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MEMORANDUM OF AGREEMENT

BETWEEN

THE CITY OF SASKATOON

AND .

THE CANADIAN UNION OF PUBLIC EMPLOYEES

AND ITS

SASKATOON CIVIC EMPLOYEES' UNION, LOCAL NO. 59

COVERING THE PERIOD FROM APRIL 1, 1995 TO DECEMBER 31, 1997

07225(06)

THE CITY OF SASKATOON

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS

SASKATOON CIVIC EMPLOYEES' UNION. LOCAL NO. 59

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THE CITY OF SASKATOON

AND THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS

SASKATOON CIVIC EMPLOYEES' UNION. LOCAL NO. 59

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THIS AGREEMENT made this 17th day of APRIL A.D. 1996 BETWEEN:

THE CITY OF SASKATOON

SASKATOON PUBLIC LIBRARY BOARD

THE SASKATOON CENTENNIAL AUDITORIUM FOUNDATION

THE SASKATOON GALLERY AND CONSERVATORY CORPORATION (Mendel Art Gallery)

THE BOARD OF POLICE COMMISSIONERS

SASKATCHEWAN PLACE ASSOCIATION INC.

in the City of Saskatoon in the Province of Saskatchewan;

- and -

THE CANADIAN UNION OF PUBLIC EMPLOYEES

AND ITS,

SASKATOON CIVIC EMPLOYEES' UNION, LOCAL NO. 59

Sole bargaining agent for those employees referred to in this Agreement.

WHEREAS it is the desire of the parties to this Agreement:

- 1. To maintain harmonious relations between the Employer and Union;
- 2. To recognize the mutual value of joint discussions in all matters pertaining to working conditions;
- 3. To encourage efficiency of operations;
- 4. To promote the morale and well-being of all employees and of the Civic Service as a whole;

NOW THEREFORE, the parties hereto agree as follows:

ARTICLE 1. TERM OF AGREEMENT

Revised

This Agreement shall come into force and take effect as and from the first (1st) day of April, 1995, and shall continue in force until the thirty first (31st) day of December, 1997, and then from year to year thereafter, unless either party gives written notice to renegotiate this Agreement, such written notice to be given not more than sixty (60) days nor less than thirty (30) days prior to December, 1997.

ARTICLE 2. COVERAGE

This Agreement shall apply, excepting to those employees in a class of employment outside the scope of this Agreement, to:

• all employees of the Corporation of The City of Saskatoon;

ARTICLE 2. <u>COVERAGE</u> (continued)

- all clerical, mechanical and maintenance employees, Matrons and Animal Control Wardens of the Saskatoon Board of Police Commissioners;
- all employees of the Saskatoon Gallery and Conservatory Corporation (Mendel Art Gallery);
- all employees of the Saskatoon Centennial Auditorium Foundation not included in the Bargaining Unit of the International Alliance of Theatrical Stage Employees (I.A.T.S.E.);
- all maintenance employees of the Saskatoon Public Library Board;
- all employees of Saskatchewan Place Association Inc. employed in only the following job classifications: Utility Person, Ticket Seller/Cashier, Cashier/Secretary and Chief Operating Engineer.

ARTICLE 3. DEFINITIONS

3.1 Parties to the Agreement Defined

In this Agreement, unless the context otherwise requires:

- 3.1.1 "City" means the Corporation of the City of Saskatoon.
- 3.1.2 "Council" means the Council of the City of Saskatoon.
- 3.1.3 "Commissioner" means the City Commissioner of the City of Saskatoon
- 3.1.4 Reference to the "City Commissioner" shall be deemed to refer to the "Chief of Police", "Executive Director Auditorium", "Director The Saskatoon Gallery and Conservatory Corporation (Mendel Art Gallery)", General Manager of Saskatchewan Place Association Inc.; respectively as may be necessary, and;
 - "City Council" shall be deemed to refer to the "Board of Police Commissioners", "Board of Directors" (Auditorium), (Library), (The Saskatoon Gallery and Conservatory Corporation (Mendel Art Gallery)), and (Saskatchewan Place Association Inc.), respectively as may be necessary.
- 3.1.5 "Employer" means the **City** of Saskatoon, Board of Police Commissioners, the Saskatoon Centennial Auditorium Foundation, Saskatoon Public Library Board, Saskatoon Gallery and Conservatory Corporation (Mendel Art Gallery), and Saskatchewan Place Association Inc.

3.1.6 "General Manager of Human Resources" means the person so employed and designated.

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ARTICLE 3. DEFINITIONS (continued)

- 3.1.7 "Head of Department" or "Heads of Departments", as the case may be, shall mean the head of any of the several departments to which reference is made in this Agreement or, in their absence, any person singularly delegated by them and approved by the City Commissioner.
- 3.1.8 "Union" means the Saskatoon Civic Employees' Union, C.U.P.E. Local No. 59, as constituting the appropriate unit of employees referred to in Article 2.

