the dental care directly and the carrier shall reimburse the employee fifty percent (50%) based on Article 68.1.2(a), up to a maximum benefit of twelve hundred dollars (\$1200) per year for the insured employee and each eligible dependent.

Effective January 1, 2010, the maximum benefit for major dental services will be increased to two thousand dollars (\$2,000) per year for the insured employee and each eligible dependent. The co-insurance will remain at fifty/fifty (50%/50%).

PREMIUMS

68.4 If an employee elects to participate in the Dental Plan, the Employer shall pay forty percent (40%), fifty percent (50%), sixty percent (60%), seventy percent (70%) or eighty percent (80%) of the monthly premium for the Dental Plan, whichever is closest to the percentage that the employee's weekly hours of work bear to full-time employment. The employee shall pay the balance of the monthly premium through payroll deduction.

ELIGIBILITY

68.5 Employees are eligible for coverage on the first day of the month coinciding with or following two (2) months of service.

PARTICIPATION

68.6.1 An employee who does not elect to join the plan on first becoming eligible to participate, or who elects to rejoin the plan after opting out earlier, may make application in December of any year to commence coverage effective January 1st following, provided the employee has satisfied the service requirement specified in Article 64.1 (Insured Benefits Plans – General).

- 68.6.2 An employee who is participating in the plan, and, while still employed wishes to opt out of the plan, may make application in December of any year to terminate coverage effective January 1st following.
- 68.6.3 Notwithstanding Article 68.6.1, on providing proof that similar coverage provided by a plan in which his or her spouse participates has been terminated, an employee may opt into the plan at any time, for coverage commencing at the beginning of the month coinciding with or immediately following the presentation of such evidence to the Employer.

CANCELLATION

68.7 All coverage under this plan will cease on the date of termination of employment.

ARTICLE 69 – WORKPLACE SAFETY AND INSURANCE (FPT)

69.1 Where an employee is absent by reason of an injury or an occupational disease for which a claim is made under the *Workplace Safety and Insurance Act*, his or her weekly rate of pay shall continue to be paid for a period not exceeding thirty (30) regularly scheduled working days.

If an award is not made, any payments made under the foregoing provisions in excess of that to which he or she is entitled under Articles 71.1 and 71.6 (Short Term Sickness Plan) shall be an amount owing by the employee to the Employer.

- 69.2 Where an employee is absent by reason of an injury or an occupational disease for which an award is made under the *Workplace Safety and Insurance Act*, his or her weekly rate of pay shall continue to be paid for a period not exceeding three (3) consecutive months or a total of sixty-five (65) regularly scheduled working days, where such absences are intermittent, following the date of the first absence because of the injury or occupational disease shall not be charged against his or her credits.
- 69.3 Where an award is made under the *Workplace Safety and Insurance Act* to an employee that is less than the weekly rate of pay of the employee

and the award applies for longer than the period set out in Article 69.2 and the employee has accumulated credits, his or her weekly rate of pay may be paid and the difference between the weekly rate of pay paid after the period set out in Article 69.2 and the compensation awarded shall be converted to its equivalent time and deducted from his or her accumulated credits.

- 69.4 Where an employee receives an award under the *Workplace Safety and Insurance Act*, and the award applies for longer than the period set out in Article 69.2 (i.e. three (3) months), the Employer will continue subsidies for Basic Life, Long Term Income Protection, Supplementary Health and Hospital and the Dental Plans for the period during which the employee is receiving the award. The Employer shall continue to make the Employer's pension contributions unless the employee gives the Employer a written notice that the employee does not intend to pay the employee's pension contributions.
- 69.5 Where an employee is absent by reason of an injury or an occupational disease for which an award is made under the *Workplace Safety and Insurance Act*, the employee shall not be entitled to a leave of absence with pay under Article 71 (Short Term Sickness Plan) as an option following the expiry of the application of Article 69.2.

ARTICLE 70 – LONG TERM INCOME PROTECTION

- 70.1 Effective June 1, 2002, the Employer shall pay one hundred percent (100%) of the monthly premium of the Long Term Income Protection (L.T.I.P.) plan.
- (a) Effective January 1, 1992 and until December 31, 2009, the L.T.I.P benefit is sixty-six and two-thirds percent (66 ²/₃%) of an employee's gross salary at the date of disability, including any retroactive salary adjustment to which the employee is entitled.

Effective January 1, 2010, the L.T.I.P. benefit is sixty-six and two thirds percent $(66^2/_3\%)$ of the employee's gross salary at the date that the carrier deems to be the effective date on which the employee is entitled to receive L.T.I.P. benefits, including any retroactive salary adjustment to which the employee is entitled.

(b) The L.T.I.P. benefit provided under Article 42.2.1(b) (Long Term Income Protection) shall apply; however it shall be pro-rated based on the proportion of the Regular part-time employee's weekly hours of work to the normal hours of work for the class as follows: <u>Weekly Hours of Work</u> × Monthly amount Normal hours of work for class (weekly)

- (c) Effective December 31, 1993, and annually thereafter, until December 31, 1998, the total monthly payment under Articles 70.2.1(a) and 70.2.1(b) shall be increased by up to two percent (2%) based on the average annual increase in the Ontario Consumer Price Index (CPI) as published by Statistics Canada each January.
- (d) Effective January 1, 1999, the L.T.I.P. benefit an employee was receiving on December 31, 1998, shall be increased for each employee by an amount equal to 1.0% of such amount, and on January 1, 2000, the amount the employee was receiving on December 31, 1999 shall be increased by a further 1.35%, and on January 1, 2001, the amount the employee was receiving on December 31, 2000 shall be increased by a further 1.95%.
- (e) Effective January 1, 2002, the L.T.I.P. benefit an employee was receiving on December 31, 2001, shall be increased for each employee by an amount equal to 3.5% of such amount, and on January 1, 2003, the amount the employee was receiving on December 31, 2002 shall be increased by a further 2.45%, and on January 1, 2003, the amount the employee was receiving on December 31, 2003 shall be increased by a further 2.5%.
- (f) Effective January 1, 2005, the L.T.I.P. benefit an employee was receiving on December 31, 2004, shall be increased for each employee by an amount equal to 2% of such amount, and on January 1, 2006, the amount the employee was receiving on December 31, 2005 shall be increased by a further 2.25%, and on January 1, 2007, the amount the employee was receiving on December 31, 2006 shall be increased by a further 2.5%, and on January 1, 2008, the amount the employee was receiving on December 31, 2007 shall be increased by a further 3%.
- (g) Effective January 1, 2009, the L.T.I.P. benefit an employee was receiving on December 31, 2008 shall be increased for each employee by an amount equal to 1.75% of such amount, and on January 1, 2010, the amount the employee was receiving on December 31, 2009 shall be increased by a further 2.0%, and on January 1, 2011, the amount the employee was receiving on December 31, 2010 shall be increased by a further 2.0%, and on January 1, 2012, the amount the employee was receiving on December 31, 2010 shall be increased by a further 2.0%, and on January 1, 2012, the amount the employee was receiving on December 31, 2011 shall be increased by a further 2.0%.

- (h) Effective January 1, 2013, the L.T.I.P. benefit an employee was receiving on December 31, 2012 shall be increased for each employee by an amount equal to 0.5% of such amount, and on January 1, 2014, the amount the employee was receiving on December 31, 2013 shall be increased by a further 0.5%.
- (i) The Employer shall provide a list of employees on L.T.I.P. to JIBRC upon request.
- 70.2.2 The L.T.I.P. benefit to which an employee is entitled under Article 70.2.1 shall be reduced by the total of other disability or retirement benefits payable under any other plan toward which the Employer makes a contribution except for Workplace Safety and Insurance benefits paid for an unrelated disability, and such benefits are payable until the earliest of recovery, death or the end of the month in which the employee reaches age sixty-five (65).
- 70.2.3 The L.T.I.P. benefits commence after a qualification period of six (6) months from the date the employee becomes totally disabled, unless the employee elects to continue to use accumulated attendance credits on a day-to-day basis after the six (6) month period.
- 70.2.4 Total disability means the continuous inability as the result of illness, mental disorder, or injury of the insured employee to perform the essential duties of his or her normal occupation during the qualification period, and during the first twenty-four (24) months of the benefit period; and thereafter during the balance of the benefit period, the inability of the employee to perform the essential duties of any gainful occupation for which he or she is reasonably fitted by education, training or experience.
- 70.3 The Employer will continue to make pension contributions as well as the normal portion of premium payments for the Dental Plan and for Supplementary Health and Hospital on behalf of the employee while the employee receives or is qualified to receive L.T.I.P. benefits under the plan, unless the employee is supplementing a Workplace Safety and Insurance award. For the purposes of Article 70.3, the "normal portion" of premium payments will be as described in Article 67.1.1 (Supplementary Health and Hospital Insurance) and Article 68.4(Dental Plan).
- 70.4 A record of employment, if required in order to claim Employment Insurance sickness and disability benefits, will be granted to an employee and this document shall not be considered as termination of employment.
- 70.5 The L.T.I.P. coverage will terminate at the end of the calendar month in which an employee ceases to be a regular employee. If the employee is

totally disabled on the date his or her insurance terminates, he or she shall continue to be insured for that disability.

- 70.6 If, within three (3) months after benefits from the L.T.I.P. plan have ceased, an employee has a recurrence of a disability due to the same or a related cause, the L.T.I.P. benefit approved for the original disability will be reinstated immediately.
- 70.7 If an employee who is in receipt of L.T.I.P. benefits is resuming employment on a gradual basis (less than the regularly scheduled hours of work of that employee) during recovery, partial benefits shall be continued during rehabilitative employment.

"Rehabilitative employment" means remunerative employment while not yet fully recovered, following directly after the period of total disability for which benefits were received. When considering rehabilitative employment benefits, L.T.I.P. will take into account the employee's training, education and experience. The rehabilitative benefit will be the monthly L.T.I.P. benefit less fifty percent (50%) of rehabilitative employment earnings. The benefit will continue during the rehabilitative employment period up to but not more than twenty-four (24) months. Rehabilitative employment may be with the Employer or with another employer.

- 70.8 The L.T.I.P. benefits under rehabilitative employment shall be reduced when an employee's total earnings exceed one hundred percent (100%) of his or her earnings as at the date of commencement of total disability.
- 70.9 Employees while on rehabilitative employment with the Ontario Government will earn vacation credits as set out in Article 72 (Vacations and Vacation Credits).

ARTICLE 71 – SHORT TERM SICKNESS PLAN

- 71.1.1 Until March 31, 2013, an employee who is unable to attend to his or her duties due to sickness or injury is entitled in each calendar year to leave of absence with pay as follows:
 - (a) at regular salary for the portion of six (6) days that the ratio of the employee's weekly hours of work bear to full-time employment,
 - (b) at seventy-five percent (75%) of regular salary for an additional period of that portion of one hundred and twenty-four (124) days that the ratio of the employee's weekly hours of work bear to full-time employment.

- 71.1.2 Effective April 1, 2013, an employee who is unable to attend to his or her duties due to sickness or injury is entitled in each calendar year to leave of absence with pay as follows:
 - (a) at regular salary for the portion of six (6) days that the ratio of the employee's weekly hours of work bear to full-time employment,
 - (b) at sixty-six and two thirds percent (66 2/3%) of regular salary for an additional period of that portion of one hundred and twenty-four (124) days that the ratio of the employee's weekly hours of work bear to full-time employment; or
 - (c) notwithstanding 71.1.2 (b), with seventy-five per cent (75%) of regular salary for an additional one hundred and twenty-four (124) working days that the ratio of the employee's weekly hours of work bear to full-time employment, if a certificate of a legally qualified medical practitioner is forwarded to the employee's manager or designee certifying that the employee is unable to attend to official duties due to a severe mental or physical illness or injury (e.g. stroke, serious accident, hospitalization in excess of two (2) days, Quarantine, declared Pandemic event, shingles), or serious chronic mental or physical illness or injury (e.g. cancer, Crohn's, multiple sclerosis, cystic fibrosis).
- 71.2 An employee is not entitled to leave of absence with pay under Article 71.1 until he or she has completed all of his or her regularly scheduled hours of work within a period of four (4) consecutive weeks.
- 71.3 An employee on a sick leave of absence which commences on a regularly scheduled working day in one (1) calendar year and continues to include a regularly scheduled working day in the following calendar year, is not entitled to leave of absence with pay under Article 71.1 for more than the number of days provided in Article 71.1 in the two (2) years until he or she has returned to work and again completed the service requirement described in Article 71.2.
- 71.4 An employee who has used the total number of days available under Article 71.1 in a calendar year must complete the service requirement described in Article 71.2 before he or she is entitled to further leave under Article 71.1 in the next calendar year.
- 71.5 The pay of an employee under this article is subject to deductions for insurance coverage and pension contributions that would be made from his or her regular weekly rate of pay. The Employer-paid portion of all payments and subsidies will continue to be made.

USE OF ACCUMULATED CREDITS

- 71.6 An employee on leave of absence under Article 71.1.1(b), Article 71.1.2(b) or Article 71.1.2(c) may, at his or her option, have sufficient credits deducted from his or her accumulated credits (attendance, vacation or overtime) to receive his or her regular weekly rate of pay.
- 71.7 An employee who is absent from his or her duties due to sickness or injury beyond the total number of days provided for in Article 71.1 shall have his or her accumulated attendance credits reduced by the number of days equal to such absence and he or she shall receive his or her regular weekly rate of pay for that period.
- 71.8 Article 71.7 does not apply to an employee when he or she qualifies for and elects to receive benefits under the Long Term Income Protection plan.
- 71.9 Where, for reasons of health, an employee is frequently absent or unable to perform his or her duties, the Employer may require him or her to submit to a medical examination at the expense of the Employer.
- 71.10 Where an employee's absence caused by sickness exceeds a calendar week, no leave with pay shall be allowed unless a certificate of a legally qualified medical practitioner is forwarded to the employee's manager, certifying that the employee is unable to attend to his or her official duties. Notwithstanding this provision, the employee's manager may require an employee to submit a medical certificate for a period of absence of less than a calendar week.
- 71.11 Employees returning from Long Term Income Protection plan to resume employment must complete the service requirement described in Article 71.2 to qualify for benefits under the Short Term Sickness Plan.
- 71.12 For the purposes of this article the service requirement described in Article 71.2 shall not include vacation leave of absence or any leaves without pay, but days worked before and after such leave shall be considered consecutive. Notwithstanding the above, where an employee is unable to attend to his or her duties due to sickness or injury, the days worked before and after such absence shall not be considered consecutive.

ARTICLE 72 – VACATIONS AND VACATION CREDITS (FPT)

72.1 Effective January 1, 1992, an employee shall earn a pro-rated portion of the vacation credits shown below based on the ratio that his or her weekly hours of work bear to full-time employment:

- (a) One and one-quarter (1¼) days per month during the first eight (8) years of continuous service;
- (b) One and two-thirds (1²/₃) days per month after eight (8) years of continuous service;
- (c) Two and one-twelfth (2¹/₁₂) days per month after fifteen (15) years of continuous service;
- (d) Two and one-half (2¹/₂) days per month after twenty-six (26) years of continuous service.
- 72.2 An employee is entitled to vacation credits under Article 72.1 in respect of a month or part thereof in which he or she is at work or on leave with pay.
- 72.3 An employee is not entitled to vacation credits under Article 72.1 in respect of a whole month in which he or she is absent from duty for any reason other than vacation leave of absence or leave of absence with pay.
- 72.4 An employee shall be credited with his or her vacation for a calendar year at the commencement of each calendar year.
- 72.5 An employee may accumulate vacation to a maximum of twice his or her annual accrual but shall be required to reduce his or her accumulation to a maximum of one (1) year's accrual by December 31 of each year.
- 72.6 On commencing employment an employee shall be credited with pro rata vacation for the balance of the calendar year, but shall not be permitted to take vacation until he or she has completed six (6) months of service.
- 72.7 An employee with over six (6) months of service may, with the approval of the Deputy Minister, take vacation to the extent of his or her vacation entitlement and his or her vacation credits shall be reduced by any such vacation taken. For this purpose, an employee may include any continuous employment as a regular part-time employee, or as a full-time employee, in the Public Service of Ontario immediately prior to his or her appointment to the Regular Service.
- 72.8 Where an employee has completed twenty-five (25) years of service, there shall be added to his or her accumulated vacation, on that occasion only, that portion of five (5) days' vacation represented by the ratio his or her weekly hours of work bear to full-time employment.
- 72.9 An employee who completes twenty-five (25) years of service on or before the last day of the month in which he or she becomes sixty-four (64) years of age, is entitled to that portion of five (5) days pre-retirement

leave with pay, represented by the ratio his or her weekly hours of work bear to full-time employment, at the beginning of the month following his or her sixty-fourth (64th) birthday.

- 72.10 Where an employee leaves the Regular Service prior to the completion of six (6) months' service as computed in accordance with Article 72.7, he or she is entitled to vacation pay at the rate of four percent (4%) of total earnings paid during the period of his or her employment.
- 72.11 An employee who has completed six (6) or more months of service shall be paid for any earned and unused vacation standing to his or her credit at the date he or she ceases to be an employee, or, at the date he or she qualifies for payments under the Long Term Income Protection plan as defined under Article 70 and any salary paid for unearned vacation used up to that time shall be recovered by the Employer from any monies owing to that employee.
- 72.12 An employee's service shall not include any period when he or she is on leave of absence without pay for more than thirty (30) days or a period which constitutes a hiatus in service, i.e.:
 - (a) Political Activity (Public Service of Ontario Act) (P.S.O.A), Part V)
 - (b) Lay-off (Article 62 Employment Stability)
 - (c) Educational Leave (*Public Service Commission Key Directive on HR Administration* – sections 14 and 15).
- 72.13 An employee who has completed his or her probationary period shall, upon giving at least two (2) months' written notice, receive before commencing vacation, an advance against the pay cheques that fall due during the vacation period, based upon the following conditions:
 - (a) such an advance shall be provided only where the employee takes at least two (2) consecutive weeks' vacation;
 - (b) such an advance shall be in an amount equal to the employee's lowest net regular pay cheque in the two (2) month period immediately preceding commencement of his or her vacation leave, and rounded to the closest ten dollars (\$10) below such net amount;
 - (c) where more than two (2) pay cheques are due and payable during the vacation period, in no case will the advance exceed twice the amount set out in (b) above.

Any additional amount due the employee as a result of the application of (b) and (c) above will be paid to the employee in the normal manner.

ARTICLE 73 – HOLIDAY PAYMENT

73.1.2 An employee shall be entitled to a paid holiday each year on each of the following days which fall on a day that is a regularly scheduled work day for the employee:

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

Any special holiday as proclaimed by the Governor General or the Lieutenant Governor.

- 73.1.2 An employee shall be compensated for each of the holidays to which he or she is entitled under Article 73.1.1. The compensation shall be equivalent to that of his or her regularly scheduled working day, but shall not exceed seven and one-quarter (7¹/₄) or eight (8) hours, as applicable.
- 73.2 When an employee works on a holiday listed in Article 73.1.1, in addition to any compensation to which he or she may be entitled under Article 73.1.2, the employee shall be paid at the rate of two (2) times the basic hourly rate for all hours worked with a minimum credit of the number of hours in his or her regularly scheduled working day. This Article 73.2 does not apply to employees in classifications assigned to Schedule 6.
- 73.3 In addition to any compensation to which he or she may be entitled under Article 73.1.2, an employee in a classification assigned to Schedule 6 shall receive equivalent time off for work on a holiday listed in Article 73.1.1.

ARTICLE 74 – BEREAVEMENT LEAVE

(FPT)

- 74.1 An employee shall be allowed up to three (3) consecutive calendar days' leave of absence with pay in the event of the death of his or her spouse, mother, father, mother-in-law, father-in-law, son, daughter, step-son, step-daughter, brother, sister, son-in-law, daughter-in-law, sister-in-law, brother-in-law, grandparent, grandchild, ward, guardian, stepmother, stepfather, step-grandparent, step-grandchild or same-sex spouse.
- 74.2 An employee who would otherwise have been at work shall be allowed one (1) day leave of absence with pay in the event of the death and to attend the funeral of his or her aunt, uncle, niece or nephew.

74.3 In addition to the foregoing, an employee shall be allowed up to two (2) days' leave of absence without pay to attend the funeral of a relative listed in Articles 74.1 and 74.2 above if the location of the funeral is greater than eight hundred kilometres (800 km) from the employee's residence.

ARTICLE 75 – SPECIAL AND COMPASSIONATE LEAVE (FPT)

- 75.1 A Deputy Minister or his or her designee may grant an employee leave of absence with pay for not more than three (3) days in a year upon special or compassionate grounds.
- 75.2 The granting of leave under this article shall not be dependent upon or charged against accumulated credits.

ARTICLE 76 – PREGNANCY LEAVE (FPT)

- 76.1 A Deputy Minister shall grant leave of absence without pay to a pregnant employee who has served at least thirteen (13) weeks including service as a Public Servant immediately prior to her appointment to the Regular service.
- 76.2.1 The leave of absence shall be in accordance with the provisions of the *Employment Standards Act 2000.*
- 76.2.2 Notwithstanding Article 71.12 (Short Term Sickness Plan), Articles 72.2, 72.3, 72.12 (Vacation and Vacation Credits) and Article 78.3 (Termination Payments), vacation credits, seniority and service continue to accrue during the pregnancy leave.
- 76.3.1 An employee entitled to pregnancy leave under this article, who provides the Employer with proof that she is in receipt of Employment Insurance benefits pursuant to the *Employment Insurance Act, (Canada)* shall be paid an allowance in accordance with the Supplementary Unemployment Benefit Plan.
- 76.3.2 In respect of the period of pregnancy leave, payments made according to the Supplementary Unemployment Benefit Plan will consist of the following:
 - (a) for the first two (2) weeks, payments equivalent to ninety-three percent (93%) of the actual weekly rate of pay for her classification,

which she was receiving on the last day worked prior to the commencement of the pregnancy leave, but which shall also include her progression on the wage grid and any negotiated or amended wage rates for her classification as they are implemented,

and

- (b) up to a maximum of fifteen (15) additional weeks, payments equivalent to the difference between the sum of the weekly *EI* benefits the employee is eligible to receive and any other earnings received by the employee, and ninety-three percent (93%) of the actual weekly rate of pay for her classification, which she was receiving on the last day worked prior to the commencement of the pregnancy leave but which shall also include her progression on the wage grid and any negotiated or amended wage rates for her classification as they are implemented.
- 76.3.3 Notwithstanding Article 76.3.2(a) and (b), where an employee assigned to a vacancy in accordance with Article 60.4.2 (Health and Safety and Video Display Terminals) is eligible to receive an allowance under this article, and the salary rate she was receiving on the last day worked prior to the pregnancy leave is less than the salary rate she was receiving on the last day worked prior to the assignment, the allowance shall be based on the actual weekly rate of pay for her classification which she was receiving on the last day worked prior to the assignment.
- 76.4 Notwithstanding Article 64.2 (Insured Benefits Plans General), an employee on pregnancy leave shall have her benefits coverage continued unless the employee elects in writing not to do so.
- 76.5 An employee on pregnancy leave is entitled, upon application in writing at least two (2) weeks prior to the expiry of the leave, to a leave of absence without pay but with accumulation of credits for not more than thirty-five (35) weeks. This leave shall be in accordance with the provisions of parental leave granted under Article 77 (Parental Leave).
- 76.6.1 A female employee returning from a leave of absence under Article 76.1 or 76.5 to the ministry in which she was employed immediately prior to such leave shall be assigned to the position she most recently held, if it still exists, or to a comparable position, if it does not and continue to be paid at the step in the salary range that she would have attained had she worked during the leave of absence.
- 76.6.2 An employee who has been assigned in accordance with Article 60.4.2 (Health and Safety and Video Display Terminals) and who returns to

her former ministry from a leave of absence under this article, shall be assigned to the position she most recently held prior to the assignment under Article 60.4.2, if it still exists, or to a comparable position, if it does not, and continue to be paid at the step in the salary range that she would have attained had she worked during the leave of absence.

- 76.7 In accordance with Articles 76.3.2(a) and (b), and 76.3.3, the Supplementary Unemployment Benefit shall be based on the salary the employee was receiving on the last day worked prior to the commencement of the pregnancy leave, including any retroactive salary adjustment to which she may become entitled during the leave.
- 76.8 The pregnancy leave of a person who is not entitled to take parental leave ends on the later of the day that is seventeen (17) weeks after the pregnancy leave began or the day that is six (6) weeks after the birth, still birth or miscarriage of the child unless the employee chooses to end the leave earlier and submits a certificate from a legally qualified medical practitioner.

ARTICLE 77 – PARENTAL LEAVE (FPT)

- 77.1.1 A Deputy Minister shall grant a parental leave of absence without pay to an employee who has served at least thirteen (13) weeks, including service as a Public Servant immediately prior to his or her appointment to the Regular Service.
- 77.1.2 Notwithstanding Article 71.12 (Short Term Sickness Plan), Articles 72.2, 72.3, 72.12 (Vacation and Vacation Credits) and Article 78.3 (Termination Payments), vacation credits, seniority and service continue to accrue during the parental leave.
- 77.2 Parental leave may begin,
 - (a) no earlier than the day the child is born or comes into the custody, care and control of the parent for the first time; and
 - (b) no later than fifty-two (52) weeks after the day the child is born or comes into the custody, care and control of the parent for the first time;
 - (c) the parental leave of an employee who takes pregnancy leave must begin when the pregnancy leave ends unless the child has not yet come into the custody, care and control of a parent for the first time.

Parental leave shall end thirty-five (35) weeks after it begins for an employee who takes pregnancy leave and thirty-seven (37) weeks after it begins for an employee who did not take pregnancy leave, or on an earlier day if the person gives the Employer at least four (4) weeks' written notice of that day.

- 77.3 Notwithstanding Article 64.2 (Insured Benefits Plans General), an employee on parental leave shall have their benefits coverage continued unless the employee elects in writing not to do so.
- 77.4 Except for an employee to whom Article 76 (Pregnancy Leave) applies, an employee on parental leave is entitled, upon application in writing at least two (2) weeks prior to the expiry of the leave, to a further consecutive leave of absence without pay but with accumulation of credits for not more than six (6) weeks.
- 77.5.1 An employee who is entitled to parental leave and who provides the Employer with proof that he or she is in receipt of employment insurance benefits pursuant to *Employment Insurance Act, (Canada)* shall be paid an allowance in accordance with the Supplementary Unemployment Benefit Plan.
- 77.5.2 In respect of the period of parental leave, payments made according to the Supplementary Unemployment Benefit Plan will consist of the following:
 - (a) where the employee elects to serve the two (2) week waiting period under the *Employment Insurance Act, (Canada)* before receiving benefits under that Act, for the first two (2) weeks, payments equivalent to ninety-three percent (93%) of the actual weekly rate of pay for his or her classification, which he or she was receiving on the last day worked prior to the commencement of the leave, which shall also include his or her progression on the wage grid and any negotiated or amended wage rates for his or her classification as they are implemented,
 - (b) up to a maximum of fifteen (15) additional weeks, payments equivalent to the difference between the sum of the weekly *EI* benefits the employee is eligible to receive and any other earnings received by the employee, and ninety-three percent (93%) of the actual weekly rate of pay for his or her classification, which he or she was receiving on the last day worked prior to the commencement of the leave which shall also include his or her progression on the wage grid and any negotiated or amended wage rates for his or her classification as they are implemented.

- 77.6 An employee returning from a leave of absence under Articles 77.1 or 77.4 to the ministry in which he or she was employed immediately prior to such leave, shall be assigned to the position he or she most recently held, if it still exists, or to a comparable position, if it does not, and continue to be paid at the step in the salary range that he or she would have attained had he or she worked during the leave of absence.
- 77.7 In accordance with Article 77.5.2, the Supplementary Unemployment Benefit shall be based on the salary the employee was receiving on the last day worked prior to the commencement of the leave, including any retroactive salary adjustment to which he or she may have been entitled during the leave.

ARTICLE 78 – TERMINATION PAYMENTS (FPT)

- 78.1.1 An employee who has completed a minimum of
 - (a) one (1) year of service and who ceases to be an employee because of,
 - (1) death,
 - (2) retirement pursuant to,
 - (a) Articles 8.4, 8.6, 9, 10.1, 10.2, 10.3 or 17 of the OPSEU Pension Plan and who is found by the OPSEU Pension Trust to be unable to perform his or her duties by reason of mental or physical incapacity and whose service is terminated in circumstances under which he or she is not entitled to a disability pension; or
 - (3) dismissal for certain reasons under section 39 of the P.S.O.A., or
 - (4) resignation during the surplus notice period; or
 - (b) five (5) years service and who ceases to be an employee for any reason other than:
 - (1) dismissal for cause under section 34 of the P.S.O.A., or
 - (2) abandonment of position under section 42 of the P.S.O.A.

is entitled to severance pay equal to that portion of a week's pay represented by the ratio of his or her weekly hours of work to full-time employment, for each year of continuous service.

78.1.2 Notwithstanding Article 78.1.1, an employee who voluntarily resigns is only entitled to termination payments for services accrued up to December 31, 2008.

78.1.3 Notwithstanding Article 78.1.1 an employee appointed on or after January 1, 2013 is not entitled to termination payments as provided for in this article where the employee retires under the OPSEU Pension Plan.

For clarity, this does not apply to a fixed term employee who on or after January 1, 2013 is appointed to the regular service, where that regular employee's continuous service will include any fixed term service accumulated on or before January 1, 2013.

- 78.2.1 The total of the amount paid to an employee in respect of severance pay shall not exceed one-half (½) of the annual full-time salary of the employee at the date when he or she ceases to be an employee.
- 78.2.2 The calculation of severance pay of an employee shall be based on the annual salary of the employee as though he or she was employed full-time at the date when he or she ceases to be an employee.
- 78.2.3 Where a computation for severance pay involves a part of a year of the total period under consideration, the computation of that part shall be made on a monthly basis, and,
 - (a) any part of a month that is less than fifteen (15) days shall be disregarded; and
 - (b) any part of a month that is fifteen (15) or more days shall be deemed to be a month.
- 78.3 For purposes of determining qualification for severance pay and the amount of severance pay to which an employee is entitled, an employee's service shall not include any period when he or she is on leave of absence without pay for greater than thirty (30) days or for a period which constitutes a hiatus in his or her service, i.e.:
 - (a) Political Activity (*P.S.O.A.*, *Part V*)
 - (b) Lay-off (Article 62 Employment Stability)
 - (c) Educational Leave (*Public Service Commission Key Directive on HR Administration* sections 14 and 15).
- 78.4 An employee may receive only one (1) termination payment for a given period of service.
- 78.5 Notwithstanding Article 78.4, an employee who has been released in accordance with Article 62 (Employment Stability) and who is subsequently re-appointed within two (2) years may, at his or her option,

repay any termination payments received under this article to the Minister of Finance, and, thereby, restore termination pay entitlements for the period of service represented by the payment.

- 78.6 An employee, when he or she ceases to be an employee, shall have any accrued severance pay entitlements from his or her service when covered under Part B Employee Benefits of the Central Collective Agreement calculated on the basis of his or her salary as though he or she was employed full-time.
- 78.7 In a case where an employee leaves employment with the Employer and acquires a job with a Crown Agency, the Employer may pay out the termination pay immediately or, by arrangement with the Crown Agency, transfer liability for the termination pay to the Crown Agency, in which case such liability will be assumed by the Crown Agency and the Employer will be relieved from any further obligation in this regard, save and except that where the Crown Agency does not satisfy its obligation, the Employer shall do so.

PART D – SALARY AND TERM

ARTICLE 79 – SALARY

(FPT, RPT)

IMPLEMENTATION

79.1 The parties agree to co-operate to facilitate the expeditious implementation of this Collective Agreement.

ARTICLE 80 – TERM OF AGREEMENT

(FXT, SE, ST, FPT, RPT, GO)

80.1 This Agreement covers the period from January 1, 2013, until December 31, 2014. The effective date of any changes to the term of this Central Collective Agreement from the previous Central Collective Agreement, unless otherwise indicated, shall be January 24, 2013. This Central Collective Agreement shall continue automatically thereafter for annual periods of one (1) year each unless either party serves notice on the other in writing that it wishes to bargain for a new Central Collective Agreement in accordance with the *Labour Relations Act, 1995*, and the *Crown Employees Collective Bargaining Act, 1993*.

Signed this 7th day of March, 2013, in Toronto, Ontario.

FOR THE UNION:	FOR THE EMPLOYER:
Roxanne Barnes	David Brook
Ron Langer	Laurie Cregan
Elaine Young	Matt Siple
Tammy McGregor Carson	Matthew Hopkins
Daryl O'Grady	Barry Scanlon
Edie Strachan	Michele White
Pierre Verhelst	Michael Jamieson
John Watson	Andrew Wisdom

Len Elliott

Barb Friday

Cindy Falcao

Betty Marchegiano

Shelley McCormick

Cam Jay

Jeff Weston

Tracy More

Ruth Hamilton

Warren Thomas

David Medeiros

Debbie Farr

Bev Lyman

Ian Hagman

Chris Davies

PART E – APPENDICES

APPENDIX 1

June 24, 2005 DATA FILE ON UNION DUES

Mr. Terry Baxter, Chief Negotiator Ontario Public Service Employees Union 100 Lesmill Road North York, Ontario M3B 3P8

Re: Union Dues Data File

Dear Mr. Baxter,

This letter will confirm the understanding reached regarding the provision of union dues data for all bargaining unit employees and replaces the previous Appendix 1 and Appendix 2. This letter describes the parties' administration of Union dues check-off for all bargaining unit employees.

The Employer shall provide the Union with a monthly data file on Union dues. The data file shall contain the following information fields:

Ministry, Employee Name, Employee ID Number, Employment Status (i.e., active, leave with pay, leave without pay, terminated), Continuous Service Date, LTIP Reason (i.e., pending, approved, rehabilitation, reoccurrence), Full/Part Time Indicator, Employee Class (i.e., Regular, fixed-term), Sex, Geographic Work Location, Benefit Base Salary, Job Classification Code, Title and Category/Module, Payrate Amount and Code, Scheduled Hours, Class Schedule, Job Dues/Fees Code, Total Dues Deducted, Total Earnings, Home Position Indicator, Union Group, Change Indicator, and Reason Code.

Currently SIN numbers are being used in the place of the Employee ID number. The parties agree that the SIN number will be replaced by the Employee ID number within one year of ratification, during which time the parties will coordinate their electronic databases to facilitate this change.

Yours truly,

Elizabeth McKnight Director, OPSEU Negotiations Centre for Leadership and Human resource Management

APPENDIX 2

June 24, 2005 RECOGNITION CLAUSE

Letter of Understanding

Mr. Terry Baxter Chief Negotiator, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Recognition Clause in Article 1 of Collective Agreement

Dear Mr. Baxter:

The parties have agreed to incorporate the language of OIC 243/94, dated February 24, 1994, into the current collective agreement. The parties recognize that the addition of this language is a confirmation of the scope of the bargaining unit as it existed prior to the expiration of the collective agreement on December 31, 2004 and that it should not be interpreted as limiting or expanding the scope of the OPSEU bargaining unit outside of what existed on December 31, 2004.

This letter of understanding forms part of the collective agreement.

Elizabeth McKnight Director, OPSEU Negotiations

Attached: OIC 243/94

Order in Council Décret



On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that: Sur la récommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit -

WHEREAS, subsection 23(1) of the Public Service and Labour Relations Statute Law Amendment Act, 1993, authorizes the Lieutenant Governor in Council to establish, by order, seven bargaining units consisting of Crown employees who are public servinits as defined in the Public Service Act,

WHEREAS, subsection 23(2) of the Act authorizes the Lieutenant Covernor in Council to determine the description of six of these bargalrung units;

WHEREAS, under subsection 23(3) of the Act, the seventh barguning unit is to be composed of all Crown employees who are public servants and whose positions are not included in the other six bargaining units, but shall not include (a) persons who exercise managenal functions or are employed in a confidential capacity in matters relating to labour relations; or (b) lawyers and engineers who are employed in their professional capacity:

PURSUANT to the aforementioned subsections of the Public Service and Labour Relations Statute Law Amendment Act and under the terms of the said Act, seven bargaining units of Crown employees who are public servants are hereby established and described as provided in Appendix 1

Concurred Recommended Chair Management Board of Cabinet Approved. FEB 3 - 1994 and Ordered Date hant Governor 1000

OC /Dectet 243/94

APPENDIX 1

1. ADMINSTRATIVE BARGAINING UNIT.

The Administrative Bargaining Unit is composed of Crown employees who are public servants employed in positions concerned with:

- administrative activities such as the researching, planning, designing, organizing, or co-ordinating to deliver programs or support government operations; or
- the administrative activities required, for example, to examine, inspect, investigate, audit, analyze, promote, regulate, or enforce government programmes, policies, standards, statutes and regulations; or
- the application of scientific knowledge as it relates to resource planning and management;

and includes employees in positions falling under the following classes:

04104 04106 00990 00992 00994	Accident Claims Supervisor 1 Accident Claims Supervisor 2 Accommodation Officer 1 Accommodation Officer 2 Accommodation Officer 3
13688	Agricultural Officer 1
13690	Agricultural Officer 2
60700	Agricultural Specialist 1
13710	Agricultural Specialist 1, Dairy
60702	Agricultural Specialist 2
13712	Agricultural Specialist 2, Dairy
60704	Agricultural Specialist 3
07860	Archivist 1
07862	Archivist 2
07864	Archivist 3
07870	Artifacts Officer
07390	Athletics Supervisor And Dean Of Men
14021	Biologist 1
14022	Biologist 2A
14024	Biologist 2B
14026	Biologist 3 (B/U)
05312	Boiler Inspector
05925	Chief Inspector Of Theatres
05920	Classifier 1, Board Of Censors
05922	Classifier 2, Board Of Censors
05510	Community Development Officer 1

05512	Community Development Officer 2
05513	Community Development Officer 3
12100	Community Planner 1
12102	Community Planner 2
12104	Community Planner 3
12106	Community Planner 4
12108	Community Planner 5
60108	Contract Review Officer
30606	Deputy 1, Administration Of Justice
30608	Deputy 2, Administration Of Justice
30612	Deputy Senior 1, Administration Of Justice
02281	Economist 1 (B/U)
02283	Economist 2 (B/U)
02285	Economist 3 (B/U)
02287	Economist 4 (B/U)
02289	Economist 5 (B/U)
07489	Education Adviser
07081	Education Officer
05344	Elevator Inspector 1
	Elevator Inspector 3
05350	Employment Standards Auditor 1
05520	
05522	Employment Standards Auditor 2
05530	Employment Standards Officer 1
12700	Engineering Officer 1
12702	Engineering Officer 2
12704	Engineering Officer 3
12706	Engineering Officer 4
12680	Engineering Services Officer 2
12682	Engineering Services Officer 3
12684	Engineering Services Officer 4
12686	Engineering Services Officer 5
61500	Environmental Officer 1
61502	Environmental Officer 2
61504	Environmental Officer 3
61506	Environmental Officer 4
61508	Environmental Officer 5
61510	Environmental Officer 6
00911	Estate Assessor 1
00913	Estate Assessor 2
03521	Executive Officer 1 (B/U)
03523	Executive Officer 2 (B/U)
03525	Executive Officer 3 (B/U)
13640	Farm Products Inspector 1
13642	Farm Products Inspector 2
10560	Field Worker 1, Homes For Special Care
10562	Field Worker 2, Homes For Special Care
20205	Financial Officer 1 (B/U)
20205	Financial Officer 2 (B/U)
20203	Financial Officer 3 (B/U)
20201	Thancial Ullicer 5 (D/U)

20207	Financial Officer 4 (B/U)
20209	Financial Officer 5 (B/U)
20226	Financial Officer Trainee
05701	Fire Safety Officer 1
05703	Fire Safety Officer 2
05705	Fire Safety Officer 3
05700	Fire Services Adviser 1
05702	Fire Services Adviser 2
05710	Fire Services Investigator 1
05712	Fire Services Investigator 2
13991	Forester 1
13992	Forester 2A
13994	Forester 2B
13995	Forester 3
13997	Forester 4
13999	Forester 5
14502	Geoscientist 1
14504	Geoscientist 2
14506	Geoscientist 3
14508	Geoscientist 4
07850	Historical Research Officer 1
07852	Historical Research Officer 2
02270	Housing Analyst 1
02272	Housing Analyst 2
05402	Human Rights Officer 1
05402	Human Rights Officer 2
02891	Immigration Officer
10512	Indian Development Officer
12120	Industrial Development Officer 1
12122	Industrial Development Officer 2
12124	Industrial Development Officer 3
02701	Information Officer 1
02703	Information Officer 2
02705	Information Officer 3
02707	Information Officer 4
95100	Information (Bargaining Unit) AIF-16
95101	Information (Bargaining Unit) AIF-17
12460	Inspector Of Signs And Buildings Permits 1
12462	Inspector Of Signs And buildings Permits 2
12144	Inspector Of Surveys 2
05932	Inspector Of Vital Statistics
07414	Instructor 1, Ontario Fire College
07444	Instructor 1, Ontario Police College
07416	Instructor 2, Ontario Fire College
07445	Instructor 2, Ontario Police College
07445	Instructor 2, Ontario Police College
51074	Insurance Representative
13796	Investigator 1, Agricultural Products
05670	Investigator 1, Ontario Securities Commission

05672 Investigator 2, Ontario Securities Commission 00926 Investigator Of Estates 07620 Language And Citizenship Training Specialist 1 07602 Lecturer 1, Agricultural School 07604 Lecturer 2. Agricultural School 07606 Lecturer 3. Agricultural School 12174 Legal Survey Examiner 3 12176 Legal Survey Examiner 4 02725 Legislative Assistant Editor 07930 Librarian 1 07932 Librarian 2 07934 Librarian 3 Librarian 5 07938 12705 Maintenance Operation Analyst 09566 Meat Inspector 1 01885 Neighbourhood/Functional Assessor Northern Affairs Officer 1 03896 03898 Northern Affairs Officer 2 09526 Nursing Home Officer, Environmental Health 05473 Occupational Health And Safety Advisor 05469 Occupational Health And Safety Inspector 1 05471 Occupational Health And Safety Inspector 3 15600 Occupational Hygienist 09532 Organizer 2. X-Ray Surveys 14160 Parks Planner 1 14163 Parks Planner 2 (B/U) 14164 Parks Planner 3 00960 Personalty Valuator 1 Pesticides Control Officer 1 09600 09602 Pesticides Control Officer 2 09604 Pesticides Control Officer 3 01880 Property Assessor 1 01882 Property Assessor 2 01884 Property Assessor 3 01886 Property Assessor 4 00116 Provincial Prosecutor 1 00117 Provincial Prosecutor 2 09539 Public Health Inspector 1 09541 Public Health Inspector 2 09547 Public Health Inspector 3 95102 Purchasing & Supply (Bargaining Unit) APS-13 Real Estate Officer 1 01000 Real Estate Officer 2 01002 01004 Real Estate Officer 3 17142 Records Officer 1 17144 Records Officer 2 17140 Records Officer Junior 10202 Rehabilitation Officer 1. Health 10204 Rehabilitation Officer 2. Health

10206	Dehabilitation Officen 2 Health
10206	Rehabilitation Officer 3, Health
41106	Resource Technician 4 - Conservation Officer
14009	Resources Manager 1
14011	Resources Manager 2
14014	Resources Manager 3 (B/U)
14015	Resources Manager 4
05426	Returning Officer, OLRB
05994	Review Officer
05996	Review Supervisor 2
02850	Safety Instruction Officer 1
02852	Safety Instruction Officer 2
02854	Safety Instruction Officer 3
41301	Security Officer 1
41303	Security Officer 2
41305	Security Officer 3
41307	Security Officer 4
14027	Senior Biologist
05942	Service Areas Inspector
05940	Service Areas Manager
30600	Sheriff's Officer 1
30602	Sheriff's Officer 2
10159	Staff Training Officer, Community & Social Services (B/U)
02200	Statistician 1
02202	Statistician 2
02202	Statistician 3
02206	Statistician 4
01808	Supervisor, Municipal Organization And Administration Trainee
01810	Supervisor 1, Municipal Organization And Administration
01812	Supervisor 2, Municipal Organization And Administration
03531	Supervisor Of Operations (B/U)
17152	Systems Officer 1
17152	Systems Officer 2
17154	Systems Officer 3
17158	Systems Officer 4
17160	Systems Officer 5
17150	Systems Officer Junior
03300	Tax Auditor 1
03300	Tax Auditor 2
	Tax Auditor 3
03304	
12114	Technical Consultant 1
06080	Technician 1, Fuel
06082	Technician 2, Fuel
06084	Technician 3, Fuel
07856	Toponymist
02790	Translator 1
02792	Translator 2
02794	Translator 3
06010 06001	Transportation Compliance Program Administrator Transportation Enforcement Officer 1

06003	Transportation Enforcement Officer 2
06005	Transportation Enforcement Officer 3
51080	Travel Counsellor 1
51082	Travel Counsellor 2
51084	Travel Counsellor 3
05998	Vehicle Inspection Administrator
09570	Veterinary Scientist 1
09572	Veterinary Scientist 2
10090	Volunteer Services Assistant
10092	Volunteer Services Organizer
10501	Welfare Field Worker 1
10503	Welfare Field Worker 2
10500	Welfare Field Worker (Probationary)
10570	Workers' Compensation Adviser 1
10572	Workers' Compensation Adviser 2

II. CORRECTIONAL BARGAINING UNIT.

The Correctional Bargaining Unit is composed of Crown employees who are public servants employed in positions responsible for:

- the security, control, care and rehabilitation of adult inmates and young offenders in provincial correctional facilities (including maximum security units at the provincial psychiatric hospitals; or
- providing related community-based probation, parole and rehabilitation services to adult and young offenders;

and includes employees in positions falling under the following classes:

50090	Attendant 1, Oak Ridge
50092	Attendant 2, Oak Ridge
50094	Attendant 3, Oak Ridge
50096	Attendant 4, Oak Ridge
50561	Correctional Officer 1
50563	Correctional Officer 2
50565	Correctional Officer 3
50550	Industrial Officer 1
50552	Industrial Officer 2
50554	Industrial Officer 3
09480	Observation And Detention Home Worker 1
09482	Observation And Detention Home Worker 2
09484	Observation And Detention Home Worker 3

10170	Probation Officer 1
10172	Probation Officer 2
50540	Provincial Bailiff 1
50541	Provincial Bailiff 2
50492	Recreation Officer 1, Correctional Services
50494	Recreation Officer 2, Correctional Services
50495	Recreation Officer 3, Correctional Services (B/U)
10216	Rehabilitation Officer 1, Correctional Services
10218	Rehabilitation Officer 2, Correctional Services
50515	Supervisor Of Juveniles 1
50516	Supervisor Of Juveniles 2
07550	Trade Instructor 1
07552	Trade Instructor 2
07554	Trade Instructor 3
50104	Vocational Instruction Officer 1 , Oak Ridge
50106	Vocational Instruction Officer 2, Oak Ridge

III. INSTITUTIONAL & HEALTH CARE BARGAINING UNIT.

The Institutional & Health Care Bargaining Unit is composed of Crown employees who are public servants employed in positions responsible for:

- providing care, treatment, counseling and/or rehabilitation services to individuals or groups who are residents of or patients in provincial health care, social service or educational institutions (excluding correctional facilities; or to individuals or groups who are residing in the community;
- providing provincial ambulance services and emergency communications and dispatch services; or
- housekeeping and the provision of personal services to patients or residents;

and includes employees in positions falling under the following classes:

41510	Ambulance Officer 1
41512	Ambulance Officer 2
41514	Ambulance Officer 3
41516	Ambulance Officer 4
16778	Audiological Services Technician
09341	Audiologist
50200	Baker 1

```
50202
            Baker 2
50206
            Butcher 1
50400
            Canteen Operator 1
50402
            Canteen Operator 2
10558
            Case Worker, Homes For Special Care
09500
            Child Care Assistant 1
09502
            Child Care Assistant 2
09508
            Child Care Worker 1
09510
            Child Care Worker 2
09512
            Child Care Worker 3
09514
            Child Care Worker 4
16707
            Communications Operator 1
16708
            Communications Operator 2
16709
            Communications Operator 3
50212
            Cook 1
50214
            Cook 2
50217
            Cook 3 (B/U)
50130
            Counsellor 1 (Residential Life)
50132
            Counsellor 2 (Residential Life)
            Counsellor 3 (Residential Life)
50134
09330
            Dental Assistant
09068
            Dental Hygienist
18231
            Dietitian 1
17400
            F.F.G. Technician 1
17402
            E.E.G. Technician 2
17403
            E.E.G. Technician 3
50456
            Hairdresser
95300
            Health Care Scientific Support (Bargaining Unit) TSS-12
95301
            Health Care Scientific Support (Bargaining Unit) TSS-15
50230
            Helper, Food Service
13770
            Home Economics Assistant 1
            Home Economics Assistant 2
13772
13610
            Home Economist 1
13612
            Home Economist 2
13613
            Home Economist 3
50020
            Hospital Attendant 1
50421
            Hospital Housekeeper 1 (Bargaining Unit)
50423
            Hospital Housekeeper 2 (Bargaining Unit)
            Instructor 1. Recreation & Crafts
50485
50140
            Instructor 1 (Occupational)
50486
            Instructor 2. Recreation & Crafts
            Instructor 2 (Occupational)
50142
50144
            Instructor 3 (Occupational)
50487
            Instructor 3(A), Recreation & Crafts
50146
            Instructor 4 (Occupational)
41600
            Laundry Worker 1
41602
            Laundry Worker 2
41604
            Laundry Worker 3
41606
            Laundry Worker 4
```

41608	Laundry Worker 5
50150	Medical Assistant 1
50152	Medical Assistant 2
50154	Medical Assistant 3
50128	Nurse, Occupational Health & Safety
50064	Nurse, Outpatient Clinics
50070	Nurse 1, Clinic
50050	Nurse 1, General
50080	Nurse 1, Nursing Education
50120	Nurse 1, Public Health
50072	Nurse 2, Clinic
50052	Nurse 2, General
50082	Nurse 2, Nursing Education
50122	Nurse 2, Public Health
50110	Nurse 2, Special Schools
50054	Nurse 3, General
50084	Nurse 3, Nursing Education
50124	Nurse 3, Public Health
50112	Nurse 3, Special Schools
09524	Nursing Home Officer, Dietary
09520	Nutritionist 1
09320	Occupational Therapist 1
09322	Occupational Therapist 2
09324	Occupational Therapist 3
61204	Pharmacist - Staff
61200	Pharmacy Technician 1
61202	Pharmacy Technician 2
41500	Psychiatric Nursing Assistant 1
41502	Psychiatric Nursing Assistant 2
41504	Psychiatric Nursing Assistant 3
41506	Psychiatric Nursing Assistant 4
09380	Psychologist 1
09382	Psychologist 2
09383	Psychologist 3
09373	Psychometrist 1
09375	Psychometrist 2
50464	Residence Counsellor 1
50466	Residence Counsellor 2
50468	Residence Counsellor 3
50430	Sewer 1
50432	Sewer 2
10100	Social Work Assistant
10100	Social Work Assistant Social Work Supervisor 1 (B/U)
10105	Social Work Supervisor 2 (B/U)
10103	Social Worker 1
10102	Social Worker 2
09336	Speech Therapist
50241	Supervisor 1, Food Services (B/U)
50241 50434	Tailor
00434	Idiiur

- 50160 Trainee (MRC Course), Health
- 10112 Vocational Rehabilitation Services Counsellor

IV. OFFICE ADMINISTRATION BARGAINING UNIT.

The Office Administration Bargaining Unit is composed of Crown employees who are public servants employed in which provide clerical and office support services.

This bargaining unit includes employees in positions falling under the following classes:

51223 51200 51202 51204 51206 51208	Area Supply Supervisor (B/U) Clerk 1, Supply Clerk 2, Supply Clerk 3, Supply Clerk 4, Supply Clerk 5, Supply
51210	Clerk 6, Supply
51211	Clerk 7, Supply (B/U)
95400	Clerical Services (Bargaining Unit) CCL-08
95401	Clerical Services (Bargaining Unit) CCL-09
95402	Clerical Services (Bargaining Unit) CCL-10
95403	Clerical Services (Bargaining Unit) CCL-11
95404	Clerical Services (Bargaining Unit) CCL-12
95405	Clerical Services (Bargaining Unit) CCL-13
95406	Clerical Services (Bargaining Unit) CCL-14
95407	Clerical Services (Bargaining Unit) CCL-15
00482	Court Reporter 1
00484	Court Reporter 2
00485	Court Reporter 3
00490	Court Reporter Apprentice
31500	Data Processing Technician 1
31502	Data Processing Technician 2
31504	Data Processing Technician 3
31506	Data Processing Technician 4
31508	Data Processing Technician 5
31510	Data Processing Technician 6
31512	Data Processing Technician 7
51230	District Stockroom & Warehouse Clerk
05914	Driver Examination Supervisor 1
05911	Driver Examiner
05910	Driver Examiner (Probationary)

010AD	Office Administration 1
020AD	Office Administration 2
030AD	Office Administration 3
040AD	Office Administration 4
050AD	Office Administration 5
060AD	Office Administration 6
070AD	Office Administration 7
080AD	Office Administration 8
090AD	Office Administration 9
100AD	Office Administration 10
110AD	Office Administration 11
120AD	Office Administration 12
130AD	Office Administration 13
95408	Office Equipment Operation (Bargaining Unit) CEQ-10
95409	Office Equipment Operation (Bargaining Unit) CEQ-11
95410	Office Equipment Operation (Bargaining Unit) CEQ-12
95411	Office Equipment Operation (Bargaining Unit) CEQ-13
02040	Purchasing Officer 1
02042	Purchasing Officer 2
02044	Purchasing Officer 3
00038	Senior Usher & Messenger
51217	Stores/Reproduction Clerk
00486	Supreme Court Reporter 1
00036	Usher & Messenger

V. OPERATIONAL & MAINTENANCE BARGAINING UNIT.

The Operational & Maintenance Bargaining Unit is composed of Crown employees who are public servants employed in positions involving the operation and upkeep of vehicles, equipment, systems of machinery and the upkeep of buildings, installations, grounds or land.

This bargaining unit includes employees in positions falling under the following classes:

95500 19120 19122 19124	Agricultural Agricultural	Worker 2
19124 19126 17656	Agricultural Agricultural Air Engineer	
17657 17659	Air Engineer Air Engineer	

17661	Ain Engineen 2
17661	Air Engineer 3
17663	Air Engineer 4
17660	Assistant Plant Superintendent, Air Service
94010	Bookbinder 1
94012	Bookbinder 2
12830	Bridge Operator
50630	Building Caretaker 1
50632	Building Caretaker 2
50640	Building Caretaker 6
50625	Building Cleaner And Helper 3 (B/U)
17270	Cable Ferry Operator 1
17272	Cable Ferry Operator 2
50650	Cleaner, Office Buildings
50614	Cleaner 1
50616	Cleaner 2
50618	Cleaner 3
13800	Dairy Herd Improvement Officer 1
17232	Deckhand
50600	Elevator Attendant
17234	Ferry Mate
17600	Garage Attendant
17602	Garage Attendant Supervisor
93103	Gunsmith 1
93105	Gunsmith 2
17250	Highway Equipment Operator 1
17252	Highway Equipment Operator 2
17254	Highway Equipment Operator 3
17256	Highway Equipment Operator 4
17619	Highway Equipment Supervisor 1
17621	Highway Equipment Supervisor 2
17623	Highway Equipment Supervisor 3
12494	Highway General Foreman/Woman 1
12482	Highway Labour Foreman/Woman
17624	Highway Maintenance Supervisor
17617	Highway Services Supervisor
05324	Inspector, Operating Engineers' Branch
18608	Manual Worker
17280	Marine Engineer 1
17282	Marine Engineer 2
17201	Motor Vehicle Operator 1
17203	Motor Vehicle Operator 2
95501	Operational (Bargaining Unit) OST-12
95502	Operational (Bargaining Unit) OST-13
95503	Operational (Bargaining Unit) OST-14
95504	Operational (Bargaining Unit) OST-15
95505	Operational (Bargaining Unit) OST-16
52560	Operator 1, Bindery Equipment
52500	Operator 1, Offset Equipment
52562	Operator 2, Bindery Equipment
01001	operator is binacij iquipment

52502 52564	Operator 2, Offset Equipment Operator 3, Bindery Equipment
52504	Operator 3, Offset Equipment
52506	Operator 4, Offset Equipment
50604	Parking Attendant
17261	Pilot 1
17263	Pilot 2
17265	Pilot 3
17267	Pilot 4
17269	Pilot 5
52524	Platemaker 1
52526	Platemaker 2
95507	Printing (Bargaining Unit) OPR-10
95508	Printing (Bargaining Unit) OPR-12
02050	Printing Estimator
50470	Residence Supervisor 1
17658	Senior Air Engineer
12832	Senior Bridge Operator
17286	Senior Marine Engineer 1
17288	Senior Marine Engineer 2
40120	Steam Plant Chief 2
40110	Steam Plant Engineer 1
40112	Steam Plant Engineer 2
40114	Steam Plant Engineer 3
40100	Steam Plant Technician 1
40102	Steam Plant Technician 2
40200	Thermal Operator 1
40202	Thermal Operator 2
40204	Thermal Operator 3
40206	Thermal Operator 4
12590	Traffic Patroller 1, Transportation & Communications
12592	Traffic Patroller 2, Transportation & Communications
17208	Transport Dispatcher
17206	Transport Driver
93032	Utility Plant Electrician
13972	Water Level Control Supervisor

VI. TECHNICAL BARGAINING UNIT.

The Technical Bargaining Unit is composed of Crown employees who are public servants employed in positions:

• engaged in "hands-on" analytical laboratory, field or library work requiring the development or application of specialized scientific or technical knowledge, techniques and procedures; or requiring specialized knowledge and mechanical skills in specific trades;

and includes employees in positions falling under the following classes:

13760 13762 13764	Agricultural Technician 1 Agricultural Technician 2 Agricultural Technician 3
13980	Arboriculturist 1
13982	Arboriculturist 2
13983	Arboriculturist 3
12230	Architectural Job Captain 1
12232	Architectural Job Captain 2
12234	Architectural Job Captain 3
94020	Artisan 1
94022	Artisan 2
94024	Artisan 3
94028	Artisan 4
12840	Cartographer 1
12842	Cartographer 2
12844	Cartographer 3
12846	Cartographer 4
12416	Cartographic Technician 1
12418	Cartographic Technician 2
12419	Cartographic Technician 3
12854	Cartographic Technologist
12602	Commercial Artist 1
12604	Commercial Artist 2
12606	Commercial Artist 3
16770	Communications Technician 1
16772	Communications Technician 2
16774	Communications Technician 3
12490	Construction Inspector
12960	Construction Superintendent 1
12962	Construction Superintendent 2
12964	Construction Superintendent 3
13780	Dairy Fieldworker 1
13782	Dairy Fieldworker 2
13784 12240	Dairy Fieldworker 3 Designer 1
12240	Designer 2
12402	Drafter 1
12402	Drafter 2
12404	Drafter 3
12400	Drafter. Tracer
95600	Drafting, Design & Estimating (Bargaining Unit) TDD-13
17647	Electronics Repairer
1,01,	

17646	Fleetwonice Technicism
17646	Electronics Technician
62000	Electronics Technician 1, Government Services
62002	Electronics Technician 2, Government Services
05380	Elevator Mechanic 1
05382	Elevator Mechanic 2
05384	Elevator Mechanic 3
95601	Engineering & Surveying Support (Bargaining Unit) TEN-13
95602	Engineering & Surveying Support (Bargaining Unit) TEN-14
95603	Engineering & Surveying Support (Bargaining Unit) TEN-15
17604	Equipment Spray Painter
12450	Estimator & Quantity Surveyor 1
12452	Estimator & Quantity Surveyor 2
94031	Exhibit Fabricator 1
94033	Exhibit Fabricator 2
94035	Exhibit Fabricator 3
12270	Exhibition Designer 1
12272	Exhibition Designer 2
12274	Exhibition Designer 3
13758	Extension Assistant
61800	Forensic Analyst 1
61802	Forensic Analyst 2
61804	Forensic Analyst 3
12148	Geodetic Control Analyst
14520	Geologist Assistant 1
14522	Geologist Assistant 2
14524	Geologist Assistant 3
12576	Highway Construction Inspector 1
12578	Highway Construction Inspector 2
12580	Highway Construction Inspector 3
16750	Highways Assistant Communications Supervisor
05354	Industrial Training Officer 1
05355	Industrial Training Officer 2
06030	Industrial framming officer 2 Inspector 1, Drilling And Production
06030	Inspector 2, Drilling And Production
12978	Inspector Of Weighers And Checkers 1
12980	Inspector Of Weighers And Checkers 2
07600	Instructor, Agricultural School Instrument Repairer, Foreman/Woman
93106	
93102	Instrument Repairer 1
93104	Instrument Repairer 2
12506	Interior Designer, Trainee
12509	Interior Designer 1
12511	Interior Designer 2
12600	Junior Commercial Artist
12400	Junior Drafter
15500	Laboratory Attendant 1
15502	Laboratory Attendant 2
12820	Landscape Worker
07940	Library Technician 1

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07942
            Library Technician 2
07944
            Library Technician 3
07946
            Library Technician 4
17648
            Lineman/Woman
93020
            Maintenance Bricklaver
93024
            Maintenance Carpenter
93026
            Maintenance Carpenter, Foreman/Woman
93030
            Maintenance Electrician
93034
            Maintenance Electrician, Foreman/Woman
93010
            Maintenance Foreman/Woman
93040
            Maintenance Machinist
93042
            Maintenance Machinist, Foreman/Woman
93046
            Maintenance Mason
93002
            Maintenance Mechanic 1
93004
            Maintenance Mechanic 2
93006
            Maintenance Mechanic 3
93050
            Maintenance Painter & Decorator
93052
            Maintenance Painter & Decorator, Foreman/Woman
93056
            Maintenance Plasterer
93058
            Maintenance Plasterer, Foreman/Woman
93060
            Maintenance Plumber
93062
            Maintenance Plumber, Foreman/Woman
17996
            Maintenance Refrigeration Mechanic
            Maintenance Refrigeration Mechanic, Foreman/Woman
17998
93066
            Maintenance Sheet Metal Worker
93070
            Maintenance Steamfitter
18800
            Maintenance Superintendent 1
18802
            Maintenance Superintendent 2
93074
            Maintenance Welder
17609
            Mechanic 1
17611
            Mechanic 2
17613
            Mechanic Foreman/Woman
93148
            Mechanical/Electrical Building Systems Specialist
15590
            Mill Worker 1
15592
            Mill Worker 2
17640
            Mine Rescue Training Officer 1
17642
            Mine Rescue Training Officer 2
02922
            Museum Assistant 1
02924
            Museum Assistant 2
02926
            Museum Assistant 3
02920
            Museum Assistant (Trainee)
07842
            Museums Adviser
52550
            Operator 1. Microfilm
52552
            Operator 2, Microfilm
52554
            Operator 3. Microfilm
52556
            Operator 4, Microfilm
52510
            Operator 1. Whiteprint Equipment
52512
            Operator 2, Whiteprint Equipment
52514
            Operator 3. Whiteprint Equipment
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17458
            Operator 4, X-Ray Unit
12880
            Photogrammetrist 1
12882
            Photogrammetrist 2
12884
            Photogrammetrist 3
12886
            Photogrammetrist 4
95604
            Photography (Bargaining Unit) TPH-14
12824
            Powderman/Woman
02880
            Publicity Photographer 1
02882
            Publicity Photographer 2
02884
            Publicity Photographer 3
16020
            Radiation Protection Physicist 1
94016
            Radio & TV Repairer
12088
            Research Officer 1, Transportation & Communications
            Research Officer 2(A), Transportation & Communications
12090
12092
            Research Officer 2(B), Transportation & Communications
15400
            Research Scientist 1, Natural Resources
            Research Scientist 2, Natural Resources
15402
15404
            Research Scientist 3, Natural Resources
            Research Scientist 4, Natural Resources
15406
            Research Scientist 5. Natural Resources
15408
41109
            Resource Technician, Senior 1 (B/U)
41111
            Resource Technician. Senior 2 (B/U)
41113
            Resource Technician, Senior 3 (B/U)
            Resource Technician, Senior 4 (B/U)
41115
41100
            Resource Technician 1
41102
            Resource Technician 2
41104
            Resource Technician 3
95605
            Resources, Technical (Bargaining Unit) TRT-12
93150
            Roofing Specialist
12710
            Schedule Co-Ordinator 1
12712
            Schedule Co-Ordinator 2
            Schedule Co-Ordinator 3
12714
95606
            Scientific Support (Bargaining Unit) TSS-12
95607
            Scientific Support (Bargaining Unit) TSS-15
15542
            Scientist 1
15544
            Scientist 2
15546
            Scientist 3
15548
            Scientist 4
            Senior Transportation Design Technician
12959
93146
            Services Officer 1 (B/U)
93142
            Services Supervisor 2
93084
            Sign Painter
93086
            Sign Painter, Foreman/Woman
93080
            Sign Painter, Helper
93082
            Sign Painter, Improver
95608
            Skills and Trade (Bargaining Unit) OST-12
95609
            Skills and Trade (Bargaining Unit) OST-13
95610
            Skills and Trade (Bargaining Unit) OST-14
95611
            Skills and Trade (Bargaining Unit) OST-15
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60100Specification Officer 160102Specification Officer 260104Specification Officer 305500Standards Officer 2, Industrial Training12738Technician, Equipment Development17446Technician 1, Chemical Laboratory12930Technician 1, Construction12722Technician 1, Engineering Office12916Technician 1, Engineering Survey12920Technician 1, Field12922Technician 1, Hunicipal Engineering129351Technician 1, Photographic16070Technician 1, Radiation12950Technician 1, Survey12900Technician 1, Survey12914Technician 2, Construction12724Technician 2, Construction12724Technician 2, Engineering Survey (B/U)12923Technician 2, Field12923Technician 2, Phosical Laboratory12924Technician 2, Construction12925Technician 2, Construction12926Technician 3, Construction12927Technician 2, Field12923Technician 2, Phosical Laboratory12924Technician 3, Construction12925Technician 3, Construction12926Technician 3, Construction12927<	95612	Skills and Trade (Bargaining Unit) OST-16
60104Specification Officer 305500Standards Officer 1, Industrial Training05502Standards Officer 2, Industrial Training12738Technician, Equipment Development17446Technician, X-Ray Supervisor16050Technician 1, Chemical Laboratory12930Technician 1, Engineering Office12911Technician 1, Engineering Survey12922Technician 1, Field12922Technician 1, Hunicipal Engineering52581Technician 1, Photographic16070Technician 1, Road Design12900Technician 1, Survey12900Technician 1, Survey12900Technician 1, Traffic17442Technician 1, Chemical Laboratory16052Technician 1, Chemical Laboratory16052Technician 1, Chemical Laboratory12932Technician 1, Chemical Laboratory12932Technician 1, Chemical Laboratory12933Technician 2, Chemical Laboratory12934Technician 2, Construction12975Technician 2, Construction12976Technician 2, Field12977Technician 2, Field12928Technician 2, Field12929Technician 2, Construction12920Technician 2, Construction12931Technician 2, Construction12942Technician 2, Forgineering12953Technician 2, Construction12914Technician 3, Construction12925Technician 3, Construction12936Technician 3, Construction	60100	Specification Officer 1
05500Standards Officer 1, Industrial Training05502Standards Officer 2, Industrial Training12738Technician, Equipment Development17446Technician, X-Ray Supervisor16050Technician 1, Chemical Laboratory12930Technician 1, Construction12722Technician 1, Engineering Office12916Technician 1, Engineering Survey12920Technician 1, Field12922Technician 1, Hegal Survey12900Technician 1, Photographic16070Technician 1, Road Design12950Technician 1, Road Design12950Technician 1, Survey12940Technician 1(A), X-ray17442Technician 1(B), X-ray17443Technician 2, Construction12724Technician 2, Engineering Office12917Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12922Technician 2, Field12923Technician 2, Photographic16072Technician 2, Physical Laboratory12952Technician 2, Construction12724Technician 2, Field12925Technician 2, Construction12926Technician 3, Construction12927Technician 3, Construction12928Technician 3, Construction12929Technician 3, Construction12920Technician 3, Construction12921Technician 3, Construction12922Technician 3, Field12924Technician 3, Field12924Technici	60102	Specification Officer 2
05502Standards Officer 2, Industrial Training12738Technician, Equipment Development17446Technician, X-Ray Supervisor16050Technician 1, Chemical Laboratory12930Technician 1, Engineering Office12722Technician 1, Engineering Survey12990Technician 1, Engineering Survey12922Technician 1, Legal Survey12923Technician 1, Municipal Engineering52581Technician 1, Photographic16070Technician 1, Rodiation12950Technician 1, Rodiation12950Technician 1, Rodiation12950Technician 1, Survey12940Technician 1, Traffic17442Technician 1(B), X-ray16052Technician 2, Construction12724Technician 2, Construction12725Technician 2, Engineering Office12917Technician 2, Field12923Technician 2, Legal Survey12952Technician 2, Nunicipal Engineering52583Technician 2, Nunicipal Engineering12952Technician 3, Construction12952Technician 3, Construction12954Technician 3, Construction12955Technician 3, Construction12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12955Technician 3, Road Design12954Technician 3, Road Design12954T	60104	
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12930Technician 1, Construction12722Technician 1, Engineering Office12916Technician 1, Engineering Survey12990Technician 1, Field12922Technician 1, Municipal Engineering52581Technician 1, Photographic16070Technician 1, Radiation12950Technician 1, Road Design12960Technician 1, Traffic17442Technician 1, Avray17443Technician 2, Chemical Laboratory16052Technician 2, Construction12724Technician 2, Construction12925Technician 2, Construction12926Technician 2, Engineering Survey (B/U)12927Technician 2, Field12928Technician 2, Field12929Technician 2, Nunicipal Engineering52583Technician 3, Construction12924Technician 3, Construction12925Technician 3, Construction12919Technician 3, Chemical Laboratory12934Technician 3, Engineering Survey12934Technician 3, Engineering Survey12934Technician 3, Photographic16074Technician 3, Photographic16074Technician 3, Radiation12924Technician 3, Road Design12934Technician 3, Road Design12934Technician 3, Road Design<	17446	
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12922Technician 1, Legal Survey12970Technician 1, Municipal Engineering52581Technician 1, Physical Laboratory16070Technician 1, Radiation12950Technician 1, Road Design12950Technician 1, Road Design12900Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 2, Chemical Laboratory12932Technician 2, Construction12724Technician 2, Engineering Survey (B/U)12932Technician 2, Field12933Technician 2, Legal Survey12940Technician 2, Nunicipal Engineering52583Technician 2, Nunicipal Engineering52583Technician 2, Nunicipal Engineering52583Technician 2, Survey12922Technician 3, Chemical Laboratory12924Technician 3, Chemical Laboratory12925Technician 3, Construction12926Technician 3, Chemical Laboratory12927Technician 3, Chemical Laboratory12928Technician 3, Construction12919Technician 3, Chemical Laboratory12924Technician 3, Engineering Survey12934Technician 3, Eled12924Technician 3, Field12924Technician 3, Photographic16074Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Traffic16055Technician 3, Traffic16056<	12916	Technician 1, Engineering Survey
12970Technician 1, Municipal Engineering52581Technician 1, Photographic16070Technician 1, Physical Laboratory16080Technician 1, Radiation12950Technician 1, Road Design12900Technician 1, Survey12940Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 2, Chemical Laboratory12924Technician 2, Construction12724Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12928Technician 2, Legal Survey12927Technician 2, Photographic16072Technician 2, Nunicipal Engineering52583Technician 2, Survey12924Technician 2, Survey12925Technician 3, Chemical Laboratory12926Technician 3, Construction12927Technician 3, Chemical Laboratory12928Technician 3, Chemical Laboratory12929Technician 3, Chemical Laboratory12920Technician 3, Chemical Laboratory12921Technician 3, Chemical Laboratory12932Technician 3, Engineering Survey12944Technician 3, Engineering Survey12955Technician 3, Field129294Technician 3, Photographic16074Technician 3, Road Design12954Technician 3, Traffic1		
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16070Technician 1, Physical Laboratory16080Technician 1, Radiation12950Technician 1, Road Design12900Technician 1, Survey12940Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 1(B), X-ray16052Technician 2, Chemical Laboratory12932Technician 2, Construction12724Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12923Technician 2, Legal Survey12924Technician 2, Physical Laboratory12925Technician 2, Road Design12926Technician 2, Nunicipal Engineering52583Technician 2, Survey12924Technician 2, Survey12925Technician 3, Construction12924Technician 3, Construction12919Technician 3, Engineering Survey12934Technician 3, Engineering Survey12919Technician 3, Engineering Survey12924Technician 3, Construction12919Technician 3, Construction12919Technician 3, Engineering Survey12924Technician 3, Field12924Technician 3, Photographic16074Technician 3, Physical Laboratory16084Technician 3, Radiation12954Technician 3, Road Design12904Technician 3, Road Design12904Technician 3, Traffic16055Technician 3, Traffic16056Technician 4, Chemical Laboratory12936Technician 4, Co		
16080Technician 1, Radiation12950Technician 1, Road Design12900Technician 1, Survey12940Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 1(B), X-ray16052Technician 2, Chemical Laboratory12932Technician 2, Construction12724Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12923Technician 2, Legal Survey12972Technician 2, Photographic16072Technician 2, Photographic16072Technician 2, Road Design12924Technician 3, Construction12925Technician 3, Construction12924Technician 3, Construction12919Technician 3, Field12924Technician 3, Engineering Survey12934Technician 3, Engineering Survey12934Technician 3, Construction12919Technician 3, Chemical Laboratory12924Technician 3, Field12924Technician 3, Field12924Technician 3, Photographic16074Technician 3, Physical Laboratory16084Technician 3, Radiation12954Technician 3, Radiation12954Technician 3, Road Design12904Technician 3, Traffic16055Technician 3, Road Design12904Technician 3, Construction12915Technician 3, Road Design12924Technician 3, Road Design12925Technician 3, Traffic16056	52581	
12950Technician 1, Road Design12900Technician 1, Survey12940Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 1(B), X-ray16052Technician 2, Chemical Laboratory12932Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12923Technician 2, Field12924Technician 2, Legal Survey12925Technician 2, Photographic16072Technician 2, Road Design12952Technician 3, Construction12952Technician 3, Construction12954Technician 3, Construction12955Technician 3, Construction12919Technician 3, Construction12919Technician 3, Construction12919Technician 3, Engineering Survey12934Technician 3, Engineering Survey12944Technician 3, Photographic16074Technician 3, Engil Survey12954Technician 3, Radiation12954Technician 3, Radiation12954Technician 3, Road Design12964Technician 3, Road Design12974Technician 3, Construction	16070	
12900Technician 1, Survey12940Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 2, Chemical Laboratory12932Technician 2, Construction12932Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12929Technician 2, Engineering Survey (B/U)12920Technician 2, Field12921Technician 2, Municipal Engineering52583Technician 2, Physical Laboratory12922Technician 2, Nurey12924Technician 2, Nurey12925Technician 2, Nurey12926Technician 2, Nurey12927Technician 2, Nurey12928Technician 2, Nurey12929Technician 2, Nurey12920Technician 2, Survey12924Technician 3, Chemical Laboratory12934Technician 3, Construction12919Technician 3, Engineering Survey12924Technician 3, Field12924Technician 3, Photographic16074Technician 3, Photographic16074Technician 3, Road Design12944Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Traffic16056Technician 4, Construction		
12940Technician 1, Traffic17442Technician 1(A), X-ray17443Technician 1(B), X-ray17443Technician 2, Chemical Laboratory12932Technician 2, Construction12724Technician 2, Engineering Office12917Technician 2, Engineering Survey (B/U)12928Technician 2, Legal Survey12972Technician 2, Hotographic16072Technician 2, Photographic16072Technician 2, Road Design12902Technician 3, Chemical Laboratory12925Technician 3, Construction12926Technician 3, Construction12927Technician 3, Construction12928Technician 3, Construction129294Technician 3, Construction12919Technician 3, Eled12924Technician 3, Field12924Technician 3, Photographic16074Technician 3, Photographic16074Technician 3, Road Design12954Technician 3, Noad Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Road Design12954Technician 3, Traffic16055Technician 3, Traffic16056Technician 4, Construction		
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12996	Technician 4, Field
52587	Technician 4, Photographic
16076	Technician 4, Physical Laboratory
16086	Technician 4, Radiation
12956	Technician 4, Road Design
12946	Technician 4, Traffic
16058	Technician 5, Chemical Laboratory
12998	Technician 5, Field
16078	Technician 5, Physical Laboratory
16088	Technician 5, Radiation
16061	Technologist 1, Medical Laboratory
16063	Technologist 2, Medical Laboratory
16065	Technologist 3, Medical Laboratory
93120	Telephone Installer 1
93122	Telephone Installer 2
93124	Telephone Installer 3
93128	Telephone Services Officer
93000	Trades Apprentice
12750	Traffic Analyst 1
12752	Traffic Analyst 2
12754	Traffic Analyst 3
12756	Traffic Analyst 4
12758	Traffic Analyst 5
12958	Transportation Design Technician
50442	Upholstery Repairer
17645	Utility Plant Instrument Technician
07370	Vocational Training Supervisor 1
40405	Waste Treatment Operator
40402	Waste And Water Project Operator 1
40404	Waste And Water Project Operator 2
40400	Waste And Water Project Trainee Operator
12836	Weigher

VII. SEVENTH BARGAINING UNIT.

The Seventh Bargaining Unit is composed of Crown employees who are public servants and whose positions are not included in the other six bargaining units, but does not include:

a.persons who exercise managerial functions or are employed in a confidential capacity in matters relating to Labour relations; or

b. lawyers and engineers who are employed in their professional capacity. In accordance with the above, this bargaining unit includes:

 unclassified employees excluded from the six other bargaining units or whose duties and responsibilities are equivalent to the duties and responsibilities of positions falling under the classes mentioned hereunder; and

employees in positions falling under the following classes:

INTELLIGENCE OFFICER OF COMMISSION, (Seventh Unit) FINANCIAL ADMINISTRATION, (Seventh Unit) AFA13 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA14 FINANCIAL ADMINISTRATION. (Seventh Unit) AFA15 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA16 FINANCIAL ADMINISTRATION. (Seventh Unit) AFA17 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA18 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA19 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA20 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA21 FINANCIAL ADMINISTRATION, (Seventh Unit) AFA22 FRENCH LANGUAGE SERVICES, (Seventh Unit) AFL20 GENERAL ADMINISTRATION. (Seventh Unit) AGA11 GENERAL ADMINISTRATION, (Seventh Unit) AGA12 GENERAL ADMINISTRATION. (Seventh Unit) AGA13 GENERAL ADMINISTRATION, (Seventh Unit) AGA14 GENERAL ADMINISTRATION, (Seventh Unit) AGA15 GENERAL ADMINISTRATION, (Seventh Unit) AGA16 GENERAL ADMINISTRATION. (Seventh Unit) AGA17 GENERAL ADMINISTRATION, (Seventh Unit) AGA18 GENERAL ADMINISTRATION, (Seventh Unit) AGA19 GENERAL ADMINISTRATION, (Seventh Unit) AGA20 GENERAL ADMINISTRATION, (Seventh Unit) AGA21 GENERAL ADMINISTRATION, (Seventh Unit) AGA22 INFORMATION. (Seventh Unit) AIF18 INFORMATION, (Seventh Unit) AIF19 INFORMATION. (Seventh Unit) AIF20 LAW ADMINISTRATION, (Seventh Unit) ALA12 LAW ADMINISTRATION. (Seventh Unit) ALA13 LAW ADMINISTRATION, (Seventh Unit) ALA14 LAW ADMINISTRATION, (Seventh Unit) ALA15 LAW ADMINISTRATION. (Seventh Unit) ALA16 LAW ADMINISTRATION, (Seventh Unit) ALA17 LAW ADMINISTRATION. (Seventh Unit) ALA18 LAW ADMINISTRATION, (Seventh Unit) ALA19 LAW ADMINISTRATION. (Seventh Unit) ALA20 LAW ADMINISTRATION, (Seventh Unit) ALA22 LAW COURT ADMINISTRATION. (Seventh Unit) ALC12 LAW COURT ADMINISTRATION, (Seventh Unit) ALC13 LAW COURT ADMINISTRATION. (Seventh Unit) ALC14 PROGRAM ANALYSIS, (Seventh Unit) APLA16 PROGRAM ANALYSIS, (Seventh Unit) APLA17

PROGRAM ANALYSIS. (Seventh Unit) APLA18 PROGRAM ANALYSIS, (Seventh Unit) APLA19 PROGRAM ANALYSIS. (Seventh Unit) APLA20 PROGRAM ANALYSIS, (Seventh Unit) APLA21 PERSONNEL ADMINISTRATION, (Seventh Unit) APL12 PERSONNEL ADMINISTRATION, (Seventh Unit) APL13 PERSONNEL ADMINISTRATION, (Seventh Unit) APL14 PERSONNEL ADMINISTRATION, (Seventh Unit) APL15 PERSONNEL ADMINISTRATION, (Seventh Unit) APL16 PERSONNEL ADMINISTRATION, (Seventh Unit) APL17 PERSONNEL ADMINISTRATION, (Seventh Unit) APL18 PERSONNEL ADMINISTRATION, (Seventh Unit) APL19 PERSONNEL ADMINISTRATION, (Seventh Unit) APL20 PROPERTY ADMINISTRATION, (Seventh Unit) APR16 PROPERTY ADMINISTRATION, (Seventh Unit) APR17 PROPERTY ADMINISTRATION, (Seventh Unit) APR18 PROPERTY ADMINISTRATION, (Seventh Unit) APR19 PURCHASING & SUPPLY, (Seventh Unit) APS14 PURCHASING & SUPPLY, (Seventh Unit) APS15 PURCHASING & SUPPLY. (Seventh Unit) APS16 PURCHASING & SUPPLY, (Seventh Unit) APS18 PURCHASING & SUPPLY. (Seventh Unit) APS20 SOCIAL PROGRAMS ADMINISTRATION, (Seventh Unit) ASL15 SOCIAL PROGRAMS ADMINISTRATION, (Seventh Unit) ASL16 SOCIAL PROGRAMS ADMINISTRATION, (Seventh Unit) ASL17 SOCIAL PROGRAMS ADMINISTRATION, (Seventh Unit) ASL18 SOCIAL PROGRAMS ADMINISTRATION, (Seventh Unit) ASL19 SOCIAL PROGRAMS ADMINISTRATION, (Seventh Unit) ASL20 SYSTEMS SERVICES, (Seventh Unit) ASY13 SYSTEMS SERVICES, (Seventh Unit) ASY14 SYSTEMS SERVICES, (Seventh Unit) ASY15 SYSTEMS SERVICES, (Seventh Unit) ASY16 SYSTEMS SERVICES, (Seventh Unit) ASY17 SYSTEMS SERVICES, (Seventh Unit) ASY18 SYSTEMS SERVICES, (Seventh Unit) ASY19 SYSTEMS SERVICES, (Seventh Unit) ASY20 SYSTEMS SERVICES, (Seventh Unit) ASY21 TRANSLATION, (Seventh Unit) ATR20 TRANSCRIPTION SERVICES. (Seventh Unit) CTR14 TRANSCRIPTION SERVICES, (Seventh Unit) CTR15 CORRECTIONAL. (Seventh Unit) OCR14 FOOD SERVICES, (Seventh Unit) OFS10 FOOD SERVICES, (Seventh Unit) OFS11 FOOD SERVICES, (Seventh Unit) OFS12 FOOD SERVICES, (Seventh Unit) OFS13 FOOD SERVICES, (Seventh Unit) OFS14 GENERAL OPERATIONAL, (Seventh Unit) OGN10 GENERAL OPERATIONAL, (Seventh Unit) OGN11 GENERAL OPERATIONAL. (Seventh Unit) OGN12

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GENERAL OPERATIONAL, (Seventh Unit) OGN13
GENERAL OPERATIONAL, (Seventh Unit) OGN14
GENERAL OPERATIONAL. (Seventh Unit) OGN15
HEATING & POWER, (Seventh Unit) OHP14
HEATING & POWER. (Seventh Unit) OHP17
INSTITUATIONAL CARE, (Seventh Unit) 0IN11
INSTITUATIONAL CARE, (Seventh Unit) OIN12
INSTITUATIONAL CARE, (Seventh Unit) OIN13
INSTITUATIONAL CARE, (Seventh Unit) 0IN15
PRINTING, (Seventh Unit) OPR15
SKILLS & TRADES, (Seventh Unit) OST17
SKILLS & TRADES, (Seventh Unit) OST18
SKILLS & TRADES, (Seventh Unit) OST19
ACTUARIAL SCIENCE, (Seventh Unit) PAC16
ACTUARIAL SCIENCE, (Seventh Unit) PAC17
ACTUARIAL SCIENCE, (Seventh Unit) PAC19
AGRICULTURE, (Seventh Unit) PAG16
AGRICULTURE, (Seventh Unit) PAG17
AGRICULTURE, (Seventh Unit) PAG18
AGRICULTURE. (Seventh Unit) PAG19
AGRICULTURE, (Seventh Unit) PAG20
ARCHIVAL & HISTORICAL. (Seventh Unit) PAH17
CHAPLAIN, (Seventh Unit) PCH15
CHAPLAIN. (Seventh Unit) PCH16
CHAPLAIN, (Seventh Unit) PCH17
ECONOMICS & STATISTICS, (Seventh Unit) PEC16
ECONOMICS & STATISTICS, (Seventh Unit) PEC17
ECONOMICS & STATISTICS, (Seventh Unit) PEC18
ECONOMICS & STATISTICS, (Seventh Unit) PEC19
ECONOMICS & STATISTICS, (Seventh Unit) PEC20
ECONOMICS & STATISTICS, (Seventh Unit) PEC21
EDUCATION, (Seventh Unit) PED19
EDUCATION, (Seventh Unit) PED20
EDUCATION, (Seventh Unit) PED21
GENERAL SCIENTIFIC, (Seventh Unit) PGS17
GENERAL SCIENTIFIC, (Seventh Unit) PGS18
GENERAL SCIENTIFIC, (Seventh Unit) PGS20
GENERAL SCIENTIFIC, (Seventh Unit) PGS21
HOME ECONOMICS, DIETETICS & NUTRITION, (Seventh Unit) PHE11
HOME ECONOMICS, DIETETICS & NUTRITION, (Seventh Unit) PHE12
HOME ECONOMICS. DIETETICS & NUTRITION. (Seventh Unit) PHE13
HOME ECONOMICS, DIETETICS & NUTRITION, (Seventh Unit) PHE16
HOME ECONOMICS, DIETETICS & NUTRITION, (Seventh Unit) PHE17
HOME ECONOMICS, DIETETICS & NUTRITION, (Seventh Unit) PHE18
LIBRARY SERVICES, (Seventh Unit) PLS14
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LIBRARY SERVICES, (Seventh Unit) PLS16
LIBRARY SERVICES, (Seventh Unit) PLS17
NURSING. (Seventh Unit) PNR13
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VIII. GO TEMPS AND STUDENTS.

An unclassified employee -

- who is on temporary work assignment arranged by the Civil Service Commission under the G.O. Temporary Services Program and is herein referred to as a "Go Temp employee"; or
- who is employed during his or her regular school, college or university vacation period or under a co-operative education training program or in an OPS Special Youth/Student Employment Program, and is herein referred to as a "Student";
- who is employed under an internship program (such as the Employment Equity Intern program) and other similar programs or agreements, and is herein referred to as an "intern";

shall belong to the bargaining unit -

- of the position whose duties and responsibilities the Go Temp employee is temporarily assigned to perform; or
- in case the temporary assignment is not with respect to a specific bargaining unit position, of the position whose duties and responsibilities are closest to the Go Temp employee's assigned work;
- in the case of a student or an intern, of the position whose duties and responsibilities are closest to the student's or intern's assigned work.

USE OF PRIVATELY OWNED AUTOMOBILES

March 21, 1975

Mr. C. J. Darrow, President, The Civil Service Association of Ontario (Inc.) 1901 Yonge Street TORONTO, Ontario

Re: Use of Privately Owned Automobiles

Dear Mr. Darrow,

This letter will confirm the decision of Management Board of Cabinet that the use of privately owned automobiles on the Employer's business is not a condition of employment.

On Behalf of MANAGEMENT BOARD OF CABINET

W. J. Gorchinsky Senior Staff Relations Officer

JOINT INSURANCE BENEFITS REVIEW COMMITTEE

Joint Insurance Benefits Review Committee

(1) Name of Committee

The Committee shall be referred to as the Joint Insurance Benefits Review Committee.

(2) Purpose of Committee

The purpose of this Committee is to facilitate communications between the Employer and the OPSEU on the subject of Group Insurance, including Basic Life Insurance, Supplementary Life Insurance, Extended Health Insurance, Long Term Income Protection Insurance, and such other negotiated benefits as may, from time to time, be included in the Group Insurance Plan.

It is understood that the Group Insurance benefits to be provided to employees and the cost sharing arrangements between the Employer and its employees shall be as set out in any applicable collective agreement or arbitration award, and the matters for consideration by this Committee shall be only as set out in these terms of reference.

(3) Composition of Committee

The Committee shall be composed of an equal number of representatives from the Employer and from the OPSEU, with not more than eight (8) representatives in total. At meetings of the Committee, each party may be accompanied by an Actuary to provide technical advice and counsel.

(4) Duties of Committee

The duties of the Committee shall consist of the following:

- Development of the specifications for the public tendering of any negotiated benefits which may be included in the Group Insurance Plan (to cover the bargaining unit only);
- Determination of the manner in which the specifications will be made available for public tendering;
- (iii) Consideration and examination of all tenders submitted in response to the specifications for tender and preparation of a report thereon;

- Recommendation to the Government of Ontario on the selection of the insurance carrier or carriers to underwrite the Group Insurance Plans;
- (v) Review of the semi-annual financial reports on the Group Insurance Plan; and
- (vi) Review of contentious claims and recommendations thereon, when such claim problems have not been resolved through the existing administrative procedures.

The specifications for tender will describe the benefits to be provided, the cost sharing arrangement between the Employer and its employees, the past financial history of the insurance plans, the employee data, the format for the retention illustration for each coverage and the financial reporting requirements. Tenders shall be entertained by the Committee from any individual insurance carrier acting solely on its own behalf. This shall not preclude such carrier from arranging reinsurance as may be necessary.

The basis for recommendation of an insurance carrier(s) will include the ability of the carrier(s) to underwrite the plan, compliance of the carrier's quotation with the specifications for tender, the carrier's service capabilities and the expected long term net cost of the benefits to be provided.

(5) Experience Review

The Committee will also meet every six (6) months to review the financial experience under these coverages. The specifications for tender will describe the information to be included in the semi-annual financial statements to be prepared by the insurance carrier(s). These statements will include paid premiums, paid claims, changes in reserve requirements for open and for unreported claims, incurred claims, the retention elements of commissions, taxes, administrative expenses, contingency reserve charges and interest credits on claim and other reserves. The insurance carrier(s) will also be required to report on the level and method of administering the Employer's and employees' deposit accounts.

The Committee shall request the insurance carrier(s) to provide such additional information for the Committee's consideration as may be required by either the Employer or the OPSEU.

If the Joint Insurance Benefits Review Committee fails to agree on a recommendation to the Government of Ontario on the selection of the insurance carrier(s) to underwrite the group insurance plan, the members of the said Committee nominated by the Employer and the OPSEU may each

make a recommendation in writing to the Government of Ontario on the selection of the insurance carrier(s) supported by reasons for their respective recommendations.

It is understood that the Government at all times retains the right to select whatever carrier(s) (to underwrite the Group Insurance Plan) it may consider would best serve the "public interest" and, in so doing, is under no obligation to select a carrier(s) that may be recommended by the Joint Insurance Benefits Review Committee.

(6) Claims Review Subcommittee

- (a) There shall be a subcommittee whose mandate is to review, and make decisions on, complaints or differences involving the denial of insured benefits under the Central Collective Agreement, when such issues have not been resolved through the existing administrative procedures, save and except a complaint or difference arising under Article 22.9.1 (Insured Benefits Grievance) of the Central Collective Agreement. The subcommittee shall be composed of two (2) representatives selected by the Employer, two (2) representatives selected by OPSEU, and an independent third party who is agreed to by both parties.
- (b) Appropriate impartial medical consultants shall be available to the subcommittee in an advisory capacity to provide information on the nature of specific illnesses or disabilities.
- (c) Membership on the subcommittee shall be for a one (1) year period, and is renewable at the discretion of the nominating party, or parties in the case of the renewal of the term of the independent third party.
- (d) Decisions of the subcommittee are final and binding.
- (e) The fees and expenses of the medical consultants referred to in clause (b), and the independent third party referred to in clause (a), shall be divided equally between the Employer and the Union.

RELEASE OF INFORMATION INSURED BENEFITS APPEAL

RELEASE OF INFORMATION-INSURED BENEFITS APPEAL

TO:

(Name of insurance carrier for benefit claimed)

THIS SHALL BE YOUR AUTHORITY to deliver immediately to the Employer, in care of Ministry of Government Services and to the Ontario Public Service Employees Union, a copy of each and every medical report prepared by or under the authority of a medical practitioner, and a copy of each and every document or other material, in any format, prepared by any person, in your possession in connection with my claim dated ______ for (specify benefit claimed) during my employment with the Ontario Public Service.

I understand that this information and material may be used during this insured benefits appeal.

Employee Signature

Ministry

Please print name

Employee ID number

Employee Home Address

Date

Revised June 24, 2005 SAME SEX SPOUSES

November 14, 1990

Mr. A. Todd Chief Negotiator Ontario Public Service Employees Union 1901 Yonge Street Toronto, Ontario M4S 2Z5

Dear Mr. Todd:

This will confirm that effective January 1, 1991, family coverage for insured benefits, pursuant to Articles 32.10.1, 32.10.2, 32.11.1, 32.11.2 and 32.15 (Seasonal Employees), Articles 38, 39, 40 and 48 (Full-time Employees) and Articles 66, 67, 68 and 74 (Part-time Employees) shall be extended to include same sex spouses.

Yours sincerely,

J. R. Thomas Assistant Deputy Minister Employees Relations and Compensation Division

Addendum – June 24, 2005: The parties understand that Appendix 6, insured benefits for same sex spouses includes Flexible Part-Time employees subject to the application of Appendix 32.

Revised June 24, 2005 CLASSIFICATION SYSTEM SUBCOMMITTEES

This confirms the agreement reached by the parties during negotiations with respect to the classification system.

- The Joint System Subcommittee (JSSC) of the CERC, consisting of three (3) persons appointed by each party, is continued for the duration of the collective agreement and the period of its operation, to:
 - (i) provide a forum for ongoing discussion between the parties regarding classification matters;
 - (ii) review and decide on all complaints or differences involving allegations of improper classification.
- (2) All decisions of the JSSC on disputes arising under paragraph 2(ii) shall be by vote of the members of the committee and any decision on which the parties' representatives concur shall be binding on the parties and any affected employees. Each party must, in any case where such a decision is made, be represented by an equal number of persons appointed by each party.
- (3) Union representatives of the JSSC shall be provided with reasonable travel time and leave with pay to attend meetings of the committee.

Signed this 13th day of September in Toronto, Ontario.

LETTER OF UNDERSTANDING

between

THE CROWN IN RIGHT OF ONTARIO (MANAGEMENT BOARD OF CABINET) "the Employer"

and

ONTARIO PUBLIC SERVICE EMPLOYEES UNION "the Union"

IN THE MATTER OF Article 22.12 and Appendix 7

This will confirm certain understandings reached regarding the operation of the Joint System Subcommittee (JSSC).

It is acknowledged that there is a perception that the JSSC has not worked effectively. It is the desire of both parties that the JSSC be an effective consultation forum, and that classification matters be dealt with.

It is agreed that, within thirty (30) days of the date of ratification, the parties will appoint two senior persons from each side to examine the workings of the JSSC, and make recommendations to improve its operation.

The matters to be examined by the parties will include:

- (1) methods to ensure that members of the JSSC are empowered to make decisions on classification matters;
- (2) means to ensure the prompt disposition of classification disputes;
- (3) criteria by which the JSSC is to make decisions;
- (4) such other matters regarding classifications as the parties may agree upon.

Signed this 25th day of June, 1999, in Toronto, Ontario.

Revised January 24, 2013 EMPLOYMENT STABILITY

Mr. Andrew Todd Chief Negotiator Ontario Public Service Employees Union 100 Lesmill Road NORTH YORK, Ontario

Dear Mr. Todd:

Re: Employment Stability

The Government is aware that its restructuring initiatives over the next two fiscal years (1996/97, 1997/98) could have a significant effect on employees, some of whom have served for a lengthy period. Accordingly, commencing with the ratification of the collective agreement and ending on December 31, 2014, the Employer undertakes the following:

- (a) The Employer will make reasonable efforts to ensure that, where there is a disposition or any other transfer of bargaining unit functions or jobs to the private or broader public sectors, employees in the bargaining unit are offered positions with the new employer on terms and conditions that are as close as possible to the then existing terms and conditions of employment of the employees in the bargaining unit, and, where less than the full complement of employees is offered positions, to ensure that offers are made on the basis of seniority. When an employee has been transferred to a new employer he or she will be deemed to have resigned and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
 - (b) Where the salary of the job offered by the new employer is less than eighty-five percent (85%) of the employee's current salary, or if the employee's service or seniority are not carried over to the new employer, the employee may decline the offer. In such a case, the employee may exercise the rights prescribed by Article 20 (Employment Stability) and/or paragraphs 2 to 5 of this Appendix. The employee must elect whether or not to accept employment with the new employer within three (3) days of receiving an offer. In default of election, the employee shall be deemed to have accepted the offer.

2. (a) Employees who have been declared surplus may continue to accrue pension credits for the period represented by their Article 53 or 78 termination payment subject to the appropriate contributions by the Employer and the employee. This arrangement meets the requirements of the OPSEU Pension Plan including compliance with legislation governing the OPSEU Pension Plan. This arrangement is contingent on Revenue Canada approval. This paragraph will not apply to employees described in paragraph 1 who are transferred to a new employer or, subject to 1(b), who decline a transfer to a new employer.

– or –

- (b) In the alternative, employees who have been declared surplus may take a pension bridging option as a leave of absence without pay but with the continued accrual of pension credits, if the sum of:
 - (i) the six (6) month notice period;
 - the number of weeks of paid leave of absence that the employee's termination payments can be converted into under the current provisions of Articles 53 or 78 (excluding attendance credits); plus
 - (iii) a maximum of two (2) years leave of absence without pay, but with continued accrual of pension credits,

would bring the employee to the next earliest date on which he or she could exercise an actuarially unreduced pension option under the OPSEU Pension Plan.

For any specific individual, the maximum amount of leave that can be taken for the pension bridging option shall be calculated as follows:

- (A1) determine the total amount of time from the date on which the employee receives the surplus notice that is needed for the individual to reach the next earliest of his or her actuarially unreduced pension options and, from that amount, subtract:
 - (i) the employee's six (6) month notice period; and
 - (ii) the number of weeks of paid leave of absence that the employee's termination payments can be converted into under the existing provisions of Article 53 or 78 (excluding attendance credits).
- (B1) the remainder to the extent that it is no more than two (2) years, shall be available as a leave of absence without pay but with continued accrual of pension credits. During the leave without pay, employees may choose to purchase all benefits coverage with the exception of the Short Term Sickness Plan and the Long Term Income Protection plan.

The leaves of absence shall commence before the conclusion of the employee's six (6) month notice period and shall be taken as follows:

- (A2) the unpaid leave of absence, the maximum of which is determined in accordance with (B1) above, shall be taken first. During this leave of absence, in lieu of the employee's pension contributions being made directly from the employee, the employee's right to enhanced severance under paragraph 4 of this letter shall be reduced by an equivalent amount, which the Employer shall pay into the pension plan and the Employer contributions shall also be paid into the pension plan;
- (B2) the leave of absence with pay equal to the employee's number of weeks of Article 53 or 78 termination payments shall be taken after the leave without pay in (A2) above. During this leave of absence the employee's pension contributions shall be deducted from the employee's bi-weekly payments;
- (C2) at the conclusion of the leave of absence with pay the employee shall return to complete whatever portion of the six (6) month notice period remains. For greater certainty, the requirement to return may be satisfied by the use of vacation credits. At the end of this period, the employee:
 - (i) shall retire;
 - (ii) shall receive the enhanced severance, reduced by an amount equivalent to his or her pension contributions for the unpaid leave of absence; and
 - (iii) shall be entitled to exercise his or her right to an actuarially unreduced pension.

This arrangement meets the requirements of the OPSEU Pension Plan including compliance with legislation governing the OPSEU Pension Plan. This arrangement is contingent on Revenue Canada approval.

This paragraph will not apply to employees described in paragraph 1 who are transferred to a new employer or, subject to 1(b), who decline a transfer to a new employer.

Surplus employees who choose any of these pension bridging options in (2) shall waive all rights to displacement, redeployment, pay in lieu and recall.

3. An employee who has reached Factor 80 on or before March 31, 1996, and did not retire within his or her Factor 80 window, shall, if declared surplus,

be eligible to re-qualify under the Factor 80 program, provided he or she so elects in writing within thirty (30) days of receipt of notice of lay-off, and, where he or she so elects, the employee shall retire within the thirty (30) day period and all other rights under this agreement are forfeited, save and except Article 53 or 78 (Termination Pay). For the sake of clarity, it is agreed that an employee who is given an offer to accept employment with a new employer pursuant to paragraph 1, who is otherwise eligible to re-qualify under the Factor 80 program, shall be considered eligible to re-qualify as prescribed herein. The Plan Sponsors agree to take steps to amend the OPSEU Pension Plan in an expeditious manner to provide for the re-opening of the Factor 80 window for those employees described herein. This arrangement meets the requirements of the OPSEU Pension Plan including compliance with legislation governing the OPSEU Pension Plan. This arrangement is contingent on Revenue Canada approval.

4. (a) Receipt of surplus notice on or before December 31, 2005:

Employees who are laid off or who have resigned and received their pay in lieu of notice pursuant to Article 20A.2 (Notice and Pay in Lieu) will receive, in addition to their Article 53 or 78 termination payments, a further severance package of one (1) week's salary for every completed year of continuous service. This paragraph will not apply to employees who are eligible to retire and receive an actuarially unreduced pension or, as a result of the application of paragraph 2 (a), will become entitled to receive an actuarially unreduced pension. Employees who are entitled to the amounts specified in Article 20A.3 (Separation Allowance) shall receive the greater of those amounts or the amount specified in this paragraph. (For the sake of clarity, it is understood that a person who resigns pursuant to Article 20A.3 (Separation Allowance) shall be considered to be laid off for the purpose of this paragraph.) This paragraph will not apply to employees described in paragraph 1 who are transferred to a new employer or, subject to 1(b), who decline a transfer to a new employer.

(b) Receipt of surplus notice on or after January 1, 2006:

Employees who are laid off or who have resigned and received their pay in lieu of notice pursuant to Article 20.2 (Notice and Pay in Lieu) will receive, in addition to their Article 53 or 78 termination payments, a further severance package of one (1) week's salary for every completed year of continuous service. This paragraph will not apply to employees who are eligible to retire and receive an actuarially unreduced pension or, as a result of the application of paragraph 2 (a), will become entitled to receive an actuarially unreduced pension. This paragraph will not apply to employees described in paragraph 1 who are transferred to a new employer or, subject to 1(b), who decline a transfer to a new employer.

5. Where an operation or part thereof is being disposed of, and the Employer has determined that an opportunity for tendering or bidding is warranted, employees shall be given the opportunity to submit a tender or bid on the same basis as others.

Yours truly, Kevin Wilson

> APPENDIX 10 ARTICLE 20 VOLUNTARY EXIT OPTION

> > Deleted January 24, 2013

OPSEU PENSION PLAN

Mr. Andrew Todd Chief Negotiator Ontario Public Service Employees Union 100 Lesmill Road NORTH YORK, Ontario

Dear Mr. Todd:

Re: OPSEU Pension Plan

This will confirm that, effective on ratification and during the term of the Central Collective Agreement, it is not the intention of the Employer to amend the OPSEU Pension Plan or any related documents. Where the Employer wishes to do so, it will negotiate any changes with the Union.

Yours truly,

Kevin Wilson

Revised January 24, 2013 STUDENT WAGE RATES

MEMORANDUM OF AGREEMENT

Between

MANAGEMENT BOARD OF CABINET (Hereafter called "the Employer")

And

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (OPSEU)

Appendix 12 – Student Wage Rates

- This Memorandum of Agreement is based on negotiations held pursuant to Appendix 12 of the Collective Agreement between the parties, expiring December 31, 2014, and is subject to the definitions, principles and terms set out in the Collective Agreement.
- 2. This Memorandum of Agreement will become effective upon being signed by the parties. As per Appendix 12 of the Collective Agreement, this agreement will be presented to the CERC so that recommendations can be appended into the Collective Agreement and implemented for the remaining period of the collective agreement.
- 3. The provisions of this Memorandum of Agreement will ensure that student wage rates are standardized across the Ontario Public Service for those covered by the Collective Agreement between the parties.
- 4. Students in post secondary Co-operative Programs will be paid a percentage of the entry level of the appropriate classification specified in the Collective Agreement, as follows:

Work Term	Percentage
1	60%
2	64
3	68
4	72
5	76
6	80

5. Students in Special Employment Programs shall be paid as follows:

January 1, 2009 \$ 8.75 March 31, 2009 \$ 9.50 March 31, 2010 \$10.25

6. Students in the Ontario/Quebec Summer Student Job Exchange Program shall be paid the rate negotiated with OPSEU prior to negotiations between the Ontario and Quebec Governments as follows:

February 1, 2005 \$10.00 March 31, 2010 \$10.25

- 7. Students hired into student positions shall be paid according to a two level job evaluation system. The framework for this system forms Appendix "A" to this agreement.
- 8. A student hired into a position established in the Regular Service shall be paid according to the classification range for that position. For greater clarity, this includes students backfilling a regular position during the incumbent's leave of absence and students filling a vacant regular position for a limited duration.
- 9. This agreement will represent settlement of any claims and grievances respecting student wage rates, save and except the individual grievances currently on file.

Dated this 24th day of January, 2013.

For OPSEU:

For the Employer:

Appendix – A

Framework for Students Wage Rates

- 1. This framework will be submitted to the Joint System Sub-Committee for its use in developing a Student Job Evaluation System for all student positions to present to CERC for agreement in accordance with Appendix 12 of the Collective Agreement expiring on December 31, 2014.
- 2. The primary factors underpinning the Student Job Evaluation System are Complexity, Skills/Knowledge and Supervision.

The Employer shall be guided by the factors prescribed by the *Pay Equity Act* in the development of the job evaluation system and shall adhere to all legislative requirements.

The provisions will also recognize the different skills levels required and types of employment opportunities for students in their employment within the Ontario Public Service.

LEVEL 1

Jobs under classification Level 1 will reflect work which is routine and limited in complexity. These jobs may require additional supervision (e.g., team lead) and do not require a special skill level.

LEVEL 2

Jobs classified at Level 2 will involve work that is more varied and complex in nature. The jobs typically require knowledge from a related area of study and an increased level of skills. These jobs require limited supervision as students are required to work independently. If the job requires a license or certificate (e.g., first aid certificate, equipment operator's license/certificate), it is automatically assigned to classification level 2.

3. Rates for these two levels are:

January 1, 2009 Level 1 \$ 9.17 Level 2 \$11.10 March 31, 2009 Level 1 \$ 9.50 Level 2 \$11.10 March 31, 2010 Level 1 \$10.25 Level 2 \$11.10

4. It is understood that the job evaluation system and accompanying pay rates are not arbitrable, pursuant to the *Crown Employees Collective Bargaining Act*.

November 16, 1998

Tom Wood Chief Negotiator OPSEU 100 Lesmill Road North York, Ontario

Dear Tom:

This will confirm that notwithstanding the Cooperative wage rate specified in section 4 of the Memorandum of Agreement concerning provisions for Student Wage Rates, the rate for a student in a post-secondary cooperative program shall not be less than \$8.25 per hour or the weekly equivalent.

Sincerely,

Nancy Fisher

Revised June 24, 2005 RELOCATION OF OPERATION BEYOND 40 KILOMETRE RADIUS

MEMORANDUM OF AGREEMENT

BETWEEN

THE CROWN IN RIGHT OF ONTARIO (MANAGEMENT BOARD OF CABINET) "the Employer"

and

ONTARIO PUBLIC SERVICE EMPLOYEES UNION "the Union"

IN THE MATTER OF:

Relocation of an Operation Beyond a 40 Kilometre Radius

The Employer and the Union herewith agree that, when a ministry decides to change an operation's headquarters to a location outside a forty (40) kilometre radius of that operation's current headquarters, the following terms and conditions will apply:

- affected employees will be notified, in writing, of the ministry's decision to change the operation's headquarters location and the date when such change will take place;
- (2) (a) employees may accept the change in headquarters location, in which case they will be eligible for reimbursement of relocation costs in accordance with the Employer's relocation policy; or
 - (b) employees may reject the change in headquarters location, in which case they will be given six (6) months' notice of lay-off pursuant to Article 20.2.1.3 (Notice and Pay in Lieu) and have full access to the provisions of Article 20 (Employment Stability) and Appendix 9 (Employment Stability) of the Central Collective Agreement.
- (3) if several employees hold the same position and fewer of their positions are required in the new headquarters location, the employees with the greatest

seniority will be given the opportunity to go to the new head quarters location first.

(4) it is understood that when an employee accepts the change in headquarters location in accordance with this Memorandum of Agreement, the provisions of Article 6 (Posting and Filling of Vacancies or New Positions) shall not apply.

Agreed by the parties at the City of Toronto on this 9th day of July, 1996.

January 24, 2013 SUCCESSOR RIGHTS

MEMORANDUM OF AGREEMENT

BETWEEN:

THE CROWN IN RIGHT OF ONTARIO (Management Board of Cabinet) "The Employer"

And

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (OPSEU) "The Union"

IN THE MATTER OF:

Successor Rights

WHEREAS the Government of Ontario has amended the *Crown Employees Collective Bargaining Act, 1993* to restore Successor Rights for Ontario government employees and their Bargaining Agents;

THEREFORE the parties agree to the following terms:

A) Sale of a Business

- 1) The parties agree that if the Employer determines that there is a "sale of a business" as defined in the *Labour Relations Act*, 1995, section 69, this determination will trigger the application of this article.
- 2) Where the Employer determines that there is a sale of a business, it is agreed that:
 - i. Appendices 9 and 18 of the Central Collective Agreement will not apply;
 - ii. The obligations of the Employer to Ontario Public Service employees who are affected by the sale shall be modified as set out in Appendix "A"; and
 - iii. Where the Employer determines that a transaction is a sale of a business, it shall indicate this in the request for proposal or the

transfer agreement, whichever is applicable, and provide a copy of such document to the Union.

B) Reasonable Efforts

3) Where there is a disposition or any other transfer by the Crown of bargaining unit functions or jobs pursuant to the Collective Agreement and the transfer does not constitute a sale of a business, the parties agree that the Appendices 9 and 18 of the Central Collective Agreement apply.

C) Dispute Resolution

4) Nothing in this agreement limits any rights that the Union may have to make an application to the Ontario Labour Relations Board.

APPENDIX "A" – OBLIGATIONS OF THE EMPLOYER TO EMPLOYEES AFFECTED BY THE SALE

Where a transaction is a sale of a business, the parties agree that the Employer shall have the following obligations to employees affected by the sale:

- The employment of employees who are transferred to the successor employer is not terminated or severed and the service and seniority of such employees shall be carried over to the successor employer. The Employer shall not be liable to any employees who are transferred to the successor employer for any payment of termination or severance pay, or any other entitlements or obligations under the Central, Unified and Correctional Collective Agreements between the Employer and the Union.
- Affected employees who do not receive a job offer from the successor employer will be surplussed as a result of the sale subject to the terms of the Central Collective Agreement between the Employer and the Union.
- The Employer will provide notice of the date of the sale to affected employees. Employees who choose to resign within nine (9) months after having received this notice but before receiving a job offer from the successor employer will forfeit all rights under the Central, Unified and Correctional Collective Agreements between the Employer and the Union.
- Public Servants who refuse a job offer with the successor employer will be entitled to termination pay under article 53 or 78 of the Central Collective Agreement, but will forfeit all other rights under the Central, Unified and Correctional Collective Agreements between the Employer and the Union.

Revised February 26, 2009 FIXED-TERM EMPLOYEES

Letter of Understanding

Mr. Brian Gould, Chief Negotiator Ontario Public Service Employees Union 100 Lesmill Road North York, Ontario M3B 3P8

Re: Fixed-Term Category of Employee

Dear Mr. Gould,

The Parties agree that it is mutually beneficial to promote a workplace that provides work stability, opportunity and a commitment to deliver quality public services. With this in mind, it is in our common interest to address labour relations issues in a manner that places the emphasis on creative problem solving that leads to mutually beneficial solutions. Given that the use of a temporary workforce is an issue of importance to the union and the parties have recently worked together to improve opportunities for temporary workers in the OPS, it is in our mutual best interest to continue constructive dialogues on this matter.

The Parties also agree on the importance of retaining and promoting a skilled and adaptable workforce. It is therefore agreed that individual MERCs will work cooperatively to explore opportunities that will reduce the use of fixed-term workers or transition fixed-term employees to the Regular Service. This will be achieved through a regular review of fixed-term usage and meaningful discussion that is aimed at identifying prospects for reducing the size of the fixed-term workforce.

David Logan Assistant Deputy Minister, Ministry of Government Services HROntario

APPENDIX 16 PAY FOR PERFORMANCE

Deleted January 24, 2013

APPENDIX 17 EXPIRATION FACTOR 80 PROGRAM

Deleted January 24, 2013

Revised January 24, 2013

MEMORANDUM OF SETTLEMENT

between

Ministry of Government Services

and

ONTARIO PUBLIC SERVICE EMPLOYEES UNION

1.0 Definitions: (In this Agreement)

Employer – The Employer is the Crown in Right of Ontario.

Receiving Employer – Any public or private sector Employer who has been designated in legislation or who is selected in another manner by the Crown to deliver services which were formerly delivered by Regular Employees.

Employee – Regular employees (in the Regular Service).

Transfer Agreement – An agreement or appendix of an agreement regarding human resource matters between the Crown in Right of Ontario and a Receiving Employer for a Schedule B transfer.

Enhanced Severance – A severance package of one (1) week's salary for every completed year of continuous service. If the entitlement to, or amount of enhanced severance pay is changed during current Central Collective Agreement negotiations, those changes shall be included in this agreement.

1.1 Scope

- 1.1.1 Any transfer agreements signed between the employer and a receiving employer and any agreements signed between OPSEU and the employer regarding specific transfers on or before the date of this Agreement shall remain binding and effective. Nothing in this Agreement shall be taken to amend such agreements. This Agreement is effective the date of signing.
- 1.1.2 This Agreement represents a full and complete interpretation of all matters arising under paragraphs 1, 4 and 5 of Appendix 9. All rights

and obligations contained in paragraphs 1, 4, and 5 of Appendix 9 are governed by the provisions of this Agreement. Unresolved grievances filed before the signing date of this agreement will be resolved utilizing the dispute resolution processes in Article 4.2 or Article 8 as appropriate.

1.1.3 All future grievances related to paragraphs 1, 4 and 5 of Appendix 9 – Employment Stability, must be filed under a specific article(s) of this agreement. Such disputes shall be subject to the dispute resolution process in Article 4.2 or in the situation of an Agreement and RFP Review – Article 8.

1.2 Resolution of Outstanding Non-Appendix 9 Grievances

The parties agree to give priority consideration to resolve outstanding non-Appendix 9 grievances, on the GSB active list, at transfer sites. To this end, the parties agree that in the current process undertaken by the parties to address the grievance backlog, that any grievance, on the GSB active list, related to a transferring service will proceed to mediation first in each ministry and if no resolution through mediation, be given priority consideration when scheduling for arbitration.

1.3 Seniority Regulation

- 1.3.1 The Employer agrees to recommend to Cabinet that it make regulations pursuant to section 40 (1) of the *Public Sector Labour Relations Act 1997* providing that in the case of a sale, lease or other disposition, of all or part of a business of the Crown to a municipality or hospital listed on Appendix A, where a bargaining unit at such municipality or hospital includes employees after the transfer, who were employed in the Ontario Public Service immediately before the sale, lease or disposition, those employees shall be accorded seniority on the same basis as other employees in the bargaining unit and, without restricting the generality of the foregoing,
 - a. If the Collective Agreement provides that seniority includes all periods of employment with the receiving employer, the employee's seniority shall include all periods of employment with the receiving employer and all periods of employment in the Ontario Public Service.
 - b. If the Collective Agreement provides that seniority includes all periods of employment in the bargaining unit of the employer, the employee's seniority shall include all periods of employment in the bargaining unit and all periods of employment in the Ontario Public Service in a position having duties, responsibilities and other attributes such that, if the employment were with the receiving employer, the employee would have been a member of the bargaining unit.

1.3.2 In the event that the seniority regulation(s) recommended in respect of a specific transfer is not made, the Employer remains subject to paragraphs 1, 4 and 5 of Appendix 9 to the Collective agreement in respect of the employees in that specific transfer.

1.4 Acceptable Process for Grievances with Remedy Obligations

The parties agree that the remedy for the grievances listed in attached Appendix B will be determined through an expedited mediation/ arbitration process before a list of three (3) arbitrators agreed to by the parties.

2.1 OPSEU Pension Trust

Pursuant to paragraph 40 of the Sponsorship Agreement between OPSEU and Ontario, dated April 18, 1994, OPSEU and the Crown agree to amend the OPSEU Pension Plan to provide for continued membership in the Plan of former public servants for employment with an employer ("Employer") who is not the Crown or a Crown agency in the following circumstances:

- (a) The member of the OPSEU Pension Plan was a former public servant in one of the six public service bargaining units represented by OPSEU under the *Crown Employees Collective Bargaining Act*, 1993 immediately prior to terminating his or her public service employment,
- (b) The Plan member was employed at a psychiatric hospital operated by the Ministry of Health or employed in the Property Assessment Division of the Ministry of Finance immediately prior to terminating his or her public service employment,
- (c) The operations of a psychiatric hospital or the Property Assessment Division are transferred from the Crown to a receiving employer,
- (d) The exit of the Plan member from the OPS occurred as the result of the transfer of operations.
- (e) The receiving employer employs the member in the provision of those transferred operations,
- (f) The receiving employer agrees, prior to signing a first collective agreement with OPSEU after the transfer, to become a Participating Employer in the Plan in respect of some or all of the class of members to which subparagraph (e) applies,

- (g) The former public servant does not become a member of a bargaining unit which is covered by another pension plan/retirement arrangement, and;
- (h) The former regular employee's position is not subsequently transferred to another employer that is not the Crown.

2.2 Employee Bidding

- 2.2.1 The employer shall pay OPSEU the amount of three hundred thousand dollars (\$300,000) to be used by OPSEU with regard to employee bidding.
- 2.2.2 The parties agree that this payment meets all obligations now and in the future under Appendix 9 paragraph 5. Employees will continue to have the right to submit bids without any assistance, preferences or advantages from the Crown.

3.1 Union Member Time-off

- 3.1.1 For all transfers, union member time-off will be negotiated at the Ministry Employee Relations Committee (M.E.R.C) for the purpose of advising employees of their entitlements and to work with the employer to resolve workplace issues.
- 3.1.2 In the event an agreement cannot be reached at the M.E.R.C., the matter shall be referred to the dispute resolution process contained in Article 4.2 of this agreement.
- 3.1.3 Time off shall be with pay and no loss of credits.

3.2 Employees on LTIP and WSIB at the Time of the Transfer

- 3.2.1 The Parties agree that any employee directly affected by a transfer of work who have been in receipt of long term income protection or Workplace Safety & Insurance benefits for two (2) years or more at the time of the transfer will remain an employee of the Crown and be entitled to return to work and surplus provisions current at the time the employee is declared fit to return to work.
- 3.2.2 Any employee who is in receipt of long term income protection or Workplace Safety & Insurance benefits at the time of the transfer, and has been so for less than two (2) years, will also remain an employee of the Crown until the employee is declared fit to return to work. At that time the employee will be entitled Article 3.2.2.1, or 3.2.2.2, or 3.2.2.3 as appropriate.