New

3.1.9 "Availability list" is a list of scheduled part-time work assignments which provide less than fifteen (15) hours of regular and ongoing work per week within the Leisure Services Department.

New

3.1.10 "Call-in list" is a list of part-time employees which are assigned to non-scheduled part-time work on an as-needed basis.

New

3.1.11 "Posted Position" is a vacancy filled through the bulletin or posting process provided for in Article 17.

3.2 Employees Defined

- 3.2.1 An employee shall be any person working in a department which is included in the bargaining units as defined in Article 2. With respect to Saskatchewan Place Association Inc., an employee shall be any person working in a job classification specified in Article 2.
- 3.2.2 "Permanent Employee" subject to probation provisions, "permanent employees" shall be defined as an employee holding a position which has been bulletined as a permanent position.

Revised



- 3.2.3 "Part-time Employee" shall be defined as an employee who occupies a permanent part-time position, or who is either on an availability list or a callin list, and who is subject to the required probationary period.
- 3.2.4 "Temporary Employee" shall be defined as being an employee holding a position of limited duration. (Such positions shall be subject to review with the Union after twelve (12) months as to continuation).
- 3.2.5 "Seasonal Employee" shall be defined as an employee who is appointed to a seasonal position and who is subject to layoff and recall because the nature of the work is cyclical.

3.3 <u>Positions Defined</u>

- 3.3.1 "Permanent Position" means a complement position filled on a recurring basis for an unspecified term.
 - 3.3.1.1 "Permanent Continuous Position" means a position which is filled for all twelve (12) months of each successive year.

ARTICLE 3. <u>DEFINITIONS</u> (continued)

3.3.1.2 "Permanent Seasonal Position" means a position which is filled for less than twelve (12) months of each fiscal year.

Revised

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3.3.1.3 "Permanent Part-time Position" means a position which is filled for less than the full negotiated work week.

Revised

- 3.3.2 "Temporary Position" means a non-permanent position which may be either full time or less than a full negotiated work week, used to perform the following work:
 - i) relief of permanent employees who are absent from their regular duties due to vacation, extended illness, and other approved leaves of absence;
 - ii) project work with fixed commencement and completion dates;
 - iii) continuous work which is ninety (90) days or less per year.

3.4 General Definitions and Interpretations

- 3.4.1 "Overtime" shall, except as otherwise provided herein, have the meaning given in the Statutes of the Province of Saskatchewan and Regulations thereunder and all such overtime shall be reported by the Supervisor in charge forthwith. The wages, therefore, at the specified overtime rate, shall be paid within the current pay period as nearly as is possible.
- 3.4.2 "Promotion" shall be defined as a movement of an employee from a position in one wage range to a position in a range with a higher maximum wage.
- 3.4.3 "Transfer" means the movement of an employee from one position to another position with an identical wage range maximum.
- 3.4.4 "Reclassification" shall be defined as the reallocating of a position from one wage grade to another because of a significant change in duties and level of responsibility assigned to the position either on an identifiable date or gradually over a period of time.
- 3.4.5 "Demotion" shall be defined as a movement of an employee from a position in one wage range to a position in a range with a lower wage range maximum.
- **3.4.6** Where marginal notes or subheadings within Articles refer to units of employees, the noted clause will have reference to that unit of employees so specified. Where no specific reference is made, clauses will be deemed to have general application to all employees.
- 3.4.7 "He", "His" or "Him" includes a reference to persons of the feminine gender whenever the facts or context so requires.
- **3.4.8** "Qualifications" shall be defined as including education, training, experience and ability necessary to fulfill the job requirements.

ARTICLE 3. DEFINITIONS (continued)

Revised

3.4.9 Work performed by employees who are on an availability or a call-in list and, where the work meets or exceeds fifteen (15) hours per week averaged over twelve (12) months, will be subject to review by the parties as to the need to bulletin a position pursuant to Article 3.1.9 and Article 3.1.10.

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- 3.4.10 Part-time employees are entitled to all the rights and benefits of this Agreement on a pro-rated basis, unless otherwise limited, and as may be applicable.
- 3.4.11 Progression within the wage schedules shall be based on accumulated work time.
- 3.4.12 Termination of temporary employees at the end of their specified term shall not be subject to the grievance procedure.

ARTICLE 4. UNION RECOGNITION

Pursuant to the provisions of *The Trade Union Act*, the Employer recognizes the Canadian Union of Public Employees and its Local No. 59 as the sole bargaining agent for all those employees covered by this Agreement, and hereby agrees to negotiate with the Union or any of its authorized committees, concerning any matters covered by this Agreement.