- 3.2.2.1 If the transfer is a Schedule B transfer and an employee who has been in receipt of long term income protection or Workplace Safety & Insurance benefits for less than two (2) years is deemed fit to return to work, the employer will reach agreement with the receiving employer to offer the employee a position on the same basis as other Public Servants were offered positions, if a contract is still in place. Provisions of Article 6.0 apply, save and except that in default of election, employees will be excluded from the RFP.
- 3.2.2.2 If the transfer is a Schedule A or C transfer and an employee who has been in receipt of long term income protection or Workplace Safety & Insurance benefits for less than two (2) years is deemed fit to return to work, the employee will have the opportunity to elect not to be included in the RFP prior to the time of issue. Article 5.0 or 6C as appropriate will apply, save and except that in default of election, employees will be excluded from the RFP. The employee's entitlement to surplus benefits or a job offer (if a contract is still in place) under those articles will only arise when the employee is fit to return to work.
- 3.2.2.3 If the transfer is a Schedule D transfer and an employee who has been in receipt of long term income protection or Workplace Safety & Insurance benefits for less than two (2) years is deemed fit to return to work, the employee will be entitled the surplus provisions current at the time the employee is declared fit to return to work.
- 3.2.3 Nothing in this agreement shall be taken to interfere with the employee's LTIP and WSIB claim/entitlement. Employees who have applied for LTIP or WSIB benefits and have not received approval of his/her claim will be treated the same as employees covered by Articles 3.2.2.1 or 3.2.2.2 or 3.2.2.3 as appropriate.

3.3 Employees on Leave of Absence at the Time of the Transfer

- 3.3.1 Any employee affected by a transfer on a leave of absence at the time of the transfer, may either elect to remain an employee of the Crown until the termination of the leave of absence, or return to work at the time of the transfer.
- 3.3.2 If the transfer is a Schedule B transfer, upon termination of the leave of absence, the employer will reach agreement with the receiving employer to offer the employee a position on the same basis as other Public Servants were offered positions, if a contract is still in place. Employees whose leave of absence terminates shall be entitled to the provisions of Article 6.0.

- 3.3.3 If the transfer is in Schedule A or C, the employee will have the opportunity to elect not to be included in the RFP. Article 5.0 or 6C.0 as appropriate will apply. The employee's entitlement to surplus benefits or a job offer (if a contract is still in place) under those articles will only arise upon termination of the leave of absence.
- 3.3.4 If the transfer is in Schedule D, the employee will be entitled the surplus provisions current at that time upon termination of the leave of absence.

Clarity Note: It is understood that an employee on maternity leave who accepts an offer will complete her pregnancy/parental leave as an employee of the Crown, under the terms of the collective agreement. The employee will commence employment with the receiving employer at the completion of the leave.

4.1 Monitoring Committee

The parties agree that the Ministry Employee Relations Committee will serve as a monitoring committee in Ministries affected by transfers of services. The purpose of monitoring is to provide for full and timely communications to all the parties in implementation.

4.2 Dispute Resolution Process

The parties agree that disputes that arise regarding the interpretation or application of this agreement that are unresolved in accordance with Article 22.2.1 will proceed as follows.

- (a) The parties agree to waive the Formal Resolution Stage of the grievance process.
- (b) The union agrees to assign one (1) member of the M.E.R.C. as a Dispute Resolution representative to deal with grievances under this agreement. The Employer shall also assign a management employee to deal with grievances under this agreement.
- (c) The grievor/union and the employer must set out all particulars related to the grievance in writing and provide to the identified Dispute Resolution representative within seven (7) calendar days of the filing of the grievance.
- (d) The representatives agree to meet with the affected parties within seven (7) calendar days of receipt of the written details of the grievance.
- (e) If the meeting fails to produce a resolution to the grievance, satisfactory to all involved parties, the complainant has seven (7)

calendar days to request mediation-arbitration and advise the other party.

- (f) If the issue is referred to arbitration, the parties agree to prepare a Statement of Fact identifying the issue(s) in dispute within seven (7) calendar days.
- (g) A sole mediator-arbitrator will be assigned the dispute from a list of three (3) mediator-arbitrators mutually agreed upon by the parties.

The parties will exchange names of mediator-arbitrators and agree on a list of at least (3) mediator-arbitrators no later than thirty (30) days after the date of this agreement. Selection will be based on a rotational basis dependent upon the availability of the mediatorarbitrator to hear the issue within twenty-one (21) days of notification and to respond within fourteen (14) days of the hearing.

- (h) The arbitrator will be a "mediator-arbitrator" and must first engage the parties in mediation efforts before making a final and binding decision, if necessary. Any mediation must occur within the twentyone (21) days following notification of the grievance to the "mediatorarbitrator".
- (i) The Mediator-Arbitrator will not have the authority to add to, modify or delete any part of this Agreement.
- (j) The fees and expenses of the mediator-arbitrator shall be divided equally among the participating parties to the dispute.
- (k) Time limits may be extended by mutual agreement.

5.0 Schedule A – Transfers through Tendering (Service Transfers)

- 5.1 In respect to the transfer of bargaining unit functions or jobs as the result of Schedule A transfers, the employees that the Employer determines will be included in the Request for Proposal (RFP), will be notified not less than ten (10) working days prior to the release of the RFP that their jobs will be included in the RFP and provided the opportunity to elect in writing within five (5) working days of being notified, not to be included in the RFP. In default of the election, the employee is deemed to be included in the RFP.
- 5.2 Employees who elect not to be included in the RFP will be declared surplus. The date of the surplus notice will be determined by the employer. Upon receipt of the surplus notice, the affected employee will

exit the OPS immediately, these employees will receive only the benefits set out below:

(a) Receipt of surplus notice on or up to December 31, 2005

- (i) pay in lieu of notice in accordance with Article 20A.2 and
 - a) the greater of separation allowance in accordance with Article 20A.3

or

b)enhanced severance in accordance with paragraph 4 of Appendix 9

and

(ii) termination payments in accordance with Article 53 or 78.

(b) Receipt of surplus notice on or after January 1, 2006

 (i) pay in lieu of notice in accordance with Article 20.2 and enhanced severance in accordance with paragraph 4 of Appendix 9

and

(ii) termination payments in accordance with Article 53 or 78

Upon receipt of surplus notice, employees who elected not to be included in the RFP will not be entitled to any other benefits or rights under the collective agreement or this agreement, effective the date they exit the OPS. Notwithstanding the generality of the foregoing, upon receipt of surplus notice, these employees will have no other rights under Article 20 except for Article 20.14 and Article 20.18. Employees electing in advance to not be included in the RFP will also receive a sum equal to \$500.00 for the purpose of obtaining resume writing and career transition services.

5.3 For employees electing to be included in the RFP, the Employer shall include, in the RFP, the mandatory requirement that proponents must commit in their proposal to make job offers to all of the identified OPSEU regular employees. Such job offers shall be at a salary of at least eighty-five percent (85%) of the respective employee's weekly salary at the time of the issuance of the RFP and recognize the service and seniority in the Ontario Public Service (OPS) of each employee for the purpose of qualification for vacation, benefits (except pension), layoff, job competition, severance and termination payments to the extent that they are provided in the proponent's workplace. Any payments made under article 53 or 78 of the Collective Agreement shall be set off against any calculation of severance pay under a collective agreement or term of employment with the receiving employer in respect of OPS service. Such payments under

Articles 53 and 78 may be set off against severance payments under the *Employment Standards Act 2000* in accordance with that Act.

- 5.4 The parties agree the Employer will not be required to undertake Human Resource Incentive Fund (HRIF) negotiations with, or to provide any additional incentive funds to the receiving Employer or to include any HR Factor as a rated requirement in the evaluation of proposals for the purpose of improving the job offers made by the receiving Employer.
- 5.5 Employees included in the RFP and who do not accept a job offer under this provision will be deemed to have resigned and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
- 5.6 Employees who accept a job offer in accordance with Article 5.3 with a receiving employer will be deemed to have resigned effective the date they commence employment with the receiving employer, and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
- 5.7 The parties agree that the Employer's compliance with the provisions of Article 5 meets it's obligations under Appendix 9 paragraphs 1, 4 and 5 for the transfers listed in Schedule A.

6.0 Schedule B Transfers – Negotiated Transfer

- 6.1.1 For all Schedule B transfers, excluding those covered by Article 6.3, the employer will propose in negotiations with the receiving employer that job offers shall be at a salary of at least 100% of the respective employee's weekly salary at the time of the transfer and recognize the service and seniority in the Ontario Public Service (OPS) of each employee for the purpose of qualification for vacation, benefits (except pension), layoff and job competition, severance and termination payments to the extent that they are provided in the proponent's workplace or if none, the OPS. Any payments made under Article 53 or 78 of the Collective Agreement shall be set off against any calculation of severance pay under a collective agreement or term of employment with the receiving employer in respect of OPS service. Such payments under articles 53 and 78 may be set off against severance payments under the *Employment Standards Act 2000* in accordance with that Act.
- 6.1.2 The Employer agrees that in any negotiations with the receiving employer it is to be understood that the employer will request that employees of the Crown who are transferred under Article 6.0 Negotiated Transfers should not be required to serve a probationary period with the new employer.

- 6.2.1 In the event that a receiving employer does not fully agree to the request in article 6.1.1, including the matter of a probationary period, the employer may offer the receiving employer a financial incentive up to the amount that would have been payable as enhanced severance pay (calculated as provided in paragraph 4 of Appendix 9) to each employee affected by the transfer that the employer determines will be declared surplus, in order to secure or improve a job offer to the employee equivalent to a job offer as described in Article 6.1.1 above or to ensure where job offers are received from the receiving Employer for less than the full complement of employees identified by the Employer, that the receiving Employer offer employees jobs on the basis of seniority. The parties agree in no case will the employer be required to pay a financial incentive in excess of the maximum of enhanced severance for the affected employees.
- 6.2.2 The parties further agree that the employer is not required to enter into any discussions or negotiations with bargaining agents in the receiving employer's workplace, nor is the employer required to offer any financial incentive either directly or indirectly through a receiving employer to a bargaining agent in the receiving employer's workplace.
- 6.3 The parties agree that where there is an existing collective agreement(s) in the receiving employer's workplace, under which employees accepting job offers are to be included, the salary, terms and conditions of employment (with the exception of any agreement that may be reached with the receiving employer concerning probationary periods) contained in the receiving employer's collective agreement(s) will apply to employee accepting job offers. Notwithstanding the foregoing, the Employer will negotiate wages and working conditions as per Article 6.1.1 for employees of a Psychiatric Hospital whose work is transferred to a public hospital pursuant to a recommendation of the Health Sector Restructuring Commission accepted by the Minister of Health.
- 6.4 Employees who accept a job offer in accordance with Article 6.1.1 with a receiving employer will be deemed to have resigned effective the date they commence employment with the new employer, and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
- 6.5 If an employee refuses a job offer which provides a salary of at least eightyfive percent (85%) of the respective employee's weekly salary at the time of the transfer and recognizes the service and seniority in the Ontario Public Service (OPS) of each employee for the purpose of qualification for vacation, benefits (except pension), layoff, job competition, severance and termination payments to the extent that they are provided in the

proponent's workplace, the employee shall be deemed to have resigned effective the date of the transfer of their job and no other provision of the collective agreement will apply except for Article 53 or 78 (Termination Pay).

- 6.6 Where the salary of the job offered by the receiving employer is less than eighty-five percent (85%) of the employee's current weekly salary, or if the employee's service or seniority are not carried over to the receiving employer, the employee may decline the offer. In such a case, the employee may exercise the rights prescribed by Article 20 (Employment Stability) and/or paragraphs 2 to 5 of Appendix 9. The employee must elect whether or not to accept employment with the receiving employer within three (3) days of receiving an offer. In default of election, the employee shall be deemed to have accepted the offer.
- 6.7 The parties agree that the Employer's compliance with the provisions of Article 6.0 meets its obligations under Appendix 9 paragraphs 1, 4 and 5, for the transfers listed in Schedule B.
- 6.8 In the event that the Employer fails to secure a waiver of a probationary period, any employee who accepts a job offer and is dismissed by a receiving employer during a probation period, will be reinstated and treated in the same manner as if they had not accepted an offer. No compensation will be payable for any reduction in wages and benefits received while in the employ of the receiving employer.

6C.0 Schedule C Transfers through Tendering (Service Restructuring)

6C.1 In respect to the transfer of bargaining unit functions or jobs as the result of Schedule C transfers, the employees that the Employer determines will be included in the Request for Proposal (RFP), will be notified not less than ten (10) working days prior to the release of the RFP that their jobs will be included in the RFP and provided the opportunity to elect in writing within five (5) working days of being notified, not to be included in the RFP. In default of the election, the employee is deemed to be included in the RFP.

6C.2 Employees Right to Opt Out of RFP

Employees who elect not to be included in the RFP will be declared surplus. The date of the surplus notice will be determined by the employer. Upon receipt of the surplus notice, the affected employee will exit the OPS immediately, these employees will receive only the benefits set out below:

(a) Receipt of surplus notice on or up to December 31, 2005

- (i) pay in lieu of notice in accordance with Article 20A.2 and
 - a) the greater of separation allowance in accordance with Article 20A.3

or

- b)enhanced severance in accordance with paragraph 4 of Appendix 9 and
- (ii) termination payments in accordance with Article 53 or 78.

(b) Receipt of surplus notice on or after January 1, 2006

(i) pay in lieu of notice in accordance with Article 20.2 and

enhanced severance in accordance with paragraph 4 of Appendix 9

and

(ii) termination payments in accordance with Article 53 or 78

Upon receipt of surplus notice, employees who elected not to be included in the RFP will not be entitled to any other benefits or rights under the collective agreement or this agreement, effective the date they exit the OPS. Notwithstanding the generality of the foregoing, upon receipt of surplus notice, these employees will have no other rights under Article 20, except for Article 20.14, and Article 20.18. Employees electing in advance to not be included in the RFP will also receive a sum equal to five hundred (\$500.00) for the purpose of obtaining resume writing and career transition services.

- 6C.3.1 For employees electing to be included in the RFP, the Employer shall include, in the RFP, the mandatory requirement that proponents must commit in their proposal to make job offers to the identified OPSEU regular employees for 100% of the positions, in the receiving employer's workplace, which are created as a result of the RFP.
- 6C.3.2 If less employees elect to be included in the RFP than the full complement of positions created, the proponent must make job offers to all employees electing to be included in the RFP.
- 6C.3.3 If more employees elect to be included in the RFP, in accordance with Article 6C.1, than the full complement of positions created by the RFP, the proponent must make job offers on the basis of seniority. Employees may decline job offers in descending order of seniority until the number of persons who have declined job offers is equal to the difference between

the number of employees in the RFP and the number of positions created by the RFP. These employees will be entitled to all rights and entitlements in Article 6C.2.

- 6C.3.3.1 Other employees who decline job offers to the extent that the full complement of positions created cannot be filled, will be deemed to have resigned and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
- 6C.3.4 Such job offers shall be at a salary of at least eighty-five percent (85%) of the respective employee's weekly salary at the time of the issuance of the RFP and shall recognize the service and seniority in the Ontario Public Service (OPS) of each employee for the purpose of qualification for vacation, benefits (except pension), layoff, job competition, severance and termination payments to the extent that they are provided in the proponent's workplace.
- 6C.3.5 Any payments made under article 53 or 78 of the Collective Agreement shall be set off against any calculation of severance pay under a collective agreement or term of employment with the receiving employer in respect of OPS service. Such payments under articles 53 and 78 may be set off against severance payments under the *Employment Standards Act* in accordance with that Act.
- 6C.4 The parties agree the Employer will not be required to undertake HRIF negotiations with, or to provide any additional incentive funds to the receiving Employer or to include any HR Factor as a rated requirement in the evaluation of proposals for the purpose of improving the job offers made by the receiving Employer.
- 6C.5 Employees included in the RFP and who do not accept a job offer under this provision, with the exception of employees covered by Article 6C.3.3, will be deemed to have resigned and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
- 6C.6 Employees who accept a job offer in accordance with Article 6C.3.4 with a receiving employer will be deemed to have resigned effective the date they commence employment with the new employer, and no other provisions of the Collective Agreement will apply except for Article 53 or 78 (Termination Pay).
- 6C.7 The parties agree that the Employer's compliance with the provisions of Article 6C.0 meets it's obligations under Appendix 9 paragraphs 1, 4 and 5 for the Schedule C transfers.

7.0 Schedule D Transfers (Transfers not Included in Schedule A , B and C)

- 7.1 In respect to all other dispositions or transfers of bargaining unit jobs or functions involving transfers not included in Schedule A, B and C, occurring during the term of this Agreement, affected employees will be surplussed as a result of the transfer or disposition subject to the terms of the collective agreement. The date of the issuance of the surplus notice will be determined by the Employer.
- 7.2 The parties agree that the employer's compliance with the provisions of Article 7.0 meets all obligations under Appendix 9 paragraphs 1,4 and 5 for the transfers not listed in Schedule A, B, or C.

8.0 Agreement and RFP Review

- 8.1 All disputes arising out of Article 5.0, 6.0 or 6C.0 must be determined pursuant to Article 8.0. Any other grievances under this agreement will go through the dispute resolution process in Article 4.2
- 8.2 When the Employer releases a tender under Schedule A or C, the Employer agrees that OPSEU will be provided with a copy of the RFP that the Ministry has released. If OPSEU believes that the tender is not in compliance with either Article 5.0 or Article 6C.0 as appropriate, OPSEU may refer the matter to mediation/arbitration and the matter must be resolved fifteen (15) days prior to the closing of the tender.
- 8.3 When the employer signs a transfer agreement with a hospital, municipality or other employer in respect to transfers under Schedule B, the employer agrees that OPSEU will be provided with a copy of the transfer agreement that the employer has signed with the municipality, hospital or other receiving employer. If OPSEU believes that the transfer agreement is not in compliance with Article 6.0, OPSEU may refer the matter to mediation/arbitration within a seven (7) calendar day time period and the matter must be resolved within that time period.

8.4 Arbitration – Placement of a transfer on a schedule

- 8.4.1 The Parties agree that the determination of the method and/or manner, and the quantity and timing of the transfer of any service to a service provider other than the Crown is at the discretion of the Employer and shall be deemed to be in accordance with Article 2.1 of the collective agreement.
- 8.4.2 The Parties agree that before the Employer places a transfer on Schedule D (Other Transfers), it will notify the Union of its intentions. If OPSEU

disputes the placement of the transfer on Schedule D, then the following procedure will apply:

- (i) OPSEU will have seven calendar (7) days after being notified to grieve and fully resolve the placement of the transfer on Schedule D (Other Transfers);
- (ii) The sole criterion for placing a transfer of a function or work, from a specific program area, in Schedule D is whether, in the judgement of the Ministry based on operational needs, a single receiving employer would create less than eleven (11) full-time bargaining unit related jobs. The jobs must be created in the single receiving employer's workplace, as a result of the transfer of the function or work, in the thirty (30) calendar day time period immediately following the transfer of the work. All of a receiving employer's workplace in Article 8.4.2 ii.
- (iii) Where it is determined that the transfer should not have been placed on Schedule D, the employer can only be required to remove the transfer from Schedule D. The determination of which of the schedules (A, B, or C) the transfer will be moved to, will be made in accordance with paragraphs 8.4.1.

9.0 Remedy

The parties agree that in the event of an alleged violation of this agreement that the issue(s) in dispute shall be resolved through binding arbitration as defined elsewhere in this agreement. The parties agree that Arbitrator(s) deciding grievances related to paragraphs 1, 4 and 5 of Appendix 9 filed prior to this agreement should consider in addition to any other considerations, the interpretations of the employer's obligations under paragraphs 1,4 and 5 Appendix 9 provided by this agreement.

10.0 Term

The terms of this memorandum of agreement and the reasonable efforts obligations in Appendix 9 will continue until such time as the terms of the next collective agreement cease to apply.

11.0 Psychiatric Hospitals

11.1 In order to ensure there are votes in appropriate circumstances and that OPSEU is on the ballot, the Employer will recommend to Cabinet that

a regulation be passed by January 22, 1999 which will apply the *Public Sector Labour Relations Transition Act 1997* pursuant to S.10 of that Act, when all or a substantial part of the work of the psychiatric hospital is transferred from the Crown to a public hospital where the employees doing that work would fall within the scope of a preexisting bargaining unit at the receiving hospital. The regulation will specify the transfer date as the changeover date and the public hospital and the Crown as predecessor employers.

11.2 If the aforementioned regulation is not passed by January 22, 1999, or an agreed extension, then this agreement is voidable at the union's option.

Dated and signed at TORONTO, Ontario, this 20th day of January 1999.

FOR THE EMPLOYER	FOR THE UNION
(The Crown in Right of Ontario)	(OPSEU)

The parties agree to the following placement of transfers of Schedules A, B, C, and D. Future placements shall be determined in accordance with Articles 8.4.1 and 8.4.2

Schedule A – Transfers through Tendering (Service Transfers) Subject to Article 5.0 Including but not limited to:

(Employees may opt out of Tender in advance) MCSS – Young Offender Facilities (Remaining Five) MTO – Area Maintenance Contracts MET – E.C. Drury Cleaning

Schedule B – Negotiated Transfers Subject to Article 6.0 Including but not limited to:

(Current salaries and jobs proposed) MCSS – Selected Social Assistance and Child Care Transfer Sites MOH – Provincial Psychiatric Hospitals MOF – Property Assessment MAG – Selected Provincial Offences Act Transfer Sites MMAH – Social Housing MOH – Land Ambulance

Schedule C – Transfers through Tendering (Service Restructuring) Subject to Article 6C.0 Including but not limited to:

(*Employees may opt out of Tender in advance*)

Hypothetical example for discussion purposes only: All Ministries Affected – Service call centres

Schedule D Other Transfers not listed in Schedules A, B or C Subject to Article 7.0 Including but not limited to:

(Employees receive pay in lieu and enhanced severance)

MSGCS – Ontario Government Protective Services

All Ministries Affected - Service Ontario

MCSS - Selected Social Assistance and Child Care Transfer Sites

- MCSS Developmental Services
- MTO Managed Outsourcing
- MTO Ontario Transportation Capital Corporation (407)

Schedule D cont'd:

- MTO Quality and Standards
- MTO Highway Transfers (Gone)
- MOL Radiation Protection Laboratory
- MTO Dissolved Local Roads Boards
- MAG Public Guardian & Trustee
- MAG Selected Provincial Offences Act Transfer Sites
- MTO Equipment Repair and Garage Closures

December 14, 1998

APPENDIX A

- 1. Public Hospitals which have received the transfer of all or a substantial part of a psychiatric hospital from the Crown.
- 2. Municipalities to which the Crown has transferred employees under this Agreement.

Revised January 24, 2013 ONTARIO INTERNSHIP PROGRAM

MEMORANDUM OF AGREEMENT

between

THE CROWN IN RIGHT OF ONTARIO (MANAGEMENT BOARD OF CABINET)

and

ONTARIO PUBLIC SERVICE EMPLOYEES UNION

Preamble:

The Province of Ontario has introduced a Corporate Internship Program to support the goals of the *Human Resource Strategy for the Ontario Public Service (OPS)*.

Each year, based on the needs of the organization, the Ministry of Government Services (MGS) will review and identify key skill areas where recruitment should be focused. Positions will be assigned to a specific occupational group where there is an identified skill shortage.

The internship program will provide each successful candidate with structured work experiences and learning opportunities through rotational assignments.

The internship program is not intended to adversely affect promotional, training and developmental opportunities of employees in the OPSEU bargaining unit.

The parties hereby agree as follows:

- 1. This agreement is intended to facilitate the implementation of the Corporate Internship Program within the OPS.
- 2. For the duration of this agreement the Crown will recruit for the Ontario Internship Program in total, up to one hundred and fifty (150) (with no obligation to reach this number) post secondary graduates each fiscal year. The nature of the work performed in the individual rotational assignment will determine whether the intern falls within the scope of OPSEU, AMAPCEO or Management/Excluded.

- 3. Interns will be hired by MGS on fixed-term contracts for a period of up to two (2) years. Compensation will begin at the appropriate entry level rate for interns and reflect the developmental and training nature of the rotational assignments. However, where the selected candidate is in the Regular Service, they may be assigned on a temporary assignment basis for a period of up to two (2) years while continuing to retain their Regular employment status. Despite any other articles related to temporary assignments and/or pay administration in the collective agreement, compensation for the intern temporary assignment will begin at the appropriate entry level rate for interns and reflect the developmental and training nature of the rotational assignments.
- 4. As training opportunities, the internship appointments will not be considered as vacant or new positions which otherwise require posting in accordance with the collective agreement.
- 5. The Parties agree that Article 31A.15 of the Collective Agreement does not apply to the internship assignments or interns.
- 6. Interns will be entitled to apply to restricted competitions for twelve (12) months after the expiry of their final contract with the Ontario Internship Program. It is understood that the positions posted will have previously cleared surplus.
- 7. Each year, the Employer will advise OPSEU of the internship assignments that the Employer has identified as being excluded from the bargaining unit. Where new assignments are considered, the Employer will advise OPSEU in a timely manner.
- 8. The Employer agrees to report the total number of interns to the Central Employee Relations Committee (CERC) quarterly.
- 9. The Employer agrees to consult with OPSEU through the Central Employee Relations Committee on issues which arise through the operation of the Corporate Internship Program.
- 10. Internship assignments will not:
 - 1. Include the non-trivial work of an OPSEU employee in the work unit who has been designated surplus or an OPSEU position that has been abolished in a work unit within the preceding 24 months.
 - 2. Be in work units under pre-notice of layoff under Article 20. When a pre-notice occurs within the work unit, any intern in the work unit will be reassigned.

- 3. Substitute for the recruitment of an OPSEU position.
- 4. Adversely affect direct assignment/recall opportunities of employees in the bargaining unit.
- 11.1 Disputes that arise respecting this agreement and the exclusion of internship assignments shall be resolved by mediation/arbitration in an expeditious and informal manner without prejudice. The mediator/ arbitrator shall have all powers of an arbitrator under the Crown Employees Collective Bargaining Act.
- 11.2 The parties shall appoint a mediator / arbitrator from the following list:

Ken Petryshyn Loretta Mikus Deborah Leighton

- 11.2.1 If the parties are unable to settle the dispute in mediation, the mediator/ arbitrator shall endeavour to assist the parties to agree upon the material facts in dispute and then shall determine the dispute by arbitration.
- 11.2.2 When determining the dispute, the mediator/arbitrator may limit the nature and the extent of evidence and submissions and may impose such conditions that he or she considers appropriate.
- 11.2.3 The mediator/arbitrator shall be requested to make a decision within five days, but no later than ten (10) days after completing proceedings on the dispute submitted to arbitration.
- 11.3 The fees and expenses of the mediator/arbitrator shall be divided equally among the parties.
- 12. The term of this agreement shall continue from the date of signing until the expiry of the OPSEU Collective Agreement.

Signed at Toronto, Ontario this 24th day of January, 2013.

Revised June 24, 2005 PENSIONS

LETTER OF UNDERSTANDING

between

THE CROWN IN RIGHT OF ONTARIO (MANAGEMENT BOARD OF CABINET) "the Employer"

and

ONTARIO PUBLIC SERVICE EMPLOYEES UNION "the Union"

IN THE MATTER OF Certain Pension Issues

The Parties have agreed to certain understandings regarding pension matters, as follows:

It is understood that, while pension issues are bargainable, the Sponsorship Agreement, the Pension Plan, the Trust Agreement, and any other ancillary documents concerning the Pension Plan do not form part of the Collective Agreement.

Signed this 24th day of June, 2005

ENHANCED RECRUITMENT INITIATIVE PROGRAMME

MEMORANDUM OF AGREEMENT OF EQUAL OPPORTUNITY

Between

THE CROWN IN RIGHT OF ONTARIO (Ministry of Government Services) ("The Employer")

– and –

ONTARIO PUBLIC SERVICE EMPLOYEES UNION ("OPSEU")

WHEREAS the parties agree that all members of the public in Ontario should have equal opportunity in consideration of employment;

AND WHEREAS the parties agree to identify and remove barriers to equal opportunity with the Ontario Public Service ("OPS");

AND WHEREAS the parties recognize that women, aboriginal persons, persons with disabilities, visible minorities and francophones may face barriers to employment in Ontario ("the Five Community Groups");

AND WHEREAS the parties agree that access to competition by members of the Five Community Groups should be strengthened;

AND WHEREAS the parties have completed a one-year pilot project to enhance access to competition for the members of the Five Community Groups;

AND WHEREAS a purpose of these measures, is through recruitment, to reflect in the OPS the increasing diversity of the population of Ontario while recognizing the employer's commitment to the principle of merit;

THEREFORE, the parties agree as follows:

- 1. The parties hereby create a project, the Enhanced Recruitment Initiative Programme ("ERIP"), designed to forward the goals described above.
- 2. The ERIP is triggered where 5 or more full-time permanent vacancies are posted for a specific OPSEU bargaining unit job ("the Multiple Vacancy Opportunity").

- 3. OPSEU will be provided with advance notice of each Multiple Vacancy Opportunity. Once OPSEU has received such notice, and within 5 working days of receipt of such notification, OPSEU will identify to the Employer which, if any, of the five Community Groups should be omitted from ERIP.
- 4. The ERIP will focus on Multiple Vacancy Opportunities available for:
 - (i) opportunities for fixed-term employees to become regular employees;
 - (ii) opportunities for external candidates to join the OPS.

OPSEU shall designate a person as its ERIP Coordinator for the purposes of this Memorandum.

- 5. The Employer will designate an MGS Administrator for the purpose of this Memorandum.
- 6. The role of the OPSEU Co-ordinator will be to provide information and advice to the Employer on whether certain of the Five Community Groups need not to be targeted with respect to a particular Multiple Vacancy Opportunity and shall provide information and advice regarding the appropriate advertising content and forum in which advertisements should be placed so that they are likely to come to the attention of the members of the relevant Five Community Groups in any particular area for a particular Multiple Vacancy Opportunity.
- 7. The MGS Administrator will receive the advice and opinion of the OPSEU Co-ordinator, as described in paragraph 7 above, and will consider, in good faith, those opinions and advice. This term in no way limits the job duties or responsibilities of the OPSEU Co-ordinator, which are within OPSEU's discretion but are not subject to the terms of this agreement.
- 8. Whenever there is a Multiple Vacancy Opportunity, the MGS Administrator will advise the OPSEU Co-ordinator of the initiatives taken, if any, under the ERIP and, following job competitions for Multiple Vacancy Opportunities, will provide the OPSEU Co-ordinator with the names of the successful candidates within one week of the award of each position within the Multiple Vacancy Opportunity.
- 9. The parties agree to discuss broad issues relating to the application of this Agreement at the Central Employee Relations Committee.
- 10. This Memorandum expires on the expiry of the Collective Agreement.

Dated this 13th day of September 2002.

For the Union

For the Employer

APPENDIX 22 RECOGNITION FUND

Deleted January 24, 2013

INNOVATION FUND

May 5, 2002

Ms Leah Casselman President OPSEU

Dear Ms Casselman:

Re: Innovation Fund

It is widely recognized that fostering a climate of innovation within an organization contributes to organizational health and can make for more rewarding careers for employees. In addition, employee experience is a significant resource for promoting better business solutions that respond to public need.

In recognition of this, I can confirm our advice during negotiations that the Employer will establish a program to foster innovation across the Ontario Public Service and to support, recognize and reward the effort of employees in the development of innovative solutions to the wide variety of operational issues and problems facing the OPS. To support the program, the employer will establish a fund to reward employees for matters such as:

- a) the initiation, development and/or implementation of innovative workplace solutions that are of significant value to the Ontario Public Service;
- b) the creation and advancement of workplace procedures and best practices that are of significant value to the Ontario Public Service;
- c) other innovative developments of a similar nature.

As part of the program, a system of cash awards will be set up for this purpose, and it is understood that these will be available to employees throughout the OPS, including OPSEU-represented employees. It is agreed that the Employer will review the criteria for distributing the awards to OPSEU-represented employees with the Central Employee Relations Committee (CERC), prior to implementation.

Yours truly,

Kevin Wilson Assistant Deputy Minister Human Resources Division

Revised January 24, 2013 FIXED-TERM SENIORITY CORRECTIONAL INSTITUTIONS, YOUTH JUSTICE FACILITIES, PROBATION AND PAROLE, PAROLE OFFICES AND OAKRIDGE

May 5, 2002 Revised January 24, 2013

Ms. Leah Casselman, President, OPSEU.

Dear Ms. Casselman,

Re: Seniority for fixed-term employees in the Correctional Institutions, Youth Justice facilities, Probation and Parole and Parole Offices and Oakridge.

This will confirm our agreement reached during negotiations that fixed-term employees employed within Correctional Institutions, Youth Justice facilities, Probation and Probation and Parole Offices and Oakridge, shall be entitled to have their service counted towards the accumulation of seniority, based upon 1,725.50 straight-time hours or 1,904 straight-time, as appropriate, counting as equivalent to one year's service, or pro-rated to the equivalent of less than one year as appropriate. Such seniority may be used, at an institution, facility or office level only, by such an employee for the purpose of competitions, layoffs, and transfers as provided in the collective agreement.

Yours very truly,

Elizabeth McKnight Director, Corporate Labour Relations

CONVERSION PART-TIME FIXED-TERM

May 5, 2002

Ms. Leah Casselman, President, OPSEU

Dear Ms. Casselman,

Re: Conversion of part-time fixed-term employees

This will confirm that the parties will initiate discussions, as soon as possible after ratification, to set up a process regarding the potential conversion of parttime fixed-term employees to Regular Part-Time employee status. The parties will take into account the feasibility of such conversions, based on factors such as the regularity of working patterns, the scheduling needs of the Employer, the numbers of employees required, and similar factors.

Yours very truly,

Elizabeth McKnight, Director, Corporate Labour Relations

APPENDIX 26 SALARIES – UNCLASSIFIED

Deleted February 26, 2009.

APPENDIX 27 TERM CLASSIFIED POSITIONS

Deleted February 26, 2009.

APPENDIX 28 BENEFIT PLAN

Deleted January 24, 2013

Revised January 24, 2013 MINISTRY EMPLOYEE RELATIONS COMMITTEES

Letter of Understanding

Mr. Terry Baxter

Chief Negotiator, OPSEU

100 Lesmill Road

North York, Ontario

M3B 3P8

Re: Ministry Employee Relations Committee

Dear Mr. Baxter:

During bargaining, the parties have agreed on the value of communications at the local level. To that end, it is agreed that a Ministry Employee Relations Committee will be established within each Ministry, which shall be deemed to be the ERC as referred to in Article 16.2, and the attached model terms of reference may be adopted or adapted as determined by the parties. It is understood that this does not affect the Ministry of Community Safety and Correctional Services, which already has terms of reference attached to the Correctional Bargaining Unit collective agreement.

Yours truly,

Elizabeth McKnight Director, OPSEU Negotiations Centre for Leadership and Human Resource Management

MINISTRY EMPLOYEE RELATIONS COMMITTEE

TERMS OF REFERENCE

Purpose

The parties recognize the value of discussing issues of mutual interest in order to achieve understanding and where required resolution and thus enhance the relationship between Management, the Union and the Employees. It is understood that resolutions reached at these meetings shall respect the rights and entitlements contained in the collective agreement.

Duties Of The Committee

The committee shall discuss issues as submitted by the parties in sufficient time to allow for proper preparation in advance of the meeting.

Items may be raised at the meeting itself but only for the purpose of being scheduled for discussion at a subsequent meeting, unless otherwise agreed to by the parties.

The committee shall discuss issues that have been referred from the workplace level that have been discussed at that level but have not been resolved.

The parties agree that the MERCs will examine issues related to Training and Development as they apply to the Ministry.

The issues that the MERCs will review include, but are not limited to:

- the Ministry's training and development mandate;
- the structure or development of internal training programs and special project training assignments;
- review information regarding training from other jurisdictions;
- the current timelines for recertification and upgrading opportunities;
- professional and career development opportunities other than mandatory training;
- · alternative methods to e-learning and how e-learning is delivered; and
- discuss the distribution of training and upgrading opportunities.

If concerns regarding workload remain unresolved after discussing it with the employee's manager and after discussions at the appropriate LERC, the union may raise it at the MERC. The MERCs, as a part of their mandate, will monitor and attempt to resolve specific workload issues.

Where service delivery crosses more than one ministry, the affected MERCs will form a working group to resolve workload issues.

The committee may refer to the CERC items that have been discussed at this level but remain unresolved.

The committee will establish a timeframe within which to respond to an agenda issue discussed at a meeting. In determining a timeframe the parties shall consider the complexity of the issue and allow sufficient time to investigate and respond. In the event that the parties cannot determine a timeframe, a response must be given within thirty (30) working days from the date of the meeting at which the issue was discussed.

An agenda as developed by the Co-Chairs shall be circulated to the members of the committee at least three (3) working days in advance of the date of the meeting.

At the conclusion of the meeting the Co-Chairs shall ensure that draft minutes of the meeting are prepared and circulated to the members of the committee within ten (10) working days from the date of the meeting. These minutes shall be signed by the Co-Chairs who authorize them for distribution. The signed minutes will be posted on the Ministry's intranet and on the Union's website.

Composition

There shall be up to five (5) members from the Union, which may include an OPSEU staff representative, and an equal number from Management.

Other resources can join a meeting to discuss a particular item on the agenda.

Chairs

The committee shall have Co-Chairs, one from management and one from the union who will ensure the following:

- Schedule meetings
- Develop an agenda
- Ensure that minutes are prepared by the Ministry and released in a timely fashion
- Alternate as chairs of a meeting. It shall be the responsibility of the Chair to ensure that discussion proceed in a manner that allows full discussion of the views of the members in an atmosphere of dignity and respect.

Frequency Of Meetings

There shall be at least four (4) meetings per calendar year.

Other meetings may be scheduled with the agreement of the Co-Chairs.

Time Off

Union members of the committee shall have the time spent traveling to scheduled meetings, and the time spent at the joint meetings of the committee with no loss of regular pay, seniority and credits.

APPENDIX 30 WORKLOAD

Deleted January 24, 2013

June 24, 2005 ARTICLING STUDENTS

Letter of Understanding

Mr. Terry Baxter, Chief Negotiator Ontario Public Service Employees Union 100 Lesmill Road North York, Ontario M3B 3P8

Re: Articling Students

Dear Mr. Baxter,

This will confirm our understanding arrived at during collective bargaining that, effective the date of ratification, any articling student hired from and after that date will not be included within the OPSEU bargaining unit, but will instead be covered by the ALOC/OCAA Framework Agreement.

Yours truly,

Elizabeth McKnight Director, OPSEU Negotiations Centre for Leadership and Human Resource Management

Revised January 24, 2013

MEMORANDUM OF AGREEMENT

between

THE CROWN IN RIGHT OF ONTARIO (represented Ministry of Government Services) (hereinafter referred to as "the Employer")

– and –

ONTARIO PUBLIC SERVICE EMPLOYEES UNION (hereinafter referred to as "the Union")

Re: Flexible Part-time staff

WHEREAS:

The parties recognize that the majority of irregularly scheduled court support staff employed by the Ministry of Attorney General are not Regular part-time employees (RPT) as defined in the Collective Agreement, and,

The parties recognize and value the service and contribution of the court support staff, and,

The parties have a mutual interest in maintaining flexible part-time (FPT) regular positions in order to better attract and retain skilled, trained and experienced employees, and,

The parties have engaged in joint efforts to facilitate the establishment of this new flexible, part-time model which confers regular status and overall, the key stakeholders including managers, employees and the Ministry Employee Relations Committee, are supportive of the initiative,

NOW THEREFORE, without prejudice or precedent to any other matter, the parties agree to the following:

1. APPLICATION

This Memorandum of Agreement (hereinafter referred to as the "Agreement") applies to irregularly scheduled regular court support staff (hereinafter referred to

as "employees" or "courtroom staff") employed by the Court Services Division of the Ministry of the Attorney General. These employees include Court Clerks, Court Registrars, Court Monitors, Court Reporters, Court Service Officers, Court Service Specialists and Court Interpreters.

2. PRINCIPLES

The parties agree that:

- a) Employees will be assigned work as follows:
 - i) The employer recognizes that the primary work of courtroom staff will be working in the courtroom as described in their job specifications.
 - ii) In accordance with Article 2 of the Collective Agreement recognizing management's right to assign work, the employer will assign work to courtroom staff that supports the overall administration of the courts. This work will be both inside and outside the courtroom as needed. Such assignment of work will have no adverse impact on full-time regular court office staff.
- b) Subject only to the specific provisions in the Collective Agreement, the Ministry may continue to hire and use fixed-term employees in the courts as required in accordance with operational need. The parties further agree that the contents of this Memorandum are not in any way intended to alter the commitments in the Collective Agreement with respect to the reduction of the fixed-term workforce. Further, the Employer agrees that the contents of this Memorandum are not intended to result in increased usage of fixed-term employees nor to reduce the work of regular employees.

3. HOURS CATEGORIES AND ASSOCIATED PAYMENT PROVISIONS

a) Flexible Part-time (FPT) employees shall be assigned to one of two minimum annual hours categories as follows:

Category 1: a minimum of 1000 hours per annum; Category 2: a minimum of 1500 hours per annum;

- b) The employer maintains the right to schedule employees beyond the minimum hours for category 1 and 2 above.
- c) For each annual hours category, each FPT employee will receive consistent bi-weekly pay based on the minimum weekly hours for their category. In addition, pay for hours worked in excess of the minimum weekly hours up to 36.25 hours per week will be paid on the bi-weekly pay at the regular hourly rate. For clarity, all hours worked by employees regardless of pay rate, shall be counted as hours worked towards the accrual of minimum category hours.

- d) All authorized hours worked by flexible part-time employees in excess of 36 ¼ hours per week will be paid at the time and one half (1 ½) rate within two months of the pay period within which the overtime was actually worked.
- e) In addition to the minimum number of hours provided in an employee's assigned annual hours category, any authorized hours worked up to ten percent (10%) above the employee's assigned annual hours category ("overage hours") will be paid at straight time rates. FPT employees will receive additional compensation at one-half (1/2) the Employee's straight time rate for authorized hours worked in excess of the assigned annual hours category plus 10 percent (10%) overage, less any hours already paid at the overtime rate per paragraph 3(d) above. For clarification, calculations for the purpose of determining additional compensation in accordance with this section will be based on the calendar year the hours were worked and be done at the end of the averaging period. For example:
 - 1000 hour category FPT employee works a total of 1300 hours in a year;
 - Of those 1300 hours, 100 (or 10% of 1000) are overage hours and therefore will have been paid at straight time rate;
 - Of the remaining 200 hours, 70 were already paid at the overtime rates as they were hours worked in excess of 36 ¼ hours in a week per 3(d) above;
 - Of the remaining 130 hours which were already paid at the straight time rate, the employee would receive an additional 50% of their hourly rate for those 130 hours.
- f) Where an employee reports for work at his or her scheduled starting time and work is not available, or the work is less than two (2) hours, he or she shall receive two (2) hours' credit towards his or her annual assigned hours.

This shall not apply where the employee has been notified, at least two (2) hours prior to his or her scheduled starting time, not to report for work.

Where the employee has been directed to return to work on the same day and there is no work or less than two (2) hours of work, he or she shall receive an additional two (2) hours' credit towards his or her annual assigned hours.

Where the Employer is unable to post work schedules for the following week by Friday at noon, then the Employer shall notify employees of their work schedule as soon as practical. For clarity, for the purposes of this article, a week is defined as Monday through Sunday.

g) The employer will make reasonable efforts subject to operational feasibility to ensure employees are scheduled to work the minimum annual hours for their category. Where an employee does not work his/her minimum annual hours threshold, his/her deficit hours will be carried over to the next calendar year for recovery. Deficit hours will be recovered from any hours worked above the employee's weekly threshold and before any hours in excess of the weekly minimum hours are paid.

h) The parties further agree that these terms are independent of any entitlements individuals may have under Article 73 – Holiday Payment of the Collective Agreement.

4. APPLICABLE COLLECTIVE AGREEMENT PROVISIONS

- a) The following terms of the Collective Agreement apply to Flexible Part-time courtroom staff of the Ministry of the Attorney General: Articles 1, 2, 3, 4, 5, 6, 8, 13, 14, 15, 16, 17, 18.1(c), 18.2, 19, 21, 22, 23, 24, 25, 26, 27, 28, 29, 45, 56.4, 60, 64, 65, 66, 67, 68, 69, 72, 74, 75, 76, 77, 78, 79, 80, UN6, UN7, UN9, UN11, UN15 and Appendices 9, 13 and 18.
- b) The following provisions of the Collective Agreement are agreed to, as amended (and subject to the modifications set out below in paragraph 4(c) of this Memorandum of Agreement), as applying to the Flexible Part-time staff of the Ministry of the Attorney General: Articles 6, 56, 57, 61, 62, 63.2, 70, 71, 72, 73 and Appendix 14.
- c) The parties agree to the application of the following definitions to those items agreed to and identified in paragraph 4(b) above:
 - (i) "Salary" shall mean earnings from weekly hours of work;
 - (ii) "Weekly rate of pay" shall be calculated as the basic hourly rate multiplied by the applicable pro-rated weekly hours of work;
 - (iii) "Weekly hours of work" shall be the average weekly hours prorated from the annual hours category;
 - (iv) Wherever the phrase "Regular part-time employee" appears, it shall be replaced with the phrase "flexible part-time employee" and this applies to the plural as well as singular;
 - (v) For the purposes of accrual and usage of sick leave and vacation leave credits and for the usage of all applicable paid leave provisions, a "day" shall be prorated from each annual hours of work category as follows:

Category 1 (1000):	3.83 hours;
Category 2 (1500):	5.74 hours.

d) The parties agree that article UN12.1.1 is amended to read as follows and shall apply to Flexible Part-time staff of the Ministry of the Attorney General:

An employee who continues to work past 6pm without notification prior to the end of his or her previously scheduled shift, shall be reimbursed for the cost of one (1) meal to eleven dollars and twenty-five cents (\$11.25) except where free meals are provided or where the employee is being compensated for meals on some other basis.

- e) Flexible part time employees who work on a day designated in lieu of a holiday as per Article 47.2 of the Central Collective Agreement will be compensated at two (2) times the employee's current salary rate for hours worked on that day. This provision will not apply if the employee is scheduled to work on the Holiday as outlined in Article 73.1.1. This section shall not apply to Flexible Part-time employees who withdraw from benefits as outlined in Section 5 below, however, those employees will continue to be entitled to the provisions of Article 31A.5 of the collective agreement in accordance with that Section. In no case, will an employee be entitled to receive compensation at the two (2) times rate for hours worked on both the holiday and the day designated in lieu of the holiday.
- f) No other provisions of the Collective Agreement other than those included in this Memorandum of Agreement shall apply to Flexible Part-time staff of the Ministry of the Attorney General.

5. BENEFITS

- a) For the purpose of insured benefits cost shared between the employer and the employee, the parties agree where employees participate in those plans, the premiums will be cost shared on the following basis:
 - Category 1 (minimum of 1000 hours per annum) Employer shall pay fifty percent (50%) and the employee shall pay fifty percent (50%)
 - Category 2 (minimum of 1500 hours per annum) Employer shall pay eighty percent (80%) and employee shall pay twenty percent (20%).
- b) The parties agree that all Flexible Part-time employees on the date of hire may elect in writing to withdraw from all of the benefits provided in articles 64 through 78 inclusive of the Collective Agreement, as applicable to these employees pursuant to paragraphs 4(a) and (b) above.
- c) Notwithstanding Article 31A.1 of the Collective Agreement, employees who elect to withdraw from benefits as per paragraph 5 (b) above, shall be entitled to the following provisions of the Collective Agreement:
 - 1. Article 31A.5: Holidays 4.6% of gross pay in lieu of compensation for holidays.
 - 2. Article 31A.6: Vacation Pay: 4% of gross pay in lieu of vacation leave with pay.

- 3. Article 31A.7: Benefits Percent in Lieu: 6% of basic hourly rate in lieu of all employee benefits.
- 4. Article 31A.9: Pregnancy and Parental Leave
- 5. Articles 31A.10, 48.3: Bereavement Leave
- 6. Article 49: Special and Compassionate Leave
- d) For all current and future Flexible Part-time employees who opt to receive benefits, they shall be entitled to all benefits as per Part C of the Collective Agreement and as applicable to these employees pursuant to paragraphs 4(a) and (b) above.
- e) Employees may re-elect as per paragraph 5(b) above during December of each year following the date of their previous election or within 31 days of the date of appointment to a position in a different annual hours category. Group insured benefits coverage for employees who re-elect coverage under the above terms will become effective as follows:
 - i) On January 1 of the year following an election submitted in December; and
 - On the first day of the month following the date the ministry receives notice of election, for employees who re-elect within 31 days of appointment to a position in a different hours category.

6. COURT SERVICES SPECIALISTS

All FPT employees who are in the position of Court Services Specialist shall be paid according to the classification for the highest level job function they perform within that position. For example, if a Court Services Specialist works as both a Court Clerk & Registrar and a Court Services Officer, he/she will be paid at the OAG-8 level as a Court Clerk & Registrar.

7. DURATION AND RENEWAL

This Agreement shall be effective as of the date of ratification of the Collective Agreement, and shall have no retroactive effect.

It is understood that this agreement shall be considered part of the Collective Agreement.

APPENDIX 33 UNCLASSIFIED EMPLOYEES

Deleted – February 26, 2009.

Revised January 24, 2013 CLASSIFICATION SYSTEM

Letter of Understanding

Mr. Terry Baxter, Chief Negotiator Ontario Public Service Employees Union 100 Lesmill Road North York, Ontario M3B 3P8

Re: Classification System

Dear Mr. Baxter,

This will confirm certain understandings reached during collective bargaining regarding the classification system.

Both parties recognize that the current classification system is outdated and requires revision. Previous attempts to design a new system have been unsuccessful, and it is recognized that any such undertaking, because of its size and complexity, must be addressed with a large measure of care, deliberation and commitment.

Both parties recognize that the OPS Pay Equity Plan must be maintained, and that all work should be valued on the basis of skill, effort, responsibility and working conditions.

With these principles in mind, the parties agree to the following:

Development and Testing

1. As soon as possible and not less than four months after ratification, the Employer shall retain a consultant to advise and assist in developing a work plan for the design, development and implementation of a gender-neutral new classification system for each bargaining unit, and develop two pay equity plans, one for each bargaining unit. Provided that the Union agrees to abide by the Employer's procurement rules, the Union shall be entitled to have input into the selection of the Consultant. The parties shall attempt to come to consensus regarding the selection.

Joint Working Group (JWG)

- 2. Within one month of ratification, the parties will establish a Joint Working Group, consisting of three (3) persons appointed by each party, to:
 - a. Provide input and recommendations into the design of the job evaluation systems (JES) and workplan;
 - b. Review and identify job classes with a view to the definition of job class in the Pay Equity Act. The JWG shall make every effort to complete this work within four months of ratification;
 - c. Identify benchmark jobs and develop a testing process with the Consultant;
 - d. Review and provide input into job descriptions for the benchmark jobs prepared by the Employer;
 - e. Review and test the systems recommended by the Consultant;
 - f. Provide input into the customization of the systems based on the testing results;
 - g. Assess methods of ensuring pay equity compliance, including a pay equity maintenance process.
- 3. It is understood that the joint working group shall not deal with any salary issues.
- 4. The parties shall attempt to reach consensus on the final design of the JES, and will make every effort to complete the development and testing of the new systems within eight months of hiring the consultant.
- 5. The parties may agree to use a facilitator to assist the Joint Working Group in identifying, reviewing and addressing various issues.
- 6. Should the parties not reach consensus, either party may proceed with whatever steps are required to ensure compliance with the *Pay Equity Act*.
- 7. The Employer agrees to release two (2) employees in the bargaining unit for a period of up to twelve (12) months, with no loss of regular pay or credits, for the purpose of participation on the Joint Working Group. This period may be extended by mutual consent.

Job Information Gathering and Job Evaluation

- 8. After testing and customization of the systems, the Employer will prepare generic job descriptions from input gathered from a sample group of incumbents in benchmark job classes, to cover the work of each job class, and shall initiate the evaluation of jobs and job classes based on the new systems.
- 9. The Employer undertakes to make every effort to complete the development and evaluation of generic job descriptions for all job classes in the two bargaining units within the term of the Collective Agreement.
- 10. The parties shall first address pay equity requirements, and shall then proceed to discuss the application of the JES to all job classes in the two bargaining units.

General

- 11. The following Pay Administration rule pertains only to employees moving from the current job classification system into the new job evaluation/ classification system
 - An employee whose current salary is above the maximum of the new salary range for his/her position shall maintain his/her current salary until the maximum of the new salary range exceeds their salary, at which time he or she is entitled to salary progression. For clarity the employee will not be entitled to receive across the board increases, if any, while his/her salary is above the new maximum of the new salary range.
- 12. Nothing in this agreement should be interpreted as management waiving its rights to manage the classification system. Similarly, nothing in this agreement should be interpreted as waiving the legal rights of the Union and employees.

Joint System Subcommittee – JSSC

13. To assist in addressing the current backlog of classification grievances, the Employer will agree to release two (2) employees in the bargaining unit for a period of twelve (12) months, with no loss of regular pay or credits, for the purpose of assisting in having the current backlog dealt with by the JSSC. The parties undertake to expedite the consideration of all outstanding classification grievances by the JSSC as soon as possible, and will cooperate to ensure that this is done.

To this end the committee will:

- a. first review and finalize a list of all grievances received by the Employer up to the date of ratification, and group similar grievances together;
- b. ensure grievances reviewed by the committee are valid classification grievances; grievances requiring changes to class standards or the job evaluation system as a remedy will be referred to the Joint Working Group of the Job Evaluation project and as such will be considered closed;
- c. establish within thirty (30) days of the first meeting, a schedule for the review of all classification grievances for the finalized list for the backlog; to be reviewed within twelve months of the first meeting.
- 14. The parties agree to the appointment of Gerry Lee as a mediator to assist in expediting consideration of the outstanding disputes and in resolving them.
- 15. The parties agree to a moratorium on any new classification grievances or complaints during the term of the collective agreement.

Yours truly,

Elizabeth McKnight Director, OPSEU Negotiations Centre for Leadership and Human Resource Management

> APPENDIX 35 INSULIN PUMPS

Deleted January 24, 2013

APPENDIX 36 REASONABLE EFFORTS COMMITTEE – DS FACILITIES

Deleted January 24, 2013

June 24, 2005 PAY EQUITY ADJUSTMENTS

PAY EQUITY ADJUSTMENTS

The following adjustments are effective July 1, 2004. These adjustments shall be applied prior to any across the board increases.

<u>Classes:</u>	Add to each step:
Cartographic Technician 1, 2, 3 Dental Assistant Hairdresser Lab Attendant 1, 2 Operator 1, 2, 3, 4 Microfilm Pharmacy Technician 1, 2	90¢ ninety cents 89¢ eighty-nine cents 92¢ ninety-two cents 10¢ ten cents 90¢ ninety cents 90¢ ninety cents
Psychometrist 1 January 1, 2005 January 1, 2006	54¢ fifty-four cents \$1.40 one dollar and forty cents

It is agreed that these adjustments resolve any pay equity issues to date.

Revised January 24, 2013 INFORMATION AND INFORMATION TECHNOLOGY

- For the purposes of this section, "Information & Information Technology" is defined as any activity which involves the investigation, analysis, planning, acquisition, design, development, implementation, operation and maintenance of information technology, the management of information including the security of that information and/or the automation of business processes.
- 2. For purposes of this section, a "non-public servant" is:
 - i. a person who has not been appointed by the Public Service Commission; and
 - ii. who is engaged to perform work related to Information & Information Technology.
- 3. Persons employed or engaged by a supplier of I and IT equipment, hardware or software who are performing work in relation to the installation, maintenance and support of that equipment, hardware or software shall not be considered "non-public servants" for the purposes of this section. There shall be no restriction regarding their use, and they shall not otherwise be covered by the terms of this section, nor the reporting requirements in paragraph 6.
- 4. The use of a non-public servant to perform bargaining unit work does not constitute a violation of the Collective Agreement.
- 5. Non-public servants, while in the workplace, shall not perform duties normally performed by employees in the bargaining unit if it directly results in the lay-off of a bargaining unit employee.
- 6. Every six (6) months, the Employer will provide OPSEU with a report including the following data relating to all non-public servants as defined in paragraph 2 who perform OPSEU bargaining unit work requiring regular attendance at one or more sites controlled by the Employer:
 - i. The name of the non-public servant;
 - ii. The workplace regularly attended by the non-public servant;
 - iii. The role and level for which the non-public servant is engaged;
 - iv. The start date of the engagement of the non-public servant;

- v. The end date or anticipated end date of engagement of the non-public servant; and
- vi. The number of days worked during the reporting period.
- 7. At the time of providing the report, and for the period of the report, the Employer shall pay to the Union a payment for each day of work performed by the non-public servant performing OPSEU bargaining unit work identified in the report. The formula for such payment shall be as follows: 1.4% of the daily average of the salary maximum for the Systems Officer series multiplied by the number of days worked set out at paragraph 6 of the Report.
- 8. The parties agree to implement the terms found in Appendix A IT Source Resource Pool and I&IT Enterprise Recruitment.

Appendix A

IT Source Resource Pool and I&IT Enterprise Recruitment

The Employer will be engaging in a substantial amount of recruitment for I and IT professionals within the I&IT enterprise;

Therefore, the parties consider the following terms to be appropriate for the establishment and operation of IT Source and the recruitment of I and IT professionals within the I&IT enterprise, which includes the Office of the Chief Information and Information Technology Officer and the IT clusters reporting to it, but does not include the program areas of the Ministries:

1. Purpose of IT Source

IT Source will manage a mobile pool of I and IT professionals who will be deployed to projects and assignments across the I&IT Enterprise across the province.

- 2. Deployment to Different Projects and Assignments
 - (a) It is understood that the employees employed by IT Source will be deployed to different projects and assignments located within different clusters, Ministries or branches throughout the OPS. For the purposes of the collective agreement, these positions will be deemed to be deployed on a province-wide basis.
 - (b) It is agreed that these deployments are assignments of work made at the discretion of the Employer and do not constitute vacancies under Article 6; temporary assignments under Article 8; change in

headquarters under Article 11; temporary positions or assignments pursuant to article 20.3 or 20.8; or a relocation of a position under Appendix 13.

- (c) Notwithstanding paragraph (b), if an assignment is of a sufficient duration, the Employer may determine if a change in headquarters is appropriate in the particular circumstances.
- 3. Managerial Direction
 - (a) I and IT professionals employed in IT Source will report to a Manager within IT Source.
 - (b) It is understood that the deployment to different projects and assignments may require the employee to receive direction regarding the project or assignment from a manager other than the employee's manager within IT Source and that such manager may provide input into any performance evaluation for the employee.
- 4. Travel
 - (a) It is understood that it will be a condition of employment for all I and IT professionals employed in IT Source that they may be deployed to projects or assignments throughout Ontario.
 - (b) The parties agree that the Employer's *Travel, Meal and Hospitality Expenses Directive* will apply to any travel required as a result of the deployment of the employee.
- 5. Mandatory Enhanced Security Clearance

It is understood that an enhanced security clearance may be required as a condition of employment for I and IT professionals employed in IT Source.

6. Posting and Filling vacant positions

It is agreed that all vacancies for positions within the I&IT enterprise, including IT Source, will be posted and filled in accordance with the provisions of Article 6, subject to the following:

- (a) The Employer may use a mass centralized recruitment approach to fill vacancies for positions within the I&IT enterprise.
- (b) With respect to vacancies set out in paragraph (a) above, in addition to the posting requirements under Article 6.1.1, 6.1.2 and 6.2, the Employer may post potential permanent and/or temporary opportunities within

respective I&IT job families that may exist over the next 18 month time period. The posting shall state the duties, nature and title of the position(s), qualifications required, full or part time status, permanent or temporary status, bargaining unit status, hours of work schedule, salary ranges of the classifications within the job family and travel expectations of the opportunities within that job family. The Employer shall have identified on the original posting that it may be used to fill positions in the job family that may occur over the 18 month time period, following the closing of the posting. The posting period will be for at least ten days prior to the established closing date. This closing date may be extended should the employer determine that there is an insufficient number of potential qualified candidates.

- (c) If the Employer posts in accordance with paragraph (b), it will establish an eligibility list of qualified candidates for each classification level within each job family based on the results of a competitive process. The parties agree that the development of eligibility lists will be accordance with Articles 6.3.
- (d) The Employer shall advise candidates of their individual rank order upon the completion of the competitive process under paragraph (b).
- (e) The Employer will hire qualified candidates from the eligibility lists for each classification level within each job family developed under paragraph (b) in accordance with Article 6.1.2. Should the most qualified employee elect not to accept the job offer, that employee shall remain eligible and retain his/her rank for further offers under this process.
- (f) The Employer shall obtain a valid surplus clearance number prior to filling a position under paragraph (e).
- (g) Where the Employer posts in accordance with paragraph (b) and if no qualified applicants accept a job offer for a specific position made pursuant to this process, then the Employer shall provide new or existing candidates internal to the OPS with the opportunity to participate in a restricted competitive process. The process shall be held in accordance with Article 6 of the collective agreement, with the modification that the Employer shall post the vacancy for the position for a period of at least five (5) working days.
- (h) The eligibility list shall be shared with the respective MERC chairs. The respective MERC chairs shall be notified when the Employer intends to go to the eligibility list to fill a vacancy.

- (i) The Employer will only fill vacancies in those work locations on the original posting from the eligibility list. If an eligibility list is depleted in a work location and the Employer decides to fill any additional positions, it shall do so in accordance with the collective agreement.
- (j) The parties can agree at any time to review the above process and mutually agree on amendments.
- 7. Training and Development

The parties agree to meet and discuss training and development opportunities for bargaining unit employees in I&IT.

Revised January 24, 2013 MASS CENTRALIZED RECRUITMENT PROCESS

LETTER OF UNDERSTANDING

It is agreed that:

- a) In addition to the posting requirements under Article 6.1.1, 6.1.2 and 6.2, the Employer may post potential opportunities for permanent positions or temporary assignments that may arise during the next 18-month time period. The posting shall state the duties, nature and title of the position(s), qualifications required, full or part time status, permanent or temporary status, bargaining unit status, hours of work schedule, travel expectations/ work location(s) and salary range of the classification. The Employer will identify on the posting that it may be used to fill positions that occur during the 18-month time period, following the closing date of the posting. The posting shall state that candidates must indicate their work location preference, if applicable, in their application. The established closing date. This closing date may be extended should the employer determine that there is an insufficient number of potential qualified candidates.
- b) The Employer will then establish an eligibility list of qualified candidates for each position based on the results of a competitive process. The parties agree that the development of eligibility lists will be in accordance with Article 6.3.
- c) The Employer shall advise candidates of their individual rank order upon the completion of the competitive process under paragraph (b).
- d) If the Employer decides to fill any positions that it has elected to post under this Article, the Employer will make job offers to qualified candidates from the eligibility lists for each position in accordance with Article 6.1.2. If the most qualified employee offered a position rejects the Employer's job offer he or she shall remain eligible and retain his/her rank for further offers.
- e) The Employer shall obtain a valid surplus clearance number prior to filling a position under this process.
- f) Where the Employer posts in accordance with this process and if no qualified candidate accepts a job offer for a position that the Employer decides to fill as a result of posting under this Article, then the Employer shall provide new or existing candidates internal to the OPS with the opportunity to participate in

a restricted competitive process. The process shall be held in accordance with Article 6, with the modification that the Employer shall post the vacancy for the position for a period of at least five (5) working days.

- g) The eligibility list shall be shared with the respective MERC chairs. The respective MERC chairs shall be notified when the Employer intends to go to the eligibility list to fill a vacancy.
- h) The Employer will only fill vacancies in those work locations on the original posting from the eligibility list. If an eligibility list is depleted in a work location and the Employer decides to fill any additional positions, it shall do so in accordance with the collective agreement.
- i) The parties can agree at any time to review the Mass Centralized Recruitment process and mutually agree on amendments.

This letter of understanding will expire on December 31, 2014, but should the parties not have reached a new collective agreement by that date, the letter shall continue to operate until the earlier of a Memorandum of Settlement being entered into or there is a right to strike or lockout.

Revised January 24, 2013 EMPLOYMENT STABILITY

MEMORANDUM OF AGREEMENT

Between

The Crown in Right of Ontario As represented by the Ministry of Government Services (The "Employer")

and

The ONTARIO PUBLIC SERVICE EMPLOYEES UNION (OPSEU) (The "Union")

The parties have agreed to work collaboratively at the MERC level to facilitate the transition of employees who will be directly impacted by transformations and transfers. Pursuant to Article 19 of the Collective Agreement the MERC parties may mutually agree to the following to facilitate the successful transition of OPSEU represented employees:

1. DEFINITIONS:

Day refers to working days and excludes Saturdays, Sundays and statutory holidays.

Collective Agreement shall mean the collective agreement between OPSEU and the Crown in Right of Ontario dated January 1, 2013 to December 31, 2014.

Impacted Employee(s) shall mean OPSEU represented regular employees from Transformation Programs who will be declared surplus as a result of the transformation.

Transformation Program(s) refers to programs and/or services that will transform in such a way that 50 or more OPSEU represented employees will be declared surplus, and disclosure identifying the Impacted Employees has been provided to OPSEU, and does not include a "sale of a business" pursuant to section 69 of the *Labour Relations Act, 1995*.

2. TEMPORARY VACANCIES

a. An Impacted Employee who makes an election under Paragraph 3 below shall be eligible for assignment into temporary assignments

of at least six (6) months in their own ministry that are posted for recruitment in accordance with Article 8 in advance of their receipt of their notice of layoff provided that:

- i. the employee applies for and indicates on his or her application for the vacancy that they are an Impacted Employee in accordance with Appendix 40 and are eligible for a temporary assignment; and
- ii. he or she meets the entry level qualifications for the position.

Such assignments are meant to provide additional employment opportunities for Impacted Employees prior to lay-off. Where more than one Impacted Employee matches the temporary assignment, the employee with greater seniority shall be offered the temporary assignment. It is understood that such assignment of an Impacted Employee to a temporary vacancy has priority over Article 8 (Temporary Assignments).

- b. An Impacted Employee shall retain his or her status in the Regular Service and current salary entitlements while placed in a temporary assignment. Placement in a temporary assignment will not constitute a promotion for pay purposes. Subject to Article 20.8.1, for placement into temporary assignments, the employer shall use the same criteria and rules as for assignment into vacancies under Article 20.3 (Targeted Direct Assignment).
- c. An offer of a temporary assignment to an Impacted Employee must be in writing and must specify the duration of the temporary assignment. The Impacted Employee shall have five (5) working days in which to accept or reject the offer of a temporary assignment.
- d. The original temporary assignment may be extended by a maximum of three (3) months.
- e. When a temporary assignment takes place, the employee shall not be unreasonably denied the opportunity to complete any portion of training already underway. Impacted Employees who refuse a temporary assignment shall continue to be considered for assignment into permanent vacancies in accordance with Paragraph 3 below, but not for temporary assignments.

3. TARGETED DIRECT ASSIGNMENT

a. Within ten (10) days following the disclosure to OPSEU of the Impacted Employees affected by a Transformation Program, interested Impacted Employees who have yet to receive notice of layoff will be

deemed to have received their notice of layoff as per Article 20.3 of the collective agreement only for the purpose of targeted direct assignment as outlined below.

- b. To be considered for Targeted Direct Assignments under this section, interested Impacted Employees:
 - i. Must, in writing, advise their Designated Human Resources Contact within the time frames outlined in 3 (a) above that they wish to be considered for Targeted Direct Assignment in advance of their notice of layoff;
- c. Targeted direct assignments to positions under this agreement will be made on the same basis as outlined in Article 20.3 with respect to full-time regular employees and Article 62.1 with respect to regular part-time regular employees.
- d. Upon targeted direct assignment into a position under these provisions, all other surplus rights including but not limited to those under Article 20 and Appendix 9 of the Collective Agreement and under this Memorandum of Agreement are forfeited.
- e. Impacted Employees who are not directly assigned to a position under this section, will be entitled to all surplus rights pursuant to the Collective Agreement and under this Memorandum of Agreement upon issuance of notice of surplus.
- f. Where an interested Impacted Employee declines a targeted direct assignment under this section for any reason, he or she will not be considered for any further assignments until issued notice of surplus when they otherwise would have been, in which case they will be entitled to surplus rights pursuant to the Collective Agreement and under this Memorandum of Agreement.
- g. Where an interested Impacted Employee is assigned a targeted direct assignment in accordance with this section, the Ministry shall have the sole discretion whether to fill the vacancy created as a result of the employee vacating the position. Where the vacancy is filled by a fixed term employee, the parties agree that time hours worked shall not be included in the calculations for the purpose of conversion of under Article 31A.15 of the Collective Agreement.

4. VARIABLE SURPLUS OPPORTUNITIES

a. The Ministry and its local OPSEU representatives in conjunction with their MERC counterparts in Transformation Programs are encouraged

to explore strategies to support employee preferences, and specifically to consider the establishment of variable surplus dates for Impacted Employees where operational requirements permit.

5. RECRUITMENT SUPPORTS

Impacted Employees who are invited to attend an interview outside the public service shall be granted time off with no loss of regular pay and no loss of credits for up to two and one half days per calendar year. The employee shall provide the Ministry with at least 48 hours advance notice of the leave.

6. CAREER SUPPORTS

- a. The Ministry and its local OPSEU counterparts will explore career and other transitional training options for Impacted Employees at the Ministry level.
- b. The Ministry and its local OPSEU counterparts will also ensure Impacted Employees are provided with information about existing programs and supports with respect to career planning and counselling.
- c. The Employer will support Ministry level training on the completion of Employee Portfolios for Impacted Employees and OPSEU will encourage Impacted Employees to complete the Employee Portfolios in a timely manner.

7. DISPUTES

a. The parties agree that any disputes with respect to the implementation, interpretation and application of any of the terms and conditions of this Memorandum of Agreement will be referred to the Joint Employment Stability Subcommittee (JESS) in accordance with the Dispute Resolution Guidelines dated July 14, 2006 for that Committee.

8. RESOLUTION

a. The parties agree that initiatives that are the subject of a previous surplussing and/or in-placement agreement / application of Appendix 40 from the collective agreement expiring December 31, 2012 between the parties, including but not limited to the Ministry of Revenue, do not form part of this Agreement. Nothing in this agreement reduces or amends commitments under those prior agreements.

Agreed to by the parties at Toronto on this January 24, 2013.

APPENDIX 41 MINISTRY FILE REVIEW COMMITTEE

Deleted January 24, 2013

Revised January 24, 2013 FLEXIBLE HOURS OF WORK ARRANGEMENTS

LETTER OF UNDERSTANDING

Flexible hours of work arrangements are defined as when the start and/or stop times for the employee are outside of a designated core period. Telework is an alternate work arrangement in which work that is traditionally conducted in the employee's headquarters is performed at an alternate location which may include the employee's home.

Whereas the parties agree that flexible hours of work arrangements and telework arrangements can be an effective method of assisting employees to balance work and personal responsibilities as well as achieving organizational objectives, the parties agree to the following:

- 1) Hours of work shall be arranged to best serve the convenience of the public and the achievement of operational needs.
- 2) The parties recognize that there may be instances where flexible hours of work arrangements and telework arrangements may not be a viable method of arranging schedules or work locations to meet operational requirements. Further, the parties agree that it is critical to, at a minimum, adhere to common service standards.
- Local Employee Relations Committees may enter into a review process on the feasibility of incorporating flexible hours of work arrangements and/or telework arrangements in the workplace.
- 4) Should the workplace not have a Local Employee Relations Committee, the Ministry Employee Relations Committee may review the feasibility of incorporating a flexible hours of work arrangement and/or telework arrangements in the workplace.
- 5) When the employer cancels or amends a flexible hours of work arrangement or telework arrangement, they shall provide notice to the affected employee(s) in writing at least one (1) month prior to the cancellation or amendment.
- 6) The parties recognize that the Employer has the right to deny, alter or cancel flexible hours of work arrangements and telework arrangements. The Employer's exercise of discretion pursuant to this letter shall not be grievable.

7) The model agreements with respect to flexible hours of work arrangements (Appendix A), group flexible hours of work arrangements (Appendix B), variable hours of work arrangements (Appendix C) and telework (Appendix D) are set out in the Appendices.

Dated this 24th day of January, 2013, in Toronto, Ontario

APPENDIX A – Model Flexible Hours of Work Agreement

MEMORANDUM OF AGREEMENT

 BETWEEN:
 (Unit/Branch/Division/Ministry)

 AND:
 (Employee(s))

 AND:
 (OPSEU)

This Flexible Hours of Work (FHW) agreement is made in accordance with Article 16 (Local and Ministry Negotiations) and Appendix 42 (Flexible Hours of Work Arrangements) of the Central Collective Agreement between the Ontario Public Service Employees Union (OPSEU) and the Crown in right of Ontario, represented by Management Board of Cabinet.

Unless otherwise specified in this Agreement, all articles of the Central and <u>(Unified</u> or <u>Correctional</u>) Bargaining Unit Collective Agreements apply to employees covered by this Agreement.

Section 1 - Employee(s) and Work Unit Covered

This section requires the following information: Employee(s), Job Title, Work Unit/ Branch, Division, Region, Street Address, Manager.

Sample language:

This FHW agreement applies to:

Jane Doe, Administrative Assistant Customer Service Branch Direct Services Division Eastern Region Ministry of Government Services 2 Second Street, Unit 2000, Kingston, Ontario, LLL 123

Manager: Michael Manager

Section 2 - Hours of Work

Under a flexible hours of work agreement, the employees work the minimum numbers of hours required for their schedule (minimum of 7.25 hours for Schedule 3 & 3.7, minimum of 8 hours each day for schedule 4 & 4.7 or a minimum of 36.25 hours per week for schedule 6) but the scheduled start and/or stop times for the employee are outside of a designated core period.

Sample language:

2.1 The parties agree that the employee will adhere to the following weekly work schedule:

Work Day	Monday	Tuesday	Wednesday	Thursday	Friday	Lunch Period
Hours of	7:00am –	7:00am –	7:00am –	7:00am –	7:00am –	11:00am –
work	3:15pm	3:15pm	3:15pm	3:15pm	3:15pm	12:00pm

- 2.2 The employee agrees to exercise flexibility when operational needs arise. With reasonable notice, the hours of work will be adjusted when required to attend meetings and to otherwise meet operational needs.
- 2.3 Article UN5.2 or COR5.2, of the Bargaining Unit Collective Agreement shall not apply to employees working this schedule.

Section 3 – Training Assignments

Sample language:

3.1 When an employee covered by this FHW agreement attends a training program, the Employer may change the employee's scheduled hours of work as set out in this agreement.

Section 4 – Term

The employee and his or her manager shall agree upon the duration of the agreement in keeping with the principles set out in the first two pages of this document.

Either the employee or his or her manager may propose amendments to the agreement which must be mutually agreed upon by the parties. If agreed upon, such amendments must be signed off by the employee and his or her manager.

In addition, a minimum one month termination notice clause is to be included in accordance with paragraph 5 of Appendix 42 of the OPSEU Central Collective Agreement.

Sample language:

4.1 This Agreement shall be for _____ months and will be effective from ______to _____.

- 4.2 The parties agree to conduct a review of the agreement on an annual basis.
- 4.3 Either party may, on written notice of one (1) month to the other party, terminate this Agreement.

Dated this _____ day of _____, ____.

Employee

Manager

OPSEU

Other Ministry Official (If required by the Ministry's delegation of authority)

Appendix B – Model Group Flexible Hours of Work Agreement

 MEMORANDUM OF AGREEMENT

 BETWEEN:
 (Unit/Branch/Division/Ministry)

 AND:
 (List all Employee(s) participating in this arrangement)

 AND:
 (OPSEU)

This Group Flexible Hours of Work agreement is made in accordance with Article 16 (Local and Ministry Negotiations) and Appendix 42 (Flexible Hours of Work Arrangements) of the Central Collective Agreement between the Ontario Public Service Employees Union (OPSEU) and the Crown in right of Ontario, represented by Management Board of Cabinet.

Unless otherwise specified in this Agreement, all articles of the Central and <u>(Unified</u> or <u>Correctional)</u> Bargaining Unit Collective Agreements apply to employees covered by this Agreement.

Section 1 - Employee(s) and Work Unit Covered

This section requires the following information: Employee(s), Job Title, Work Unit/ Branch, Division, Region, Street Address, Manager.

Sample language:

This Group Flexible Hours of Work agreement applies to the following four employees:

Jane Doe, Administrative Assistant Joe Q. Public, Administrative Coordinator Citizen A, Administrative Assistant Resident B, Administrative Coordinator

Work location of the participating employees:

Customer Service Branch Direct Services Division Eastern Region Ministry of Government Services 2 Second Street, Unit 2000, Kingston, Ontario, LLL 123

Manager: Michael Manager

Section 2 - Hours of Work

Under a group flexible hours of work agreement, the employees work the minimum numbers of hours required for their schedule (minimum of 7.25 hours for schedule 3 & 3.7, minimum of 8 hours each day for schedule 4 & 4.7 or minimum of 36.25 hours

per week for schedule 6) but the scheduled start and/or stop times for the employee are outside of a designated core period.

Sample language:

2.1 The parties agree that the participating employees will adhere to the following weekly work schedule:

Employee Name	Days of work	Hours of work	Core hours (if applicable)	
Jane Doe	Monday, Tuesday, Wednesday, Thursday, Friday	7:00 a.m. to 3:15 p.m. includes a one-hour lunch break	At least one employee must be present in the office during the core hours of 9:00 a.m. to	
Joe Q. Public	Monday, Tuesday, Wednesday, Thursday, Friday	7:30 a.m. to 3:45 p.m. includes a one-hour lunch break	3:30 p.m. Employees covered by this agreement are required to coordinate their lunch breaks to ensure	
Citizen A	Monday, Tuesday, Wednesday, Thursday, Friday	8:00 a.m. to 4:15 p.m. includes a one-hour lunch break	such coverage. If for operational reasons such coverage cannot be provided, the manager must be notified at least one business day in advance.	
Resident B	Monday, Tuesday, Wednesday, Thursday, Friday	8:30 a.m. to 4:45 p.m. includes a one-hour lunch break		

- 2.2 The participating employees agree to exercise flexibility when operational needs arise. With reasonable notice, the hours of work will be adjusted when required to attend meetings and to otherwise meet operational needs.
- 2.3 Article UN5.2 or COR5.2, of the Bargaining Unit Collective Agreement shall not apply to employees working this schedule.

Section 3 - Training Assignments

Sample language:

3.1 When a participating employee attends a training program, the Employer may change their hours of work as set out in this agreement.

Section 4 – Term

The Bargaining Agent and Employer shall agree upon the duration of the agreement in keeping with the principles set out in the first two pages of this document but shall be no longer than twelve (12) months in duration. Either the Employer or the Bargaining Agent may propose amendments to the agreement which must be mutually agreed upon by the parties. If agreed upon, such amendments must be signed off by the Bargaining Agent and the Employer.

The Employer and Bargaining Agent will conduct a review at the LERC on an annual basis. Evaluation topics can include but are not limited to:

- a) positive and negative effects of Group Flexible Hours of Work agreement implementation and conditions on service delivery, including costs/savings;
- *b) evaluation of work coverage arrangements;*
- c) new or emerging issues that could impact this agreement or its continuance; or
- *d) employee satisfaction and/or suggestions.*

In addition, a minimum one (1) month termination notice clause is to be included in accordance with paragraph 5 of Appendix 42 of the OPSEU Central Collective Agreement.

Sample language:

- 4.1 This Agreement shall be in force for ____ months and will be effective from ______to _____.
- 4.2 All service and operational issues or problems affecting or resulting from the implementation of this agreement will be reviewed, evaluated and reported at the Local Employee Relations Committee on an annual basis.
- 4.3 The Employer or Bargaining Agent may, on written notice of one (1) month to the other party, terminate this Agreement.

Dated this _____ day of _____, ____.

Participating Employee

Manager

Participating Employee

Other Ministry Official (If required by the Ministry delegation of authority)

Participating Employee

Participating Employee

OPSEU

APPENDIX C – Model Variable Hours of Work Agreement

MEMORANDUM OF AGREEMENT

BETWEEN:	(Unit/Branch/Division/Ministry)
AND:	(Employee(s))
AND:	(OPSEU)

This Variable Hours of Work agreement is made in accordance with Article 16 (Local and Ministry Negotiations) and Appendix 42 (Flexible Hours of Work Arrangements) of the Central Collective Agreement between the Ontario Public Service Employees Union (OPSEU) and the Crown in right of Ontario, represented by Management Board of Cabinet.

Unless otherwise specified in this Agreement, all articles of the Central and <u>(Unified</u> or <u>Correctional)</u> Bargaining Unit Collective Agreements apply to employees covered by this Agreement.

Section 1 - Employee(s) and Work Unit Covered

This section requires the following information: Employee(s), Job Title, Work Unit/ Branch, Division, Region, Street Address, Manager.

Sample language:

This Variable Hours of Work agreement applies to:

Jane Doe, Administrative Assistant Customer Service Branch Direct Services Division Eastern Region Ministry of Government Services 2 Second Street, Unit 2000, Kingston, Ontario, LLL 123

Manager: Michael Manager

Section 2 - Hours of Work

Under a variable hours of work agreement, the employee works the required minimum hours of work for their schedule over the course of a week (ie. minimum of 7.25 hours/ day = 36.25 hrs/week for schedule 3 & 3.7 or a minimum of 8 hours /day = 40 hrs/ week for schedule 4 or 4.70 r a minimum of 36.25 hrs/week for Schedule 6).

Sample language:

2.1 The parties agree that the employee will adhere to the following weekly work schedule:

Work Day	Monday	Tuesday	Wednesday	Thursday	Friday	Lunch Period
Hours of	7:00am –	8:00am –	8:00am –	7:00am –	8:00am –	2:00pm –
work	6:00pm	4:00pm	4:00pm	6:00pm	5:00pm	1:00pm

- 2.2 The employee agrees to exercise flexibility when operational needs arise. With reasonable notice, the hours of work will be adjusted when required to attend meetings and to otherwise meet operational needs.
- 2.3 Article UN5.2 or COR5.2, of the Bargaining Unit Collective Agreement shall not apply to employees working this schedule.

Section 3 - Statutory Holidays

- 3.1 Where a holiday specified in Article 47 (Holidays) of the Central Collective Agreement falls on an employee's regularly scheduled shift, the employee continues to work their regular schedule for the rest of the week with no loss in pay and with no loss in credits.
- 3.2 Where an employee works on a holiday included under Article 47 (Holidays) of the Central Collective Agreement, he or she shall be paid at the rate of two (2) times his or her basic hourly rate for all hours worked with a minimum credit of the number of regularly scheduled hours.
- 3.3 In addition to the payment provided by Section 3.2, an employee who works on the holiday shall receive the number of regularly scheduled hours, at his or her basic hourly rate or compensating leave for the number of regularly scheduled hours, provided the employee opts for compensating leave prior to the holiday.

If in the Correctional Bargaining Unit include the following:

Where an employee opts for compensating time he/she may only earn up to 87 or 96 hours per calendar year as applicable in accordance with COR 13.2.

Section 4 - Overtime

4.1 Authorized periods of work in excess of the regular working periods specified in Articles UN 2.1 or COR 2.1 of this agreement or on scheduled day(s) off will be compensated for in accordance with Article UN8 or COR8, (Overtime) of the Bargaining Unit Collective Agreement.

Section 5 - Short Term Sickness Plan and Vacation Credits

- 5.1 Short Term Sickness Employees shall be entitled to full pay for the first (43½ or 48) hours of absence due to sickness or injury and sixty-six and two thirds (66 2/3%) or seventy-five percent (75%) as set out in Article 44.1.1 or 44.1.2 for the next (899 or 992) hours of absence due to sickness or injury. Employees may exercise their option under Article 44.6 (Short Term Sickness Plan) of the Central Collective Agreement by deducting sufficient credits from an accumulated credit for each (7¼ or 8) hours of absence.
- 5.2 Vacation Credits A deduction from an employee's vacation credits will be made for each day of approved vacation leave of absence as follows:

(Prorating determined by length of workday. For an employee on Schedule 4, off on a ten (10) hour day, deduct $10/8 \times 1$ credit = 1.25 credits. For an employee on Schedule 4, off on a six (6) hour day, deduct $6/8 \times 1$ credit = 0.75 credits.)

A partial day's absence will be prorated on the same formula.

Section 6 - Workplace Safety & Insurance

6.1 For the purposes of Article 41.2 (Workplace Safety & Insurance) of the Central Collective Agreement "sixty-five (65) working days" shall be deemed to be (471¼ or 520) hours.

Section 7 – Training Assignments

- 7.1 When an employee covered by this variable hours of work agreement attends a training program, the Employer may change the employee's scheduled hours of work to the greater of:
 - (a) 7¹/₄ or 8 hours per day, as applicable, or
 - (b) the actual number of hours spent receiving training, for each day that the employee participates in the training program.
- 7.2.1 Where the change prescribed in Section 7.1 results in fewer or more hours than the employee was previously scheduled to work on the day(s) in question, the "extra" or "deficit" hours shall be reduced to zero within sixty (60) working days of the completion of the training program, without any loss of pay by the employee or overtime payments by the Employer, as follows:
 - (a) the employee shall be required to work a corresponding number of hours to make up for any deficit hours; or
 - (b) the employee shall be scheduled off duty for a corresponding number of hours to offset any extra hours.

- 7.2.2 Where there is mutual agreement, an employee may receive pay at his or her basic hourly rate for extra hours in lieu of being scheduled off duty in accordance with Section 7.2.1 (b).
- 7.2.3 Where an employee's extra hours have not been reduced to zero within sixty (60) working days in accordance with Section 7.2.1, any such hours remaining to the employee's credit shall be paid at the employee's basic hourly rate.

Section 8 - Special and Compassionate and Bereavement Leave

Such leaves are not to be prorated.

Section 9 - Term

The employee and his or her manager shall agree upon the duration of the agreement in keeping with the principles set out in the first two pages of this document.

Either the Employee or his or her manager may propose amendments to the agreement which must be mutually agreed upon by the parties. If agreed upon, such amendments must be signed off by the employee and his or her manager.

In addition, a minimum one (1) month termination notice clause is to be included in accordance with paragraph 5 of Appendix 42 of the OPSEU Central Collective Agreement.

Sample language:

- 9.1 This Agreement shall be for _____ months and will be effective from ______to _____.
- 9.2 The parties agree to conduct a review of the agreement on an annual basis.
- 9.3 Either party may, on written notice of one (1) month to the other party, terminate this Agreement.

Dated this _____ day of _____, ____.

Employee

Manager

OPSEU

Other Ministry Official (If required by the Ministry delegation of authority)

APPENDIX D – Model Telework Agreement

BETWEEN:			(Unit/Brand	h/Division/Ministry)
AND:			(Employee(s	;))
AND:			(OPSEU)	
The official workpl	ace i	s located at		(Workplace Address)
The position that is	the	subject of this agreemen	t:	(Position Title)
Durnosa	1	The purpose of this docur	ment is to outli	ine and clarify some of

Purpose	1	The purpose of this document is to outline and clarify some of the issues involved in the telework initiative being conducted by the (<u>insert Ministry</u> , <u>Division and Branch</u>). The Employee should read this carefully and discuss any questions with his/her manager.	
Term	2	This Agreement shall be for months (<i>No longer than 12 months in duration</i>) and will be effective from to Either party may propose amendments to the agreement which must be mutually agreed upon by the parties. If agreed upon, such amendments must be signed off by the employee and his or her manager. All service and operational issues or problems affecting or resulting from the implementation of this agreement will be reviewed, evaluated and reported at the Local Employee Relations Committee on an annual basis.	
Telework Days per Week	3	Telework days will not exceed days per week at the alternative work location, but may be decreased at the request of the Employee or the Employer with reasonable notice. A work schedule identifying the Employee's telework days will be developed between the Employee and their manager and attached to this document.	
Attendance at the Office	4	The Employee understands and is aware of the requirement to report to the Employer's official workplace on telework days for team meetings, training and/or at management's discretion.	

Turner out at in	F	The Employee is responsible for transportation costs to and		
Transportation	5	from the official workplace.		
Work Hours	6	The Employee's regular hours of work at the teleworkplace will be within the core hours of, Monday to Friday. The Employee will be accessible via telephone and on-line during these hours.		
		The Employee's daily work schedule will consist of the same number of hours normally worked under their hours of work schedule (i.e., Schedule 3 or 4), which is a minimum of 7.25 or 8 hours per day.		
Tasks	7	The Employee will be performing the duties as described in the Job Description and will abide by all of the Employer's directives, policies, procedures and legislation while teleworking.		
Temporary Return to Official Workplace	8	The Employee may be required to temporarily return to the official workplace for a period of time due to operational requirements such as prolonged system failure and inoperable equipment.		
Employee Salary and Benefits	9	The Employee's salary, job responsibilities and benefits will not change due to their involvement in the telework agreement.		
Teleworkplace	10	The Employee's teleworkplace will be located at:		
(There can be multiple teleworkplaces including other government offices)		(<i>insert full address</i>). The Employee's teleworkplace telephone number is:		
		The Employee will provide six weeks advance notice of any change to the teleworkplace location. The telework agreement cannot be extended to any other location, such as a seasonal home or cottage, without authorization from the Employee's manager.		
		On telework days, the teleworkplace is the place of employment for the purpose of Articles 13 and 14 of the OPSEU Collective Agreement.		
		The official workplace will remain the headquarters/place of employment for all other entitlements under the collective agreement.		

Zoning Regulations	11	It is the Employee's responsibility to ensure that a telework agreement is in accordance with the municipal zoning regulations and in accordance with the residential lease, if applicable.
Family Responsibilities	12	The Employee will have arrangements in place for regular dependent (child or elder) care.
Government Equipment		
		If there is a problem with the government equipment provided, the Employee will bring it in to the official workplace for repair.
Security requirer Employ by the N complet		The Employee is responsible for ensuring security and safety requirements are met in the teleworkplace to protect the Employee, information and equipment that may be provided by the Ministry. A Health and Safety Telework Checklist, completed by the Employee and the manager, must be attached to this document.
		The Employee will comply with the Employer's security policies, standards and procedures and will exercise reasonable care to protect government information, either electronic or hard copy, and assets against unauthorized disclosure, loss, theft, fire, destruction, damage or modification.
		The Employee must also follow applicable confidentiality guidelines.
	15	The Employee shall properly secure sensitive documents and related waste and bring them to the Employer's official workplace for destruction. The Employee shall comply with security policies, standards and procedures while departmental documents are being transported.
	16	The Employee will meet with clients only at the Employer's official workplace or, if applicable, in the field.
	17	The Employee will ensure that government information and assets are used in accordance with government policies. The Employee will use only the software provided by the Employer.

	18	The Employee must immediately notify the Employer of any work-related accident and/or injury or breach of security involving information and/or assets occurring at the teleworkplace. Coverage by the Workplace Safety and Insurance Board (WSIB) applies to work-related accidents that arise out of or occur in the course of employment.	
Insurance	19	The Employee is responsible for ensuring their home insurance policies include appropriate coverage for a home office, where applicable.	
Teleworkplace Costs	20	The Employer will not be responsible for costs relating to the teleworkplace beyond the purchase, installation and maintenance of government issue equipment and/or furnitur	
On-site Visits	21	The Employee shall grant access to the teleworkplace to authorized representatives of the Employer, with proper identification, to carry out maintenance and/or provide technical support for government property. The timing of such access will be arranged between the Employee and the Employee's manager.	
Termination of Arrangement	22	The telework agreement may be terminated at any time by either the Employee or the Employer on one (1) month written notice or earlier by mutual agreement.	
		It is the Employee's responsibility to inform the Bargaining Agent of the termination of this agreement.	
		The arrangement automatically terminates if the Employee leaves the position that is the subject of this agreement.	
		The arrangement automatically terminates on the release of a conciliation "no board" report.	

Dated this _____ day of _____,

Employee

Manager

OPSEU

Other Ministry Official (If required under the Ministry delegation of authority)

attachment – Health and Safety checklist

Sample Telework Schedule(s)

(This is attached to the Telework Agreement)

Sample 1

Employee's name: _____

Telework Cycle: 4 weeks

(This sample sets out a four-week cycle. Cycles may range from one to four weeks).

Telework Schedule:

Work Calendar	Working days – Telework days are marked with an "X"						
	Monday	Tuesday	Wednesday	Thursday	Friday		
Week 1 (or specify dates)	Х	In office	Х	In office	In office		
Week 2 (or specify dates)	Х	In office	In office for monthly staff meeting	Х	In office		
Week 3 (or specify dates	Х	In office	Х	In office	In office		
Week 4 (or specify dates)	Х	In office	Х	In office	In office		
Etc							

Note: As per the Telework agreement, the Employee may be required to report to the Employer's official workplace on telework days for in-person meetings, training and/or at management's discretion.

Sample 2

Employee's name: _____

Telework Schedule:

The Employee is required to be in the official workplace at least ____ number of days per week.

The Employee will inform his/her manager of when they will be present in the official workplace in accordance with office practices

Note: As per the Telework agreement, the Employee may be required to report to the Employer's official workplace on telework days for in-person meetings, training and/or at management's discretion.

February 26, 2009 INTERNATIONALLY TRAINED PROFESSIONALS

MEMORANDUM OF AGREEMENT

Between

The Crown in Right of Ontario (Ministry of Government Services) "the Employer"

and

Ontario Public Service Employees' Union "the Union"

Re: Internationally Trained Professionals

WHEREAS the Employer has established an internship program in the Ontario Public Service (OPS) for internationally trained professionals in order to help skilled immigrants gain relevant paid Canadian experience in their fields and to enable them to become productive members of Ontario's labour market;

AND WHEREAS the Union is supportive of initiatives that further diversify the demographics of the workplace in Ontario;

NOW THEREFORE the parties agree as follows:

- 1. The Employer shall have a maximum number of internship placements at any one time in the OPS for internationally trained professionals as follows:
 - i. January 1, 2009: 175
 - ii. January 1, 2010: 200
- 2. Each placement shall be for a period of six (6) months.
- 3. The Employer shall notify the Union of placements semi-annually. This information shall be reported to the Union.
- 4. The nature of the work performed in each placement shall be special project work and will not be considered as vacant or new positions which otherwise require posting in accordance with the collective agreement, or a substitute for the recruitment of positions in the OPSEU bargaining unit. It is further

understood that this work is not a substitute for or a replacement of the work of the OPSEU bargaining unit.

- 5. This program will not adversely affect promotional, training and development opportunities of employees in the OPSEU bargaining unit.
- 6. It is understood that the individual participants/interns are not Crown Employees, and as such, have no rights and entitlements pursuant to the Collective Agreement.
- 7. Participants of the internship program are eligible to apply to restricted job competitions within the Ontario Public Service throughout the duration of their six (6) month placements. It is understood that the positions posted will have previously cleared surplus.
- 8. In advance of the placement of a participant in the program, the local manager will contact the local Union President and Union steward of the area and advise them of the functions being performed by the participant.

Dated at Toronto this 26th day of February, 2009.

February 26, 2009 LEARN AND WORK PROGRAM

MEMORANDUM OF AGREEMENT

BETWEEN

THE CROWN IN RIGHT OF ONTARIO (MANAGEMENT BOARD OF CABINET) "the Employer"

and

ONTARIO PUBLIC SERVICE EMPLOYEES UNION (OPSEU) "the Union"

IN THE MATTER OF: OPS Learn and Work Program for Youth Ages 16 – 19

The Employer and the Union herewith agree that:

- 1. The Employer shall identify schools during each school year to deliver a joint specialized youth employment program targeting youth, ages 16 to 19, from priority communities who have demonstrated a need to be re-engaged in school and are now working towards completing high school diploma requirements. The selected schools and communities will be disclosed to the Union prior to student placement.
- 2. The program will provide up to ten (10) course credits and twenty-one (21) weeks of paid work experience with the Employer and/or Crown agencies. The length of the program is up to two (2) academic semesters. The Employer will identify suitable work placements in the OPS and/or Crown agencies governed by the collective agreement between Employer and the Union.
- 3. The wage rate paid to participants for the work experience portion of the program shall be the same as that paid to students in Special Employment Programs under Article 33 of the Central collective agreement.
- 4. The following articles of the Central collective agreement shall apply to participants in the program: 1, 2, 3, 4, 5.1, 22 and 80. No other articles shall apply.

- 5. A specialized co-operative education teacher of this program will be hired to work with the Employer to select the participants, support them through interviews and work placements, lead the classroom-based course work and provide follow-up support (partnering with the Ministry of Training Colleges and Universities).
- 6. The nature of the work performed in the program shall be special project work, and will not be considered as vacant or new positions which otherwise require posting in accordance with the collective agreement, or a substitute for the recruitment of positions in the OPSEU bargaining unit.

This program is not intended to adversely affect promotional, training and developmental opportunities of employees in the OPSEU bargaining unit or to provide replacements or substitutes for existing OPSEU members. Participants in the program will not perform work that is normally performed by members of the Unified or Correctional bargaining units or work that is the subject of a grievance by the Union within the parameters of the bargaining unit integrity dispute resolution protocol.

- 7. The Employer will provide to OPSEU the job descriptions of the students, together with their work locations and names of on-site placement supervisors and/or managers. These jobs will be consistent with the provisions set out in paragraph 6 above and any disputes will be subject to the dispute resolution provisions of the collective agreement. It is understood that if OPSEU objects to a specific student placement based on the provision set out in paragraph 6 above, an alternative placement will be provided to the student until such time as the dispute is determined.
- 8. In advance of the placement of a participant in the program, the local manager will contact the local Union President and Union steward of the area and advise them of the functions being performed by the participant.

Signed this 26th day of February, 2009, at Toronto, Ontario.

APPENDIX 45 UNION LEAVE BILLING COMMITTEE

Deleted January 24, 2013

January 24, 2013 TRANSITION EXIT INITIATIVE

TRANSITION EXIT INITIATIVE

MEMORANDUM OF AGREEMENT

Between

ONTARIO PUBLIC SERVICE EMPLOYEES UNION (OPSEU) ("the Union")

and

THE CROWN IN RIGHT OF ONTARIO as represented by the MINISTRY OF GOVERNMENT SERVICES ("the Employer")

The parties have agreed to establish a Transition Exit Initiative (TEI) as follows:

- 1. All regular, regular part-time and flexible part-time employees will be eligible to apply to a Transition Exit Initiative (TEI).
- 2. An employee may request in writing voluntary exit from employment with the OPS under the TEI, which request may be approved by the Employer in its discretion. The Employee's request will be submitted to the Corporate Employer. The Employer's approval shall be based on the following considerations:
 - i. At the time that an employee TEI request is being considered, the Employer has plans to reduce positions in the OPSEU bargaining unit; and
 - ii. The Employer has determined in its discretion that the employee's exit from employment supports the transformation of the Ontario Public Service.

The Employer shall provide written confirmation of receipt of the employee's request within 30 days with a copy to the Union. If the employee's request is approved, the Employer shall provide written notification to the employee with a copy to the Union, and such notification shall include the job title, classification, Ministry and workplace of the employee. An employee may withdraw his/her request by written notice to the Corporate Employer.

- 3. If there is more than one employee eligible to exit under the TEI, the determination of who will exit under the TEI shall be based on seniority.
- 4. An employee who has received notice of Employer approval to exit under the TEI shall be deemed to have accepted one of the options as outlined in Paragraph 5.
- 5. An employee who exits from employment under the TEI will only be entitled to the following:
 - i. A lump sum of six (6) months' pay, plus one (1) week pay per year of continuous service; or
 - ii. Continuance of salary plus benefits (except STSP and LTIP) for six (6) months commencing on the date set out in Paragraph 6, plus one (1) week pay per year of continuous service or its equivalent period of further salary continuance plus benefits (expect STSP and LTIP). For clarity, during the salary continuance period, employee and Employer pension contributions and vacation and pension credits will continue to accrue. Notwithstanding the above, the further salary continuance period shall not be greater than the length of time between the commencement of the salary continuance and the end of the month in which the employee will attain sixty-five (65) years of age. Any remaining balance will be paid forthwith to the employee as a lump-sum.
 - Where the employee does not choose a specific pay-in-lieu option, the employee shall be deemed to have chosen the lump sum option under 5(i).
- 6. Where an employee is exiting under the TEI, his or her last day at work shall be five (5) working days after the notice of Employer approval to exit is received, or such other period as the employee and the Employer shall agree.
- 7. The payment under Paragraph 5 and any payout of unused vacation or compensating leave credits are payable as soon as possible, but not later than three (3) pay periods following the employee's exit under the TEI.
- 8. Employees exiting under the TEI shall have the entitlements in Paragraph 5 in lieu of the entitlements in Article 53 or 78 (Termination Payments) and paragraph 4 (b) of Appendix 9 (Employment Stability) of the Collective Agreement.
- 9. The parties agree that all employees exiting under the TEI are doing so pursuant to a program of downsizing undertaken by the Employer and in so doing are preventing another employee from being laid off. Accordingly the Employer agrees to take all necessary steps to attempt to ensure that

the Human Resources and Skills Development Canada recognizes that the entitlement to Employment Insurance of employees who are laid off and who take a pay-in-lieu of notice option qualifies as registered 'workforce reduction processes' under the Employment Insurance Act.

- 10. The parties agree that at no time will the number of employees exiting under the TEI exceed the number of positions identified by the Employer to be reduced in the bargaining unit.
- 11. This MOA forms part of the collective agreement.

January 24, 2013 JIBRC TEMPLATE MATERIALS

Ms. Ruth Hamilton Chief Negotiator, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Dear Ms. Hamilton,

The parties agree that the parties at Joint Insurance Benefit Review Committee will develop template materials to support the implementation of Article 44.1.2 (c) and Article 71.1.2 (c)

Sincerely,

David Brook Director, Union-Management Relations Employee Relations Division

SCOPE

Ms Ruth Hamilton Chief Negotiator, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Dear Ms. Hamilton,

The Parties discussed in collective bargaining negotiations the recent amendments to the AMAPCEO-Crown in Right of Ontario collective agreement and the new job evaluation/classification system structure and whether these could have an effect on OPSEU's bargaining rights.

The Employer agrees and assures OPSEU that:

Nothing in the AMAPCEO-Crown in Right of Ontario Collective Agreement including: any amendments to the recognition clause of that agreement (April 1, 2012 to March 31, 2014); any schedules or appendices to that agreement; anything contained in the schedules or appendices to that agreement; or any changes to the job evaluation/classification system structure has the effect of altering or eroding the scope of the OPSEU bargaining units.

This agreement and assurance may be relied on and enforced as part of the Collective Agreements.

Sincerely,

David Brook Director, Union-Management Relations Employee Relations Division

January 24, 2013 SEASONAL SENIORITY LIST

Ms. Ruth Hamilton Chief Negotiator, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Dear Ms. Hamilton,

This letter shall confirm the parties' understanding that, notwithstanding Article 16.5.2, those MERCs that currently receive the seasonal seniority lists more frequently than twice annually will continue to do so.

Sincerely,

David Brook Director, Union-Management Relations Employee Relations Division

January 24, 2013 JOB TRADES

Letter of Understanding

In an effort to simplify the job trades process under Article 10.3 of the OPSEU Central Collective Agreement the parties agree that the positions and classifications listed below are not required to submit an employee portfolio as part of the registration process for job trades. Employees in these classifications will be considered to possess the qualifications and knowledge contained in the position description of their home position.

Ministry of Community Safety and Correctional Services

Classifications

Correctional Officer 2 Probation Officer 2 **Recreation Officer 2** Provincial Bailiff 1 Provincial Bailiff 2 Fire Services Advisor 1 Fire Services Advisor 2 Laundry Worker 2 Nurse 2 Cook 1 Cook 2 Maintenance Plumber Maintenance Locksmith Correctional Locksmith Maintenance Electrician Maintenance Welder Industrial Officer I Industrial Officer 2 Grounds Maintenance Worker 13 General Administration 14 General Administration

15 General Administration 15 Chaplain 16 Social Work 16 Chaplain 16 Pharmacy 17 Personnel Administration 17 Program Analysis 17 Purchasing and Supply 17 Pharmacv 17 Social Work 18 Financial Administration 18 Program Analysis 18 Social Work 19 Program Analysis 19 Social Program Fire College Instructor Fire Safety Officer 1 Fire Safety Officer 2 Fire Safety Officer 3 Fire Services Investigator I Fire Services Investigator 2

Positions

P&P Community Support Representative – OAD10 P&P Secretary – OAD8 Rehabilitation Officer 2, Adult Institution Services Rehabilitation Officer 2, Adult Community Services Ministry of Community and Social Services

Positions

Caseworker, Operations Division (Welfare Field Worker 2) Case Presenting Officer, Operations Division (Welfare Field Worker 2) Program Support Clerk, Operations Division (OAD6) Financial Officer 1, Operations Division, Regional Offices

Ministry of Children and Youth Services

The following classifications are included for those positions found in the Youth Justice Services Division only:

Youth Services Officer	Maintenance Plumber
Rehabilitation Officer 2	Maintenance Electrician
Grounds/Maintenance Worker	Maintenance Painter
Recreation Officer 2	Maintenance Mechanic
Probation Officer 2	Maintenance Mechanic General
Chaplain (15)	Maintenance Carpenter
Nurse 2	Social Worker
Cook 2	Probation Admin Support (OAD8)

The parties agree that additional positions/classifications may be added to this agreement at a later date with CERC approval.

The parties agree that job trades across ministries shall be an item for discussion at CERC.

This letter of understanding will expire on December 31, 2014. Should the parties not have reached a new collective agreement by that date, the letter shall continue to operate until the earlier of a Memorandum of Settlement being entered into or there is a right to strike or lockout.

THIS COLLECTIVE AGREEMENT

made on the 7th day of March, 2013

between

THE CROWN IN RIGHT OF ONTARIO

Represented by

MANAGEMENT BOARD OF CABINET (Hereinafter referred to as the "Employer")

and

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (Hereinafter referred to as the "Union")

for the

UNIFIED BARGAINING UNIT

UNIFIED BARGAINING UNIT COLLECTIVE AGREEMENT

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PART A – WORKING CONDITIONS

ARTICLE UN 1 – RECOGNITION

- UN 1.1 The Ontario Public Service Employees Union (OPSEU) for the purpose of this collective agreement is recognized as the exclusive bargaining agent for the Unified Bargaining Unit consisting of all Crown employees as defined by section 1(1)(a) of the *Crown Employees Collective Bargaining Act*, 1993 as amended from time to time, save and except:
 - (a) all persons or employees excluded by section 1.1(3) of the Crown Employees Collective Bargaining Act, 1993 as amended from time to time;
 - (b) all persons or employees exercising managerial functions or employed in a confidential capacity in relation to labour relations;
 - (c) all employees in bargaining units for which any other trade union or association holds bargaining rights as of January 1, 2009;
 - (d) all employees employed in HR Ontario (as the organization's functions exist as of January 1, 2009),
 - (e) all employees employed at the Ontario Police College (as the organization's functions exist as of January 1, 2009); and

For clarity, the Unified Bargaining Unit is the successor unit to the five (5) named bargaining units, being the Administrative Bargaining Unit, the Institutional and Health Care Bargaining Unit, the Office Administration Bargaining Unit, the Operation and Maintenance Bargaining Unit, and the Technical Bargaining Unit as described by the Lieutenant Governor in Council in OIC 243/94 dated February 3, 1994, attached hereto as Appendix 2, in the Tripartite Agreement between the Crown, OPSEU and AMAPCEO dated April 21, 1995, plus those employees included in these five bargaining units by the agreement of the Crown and OPSEU from February 3, 1994 to December 31, 2008, and such description is deemed to be incorporated in this collective agreement.

- UN 1.2 For greater certainty, such employees include regular, fixed term employees, students, GO Temps, and such other employees as may be mutually agreed.
- UN 1.3 For greater certainty, this Agreement shall apply to the employees in the Unified Bargaining Unit and the bargaining unit shall be deemed to

be amended in accordance with any agreement of the parties. A list of classifications is attached in the Salary Schedule.

ARTICLE UN 2 – HOURS OF WORK

UN 2.1 SCHEDULE 3 and 3.7

The normal hours of work for employees on these schedules shall be thirty-six and one quarter $(36\frac{1}{4})$ hours per week and seven and one quarter $(7\frac{1}{4})$ hours per day.

UN 2.2 SCHEDULE 4 and 4.7

The normal hours of work for employees on these schedules shall be forty (40) hours per week and eight (8) hours per day.

UN 2.3 SCHEDULE 6

The normal hours of work for employees on this schedule shall be a minimum of thirty-six and one-quarter (36¼) hours per week.

UN 2.4 SCHEDULE A

Averaging of Hours of Work see Appendix UN 1 (Schedule A – Averaging of Hours of Work) attached.

- UN 2.5 Where the Employer adjusts the number of hours per week on a schedule, the employee's weekly salary based on his or her basic hourly rate shall be adjusted accordingly. The adjustment will be discussed with the Union prior to such adjustment being made.
- UN 2.6 Where the Employer intends to transfer employees or an employee from one schedule to another schedule, the Employer will discuss the transfer with the Union prior to such transfer. When the transfer occurs, the employee's weekly salary based on his or her basic hourly rate shall be adjusted accordingly.

ARTICLE UN 3 – DAYS OFF

UN 3.1 There shall be two (2) consecutive days off which shall be referred to as scheduled days off, except that days off may be non-consecutive if agreed upon between the employee and the ministry.

ARTICLE UN 4 – SCHEDULED TOUR OF DUTY OR SHIFT (FXT, SE, RPT)

UN 4.1 A shift that does not commence and end on the same calendar day shall be considered as falling wholly within the calendar day on which the shift commences.

ARTICLE UN 5 – SHIFT SCHEDULES

(RPT)

- UN 5.1 Shift schedules shall be posted not less than fifteen (15) days in advance and there shall be no change in the schedule after it has been posted unless notice is given to the employee ninety-six (96) hours in advance of the starting time of the shift as originally scheduled. If the employee concerned is not notified ninety-six (96) hours in advance he or she shall be paid time and one half (1¹/₂) for the first eight (8) hours worked on the changed shift provided that no premium shall be paid where the change of schedule is caused by events beyond the ministry's control.
- UN 5.2 Every reasonable effort shall be made to avoid scheduling the commencement of a shift within twelve (12) hours of the completion of the employee's previous shift provided however, that if an employee is required to work before twelve (12) hours have elapsed he or she shall be paid time and one-half (1½) for those hours that fall within the twelve (12) hour period. It is understood that the term "shift" does not include any period of time in respect of which an employee is entitled to overtime payments or compensating leave in accordance with Article UN 8 (Overtime) or Article UN 9 (Call Back).
- UN 5.3 A shift may be changed without any premium or penalty if agreed upon between the employee and the ministry.
- UN 5.4 It is the intent of the parties that there shall be no split shifts provided however, that in circumstances where split shifts are currently in existence reasonable efforts should be made to eliminate the split shifts.
- UN 5.5 The current practice of giving notice of shift schedules in advance under existing agreements where notice is in excess of fifteen (15) days shall be maintained.

ARTICLE UN 6 – SHIFT PREMIUM

(FXT, SE, FPT, RPT)

UN 6.1 Effective on May 5, 2002, an employee shall receive a shift premium of seventy-eight cents (78¢) per hour for all hours worked between 5:00 p.m.

and 7:00 a.m. Where more than fifty percent (50%) of the hours worked fall within this period, the premium shall be paid for all hours worked.

Effective February 26, 2009, an employee shall receive a shift premium of eighty-eight cents (\$0.88) per hour for all hours worked between 5:00 p.m. and 7:00 a.m. Where more than fifty percent (50%) of the hours worked fall within this period, the premium shall be paid for all hours worked.

Effective January 1, 2011, an employee shall receive a shift premium of ninety-eight cents per hour (\$0.98) for all hours worked between 5:00 p.m. and 7:00 a.m. Where more than fifty percent (50%) of the hours worked fall within this period, the premium shall be paid for all hours worked.

- UN 6.2 Not withstanding Article 6.1 where an employee's hours of work normally fall within 7:00 a.m. and 5:00 p.m., the employee shall not be entitled to receive a shift premium for hours worked between 5:00 p.m. and 7:00 a.m.
- UN 6.3 Shift premiums shall not be considered as part of an employee's basic hourly rate.
- UN 6.4 Shift premium shall not be paid to an employee who for mutually agreed upon reasons works a shift for which he or she would otherwise be entitled to a shift premium.

ARTICLE UN 7 – REST PERIODS

(FXT, SE, FPT, RPT)

UN 7.1 The present practice for rest periods in each shift shall be maintained.

ARTICLE UN 8 – OVERTIME

- UN 8.1 The overtime rate for the purposes of this Agreement shall be one and one-half (1½) times the employee's basic hourly rate.
- UN 8.2. 1 In the assignment of overtime, the Employer agrees to develop methods of distributing overtime at the local workplace that are fair and equitable after having ensured that all its operational requirements are met.
- UN 8.2.2 In this Article, "overtime" means an authorized period of work calculated to the nearest half-hour and performed on a scheduled working day in

addition to the regular working period, or per-formed on a scheduled day(s) off.

- UN 8.3.1 Employees in Schedules 3.7 and 4.7 who perform authorized work in excess of seven and one-quarter (7¼) hours or eight (8) hours as applicable, shall be paid at the overtime rate.
- UN 8.3.2 Overtime shall be paid within two (2) months of the pay period within which the overtime was actually worked.
- UN 8.4 Employees in Schedules 3 and 4 who perform authorized work in excess of seven and one-quarter (7¼) hours or eight (8) hours as applicable, shall receive compensating leave of one and one-half (1½) hours for each hour of overtime worked, at a time mutually agreed upon. Failing agreement, the ministry shall reasonably determine the time of the compensating leave.
- UN 8.5 Where there is mutual agreement, employees may receive compensating leave in lieu of pay at the overtime rate or may receive pay at the overtime rate in lieu of compensating leave.
- UN 8.6 Compensating leave accumulated in a calendar year which is not used before March 31 of the following year, shall be paid at the rate it was earned. The March 31 date may be extended by agreement at the local or ministry level.
- UN 8.7.1 Effective August 15, 2005 employees in Schedule 6 who perform authorized work in excess of 7.25 hours on a regularly scheduled work day shall receive:
 - (a) compensating leave of one (1) hour for each hour worked between 36.25 and 44 hours per work week, in respect of the total hours worked during the week on regularly scheduled work days; and
 - (b) compensating leave of one and one-half (1.5) hours for each hour worked in excess of 44 hours per work week, in respect of the total hours worked during the week on regularly scheduled work days.
 - (c) The compensating leave shall be taken at a time mutually agreed upon. Failing agreement, the ministry shall reasonably determine the time of the compensating leave.
- UN 8.7.2 Notwithstanding UN 8.6, where at the end of the calendar year an employee has remaining accumulated compensating leave under

UN 8.7.1, the employee and Employer shall endeavour to agree on the scheduling of such compensating leave in an effort to utilize the compensating leave by June 30, and neither the Employer nor employee will unreasonably withhold agreement. Failing agreement, the Employer shall reasonably determine the time of the compensating leave.

- UN 8.7.3 Notwithstanding UN 8.6, compensating leave accumulated under UN 8.7.1 in a calendar year which is not used before June 30 of the following year, shall be paid on a lump sum basis, at the rate it was earned. An employee may be paid, on a lump sum basis, for compensating leave prior to June 30, where the employee and Employer agree. On termination of employment, or on an employee assuming a permanent position outside the bargaining unit, an employee who has not used all of his or her compensating leave earned under UN 8.7.1 shall be paid, on a lump sum basis, for all remaining compensating leave hours.
- UN 8.7.4 Effective August 15, 2005 employees who are in classifications assigned to Schedule 6 and who are required to work on a day off shall receive compensating leave of one and one-half (1.5) hours for each hour worked.
- UN 8.7.5 Notwithstanding Article UN 8.7.1 and Article UN 13.7 (Holiday Payment), employees who are in classifications assigned to Schedule 6 and who are assigned to forest fire fighting or related duties, shall be paid one and one-half (1¹/₂) times the employee's basic hourly rate, to be calculated on the basis of thirty-six and one-quarter (36¹/₄) hours per week, for all such work after eight (8) hours in a 24 hour period.

ARTICLE UN 9 – CALL BACK

(FPT, RPT)

- UN 9.1 An employee who leaves his or her place of work and is subsequently called back to work prior to the starting time of his or her next scheduled shift shall be paid a minimum of four (4) hours pay at one and one-half (1¹/₂) times his or her basic hourly rate.
- UN 9.2 Where an employee is contacted by the Employer outside the workplace prior to the starting time of his or her next scheduled shift, in circumstances where such contact is considered to be a "call back to work" but the employee is not required to physically attend at the workplace, the employee shall be paid a minimum of four (4) hours' of pay at one and one-half (1½) times his or her basic hourly rate. The initial call and any subsequent calls during that same four-hour period, will be treated as a single "call back to work" for pay purposes.

ARTICLE UN 10 – STAND-BY TIME (FXT, SE)

- UN 10.1 "Stand-By Time" means a period of time that is not a regular working period during which an employee is required to keep himself or herself:
 - (a) immediately available to receive a call to return to work, and
 - (b) immediately available to return to the workplace.
- UN 10.2 No employee shall be required to be on stand-by unless such stand-by was authorized in writing by the supervisor prior to the stand-by period, except in circumstances beyond the Employer's control.
- UN 10.3 Where stand-by is not previously authorized in writing, payment as per UN 10.4 shall only be made where the supervisor has expressly advised the employee that stand-by duty is required.
- UN 10.4 When an employee is required to stand-by, he or she shall receive payment of the stand-by hours at one half (½) his or her basic hourly rate with a minimum credit of four (4) hours pay at his or her basic hourly rate.

ARTICLE UN 11 – ON-CALL DUTY

(FXT, SE, FPT, RPT)

- UN 11.1 "On-Call Duty" means a period of time that is not a regular working period, overtime period, stand-by period or call back period during which an employee is required to respond within a reasonable time to a request for:
 - (a) recall to the work place, or
 - (b) the performance of other work as required.
- UN 11.2 It is understood that a return to the workplace may not be necessary in all situations.
- UN 11.3 It is understood that there shall be no pyramiding of premium payments and where work is performed as outlined in Articles UN 11.1(a) or UN 11.1(b), call back pay or overtime pay shall be substituted, respectively, for the on call premium.
- UN 11.4 Should recall to the workplace be required the employee is expected to be able to return to the workplace within a reasonable time.

- UN 11.5 No employee shall be required to be on-call unless such on-call duty was authorized in writing by the supervisor prior to the on-call period, except in circumstances beyond the Employer's control. The Employer shall continue its practice of taking into account employee preferences in determining which employees are required to be on-call, and when.
- UN 11.6 Where on-call is not previously authorized in writing, payment as per Article UN 11.7 shall only be made where the supervisor has expressly advised the employee that he or she is on-call.
- UN 11.7 Effective February 26, 2009, where an employee is required to be on-call, he or she shall receive one dollar and twenty-five cents (\$1.25) per hour for all hours that he or she is required to be on-call.

Effective, January 1, 2011, where an employee is required to be on-call, he or she shall receive one dollar and forty cents (\$1.40) per hour for all hours that he or she is required to be on-call.

ARTICLE UN 12 – MEAL ALLOWANCE

(FXT, SE, RPT)

- UN12.1.1 An employee who continues to work more than two (2) hours of overtime immediately following his or her scheduled hours of work without notification of the requirement to work such overtime, prior to the end of his or her previously scheduled shift, shall be reimbursed for the cost of one (1) meal to eleven dollars and twenty-five cents (\$11.25) except where free meals are provided or where the employee is being compensated for meals on some other basis.
- UN 12.1.2A reasonable time with pay shall be allowed the employee for the meal break either at or adjacent to his or her work place.
- UN 12.2.1Cost of meals may be allowed only:
- UN 12.2.2If during a normal meal period the employee is travelling on government business other than:
 - (a) on patrol duties, except as provided under UN 12.2.3 or
 - (b) within twenty-four (24) kilometers of his or her assigned headquarters, or
 - (c) within the metropolitan area in which he or she is normally working;
- UN 12.2.3If an employee on patrol duties is reimbursed for overnight accommodation required for the trip;

- UN 12.2.4If, in an unusual non-recurring situation, the department head authorizes such payment;
- UN 12.2.5If, in any recurring situation, Management Board has authorized such payments because of the special nature of the assignments.
- UN12.2.6 In accordance with the Employer's *Travel, Meal and Hospitality Expenses Directive*, as revised August 2006, which shall not be altered for this bargaining unit without the consent of OPSEU, reimbursement rates for meals, including taxes and gratuities effective January 1, 2009 are the following:

Breakfast	\$ 8.75
Lunch	\$11.25
Dinner	\$20.00

- UN 12.2.7To the extent that the provisions of this article are improved by OPS-wide changes, then those amounts will apply.
- UN 12.3 Gratuities and taxes are to be included in the actual cost of meals claimed.
- UN 12.4 The total cost of meals for each day is to be shown.
- UN 12.5 Before approving claims for meals, the branch head should be satisfied that the charges are reasonable for the locality.
- UN 12.6 When an employee is authorized to pay meal expenses for guests and the group also includes other Public Servants, he or she may pay for the meals of the employees and claim the cost. These employees should, if they are submitting a claim for the same trip, indicate any meals covered in another employee's claim. They must not claim the cost again.
- UN 12.7 Costs of meals will not be allowed in cases where meals are made available by the Employer at no cost to the employee, except in circumstances where an employee is required to follow a particular diet which has been medically prescribed or is mandated by the employee's religion and the Employer does not provide meals which meet the requirements of that diet.

ARTICLE UN 13 – HOLIDAY PAYMENT

UN 13.1 Where an employee works on a holiday included under Article 47 (Holidays) of the Central Collective Agreement, he or she shall be paid at the rate of two (2) times his or her basic hourly rate for all hours worked

with a minimum credit of seven and one-quarter (7¹/₄), eight (8), or the number of regularly scheduled hours, as applicable.

- UN 13.2 In addition to the payment provided by Article UN 13.1, an employee who works on the holiday shall receive either seven and one-quarter (7¹/₄) or eight (8) hours pay as applicable at his or her basic hourly rate or compensating leave of seven and one-quarter (7¹/₄) or eight (8) hours as applicable, provided the employee opts for compensating leave prior to the holiday.
- UN 13.3 It is understood that UN 13.1 and UN 13.2 apply only to an employee who is authorized to work on the holiday and who actually works on the holiday, and that an employee who, for any reason, does not actually work on the holiday shall not be entitled to the payments described herein.
- UN 13.4 When a holiday included under Article 47 (Holidays) of the Central Collective Agreement coincides with an employee's scheduled day off and he or she does not work on that day, the employee shall be entitled to receive another day off.
- UN 13.5 Any compensating leave accumulated under UN 13.2 and UN 13.4 may be taken off at a time mutually agreed upon. Failing agreement, such time off may be taken in conjunction with the employee's vacation leave or regular day(s) off, if requested one (1) month in advance.
- UN 13.6 Any compensating leave accumulated under UN 13.2 and UN 13.4 in a calendar year which is not used before March 31 of the following year shall be paid at the rate it was earned. The March 31 date may be extended by agreement at the local or ministry level.
- UN13.7 Notwithstanding anything in Article UN13, employees who are in classifications assigned to schedule 6 and who are authorized by the Employer to work on a holiday included in Article 47 (Holidays) of the Central Agreement shall receive compensating leave of one and one-half (1.5) hours for each hour worked.

PART B – REGULAR PART-TIME EMPLOYEES

ARTICLE UN 14 – OVERTIME

- UN 14.1.1 "Overtime" means an authorized period of work, calculated to the nearest half hour, and performed in excess of seven and one-quarter (7¼) or eight (8) hours, as applicable, on a normal working day and for all hours worked on a non-working day.
- UN 14.1.2 In the distribution of overtime, the Employer agrees to develop methods of distributing overtime at the local workplace that are fair and equitable after having ensured that all its operational requirements are met.
- UN 14.2.1 Employees in classifications assigned to Schedules 3.7 and 4.7 who work authorized overtime shall be paid at one and one-half (1½) times the basic hourly rate.
- UN 14.2.2 Overtime shall be paid within two (2) months of the pay period within which the overtime was actually worked.
- UN 14.3 Employees in classifications assigned to Schedules 3 and 4 who perform authorized overtime, shall receive compensating leave of one and onehalf (1½) hours for each hour of overtime worked, at a mutually agreed upon time. Failing agreement, the Employer shall determine the time of the compensating leave.
- UN 14.4 Where there is mutual agreement, employees may receive compensating leave in lieu of pay at the overtime rate or may receive pay at the overtime rate in lieu of compensating leave.
- UN 14.5 Compensating leave accumulated in a calendar year which is not used before March 31 of the following year, shall be paid at the rate it was earned. The March 31 date may be extended by mutual agreement.
- UN 14.6 Employees who are in classifications assigned to Schedule 6 and who are required to work on a non-working day shall receive equivalent time off.

ARTICLE UN 15 – STAND-BY TIME (FPT)

UN 15.1 "Stand-By Time" means a period of time that is not a regular working period during which an employee is required to keep himself or herself:

- (a) immediately available to receive a call to return to work, and
- (b) immediately available to return to the work place.
- UN 15.2 No employee shall be required to be on stand-by unless such stand-by was authorized in writing by the supervisor prior to the stand-by period, except in circumstances beyond the Employer's control.
- UN 15.3 Where stand-by is not previously authorized in writing, payment as per UN 15.4 shall only be made where the supervisor has expressly advised the employee that stand-by duty is required.
- UN 15.4 When an employee is required to stand-by, he or she shall receive payment of the stand-by hours at one-half (½) his or her basic hourly rate with a minimum credit of two (2) hours pay at his or her basic hourly rate.

PART C – SALARY AND TERM

ARTICLE UN 16 – SALARY

- UN 16.1.1Effective January 1, 2013, the salary rates in effect on December 31, 2012, shall remain in effect, and are contained in the Salary Schedule attached.
- UN 16.1.2Effective January 24, 2013, the new salary rates for all classifications shall be contained in the salary schedule. This salary schedule includes a new start rate 3% below the start rate in effect on December 31, 2012.

IMPLEMENTATION

UN 16.2 The parties agree to co-operate to facilitate the expeditious implementation of this Agreement.

ARTICLE UN 17 – TERM OF AGREEMENT

UN 17.1 This agreement covers the period from January 1, 2013, until December 31, 2014. The effective date of any changes to the terms of this Agreement from the previous Agreement, unless otherwise indicated, shall be January 24, 2013. This Agreement shall continue automatically thereafter for annual periods of one (1) year each unless either party serves notice to the other in writing that it wishes to bargain for a new Collective Agreement in accordance with the *Labour Relations Act, 1995*, and the *Crown Employees Collective Bargaining Act, 1993*.

Signed this 7th day of March, 2013 in Toronto, Ontario.

FOR THE UNION:	FOR THE EMPLOYER:
Roxanne Barnes	David Brook
Ron Langer	Laurie Cregan
Elaine Young	Matt Siple
Tammy McGregor Carson	Matthew Hopkins
Daryl O'Grady	Barry Scanlon
Edie Strachan	Michele White

Pierre Verhelst	Michael Jamieson
John Watson	Andrew Wisdom
Len Elliott	David Medeiros
Barb Friday	Debbie Farr
Cindy Falcao	Bev Lyman
Betty Marchegiano	Ian Hagman
Shelley McCormick	Chris Davies
Cam Jay	
Jeff Weston	
Tracy More	
Ruth Hamilton	
Warren Thomas	

PART D – APPENDICES

APPENDIX UN 1

SCHEDULE A AVERAGING HOURS OF WORK

Schedule A Averaging of Hours of Work

The number of hours of work per week prescribed shall be computed as a weekly average over one (1) year, where the duties of a regular employee require:

- a) that he or she work more than the number of hours per week prescribed at regularly recurring times of the year, or
- b) that the number of hours per week be normally irregular.

Averaging Period:

The averaging period for each class and/or position:

- a) will conform to the twelve (12) month calendar period which reflects the work cycle of that class and/or position, and
- b) will be reported to the bargaining agent.

Prorating:

Periods of employment of less than twelve (12) months in an averaging period (e.g., due to appointment, transfer, separation, etc.) will be prorated.

Hours per Averaging Period:

The hours of work required shall correspond to a thirty-six and one quarter ($36\frac{1}{4}$) hour week or a forty (40) hour week averaged over the twelve (12) month calendar period.

Changes to Hours per Averaging Period:

If at any time, a ministry requires a different hours base for a class or for a position within a class (e.g., equivalent of forty (40) hours per week instead of thirty-six and one-quarter (36¼) hours per week), the ministry must:

a) alter the affected employees' salaries proportionately, and

b) notify the Corporate Labour Relations/Negotiations Secretariat, Ministry of Government Services, and the Union of any such changes.

Record of Hours Worked:

A record will be maintained for each employee affected showing a running total of hours worked:

- a) on his or her regular working days, and
- b) during the averaging period.

Excessive Buildup of Hours Worked:

When an employee's buildup of hours worked is becoming excessive, he or she:

- a) may be required to take time off on an hour-for-hour basis, in order to bring his or her hours accumulation into line with the hours requirement for the averaging period, and
- b) will be given reasonable notice, where circumstances permit, of any such time off.

Calculation of Hourly Rate:

In all cases, the basic hourly rate of pay for employees on averaging is to be determined by dividing the weekly rate of the class by thirty-six and one-quarter (36¼) or forty (40) as applicable, unless the basic hourly rate of pay already exists.

Hours Worked Over Annual Requirement:

At the end of the averaging period, any excess hours standing to the employee's credit over and above the annual hour's requirement will be considered as overtime.

Normally, the employee shall be paid for his or her overtime credits. Such payment shall be based on the basic hourly rate he or she was receiving on the last day of the averaging period. Compensating time off may be substituted for payment of overtime credits as follows:

- (a) Where there is insufficient work for an employee to the extent that his or her presence is not required for a period of time, in which case:
 - a ministry has the authority to direct that the employee take time off rather than receive pay for the overtime credits, and
 - such time off must be taken commencing during the first month of the next averaging period;

- or
- (b) In circumstances other than the above and where the employee and his or her supervisor mutually agree to compensating leave, in which case the time off will commence:
 - within the first month of the next averaging period, or
 - at an otherwise mutually satisfactory time.

Hours Worked on Holidays or Other Than Regular Workdays:

a) All hours worked on a holiday included under Article 47 (Holidays) of the Central Collective Agreement shall be paid at the rate of two (2) times the basic hourly rate that the employee was receiving when the holiday was worked.

All hours worked on a day that is not a regular working day for the employee will be treated as overtime and based on the rate he or she was receiving when the overtime was worked.

APPENDIX UN 2

CUSTODIAL RESPONSIBILITY ALLOWANCE September 23, 1985 – revised February 26, 2009

Mr. Brian Gould Chief Negotiator, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Dear Mr. Gould:

Re: Custodial Responsibility Allowance (K1) – Article 7.8 of the Central Collective Agreement

This will confirm that effective January 1, 2010, a Custodial Responsibility Allowance of two thousand five hundred dollars (\$2,500.00) per year is payable to employees of the Ministry of the Solicitor General and Correctional Services and employees working in training schools operated by the Ministry of Community and Social Services, in addition to the rate of pay specified for the class of the positions to which they are assigned, provided they fulfill all of the following requirements:

- (a) they are not professional staff such as teachers, nurses, social workers or psychologists;
- (b) the positions to which the employees are assigned are not covered by classes which already take into account responsibility for the control of inmates or wards, such as Correctional Officers, Industrial Officers, Supervisors of Juveniles, Observation and Detention Home Workers, Recreation Officers (Correctional Services), Trade Instructors and Provincial Bailiffs;
- (c) (i) they are required, for the major portion of their working time, to direct inmates or wards engaged in beneficial labour;

or

 (ii) as group leaders/lead hands, they are directly responsible, for the major portion of their working time, for operations involving the control of a number of inmates or wards engaged in beneficial labour;

and

(d) they are responsible for the custody of inmates or wards in their charge and are required to report on their conduct and lay charges where breaches of institutional regulations occur.

The Custodial Responsibility Allowance shall be paid according to the base rate of pay for the class involved.

-	weekly rated classes	– \$47.91week
-	hourly rated classes: – 40 hour week	– \$1.20/hour
	– 36¼ hour week	– \$1.32/hour

Yours truly,

David Logan Assistant Deputy Minister, Ministry of Government Services HROntario

> APPENDIX UN 3 TRAINING AND DEVELOPMENT

> > Deleted January 24, 2013

APPENDIX UN 4 (1996)

DELETED

APPENDIX UN 5

Applicable to the IHC Classification Group

COMPRESSED WORK WEEK ARRANGEMENTS ARTICLE 10.1 CENTRAL COLLECTIVE AGREEMENT Revised May 5, 2002

Letter of Agreement Regarding Compressed Work Week Agreements

- 1) The parties agree that Compressed Work Week Agreements (CWWA) can be a viable method of arranging work schedules.
- 2) On the above basis, each affected ministry is prepared to enter into a local work site consultation process with OPSEU regarding existing CWWA, with a view to establishing efficient schedules that meet operational, financial and service delivery needs of the work site.
- 3) The Employer will consider proposed schedules provided by the Union, in the development of any CWWA schedule; it is understood that the Employer retains the right to determine the final CWWA schedule.
- 4) The parties also agree to maintain existing CWWA for a period not to exceed six (6) months from the date of the signing of this Central Collective Agreement, at those work sites where they currently exist, unless the parties mutually agree otherwise.
- 5) Should the local work site consultation process fail to produce an acceptable CWWA within six (6) months of the date of the signing of this Central Collective Agreement, either party reserves the right to terminate existing CWWA, unless the local parties agree to extend the six (6) month period.

Signed this 30th day of August, 1996, in Toronto, Ontario.

APPENDIX UN 6

Applicable to the IHC Classification Group Revised May 5, 2002

Addendum For The Institutional And Health Care Classification Group

The parties hereto have agreed to the terms of this Addendum covering employees in classifications of Residence Counsellor 1, 2 and 3 and Nurses Special Schools in the Institutional and Health Care Classification Group.

This Addendum shall be attached to and form part of the Unified Collective Agreement.

The terms of the settlement are as follows:

- a) The hours of work shall be established by the Ontario Schools for the Deaf and the Blind, and they may vary depending on the situations which exist at the different schools. The normal hours of work per week shall be forty (40) hours plus an additional number of hours of work for the purpose of coverage requirement without penalty, recognizing that twelve (12) hours between shifts and two (2) consecutive days off may not be possible to schedule. Normal scheduling of hours shall be September 1 to June 30.
- b) Sleep-in is not work and shall only be compensated as specified herein. Scheduled sleep-in hours shall be credited at the rate of fifty percent (50%) to a maximum of four (4) hours credit for those hours on sleep-in duty per night toward the required annual accumulation. Sleep-in hours prior to or following a period of work shall not form a part of the work shift for any purpose under this Agreement.
- c) Authorized overtime work which is required as a result of an emergency situation shall be immediately submitted for payment at time and one-half (1½) the regular hourly rates. This emergency non-scheduled overtime work shall not be included when totaling the number of credit hours required for the year as per Schedule A. Payment will normally be expected within thirty (30) days of submission.

APPENDIX UN 7 SPECIAL ADJUSTMENTS

Deleted January 24, 2013

GENERAL NOTES AND ALLOWANCES

UNIFIED BARGAINING UNIT

Classification notes and salary allowances applicable to classifications in this Bargaining Unit:

- K 1 Refer to Appendix UN 2 Custodial Responsibility Allowance.
- K 2 An allowance of one hundred dollars (\$100.00) is payable to the staff of the Oak Ridge Wing, Penetanguishene Mental Health Centre, in addition to the rates specified in the salary range for the classification to which they are assigned, provided the Superintendent certifies that they meet the following requirements:
 - a) they are not professional staff, i.e. physicians, nurses, occupational therapists, social workers, psychologists, etc;
 - b) they are not clerical or office staff;
 - c) they are not attendants;
 - d) they are not foremen/women;
 - e) they spend fifty percent (50%) of their time in close contact with patients at Oak Ridge, under circumstances in which attendants, nurses or physicians are not present.

All persons who, on July 1, 1966, do not meet the above criteria but who are presently receiving the \$100 bonus, may retain it as long as they continue to occupy their present positions.

Weekly rated classes	-	\$1.92/week
Hourly rated classes	-	\$0.05/hour (40 hour work week)

K 3 Establishment of a set of hourly salary notes for employees in the Ontario Clean Water Agency who complete and maintain facility operator's licenses. Employees would receive an hourly salary note for each license acquired and maintained, as follows:

Certification Level	Water Treatment Licence	Water Distribution Licence	Water Distribution and Supply	Wastewater Treatment Licence	Wastewater Collection Licence	Water Quality Analyst
Ι	\$0.10	\$0.10	\$0.10	\$0.10	\$0.10	
II	\$0.20	\$0.20	\$0.20	\$0.20	\$0.20	
III	\$0.30	\$0.30	\$0.30	\$0.30	\$0.30	
IV	\$0.50	\$0.50	\$0.50	\$0.50	\$0.50	
						\$0.20

Employees shall be compensated for each individual license acquired and maintained, based on the highest certification level attained for that license.

For example, an employee with a Level I Water Treatment License and a Level II Water Distribution License would receive an hourly salary note for each, i.e. \$0.10 and \$0.20, for a total of \$0.30.

Overall Responsible Operator

Water

The employee designated as the Overall Responsible Operator in accordance with Section 23 of the Safe Drinking Water Act, 2002, Regulation 128/04, will receive an additional \$2.00 an hour up to a maximum of \$80.00 per week.

Wastewater

The employee designated as the Overall Responsible Operator in accordance with Section 15 of the Ontario Water Resources Act, Regulation 129/04, will receive an additional \$2.00 an hour up to a maximum of \$80.00 per week.

Administrative Classification Group:

T 1 Employees in positions classified as Transportation Enforcement Officer 1 or 2 or Vehicle Inspection Administrator and who are required to possess both a Class A Motor Vehicle Repairer's Certificate of Qualification and a Propane Vehicle Inspector Certificate of Qualification S6B shall be entitled to a salary allowance of seven hundred dollars (\$700.00) per annum. The salary allowance will be equally apportioned and paid on each pay cheque.

Transportation Enforcement Officer 1	\$13.42/week
Transportation Enforcement Officer 2	\$13.42/week
Vehicle Inspection Administrator	\$13.42/week

- T2 Effective January 1, 2009 employees in the position of Canine Handler classified at the Resource Technician 4 Conservation Officer level shall be entitled to a salary allowance of \$100 per week in addition to their regular pay.
- T3 Employees in positions classified as Forester 2A, Forester 2B, Forester 3, or Forester 4 who are required to possess both Registered Professional Forester status and membership with the Ontario Professional Foresters Association shall be entitled to receive a salary allowance of two hundred fifty dollars (\$250.00) per annum. The salary allowance will be equally apportioned and paid on each pay cheque.

Institutional and Health Care Classification Group

- G 15 Employees in positions classified as EEG Technician 2 or EEG Technician 3 which require the operation of EEG equipment involving advanced electronic techniques and circuitry such as: the Model ARD-3 Response Detector, the Model EVR-8 E voked Response Generator, the Model ASB-4 Audio Tone Burst Generator and the CRO-2 Readout Oscilloscope manufactured by IMA Electronics Ltd., Oakville, Ontario may be paid one (1) rate above each listed rate in the salary range. The new maximum rate to which an employee in receipt of this note may progress is contained in parentheses.
- G 24 An employee occupying a position classified in the Nurse General class series, employed at the Oak Ridge Division of the Penetanguishene Mental Health Centre and who has patient contact, shall be permitted to progress two (2) rates beyond the maximum for the established salary range. The rates beyond the normal maximum rate to which an employee who is in receipt of this note may progress are contained in parentheses.
- G 27 Employees in group leadership positions who, in addition to the work described at their classification level, are responsible for overseeing and assigning work shall be paid one (1) rate above their current rate in the salary range. The maximum rate to which an employee in receipt of this note may progress to is contained in parentheses.

Paramedic 2, Air Paramedic 1, Land Paramedic 2, Land

N 1 An allowance of one hundred and ninety dollars (\$190.00) per annum in addition to each listed rate in the salary range may be paid for successful completion of the Nursing Unit Administration Course offered by the Canadian Hospital Association to an employee in a position classified as:

Nurse 3, General	\$3.64/week
Nurse 3, Special Schools	\$0.09/hour
Nurse 3, Special Schools	\$0.09/hour
Head Nurse, Outpatient Clinics	\$3.64/week

N 2 An allowance of five hundred and six dollars (\$506.00) per annum in addition to each listed rate in the salary range may be paid for successful completion of a post-graduate certificate or diploma program in nursing of at least one (1) year's academic duration from an educational institution of recognised standing to an employee in a position classified as:

Nurse 1 & 2 Clinic	\$9.70/week
Nurse 2 & 3 General	\$9.70/week
Nurse 1 Public Health	\$9.70/week
Nurse 2 Special Schools	\$0.24/hour
Nurse, Outpatient Clinics	\$9.70/week
Head Nurse, Outpatient Clinics	\$9.70/week
Nurse, Occup. Health & Safety	\$9.70/week

N 3 An allowance of one thousand and ten dollars (\$1,010.00) per annum in addition to each listed rate in the salary range may be paid for successful completion of a degree in nursing science from a university of recognised standing to an employee in a position classified as:

Nurse 2 & 3 General	\$19.36/week
Nurse 2 Nursing Education	\$19.36/week
Nurse 3 Special Schools	\$ 0.48/hour
Nurse, Outpatient Clinics	\$19.36/week
Head Nurse, Outpatient Clinics	\$19.36/week

All N salary allowances are subject to the following conditions:

- a) the qualification is not a mandatory requirement for entry to the classification;
- b) the qualification is deemed to be useful in the execution of the employee's duties (i.e. is job related);
- c) the application of the allowance is at the discretion of management; and
- d) only one allowance may be paid at one time.
- P 1 An allowance of \$3,500 per annum in addition to each listed rate in the salary range shall be paid to an employee who occupies a position classified in the Psychiatric Nursing Assistant class series, who together with his or her therapeutic duties, is also assigned for a substantial portion of his or her responsibilities to ensure the secure custody of patients assigned to the locked portion of a medium secure unit within one of the psychiatric facilities operated by the Ministry of Health. A medium secure unit is one in which greater security measures are required than in other units of the hospital and in which the majority of the patients are detained under a Lieutenant Governor's Warrant which requires safe custody and medium security, or under a Warrant of Remand.

Psychiatric Nursing Assistant 1	\$1.68/hour
Psychiatric Nursing Assistant 2	\$1.68/hour
Psychiatric Nursing Assistant 3	\$1.68/hour
Psychiatric Nursing Assistant 4	\$1.68/hour

Rates of pay for Trades Apprentices in Cook 2, Baker 2 and Hairdresser classifications are as set forth in Addendum 1 (Trades Apprentices – Rates of Pay) of the Technical Classification Group.

Operational and Maintenance Classification Group

- G 4 A steam plant engineer in charge of all the shift engineers, in a power plant, who acts as the assistant to a steam plant chief who has responsibility for all institutional maintenance, shall be permitted to progress one (1) rate beyond the maximum for the established salary range. The maximum rate to which an employee who is occupying a position classified as Steam Plant Engineer 2 or Steam Plant Engineer 3 and who is in receipt of this classification note may progress is contained in parentheses.
- G 5 Manual Workers who are assigned to operate type "A" equipment in one (1) season in each year, for not less than forty percent (40%) of the year's working time, shall be permitted to be paid one (1) rate above each listed rate in the salary range. The maximum rate to which an employee who is occupying a position classified as Manual Worker and who is in receipt of this classification note may progress is contained in parentheses.
- K 15 A tool allowance of one hundred dollars (\$100.00) shall be paid to employees who are in positions classified in the following classes, provided that these employees are required to use their own tool kits and further provided that the employees have been continuously employed for at least one (1) year:

Air Engineer 1 Air Engineer 2 Air Engineer 3 Air Engineer 4

- G6 All steps in the salary rates for Fixed Wing Pilots (King Air and Twin Otter) and Rotary Wing Pilots (Helicopter Pilots) classified at the Pilot 4 level in the Ministry of Natural Resources will be increased as follows:
 - i. 2% on January 1, 2009
 - ii. 2% on January 1, 2010
 - iii. 1% on January 1, 2011

Technical Classification Group

G 22 An employee who occupies a position in the Centre of Forensic Sciences in the Ministry of the Solicitor General and Correctional Services, and who is occupying a position classified Scientist 3 or Scientist 4, shall be paid one

(1) rate above each listed rate in the salary range. The maximum rate to which an employee who is in receipt of this note may progress is contained in parentheses.

- G 26 An Exhibit Fabricator who, in addition to the responsibilities described at his or her classification level, oversees the quality of work performed in designated exhibit or workshop areas and provides technical direction to two (2) or more Exhibit Fabricators shall be paid one rate above each listed rate in the salary range. The maximum rate to which an employee who is an Exhibit Fabricator 1, 2 or 3 and is in receipt of this classification note may progress is contained in parentheses.
- K 7 A tool allowance of one hundred dollars (\$100.00) shall be paid to employees who are in positions classified in the following classes, provided that these employees are required to use their own tool kits and further provided that the employees have been continuously employed for at least one (1) year:

Mechanic 1, 2 Mechanic Foreman/Woman Maintenance Welder Maintenance Machinist Maintenance Machinist Foreman/Woman Maintenance Mechanic 1, 2, 3 Technician Equipment Development

- G29 All steps in the salary rates for positions classified at the Resource Technician 1, 2 and 3 levels and Resource Technician Senior 1, 2, 3 and 4 levels in the Aviation and Forest Fire Management Branch of the Ministry of Natural Resources will be increased as follows:
 - i. 2% on January 1, 2009
 - ii. 1% on January 1, 2010

UNIFIED SALARY SCHEDULE

ADMINISTRATIVE CLASSIFICATION GROUP

The following classifications apply to employees with an appointment status of regular and fixed term: (SA = semi-annual progression; SA-0# = semi-annual until #th step) Hours of Work Schedule 04104 ACCIDENT CLAIMS SUPERVISOR 1 3 - 701/24/13 970.41 1,000.42 1,032.04 1,063.72 1,097.36 1,132.89 1,166.87 04106 ACCIDENT CLAIMS SUPERVISOR 2 3 - 701/24/13 1,077.83 1,111.17 1,146.77 1,184.29 1,233.71 1,285.13 1,323.68 00990 ACCOMMODATION OFFICER 1 3 880.74 907.98 01/24/13 935.86 963.78 993.72 1.023.67 1.054.38 00992 ACCOMMODATION OFFICER 2 3 01/24/13 934.87 963.78 993.72 1,023.67 1,055.58 1,089.50 1,122.19 00994 ACCOMMODATION OFFICER 3 3 - 701/24/13 967.10 997.01 1,031.51 1,071.19 1,108.24 1,167.10 1,202.12 13688 AGRICULTURAL OFFICER 1 6 01/24/13 1.065.37 1.098.32 1.136.07 1.185.79 1.235.45 1.289.16 1.327.82 13690 AGRICULTURAL OFFICER 2 6 01/24/13 1,271.30 1,310.62 1,371.85 1,437.10 1,512.77 1,584.49 1,632.01 60700 AGRICULTURAL SPECIALIST 1 6 SA 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 60702 AGRICULTURAL SPECIALIST 2 6 01/24/13 959.28 988.95 1.020.75 1.054.54 1.090.37 1,126,14 1,159,93 60704 AGRICULTURAL SPECIALIST 3 6 01/24/13 1,124.78 1,159.57 1,210.58 1,261.56 1,316.70 1,373.85 1,415.05 13710 AGRICULTURAL SPECIALIST 1, DAIRY 6 SA 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 13712 AGRICULTURAL SPECIALIST 2, DAIRY 6 959.28 988.95 1.020.75 1.054.54 1.090.37 01/24/13 1,126,14 1,159,93 14016 AIR QUALITY ANALYST 3 01/24/13 1,252.28 1,291.01 1,350.98 1,417.53 1,484.04 1,561.01 1,607.83

07860 SA	ARCHIV 01/24/13	IST 1 800.70 905.59	825.46 920.62	837.76 935.64	850.01 963.70	862.74	877.70	890.58	3
07862	ARCHIV 01/24/13	IST 2 951.22	980.64	1,012.88	1,045.00	1,079.38	1,115.78	1,149.24	3
07864	ARCHIV 01/24/13	IST 3 1,074.02	1,107.24	1,143.74	1,182.39	1,233.85	1,287.59	1,326.21	3
07870		CTS OFFIC 1,233.28		1,326.20	1,384.02	1,444.12	1,508.50	1,553.75	3
07390	ATHLET 01/24/13	ICS SUPEF 981.99		ND DEAN 1,050.72	OF MEN 1,087.79	1,120.42		A(36	5¼)
14021 SA	BIOLOG 01/24/13		948.53 1,058.56	963.92 1,076.19	979.29 1,108.47	994.77	1,010.16	A(36 1,025.52	5¼)
14022	BIOLOG 01/24/13	IST 2A 1,060.94	1,093.75	1,128.99	1,166.42	1,205.97	1,245.63	A(36¼) 1,283.00	
14024	BIOLOG 01/24/13	IST 2B 1,150.66	1,186.25	1,225.81	1,267.59	1,322.57	1,379.90	A(36 1,421.31	5¼)
14026		IST 3 (BAR 1,261.30	GAINING 1,300.31	,	1,408.06	1,474.19	1,544.63	A(30 1,590.97	5¼)
05312		INSPECTC 1,103.51		1,165.32	1,193.03	1,228.83		3	- 7
05925	CHIEF IN 01/24/13	NSPECTOI 966.85	R OF THEA 996.75	ATRES 1,026.90	1,059.14	1,093.36	1,127.53	1,161.37	6
05920	CLASSIF 01/24/13	IER 1, BOA 826.48	ARD OF CI 852.04	ENSORS 877.88	904.09	932.26	960.46	989.27	3
05922	CLASSIF 01/24/13	IER 2, BOA 996.09		ENSORS 1,059.14	1,093.36	1,127.53	1,161.37		3
05510	COMMU 01/24/13	VNITY DEV 841.02 1,033.47	VELOPME 867.03	NT OFFIC 891.90	ER 1 917.04	944.43	973.86	1,003.37	6
05512		NITY DEV 1,093.69 1,383.47				1,238.99	1,290.52	1,343.15	6
05513		NITY DEV 1,187.58				1,376.85	1,433.64	1,476.66	6

12100 SA	COMMU 01/24/13	NITY PLA 851.20 964.71	NNER 1 877.53 979.66	890.36 996.57	905.21 1,026.46	920.06	934.97	A(3 949.81	6¼)
12102	COMMUI 01/24/13		NNER 2 1,015.72	1,049.69	1,083.73	1,119.87	1,158.09		6¼)
12104	COMMU 01/24/13			1,213.46	1,266.61	1,321.81	1,379.23	A(3 1,420.61	6¼)
12106	COMMU 01/24/13			1,330.29	1,388.79	1,449.39	1,514.32	A(3 1,559.75	6¼)
12108	COMMU 01/24/13		NNER 5 1,416.26	1,489.29	1,559.72	1,641.89	1,735.78	A(3 1,787.86	6¼)
60108	CONTRA 01/24/13				1,355.53	1,408.05	1,463.24	1,507.14	3
12111	COORDII 01/24/13					L SERVIC 1,592.74		1,714.16	6
30606	DEPUTY 01/24/13		NISTRATIC 857.50	ON OF JUS 880.57		929.35	955.58		- 7
30608	DEPUTY 01/24/13					1,048.20	1,078.34	-	- 7
30612	DEPUTY 01/24/13					TCE 1,234.81	1,275.71	3 1,313.98	- 7
02281 SA	ECONOM 01/24/13	912.74	RGAININ 940.97 1,044.83	953.38	969.52 1,077.37		996.87 1,111.35	1,012.19 1,126.98	6
02283	ECONOM 01/24/13	· ·			1,190.87	1,228.73	1,275.70	1,313.97	6
02285	ECONOM 01/24/13		RGAININ 1,236.29	,	1,354.95	1,420.12	1,486.69	1,531.29	6
02287	ECONON 01/24/13		RGAININ 1,405.16	,	1,546.25	1,636.12	1,727.94	1,779.77	6
02289	ECONON 01/24/13			G UNIT) 1,594.90	1,688.80	1,785.31	1,887.07	1,943.68	6
07489	EDUCAT 01/24/13			1,441.71	1,516.84	1,597.94	1,685.18	1,735.74	6

07081	'ION OFFI 1,677.80	1,825.47	1,926.88	2,034.24	2,153.32	2,217.93	6
05344	OR INSPEC 1,125.13	1,189.30	1,220.54	1,257.14		3	- 7
05350	OR INSPEC 1,342.91	1,443.37	1,498.69	1,543.65		3	- 7
03519	NCY HEA 1,178.43						6
05521	MENT STA 1,136.22			1,332.63	1,387.89	1,429.52	6
05523	MENT STA 1,321.19			1,524.12	1,577.24	1,624.55	6
05530	MENT STA 1,113.43			1,286.03	1,344.80	1,385.15	6
12700	ERING OF 914.12	972.51	1,004.59	1,036.66	1,070.84	1,102.97	3
12702	ERING OF 1,071.39	1,144.94	1,188.00	1,233.65	1,279.31	1,317.69	3
12704	ERING OF 1,172.58	1,254.53	1,313.21	1,374.46	1,440.99	1,484.23	6
12706	ERING OF 1,334.51	1,442.33	1,517.95	1,589.72	1,671.89	1,722.04	6
12680	ERING SEH 948.65		1,041.88	1,079.75	1,126.68	1,160.48	3
12682	ERING SEI 1,122.02		1,249.33	1,307.95	1,369.29	1,410.37	3
12684	ERING SEI 1,252.28		1,417.53	1,484.04	1,561.01	1,607.83	6
12686	ERING SEI 1,405.37		1,594.90	1,690.12	1,785.31	1,838.87	6
61500	NMENTAI 870.23		941.66	966.41	993.74		- 7
61502	NMENTAI 957.25		1,041.39	1,070.58	1,099.79		- 7

61504 ENVIRONMENTAL OFFICER 3 3 – 7 01/24/13 1,074.61 1,107.85 1,138.86 1,171.81 1,206.65 1,241.60 1,278.84 61507 ENVIRONMENTAL OFFICER 4 3 - 701/24/13 1,321.19 1,362.05 1,416.11 1,470.21 1,524.12 1,577.24 1,624.55 61509 ENVIRONMENTAL OFFICER 5 3 - 701/24/13 1,426.88 1,471.01 1,526.19 1,581.33 1,636.51 1,691.68 1,742.42 00911 ESTATE ASSESSOR 1 3 SA 01/24/13 867.83 894.67 908.51 922.35 936.18 950.07 963.88 978.74 993.49 1,008.33 1,038.59 00913 ESTATE ASSESSOR 2 3 01/24/13 1,004.88 1,035.96 1,067.64 1,101.26 1,136.87 1,174.46 1,209.68 03521 EXECUTIVE OFFICER 1 (BARGAINING UNIT) 6 01/24/13 1,055.16 1,087.79 1,128.71 1,167.10 1,213.10 1,257.84 1,295.59 03523 EXECUTIVE OFFICER 2 (BARGAINING UNIT) 6 01/24/13 1,197.84 1,234.89 1,291.44 1,349.96 1,411.71 1,482.96 1,527.44 03525 EXECUTIVE OFFICER 3 (BARGAINING UNIT) 6 01/24/13 1.421.08 1.465.03 1.532.74 1.612.04 1.702.90 1.800.00 1.854.01 13640 FARM PRODUCTS INSPECTOR 1 3 01/24/13 868.33 895.19 917.18 939.22 967.39 13642 FARM PRODUCTS INSPECTOR 2 3 01/24/13 979.42 1,009.71 1,073.27 1,140.86 1,175.10 10564 FIELD WORKER 1, HOMES FOR SPECIAL CARE 3 – 7 01/24/13 878.59 905.76 929.26 964.31 994.27 1.022.90 1.053.59 20205 FINANCIAL OFFICER 1 (BARGAINING UNIT) 6 01/24/13 905.07 933.06 967.59 1,000.83 1,036.65 1,074.97 1,107.22 20203 FINANCIAL OFFICER 2 (BARGAINING UNIT) 6 01/24/13 1,039.05 1,071.19 1,108.24 1,147.87 1,190.07 1,234.86 1,271.91 20201 FINANCIAL OFFICER 3 (BARGAINING UNIT) 6 01/24/13 1.124.09 1.158.86 1.201.22 1.248.89 1.306.16 1.365.51 1.406.47 20207 FINANCIAL OFFICER 4 (BARGAINING UNIT) 6 01/24/13 1,232.54 1,270.66 1,329.44 1,392.17 1,456.06 1,531.46 1,577.40 20209 FINANCIAL OFFICER 5 (BARGAINING UNIT) 6 01/24/13 1,328.03 1,369.10 1,431.76 1,505.94 1,574.96 1,655.51 1,705.17

20226 SA	01/24/13 66 82	DFFICER TRAIN 64.25 684.79 17.20 856.37 64.55 1,096.72	706.62	917.77	750.52 949.72	776.05 982.98	801.66 1,018.73	6
07417	FIRE COLLEG	GE INSTRUCTO 36.29 1,429.17	OR 1,474.82	1,524.16	1,577.33	1,643.97	1,693.29	3
05701	FIRE SAFETY 01/24/13 1,16		1,236.82	1,276.53	1,315.54	1,358.24	1,398.98	4
05703	FIRE SAFETY 01/24/13 1,28	OFFICER 2 35.26 1,325.01	1,367.36	1,413.05	1,462.37	1,524.14	1,569.86	4
05705	FIRE SAFETY 01/24/13 1,38	OFFICER 3 35.15 1,427.99	1,487.50	1,549.37	1,615.67	1,691.20	1,741.91	3
05700	FIRE SERVICE 01/24/13 1,33	ES ADVISER 1 80.80 1,371.96	1,415.85	1,463.20	1,514.30	1,578.39	1,625.75	4
05702	FIRE SERVICE 01/24/13 1,43		1,540.44	1,604.54	1,673.29	1,751.59	1,804.13	3
05714		ES INVESTIGA 21.19 1,362.05		1,470.21	1,524.12	1,577.24	-	- 7
05716		ES INVESTIGA 26.88 1,471.01		1,581.33	1,636.51	1,691.68		- 7
13991 SA		20.07 948.53 13.19 1,058.56			994.77	1,010.16	A(30 1,025.52	5¼)
13992	FORESTER 2A 01/24/13 1,06	A 60.94 1,093.75	1,128.99	1,166.42	1,205.97	1,245.63	A(30 1,283.00	5¼)
13994	FORESTER 2E 01/24/13 1,15	3 50.66 1,186.25	1,225.81	1,267.59	1,322.57	1,379.90	A(30 1,421.31	5¼)
13995	FORESTER 3 01/24/13 1,26	51.30 1,300.31	1,350.57	1,408.06	1,474.19	1,544.63	A(30 1,590.97	5¼)
13997	FORESTER 4 01/24/13 1,43	32.76 1,477.07	1,547.44	1,620.87	1,704.15	1,786.09	A(30 1,839.67	5¼)
13999	FORESTER 5 01/24/13 1,61	9.57 1,669.66	1,748.72	1,850.80	1,957.14	2,070.74	A(30 2,132.87	5¼)
05933		OBACCO TAX 2 27.79 28.65	INSPECTO 29.44	R 30.35	31.28	32.20	A(30 33.17	5¼)

14502 GEOSCIENTIST 1 6 01/24/13 1,085.27 1,118.83 1,158.83 1,200.36 1,243.51 1,288.37 1,327.02 14504 GEOSCIENTIST 2 6 01/24/13 1.144.78 1.180.19 1.225.80 1.277.96 1.337.97 1.401.84 1.443.90 14506 GEOSCIENTIST 3 6 01/24/13 1,366.39 1,408.65 1,474.87 1,551.30 1,623.23 1,707.45 1,758.70 14508 GEOSCIENTIST 4 6 01/24/13 1,474.12 1,519.71 1,603.55 1,692.22 1,786.04 1,885.33 1,941.90 07850 HISTORICAL RESEARCH OFFICER 1 A(36¼) 01/24/13 1.015.62 1.047.03 1.059.32 1.071.62 1.084.34 1.099.29 1.112.18 SA 1,127,15 1,142,21 1,157,22 1,191,94 07852 HISTORICAL RESEARCH OFFICER 2 A(36¼) 01/24/13 1,166.17 1,202.24 1,234.50 1,266.65 1,300.96 1,337.37 1,377.49 02270 HOUSING ANALYST 1 6 SA 01/24/13 835.59 861.43 874.18 886.70 899.32 914.15 926.71 941.43 956.13 970.89 1.000.02 02272 HOUSING ANALYST 2 6 01/24/13 1.019.30 1.050.82 1.084.52 1.118.19 1.153.97 1.191.83 1.227.61 05403 HUMAN RIGHTS OFFICER 6 01/24/13 1,321.19 1,362.05 1,416.11 1,470.21 1,524.12 1,577.24 1,624.55 02891 IMMIGRATION OFFICER 6 01/24/13 945.56 974.80 1,004.35 1,035.96 1,067.64 1,101.26 1.136.87 1.170.98 3 - 710512 INDIAN DEVELOPMENT OFFICER 01/24/13 941.66 970.78 1.001.57 1.032.41 1.063.13 1.096.09 1.128.99 12120 INDUSTRIAL DEVELOPMENT OFFICER 1 6 SA 01/24/13 938.28 967.30 982.16 997.07 1,011.91 1,026.81 1,043.77 1,058.63 1,075.57 1,092.63 1,125.41 12122 INDUSTRIAL DEVELOPMENT OFFICER 2 6 01/24/13 1,233.95 1,272.11 1,325.24 1,378.35 1,438.75 1,500.46 1,545.45 12124 INDUSTRIAL DEVELOPMENT OFFICER 3 6 01/24/13 1.356.49 1.398.44 1.457.91 1.519.51 1.598.11 1.680.96 1.731.39 95100 INFORMATION (BU) AIF16 6 01/24/13 1,096.22 1,130.12 1,174.93 1,221.51 1,269.94 1,320.32 1,359.93 95101 INFORMATION (BU) AIF17 6 01/24/13 1,189.97 1,226.77 1,272.68 1,320.35 1,369.75 1,421.09 1,463.72

02701	INFORMATIC 01/24/13 1,08	ON OFFICER 1 2.29 1,115.76	1,143.41	1,173.02	1,202.70	1,234.33	1,271.36	6
02703	INFORMATIC 01/24/13 1,19	ON OFFICER 2 0.58 1,227.40	1,259.25	1,292.96	1,328.70	1,365.51	1,406.47	6
02705	INFORMATIC 01/24/13 1,33	ON OFFICER 3 4.22 1,375.48	1,425.12	1,475.79	1,529.46	1,585.01	1,632.56	6
02707	INFORMATIC 01/24/13 1,38	ON OFFICER 4 2.53 1,425.29	1,481.83	1,540.39	1,602.13	1,673.31	1,723.51	6
12460	INSPECTOR 0 01/24/13 76			GS PERMI 837.67		886.99	A(30 913.61	5¼)
12462	INSPECTOR C 01/24/13 1,12	OF SIGNS AND 2.25 1,156.96				1,369.60	1,410.68	3
12144	INSPECTOR C 01/24/13 1,18	OF SURVEYS 2 6.53 1,223.23	1,274.05	1,335.35	1,397.98	1,464.49	1,508.44	3
05932	INSPECTOR C 01/24/13 85	OF VITAL STAT 7.50 884.02		938.32	966.48	996.75	A(30 1,026.66	5¼)
51074	INSURANCE 1 01/24/13 92			1,010.81	1,042.95	1,075.26	1,107.53	3
10101		IVE SOCIAL W 7.28 1,296.16 0.18 1,596.68	1,334.20					- 7
13796	INVESTIGATO 01/24/13 97	OR 1, AGRICU 9.70 1,010.00				1,140.96	1,175.19	6
05670	INVESTIGATO 01/24/13 1,17	OR 1, ONTARIO 6.56 1,212.95				1,428.38	1,471.23	6
05672	INVESTIGATO 01/24/13 1,30	OR 2, ONTARIO 5.24 1,345.61				1,592.00	1,639.75	6
00926	INVESTIGATO 01/24/13 85	OR OF ESTATE 4.40 880.82		936.18	963.88	993.49		- 7
07620	LANGUAGE A 01/24/13 1,10	AND CITIZENS 0.27 1,134.30				1,341.07	-	- 7
07602 SA		9.78 865.75		893.86	907.94	921.94	A(30 936.03	5¼)

07604 LECTURER 2, AGRICULTURAL SCHOOL A(36¼) 01/24/13 1,083.05 1,116.55 1,153.32 1,192.09 1,233.09 1,286.95 1,325.56 07606 LECTURER 3, AGRICULTURAL SCHOOL A(36¼) 01/24/13 1.217.05 1.254.69 1.308.63 1.362.51 1.424.12 1.486.67 1.531.26 12174 LEGAL SURVEY EXAMINER 3 $A(36\frac{1}{4})$ 01/24/13 1,154.73 1,190.44 1,240.46 1,294.30 1,350.29 1,410.20 1,452.51 12176 LEGAL SURVEY EXAMINER 4 6 01/24/13 1,271.30 1,310.62 1,371.85 1,437.10 1,512.77 1,584.49 1,632.01 02725 LEGISLATIVE ASSISTANT EDITOR 3 01/24/13 1.088.83 1.122.50 1.159.60 1.196.66 1.237.60 1.276.00 1.314.26 07960 LIBRARIAN 1 3 - 7SA 01/24/13 1,064.99 1,097.93 1,111.29 1,126.98 1,142.54 1,158.27 1,173.84 1,189.52 1,205.06 1,220.69 1,257.32 07962 LIBRARIAN 2 3 - 701/24/13 1,134.32 1,169.40 1,200.65 1,234.11 1,267.57 1,303.28 1,342.37 07964 LIBRARIAN 3 3 - 701/24/13 1,216.58 1,254.21 1,289.86 1,325.64 1,363.57 1,403.75 1,445.85 07966 LIBRARIAN 4 3 – 7 01/24/13 1,423.52 1,467.55 1,520.98 1,585.30 1,651.10 1,720.91 1,772.55 12705 MAINTENANCE OPERATION ANALYST 3 01/24/13 1,209.48 1,246.89 1,306.23 1,364.89 1,438.51 1,515.99 1,561.47 09566 MEAT INSPECTOR 1 4 - 7 01/24/13 21.75 22.42 22.88 23.47 24.17 01885 NEIGHBOURHOOD/FUNCTIONAL ASSESSOR $A(36\frac{1}{4})$ 01/24/13 1,098.46 1,132.43 1,166.72 1,203.28 1,241.98 1,280.85 1,321.96 1,361.64 03896 NORTHERN AFFAIRS OFFICER 1 6 01/24/13 1,007.86 1,039.03 1,077.24 1,116.93 1,158.21 1,201.22 1,237.26 03898 NORTHERN AFFAIRS OFFICER 2 6 01/24/13 1,110.91 1,145.27 1,187.69 1,231.83 1,277.70 1,325.49 1,365.26 09526 NURSING HOME OFFICER, ENVIRONMENTAL HEALTH A(36¼) 01/24/13 1,183.76 1,220.37 1,257.31 1,295.53 1,336.37 1,378.38 1,419.73 05473 OCCUPATIONAL HEALTH AND SAFETY ADVISOR A(36¼) 01/24/13 1,143.99 1,179.37 1,228.78 1,279.26 1,332.63 1,387.89 1,429.52

05468	OCCUPATIONAL 01/24/13 1,321.19					1,577.24	3 - 7 1,624.55
15600	OCCUPATIONAL 01/24/13 1,252.28			1,424.06	1,511.98	1,616.87	3 1,665.38
09532	ORGANIZER 2, X 01/24/13 1,001.08			1,097.36	1,132.89	1,169.45	3 1,204.54
10505	PARENTAL SUPP 01/24/13 1,210.31			1,324.96	1,367.07	1,406.24	3 - 7 1,448.42
14160	PARKS PLANNER 01/24/13 959.14 1,210.75	988.80	1,020.73	1,054.70	1,090.61	1,126.58	A(36¼) 1,175.48
14163	PARKS PLANNER 01/24/13 1,144.78				1,337.97	1,401.84	A(36¼) 1,443.90
14164	PARKS PLANNER 01/24/13 1,300.39		1,404.44	1,471.05	1,546.66	1,621.01	A(36¼) 1,669.65
00960	PERSONALTY VA 01/24/13 1,158.32		1,243.63	1,295.01	1,348.39	1,405.75	3 1,447.92
15547	PESTICIDES AND) TERRESTI	RIAL EFFE	CTS OFFI	CER		3
	01/24/13 1,314.45	5 1,355.10	1,421.27	1,487.49	1,553.63	1,619.82	1,668.42
	PESTICIDES CON 01/24/13 838.22 980.51			892.22	906.27	920.31	3 – 7 950.42
09602	PESTICIDES CON 01/24/13 986.11			1,085.82	1,121.97	1,170.11	3 - 7 1,205.22
09604	PESTICIDES CON 01/24/13 1,102.97			1,225.80	1,277.96	1,306.64	3 - 7 1,345.84
05517	PROGRAM ADVI 01/24/13 1,157.99				HOOD EDU	JCATION	6
05516	PROGRAM ADVI 01/24/13 1,204.15						6 1,476.66
01880 SA	PROPERTY ASSE 01/24/13 679.21 817.34		717.48 865.62	736.76	755.88	775.11	A(36¼) 796.22

A(36¼) 01882 PROPERTY ASSESSOR 2 01/24/13 812.37 837.49 860.59 886.05 912.24 940.50 968.74 997.80 01884 PROPERTY ASSESSOR 3 A(36¼) 01/24/13 1.010.47 1.041.72 1.073.18 1.106.79 1.142.33 1.178.06 1.215.88 1.252.37 01886 PROPERTY ASSESSOR 4 A(36¼) 01/24/13 1,107.55 1,141.80 1,178.40 1,215.93 1,253.52 1,304.89 1,360.28 1,401.08 00481 PROVINCIAL PROSECUTOR 6 01/24/13 1,220.37 1,258.11 1,320.25 1,383.70 1,451.21 1,521.98 1,567.65 09539 PUBLIC HEALTH INSPECTOR 1 A(36¼) 01/24/13 924.83 953.43 982.17 1,011.98 1,043.81 1,076.59 1,108.89 09541 PUBLIC HEALTH INSPECTOR 2 A(36¼) 01/24/13 964.34 994.17 1,023.97 1,055.70 1,089.48 1,125.18 1,158.93 09547 PUBLIC HEALTH INSPECTOR 3 $A(36\frac{1}{4})$ 01/24/13 1,136.22 1,171.36 1,228.78 1,279.26 1,332.63 1,387.89 1,429.52 01000 REAL ESTATE OFFICER 1 $A(36\frac{1}{4})$ 01/24/13 1.131.18 1.166.16 1.207.90 1.252.33 1.299.47 1.325.04 1.364.80 01002 REAL ESTATE OFFICER 2 A(36¼) 01/24/13 1,191.32 1,228.16 1,276.55 1,323.71 1,384.34 1,415.26 1,457.70 01004 REAL ESTATE OFFICER 3 $A(36\frac{1}{4})$ 01/24/13 1,297.07 1,337.19 1,399.09 1,465.12 1,532.41 1,611.85 1,660.21 17142 RECORDS OFFICER 1 3 - 701/24/13 1.009.57 1.040.79 1.066.45 1.094.13 1.121.88 1.149.57 1.184.05 17144 RECORDS OFFICER 2 3 - 701/24/13 1,115.08 1,149.57 1,179.16 1,210.75 1,242.45 1,276.05 1,314.33 17140 RECORDS OFFICER JUNIOR 3 - 701/24/13 921.54 950.04 970.79 993.36 1,015.97 1,040.79 1,072.01 05414 REGIONAL CASE CO-ORDINATOR, HUMAN RIGHTS 6 01/24/13 1.268.02 1.307.24 1.359.15 1.413.05 1.469.20 1.527.54 1.573.38 10114 REHABILITATION EMPLOYMENT OFFICER 3 - 701/24/13 1,094.58 1,128.43 1,161.53 1,196.89 1,232.15 1,269.79 1,309.53 1,349.33 1,389.80 10202 REHABILITATION OFFICER 1, HEALTH 3 – 7 01/24/13 790.29 814.73 836.92 862.03

10204	REHABILITATION OFFICER 2, F 01/24/13 906.03 934.05		1,022.83 1,054.52	3 - 7 1,086.16
10206	REHABILITATION OFFICER 3, F 01/24/13 967.10 997.01 1,		1,108.24 1,167.10	A(36¼) 1,202.12
41106	RESOURCE TECHNICIAN 4 – C 01/24/13 32.56 33.57		OFFICER 36.31	4 - 7
41108	RESOURCE TECHNICIAN 5 – C 01/24/13 1,258.70 1,297.63 1,5			A(36¼) 1,605.04
14009 SA	RESOURCES MANAGER 1 01/24/13 835.20 861.03 946.87 960.83	874.94 888.94 976.86 1,006.16	902.94 916.88	A(36¼) 930.85
14011	RESOURCES MANAGER 2 01/24/13 959.14 988.80 1,0 1,210.75	020.73 1,054.70	1,090.61 1,126.58	A(36¼) 1,175.48
14014	RESOURCES MANAGER 3 (BAR) 01/24/13 1,144.78 1,180.19 1,2			A(36¼) 1,443.90
14015	RESOURCES MANAGER 4 01/24/13 1,252.28 1,291.01 1,5	350.98 1,417.53	1,484.04 1,561.01	A(36¼) 1,607.83
05426	RETURNING OFFICER, ONTAR 01/24/13 857.50 884.02	IO LABOUR REL 910.12 938.32		3 1,026.66
05994	REVIEW OFFICER 01/24/13 1,015.60 1,047.01 1,0	079.25 1,113.49	1,149.72 1,186.98	3 1,222.58
05996	REVIEW SUPERVISOR 2 01/24/13 1,179.21 1,215.68 1,5	261.71 1,306.50	1,367.82 1,431.76	3 1,474.72
02850	SAFETY INSTRUCTION OFFICE 01/24/13 955.77 985.33 1,0		1,077.82 1,110.77	3 - 7 1,144.10
02856	SAFETY INSTRUCTION OFFICE 01/24/13 1,182.13 1,218.69 1,2		1,386.46 1,443.95	3 - 7 1,487.27
	SECURITY OFFICER 1 01/24/13 21.13 21.78	22.18 22.86		4 - 7
41303	SECURITY OFFICER 2 01/24/13 21.90 22.58	23.15 23.85		4 - 7
41305	SECURITY OFFICER 3 01/24/13 22.81 23.52	23.95 24.67		4 - 7

41307	SECURIT 01/24/13	Y OFFICE 23.60	ER 4 24.33	24.77	25.52			4	ł – 7
14027		BIOLOGIS 1,432.76		1,547.44	1,620.87	1,704.15	1,786.09		6¼)
05997		OPERATIC 1,270.39				1,473.71	1,542.62	1,588.91	3
14028		TEACHER 1,063.85 1,370.57					1,275.80	A(3 1,330.66	6¼)
05942	SERVICE 01/24/13	AREAS IN 941.39			1,030.94	1,063.09	1,097.40	1,130.31	3
05940		AREAS M 1,058.87		1,132.51	1,172.16	1,215.68	1,259.13	1,296.90	6
30600	SHERIFF 01/24/13	'S OFFICE 781.82		829.08	852.04	877.88	904.09		3 – 7
30602	SHERIFF 01/24/13	'S OFFICE 882.82		938.32	966.48	996.75	1,026.90		3 – 7
30604	SHERIFF 01/24/13	'S OFFICE 991.91	R 2A 1,022.59	1,054.30	1,085.95	1,120.02	1,153.96		3 – 7
10159	(BARGAI	RAINING INING UN	TT)						3
02200 SA	01/24/13 STATISTI 01/24/13	1,013.04 ICIAN 1 829.30 938.81		1,080.37 868.93 968.80			1,201.22 910.92	1,237.26 924.84	6
02202	STATIST 01/24/13	ICIAN 2 962.98	992.76	1,024.72	1,058.70	1,094.58	1,130.56	1,164.48	6
02204	STATIST 01/24/13	ICIAN 3 1,174.18	1,210.49	1,262.40	1,316.27	1,374.19	1,434.15	1,477.17	6
02206	STATIST 01/24/13	ICIAN 4 1,405.37	1,448.84	1,523.17	1,594.90	1,690.12	1,785.31	1,838.87	6
12707		URAL TEC 1,294.53			1,449.79	1,517.40	1,590.86	1,638.57	3
01810		SOR 1, MU 1,004.88							6

01812		ISOR 2, MU 1,225.56						ION 1,541.58	6
01808 SA	SUPERVI 01/24/13	ISOR MUN 815.94 919.34	ICIPAL O 841.18 933.20	RGANIZA 852.47 947.07	TION AN 866.00 975.48	D ADMIN 877.84	ISTRATIO 891.67	N TRAINE 905.55	E 6
03531		ISOR OF O 1,113.43					1,344.80	-	- 7
17152	SYSTEMS 01/24/13	S OFFICER 945.56		1,004.35	1,035.96	1,067.64	1,101.26	1,134.30	6
17154		5 OFFICER 1,052.90		1,121.05	1,156.60	1,204.12	1,253.52	1,291.12	6
17156		S OFFICER 1,174.21		1,254.03	1,312.86	1,371.65	1,435.60	1,478.67	6
17158		5 OFFICER 1,261.01		1,358.90	1,422.82	1,488.03	1,564.73	1,611.66	6
17160		6 OFFICER 1,357.77		1,465.03	1,539.20	1,610.79	1,702.90	1,753.98	6
17162		5 OFFICER 1,544.40		1,662.42	1,732.64	1,802.92	1,873.14	1,929.34	6
17164		5 OFFICER 1,680.78 2,146.30	1,732.76	1,793.40	1,856.19	1,932.29	2,023.10	2,083.79	6
17150 SA	SYSTEMS 01/24/13	5 OFFICER 751.99 919.34	JUNIOR 775.25 947.07	795.99 974.80		841.18	866.00	891.67	6
03301	TAX AUI 01/24/13	DITOR 1 951.93	981.37	1,017.64	1,052.61	1,090.29	1,130.62	A(30 1,164.54	5¼)
03303	TAX AUI 01/24/13	DITOR 2 1,061.17	1,093.99	1,131.85	1,172.34	1,215.41	1,261.14	A(30 1,298.97	5¼)
03305	TAX AUI 01/24/13	DITOR 3 1,201.63	1,238.79	1,284.09	1,335.08	1,396.28	1,459.66	A(30 1,503.45	5¼)
03307	TAX AUI 01/24/13	DITOR 4 1,314.38	1,355.03	1,417.71	1,484.57	1,552.75	1,633.16	A(30 1,682.16	5¼)
03309	TAX AUI 01/24/13		1,522.30	1,592.00	1,674.46	1,751.19	1,840.70	A(30 1,895.92	5¼)

12114	TECHNIC 01/24/13			1,652.70	1,738.94	1,827.76	6 1,882.59
06080 SA	TECHNIC 01/24/13		783.57	799.22	823.21		3 - 7
06082	TECHNIC 01/24/13		1,135.41	1,164.73	1,199.68		3 - 7
06084	TECHNIC 01/24/13		1,203.25	1,236.21	1,273.29		3 - 7
07856	TOPONYN 01/24/13	1,202.24	1,234.50	1,266.65	1,300.96	1,337.37	A(36¼) 1,377.49
02790	TRANSLA 01/24/13	1,087.48	1,119.08	1,152.68	1,188.27	1,223.89	3 - 7 1,260.60
02792	TRANSLA 01/24/13	1,237.71	1,287.09	1,336.57	1,389.86	1,445.31	3 - 7 1,488.67
02794	TRANSLA 01/24/13	1,348.43	1,401.77	1,457.13	1,516.48	1,589.63	3 - 7 1,637.31
06010	TRANSPO 01/24/13						3 1,608.12
06007	TRANSPO 01/24/13					1,447.34	3 - 7 1,510.16
06001 SA	TRANSPO 01/24/13				(T1 SALA	RY NOTE) 3 - 7
06003	TRANSPO 01/24/13					RY NOTE) 3 - 7
06005	TRANSPO 01/24/13						3 - 7
51080 SA	TRAVEL C 01/24/13		770.29	787.51	804.74	822.01	3 - 7 846.66
51082	TRAVEL C 01/24/13		862.23	881.44	902.58	923.66	3 - 7 951.37
51084	TRAVEL C 01/24/13		890.35	915.86	943.89	970.74	3 - 7 999.85
61512	UTILITY F 01/24/13						3 - 7 1,452.82

05998 VEHICLE INSPECTION ADMINISTRATOR (T1 SALARY NOTE) 3 01/24/13 1,252.56 1,291.30 1,351.24 1,417.83 1,484.33 1,561.28 1,608.12 09570 VETERINARY SCIENTIST 1 A(36¼) 01/24/13 1.030.66 1.062.54 1.098.32 1.136.07 1.185.79 1.235.45 1.272.53 09572 VETERINARY SCIENTIST 2 A(36¼) 01/24/13 1,140.57 1,175.85 1,225.55 1,279.17 1,334.83 1,392.48 1,434.28 10090 VOLUNTEER SERVICES ASSISTANT 4 - 701/24/13 1,054.79 1,087.41 1,111.55 1,136.31 1,161.62 1,189.07 1,224.73 10092 VOLUNTEER SERVICES ORGANIZER 6 01/24/13 1,183.42 1,220.02 1,247.54 1,277.14 1,306.72 1,337.49 1,377.61 10500 WELFARE FIELD WORKER (PROBATIONARY) 3 - 701/24/13 979.39 1,009.68 1,039.97 10501 WELFARE FIELD WORKER 1 3 - 701/24/13 1,026.58 1,058.33 1,082.96 1,108.78 1,134.61 1,162.49 1,197.36 10503 WELFARE FIELD WORKER 2 3 – 7 01/24/13 1,121,25 1,155,93 1,184,27 1,214,78 1,245,32 1,275,76 1,314,03 1,346.88 10570 WORKERS' COMPENSATION ADVISER 1 6 01/24/13 1,148.95 1,184.48 1,220.56 1,259.32 1,298.01 1,339.32 1,379.51 10572 WORKERS' COMPENSATION ADVISER 2 6 01/24/13 1,413.27 1,456.98 1,511.64 1,575.23 1,641.49 1,710.13 1,761.44 02293 WORKERS' COMPENSATION CONSULTANT 6 01/24/13 1.388.64 1.431.59 1.504.21 1.576.84 1.649.42 1.722.06 1.773.73 50583 16 SOCIAL PROGRAM 3 - 701/24/13 57,745 59,531 61,615 63,771 66,004 68,314 70,705 73,090 50586 17 PROGRAM ANALYSIS 3 - 701/24/13 62,681 64,620 66,882 69,223 71,646 74,153 76,749 78,668 50587 17 PERSONAL ADMINISTRATION 3 79,324 82,101 87,948 01/24/13 71.829 74,050 76,642 84,974 88,576 50588 17 PURCHASING AND SUPPLY 3 - 701/24/13 63.920 65.897 68.203 70.590 73.062 75.618 78.265 80,224

50591 1	8 FINANC	IAL ADMI	INISTRAT	ION				3 – 7
0	1/24/13	65,911	67,949	70,328	72,789	75,337	77,974	80,703
		83,528	84,691					
50593 1	8 SOCIAL	PROGRAM	M					3 - 7
0	1/24/13	65,911	67,949	70,328	72,789	75,337	77,974	80,703
		83,528	84,691					
50595 1	9 PROGRA	AM ANALY	YSIS					3 - 7
0	1/24/13	69,230	71,371	73,869	76,455	79,132	81,901	84,767
		87,734	91,111					
50596 1	9 SOCIAL	PROGRAM	M					3 – 7
0	1/24/13	69,230	71,371	73,869	76,455	79,132	81,901	84,767
		87,734	91,111					

INSTITUTIONAL AND HEALTH CARE BARGAINING UNIT

The following classifications apply to employees with an appointment status of regular and fixed term: (SA = semi-annual progression)

(SA =	SA = semi-annual progression) Hours of Work Work									
16710	AMBULA 01/24/13	ANCE CON 27.00	AMUNICA 27.83	TIONS OI 28.41	FFICER 1 29.07	30.27	32.06	Schedule 4 - 7 33.03		
16711	AMBULA 01/24/13	ANCE CON 28.20	MMUNICA 29.07	TIONS OI 29.97	FFICER 2 30.96	32.22	34.06	4 - 7 35.07		
41512	AMBULA 01/24/13	ANCE OFF 23.04	ICER 2 23.75	24.26	24.99	25.73		4 - 7		
16778	AUDIOL/ 01/24/13	OGICAL S 796.22	ERVICES 820.85	FECHNIC 840.51	IAN 861.95	885.92	909.88	4 - 7 937.18		
16779	AUDIOL 01/24/13	OGICAL S 859.92	ERVICES 886.52	FECHNIC 907.76	IAN (PRO 930.89	V SCHOO 956.80	LS) 982.67	4 - 7 1,012.14		
09341	AUDIOL 01/24/13	OGIST 1,171.72	1,207.96	1,244.01	1,282.38	1,321.78	1,362.34	3 - 7 1,403.21		
50200	BAKER 1 01/24/13	19.15	19.74	19.99	20.32	20.92		4 - 7		
50202	BAKER 2 01/24/13 (For Trad	20.36	20.99 ice rates of		22.03 to Technica	l Bargainir	ng Unit Ad	4 – 7 dendum 1)		
50206	BUTCHE 01/24/13	20.36	20.99	21.39	22.03	U	0	4 - 7		
50400	CANTEE 01/24/13	N OPERA 20.34	FOR 1 20.97	21.22	21.86			4 - 7		
50402	CANTEE 01/24/13	N OPERA 21.49	TOR 2 22.15	22.58	23.25			4 - 7		
10558 SA	CASE W0 01/24/13	ORKER, H 957.55			CARE 1,076.61	1,124.34	1,174.23	3 - 7 1,209.47		
05509 SA	CASE W0 01/24/13	ORKER, M 957.55			ND SOCIA 1,076.61			3 - 7 1,209.47		

10103 SA	CASE W0 01/24/13	ORKER, OU 957.55		NT AND C 1,030.89				3 - 7 1,209.47
09500	CHILD C 01/24/13	CARE ASSIS 788.05	TANT 1 812.42	836.79				4 - 7
09502	CHILD C 01/24/13	CARE ASSIS 884.46		927.20	944.38	972.73		4 - 7
09508	CHILD C 01/24/13	CARE WORI 961.76	KER 1 991.51	1,010.37	1,030.97	1,061.91		4 - 7
09510	CHILD C 01/24/13	CARE WORI 987.54		1,038.66	1,059.23	1,081.78	1,114.23	4 - 7
09512		CARE WORI 1,054.62		1,112.40	1,137.61	1,171.73		4 - 7
09514		CARE WORI 1,115.65		1,182.82	1,216.70	1,250.61	1,287.00	6 1,325.60
16707	COMMU 01/24/13	NICATION 23.47	IS OPERA 24.20	ATOR 1 24.66	25.39			4 - 7
16708	COMMU 01/24/13	NICATION 24.43	IS OPERA 25.19	ATOR 2 25.71	26.29	27.08		4 - 7
16709	COMMU 01/24/13	NICATION 25.50	IS OPERA 26.29	ATOR 3 27.15	28.01	28.86		4 - 7
50212	COOK 1 01/24/13	20.19	20.81	21.05	21.35	21.98		4 - 7
50214	COOK 2 01/24/13 (For Trad	21.36 es Apprentie	22.02 ce rates of	22.42 pay, refer t	23.09 to Technica	d Bargainii	ng Unit Ad	4 – 7 dendum 1)
50217	COOK 3 01/24/13	(BARGAIN 889.31	ING UNI 916.81	T) 936.63	959.72	988.51	0	4 - 7
50130	COUNSE 01/24/13	LLOR 1 (RI 22.48	ESIDENT 23.18	IAL LIFE) 23.65	24.09	24.80		4 - 7
50132	COUNSE 01/24/13	ELLOR 2 (RI 23.69	ESIDENT 24.42	IAL LIFE) 25.00	25.43	26.20		4 - 7
50134	COUNSE 01/24/13	ELLOR 3 (RI 25.09	ESIDENT 25.87	IAL LIFE) 26.42	27.00	27.83		4 - 7
09330	DENTAL 01/24/13	ASSISTAN 22.50	T 23.20	23.73	24.21	24.94		3 - 7

09331	DENTAL 01/24/13	ASSISTAN 23.23		24.48	25.01	25.76		3	- 7
09068		HYGIENI 855.20		905.32	928.92	954.54	980.22		- 7
50129	DEVELO 01/24/13	PMENTAI 24.60	L SERVICE 25.36	S WORKE 25.96	R, TRAINI 26.43	ING-ON-T 27.25	ʻHE-JOB P	ROGRAM	4
18231	DIETITIA 01/24/13	AN 1 1,172.88	1,209.15	1,239.77	1,271.13	1,303.73	1,337.62	1,377.76	3
17400	E.E.G. TE 01/24/13	CHNICIA 831.67		878.76	900.51	927.52		3	- 7
17402	E.E.G. TE 01/24/13	CHNICIA 936.58		991.39	1,019.27	1,049.85		3	- 7
17402	E.E.G. TE 01/24/13	CHNICIA 1,078.63	N 2 (G15 S	ALARY N	OTE)			3	- 7
17403		CHNICIA 1,005.59		1,065.72	1,094.53	1,127.38		3	- 7
17403	E.E.G. TE 01/24/13	CHNICIA 1,159.71	N 3 (G15 S	ALARY N	OTE)			3	- 7
95302	FOOD SE 01/24/13	ERVICES (1 961.01		1,018.78	1,047.62	1,077.27	1,107.77	1,141.01	4
95303		ERVICES (1 1,014.13	,	1,075.43	1,106.22	1,137.94	1,170.55	1,205.68	3
95304		ERVICES (1 1,069.38	,	1,134.83	1,168.15	1,202.44	1,237.77	1,274.91	6
95305		ERVICES (1 1,130.57		1,200.07	1,235.67	1,272.31	1,310.00	1,349.31	6
95306		ERVICES (1 1,194.69	,	1,269.05	1,307.61	1,347.35	1,388.29	1,429.94	6
50456	HAIRDRI 01/24/13 (For Trad	23.09		24.21 pay, refer t		l Bargainir	ng Unit Ad	4 dendum 1)	- 7
50224	HEAD CO 01/24/13	DOK 1,017.53	1,049.00	1,071.78	1,098.36	1,131.29		4	- 7

50075		URSE, OU 1,384.63 1,679.14							- 7
95300	HEALTH 01/24/13	I CARE SC				12 1,051.32	1,092.51	1,125.29	3
95301		I CARE SC 1,129.85			· /		1,361.09	1,401.92	3
50230	HELPER 01/24/13	, FOOD SE 20.34	RVICE 20.97	21.22	21.86			4	- 7
13770	HOME E 01/24/13	CONOMI0 708.40	CS ASSIST. 730.31		762.82	780.71	800.17	824.18	3
13772		CONOMI0 832.09	CS ASSIST. 857.82		905.59	929.45	955.09	983.74	3
13610 SA	HOME E 01/24/13	CONOMIS 833.15 944.33	858.92	872.82 974.23		900.66	914.58	928.52	6
13612		CONOMIS 960.39		1,021.89	1,055.65	1,091.46	1,127.26	1,161.08	6
13613		CONOMIS 1,098.28		1,181.93	1,231.59	1,285.27	1,340.91	1,381.14	6
50020	HOSPIT/ 01/24/13	AL ATTEN 19.08	DANT 1 19.67	20.06	20.67			4	- 7
50421	HOSPIT/ 01/24/13	AL HOUSE 913.42				IT) 1,024.03			4
50423		AL HOUSE 1,055.76							4
95307		TIONAL 0 807.61		DIN) 864.75	898.15	932.88	968.91	997.97	4
95308	INSTITU 01/24/13	TIONAL 0 859.60	CARE (12C 886.19	DIN) 920.62	956.41	993.57	1,032.21	1,063.18	4
95309	INSTITU 01/24/13	TIONAL O 916.76	CARE (13C 945.11	,	1,019.35	1,058.63	1,099.44	1,132.41	4
95310	INSTITU 01/24/13	TIONAL O 974.72			1,084.52	1,126.68	1,170.52	1,205.65	6

95311		ГІОNAL CA 1,045.68			1,165.34	1,211.63	1,259.74	6 1,297.53
50140		TOR 1 (OC 22.48			24.09	24.80		4 - 7
50485	INSTRUC 01/24/13	TOR 1, REC 22.87	CREATIC 23.58		RAFTS 24.41	25.14		4 - 7
50142	INSTRUC 01/24/13	TOR 2 (OC 23.69	CUPATI 24.42	ONAL) 25.00	25.43	26.20		4 - 7
50486	INSTRUC 01/24/13	TOR 2, REC 23.82		ON AND C 25.06	RAFTS 25.43	26.20		4 - 7
50144		TOR 3 (OC 25.09			27.00	27.83		4 - 7
50487	INSTRUC 01/24/13	TOR 3(A), I 995.15		TION ANI 1,051.33				4 - 7
50146		TOR 4 (OC 1,028.63			1,117.09	1,146.65	1,177.37	4 - 7 1,212.70
41600	LAUNDR 01/24/13	Y WORKER 19.77	20.38	20.60	21.23			4 - 7
41602	LAUNDR 01/24/13	Y WORKER 20.34		21.22	21.86			4 - 7
41604	LAUNDR 01/24/13	Y WORKER 20.76		21.82	22.47			4 - 7
41606		Y WORKER 21.49		22.60	23.27			4 - 7
41608		Y WORKER 22.41		23.54	24.24			4 - 7
50491	LEISURE/ 01/24/13	LIFE SKILL 24.26	S INSTR 25.01	UCTOR 25.96	26.80	27.61		4 - 7
50150	MEDICAI 01/24/13	L ASSISTAN 22.48	TT 1 23.18	23.65	24.09	24.80		4 - 7
50152		L ASSISTAN 23.69		25.00	25.43	26.20		4 - 7
50154	MEDICAI 01/24/13	L ASSISTAN 24.26		25.43	26.01	26.79		4 - 7

50128	NURSE, OCCUPATIONAL HEALTH & SAFETY (N2 SALARY NOTE) A(36¼) 01/24/13 1,276.80 1,316.29 1,371.39 1,427.75 1,487.36 1,549.05 1,595.51
50064	NURSE, OUTPATIENT CLINICS (N2, N3 SALARY NOTE) 4 – 7 01/24/13 1,283.25 1,322.94 1,360.78 1,396.75 1,432.93 1,468.94 1,510.87 1,556.20
50070	NURSE 1, CLINIC (N2 SALARY NOTE) 3 - 7 01/24/13 1,241.99 1,280.40 1,320.19 1,359.97 1,399.64 1,439.34 1,478.10 1,522.43
50072	NURSE 2, CLINIC (N2 SALARY NOTE) 3 - 7 01/24/13 1,357.65 1,399.64 1,439.34 1,475.24 1,511.20 1,547.19 1,589.20 1,636.86
50050	NURSE 1, GENERAL 4 - 7 01/24/13 1,117.35 1,151.91 1,191.49 1,231.20 1,271.02 1,310.67 1,347.57 1,388.00
50050	NURSE 1, GENERAL (G24 SALARY NOTE, FIRST STEP ABOVE RANGE) 4 – 7 01/24/13 1,428.14
50050	NURSE 1, GENERAL (G24 SALARY NOTE, SECOND STEP ABOVE RANGE) 4 – 7 01/24/13 1,469.51
50052	NURSE 2, GENERAL (N2, N3 SALARY NOTE) 4 - 7 01/24/13 1,251.30 1,290.00 1,313.34 1,350.44 1,390.14 1,429.94 1,470.46 1,514.59 1,560.03
50052	NURSE 2, GENERAL (G24 SALARY NOTE, FIRST STEP ABOVE RANGE, ALSO N2, N3) 4 – 7 01/24/13 1,605.33
50052	NURSE 2, GENERAL (G24 SALARY NOTE, SECOND STEP ABOVE RANGE) 4 – 7 01/24/13 1,651.91
50054	NURSE 3, GENERAL (N1, N2, N3 SALARY NOTE) 4 - 7 01/24/13 1,348.44 1,390.14 1,429.92 1,467.72 1,505.73 1,543.57 1,587.64 1,635.26 1,684.33
50054	NURSE 3, GENERAL (G24 SALARY NOTE, FIRST STEP ABOVE RANGE) 4 – 7 01/24/13 1,733.28
50054	NURSE 3, GENERAL (G24 SALARY NOTE, SECOND STEP ABOVE RANGE) 4 – 7 01/24/13 1,783.82
50080	NURSE 1, NURSING EDUCATION 4 - 7 01/24/13 1,357.25 1,399.23 1,437.01 1,474.83 1,510.82 1,547.01 1,587.84 1,635.47

50082			G EDUCA 1,474.83				1,619.14	4 - 7 1,662.16
50084			G EDUCA' 1,485.76		1,590.28	1,646.59	1,718.97	4 - 7 1,765.13
50120			HEALTH (1,249.53				1,397.32	3 - 7 1,438.14
50122	NURSE 2 01/24/13		HEALTH 1,479.66	1,516.65	1,553.80	1,590.83	1,627.98	3 - 7 1,675.94
50124	NURSE 3 01/24/13		HEALTH 1,590.83	1,627.98	1,664.09	1,700.20	1,736.27	3 - 7 1,787.58
50110	NURSE 2 01/24/13		SCHOOL 30.84	•	ARY NOTI 32.71	E) 33.79	34.79	4 35.79
50110	NUMBER 2	ODECIAI	0.0110.01			OTT)		4
50112	01/24/13	32.78 39.85	33.79	S (N1, N3 S 34.79	35.75	36.70	37.61	-
	01/24/13 NURSING	32.78 39.85 G HOME (34.79 DIETARY	35.75	36.70		38.69 A(36¼)
09524	01/24/13 NURSING 01/24/13 NUTRITI	32.78 39.85 G HOME (1,337.16 CONIST 1	33.79 Officer, 1	34.79 DIETARY 1,415.01	35.75 1,453.87	36.70 1,495.06	1,536.19	38.69 A(36¼) 1,582.28 3
09524 09520	01/24/13 NURSING 01/24/13 NUTRITI 01/24/13 OCCUPA	32.78 39.85 G HOME (1,337.16 ONIST 1 1,164.45 TIONAL	33.79 OFFICER, 1 1,378.52	34.79 DIETARY 1,415.01 1,232.27 T 1	35.75 1,453.87 1,266.04	36.70 1,495.06 1,301.84	1,536.19	38.69 A(36¼) 1,582.28 3
09524 09520 09320	01/24/13 NURSING 01/24/13 NUTRITI 01/24/13 OCCUPA 01/24/13	32.78 39.85 G HOME (1,337.16 ONIST 1 1,164.45 TIONAL 1,081.72 TIONAL	33.79 DFFICER, 1 1,378.52 1,200.46 THERAPIS	34.79 DIETARY 1,415.01 1,232.27 T 1 1,148.77 T 2	35.75 1,453.87 1,266.04 1,185.37	36.70 1,495.06 1,301.84 1,220.93	1,536.19 1,337.62	38.69 A(36¼) 1,582.28 3 1,377.76
09524 09520 09320 09322	01/24/13 NURSING 01/24/13 NUTRITI 01/24/13 OCCUPA 01/24/13 OCCUPA 01/24/13	32.78 39.85 G HOME (1,337.16 ONIST 1 1,164.45 TIONAL ' 1,081.72 TIONAL ' 1,109.81 TIONAL '	33.79 DFFICER, 1 1,378.52 1,200.46 THERAPIS 1,115.18 THERAPIS	34.79 DIETARY 1,415.01 1,232.27 T 1 1,148.77 T 2 1,180.82 T 3	35.75 1,453.87 1,266.04 1,185.37 1,217.46	36.70 1,495.06 1,301.84 1,220.93 1,257.20	1,536.19 1,337.62 1,294.93	38.69 A(36¼) 1,582.28 3 1,377.76 3 - 7
09524 09520 09320 09322 09322	01/24/13 NURSING 01/24/13 NUTRITI 01/24/13 OCCUPA 01/24/13 OCCUPA 01/24/13	32.78 39.85 G HOME (1,337.16 ONIST 1 1,164.45 TIONAL ⁷ 1,081.72 TIONAL ⁷ 1,109.81 TIONAL ⁷ 1,232.80 DIC 1, LA	33.79 DFFICER, 1 1,378.52 1,200.46 THERAPIS 1,115.18 THERAPIS 1,144.13 THERAPIS 1,270.93	34.79 DIETARY 1,415.01 1,232.27 T 1 1,148.77 T 2 1,180.82 T 3 1,313.83	35.75 1,453.87 1,266.04 1,185.37 1,217.46 1,356.62	36.70 1,495.06 1,301.84 1,220.93 1,257.20 1,399.28	1,536.19 1,337.62 1,294.93	38.69 A(36¼) 1,582.28 3 1,377.76 3 - 7 3 - 7

41522	PARAME 01/24/13	EDIC 2, AIF 27.17	28.01	28.86	29.73	30.62		4 - 7
41522	PARAME 01/24/13	EDIC 2, AIF 31.50	R (G27 SAI	LARY NOT	Έ)			4 - 7
41520		EDIC 2, LAI 25.89		27.50	28.29	29.13		4 - 7
41520	PARAME 01/24/13	EDIC 2, LAI 30.03	ND (G27 S	ALARY N	OTE)			4 - 7
61204		ACIST – ST 1,248.45 1,579.02		1,328.72	1,372.91	1,419.78	1,468.04	3 - 7 1,533.04
61200		ACY TECH 855.26			922.72	946.05	971.65	3 - 7 1,000.82
61202		ACY TECH 897.55		949.16	973.78	998.56	1,028.20	3 - 7 1,059.04
41500	PSYCHIA 01/24/13	ATRIC NUF 22.32	RSING ASS 23.01	SISTANT 1 23.44	(P1 SALA 24.13	RY NOTE)	4 - 7
41502		ATRIC NUE 23.82				RY NOTE 26.20)	4 - 7
41504		ATRIC NUF 24.34				RY NOTE) 26.79)	4 - 7
41506		ATRIC NUF 25.19)	4 - 7
09380		LOGIST 1 1,474.27	1,519.87	1,586.14	1,657.09	1,744.68	1,836.94	3 - 7 1,892.04
09382		LOGIST 2 1,605.70	1,655.36	1,732.94	1,834.99	1,938.49	2,039.12	6 2,100.28
09383		LOGIST 3 1,599.21	1,648.67	1,741.76	1,842.74	1,949.00	2,048.69	6 2,110.16
95312		LOGIST IN 1,591.38				1,883.34	1,982.98	3 - 7 2,042.46
09373		METRIST 1,046.82		1,123.60	1,169.56	1,218.47	1,269.93	3 - 7 1,308.02
09375		METRIST 2 1,055.45		1,142.80	1,200.00	1,264.07	1,331.78	3 - 7 1,371.74

50464		NCE COUN 21.09	NSELLOR 1 21.74		22.53	23.20		A(40)
50466		ICE COUN 23.82	NSELLOR 2 24.56	24.97	25.43	26.20		A(40)
50468		ICE COUN 25.57	NSELLOR 3 26.36	26.96	27.45	28.29		A(40)
50068	FACILIT	Y FOR TH	ALTH NUF E DEVELC 1,276.25	PMENTA				4 - 7 1,454.89
50430	SEWER 1 01/24/13		20.99	21.22	21.86			4 - 7
50432	SEWER 2 01/24/13		22.31	22.70	23.40			4 - 7
10100		WORK AS 946.00		996.54	1,017.90	1,039.10	1,062.52	3 - 7 1,094.39
10105			PERVISOF 1,353.95				1,566.22	3 1,613.20
10108			PERVISOF 1,415.78				1,650.91	3 1,700.43
10102 SA		WORKER 986.47	1 1,016.98	1,046.39	1,076.06	1,107.90	1,139.70	3 - 7 1,173.88
10104		-	2 1,162.50 1,431.76	1,196.61	1,233.04	1,269.37	1,308.14	3 - 7 1,349.09
09381	OF THE	LIEUTEN	TANT, PAT ANT GOVI 1,474.71	ERNOR			1,782.47	3 - 7 1,835.94
09336		THERAPI 1,209.01	ST 1,246.40	1,283.57	1,323.13	1,363.79	1,405.58	3 - 7 1,447.76
50241			OOD SERVI 847.37			UNIT) 910.02		4 - 7
50434	TAILOR 01/24/13		20.06	20.47	21.08			4 - 7
		19.40	20.00	20.17	21100			

10112	VOCATIO	ONAL REF	HABILITAT	ION SERV	VICES CO	UNSELLO	R	3 - 7
	01/24/13	1,153.95 1,423.81	-	1,224.74	1,262.23	1,299.63	1,339.57	1,381.64
50582	15 CHAPI 01/24/13	LAIN 56,487 71,125	58,234	60,273	62,382	64,566	66,826	3 - 7 69,165
50584	16 CHAPI 01/24/13	LAIN 60,768 76,525	62,647	64,841	67,109	69,459	71,889	3 - 7 74,406
50585	16 PHARN 01/24/13	MACY 69,086 86,374	71,223	73,716	76,296	78,965	81,730	3 - 7 84,590
50589	17 PHARN 01/24/13	MACY 72,905 92,390	75,160 92,935	77,791	80,513	83,332	86,248	3 - 7 89,267
50590	17 SOCIA 01/24/13	L WORK 67,702 84,643	69,796	72,240	74,768	77,386	80,094	3 - 7 82,897
50594	18 SOCIA 01/24/13	L WORK 70,473 89,826	72,653	75,194	77,826	80,550	83,370	3 - 7 86,287

In accordance with past agreements the following classifications in the fixed term service, for which there are no equivalent classifications in the Civil Service, have been linked to this Bargaining Unit for the purpose of wage increases:

U0114 CLASSROOM ASSISTANT									
	01/24/13	20.51	21.14	21.56	21.98	22.63			
U01	13 FOOD SER	VICES WO	ORKER 1					4	
	01/24/13	10.06	10.37	10.68					
U01	33 FOOD SER	VICES WO	ORKER 2					4	
	01/24/13	11.61	11.97	12.33					
U01	15 SCHOOL A	AIDE						4	
	01/24/13	19.53	20.13	20.55	21.04	21.67			

OFFICE ADMINISTRATION CLASSIFICATION GROUP

The following classifications apply to employees with an appointment status of regular and fixed term:

Hours of

(SA = semi-annual progression; SA-0# = semi-annual until #th step)

							-		ours of Work nedule
51223	AREA SUPP 01/24/13 1,								6
95400	CLERICAL 01/24/13	SERVICE 22.83		CL08 24.20	24.87	25.62	26.30	27.09	3
95401	CLERICAL 01/24/13	SERVICE 24.05	CS (BU) CO 24.79	CL09 25.53	26.23	26.99	27.78	28.60	3
95402	CLERICAL 01/24/13	SERVICE 25.31	S (BU) C 26.09	CL10 26.85	27.65	28.44	29.33	30.20	3
95403	CLERICAL 01/24/13	SERVICE 26.78	S (BU) C 27.61	CL11 28.41	29.26	30.11	31.03	31.96	3
95404	CLERICAL 01/24/13	SERVICE 28.29	S (BU) C 29.16	CL12 30.03	30.97	31.92	32.89	33.86	3
95405	CLERICAL 01/24/13	SERVICE 29.99	S (BU) Co 30.92	CL13 31.84	32.84	33.84	34.89	35.94	3
95406	CLERICAL 01/24/13	SERVICE 31.77	S (BU) C 32.75	CL14 33.76	34.83	35.91	37.03	38.15	3
95407	CLERICAL 01/24/13		S (BU) C 34.64	CL15 35.75	36.93	38.12	39.39	40.57	3
	CLERK 1, S 01/24/13		18.51	18.72	19.08	19.65		4	- 7
51202 SA	CLERK 2, S 01/24/13	UPPLY 19.70	20.31	20.63	21.02	21.64		4	- 7
51204	CLERK 3, S 01/24/13		21.37	21.79	22.24	22.91		4	- 7
51206	CLERK 4, S 01/24/13	UPPLY 21.17	21.82	22.25	22.73	23.44		4	- 7
51208	CLERK 5, S 01/24/13	UPPLY 22.14	22.82	23.33	23.78	24.50		4	- 7

51210	CLERK 6 01/24/13	, SUPPLY 23.54	24.27	24.82	25.43	26.20		4	- 7
51211		SUPPLY (H 1,032.37				1,162.95			4
00482		REPORTER 751.22		793.26	813.88	834.46	854.95	880.60	3
00484		REPORTER 899.00		952.09	978.99	1,006.90	1,035.69	1,066.76	3
00485	COURT I 01/24/13	REPORTER 964.06		1,026.81	1,059.67	1,095.33	1,141.53	1,175.78	3
00490		REPORTER 607.57			652.76	672.36			3
95420	CUSTON 01/24/13	IER SERVI 21.54	CE REPRE 22.21	ESENTATI	VE 1 – TRA	AINING		3 -	- 7
95421		IER SERVI 22.52		ESENTATI	VE 2 – TRA	AINING		3 -	- 7
95422	CUSTON 01/24/13	IER SERVI 22.91			VE 1 24.74	25.32	26.55	3 -	- 7
95423	CUSTON 01/24/13	1ER SERVI 24.00	CE REPRE 24.74	ESENTATI 25.29	VE 2 25.87	26.57	27.84	3 -	- 7
95424		IER SERVI 24.62			VE 3 26.74	27.42	28.15	29.47	3
95425		1ER SERVI 26.76				30.10	31.01	32.49	3
		CCESSING 689.60			741.48	758.46	781.22	3 -	- 7
31502	DATA PR 01/24/13	CCESSING 749.69			806.79	825.50	845.85		- 7
31504	DATA PR 01/24/13	OCESSING 791.65	G TECHN 816.13	ICIAN 3 835.70	856.00	876.39	898.48		- 7
31506		OCESSING 842.72			912.87	937.42	962.41		- 7
31508		OCESSING 905.86			983.75	1,010.53	1,038.99		- 7

	ROCESSING TECH 968.13 998.0		1,053.28	1,083.57	1,114.78	3 - 7 1,148.23
	ROCESSING TECH 1,039.00 1,071.1		1,133.48	1,167.36	1,211.97	3 - 7 1,248.31
51230 DISTRIC 01/24/13	CT STOCKROOM A 22.14 22.8			ERK 24.50		4 - 7
05912 DRIVER 01/24/13	EXAMINATION S 949.21 978.5	UPERVISOF 7 1,016.64		1,097.51	1,140.32	3 1,174.54
05911 DRIVER 01/24/13		5 974.54	1,004.76	1,034.92		3
05910 DRIVER 01/24/13	EXAMINER (PRO 829.24 854.8		Y)			3
	ADMINISTRATIO 19.01 19.6		20.38	20.79	21.21	3 - 7 21.85
02OADOFFICE SA 01/24/13	ADMINISTRATIO 19.29 19.8		20.74	21.17	21.62	3 - 7 22.27
03OADOFFICE SA 01/24/13	ADMINISTRATIO 19.74 20.3		21.18	21.62	22.09	3 - 7 22.76
04OADOFFICE SA-04 01/24/13	ADMINISTRATIO 20.12 20.7		21.62	22.09	22.59	3 - 7 23.26
05OADOFFICE SA-03 01/24/13	ADMINISTRATIO 20.57 21.2		22.14	22.62	23.14	3 - 7 23.83
06OADOFFICE SA-02 01/24/13	ADMINISTRATIO 21.10 21.7		22.65	23.18	23.67	3 - 7 24.38
07OADOFFICE 01/24/13	ADMINISTRATIO 21.62 22.2		23.32	23.89	24.45	3 - 7 25.17
08OADOFFICE 01/24/13	ADMINISTRATIO 22.45 23.1		24.17	24.74	25.32	3 - 7 26.09
	ADMINISTRATIO 23.46 24.1		25.29	25.87	26.57	3 - 7 27.35
	ADMINISTRATIO 24.62 25.3		26.74	27.42	28.15	3 28.97
	ADMINISTRATIO 26.76 27.5		29.23	30.10	31.01	3 31.94

120AI	DOFFICE 01/24/13	ADMINIS 29.08	TRATION 29.98	12 30.92	31.84	32.86	33.79	34.81	3
130AI	DOFFICE 01/24/13	ADMINIS 31.07		13 33.04	34.04	35.15	36.20	37.29	3
95408	OFFICE 1 01/24/13	EQUIPME 26.23	NT OPERA 27.04	ATION (BU 27.79	J) CEQ10 28.60	29.42	30.26	31.15	3
95409	OFFICE 1 01/24/13	EQUIPME 27.70	NT OPERA 28.56	ATION (BU 29.37	J) CEQ11 30.20	31.07	31.98	32.94	3
95410	OFFICE 1 01/24/13	EQUIPME 29.20	NT OPERA 30.10	ATION (BU 31.00	J) CEQ12 31.93	32.87	33.85	34.87	3
95411	OFFICE 1 01/24/13	EQUIPMEI 30.89		ATION (BU 32.81	J) CEQ13 33.79	34.82	35.86	36.93	3
95102	PURCHA 01/24/13	ASING & SU 883.15		,	982.37	1,020.44	1,059.98	1,091.79	4
02039	PURCHA 01/24/13	ASING AGE 985.66		1,047.62	1,079.19	1,112.74	1,147.87	1,182.30	3
02040	PURCHA 01/24/13	SING OFF 810.01	TICER 1 835.06	857.99	884.05	911.12	939.13	967.31	3
02042	PURCHA 01/24/13	SING OFF 942.09	FICER 2 971.23	1,001.28	1,031.45	1,063.45	1,097.48	1,130.41	3
02044		ASING OFF 1,039.05		1,108.24	1,147.87	1,190.07	1,234.86	1,271.91	3
00038	SENIOR 01/24/13	USHER AN 764.21		NGER 801.40	815.00	829.93	844.90	3 870.23	- 7
51232	SHIPPER 01/24/13		21.49	21.84	22.21	22.89		4	- 7
51234	SHIPPER 01/24/13	RECEIVE 20.85	R 21.49	21.84	22.21	22.89		4	- 7
95412	SHIPPER 01/24/13	, RECEIVE 21.71	ER, STOCK 22.38	CROOM CI 22.82	LERK 23.26	23.97		4	- 7
51215	STOCKK 01/24/13	EEPER, DI 20.74	STRIBUT 21.38	ION CENT 21.76	TRE 22.13	22.80		4	- 7
95413	STORES/ 01/24/13	FORMS CO 22.81	D-ORDIN 23.52	ATOR 24.03	24.51	25.23		4	- 7

51217 SA	STORES/F 01/24/13	REPRODU 20.27	CTION C 20.90	LERK 21.22	21.63	22.29		4 - 7
00486	SUPREME 01/24/13				1,215.30	1,263.76	1,313.95	6 1,353.36
00036 SA	USHER A 01/24/13	ND MESS 712.85	ENGER 734.90	747.10	759.31	771.57	785.13	3 - 7 808.69
51213	WAREHO 01/24/13	USE GRO 25.42	UP LEAD 26.21	ER 26.81	27.44	28.28		4 - 7
50578	13 GENEF 01/24/13	RAL ADM 48,179 60,478	INISTRAT 49,669		53,208	55,069	56,997	3 - 7 58,992
50579	14 FINAN 01/24/13	CIAL ADI 50,001 63,124	MINISTRA 51,547		55,219	57,151	59,152	3 - 7 61,222
50580	14 GENEF 01/24/13	RAL ADM 51,660 64,922	INISTRAT 53,258	TON 55,122	57,051	59,048	61,114	3 - 7 63,252
50581	15 GENEF 01/24/13	RAL ADM 55,092 69,707	INISTRAT 56,796	'ION 58,784	60,842	62,971	65,175	3 - 7 67,456
50592	18 PROGE 01/24/13	65,911	LYSIS 67,949 84,691	70,328	72,789	75,337	77,974	3 - 7 80,703

In accordance with past agreements the following classifications in the fixed term service, for which there are no equivalent classifications in the Civil Service, have been linked to this Bargaining Unit for the purpose of wage increases:

U0111 MERCHANDISER 1								
01	1/24/13	14.03	14.46	14.90				
U0130 M	IERCHANI	DISER 2			3			
01	1/24/13	16.47	16.98	17.49				
U0131 M	IERCHANI	DISER 3			3			
01	1/24/13	17.27	17.80	18.33				
U0112 M	IERCHANI	DISER 4			3			
01	1/24/13	18.99	19.58	20.17				
U0132 M	U0132 MERCHANDISER 5							
01	1/24/13	20.10	20.72	21.35				

OPERATIONAL AND MAINTENANCE CLASSIFICATION GROUP

The following classifications apply to employees with an appointment status of regular and fixed term: (SA = semi-annual progression)

(34 -	- senn-annuar pro	gression)				Hours of Work Schedule
95500	AGRICULTURAL 01/24/13 18.64	SUPPORT (19.22	BU) OAG1 20.72	22.33	22.99	4
19120	AGRICULTURAL 01/24/13 20.36	WORKER 1 20.99	21.35	21.98		4 - 7
19122	AGRICULTURAL 01/24/13 20.71			22.41		4 - 7
19124	AGRICULTURAL 01/24/13 21.06	WORKER 3 21.71	22.08	22.58	23.25	4 - 7
19126	AGRICULTURAL 01/24/13 890.61			970.71	999.82	A(36¼)
17657	AIR ENGINEER 1 01/24/13 29.45	30.36	31.05	31.98	K15	4 - 7
17659	AIR ENGINEER 2 01/24/13 30.88	31.84	32.74	33.72	K15	4 - 7
17661	AIR ENGINEER 3 01/24/13 32.55	33.56	34.50	35.54	K15	4 - 7
17663	AIR ENGINEER 4 01/24/13 1,368.91	1,411.25	1,452.43	1,496.00	K15	6
17660	ASSISTANT PLAN 01/24/13 1,143.38					6
94010 SA	BOOKBINDER 1 01/24/13 23.14	23.86	24.45	25.17		4 - 7
94012	BOOKBINDER 2 01/24/13 24.36	25.11	25.69	26.46		4 - 7
	BRIDGE OPERATO 01/24/13 19.52	OR 20.12	20.47	21.08		4 - 7
93147	BUILDING CONT 01/24/13 1,232.46				1,393.88	3 - 7

40115	BUILDING SYSTEMS OPER/ 01/24/13 27.18 28.02		29.48			4	- 7
50630 SA	BUILDINGS CARETAKER 1 01/24/13 19.28 19.88	20.29	20.90			4	- 7
50632	BUILDINGS CARETAKER 201/24/1319.6820.29	20.68	21.30			4	- 7
50640	BUILDINGS CARETAKER 6 01/24/13 1,045.30 1,077.63	1,110.48	1,144.37	1,178.69		3	- 7
50625	BUILDINGS CLEANER AND 01/24/13 809.30 834.33				`)		4
	CABLE FERRY OPERATOR 1 01/24/13 20.48 21.11	21.55	22.19			4	- 7
17272	CABLE FERRY OPERATOR 2 01/24/13 20.90 21.55	22.02	22.67			4	- 7
	CLEANER 1 01/24/13 19.41 20.01	20.29	20.90			4	- 7
50616 SA	CLEANER 2 01/24/13 20.58 21.22	21.58	22.22			4	- 7
50618	CLEANER 3 01/24/13 21.33 21.99	22.39	23.06			4	- 7
50650	CLEANER, OFFICE BUILDIN 01/24/13 20.65 21.29					4	- 7
	DECKHAND 01/24/13 19.09 19.68	20.12	20.72			4	- 7
	ELEVATOR ATTENDANT 01/24/13 18.92 19.51	19.85	20.45			4	- 7
	FERRY MATE 01/24/13 21.11 21.76	22.27	22.94			4	- 7
17600 SA	GARAGE ATTENDANT 01/24/13 19.83 20.44	20.81	21.43			4	- 7
17602	GARAGE ATTENDANT SUP 01/24/13 21.87 22.55		23.78			4	- 7
95509	GENERAL OPERATIONAL (01/24/13 715.68 737.81		796.04	826.88	858.94	884.72	4

95510	GENERAL OPERATIONAL (110GN) 01/24/13 767.02 790.74 821.11 852.71	885.49	919.58	947.17	4
95511	GENERAL OPERATIONAL (12OGN) 01/24/13 811.90 837.01 869.39 903.02	937.97	974.27	1,003.51	6
95512	GENERAL OPERATIONAL (13OGN) 01/24/13 861.36 888.00 922.06 957.46	994.23	1,032.46	1,063.41	6
95513	GENERAL OPERATIONAL (14OGN) 01/24/13 925.46 954.08 991.03 1,029.44	1,069.32	1,110.77	1,144.11	6
95514	GENERAL OPERATIONAL (15OGN) 01/24/13 992.58 1,023.28 1,063.78 1,105.91	1,149.65	1,195.18	1,231.03	6
93103	GUNSMITH 1 01/24/13 27.96 28.82 29.50 30.40			3	- 7
93105	GUNSMITH 2 01/24/13 30.16 31.09 31.82 32.78			3	- 7
	HIGHWAY EQUIPMENT OPERATOR 1 01/24/13 19.52 20.12 20.57 21.20			4	- 7
17252 SA	HIGHWAY EQUIPMENT OPERATOR 2 01/24/13 19.95 20.57 21.05 21.68			4	- 7
	HIGHWAY EQUIPMENT OPERATOR 3 01/24/13 20.42 21.05 21.49 22.14			4	- 7
	HIGHWAY EQUIPMENT OPERATOR 4 01/24/13 21.32 21.98 22.44 23.11			4	- 7
17619	HIGHWAY EQUIPMENT SUPERVISOR 1 01/24/13 1,078.81 1,112.18 1,148.67 1,187.56	1,223.19			4
17621	HIGHWAY EQUIPMENT SUPERVISOR 2 01/24/13 1,143.38 1,178.74 1,218.85 1,262.44	1,300.31			6
17623	HIGHWAY EQUIPMENT SUPERVISOR 3 01/24/13 1,311.40 1,351.96 1,410.84 1,466.20	1,510.17			6
12494	HIGHWAY GENERAL FOREMAN/WOMAN 1 01/24/13 21.45 22.11 22.70 23.19	23.89		4	- 7
12482	HIGHWAY LABOUR FOREMAN/WOMAN 01/24/13 19.86 20.47 20.89 21.51			4	- 7
17624	HIGHWAY MAINTENANCE SUPERVISOR 01/24/13 1,223.39 1,261.23 1,303.68 1,349.60	1,390.10			6

17617	HIGHWAY SERVICES SUPERVIS 01/24/13 1,143.38 1,178.74 1,		,262.44	1,300.31			6
19132	INDOOR PLANT SPECIALIST 01/24/13 23.56 24.29	24.72	25.26	26.02		4	- 7
05324	INSPECTOR, OPERATING ENG 01/24/13 1,034.39 1,066.38 1						6
50641	LEASED FACILITIES COORDIN 01/24/13 1,106.92 1,141.15 1,		,211.95	1,248.30		3	- 7
93145	MAINTENANCE/CONSTRUCT 01/24/13 1,261.12 1,300.12 1,			1,426.27		3	- 7
	MANUAL WORKER 01/24/13 19.05 19.64	19.97	20.56			4	- 7
	MANUAL WORKER (G5 SALAR 01/24/13 21.07	Y NOTE)				4	- 7
	MARINE ENGINEER 1 01/24/13 23.86 24.60	25.18	25.93			4	- 7
17282 SA	MARINE ENGINEER 2 01/24/13 24.42 25.18	25.82	26.61			4	- 7
17201 SA	MOTOR VEHICLE OPERATOR 01/24/13 19.95 20.57	1 21.05	21.68			4	- 7
17203	MOTOR VEHICLE OPERATOR 01/24/13 20.42 21.05	2 21.49	22.14			4	- 7
95501	OPERATIONAL (BU) OST12 01/24/13 800.43 825.19	857.09	890.25	924.70	960.46	989.27	4
95502	OPERATIONAL (BU) OST13 01/24/13 861.60 888.25	922.33	957.76	994.54	1,032.72	1,063.71	4
95503	OPERATIONAL (BU) OST14 01/24/13 925.74 954.37	991.35 1	,029.73	1,069.61	1,111.06	1,144.38	4
95504	OPERATIONAL (BU) OST15 01/24/13 992.90 1,023.61 1,	,064.03 1	,106.16	1,149.41	1,195.49	1,231.37	4
95505	OPERATIONAL (BU) OST16 01/24/13 1,065.59 1,098.55 1,	,142.59 1	,188.43	1,236.13	1,285.69	1,324.26	3
	OPERATOR 1, BINDERY EQUIP 01/24/13 609.84 628.70		654.60	668.71	682.83	-	- 7

52500 OPERATOR 1, OFFSET EQUIPMENT 3 – 7 01/24/13 609.84 628.70 641.26 654.60 668.71 682.83 703.31 SA 52562 OPERATOR 2, BINDERY EOUIPMENT 3 - 7SA 01/24/13 673.05 693.87 709.60 725.30 740 99 758 24 780 97 52502 OPERATOR 2, OFFSET EQUIPMENT 3 - 7 779.39 802.77 SA 01/24/13 690.57 711.93 727.61 743.33 760.65 52564 OPERATOR 3, BINDERY EQUIPMENT 3 01/24/13 732.79 755.45 779.06 801.47 826.12 850.79 876.31 52504 OPERATOR 3, OFFSET EQUIPMENT 3 - 7SA-02 01/24/13 735.49 758.24 777.08 795.92 814.79 835 23 860.28 52506 OPERATOR 4, OFFSET EQUIPMENT 3 01/24/13 825.27 850.79 876.04 904.29 932.61 962.02 990.88 50604 PARKING ATTENDANT 4 - 719.88 01/24/13 19.28 20.29 20.90 SA 50606 PARKING CONTROL OFFICER 4 - 701/24/13 20.60 21.24 21.67 22.33 17261 PILOT 1 6 01/24/13 869.76 896.66 927.41 959.19 992.03 1.026.18 1.056.96 17263 PILOT 2 6 01/24/13 1,059.10 1,091.86 1,124.70 1,159.57 1,196.18 1,244.45 1,281.79 17265 PILOT 3 6 01/24/13 1,168,38 1,204,52 1,246,06 1,289,00 1,333,43 1,379,52 1,420,89 17267 PILOT 4 6 01/24/13 1,297.50 1,337.63 1,383.85 1,431.59 1,481.10 1,532.26 1,578.24 17267 PILOT 4 (G6 SALARY NOTE) 6 01/24/13 1,363.42 1,405.59 1,454.15 1,504.33 1,556.33 1,610.11 1,658.41 17269 PILOT 5 6 01/24/13 1.434.98 1.479.36 1.530.53 1.583.41 1.638.18 1.694.85 1.745.68 52524 PLATEMAKER 1 3 - 7SA 01/24/13 609.84 628.70 641.26 654.60 668.71 682.83 703.31 52526 PLATEMAKER 2 3 – 7 SA 01/24/13 690.57 711.93 727.61 743.33 760.65 779.39 802.77 95507 PRINTING (BU) OPR10 3 01/24/13 691.80 713.20 740.80 769.47 799.20 830.20 855 12

95508	PRINTING 01/24/13		856.82	889.95	924.40	960.15	3 988.94
02050	PRINTING 01/24/13		30.06	30.89	31.80		3 - 7
50470	RESIDENC 01/24/13		19.85	20.45			4 - 7
12832	SENIOR BF 01/24/13	RATOR 20.89	21.35	21.98			4 - 7
17286	SENIOR M 01/24/13		. 1 27.26	28.07			4 - 7
17288	SENIOR M 01/24/13			28.79			4 - 7
40120	STEAM PL 01/24/13 1		1,071.72	1,104.71	1,137.86		3 - 7
	STEAM PL 01/24/13		23.53	24.23			4 - 7
40112	STEAM PL 01/24/13	NEER 2 24.55	25.05	25.80			4 - 7
40112	STEAM PL 01/24/13	NEER 2	(G4 SALA	RY NOTE))		4 - 7
40114	STEAM PL 01/24/13			27.56			4 - 7
40114	STEAM PL 01/24/13	NEER 3	(G4 SALA	RY NOTE))		4 - 7
	STEAM PL 01/24/13		N 1 21.12	21.76			4 - 7
	STEAM PL 01/24/13	INICIAN 22.44	N 2 22.93	23.61			4 - 7
40200	THERMAL 01/24/13		23.60	24.23	24.97		4 - 7
40202	THERMAL 01/24/13		26.40	27.19	27.99		4 - 7
40204	THERMAL 01/24/13		27.85	28.66	29.52		4 - 7

40206	06 THERMAL OPERATOR 4							4 - 7
	01/24/13	27.95	28.81	29.62	30.45	31.37		
12590	TRAFFIC F	ATROLL	ER 1, TRA	NSPORTA	TION AN	D COMMUNIC	ATIONS	4 – 7
SA	01/24/13	19.95	20.57	21.05	21.68			
12592	TRAFFIC F	PATROLL	ER 2, TRA	NSPORTA	TION AN	D COMMUNIC	ATIONS	4 - 7
SA	01/24/13	21.32	21.98	22.44	23.11			
17208	TRANSPO	RT DISPA	TCHER					4 - 7
	01/24/13	22.41	23.10	23.65	24.35			
17206	TRANSPO	RT DRIV	ER					4 - 7
SA	01/24/13	20.85	21.49	21.98	22.63			
93032	UTILITY P	LANT EI	ECTRICL	AN				4 - 7
	01/24/13	26.34	27.15	27.76	28.58			
41117	VESSEL M.	ASTER						4 - 7
	01/24/13 1	,197.76	1,234.80	1,284.87	1,334.91	1,374.97		
13972	WATER LE	VEL CON	NTROL SU	PERVISO	R			4
	01/24/13	996.65	1,027.47	1,060.46	1,093.42	1,126.24		

TECHNICAL CLASSIFICATION GROUP

The following classifications apply to employees with an appointment status of regular and fixed term: (SA = semi-annual progression; SA-0# = semi-annual until #th step)

								Hours of Work Schedule
13760	AGRICU	LTURAL T	ECHNICI	AN 1				4 - 7
	01/24/13	722.26	744.60	761.18	778.73	797.27	814.81	839.25
13762			ECHNICI		055.04	050.00	000.00	4 - 7
	01/24/13	790.37	814.81		855.84	878.39	900.90	927.91
13764	AGRICU 01/24/13		ECHNICI 951.10		1,004.42	1 033 15	1 061 79	4
12000		CULTURIS			1,001112	1,000110	1,001179	4 - 7
13980	01/24/13			24.55	25.16	25.91		4 - /
13982	ARBORI	CULTURIS	ST 2					A(36¼)
	01/24/13	1,024.87	1,056.57	1,084.08	1,113.42	1,146.82		
13983		CULTURIS						A(36¼)
	01/24/13	1,080.02	1,113.42	1,142.73	1,173.86	1,209.07		
12230	ARCHIT: 01/24/13	ECTURAL 933.70	JOB CAP 962.58	ΓΑΙΝ 1 994.00	1 020 05	1 061 71	1,099.24	3 – 7 1,132.23
					1,029.03	1,001.71	1,099.24	-
12232			JOB CAP 1,071.24		1,136.00	1,179.87	1,223.76	3 – 7 1,260.47
12234	ARCHIT	ECTURAL	JOB CAP	LAIN 3				3 – 7
12201			1,205.65		1,302.46	1,360.47	1,419.75	
94020	ARTISAN	J 1						4
	01/24/13	20.08	20.70	21.05	21.59	22.24		
94022	ARTISAN							4
	01/24/13	22.25	22.94	23.46	23.96	24.68		
94024 SA	ARTISAN 01/24/13	√3 24.24	24.99	25.60	26.35			4
	ARTISAN		21.77	25.00	20.00			4
94028	01/24/13	26.92	27.75	28.55	29.41			4
12840	CARTO	GRAPHER	1					3 – 7
SA	01/24/13	614.19		646.27	659.34	673.97	688.68	703.41
		719.71	736.02	758.10				

12842		GRAPHER 2 706.84		745.06	761.33	779.31	798.91		- 7
12844		GRAPHER 3 808.14		854.34	877.41	901.33	925.36	953.12	3
12846		GRAPHER 4 934.16		990.49	1,017.85	1,047.01	1,077.93	1,110.27	3
12416 SA	CARTOC 01/24/13	GRAPHIC 7 644.93	ECHNIC 664.88	IAN 1 677.88	690.97	704.06	718.65		- 7
12418	CARTOC 01/24/13	GRAPHIC 7 730.37	TECHNIC 752.96		785.59	801.95	819.92		- 7
12419		GRAPHIC 7 777.89	ECHNIC 801.95		838.69	858.23	877.82		- 7
12854	CARTOO 01/24/13	GRAPHIC 7 994.12		OGIST 1,058.48	1,092.00	1,136.84	1,183.43		- 7
12602	COMME 01/24/13	RCIAL AR 745.29		786.36	805.98	825.69	846.21	871.59	3
12604	COMME 01/24/13	RCIAL AR 859.59		910.21	934.34	960.20	986.89	1,016.50	3
12606	COMME 01/24/13	RCIAL AR 993.52		1,058.08	1,094.41	1,131.87	1,170.61	1,205.74	6
16770	COMMU 01/24/13	NICATIO 816.07	NS TECH1 841.31	NICIAN 1 861.77	884.69	909.37	934.09	962.11	4
16772		NICATIO 876.96		NICIAN 2 928.82	953.52	980.02	1,006.45	1,036.64	4
16774	COMMU 01/24/13	NICATION 993.52		NICIAN 3 1,058.08	1,094.41	1,131.87	1,170.61	1,205.74	3
12454		UCTION 0 1,141.50			1,248.06	1,296.31	1,344.57	1,384.90	3
12456		UCTION 0 1,230.55			1,361.71	1,414.39	1,469.87	1,513.95	3
12490		UCTION I 1,183.53			1,302.62	1,341.70			4
12976		UCTION F 1,120.03				1,287.25	1,337.62	1,377.76	3

12960	CONSTRUCTION SU 01/24/13 1,036.68				1,169.97		3	- 7
12962	CONSTRUCTION SU 01/24/13 1,102.97				1,248.81		3	- 7
12964	CONSTRUCTION SU 01/24/13 1,254.94				1,423.60		3	- 7
13780	DAIRY FIELDWORK 01/24/13 843.40		889.68	911.64	939.00		A(36	51/4)
13782	DAIRY FIELDWORK 01/24/13 969.61		1,025.21	1,050.91	1,082.44		A(36	51/4)
13784	DAIRY FIELDWORK 01/24/13 1,084.34		1,147.16	1,178.24	1,213.58		A(36	51/4)
12240	DESIGNER 1 01/24/13 933.70	962.58	994.00	1,029.05	1,061.71	1,099.24	1,132.23	3
12242	DESIGNER 2 01/24/13 1,039.10	1,071.24	1,102.76	1,136.00	1,179.87	1,223.76	1,260.47	3
12974	DISTRICT ENGINEE 01/24/13 1,122.25				1,308.20	1,369.60	1,410.68	3
12402	DRAFTER 1 01/24/13 745.29	768.34	786.36	805.98	825.69	846.21		- 7
12404	DRAFTER 2 01/24/13 859.59	886.18	910.21	934.34	960.20	986.89	-	- 7
12406	DRAFTER 3 01/24/13 933.70	962.58	994.00	1,029.05	1,061.71	1,099.24	1,132.23	3
12401	DRAFTER, TRACER 01/24/13 674.51	695.37	710.12	726.48	742.88	759.29		- 7
95600	DRAFTING, DESIGN 01/24/13 908.78				3 1,051.32	1,092.51	1,125.29	3
17647 SA	ELECTRONICS REP/ 01/24/13 22.96		24.23	24.97			4	- 7
17646 SA	ELECTRONICS TEC: 01/24/13 24.74		N 26.11	26.88			4	- 7
62000	ELECTRONICS TEC: 01/24/13 796.22		N 1, GOVE 840.51	RNMENT 861.95		909.88	-	- 7

62002	ELECTRC 01/24/13			N 2, GOVE 904.77			980.25	4 - 7 1,009.65
05380	ELEVATO 01/24/13			23.22	23.79	24.51		4 - 7
05382	ELEVATO 01/24/13		ANIC 2 28.84	29.52	30.41			4 - 7
05384	ELEVATO 01/24/13			1,275.71	1,313.98			4 - 7
95601	ENGINEE 01/24/13		SURVEYIN 936.89		. ,	EN13 1,051.32	1,092.51	4 1,125.29
95602	ENGINEE 01/24/13					EN14 1,130.55	1,174.98	4 1,210.23
95603	ENGINEE 01/24/13					EN15 1,212.73	1,264.42	4 1,302.35
	EQUIPMI 01/24/13			ER 23.10	23.79			4 - 7
12450	ESTIMAT 01/24/13					1,061.71	1,099.24	3 - 7 1,132.23
12452	ESTIMAT 01/24/13					1,179.87	1,223.76	3 1,260.47
	EXHIBIT 01/24/13			29.34	30.10	31.02		4 - 7
	EXHIBIT 01/24/13		TOR 1 (G2	26 SALARY	NOTE)			4 - 7
	EXHIBIT 01/24/13			31.00	31.86	32.82		4 - 7
	EXHIBIT 01/24/13	FABRICA 33.78	TOR 2 (G2	26 SALARY	NOTE)			4 - 7
	EXHIBIT 01/24/13		TOR 3 31.95	32.85	33.76	34.78		4 - 7
94035	EXHIBIT 01/24/13		TOR 3 (G2	26 SALARY	NOTE)			4 - 7
12270	EXHIBITI 01/24/13			994.00	1,029.05	1,061.71	1,099.24	3 - 7 1,132.23

12272		ION DESI 1,039.10	GNER 2 1,071.24	1,102.76	1,136.00	1,179.87	1,223.76	+	- 7
12274		ION DESI 1,130.80	GNER 3 1,165.77	1,208.08	1,250.39	1,304.88	1,352.04	1,392.61	6
13758	EXTENSI 01/24/13	ION ASSIS 757.15	TANT 780.57	799.13	819.46	839.79	860.20	886.00	6
61800	FORENSI 01/24/13	IC ANALY 837.48	ST 1 863.38	885.40	910.26	935.01	959.93	988.74	3
61802	FORENSI 01/24/13	IC ANALY 976.89	ST 2 1,007.10	1,035.88	1,064.61	1,095.24	1,127.68	1,161.51	3
61804		IC ANALY 1,084.78	ST 3 1,118.33	1,151.46	1,185.49	1,231.61	1,277.67	1,316.02	3
12148			ROL ANAI 1,174.55		1,269.59	1,320.92	1,376.70	1,418.00	3
	GEOLOG 01/24/13	GIST ASSIS 736.13 840.43	TANT 1 758.90	768.63	776.84	786.63	796.41	A(36 815.94	5¼)
	GEOLOG 01/24/13	GIST ASSIS 810.51 931.92	TANT 2 835.58	846.98	856.83	868.78	880.78	904.77	3
14524	GEOLOG 01/24/13	GIST ASSIS 900.97 1,099.68	TANT 3 928.83	954.53	980.25	1,007.65	1,036.69	1,067.64	3
12576	HIGHWA 01/24/13		RUCTION 828.21	INSPECT 849.46	OR 1 871.47	895.65	919.72	947.31	4
12578	HIGHWA 01/24/13	AY CONST 906.31	RUCTION 934.34	INSPECT 960.20	OR 2 986.89	1,014.42	1,043.73	1,075.02	4
12580			RUCTION 1,033.37			1,126.36	1,169.38	1,204.47	4
16750	HIGHWA 01/24/13	AYS ASSIS 957.45	FANT CON 987.06	AMUNICA 1,014.50				1,138.50	3
05354	INDUSTI 01/24/13	RIAL TRA 873.16	INING OF 900.16		951.40	978.55	1,006.62	A(30 1,036.82	5¼)
05355			INING OF 1,046.39		1,108.22	1,140.73	1,174.36	A(36 1,209.59	5¼)

06030	INSPECTOR 1, DRILLING AND PRODUCTION 01/24/13 948.50 977.83 1,001.59 1,027.2			A(36¼)
06032	INSPECTOR 2, DRILLING AND PRODUCTION 01/24/13 1,037.36 1,069.44 1,096.94 1,124.4			A(36¼)
12978	INSPECTOR OF WEIGHERS AND CHECKERS 01/24/13 924.19 952.77 981.04 1,009.3			4
12980	INSPECTOR OF WEIGHERS AND CHECKERS 01/24/13 1,013.26 1,044.60 1,077.60 1,110.6			4
07600	INSTRUCTOR, AGRICULTURAL SCHOOL 01/24/13 801.03 825.80 846.97 868.6	3 892.60	916.41	A(36¼) 943.91
93102 SA	INSTRUMENT REPAIRER 1 01/24/13 24.52 25.28 25.85 26.6	4		3 - 7
93104	INSTRUMENT REPAIRER 2 01/24/13 25.77 26.57 27.22 28.0	2		3 - 7
93106	INSTRUMENT REPAIRER, FOREMAN/WOMA 01/24/13 27.82 28.68 29.34 30.2			3 - 7
12509	INTERIOR DESIGNER 1 01/24/13 859.59 886.18 910.21 934.3	4 960.20	986.89	3 – 7 1,016.50
12511	INTERIOR DESIGNER 2 01/24/13 933.70 962.58 994.00 1,029.0	5 1,061.71	1,099.24	3 – 7 1,132.23
12506	INTERIOR DESIGNER, TRAINEE 01/24/13 745.29 768.34 786.36 805.9	8 825.69	846.21	3 - 7 871.59
12600	JUNIOR COMMERCIAL ARTIST 01/24/13 641.06 660.89 675.70 690.4	5 705.19	721.61	3 - 7 743.27
12400 SA	JUNIOR DRAFTER 01/24/13 591.81 610.11 621.56 634.6 690.45 705.19 721.61 743.2		660.89	3 - 7 675.70
15500 SA	LABORATORY ATTENDANT 1 01/24/13 21.43 22.09 22.37 22.6	1 23.28		3 - 7
15502	LABORATORY ATTENDANT 2 01/24/13 22.77 23.47 23.82 24.1	9 24.92		3 - 7
	LANDSCAPE WORKER 01/24/13 20.53 21.17 21.71 22.3	7		4 - 7
07940 SA	LIBRARY TECHNICIAN 1 01/24/13 701.90 723.61 735.69 747.9	6 761.80	775.70	3 - 7 798.98

07942	LIBRARY T 01/24/13		800.10	815.67	831.30	848.73	3 - 7 874.20
07944	LIBRARY T 01/24/13		900.83	919.92	940.77	961.59	3 - 7 990.43
07946	LIBRARY T 01/24/13		,006.96	1,032.57	1,058.14	1,083.65	3 – 7 1,116.15
	LINEMAN/ 01/24/13	23.15	23.67	24.38			4 - 7
	MAINTENA 01/24/13	CKLAYER 25.32	25.85	26.64			4 - 7
93024 SA	MAINTENA 01/24/13	PENTER 25.32	25.85	26.64			4 - 7
93026	MAINTENA 01/24/13	PENTER, 27.15	FOREM 27.72	AN/WOM 28.55	IAN		4 - 7
93025	MAINTENA 01/24/13		INSPEC 27.34	TOR 28.17			4 - 7
	MAINTENA 01/24/13			27.56			4 - 7
93034	MAINTENA 01/24/13				MAN		4 - 7
17650	MAINTENA 01/24/13				PECTOR		4 - 7
93010	MAINTENA 01/24/13						4 - 7
	MAINTENA 01/24/13	CHINIST 26.17	(K7 SAL) 26.76	ARY NOTI 27.56	E)		4 - 7
	MAINTENA 01/24/13	-	FOREM. 29.97		AN (K7 SA	LARY NO	TE) 4 – 7
	MAINTENA 01/24/13		25.85	26.64			4 - 7
	MAINTENA 01/24/13		(K7 SAI 21.98		ΈE)		4 - 7
93004	MAINTENA 01/24/13	CHANIC 2 23.19		LARY NOT 24.19	TE) 24.92		4 - 7

	MAINTENANCE MECHANIC 3 (K7 SALARY NOTE) 01/24/13 24.56 25.32 25.85 26.64	4 - 7
93007	MAINTENANCE MECHANIC 3A 01/24/13 25.76 26.56 27.10 27.92	4 - 7
	MAINTENANCE PAINTER AND DECORATOR 01/24/13 23.54 24.27 24.83 25.58	4 - 7
93052	MAINTENANCE PAINTER AND DECORATOR, FOREMAN/WOMAN 01/24/13 25.77 26.57 27.15 27.95	4 - 7
	MAINTENANCE PLASTERER 01/24/13 24.56 25.32 25.85 26.64	4 - 7
93058	MAINTENANCE PLASTERER, FOREMAN/WOMAN 01/24/13 26.34 27.15 27.72 28.55	4 - 7
	MAINTENANCE PLUMBER 01/24/13 25.38 26.17 26.76 27.56	4 - 7
93062	MAINTENANCE PLUMBER, FOREMAN/WOMAN 01/24/13 27.95 28.81 29.55 30.44	4 - 7
	MAINTENANCE REFRIGERATION MECHANIC 01/24/13 24.89 25.66 26.17 26.94	4 - 7
17998	MAINTENANCE REFRIGERATION MECHANIC, FOREMAN/WOMAN 01/24/13 26.08 26.89 27.45 28.29	4 - 7
	MAINTENANCE SHEET METAL WORKER 01/24/13 24.89 25.66 26.17 26.94	4 - 7
	MAINTENANCE STEAMFITTER 01/24/13 25.38 26.17 26.76 27.56	4 - 7
18800	MAINTENANCE SUPERINTENDENT 1 01/24/13 961.68 991.42 1,013.88 1,037.27 1,068.38	3
18802	MAINTENANCE SUPERINTENDENT 2 01/24/13 1,045.50 1,077.84 1,110.85 1,143.86 1,178.18	3
	MAINTENANCE WELDER (K7 SALARY NOTE) 01/24/13 25.34 26.12 26.68 27.47	4 - 7
	MECHANIC 1 (K7 SALARY NOTE) 01/24/13 24.76 25.53 26.15 26.92	4 - 7
17611	MECHANIC 2 (K7 SALARY NOTE) 01/24/13 25.87 26.67 27.45	4 - 7

17613	MECHANIC F0 01/24/13 26				NOTE)		4 - 7
93148	MECHANICAI 01/24/13 1,408					LIST	3 - 7
15590	MILL WORKED 01/24/13 20	R 1 .08 20.70	21.05	21.59	22.24		4 - 7
15592	MILL WORKEI 01/24/13 20	R 2 .94 21.59	21.99	22.44	23.11		4 - 7
17641	MINE RESCUE 01/24/13 1,294		1,400.33	1,465.98	1,509.97		3 - 7
17643	MINE RESCUE 01/24/13 1,327		1,448.64	1,528.64	1,574.52		3 - 7
61514	MONITORING 01/24/13 1,256					1,462.82	3 - 7 1,506.72
02920	MUSEUM ASS 01/24/13 674			727.25	744.72	762.30	A(36¼) 785.17
02922	MUSEUM ASS 01/24/13 722		762.30	779.83	797.41	816.70	A(36¼) 841.21
02924	MUSEUM ASS 01/24/13 944		994.70	1,017.71	1,041.66	1,067.46	A(36¼) 1,099.48
02926	MUSEUM ASS 01/24/13 983		1,042.94	1,072.45	1,103.68	1,136.90	A(36¼) 1,171.01
07842	MUSEUMS AD 01/24/13 1,052		1,116.54	1,149.72	1,184.69	1,230.78	A(36¼) 1,267.70
	OPERATOR 1, 01/24/13 757		792.64	805.83	819.02	832.28	3 - 7 857.25
	OPERATOR 2, 01/24/13 796	MICROFILM .04 820.66	833.89	847.85	862.71	877.59	3 - 7 903.91
52554	OPERATOR 3, 01/24/13 862	MICROFILM .45 889.12	905.62	921.99	938.55	956.65	3 - 7 985.36
52556	OPERATOR 4, 01/24/13 953		1,006.43	1,028.80	1,053.36	1,081.44	3 1,113.89
	OPERATOR 1, 01/24/13 609				670.05	684.93	3 - 7 705.47

52512 OPERATOR 2, WHITEPRINT EQUIPMENT 3 – 7 SA 01/24/13 693.91 715.37 731.84 748.36 766.50 786.30 809.88 52514 OPERATOR 3, WHITEPRINT EOUIPMENT 3 - 7SA-02 01/24/13 741.07 763.99 783.78 803.56 823.29 844.83 870.17 17458 OPERATOR 4, X-RAY UNIT 3 - 701/24/13 984.61 1,015.06 1,042.95 1,072.53 1,104.71 60105 PAVEMENT DESIGN & EVALUATION OFFICER 3 01/24/13 1,183.01 1,219.60 1,260.35 1,309.04 1,359.71 1,412.99 1,455.38 16073 PETROLEUM RESOURCES SAMPLE STORAGE TECHNICIAN 3 - 7SA 01/24/13 776.67 800.69 819.70 839.42 860.05 880.70 907.14 12880 PHOTOGRAMMETRIST 1 3 - 701/24/13 763.03 786.63 806.21 825.75 846.98 868.78 894.84 12882 PHOTOGRAMMETRIST 2 3 - 7 01/24/13 885.98 913.38 937.34 963.05 990.49 1,017.85 1,048.38 12884 PHOTOGRAMMETRIST 3 3 - 701/24/13 934.16 963.05 990.49 1.017.85 1.047.01 1.077.93 1.110.27 12886 PHOTOGRAMMETRIST 4 3 01/24/13 1,075.66 1,108.93 1,146.39 1,187.55 1,229.83 1,275.86 1,314.14 95604 PHOTOGRAPHY (BU) TPH14 6 01/24/13 976.88 1,007.09 1,046.65 1,087.78 1,130.55 1,174.98 1,210.23 12824 POWDERMAN/WOMAN 4 - 7SA 01/24/13 21.44 22.10 22.65 23.33 02880 PUBLICITY PHOTOGRAPHER 1 6 01/24/13 765.36 789.03 808.71 828.25 849.43 871.34 897.49 02882 PUBLICITY PHOTOGRAPHER 2 6 01/24/13 871.03 897.97 921.94 947.68 973.34 1,000.78 1,030.80 02884 PUBLICITY PHOTOGRAPHER 3 6 01/24/13 1,000.56 1,031.50 1,058.08 1,094.41 1,131.87 1,175.41 1,210.67 12579 QUALITY ASSURANCE INSPECTOR 4 01/24/13 996.97 1,027.80 1,056.20 1,085.57 1,115.84 1,148.09 1,182.55 12938 QUALITY ASSURANCE OFFICER 3 01/24/13 1,154.95 1,190.67 1,236.87 1,281.30 1,326.99 1,381.89 1,423.34 16020 RADIATION PROTECTION PHYSICIST 1 6 01/24/13 1.337.31 1.378.67 1.444.47 1.513.02 1.590.90 1.667.47 1.717.50

94016 RADIO AND TV REPAIRER 4 - 7 SA 01/24/13 23.51 24.24 24.76 25.51 16776 RADIO TELECOMMUNICATIONS ANALYST 3 01/24/13 1,174.21 1,210.53 1,254.03 1,312.86 1,371.65 1,435.60 1,478.67 15552 RADIOCHEMIST 01/24/13 1,022.46 1,054.08 1,095.61 1,138.84 1,183.76 1,230.47 1,267.39 12981 REGIONAL ADMINISTRATOR OF WEIGHING OPERATIONS 4 01/24/13 1,170.01 1,209.29 1,247.52 1,285.82 1,324.40 12965 REGIONAL SPECIAL SERVICES OFFICER 3 - 7 01/24/13 1,607.5 1,402.84 1,448.85 1,498.71 1,543.66 12885 REMOTE SENSING TECHNICIAN, TRANSPORTATION 3 - 7 01/24/13 1,049.78 1,089.93 1,130.13 1,172.85 1,217.67 1,254.20 12088 RESEARCH OFFICER 1, TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 943.26 957.18 973.13 1,002.31 12090 RESEARCH OFFICER 2(A), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 943.26 957.18
01/24/13 1,174.21 1,210.53 1,254.03 1,312.86 1,371.65 1,435.60 1,478.67 15552 RADIOCHEMIST 01/24/13 1,022.46 1,054.08 1,095.61 1,138.84 1,183.76 1,230.47 1,267.39 12981 REGIONAL ADMINISTRATOR OF WEIGHING OPERATIONS 4 01/24/13 1,173.01 1,209.29 1,247.52 1,285.82 1,324.40 12965 REGIONAL SPECIAL SERVICES OFFICER 3 - 7 01/24/13 1,018.29 1,049.78 1,089.93 1,130.13 1,172.85 1,217.67 1,254.20 12088 RESEARCH OFFICER 1, TRANSPORTATION AND COMMUNICATIONS 3 3 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 1 12090 RESEARCH OFFICER 2(A), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 94.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 94.94.79 1,265.55
01/24/13 1,022.46 1,054.08 1,095.61 1,138.84 1,183.76 1,230.47 1,267.39 12981 REGIONAL ADMINISTRATOR OF WEIGHING OPERATIONS 4 01/24/13 1,173.01 1,209.29 1,247.52 1,285.82 1,324.40 12965 REGIONAL SPECIAL SERVICES OFFICER 3 - 7 01/24/13 1,360.75 1,402.84 1,448.85 1,498.71 1,543.66 12885 REMOTE SENSING TECHNICIAN, TRANSPORTATION 3 - 7 01/24/13 1,018.29 1,049.78 1,089.93 1,130.13 1,172.85 1,217.67 1,254.20 12088 RESEARCH OFFICER 1, TRANSPORTATION AND COMMUNICATIONS 3 3 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 12090 RESEARCH OFFICER 2(A), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 94.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 1,410.57 1,175.85 1,225.55 </td
01/24/13 1,173.01 1,209.29 1,247.52 1,285.82 1,324.40 12965 REGIONAL SPECIAL SERVICES OFFICER 01/24/13 3-7 01/24/13 1,360.75 1,402.84 1,448.85 1,498.71 1,543.66 12885 REMOTE SENSING TECHNICIAN, TRANSPORTATION 01/24/13 1,018.29 1,049.78 1,089.93 1,130.13 1,172.85 1,217.67 1,254.20 12088 RESEARCH OFFICER 1, TRANSPORTATION AND COMMUNICATIONS SA 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 1 12090 RESEARCH OFFICER 2(A), TRANSPORTATION AND COMMUNICATIONS 01/24/13 3 01/24.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 01/24/13 1,140.57 1,175.85 1,225.55 1,279.17 1,334.83 1,392.48 1,434.28 15400 RESEARCH SCIENTIST 1, NATURAL RESOURCES 962.12 976.34 992.58 1,022.36 A(364) 15402 RESEARCH SCIENTIST 2, NATURAL RESOURCES 01/24/13 1,247.69 1,299.54 1,362
01/24/13 1,360.75 1,402.84 1,448.85 1,498.71 1,543.66 12885 REMOTE SENSING TECHNICIAN, TRANSPORTATION 3 - 7 01/24/13 1,018.29 1,049.78 1,089.93 1,130.13 1,172.85 1,217.67 1,254.20 12088 RESEARCH OFFICER 1, TRANSPORTATION AND COMMUNICATIONS 3 3 3 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 3 01/24/13 940.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12090 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 94.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 1,40.57 1,75.85 1,225.55 1,279.17 1,334.83 1,392.48 1,434.28 15400 RESEARCH SCIENTIST 1, NATURAL RESOURCES A(364) SA 01/24/13 848.70 874.95 889.17 903.36 917.
01/24/13 1,018.29 1,049.78 1,089.93 1,130.13 1,172.85 1,217.67 1,254.20 12088 RESEARCH OFFICER 1, TRANSPORTATION AND COMMUNICATIONS 3 SA 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 943.26 957.18 973.13 1,002.31 91.47 927.41 943.26 12090 RESEARCH OFFICER 2(A), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 94.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 3 01/24/13 1,140.57 1,175.85 1,225.55 1,279.17 1,334.83 1,392.48 1,434.28 15400 RESEARCH SCIENTIST 1, NATURAL RESOURCES A(364) SA 01/24/13 848.70 874.95 889.17 903.36 917.55 931.72 945.95 962.12 976.34 992.58 1,022.36 1 15402 RESEARCH SCIENTIST 2, NATURAL RESOURCES A(364) 01/24/13 978.48 1,008.74 1,041.18 1,075.65
SA 01/24/13 832.07 857.80 871.73 885.65 899.55 913.47 927.41 12090 RESEARCH OFFICER 2(A), TRANSPORTATION AND COMMUNICATIONS 01/24/13 994.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 01/24/13 994.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 01/24/13 1,140.57 1,175.85 1,225.55 1,279.17 1,334.83 1,392.48 1,434.28 15400 RESEARCH SCIENTIST 1, NATURAL RESOURCES 962.12 976.34 992.58 1,022.36 A(36'4) 15402 RESEARCH SCIENTIST 2, NATURAL RESOURCES 01/24/13 978.48 1,008.74 1,041.18 1,075.65 1,112.17 1,148.66 1,183.14 15404 RESEARCH SCIENTIST 3, NATURAL RESOURCES 01/24/13 1,247.69 1,299.54 1,362.06 1,425.93 1,493.77 1,538.58 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES 01/24/13 1,499.29 1,545.66 1,618.84 1,713.26 1,811.72 1,916.84 <
01/24/13 994.03 1,024.77 1,058.51 1,094.31 1,131.13 1,180.79 1,216.22 12092 RESEARCH OFFICER 2(B), TRANSPORTATION AND COMMUNICATIONS 01/24/13 3 3 3 3 15400 RESEARCH SCIENTIST 1, NATURAL RESOURCES SA 01/24/13 848.70 874.95 889.17 903.36 917.55 931.72 945.95 15402 RESEARCH SCIENTIST 2, NATURAL RESOURCES 01/24/13 976.34 992.58 1,022.36 A(36¼) 15404 RESEARCH SCIENTIST 2, NATURAL RESOURCES 01/24/13 978.48 1,008.74 1,041.18 1,075.65 1,112.17 1,148.66 1,183.14 15404 RESEARCH SCIENTIST 3, NATURAL RESOURCES 01/24/13 1,247.69 1,299.54 1,362.06 1,425.93 1,493.77 1,538.58 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES 01/24/13 1,545.66 1,618.84 1,713.26 1,811.72 1,916.84 1,974.35 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES 01/24/13 1,592.87 1,674.72 1,769.16 1,872.93 1,979.34 2,038.72
01/24/13 1,140.57 1,175.85 1,225.55 1,279.17 1,334.83 1,392.48 1,434.28 15400 RESEARCH SCIENTIST 1, NATURAL RESOURCES A(36¼) SA 01/24/13 848.70 874.95 889.17 903.36 917.55 931.72 945.95 15402 RESEARCH SCIENTIST 2, NATURAL RESOURCES A(36¼) 01/24/13 978.48 1,008.74 1,041.18 1,075.65 1,112.17 1,148.66 1,183.14 15404 RESEARCH SCIENTIST 3, NATURAL RESOURCES A(36¼) A(36¼) A(36¼) A(36¼) 15404 RESEARCH SCIENTIST 4, NATURAL RESOURCES A(36¼) A(36¼) A(36¼) A(36¼) 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES A(36¼) A(36¼) A(36¼) 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES A(36¼) A(36¼) A(36¼) 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES A(36¼) A(36¼) A(36¼) 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES A(36¼) A(36¼) A(36¼) 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES A(36¼) A(36¼) A(36¼)
SA 01/24/13 848.70 874.95 889.17 903.36 917.55 931.72 945.95 15402 RESEARCH SCIENTIST 2, NATURAL RESOURCES A(36¼) 01/24/13 978.48 1,008.74 1,041.18 1,075.65 1,112.17 1,148.66 1,183.14 15404 RESEARCH SCIENTIST 3, NATURAL RESOURCES 6 01/24/13 1,210.26 1,247.69 1,299.54 1,362.06 1,425.93 1,493.77 1,538.58 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES 6 01/24/13 1,249.29 1,545.66 1,618.84 1,713.26 1,811.72 1,916.84 1,974.35 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES 6 01/24/13 1,535.38 1,582.87 1,674.72 1,769.16 1,872.93 1,979.34 2,038.72
01/24/13 978.48 1,008.74 1,041.18 1,075.65 1,112.17 1,148.66 1,183.14 15404 RESEARCH SCIENTIST 3, NATURAL RESOURCES 01/24/13 01/24/13 1,210.26 1,247.69 1,299.54 1,362.06 1,425.93 1,493.77 1,538.58 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES 01/24/13 01/24/13 1,499.29 1,545.66 1,618.84 1,713.26 1,811.72 1,916.84 1,974.35 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES 01/24/13 01/24/13 1,535.38 1,582.87 1,674.72 1,769.16 1,872.93 1,979.34 2,038.72
01/24/13 1,210.26 1,247.69 1,299.54 1,362.06 1,425.93 1,493.77 1,538.58 15406 RESEARCH SCIENTIST 4, NATURAL RESOURCES 6 01/24/13 1,499.29 1,545.66 1,618.84 1,713.26 1,811.72 1,916.84 1,974.35 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES 6 01/24/13 1,535.38 1,582.87 1,674.72 1,769.16 1,872.93 1,979.34 2,038.72
01/24/13 1,499.29 1,545.66 1,618.84 1,713.26 1,811.72 1,916.84 1,974.35 15408 RESEARCH SCIENTIST 5, NATURAL RESOURCES 6 01/24/13 1,535.38 1,582.87 1,674.72 1,769.16 1,872.93 1,979.34 2,038.72
01/24/13 1,535.38 1,582.87 1,674.72 1,769.16 1,872.93 1,979.34 2,038.72
41100 RESOURCE TECHNICIAN 1 4 – 7
01/24/13 19.94 20.56 21.01 21.63
41100 RESOURCE TECHNICIAN 1 (G29 SALARY NOTE) 4 – 7 01/24/13 20.54 21.18 21.63 22.28

41102	RESOURCE 01/24/13			22.70	23.23	23.94		4	- 7
41102	RESOURCE 01/24/13		IICIAN 2 (22.82	G29 SALA 23.40	RY NOTE. 23.95) 24.66		4	- 7
41104	RESOURCE 01/24/13			24.14	24.75	25.50		4	- 7
41104	RESOURCE 01/24/13	E TECHN 23.60	IICIAN 3 (24.33	G29 SALA 24.86	RY NOTE. 25.50) 26.25		4	- 7
41109	RESOURCE 01/24/13			ENIOR 1 (I 1,054.49)		6
41109	RESOURCE 01/24/13 1			· ·			G29 SAL	ARY NOTE	.) 6
41111	RESOURCE 01/24/13 1)		6
41111	RESOURCE 01/24/13 1						G29 SAL	ARY NOTE) 6
41113	RESOURCE 01/24/13 1)		6
41113	RESOURCE 01/24/13 1						G29 SAL	ARY NOTE) 6
41115	RESOURCE 01/24/13 1)		6
41115	RESOURCE 01/24/13 1			· ·			G29 SAL	ARY NOTE) 6
95605	RESOURCE 01/24/13			,		976.97	1,015.20	1,045.66	4
93150	ROOFING 3 01/24/13 1			1,497.98	1,574.11	1,621.34		3	- 7
12710	SCHEDULE 01/24/13			R 1 868.09	892.19	916.27	940.38	968.58	3
12712	SCHEDULE 01/24/13				957.58	983.40	1,011.00	1,041.33	3
12714	SCHEDULE 01/24/13				1,017.82	1,047.14	1,078.16	1,110.50	3

95606	SCIENTIFIC SUPPORT 01/24/13 908.78 9		1,011.73	1,051.32	1,092.51	1,125.29	3
95607	SCIENTIFIC SUPPORT 01/24/13 1,129.85 1,1	· /	1,259.08	1,309.13	1,361.09	1,401.92	3
		944.95 960.28 954.44 1,071.96		990.96	1,006.27	1,021.61	3
15544	SCIENTIST 2 01/24/13 1,056.77 1,0	089.45 1,124.46	1,161.69	1,201.14	1,240.57	1,277.78	3
15546	SCIENTIST 3 01/24/13 1,208.66 1,2	246.04 1,300.75	1,355.49	1,414.65	1,475.94	1,520.21	3
15546	SCIENTIST 3 (G22 SAL 01/24/13 1,586.42	ARY NOTE)					3
15548	SCIENTIST 4 01/24/13 1,338.21 1,3	379.60 1,438.78	1,501.19	1,566.82	1,649.03	1,698.50	6
15548	SCIENTIST 4 (G22 SAL 01/24/13 1,779.33	ARY NOTE)					3
12243	SENIOR ACCOMMOD 01/24/13 1,100.83 1,1			1,250.05	1,296.56	1,335.46	3
12410	SENIOR STRUCTURAL 01/24/13 1,048.54 1,0		1,155.61	1,192.29	1,234.42	1,271.46	3
12906	SENIOR TECHNICIAN 01/24/13 885.22 9		957.91	981.67	1,005.29	1,035.45	4
12931	SENIOR TECHNICIAN 01/24/13 937.07 9	, TRANSPORTA 966.05 1,000.28				1,134.90	4
12959	SENIOR TRANSPORTA 01/24/13 1,047.31 1,0				1,232.04	1,268.99	3
93146	SERVICES OFFICER 1 (01/24/13 1,160.84 1,1			1,312.98		3	- 7
93142	SERVICES SUPERVISO 01/24/13 1,279.70 1,3		1,410.27	1,452.57		3	- 7
93084 SA	SIGN PAINTER 01/24/13 23.44	24.17 24.71	25.46			4	- 7
93086	SIGN PAINTER, FORE 01/24/13 25.19	MAN/WOMAN 25.97 26.56	27.34			4	- 7

93080 SA	SIGN PAI 01/24/13	INTER, HI 19.83	ELPER 20.44	20.87	21.49				4 – 7
93082	SIGN PA1 01/24/13		IPROVER 22.07	22.55	23.06	23.74			4 – 7
95608		TRADE (1 797.26	BU) OST12 821.92		886.97	921.43	957.18	985.89	4
95609	SKILLS & 01/24/13	· · ·	BU) OST13 884.98	919.10	954.52	991.28	1,029.48	1,060.37	4
95610	SKILLS & 01/24/13		BU) OST14 951.11	988.08	1,026.47	1,066.35	1,107.77	1,141.01	4
95611	SKILLS & 01/24/13	· · ·	BU) OST15 1,020.29		1,102.92	1,146.14	1,192.19	1,227.95	4
95612			BU) OST16 1,095.58		1,185.44	1,233.14	1,282.72	1,321.21	3
60100	SPECIFIC 01/24/13	CATION O 933.70		994.00	1,029.05	1,061.71	1,099.24	1,132.23	3
60102	SPECIFIC 01/24/13		0FFICER 2 1,071.24	1,102.76	1,136.00	1,179.87	1,223.76	1,260.47	3
60104	SPECIFIC 01/24/13		FFICER 3 1,154.67	1,193.22	1,239.31	1,287.25	1,337.62	1,377.76	3
05500			CER 1, INE 1,108.93				1,273.98		3 – 7
05502			CER 2, INE 1,167.32				1,358.81		3 – 7
12930	TECHNI 01/24/13		ONSTRUC 887.54		948.01	980.65	1,012.12	1,042.48	4
12932	TECHNI 01/24/13		ONSTRUC 962.58		1,029.05	1,061.71	1,099.24	1,132.23	4
12934			ONSTRUC 1,108.93		1,187.55	1,229.83	1,275.86	1,314.14	3
12936			ONSTRUC 1,210.53		1,307.25	1,364.12	1,425.83	1,468.59	3
12722	TECHNI 01/24/13		NGINEERII 962.58			1,061.71	1,099.24	1,132.23	3

12724	TECHNICIAN 2, ENGINEE 01/24/13 1,075.66 1,108.9		1,229.83	1,275.86		3
12916	TECHNICIAN 1, ENGINEE 01/24/13 860.91 887.5		980.65	1,012.12		4
12917	TECHNICIAN 2, ENGINEE 01/24/13 933.70 962.5	RING SURVEY (BARC 8 994.00 1,029.05		,		4
12919	TECHNICIAN 3, ENGINEE 01/24/13 1,075.66 1,108.9		1,229.83	1,275.86		3
12920	TECHNICIAN 4, ENGINEE 01/24/13 1,174.21 1,210.5		1,364.12	1,425.83		3
	TECHNICIAN 1, FIELD 01/24/13 619.00 638.1 723.37 745.0		678.23	693.33	4 - 7 708.34	7
12992	TECHNICIAN 2, FIELD 01/24/13 755.21 778.5	7 797.02 816.20	836.31	856.31	4 - 2 882.01	7
12994	TECHNICIAN 3, FIELD 01/24/13 875.80 902.8	9 927.45 952.07	978.33	1,004.76		4
12996	TECHNICIAN 4, FIELD 01/24/13 954.99 984.5	3 1,011.77 1,039.83	1,069.72	1,101.29		4
12998	TECHNICIAN 5, FIELD 01/24/13 1,044.44 1,076.7	4 1,108.35 1,140.79	1,184.72	1,228.64		4
12922	TECHNICIAN 1, LEGAL SU 01/24/13 860.91 887.5	JRVEY 4 919.00 948.01	980.65	1,012.12		4
12923	TECHNICIAN 2, LEGAL SU 01/24/13 933.70 962.5	JRVEY 8 994.00 1,029.05	1,061.71	1,099.24		4
12924	TECHNICIAN 3, LEGAL SU 01/24/13 1,075.66 1,108.9		1,229.83	1,275.86		3
12970	TECHNICIAN 1, MUNICIP 01/24/13 880.48 907.7		983.40	1,011.00		3
12972	TECHNICIAN 2, MUNICIP 01/24/13 1,012.42 1,043.7		1,147.80	1,190.89		3
52581	TECHNICIAN 1, PHOTOG 01/24/13 729.87 752.4	RAPHIC 4 770.10 788.31	807.06	826.30	3 - 2 851.09	7
52583	TECHNICIAN 2, PHOTOG 01/24/13 776.25 800.2		861.80	884.11	3 - 2 910.61	7

52585 TECHNICIAN 3, PHOTOGRAPHIC 3 – 7 01/24/13 831.45 857.16 879.27 902.03 927.04 951.98 980.53 52587 TECHNICIAN 4. PHOTOGRAPHIC 3 - 701/24/13 896.05 923.76 949.14 974.61 1.001.89 1.028.79 1.059.64 16070 TECHNICIAN 1, PHYSICAL LABORATORY 3 - 701/24/13 650.43 670.55 684.60 698.65 712.69 728.55 744.32 760.11 782.92 16072 TECHNICIAN 2, PHYSICAL LABORATORY 3 – 7 SA-06 01/24/13 793.58 818.12 837.51 857.67 878.78 899.81 926.81 16074 TECHNICIAN 3, PHYSICAL LABORATORY 3 - 701/24/13 920.30 948.76 974.57 1,000.43 1,028.02 1,055.81 1,087.50 16076 TECHNICIAN 4, PHYSICAL LABORATORY 3 01/24/13 1,003.51 1,034.55 1,063.16 1,092.66 1,124.07 1,157.24 1,191.96 16078 TECHNICIAN 5, PHYSICAL LABORATORY 3 01/24/13 1,150.29 1,185.87 1,226.06 1,270.10 1,315.52 1,364.81 1,405.74 16080 TECHNICIAN 1, RADIATION 3 - 7SA-06 01/24/13 619.00 638.14 651.50 664.87 678.23 693.33 708.34 723 37 745 06 16082 TECHNICIAN 2, RADIATION 3 - 7 01/24/13 755.21 778.57 797.02 816.20 836.31 856.31 882.01 16084 TECHNICIAN 3, RADIATION 3 – 7 01/24/13 875.80 902.89 927.45 952.07 978.33 1,004.76 1,034.92 16086 TECHNICIAN 4, RADIATION 3 01/24/13 954.99 984.53 1.011.77 1.039.83 1.069.72 1.101.29 1.134.33 16088 TECHNICIAN 5, RADIATION 3 01/24/13 1,044.44 1,076.74 1,108.35 1,140.79 1,184.72 1,228.64 1,265.50 12950 TECHNICIAN 1, ROAD DESIGN 3 - 701/24/13 745.29 768.34 786.36 805.98 825.69 846.21 871.59 12952 TECHNICIAN 2, ROAD DESIGN 3 - 701/24/13 859.59 886.18 910.21 934.34 960.20 986.89 1.016.50 12954 TECHNICIAN 3, ROAD DESIGN 3 - 701/24/13 933.70 962.58 994.00 1,029.05 1,061.71 1,099.24 1,132.23 12956 TECHNICIAN 4, ROAD DESIGN 3 01/24/13 1,075.66 1,108.93 1,146.39 1,187.55 1,229.83 1,275.86 1,314.14

12900 SA	TECHNI 01/24/13	CIAN 1, SU 596.18	RVEY 614.62	626.17	639.43	652.67	665.92	685.90	4
12902	TECHNI 01/24/13	CIAN 2, SU 674.87	RVEY 695.74	710.62	727.20	743.75	760.31	783.12	4
12904	TECHNI 01/24/13	CIAN 3, SU 743.90		785.17	804.99	824.93	844.78	870.13	4
12940 SA	TECHNI 01/24/13	CIAN 1, TR 594.77	AFFIC 613.16	624.80	637.94	651.13	664.32	684.25	4
12942	TECHNI 01/24/13	CIAN 2, TR 673.15	AFFIC 693.97	708.81	725.25	741.76	758.24	780.97	4
12944	TECHNI 01/24/13	CIAN 3, TR 741.91	AFFIC 764.86	782.93	802.80	822.55	842.34	867.60	4
12946		CIAN 4, TR 860.91	AFFIC 887.54	919.00	948.01	980.65	1,012.12	1,042.48	4
17442	TECHNI 01/24/13	CIAN 1(A), 954.76	X-RAY 984.29	1,010.29	1,038.66	1,069.81		3	- 7
17443	TECHNI 01/24/13	CIAN 1(B), 979.98		1,038.66	1,066.99	1,099.01		3	- 7
12738	TECHNI 01/24/13	CIAN, EQU 25.34	UPMENT 26.12	DEVELOP 26.68	PMENT (K 27.43	7 SALARY 28.26	NOTE)		4
12903	TECHNI 01/24/13	CIAN, TRA 853.21	NSPORTA 879.60	ATION CO 900.61	NSTRUCT 923.40		969.17	998.25	4
17446	TECHNI 01/24/13	CIAN, X-R 970.93			1,066.16	1,100.77	1,138.02	1,172.16	3
16051		DLOGIST 1, 1,009.87				1,124.98	1,154.30		- 7
16053		DLOGIST 2, 1,072.77				1,197.27	1,229.21		- 7
16055		DLOGIST 3, 1,135.69				1,269.56	1,304.16		- 7
16057		DLOGIST 4, 1,216.18				1,362.22	1,401.82		- 7
16061		DLOGIST 1, 1,009.87				1,124.98	1,154.30		- 7

16063	TECHNO 01/24/13			L LABOR 1,202.94		1,269.56	1,304.16	3 - 7 1,343.30
16065	TECHNO 01/24/13			L LABOR. 1,288.56			1,401.82	3 1,443.88
	TELEPHO 01/24/13			21.67	22.07	22.73		4 - 7
93122	TELEPHO 01/24/13	ONE INST 22.83		23.98	24.57	25.31		4 - 7
93124	TELEPHO 01/24/13		ALLER 3 25.18	25.77	26.39	27.21		4 - 7
93128	TELEPHO 01/24/13			ICER 29.65	30.43	31.34		3
12750	TRAFFIC 01/24/13			794.00	813.54	833.13	854.34	3 - 7 879.98
12752	TRAFFIC 01/24/13			892.81	916.84	940.82	966.53	3 - 7 995.52
12754	TRAFFIC 01/24/13			944.24	969.94	997.31	1,025.61	3 - 7 1,056.37
12756	TRAFFIC 01/24/13			990.38	1,024.25	1,058.08	1,101.69	3 1,134.73
12758	TRAFFIC 01/24/13			1,146.39	1,187.55	1,229.83	1,275.86	3 1,314.14
12755	TRAFFIC 01/24/13				1,103.55	1,134.78	1,167.00	3 - 7 1,202.01
12414	TRAFFIC 01/24/13				989.82	1,017.19	1,045.49	3 - 7 1,076.85
12958	TRANSPO 01/24/13					1,054.67	1,084.02	3 - 7 1,116.54
12093	TRANSPO 01/24/13			ONMENTA 1,348.09			1,531.75	3 1,577.72
93033	TRANSPO 01/24/13			S ELECTR 28.47		CHNICIAN	1	4 - 7
50442	UPHOLS 01/24/13			22.60	23.27			4 - 7

		JTILITY PLANT INSTRUMENT TECHNICIAN 1/24/13 27.89 28.75 29.42 30.32								
SA	01/24/13	27.89	28.75	29.42	30.32					
07370	VOCATIO	ONAL TRA	INING SU	PERVISO	R 1				6	
	01/24/13	1,320.02	1,360.85	1,425.20	1,494.43	1,567.13	1,644.88	1,694.24		
40402	WASTE A	NASTE AND WATER PROJECT OPERATOR 14 - 7								
	01/24/13	22.58	23.28	23.85	24.37	25.11				
40404	WASTE A	WASTE AND WATER PROJECT OPERATOR 2 4 – 7								
	01/24/13	23.87	24.61	25.20	25.80	26.57				
40400	WASTE A	ND WATE	R PROJEC	CT TRAIN	EE OPERA	TOR		4	- 7	
	01/24/13	22.10	22.78	23.46						
40405	WASTE T	REATMEN	T OPERA	TOR				4	- 7	
	01/24/13	23.44	24.17	24.77	25.33	26.11				
12836	WEIGHE	R							4	
SA	01/24/13	19.93	20.55	20.90	21.52					

In accordance with past agreements the following classifications in the fixed term service, for which there are no equivalent classifications in the Civil Service, have been linked to this Bargaining Unit for the purpose of wage increases:

U0109 INTERPRETER 1						
01/24/13	14.36	14.80	15.24			
LIAIOA INTERDRE	TED 2				2	
U0129 INTERPRE					3	
01/24/13	16.26	16.76	17.27			
U0110 INTERPRE		3				
01/24/13	18.55	19.12	19.71			

The following classifications, for which there were no equivalent classifications in the Civil Service, were established for pay purposes for employees with an appointment status of fixed term:

U0125	U0125 ADJUSTER, CROP INSURANCE & STABILIZATION								
**	01/24/13	15.84	16.33	20.44	31.97				
U0070	0 FORT HEN	RY GUARI)						
**	01/24/13	10.75	11.08	11.86	12.22	14.71			
U0122	7 GRADER, I	DAIRY FRU	IT & VEG	IND INSP	ECTOR				
**	01/24/13	11.99	12.36	12.67	12.97	20.44	24.69	25.90	
U0068	U0068 JUNIOR ASSISTANT – GEOLOGICAL FIELD PARTY								
**	01/24/13	536.08	552.66	614.24	632.54				

U5050 JUNIOR RANGER ** 01/24/13 6.02 6.21 9.12 22.15 U0069 SENIOR ASSISTANT – GEOLOGICAL FIELD PARTY ** 01/24/13 738.95 761.80 799.37 853.40 899.21 U0126 YIELD COLLECTOR ** 01/24/13 15.84 16.33

** This is not a salary progression range. These are individual employee rates used by ministries.

TRADES APPRENTICE RATES OF PAY

93000 TRADES APPRENTICE

RATES OF PAY

The requirements regarding the period of apprenticeship and the wages paid for a particular trade shall be as stipulated in the regulations under the Apprenticeship and Tradesmen's Qualifications Act, 1986.

PERCENTAGE WAGE PROGRESSION

Effective January 01, 2013

									Jour	neyman hourly
40%	50%	55%	60%	65%	70%	75%	80%	85%	90%	rate
8.56	10.70	11.76	12.83	13.90	14.97	16.04	17.11	18.18	19.25	21.39
8.92	11.16	12.27	13.39	14.50	15.62	16.73	17.85	18.96	20.08	22.31
9.24	11.55	12.71	13.86	15.02	16.17	17.33	18.48	19.64	20.79	23.10
9.90	12.38	13.62	14.86	16.09	17.33	18.57	19.81	21.05	22.28	24.76
9.93	12.42	13.66	14.90	16.14	17.38	18.62	19.86	21.11	22.35	24.83
10.34	12.93	14.22	15.51	16.80	18.10	19.39	20.68	21.97	23.27	25.85
10.46	13.08	14.38	15.69	17.00	18.31	19.61	20.92	22.23	23.54	26.15
10.47	13.09	14.39	15.70	17.01	18.32	19.63	20.94	22.24	23.55	26.17
10.70	13.38	14.72	16.06	17.39	18.73	20.07	21.41	22.75	24.08	26.76

THIS COLLECTIVE AGREEMENT

made on the 7th day of March, 2013

between

THE CROWN IN RIGHT OF ONTARIO

Represented by

MANAGEMENT BOARD OF CABINET (Hereinafter referred to as the "Employer")

and

THE ONTARIO PUBLIC SERVICE EMPLOYEES UNION (Hereinafter referred to as the "Union")

for the

CORRECTIONAL BARGAINING UNIT

CORRECTIONAL BARGAINING UNIT COLLECTIVE AGREEMENT

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PART A – WORKING CONDITIONS

ARTICLE COR1 – RECOGNITION

COR1.1 The Ontario Public Service Employees Union (OPSEU) for the purpose of this collective agreement is recognized as the exclusive bargaining agent for a bargaining unit consisting of all employees contained within the Correctional Bargaining Unit. The Correctional Bargaining Unit consists of all employees contained in the Correctional Bargaining Unit as described in Article 1.1 of the Central Collective Agreement, and such description is deemed to be incorporated in this collective agreement.

> For greater certainty, the Correctional Bargaining Unit is composed of Crown employees who are public servants employed in positions responsible for:

- (a) the security, control, supervision, care and rehabilitation of adult offenders and young offenders in provincial correctional facilities (including maximum security units at the provincial psychiatric hospitals; or
- (b) providing related community-based probation, parole and rehabilitation services to adult and young offenders.
- COR1.2 For greater certainty, such employees include regular employees, fixed-term employees, students, GO Temps, and such other employees as may be mutually agreed.
- COR1.3 For greater certainty, this agreement shall apply to the employees in the Correctional Bargaining Unit and the bargaining unit shall be deemed to be amended in accordance with any agreement of the parties. A list of classifications is attached in the Salary Schedule.

ARTICLE COR2 – HOURS OF WORK

COR2.1 SCHEDULE 3 and 3.7

The normal hours of work for employees on these schedules shall be thirty-six and one-quarter (36¼) hours per week and seven and one-quarter (7¼) hours per day.

COR2.2 SCHEDULE 4 and 4.7

The normal hours of work for employees on these schedules shall be forty (40) hours per week and eight (8) hours per day.

COR2.3 SCHEDULE 6

The normal hours of work for employees on this schedule shall be a minimum of thirty-six and one-quarter (36¼) hours per week.

COR2.4 SCHEDULE A

Averaging of Hours of Work – see Appendix COR1 (Schedule A – Averaging of Hours of Work) attached.

- COR2.5 Where the Employer adjusts the number of hours per week on a schedule, the employee's weekly salary based on his or her basic hourly rate shall be adjusted accordingly. The adjustment will be discussed with the Union prior to such adjustment being made.
- COR2.6 Where the Employer intends to transfer employees or an employee from one schedule to another schedule, the Employer will discuss the transfer with the Union prior to such transfer. When the transfer occurs, the employee's weekly salary based on his or her basic hourly rate shall be adjusted accordingly.

ARTICLE COR3 – DAYS OFF

COR3.1 There shall be two (2) consecutive days off which shall be referred to as scheduled days off, except that days off may be non-consecutive if agreed upon between the employee and the ministries.

ARTICLE COR4 – SCHEDULED TOUR OF DUTY OR SHIFT

- (FXT, SE, RPT)
- COR4.1 A shift which does not commence and end on the same calendar day shall be considered as falling wholly within the calendar day on which the shift commences.

ARTICLE COR5 – SHIFT SCHEDULES

(RPT)

COR5.1 Shift schedules shall be posted not less than fifteen (15) days in advance and there shall be no change in the schedule after it has been posted unless notice is given to the employee ninety-six (96) hours in

advance of the starting time of the shift as originally scheduled. If the employee concerned is not notified ninety-six (96) hours in advance he or she shall be paid time and one-half $(1\frac{1}{2})$ for all hours worked on the first changed shift provided that no premium shall be paid where the change of schedule is caused by events beyond the ministries' control.

- COR5.2 Every reasonable effort shall be made to avoid scheduling the commencement of a shift within twelve (12) hours of the completion of the employee's previous shift provided however, that if an employee is required to work before twelve (12) hours have elapsed he or she shall be paid time and one-half (1½) for those hours that fall within the twelve (12) hour period. It is understood that the term "shift" does not include any period of time in respect of which an employee is entitled to overtime payments or compensating leave in accordance with Article COR8 (Overtime) or Article COR9 (Call Back).
- COR5.3 A shift may be changed without any premium or penalty if agreed upon between the employee and the ministry.
- COR5.4 It is the intent of the parties that there shall be no split shifts provided however, that in circumstances where split shifts are currently in existence reasonable efforts shall be made to eliminate the split shifts.
- COR5.5 The current practice of giving notice of shift schedules in advance under existing agreements where notice is in excess of fifteen (15) days shall be maintained.
- COR5.6 Fixed-term employees will be pre-scheduled two (2) weeks in advance with all known shifts being scheduled. Any change to the pre-scheduled shifts must be verbally confirmed.

ARTICLE COR6 – SHIFT PREMIUM

(FXT, SE, RPT)

- COR6.1.1 Effective March 27, 1999, an employee shall receive a shift premium of one dollar (\$1.00) per hour for all hours worked between 5:00 p.m. and midnight. Where more than fifty percent (50%) of the hours worked fall within this period, the one dollar (\$1.00) per hour premium shall be paid for all hours worked.
- COR6.1.2 Effective March 27, 1999, an employee shall receive a shift premium of one dollar and fifty cents (\$1.50) per hour for all hours worked

between midnight and 7:00 a.m. Where more than fifty percent (50%) of the hours worked fall within this period, the one dollar and fifty cents (\$1.50) per hour premium shall be paid for all hours worked.

- COR6.2 Notwithstanding Articles COR6.1.1 and COR6.1.2, where an employee's hours of work normally fall within 7:00 a.m. and 5:00 p.m., the employee shall not be entitled to receive a shift premium for hours worked between 5:00 p.m. and 7:00 a.m.
- COR6.3 Shift premiums shall not be considered as part of an employee's basic hourly rate.
- COR6.4 Shift premium shall not be paid to an employee who for mutually agreed upon reasons works a shift for which he or she would otherwise be entitled to a shift premium excluding mutually agreed shift exchanges approved by the employer.
- COR6.5 Notwithstanding Article 15 (Central Agreement), the premium provided for under Article COR6.1.3 shall be payable in addition to any premium payable under Article COR6.1.1 or COR6.1.2, as the case may be.

ARTICLE COR7 – REST PERIODS

(FXT, SE, RPT)

COR7.1 The present practice for rest periods in each shift shall be maintained.

ARTICLE COR8 – OVERTIME

- COR8.1 The overtime rate for the purposes of this Agreement shall be one and one-half (1½) times the employee's basic hourly rate.
- COR8.2.1 In the assignment of overtime, the Employer agrees to develop methods of distributing overtime at the local workplace that are fair and equitable after having ensured that all its operational requirements are met.
- COR8.2.2 Overtime opportunities will only be offered once the non-overtime regular and non-overtime fixed-term resources have been exhausted, even if part of the shift becomes overtime.
- COR8.2.3 In this article, "overtime" means an authorized period of work calculated to the nearest half-hour and performed on a scheduled

working day in addition to the regular working period, or performed on a scheduled day(s) off.

- COR8.3.1 Employees in Schedules 3.7 and 4.7 who perform authorized work in excess of seven and one-quarter (7¹/₄) hours or eight (8) hours as applicable, shall be paid at the overtime rate.
- COR8.3.2 Overtime shall be paid within two (2) months of the pay period within which the overtime was actually worked.
- COR8.4 Employees in Schedules 3 and 4 who perform authorized work in excess of seven and one-quarter (7¹/₄) hours or eight (8) hours as applicable, shall receive compensating leave of one and one-half (1¹/₂) hours for each hour of overtime worked, at a time mutually agreed upon. Failing agreement, the ministry shall reasonably determine the time of the compensating leave.
- COR8.5 Where there is mutual agreement, employees may receive compensating leave in lieu of pay at the overtime rate or may receive pay at the overtime rate in lieu of compensating leave.
- COR8.6 Compensating leave accumulated in a calendar year which is not used before March 31 of the following year, shall be paid at the rate it was earned. The March 31 date may be extended by agreement at the local or ministry level.
- COR8.7.1 Employees who are in classifications assigned to Schedule 6 and who are required to work on a day off, shall receive equivalent time off.
- COR8.7.2 Notwithstanding Article COR8.7.1 and Article COR13.7 (Holiday Payment), employees who are in classifications assigned to Schedule 6 and who are assigned to forest fire fighting or related duties, shall be paid one and one-half (1½) times the employee's basic hourly rate, to be calculated on the basis of thirty-six and one-quarter (36¼) hours per week, for all such work after eight (8) hours in a 24-hour period.

ARTICLE COR9 – CALL BACK

(RPT)

COR9.1 An employee who leaves his or her place of work and is subsequently called back to work prior to the starting time of his or her next scheduled shift shall be paid a minimum of four (4) hours' pay at one and one-half (1¹/₂) times his or her basic hourly rate.

COR9.2 Where an employee is contacted by the Employer outside the workplace prior to the starting time of his or her next scheduled shift, in circumstances where such contact is considered to be a "call back to work" but the employee is not required to physically attend at the workplace, the employee shall be paid a minimum of four (4) hours' of pay at one and one-half (1½) times his or her basic hourly rate. The initial call and any subsequent calls during that same four hour period, will be treated as a single "call back to work" for pay purposes.

ARTICLE COR10 – STAND-BY TIME

(FXT, SE)

- COR10.1 "Stand-By Time" means a period of time that is not a regular working period during which an employee is required to keep himself or herself:
 - (a) immediately available to receive a call to return to work, and
 - (b) immediately available to return to the workplace.
- COR10.2 No employee shall be required to be on stand-by unless such standby was authorized in writing by the supervisor prior to the stand-by period, except in circumstances beyond the Employer's control.
- COR10.3 Where stand-by is not previously authorized in writing, payment as per Article COR10.4 shall only be made where the supervisor has expressly advised the employee that stand-by duty is required.
- COR10.4 When an employee is required to stand-by, he or she shall receive payment of the stand-by hours at one half (½) his or her basic hourly rate with a minimum credit of four (4) hours' pay at his or her basic hourly rate.

ARTICLE COR11 – ON-CALL DUTY

(FXT, SE, RPT)

- COR11.1 "On-Call Duty" means a period of time that is not a regular working period, overtime period, stand-by period or call back period during which an employee is required to respond within a reasonable time to a request for:
 - (a) recall to the work place, or
 - (b) the performance of other work as required.

- COR11.2 It is understood that a return to the workplace may not be necessary in all situations.
- COR11.3 It is understood that there shall be no pyramiding of premium payments and where work is performed as outlined in Articles COR11.1(a) or COR11.1(b), call back pay or overtime pay shall be substituted, respectively, for the on-call premium.
- COR11.4 Should recall to the workplace be required the employee is expected to be able to return to the workplace within a reasonable time.
- COR11.5 No employee shall be required to be on-call unless such on-call duty was authorized in writing by the supervisor prior to the on-call period, except in circumstances beyond the Employer's control.
- COR11.6 Where on-call is not previously authorized in writing, payment as per Article COR11.7 shall only be made where the supervisor has expressly advised the employee that he or she is on-call.
- COR11.7 Effective March 12, 2009, where an employee is required to be on-call, he or she shall receive one dollar and twenty-five cents (\$1.25) per hour for all hours that he or she is required to be on-call.

Effective, January 1, 2011, where an employee is required to be on-call, he or she shall receive one dollar and forty cents (\$1.40) per hour for all hours that he or she is required to be on-call.

ARTICLE COR12 – MEAL ALLOWANCE (FXT, SE, RPT)

- COR12.1.1 An employee who continues to work more than two (2) hours of overtime immediately following his or her scheduled hours of work with-out notification of the requirement to work such overtime, prior to the end of his or her previously scheduled shift, shall be reimbursed for the cost of one (1) meal to eleven dollars and twenty-five cents (\$11.25) except where free meals are provided or where the employee is being compensated for meals on some other basis.
- COR12.1.2 A reasonable time with pay shall be allowed the employee for the meal break either at or adjacent to his or her work place.
- COR12.2.1 Cost of meals may be allowed only:

- COR12.2.2 If during a normal meal period the employee is traveling on government business other than:
 - (a) within twenty-four (24) kilometres of his or her assigned headquarters, or
 - (b) within the metropolitan area in which he or she is normally working;
- COR12.2.3 If, in an unusual non-recurring situation, the department head authorizes such payment;
- COR12.2.4 If, in any recurring situation, Management Board has authorized such payments because of the special nature of the assignments.
- COR 12.2.5 In accordance with the Employer's *Travel, Meal and Hospitality Expenses Directive*, as revised August 2006, which shall not be altered for this bargaining unit without the consent of OPSEU, reimbursement rates for meals, including taxes and gratuities, are the following:

Breakfast	\$ 8.75
Lunch	\$11.25
Dinner	\$20.00

- COR 12.2.6 To the extent that the provisions of this article are improved by OPSwide changes, then those amounts will apply.
- COR12.3 Gratuities and taxes are to be included in the actual cost of meals claimed.
- COR12.4 The total cost of meals for each day is to be shown.
- COR12.5 Before approving claims for meals, the branch head should be satisfied that the charges are reasonable for the locality.
- COR12.6 When an employee is authorized to pay meal expenses for guests and the group also includes other Public Servants, he or she may pay for the meals of the employees and claim the cost. These employees should, if they are submitting a claim for the same trip, indicate any meals covered in another employee's claim. They must not claim the cost again.
- COR12.7 Costs of meals will not be allowed in cases where meals are made available by the Employer at no cost to the employee, except in

circumstances where an employee is required to follow a particular diet which has been medically prescribed or is mandated by the employee's religion and the Employer does not provide meals which meet the requirements of that diet.

ARTICLE COR13 – HOLIDAY PAYMENT

- COR13.1 Where an employee works on a holiday included under Article 47 (Holidays) of the Central agreement, he or she shall be paid at the rate of two (2) times his or her basic hourly rate for all hours worked with a minimum credit of seven and one-quarter (7¼), eight (8), or the number of regularly scheduled hours, as applicable.
- COR13.2 In addition to the payment provided by Article COR13.1, an employee who works on the holiday shall receive either seven and one-quarter (7¼) or eight (8) hours pay as applicable at his or her basic hourly rate or compensating leave of seven and one-quarter (7¼) or eight (8) hours as applicable, up to 87 or 96 hours per calendar year as applicable, provided the employee opts for compensating leave prior to the holiday.
- COR13.3 It is understood that Articles COR13.1 and COR13.2 apply only to an employee who is authorized to work on the holiday and who actually works on the holiday, and that an employee who, for any reason, does not actually work on the holiday shall not be entitled to the payments described herein.
- COR13.4 It is further understood that the employee has no entitlement under COR13.2 if he or she fails, without reasonable cause, to work all of his or her last regularly scheduled day of work before a holiday included under Article 47 (Holidays) of the Central Agreement or all of his or her first regularly scheduled day of work after that holiday.
- COR13.5 When a holiday included under Article 47 (Holidays) of the Central Agreement coincides with an employee's scheduled day off and he or she does not work on that day, the employee shall be entitled to receive another day off.
- COR13.6 Any compensating leave accumulated under Articles COR13.2 and COR13.5 may be taken off at a time mutually agreed upon. Failing agreement, such time off may be taken in conjunction with the employee's vacation leave or regular day(s) off, if requested one (1) month in advance.

- COR13.7 Any compensating leave accumulated under Articles COR13.2 and COR13.5 in a calendar year which is not used before March 31 of the following year shall be paid at the rate it was earned. The March 31 date may be extended by agreement at the local or ministry level.
- COR13.8 Any compensating leave accumulated under Articles COR13.2 and COR13.5 shall not be considered an accumulated credit for the purposes of Article 44.6 (Short Term Sickness Plan) of the Central Agreement.
- COR13.9 Notwithstanding anything in Article COR13, employees who are in classifications assigned to schedule 6 and who are required to work on a holiday included in Article 47 (Holidays) of the Central Agreement shall receive equivalent time off.

ARTICLE COR14 – INDEMNIFICATION (FXT, RPT)

COR14.1.1 LEGAL INDEMNIFICATION

Subject to the other provisions of this Article:

- COR14.1.2 An employee charged with but found not guilty of a criminal or other federal offence, because of acts done in good faith in the performance of his/her duties as an employee, shall be indemnified for the necessary and reasonable legal costs incurred in the defense of such charges;
- COR14.1.3 An employee charged with but found not guilty of a provincial offence, because of acts done in good faith in the performance of his/her duties as an employee, shall be indemnified for up to five thousand dollars (\$5,000) of the necessary and reasonable legal costs incurred in the defence of such charges;
- COR14.1.4 Where an employee is a defendant in a civil action for damages arising out of acts done in good faith in the performance of his/her duties, and a government lawyer (or in the case of an insured claim, counsel retained by the insurer) determines he/she is unable to act for the employee, the employee shall be indemnified for the necessary and reasonable legal costs incurred in defending the action, if the employee is not found to be liable. Any legal costs which are recovered by the employee in the action shall be deducted from the reimbursement; and
- COR14.1.5 Where an employee's conduct has been called into question in the course of a Public Inquiry or a Coroner's Inquest and the employee was

acting in good faith in the performance of his/her duties and counsel acting on behalf of the Employer determines he/she is unable to act for the employee, the employee shall be indemnified for the necessary and reasonable legal costs incurred in defending the action.

- COR14.2.1 Employees shall not be indemnified for legal costs arising from:
- COR14.2.2 Grievances or complaints under the Collective Agreement between the Employer and the Union or under the *Public Service of Ontario Act*, 2006; or
- COR14.2.3 The actions or omissions of employees acting in their capacity as private citizens; or
- COR14.2.4 Investigations and complaints under the Employer's Workplace Discrimination and Harassment Prevention Policy.
- COR14.3.1 For the purposes of COR14.1.2 and 14.1.3, an employee:
- COR14.3.2 Shall be deemed to have been found not guilty where: he/she is finally acquitted; the charges are withdrawn; or he/she is discharged following a preliminary inquiry; and
- COR14.3.3 Shall be deemed to have been found guilty where: he/she is given an absolute or conditional discharge; or he/she subsequently is found guilty of, or pleads guilty to other charges arising out of the same incident(s).
- COR14.4.1 Applications for approval for legal indemnification shall be made in writing to the Deputy Minister, as soon as the employee is aware of a legal proceeding in which he/she requires legal representation.
- COR14.4.2 Legal costs incurred prior to approval for legal indemnification will only be reimbursed where the Employer is satisfied that it was not possible in the circumstances for the employee to obtain prior approval and that the application for approval was made at the earliest opportunity.
- COR14.4.3 The employee shall enter into a written retainer agreement with counsel retained by the employee. The form and substance of the retainer, including the terms and conditions of the agreement, shall be subject to the approval of the Employer.
- COR14.4.4 Any account submitted by counsel retained by the employee is subject to review and approval of the Employer. In the event the Employer does not approve the actual costs disclosed on the account, the employee

may have the account assessed on a solicitor and client basis by a court assessment officer. The Employer will reimburse the employee for the fee charged to the employee for filing a request for an assessment with a court assessment officer.

- COR14.5.1 For the purposes of this Article:
- COR14.5.2 The legal costs shall be deemed to have been incurred by the employee notwithstanding that the employee may have received financial assistance from the Union in respect thereof or that the Union paid or incurred the expenses directly; Costs paid by the union will be reimbursed directly to the Union by the Ministry, in accordance with this article; and
- COR14.5.3 "Employees" shall include a former employee or his/her estate where the charge and/or action arose out of a situation that occurred while the former employee was still an active employee of the employer.
- COR14.6.1 Any disputes regarding the granting of legal indemnification shall be resolved by way of grievance subject to the following:
 - a) Any finding of guilt in a statutory offence proceeding, or
 - b) Any finding of liability in a civil action for damages

Shall be determinative of the issue of guilt or liability for the purpose of any grievance proceeding in relation to this Article.

- COR14.7 For the purposes of this Article, a reference to an Act shall be deemed to include any Act that in the future is enacted in place of the Act referred to in this Article.
- COR14.8 Any compensation for legal costs incurred under this article shall be based on a maximum hourly rate of one hundred and ninety-two (\$192.00) per hour, and the hourly rate of one hundred and ninetytwo (\$192.00) per hour, shall be the maximum amount that shall be reasonable and necessary for the purposes of this article. Despite the language of any retainer which may be submitted by the employee, or approved by the employer, the employer shall only be liable for up to a maximum of one hundred and ninety-two (\$192.00) per hour.

PART B – REGULAR PART-TIME EMPLOYEES

ARTICLE COR15 – OVERTIME

- COR15.1.1 "Overtime" means an authorized period of work, calculated to the nearest half-hour, and performed in excess of seven and one-quarter (7¼) or eight (8) hours, as applicable, on a normal working day and for all hours worked on a non-working day.
- COR15.1.2 In the distribution of overtime, the Employer agrees to develop methods of distributing overtime at the local workplace that are fair and equitable after having ensured that all its operational requirements are met.
- COR15.1.3 Overtime opportunities will only be offered once the non-overtime regular and non-overtime fixed-term resources have been exhausted, even if part of the shift becomes overtime.
- COR15.2.1 Employees in classifications assigned to Schedules 3.7 and 4.7 who work authorized overtime shall be paid at one and one-half (1¹/₂) times the basic hourly rate.
- COR15.2.2 Overtime shall be paid within two (2) months of the pay period within which the overtime was actually worked.
- COR15.3 Employees in classifications assigned to Schedules 3 and 4 who perform authorized overtime, shall receive compensating leave of one and one-half (1¹/₂) hours for each hour of overtime worked, at a mutually agreed upon time. Failing agreement, the Employer shall determine the time of the compensating leave.
- COR15.4 Where there is mutual agreement, employees may receive compensating leave in lieu of pay at the overtime rate or may receive pay at the overtime rate in lieu of compensating leave.
- COR15.5 Compensating leave accumulated in a calendar year which is not used before March 31 of the following year, shall be paid at the rate it was earned. The March 31 date may be extended by mutual agreement.
- COR15.6 Employees who are in classifications assigned to Schedule 6 and who are required to work on a non-working day shall receive equivalent time off.

ARTICLE COR16 – STAND-BY TIME

- COR16.1 "Stand-By Time" means a period of time that is not a regular working period during which an employee is required to keep himself or herself:
 - (a) immediately available to receive a call to return to work, and
 - (b) immediately available to return to the work place.
- COR16.2 No employee shall be required to be on stand-by unless such standby was authorized in writing by the supervisor prior to the stand-by period, except in circumstances beyond the Employer's control.
- COR16.3 Where stand-by is not previously authorized in writing, payment as per Article COR15.4 shall only be made where the supervisor has expressly advised the employee that stand-by duty is required.
- COR16.4 When an employee is required to stand-by, he or she shall receive payment of the stand-by hours at one-half (½) his or her basic hourly rate with a minimum credit of two (2) hours pay at his or her basic hourly rate.

PART C – SALARY AND TERM

ARTICLE COR17 – SALARY

- COR17.1 Effective January 1, 2013, the salary rates in effect on December 31, 2012, shall remain in effect, and are contained in the Salary Schedule attached.
- COR17.2 Effective January 24, 2013, the new salary rates for all classifications shall be contained in the salary schedule. This salary schedule includes a new start rate 3% below the start rate in effect on December 31, 2012.

IMPLEMENTATION

COR17.3 The parties agree to co-operate to facilitate the expeditious implementation of this Agreement.

ARTICLE COR18 – TERM OF AGREEMENT

COR18.1 This Agreement covers the period from January 1, 2013, to December 31, 2014. The effective date of any changes to the terms of this Agreement from the previous Agreement, unless otherwise indicated, shall be January 24, 2013. This Agreement shall continue automatically thereafter for annual periods of one (1) year each unless either party notifies the other in writing that it wishes to bargain for a new Collective Agreement in accordance with the *Labour Relations Act, 1995*, and the *Crown Employees Collective Bargaining Act, 1993*.

Signed this 7th day of March, 2013, in Toronto, Ontario.

FOR THE UNION:	FOR THE EMPLOYER:
Dan Sidsworth	Mark Dittenhoffer
Glenna Caldwell	Laura McCready
Monte Vieselmeyer	Stefan Pietrangelo
Brian Dunham	Gary Calverley
Jim Mitchell	Susan Coker

Greg Arnold	Bob Feere
Trish Goden	Kim Gallow
Jim Paul	Neil Neville
Robert Field	
Warren Thomas	

PART D – APPENDICES

APPENDIX COR1

SCHEDULE A – AVERAGING OF HOURS OF WORK

Schedule A Averaging Of Hours Of Work

The number of hours of work per week prescribed shall be computed as a weekly average over one (1) year, where the duties of a regular employee require:

- that he or she work more than the number of hours per week prescribed at regularly recurring times of the year, or
- that the number of hours per week be normally irregular.

Averaging Period:

The averaging period for each class and/or position:

- will conform to the twelve (12) month calendar period which reflects the work cycle of that class and/or position, and
- will be reported to the bargaining agent.

Prorating:

Periods of employment of less than twelve (12) months in an averaging period (e.g., due to appointment, transfer, separation, etc.) will be prorated.

Hours Per Averaging Period:

The hours of work required shall correspond to a thirty-six and one-quarter (36¹/₄) hour week or a forty (40) hour week averaged over the twelve (12) month calendar period.

Changes to Hours Per Averaging Period:

If at any time, a ministry requires a different hours base for a class or for a position within a class (e.g., equivalent of forty (40) hours per week instead of thirty-six and one-quarter (36¼) hours per week), the ministry must:

- alter the affected employees' salaries proportionately, and
- notify the Corporate Labour Relations/Negotiations Secretariat, Ministry of Government Services, and the Union of any such changes.

Record of Hours Worked:

A record will be maintained for each employee affected showing a running total of hours worked:

- on his or her regular working days, and
- during the averaging period.

Excessive Buildup of Hours Worked:

When an employee's buildup of hours worked is becoming excessive, he or she:

- may be required to take time off on an hour-for-hour basis, in order to bring his or her hours accumulation into line with the hours requirement for the averaging period, and
- will be given reasonable notice, where circumstances permit, of any such time
 off.

Calculation of Hourly Rate:

In all cases, the basic hourly rate of pay for employees on averaging is to be determined by dividing the weekly rate of the class by thirty-six and one-quarter (36¼) or forty (40) as applicable, unless the basic hourly rate of pay already exists.

Hours Worked Over Annual Requirement:

At the end of the averaging period, any excess hours standing to the employee's credit over and above the annual hours requirement will be considered as overtime.

Normally, the employee shall be paid for his or her overtime credits. Such payment shall be based on the basic hourly rate he or she was receiving on the last day of the averaging period. Compensating time off may be substituted for payment of overtime credits as follows:

- (a) Where there is insufficient work for an employee to the extent that his or her presence is not required for a period of time, in which case:
 - a ministry has the authority to direct that the employee take time off rather than receive pay for the overtime credits, and
 - such time off must be taken commencing during the first month of the next averaging period;

or

- (b) In circumstances other than the above and where the employee and his or her supervisor mutually agree to compensating leave, in which case the time off will commence:
 - within the first month of the next averaging period, or
 - at an otherwise mutually satisfactory time.

Hours Worked on Holidays or Other Than Regular Workdays:

- a) All hours worked on a holiday included under Article 47 (Holidays) of the Central Agreement shall be paid at the rate of two (2) times the basic hourly rate that the employee was receiving when the holiday was worked.
- b) All hours worked on a day that is not a regular working day for the employee will be treated as overtime and based on the rate he or she was receiving when the overtime was worked.

CUSTODIAL RESPONSIBILITY ALLOWANCE

September 23, 1985 Revised: March 29, 1996 June 24, 2005 January 24, 2013

Mr. A. Todd Chief Negotiator Ontario Public Service Employees Union 1901 Yonge Street Toronto, Ontario M4S 2Z5

Dear Mr. Todd:

Re: Custodial Responsibility Allowance (K1) – Article 7.8 of the Central Agreement

This will confirm that effective January 1, 1984, a Custodial Responsibility Allowance of two thousand five hundred dollars (\$2, 500.00) per year is payable to employees of the Ministry of Community Safety and Correctional Services and the Ministry of Children and Youth Services and employees working in training schools operated by Ministry of Children and Youth Services, in addition to the rate of pay specified for the class of the positions to which they are assigned, provided they fulfil all of the following requirements:

- (a) they are not professional staff such as teachers, nurses, social workers or psychologists;
- (b) the positions to which the employees are assigned are not covered by classes which already take into account responsibility for the control of offenders or wards, such as Correctional Officers, Industrial Officers, Supervisors of Juveniles, Observation and Detention Home Workers, Recreation Officers (Correctional Services), Trade Instructors and Provincial Bailiffs;
- (c) (i) they are required, for the major portion of their working time, to direct offenders or wards engaged in beneficial labour;

or

 as group leaders/lead hands, they are directly responsible, for the major portion of their working time, for operations involving the control of a number of offenders or wards engaged in beneficial labour;

and

(d) they are responsible for the custody of offenders or wards in their charge and are required to report on their conduct and lay charges where breaches of institutional regulations occur.

The Custodial Responsibility Allowance shall be paid according to the base rate of pay for the class involved.

-	weekly rated classes	_	\$47.91 /week
_	hourly rated classes:		
-	40 hour week	-	\$1.20 /hour
-	36¼ hour week	-	\$1.32 /hour

Yours truly,

P. Mooney Senior Staff Relations Officer

PROBATION OFFICERS' ALLOWANCE

March 29, 1996 Revised: March 12, 2009

Mr. B. Gould Negotiator Correctional Bargaining Unit Ontario Public Service Employees Union

Dear Mr. Gould:

Re: Probation Officers' Allowance

This will confirm that in recognition of the additional and flexible hours worked by Probation Officers within the Ministry of Community Safety and Correctional Services, and the Ministry of Children and Youth Services, the parties hereby agree to the following terms for Probation Officers Allowance, effective the date of ratification of this agreement:

Probation Officers in the Correctional Bargaining Unit will be entitled to a minimum of seven (7) days off with pay and no loss of credits in a calendar year.

This allowance will be prorated for periods of active employment of less than one (1) year and may be advanced to the employee on January 1st of each year.

An employee may accumulate their allowance to a maximum of twenty-one (21) days, but an employee's allowance shall be reduced to a maximum of fourteen (14) days not later than the thirty-first (31st) day of December in each year.

An employee is not entitled to be paid for any accumulated allowance to which the employee remains entitled when the employee ceases to be an employee.

Additional time off with pay and with no loss of credits may be granted at the discretion of the manager of the employee concerned.

All time off under this allowance shall be granted in a manner so as not to interfere with operational requirements.

It is understood by the parties that this agreement will supersede any other preexisting agreements on this subject; however, any time credits earned under a preexisting agreement will be carried over to this agreement on a prorated basis, and be treated in accordance with the terms of this agreement.

Yours sincerely,

Linda Barber Corporate Staff Relations Officer

Revised: January 24, 2013 MERC Terms of Reference

Memorandum of Agreement

Between

The Ministry of Community Safety and Correctional Services and The Ministry of Children and Youth Services

(hereinafter referred to as the Ministries)

and

The Ontario Public Service Employees Union

(hereinafter referred to as the Union)

ARTICLE 1 – AUTHORITY

- 1.1 This Memorandum of Agreement is made under the authority of Article 16 (Local and Ministry Negotiations) of the Central Collective Agreement with respect to Working Conditions and Employee Benefits between the Union and the Crown in Right of Ontario represented by Management Board of Cabinet (hereinafter referred to as the Central Collective Agreement)
- 1.2 This Memorandum of Agreement covers all Ministry employees who are members of the bargaining units as defined in Article 1 of the Central Collective Agreement.
- 1.3 This Memorandum of Agreement cancels and replaces the Memorandum of Agreement dated October 11, 1994 between the former Ministry of Solicitor General and Correctional Services (MSGCS) and the Ontario Public Service Employees Union, including the appendant letter dated May 30, 1997 from Nancy Navkar, Co-Chair , C CLERC to Barry Scanlon, Co-Chair, C CLERC, approved by the parties at the MSGCS Ministry Employee Relations Committee meeting on September 3, 1997.

ARTICLE 2 – MANDATE

- 2.1 Subject to Article 3 (Exclusions) of this Memorandum of Agreement, the mandate for the Ministry Employee Relations Committee (MERC) and any Local Employee Relations Committees (LERCs) and currently constituted Regional Employee Relations Committees (RERCs) is to promote and maintain a positive labour relations relationship between the parties. The following are mutual objectives:
 - a) The Ministry and the Union will strive to maintain satisfactory working conditions and terms of employment for all employees who are subject to this agreement;
 - b) The Union and the Ministry will work to improve and maintain effective communication between the parties;
 - c) The Ministry recognizes that its staff are its most valuable resource and that the effective utilization of staff is vital to the effective work of the Ministry;
 - d) The Union and the Ministry, recognizing that regular attendance and a positive work environment are significant factors affecting operations, undertake to work co-operatively towards improving both;
 - e) The Union recognizes the goals and principles of the Ministry's operations;
 - f) The Ministry recognizes the legitimate role of the Union in representing its membership through the ERC process;
 - g) The Ministry and the Union will maintain a high degree of individual respect for the personal dignity and integrity of all involved in the ERC process notwithstanding the party they represent;
 - h) The Ministry and the Union will endeavour to resolve issues at the front line managerial level prior to the use of the grievance process;
 - The Union and the Ministry will endeavour wherever and whenever possible to resolve complaints at the Formal Resolution Stage of the grievance procedure;
 - j) The Ministry and the Union agree to make reasonable efforts to ensure the continuity or representation at MERC, RERC and LERC

meetings in an effort to maintain consistency throughout the decision-making process;

The basis of this relationship is found within this Memorandum of Agreement which captures the structural parameters for the Union and the Ministry. In addition, the parties will strive to promote the spirit of agreement and co-operation captured herein.

- 2.2 Where, as a result of discussion under this Memorandum of Agreement, an agreement is reached in any matter of continuing significance, such agreement may be reduced to writing in a Minute of Understanding.
- 2.3 This Memorandum of Agreement, MERC, RERC and LERC discussions, meeting minutes, or Minutes of Understanding shall not be subject to mediation or arbitration.
- 2.4.1 This Memorandum of Agreement and any minute of understanding shall be given effect by the signature of responsible officials of both parties, but no agreement shall be binding on the Ministry without the approval of the Deputy Minister or his/her nominee, and no agreement shall be binding upon the Union without the approval of the President of the Ontario Public Service Employees Union or his/her nominee.
- 2.4.2 Any minute of understanding negotiated and approved in accordance with subsection 2.4.1 of this Agreement is subject to Article 22 (Grievance Procedure) of the Central Collective Agreement.

It is agreed that alleged violations will be referred to the Ministry Employee Relations Committee for review/resolution prior to any grievance being filed. The Parties agree that time limits may be waived subject to mutual agreement. All grievances filed would be filed as Union or Ministry grievances.

ARTICLE 3 – EXCLUSIONS

- 3.1 It is agreed that the following will not be the subject of any agreement or Minute of Understanding:
 - a) any matters specified in Article 3.1(a)(i) to (a)(vi) below and which are directly controlled by the Public Service Commission;
 - (i) the evaluation and classification of positions in the Regular Service and the determination of the qualifications therefor.

- (ii) the determination of salary ranges for each classification except a previously established classification for which a salary is determined through collective bargaining.
- (iii) the recruitment of qualified persons for the civil service.
- (iv) the assignment of persons to positions in the Regular Service and the specification of salaries payable.
- (v) the determination of perquisite charges for regular employees.
- (vi) the provision, assistance or coordination of staff development programs.
- b) any matters which may involve amendments to legislation or regulations;
- c) any matters of Ontario Public Service wide concern (whether or not approval of a Central Agency is required);
- d) any matters in the Central Collective Agreement, or a Bargaining Unit Collective Agreement with respect to working Conditions and Salaries, except where expressly provided for in the applicable Collective Agreement.
- e) any matters which might more properly be the subject of a grievance;
- f) at Regional Employee Relations and Local Employee Relations Committees, any matter which is of ministry-wide application;
- g) at the Ministry Employee Relations Committee, any matter which is of local concern or application where such matter has not first been reviewed and referred by the relevant Local Employee Relations Committee.

ARTICLE 4 – MINISTRY EMPLOYEE RELATIONS COMMITTEE (MERC)

- 4.1 <u>Composition</u>
- 4.1.1 The Deputy Minister will nominate one (1) senior ministry official to represent the Ministry, and that person may nominate not more than four (4) other senior staff to assist him/her. The Union will designate not more

than five (5) bargaining unit members who are ministry employees (one of whom shall be a Probation and Parole Officer representative), or not more than four (4) bargaining unit members who are ministry employees (one of whom shall be a Probation and Parole Officer representative) plus one (1) Union staff representative, to represent the Union.

- 4.1.2 The Committee shall be co-chaired by Ministry and bargaining unit representatives.
- 4.1.3 Both sides-will make every reasonable effort to ensure that their representatives reflect the major occupational groups of the Ministry.
- 4.1.4 With the prior agreement of both parties, either party may be accompanied by one or more persons to provide expertise and advice on specific items, or to act as observers or trainees.
- 4.1.5 On the Union side, for education purposes a local Union president or highest ranking local member other than and in addition to the Union team, may, by selection of the Union team, be in attendance at meetings.
- 4.2 <u>Meetings</u>
- 4.2.1 Meetings of the MERC shall be held not more frequently than once every two months. The places and times for such meetings shall be mutually agreed upon at least six months in advance of any meeting.
- 4.2.2 Notwithstanding Section 4.2.1, additional meetings may be requested in writing by either party, and held upon mutual consent.
- 4.3 Agenda and Minutes
- 4.3.1 Annotated agendas of reasonable length detailing issues in a clear and concise fashion will be exchanged by the parties at least two weeks prior to the scheduled date of the meeting. Agenda items should be of general concern to the parties as opposed to personal concerns of individual employees.
- 4.3.2 With mutual consent additional items may be added prior to, or at the meeting.
- 4.3.3 One set of minutes will be produced by the Ministry within fourteen days of each meeting. The minutes will reflect matters discussed and any agreement or disagreement on solutions proposed. Where a matter is deferred, the minutes will reflect which party is responsible for follow-up.
- 4.3.4 The minutes will be signed by a responsible representative of each party authorizing them for distribution.

- 4.3.5 Issues resolved informally by the parties between formal ERC meetings may, subject to mutual agreement, be reflected in the subsequent set of minutes of employee relations committee meetings.
- 4.3.6 The minutes are not binding on either party nor are they subject to the grievance procedure.
- 4.4 <u>Referral of Unresolved Matters</u>
- 4.4.1 Matters, which are not resolved at the MERC, may be referred to the Deputy Minister in accordance with Article 16.3 of the Central Collective Agreement.
- 4.4.2 Matters not resolved under Article 16.3 of the Central Collective Agreement may be referred to the Central Employee Relations Committee.

ARTICLE 5 – LOCAL EMPLOYEE RELATIONS COMMITTEES (LERCs) AND REGIONAL EMPLOYEE RELATIONS COMMITEES (RERCS)

- 5.1 Upon mutual consent, the parties will establish a LERC and/or RERC.
- 5.1.2 The Deputy Minister will nominate one (1) official of the ministry to represent management, and that person may nominate not more than two (2) others to assist him/her. A Human Resources staff official may attend as well to assist the designated official. The Union will designate not more than three (3) bargaining unit members who are ministry employees within the appropriate Local or unit. A Union staff representative may attend as well to assist the bargaining unit members.
- 5.1.3 With the prior agreement of both parties, either party may be accompanied by one or more persons to provide expertise and advice on specific items, or to act as observers or trainees.
- 5.1.4 Notwithstanding the reference to "Local or Unit" in 6.1.2, in probation and parole services the union will designate bargaining unit members who are ministry employees in the appropriate Region of the Ministry.
- 5.2 <u>Meetings</u>
- 5.2.1 LERC/RERC meetings may be held not more frequently than once every two (2) months at a mutually agreed upon time and place.

5.3 Agenda and Minutes

- 5.3.1 Annotated agendas of reasonable length detailing issues in a clear and concise fashion will be exchanged by the parties at least ten (10) working days prior to the scheduled date of the meeting. Agenda items should be of general concern to the parties as opposed to personal concerns of individual employees.
- 5.3.2 With mutual consent additional items may be added prior to, or at the meeting.
- 5.3.3 One set of minutes will be produced by the ministry within fourteen (14) days of each meeting. The minutes will reflect matters discussed and any agreement or disagreement on solutions proposed. Where a matter is deferred, the minutes will reflect which party is responsible for follow-up.
- 5.3.4 The minutes will be signed by a responsible representative of each party authorizing them for distribution.
- 5.3.5 Issues resolved informally by the parties between formal ERC/ RERC meetings may, subject to mutual agreement, be reflected in the subsequent set of minutes of employee relations committee meetings.
- 5.3.6 The minutes are not binding on either party nor are they subject to the grievance procedure.
- 5.4 <u>Referral of Unresolved Matters</u>
- 5.4.1 Matters, which cannot be resolved, after all reasonable efforts have been exhausted at the local level, may be referred to the Ministry Employee Relations Committee (MERC) at the request of either party.
- 5.4.2 Notwithstanding Section 5.4.1, it is agreed that informal consultation at the regional level may prove beneficial in resolving matters that have not been resolved at the LERC level. Consequently, the parties agree that one management and one Union representative from LERC or currently constituted RERC will undertake to jointly consult with the appropriate regional administration on matters that have been resolved at a LERC/ RERC meeting, where the Regional Director or his/her designee was not present at the meeting. The purpose of this joint consultation is to attempt to resolve matters in dispute so that they will not have to be referred to the MERC. Nothing in this section precludes the direct referral of an unresolved local issue to the MERC where local Union representatives

and regional administrators are unable to consult within twenty (20) working days of the LERC/RERC meeting at which the issue in dispute was discussed.

5.4.3 Where a LERC/RERC does not exist for the relevant Local or work unit, matters may be referred directly to the MERC.

ARTICLE 6 – ADMINISTRATION

- 6.1.1 Leave of absence without loss of pay or credits shall be granted to bargaining unit representatives of the MERC, RERC or LERC for the purpose of attending meetings, unless such leave unduly interferes with the operating requirements of the Ministry. Leave requests shall not be unreasonably denied.
- 6.1.2 The Union MERC Co-chair(s) shall be granted a leave of absence without loss of pay or credits from the employee's place of employment for the duration of their term as MERC Co-chair.

A MERC member from MCYS shall be granted half-time off without loss of pay or credits from the employee's place of employment for the duration of the members' term.

Two and one-half (2 ¹/₂) MERC representatives from MCSCS shall be granted a leave of absence without loss of pay or credits from the employees' place of employment for the duration of their term.

- 6.2 Leave of absence with pay shall be granted to bargaining unit representatives of the MERC, RERC or a LERC to accommodate reasonable travel time.
- 6.3.1 Bargaining unit representatives of the MERC shall be granted a leave of absence without loss of pay or credits granted on a normal working day to a maximum of twelve (12) hours on a full-time basis to conduct MERC business with no loss of credits on the calendar day before a MERC meeting to attend MERC caucus sessions. Expenses incurred by Union MERC members will be borne by the Union.
- 6.3.2 Bargaining unit representatives of a LERC/RERC shall be granted a maximum of three (3) hours' time off with pay, which is inclusive of the leave as set out in article 6.1.1, and no loss of credits on the day of a LERC/RERC meeting to attend union bargaining team caucus sessions held immediately prior to the meeting.

- 6.4 Travel and other expenses for LERC/RERC as the result of leaves granted above shall be borne by the Union.
- 6.5 Any Minutes of Understanding created as a result of the agreement of the parties in the MERC, LERCs and RERCs shall be given effect by the signature of responsible officials of both parties, but no agreement shall be binding upon the Union without approval by the President of the Ontario Public Service Employees Union or his/her designee, and no agreement shall be binding upon the Ministry without approval by the Deputy Minister or his/her designee.

ARTICLE 7 – VIEWING POSITION DESCRIPTION FORMS

7.1 Upon written request to the Manager, Human Resources Services, an employee shall be given a copy of the position specification applicable to their position.

ARTICLE 8 – PROBATION OFFICER ALLOWANCE

8.1 Probation Officer Allowance entitlements, formerly set out in the MERC agreement, are now set out in Appendix COR3 of the Correctional Bargaining Unit Agreement.

ARTICLE 9 – TERM

9.1 This Memorandum of Agreement covers the period from November 4, 1999 to November 3, 2000, and shall continue automatically thereafter for annual periods of one (1) year each unless either party notifies the other in writing at least one month in advance of the year ending that it wishes to amend the Memorandum of Agreement.

For the Ontario	For the Ministry of	For the Ministry of
Public Service	Community Safety and	Children and
Employees Union	Correctional Services	Youth Services

CLASSIFICATION ADJUSTMENTS

1. The Employer shall undertake a review and update of the Probation Officer class standards and shall establish a Probation Officer 3 classification, effective January 1, 2002. The salary rates for the Probation Officer 3 level shall be:

01/01/02: \$978.70 \$1,009.87 \$1,041.98 \$1,075.99 \$1,111.83

2. The Employer shall establish a new classification entitled Youth Worker, and the salary rates shall be:

01/01/02: \$19.54 \$21.10 \$22.32

- 3. Effective January 1, 2002, a 4% increase to all rates in the salary range for the Probation Officer 1 and 2 classes and the range for the proposed Probation Officer 3 class.
- Note: These classification adjustments shall not be challenged by either party under the *Pay Equity Act*, because they reflect adjustments to address skills shortages as contemplated by Section 8 (1) (e) of the *Pay Equity Act*.

Revised: January 24, 2013 TRAINING AND DEVELOPMENT

Letter of Understanding Regarding Training and Development

The parties agree that the joint Training and Development subcommittees of the MERCs will continue to examine issues related to training and development as they apply to the Ministry.

The mandate of the subcommittees will include:

- supporting professionalism through its review of the training, advice and tools that are currently being used;
- reviewing information regarding training from other jurisdictions across Canada
- recommending improvements through the reviews of current training and training models from other jurisdictions;
- reviewing the structure or development of internal training programs and special project training assignments;
- investigating professional developmental opportunities.
- supporting Peer Mentorship Committees.

<u>Meetings</u>

The sub-committees will meet quarterly with all meetings for the year to be scheduled at the first meeting of each year.

Agenda and Minutes

Annotated agendas of reasonable length detailing issues in a clear and concise fashion will be exchanged by the parties at least ten (10) working days in advance. Agenda items should be of general concern to the parties as opposed to personal concerns of individual employees.

With mutual consent additional items may be added prior to, or at the meeting.

Minutes will be done live and signed off by both parties at the conclusion of each meeting.

Referral of Unresolved Matters

Matters which cannot be resolved may be referred to the Ministry Employee Relations Committee (MERC) at the request of either party.

Composition

The subcommittees shall be comprised of equal numbers of Union and Employer representatives including the Ministry Union MERC Co-chair or designee, and shall be activated within ninety (90) days of the signing of this Agreement. Four (4) union representatives will be from the Correctional Bargaining Unit.

It is understood that time off, and compensation for subcommittee members will be dealt with in accordance with the usual practice adopted by MERCs for such matters.

March 12, 2009 PROVINCIAL OVERTIME PROTOCOL

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Provincial Overtime Protocol

The parties agree that based on the amendments to the overtime provisions of the Correctional Bargaining Unit Collective Agreement, corresponding changes will be required for the Provincial Overtime Protocol. These changes include:

- Where an overtime period is a shift extension of four hours or less, such hours shall not be subject to distribution as per the overtime protocol, but the hours worked will count towards the overtime assessment period.
- To the extent possible, overtime opportunities will only be offered once the non-overtime regular and non-overtime fixed-term resources have been exhausted, even if part of the shift becomes overtime.

The Provincial Overtime Protocol shall be referred to MERC for discussion and resolution of these changes and any other clarifications required, and must be ultimately approved by CERC.

Yours truly,

David Logan Assistant Deputy Minister Employee Relations Division MGS

March 12, 2009 Revised: January 24, 2013

FIXED-TERM ROLLOVERS (CO & YSO)

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Fixed-Term Rollovers of Correctional Officers and Youth Services Officers in MCSCS/MCYS

This will confirm that the parties will roll over a minimum of fifteen (15) fixedterm Youth Services Officers and a minimum of two hundred (200) fixed-term Correctional Officers to the Regular Service, to commence within ninety (90) days of ratification of the Collective Agreement. The rollovers will be reasonably distributed over the life of the Collective Agreement.

The location and utilization of these fifteen (15) fixed-term Youth Services Officers rollovers will be referred to the first MCYS MERC meeting following the ratification of the Collective Agreement for the purpose of implementation and allocation.

The process that will be utilized to allocate these two hundred (200) fixed-term Correctional Officers will be referred to the first meeting of the MERC Transition Sub-committee following the ratification of the Collective Agreement for the purpose of implementation and allocation.

Once the allocation to each institution has been determined by MCYS and MCSCS MERC, rollovers will be conducted in the following manner:

- Step 1 An "Expression of Interest" will be posted in the institutions as determined by MERC.
- Step 2 Fixed-term employees who indicate their interest in a rollover position, will have their hours calculated and will be rolled over into the Regular Service in accordance with Appendix COR19.

Any Fixed-Term who declines a Regular position will continue with their Fixed-Term contract.

Failing agreement between the parties at either MCYS MERC or MCSCS MERC in reference to allocation, the Employer retains their rights under Article 2 of the Collective Agreement.

In consideration of this Letter of Understanding, OPSEU agrees to withdraw all "Rollover" grievances effective the date of ratification.

It is understood and recognized that this agreement does not supersede or interfere with any diversity initiatives.

Yours truly,

March 12, 2009 SUSPENSION OF FIXED-TERM EMPLOYEES

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Suspension of Correctional Bargaining Unit Employees with Pay Pending an Investigation

The *Public Service of Ontario Act, 2006* sections 35, 36 and 55, provides the authority to suspend employees with or without pay.

In instances where a Correctional Bargaining Unit employee is suspended pending an investigation, and a determination has been made to suspend the employee with pay, the suspension of a fixed-term employee will be based on averaging the straight-time hours worked by the employee during the previous thirteen weeks.

Yours truly,

David Logan Assistant Deputy Minister Employee Relations Division MGS

Revised: January 24, 2013 SURVEILLANCE IN CORRECTIONAL WORKPLACES

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Surveillance in Correctional Workplaces

The parties agree to the following regarding use of surveillance and electronic equipment in the workplaces:

Purpose

The purpose of electronic monitoring and surveillance of Correctional workplaces is for the safety and security of staff, inmates and property of the respective ministry. Information obtained may be used for protection against criminal acts such as theft, depredation and damage to property.

Advisement

The Employer shall notify the Union of any increases in use of surveillance equipment. In instances that the Employer is relying upon any type of electronic audio or video recordings for discipline or investigative purposes, the Employer shall notify the Union prior to holding a meeting with the employee for the purpose of investigation, that the Employer is in possession of electronic audio or video recordings that will be used for discipline or investigative purposes. Prior to a disciplinary meeting, the Employer will provide a copy of such recording to the Union, as soon as reasonably practical, upon request.

The use of electronic monitoring/surveillance equipment is not to be used as a replacement for supervising or managing; or as a means to evaluate employee performance. Any disputes regarding surveillance in a Correctional workplace by the Employer shall be referred to the appropriate MERC for discussion and resolution.

Yours truly,

Revised: January 24, 2013 PROBATION AND PAROLE OFFICER WORKLOAD

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Probation and Parole Officer Workload

This will confirm that the parties agree to continue the Probation and Parole Officer workload sub-committee of MCSCS MERC for the duration of this Collective Agreement.

The mandate of the workload subcommittee will include:

- 1. Development of Terms of Reference for the Sub-committee
- 2. Establishment of a process to address work load concerns in a timely manner
- 3. Any new policy that will have a direct impact on workload, shall be submitted for review. The sub-committee can make recommendations on strategies to address increased workload.
- 4. Make recommendations to MERC on workload issues as needed.

This will confirm that the parties will utilize a Work Load Analysis tool in their respective Ministries to reallocate workload or resources. For clarity, MCSCS will refer all workload/work tool issues/disputes to the local workload review committee and if not resolved, it will then be referred to the RERC. If not resolved at RERC the matter will be referred to the workload subcommittee of MERC.

The MCSCS subcommittee will be comprised of equal members of Union and Employer representatives (membership will include the Union Probation & Parole representative on MERC) and shall be activated within ninety (90) days of signing of this agreement. It is understood that time off and compensation for subcommittee members will be dealt with in accordance with the usual practice adopted by MERCs for such matters.

Yours truly,

January 24, 2013 PROBATION OFFICER WORKLOAD

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Probation Officer Workload

MCYS MERC will:

- 1. Jointly develop and determine the Workload Analysis tool to be used.
- 2. Develop an implementation plan and process to deal with workload issues.
- 3. Create a workload dispute resolution mechanism.
- 4. Review new initiatives to determine workload implications and make recommendations to address workload issue.

Yours truly,

January 24, 2013 PERSONAL PROTECTIVE EQUIPMENT

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Personal Protective Equipment

The parties agree upon the joint objective of maintaining health and safety of all employees in Correctional Institutions and Facilities.

The parties agree that the MCSCS PJH&SC and the MCYS PJH&SC respectively will review, test, and recommend new security and personal protective equipment (PPE) in the Correctional Bargaining Unit.

The parties' objective is to improve and maintain the security, control, supervision, care and rehabilitation of adult offenders and young persons.

The mandate will include:

- reviewing current security equipment
- reviewing current PPE, including clothing
- reviewing the current usage and policies on said equipment
- reviewing PPE and security equipment from other jurisdictions, and recommending best practices
- recommending new equipment for usage within the Correctional System for Institutions, Facilities and Community Services
- assist in the development Correctional training specific to new PPE
- recommending policies and procedures for use of new PPE.

Yours truly,

January 24, 2013 OCCUPATIONAL STRESS INJURIES

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

The parties agree the MCSCS and the MCYS PJHSCs will review the trends of Occupational Stress and Work Place Violence.

The mandate will include:

- 1. Receive and review statistics on levels of violence that have occurred in the workplace. The focus will be to determine any trends in the escalation of serious violent incidents in the Ministries' Adult and Youth facilities and make recommendations. This will include a review of statistics, such as:
 - Offender-on-Offender incidents
 - Offender-on-Ministry Staff incidents
 - Ministry Staff-on-Staff in the work place
 - WSIB, EAP, LTIP data, CISM data
- 2. Recommend a strategic plan for staff training to provide the training to meet the physical and psychological demands on Correctional Bargaining Unit employees.
- 3. Recommend training to recognise and address the signs of depression, anxiety, addictions and occupational stress injuries related to violent and traumatic incidents that have occurred in the operational setting.
- 4. Identify support programs to treat depression, anxiety, addictions and Post Traumatic Stress Disorders for both short and long term Occupational Stress Injuries.

Yours truly,

January 24, 2013 PROVINCIAL STAFFING LEVELS

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Provincial Staffing Levels

The parties agree that the MCSCS and MCYS MERCs will review staffing levels in the Correctional Bargaining Unit.

The mandate will include:

- Reviewing the current staffing levels in the Correctional Institutions, Youth Facilities and Community Services.
- Making recommendations on a staffing operational model or models.
- Operational review of the Compressed Work Week Agreements and assist with development of effective and consistent scheduling principles.

The MERCs will commence the review within ninety (90) calendar days of the signing of this agreement, and provide a report to the Deputy Minister within one year of the commencement of the review.

Yours truly,

January 24, 2013 ROLLOVER OF FIXED-TERM (PO & PPO)

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Rollover of Fixed-Term Probation Officers and Probation and Parole Officers

The parties agree to fill all regular vacancies within both Ministries using the following methods:

- 1. Lateral Transfer;
- 2. Roll Overs (Appendix COR19) based on straight time hours;
- 3. Conversions in accordance with Article 31.A.15;
- 4. Competition.

The parties agree to utilize a balanced approach in filling the vacancies. The MERCs may have consultations with the local parties on filling regular vacancies.

The parties agree that the MCSCS and MCYS MERCs will implement this agreement within ninety (90) days following the first MERC meeting upon ratification.

Yours truly,

January 24, 2013 MCSA S.22 AND CFSA S.98 INVESTIGATIONS

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Union Representation during MCSA S.22 and CFSA S.98 Investigations

This will confirm that, in recognition of Collective Agreement Article 1.1, employees represented by the Ontario Public Service Employees Union (OPSEU) are entitled to Union representation during investigation and allegation processes.

For clarity, every employee has the right:

- to be informed promptly of the reasons for the investigation;
- to retain Union representation without delay and to be informed of that right;
- to have Union representation during Level One or Level Two investigation interviews;
- Employees who are the subject of an investigation under the Act are required to receive a written notice notifying them of such, unless this notice would impede a police or Correctional Services investigation;
- to be treated in accordance with the Employer's relevant ethical codes of behaviour during the interview process; and
- to have investigation interviews videotaped, where operationally feasible, with a copy to the subject employee and the Union.

It is understood and agreed that, in the event of a Union representative being present, he or she shall be entitled to make comments at the beginning and/or end

of any investigative meeting. During an investigation meeting the representative shall neither coach nor direct the employee.

The representative may raise concerns about the application of this procedure.

All parties agree that there is an obligation to cooperate during an investigation, including the obligation to provide complete and truthful statements.

It is further understood that employees who are providing representation will be dealt with in accordance with the usual practice of a duty assignment.

Yours truly,

January 24, 2013 HEALTH AND PRODUCTIVITY PROGRAM

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Health and Productivity Program

The parties agree that two (2) joint sub-committees of the MERCs have been established to develop and implement a health and productivity program in correctional facilities, youth facilities and in Community. The Health and Productivity Program will mirror the current program that was designed and developed in MCYS.

Each sub-committee will be comprised of equal members of Union and Employer representatives and shall be convened within ninety (90) calendar days of the signing of this agreement

It is understood that time off, and compensation for sub-committee members will be dealt with in accordance with the usual practice adopted by MERCs for such matters.

Yours truly,

January 24, 2013 FXT SENIORITY IN INSTITUTIONS, FACILITIES, PROBATION AND PROBATION & PAROLE

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Fixed-Term Seniority Correctional Institutions, Youth Justice Facilities, Probation Offices and Probation and Parole Offices

This will confirm our agreement reached during negotiations that fixed-term employees employed within Correctional Institutions, Youth Justice facilities, Probation Offices and Probation and Parole Offices, shall be entitled to have their service counted towards the accumulation of seniority, based upon 1725.5 straight-time hours or 1904 straight-time, as appropriate, counting as equivalent to one year's service, or pro-rated to the equivalent of less than one year as appropriate. Such seniority may be used, at an institution, facility or office level only, by such an employee for the purpose of rollovers, competitions, layoffs, and transfers, as provided in the Collective Agreement.

Yours Truly,

Mark Dittenhoffer Manager, Centre for Employee Relations Employee Relations Division, HROntario Ministry of Government Services

January 24, 2013 PROVINCIAL HEALTH AND SAFETY

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Provincial Joint Health and Safety Committees for MCSCS and Youth Justice Division of MCYS

Preamble

The Employer and the Union recognize the importance of emphasizing Occupational Health and Safety (OH&S) issues in the workplace. With this in mind, the Employer and the Union agree to the establishment of a two (2) Provincial Joint Health and Safety Committees on Occupational Health & Safety to address safety throughout the MCSCS (Correctional Services Division) and MCYS (Youth Justice Division).

This document sets forth the terms of reference for those committees. The Employer and Union representatives recognize that terms of reference are necessary to guide the operation of the Committees and the issues they may be required to review.

1. <u>Mandate</u>

The purpose of the Provincial Joint Health & Safety Committees (the "Committees") is to review health and safety issues with Ministry-wide applications and make recommendations to the Deputy Minister that may lead to resolution of such issues and assist with implementation.

The Committees also function per the provisions of the guidelines as originally established pursuant to the Memorandum of Settlement signed between the parties on September 21, 1990 (MCS), the MOL Order dated November 13, 1990 (MCS) the Agreement agreed between the parties dated March 07, 1991 (MCS), the Right to Refuse Unsafe Work Protocol dated October 04, 1991 (MCS), and the Agreement dated October 19, 2006 (MCYS).

The parties agree to establish two Ministry-level Committees – one for Ministry of Children and Youth Services (Youth Justice Division) and one for Ministry of Community Safety and Correctional Services (Correctional Services Division).

Ministry Level Committees

Functions of and matters appropriate for consideration of the committees include:

- 1.1 The purpose of the Ministry level committees is to review health and safety issues with ministry-wide application and to act as a forum where potential areas of concern can be discussed and recommendations for action made. Functions of and matters appropriate for consideration by the committee include:
 - a) receive and review accident occupational illnesses statistics;
 - b) discussing issues which have ministry-wide application and have been identified by the Union or the Employer;
 - c) reviewing Ministry and/or Union health and safety training initiatives;
 - d) reviewing occupational health and safety and WSIB investigation reports of all fatal work-related accidents and critical injuries. The Employer will notify the Union Provincial Health and Safety Cochair as soon as reasonably possible when a critical injury occurs, and shall provide report(s) directly related to the critical injury for review;
 - receiving and reviewing all newly issued health and safety directives and procedures issued by the Employer at the Ministry/Divisional level;
 - f) acting as a resource to local workplace committees/representatives;
 - g) reviewing unresolved issues from the local level that have been referred to the Ministry level committees. The issues will be reviewed by a worker representative selected by and from the worker representatives of the ministry-level committee and an Employer representative of the ministry-level committee, with the objective of resolving the issue. This joint review will be undertaken prior to the unresolved issue being placed on the agenda for subsequent ministrylevel committee meetings, or in the alternative the resolution of the issue will be reflected in the subsequent set of minutes.
 - To promote conducting safety inspections on a regular basis through consultation with local OH&S committees or worker representatives.
 - i) To review issues and minutes of local health and safety committees/ representatives which have been raised at the local and have been jointly referred to PJH&S Committees.

- j) To inspect specific sites when there is appropriate justification for doing so as agreed upon by the Committee(s) for matters referred in accordance with the previous paragraph.
- 2. <u>Membership</u>
- 2.1.1 Each of the Committees shall be composed of four (4) Employer nominees chosen by the Employer and four (4) worker nominees chosen by the Union. The Union and the Ministry may each provide staff resources to the Committees as necessary.
- 2.1.2 (a) Two (2) of the members of each of the committees shall be selected as co-chairs, one of whom shall be selected by the members who represent the Union and the other of whom shall be selected by the members who exercise managerial functions.
 - (b) MCSCS Committee Union co-chair will have approved half-time off and the Union Community Representative will have approved half-time off. MCYS Committee will continue with its current practice in accordance with the Employer's past practice to conduct the Committees' business. This time off will be a leave of absence without loss of pay or credits and considered a duty assignment and the time off will be paid by the Employer. Expenses incurred by the Committees' Union co-chair will be paid for by the Union.
- 2.1.3 The Employer co-chair of the MERC may, and the Union co-chair of the MERC will, sit as ex-officio members of these committees.
- 2.2.1 Union members of the Committees shall be permitted to take time from work to attend meetings of the Committees, unless such leave unduly interferes with the operating requirements of the workplace. Permission will not be unreasonably denied.
- 2.2.2 All time spent attending the committee meetings shall be considered as work time and paid at the regular or premium rate, as may be proper, for members who are Ministry employees.
- 2.3.3 Preparation time will be provided and approved by the Employer to Union members of one (1) day prior to scheduled committee meetings, to allow for total travel and caucus time.
- 2.3.4 Expenses related to travel for Union members of the Committees shall be paid for every second meeting in accordance with the government's and Ministry guidelines.

Scheduling Meetings

3.1 Meetings of the Committees shall be scheduled quarterly or otherwise at the mutual agreement of the parties.

Local Workplace Committees/ Representatives

- 4.1 The parties agree that all Ministry workplaces as defined by the Occupational Health and Safety Act will abide by the provisions established by the Occupational Health & Safety Act.
- 4.2 The Ministry and the Union agree to establish joint Occupational Health and Safety committees at each workplace as defined by the Occupational Health and Safety Act. Such workplace committees shall function in accordance with the provisions for joint Occupational Health and Safety committees.
- 4.3 It is the policy of the Ministry and the Union to encourage the active participation of all workers in the prevention of accidents and in the promotion of health and safety in the workplace.
- 4.4 The parties acknowledge that the joint Occupational Health and Safety system can only be successful where the representatives of the Employer and the workers are committed to these responsibilities. Therefore, the parties undertake to cooperate in ensuring that these provisions will be carried out by their respective organizations.
- 4.5 The parties have adopted these provisions in good faith and agree to promote occupational health and safety in the workplace, and assist joint Occupational Health and Safety committees, committee members and workplace representatives, by providing such information and assistance as may reasonably be required for the purpose of carrying out their responsibilities.
- 4.6 The purpose of these provisions is to detail the formation, function, composition and administrative processes for the joint Occupational Health and Safety committee system which is being adopted by the Union and the Ministry for workers throughout the Ministry.
- 4.7 The parties jointly encourage the resolution of all occupational health and safety complaints in accordance with these provisions. It is further recommended that workers and supervisors are to endeavour to jointly resolve occupational health and safety issues and complaints in their own workplace through the local joint committee process. It is the expectation

of the parties to resolve outstanding issues and complaints jointly prior to the initiation of grievances under the Collective Agreement on Working Conditions and Employee Benefits. At the same time, these principles are not intended to abridge the right of the Union or a worker to inform the Ministry of Labour when it is felt that a health and safety complaint has not been satisfactorily resolved.

4.8 The Occupational Health and Safety committee structure may accept for discussion and resolution, items pertaining to the occupational health and safety except issues relating to staffing (including complement, deployment, scheduling, assignments, posts, etc.) overcapacity and security (both static and dynamic).

Yours truly,

January 24, 2013 OFFENDER TRANSPORTATION SUB-COMMITTEE

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Establishment of an Offender Transportation Sub-committee

The parties agree to establish an Offender Transportation Sub-committee to review the transportation of offenders between secure institutions and courts, as well as transportation regarding community escorts, and transport to Federal facilities. A report will be provided to the Deputy Minister of Ministry of Community Safety and Correctional Services (MCSCS) with appropriate recommendations. This report should be provided within one year from date of ratification of the Collective Agreement.

The mandate of the Transportation Sub-committee shall flow from the GSB Settlement re: Bailiffs, and the OLRB re: community escort will include:

- 1. Development of terms of reference for the sub-committee. The subcommittee will be comprised of equal members of three (3) Union and three (3) Employer representatives and shall be activated within ninety (90) days of signing of this agreement. Additional resources may attend as needed with reasonable notice to the other party.
- 2. Study the Offender Transportation Operation (Bailiffs) and all transfers of sentenced and remanded offenders incarcerated within Adult Correctional Facilities who must be transferred for the purpose of facilitation, treatment, Court Orders or administration purposes.
- 3. Provide a report which will include all findings and recommendations with regard to Offender Transportation Operations to the Deputy

Minister of Community Safety and Correctional Services within one year of the implementation of the sub-committee.

Yours truly,

January 24, 2013 PEER MENTORSHIP PROGRAM FOR INSTITUTIONS/FACILITIES

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Peer Mentorship Program for Institutions/Facilities

A Peer Mentorship Program Framework will be developed by the Training and Development Sub-Committee of MERC.

Peer Mentorship Committees (Local Committees) will be established at each institution/facility.

Once the Framework has been completed those employees who have been selected as mentors will be provided with training.

The Local Committees will implement the Framework with regard to all newly hired employees and other employees as identified by the Employer.

The mandate of each Local Committee will include:

- implementing the Framework, with such modifications as may be necessary given relevant site specific information;
- training and provide orientation of site specific Standing Orders and/or Policies and Procedures;
- working directly with mentors to provide ongoing support to, the newly hired employee(s) or other employee(s) as identified by the Employer; and
- keeping current with all changes to the Standing Orders as well as any changes to policies and procedures.

Composition

Each Local Committee will have an equal number of Union and Management representatives, to a maximum of three (3) per party. Union members will be selected by the Local Union Executive.

The Institutional Training Manager, or other person as identified by the Employer will co-chair the committee.

Meeting

Each committee will meet as required to fulfill its mandate. It is understood that time off, and compensation for Local committee members will be dealt with in accordance with the usual practice adopted by the facility / institution's Local Employee Relations Committee (LERC).

Disputes

Any disputes arising from the Local Committees will be referred to the LERC for resolution; failing resolution by the LERC, the dispute may be referred to the Training & Development sub-committee of MERC.

Yours truly,

January 24, 2013 PEER MENTORSHIP PROGRAM FOR COMMUNITY

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Peer Mentorship Program for Community

The parties agree that Peer Mentorship Committees will be established at the Ministry level for the Probation and Probation and Parole Offices in the Ministry of Community Safety and Correctional Services (MCSCS) and the Ministry of Children and Youth Services (MCYS). These committees shall be comprised of a maximum of four (4) Union members and four (4) Employer representatives, and shall function as Sub-committees of the existing Training and Development Committees.

The mandate of the committees is to develop a Peer Mentorship Program.

The parties further agree that this will be completed within nine (9) months of ratification of the Collective Agreement.

Once these guidelines have been completed the Peer Mentorship Program will be implemented through MCSCS and MCYS.

Yours truly,

January 24, 2013 STAFFING REALIGNMENTS (PO & PPO)

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Staffing Realignments for Probation and Probation and Parole Officers in the event of Downsizing

For the term of the Collective Agreement, in the event of staffing realignments (downsizing) of Probation and/or Probation and Parole, in the Ministry of Community Safety and Correctional Services and/or the Ministry of Children and Youth services, the parties agree to work together to minimize the impact on staff through cross-Ministry agreements which enable staff to move within both Ministries.

Yours truly,

January 24, 2013 FLEXIBLE HOURS OF WORK (PO & PPO)

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Flexible Hours of Work and Telework Arrangements that Include CWW Schedules in Probation and Probation & Parole Offices

Flexible hours of work arrangements are defined as when the start and/or stop times for the employee are outside of a designated core period.

Whereas the parties agree that flexible hours of work arrangements can be an effective method of assisting employees to balance work and personal responsibilities as well as achieving organizational objectives, the parties agree to the following:

- 1) Hours of work shall be arranged to best serve the convenience of the public and the achievement of operational needs.
- 2) The parties recognize that there may be instances where flexible hours of work arrangements may not be a viable method of arranging schedules to meet operational requirements. Further, the parties agree that it is critical to, at a minimum, adhere to common service standards.
- 3) Local Employee Relations Committees may enter into a review process on the feasibility of incorporating flexible hours of work arrangements in the workplace, including Compressed Work Week agreements.
- 4) Should the workplace not have a Local Employee Relations Committee, the Ministry Employee Relations Committee may review the feasibility of incorporating a flexible hours of work arrangement in the workplace.
- 5) When the Employer cancels or amends a flexible hours of work arrangement, they shall provide notice to the affected employee(s) in writing at least one (1) month prior to the cancellation or amendment.

6) The parties recognize that the Employer has the right to deny, alter or cancel flexible hours of work arrangements. The Employer's exercise of discretion pursuant to this letter shall not be grievable.

Yours truly,

January 24, 2013 LOCAL MEDIATION-ARBITRATION PROTOCOL AND IMPROVING & MAINTAINING LOCAL LABOUR RELATIONS

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Local Mediation-Arbitration Protocol and Improving & Maintaining Local Labour Relations

This will confirm the parties' joint commitment to the Memoranda of Agreement dated April 8, 2011 regarding Improving and Maintaining Local Labour Relations as well as the Local Mediation-Arbitration Protocol dated April 8, 2011. The parties agree to carry forward this commitment of improving labour relations in MCSCS and MCYS.

For clarity, MCSCS will continue to follow the above-noted agreement and protocol, and MCYS will negotiate a similar agreement and protocol within ninety (90) days of ratification of the Collective Agreement.

Yours truly,

January 24, 2013 MENTAL HEALTH TRAINING

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Mental Health Training

The parties agree to create a joint sub-committee of the MCSCS and MCYS MERCs to jointly review, make recommendations, including potential enhancements, as necessary to the Mental Health Training Curriculum, as well as participate in the development of any new curriculum changes to Mental Health Training. The subcommittee shall meet within ninety (90) days of ratification of this Collective Agreement to develop its Terms of Reference.

The parties agree that the Employer will provide mandatory mental health training, in accordance with the Mental Health Training Curriculum, regarding the day-today supervision of inmates, youth, and offenders in the institutions, facilities or community, as applicable, for all employees.

The Employer recognizes the need for mental health training for employees in the day-to-day supervision of inmates, youth, and offenders. The need for this training has been identified in many Ministry reports and inquests as fundamental to the care, custody and control of inmates, youth and offenders and for service delivery.

This Letter of Understanding shall be effective as of the date of ratification and continues for the duration of the Collective Agreement.

Yours truly,

January 24, 2013 USE OF FORCE SUB-COMMITTEE

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Use of Force Sub-committee

The parties agree to the establishment of a sub-committee for the Ministry of Community Safety and Correctional Services MERC to study and review the results of the Ombudsman's report on Use of Force in Jails.

The mandate of the Use of Force sub-committee will include:

- 1. The development of the terms of reference for the sub-committee. The committee will be comprised of four (4) Union members, including the MERC co-chair, and four (4) Employer representatives and shall be activated within ninety (90) days of signing of this agreement.
- 2. Review the findings and recommendations of the Ombudsman's Report and make recommendations to the Deputy Minister on matters arising from the Ombudsman's Report.

It is understood that time off and compensation for sub-committee members will be dealt with in accordance with the usual practice adopted by MERC for such matters.

Yours truly,

January 24, 2013 INSTITUTIONAL/FACILITY SECURITY TEAMS

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Institutional/Facility Security Teams

The parties agree that the Institutional Security Team (IST) currently established at Toronto West Detention Centre (TWDC) has a positive impact on TWDC's security.

The Employer commits to the continuation of the TWDC's IST and will establish an IST at the Toronto South Detention Centre when it is commissioned. ISTs may be established in other Correctional Institutions in MCSCS and MCYS Facilities.

Where Field Intelligence Officers are assigned, ISTs will be established upon the direction of the Superintendent.

This agreement will be in effect for the term of the Collective Agreement.

Yours truly,

January 24, 2013 BACKFILLS IN COMMUNITY SERVICES

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Backfills in Community Services

A joint committee of the MCSCS and MCYS MERCs shall be established to examine the creation of a backfill pool of Ministry employees, including qualified Probation Officers, Probation and Parole Officers, Correctional Officers, Youth Services Officers, Bailiffs, and Support Staff.

Yours truly,

January 24, 2013 SAFETY EQUIPMENT AND PROTECTIVE CLOTHING FOR PO AND PPO

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Safety Equipment and Protective Clothing for PO and PPO

Probation Officers and Probation and Parole Officers are often required to work in the community and in remote locations as a requirement of their jobs. The Employer shall provide safety equipment and protective clothing where it requires that such shall be worn by its employees in accordance with Article 9.2.

Any disputes regarding Probation Officer and Probation and Parole Officer safety equipment and protective clothing shall be referred to the respective MERC for discussion and resolution.

Yours truly,

January 24, 2013 ALTERNATIVE DISPUTE RESOLUTION PROCESS COMMITTEE

Letter of Understanding

Mr. Rob Field Senior Negotiator, Corrections Team, OPSEU 100 Lesmill Road North York, Ontario M3B 3P8

Re: Letter of Understanding Alternative Discipline Resolution Process Committee ("ADRC")

The parties agree to establish an Alternative Discipline Resolution Process Committee ("ADRC") to review suspensions and/or dismissals after they have been imposed but prior to an appearance before the Grievance Settlement Board in the event that a grievance is referred.

The ADRC will be a sub-committee of the respective MERCs and will be comprised of an equal number of Union and Employer representatives from the MERCs. It is understood that time off and compensation for committee members will be dealt with in accordance with the usual practice adopted by MERC for such matters.

The MERC will convene within ninety (90) days of ratification to develop a terms of reference for the ADRC.

Yours truly,

CORRECTIONAL SALARY SCHEDULE SALARY RATES

Hours of Work Schedule

CORRECTIONAL BARGAINING UNIT

The following Classifications apply to employees with an appointment status of regular and fixed-term:

(SA = semi-annual progression)

All classifications that formerly received a weekend premium of \$3.00 per hour shall instead receive an hourly salary increase of \$0.85 per hour, effective January 24, 2013, as reflected below in the salary schedule:

Hours of								
Work								
Schedule 50090	ATTENDA 01/24/13	,			26.87			4 - 7
50092	ATTENDA 01/24/13		K RIDGI 25.26	E 27.27	28.85	30.27	31.18	4 - 7
50094	ATTENDA 01/24/13	,		E 29.52	30.25	31.76	32.72	4 - 7
50096	ATTENDA 01/24/13	,			30.99	32.70		4 - 7
51218	CANNERY 01/24/13		OFFICEI 25.04	R 25.49	25.80	27.18		4 - 7
51219	CANNERY 01/24/13	SUPPLY 28.86	OFFICEI 29.75	R, GROUP 30.15	LEADEF 30.91	32.65		4 - 7
50553	CITY CRE 01/24/13	W OFFIC 28.63		30.25	31.06	32.76		4 - 7
93008	CORRECT 01/24/13		OCKSMI 28.29	TH 28.98	30.52			4 - 7
50561	CORRECT 01/24/13		OFFICER 24.76	1 26.82	28.25			4 - 7
50563	CORRECT 01/24/13	IONAL C 25.81	OFFICER 2 26.61	2 28.69	30.28	31.73	32.64	4 - 7

50565	CORRECTIONAL OFFICER 3 4 - 01/24/13 29.37 30.28 30.95 31.71 33.42	7
93009	GROUNDS/MAINTENANCE WORKER 4 - 01/24/13 23.58 24.31 24.78 25.27 26.64	7
07556	HAIRDRESSER INSTRUCTOR 01/24/13 25.38 26.16 28.43 29.99 31.65	4
50550	INDUSTRIAL OFFICER 1 4 - 01/24/13 28.31 29.19 29.99 30.65 32.28	7
50552	INDUSTRIAL OFFICER 2 4 - 01/24/13 29.73 30.65 31.42 32.22 33.94	7
50554	INDUSTRIAL OFFICER 3 4 - 01/24/13 32.20 33.20 34.02 34.93 36.84	7
09480	OBSERVATION AND DETENTION HOME WORKER 1 4 - 01/24/13 20.75 21.39 23.38 24.82 26.17	7
09482	OBSERVATION AND DETENTION HOME WORKER 2 4 - 01/24/13 21.49 22.15 24.24 24.87 26.38 27.84	7
09484	OBSERVATION AND DETENTION HOME WORKER 3 4 - 01/24/13 25.10 25.88 26.55 27.32 28.03 29.58	7
10170 SA	PROBATION OFFICER 1 01/24/13 928.60 957.32 985.63 1,016.11 1,046.74 1,079.69 1,112.65 1,146.87 1,210.23	6
10172	PROBATION OFFICER 2 01/24/13 1,183.16 1,219.75 1,258.58 1,298.60 1,340.99 1,385.67 1,462.23	6
10175	PROBATION OFFICER 3 01/24/13 1,301.46 1,341.71 1,384.44 1,428.47 1,475.09 1,524.22 1,608.45	6
50540	PROVINCIAL BAILIFF 1 4 - 01/24/13 29.66 30.58 31.33 32.14 33.87	7
50541	PROVINCIAL BAILIFF 2 4 - 01/24/13 30.39 31.33 32.14 32.90 34.66	7
50492	RECREATION OFFICER 1, CORRECTIONAL SERVICES 4 - 01/24/13 24.69 25.45 27.56 29.04 30.59	7
50494	RECREATION OFFICER 2, CORRECTIONAL SERVICES 4 - 01/24/13 26.01 26.81 28.90 30.59 32.24	7
50495	RECREATION OFFICER 3, CORRECTIONAL SERVICES (BARGAINING UNIT) 01/24/13 31.57 32.55 33.55 34.61 36.50	4

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07552	TRADE IN 01/24/13			27.35	28.84	30.45			4 - 7
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This index is intended solely for the purpose of identifying commonly referenced words or terms within the articles of the Collective Agreements. The index does not form part of these Collective Agreements and shall not be used to interpret or give meaning to any article, word or clause in the Collective Agreements.

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