ARTICLE 5. MAINTENANCE OF MEMBERSHIP AND CHECK-OFF

5.1 Every employee who is now or hereafter becomes a member of the Union shall, as a condition of employment, maintain his membership in the Union in accordance with the Constitution and Bylaws of the Union.



5.2 **All** new employees shall, within thirty (30) days after commencing employment, apply for membership in the Union. Copies of the completed application forms shall be forwarded to the Union.



- 5.3 The Employer shall deduct Union dues from the wages of all members of the Union and remit the amounts so deducted to the Treasurer of Local No. 59 twice monthly. Printed copies of the "check off sheet" shall be forwarded to the Union.
- 5.4 Notwithstanding clauses 5.1; 5.2 and 5.3 above, the provisions of Sections 32(1) and 36(1) of *The Saskatchewan Trade Union Act (1972)* shall apply to this Agreement.

ARTICLE 6. NO DISCRIMINATION - FAIR EMPLOYMENT PRACTICE



6.1 The Employer and the Union agree that there shall be no discrimination, restriction or coercion exercised *or* practiced with respect to hiring or terms and conditions of employment because of race; religion; religious creed; colour; sex; age (between legal age for employment and normal retirement age of sixty-five (65); physical disability (except where the disability would prevent the carrying out of the normal duties of

ARTICLE 6. NO DISCRIMINATION - FAIR EMPLOYMENT PRACTICE (continued)



the position occupied); national or ethnic origin; political or religious affiliation or by reason of membership or activity in the Union.

6.2 The parties recognize the principle of equal pay for equal work.

New

6.3 The Employer and the Union agree to abide by the terms and conditions of Article 6.1 of the Collective Agreement and the provisions of Section 16 (1) of the Human Rights Code (Feb/95).

Where discrimination issues arise other than those referenced in Article 6.1 of the Collective Agreement and the provisions of Section 16 (1) the Human Rights Code (Feb/95), the Employer and the Union agree to jointly investigate those issues.

ARTICLE 7. RESOLUTIONS OF COUNCIL

All resolutions which affect employees covered by this Agreement shall be forwarded to the Secretary of the Union.

ARTICLE 8. COMMITTEES TO BE HEARD

Any committee of this Union, shall, upon written request, be accorded a prompt hearing.

ARTICLE 9. OCCUPATIONAL HEALTH AND SAFETY

- 9.1 Occupational Health and Safety Committees will be established to appropriately represent the places of work of employees. The Committees will consist of equal numbers of employee and management representatives.
- 9.2 The Committee shall have a continuing concern with respect to the health and safety of the employees of the City as herein represented. Meetings shall take place at a minimum of once quarterly or more frequently if the Committee as a whole decides. Minutes shall be made available to the Employer and the Union.
- 9.3 The Employer Chairperson shall post the names of the Committee members and the minutes of meetings on the Employer's bulletin board.
- 9.4 The duties of the Committee include:
 - 9.4.1 The receipt, consideration and disposition of complaints respecting the health and safety of the employees.
 - 9.4.2 The participation in the identification and control of health and safety hazards within the place of employment.
 - 9.4.3 Cooperation with the Occupational Health Services of the Province.
 - 9.4.4 The maintenance of records in connection with the receipt and disposition of complaints and the attendance to other matters relating to the duties of the Committee as may be contained in *The Occupational Health Act*.

ARTICLE 9. OCCUPATIONAL HEALTH AND SAFETY (continued)

9.4.5 The setting up of emergency meetings of the Committee.



- 9.5 Time spent by the employees in performance of their duties as members of the Occupational Health and Safety Committee shall be considered as time worked and payment made on the basis of straight time earnings only.
- 9.6 Such Committee shall not deal with matters which ordinarily are or become a subject for negotiations between the Employer and the Union.
- 9.7 Occupational Health and Safety policies will, to the fullest possible extent, be the subject of prior dialogue with the Occupational Health and Safety Committee and/or the Union.

ARTICLE 10. TECHNOLOGICAL CHANGE



10.1 The City undertakes to notify the Union at least three (3) months in advance of any technological changes which may result in changes in the employment status of employees.



Having regard to the desirability of maintaining a stable work force, the City will. through transfer or re-training, make every effort to ensure that no permanent employee suffers due to technological change.

- 10.3 In this section, Technological Change means:
 - 10.3.1 The introduction by the City into its work, undertaking or business, of equipment or material of a different nature or kind than that previously utilized by the City in the operation of the work, undertaking or business;
 - 10.3.2 A change in the manner in which the Employer carries on the work, undertaking or business that is directly related to the introduction of that equipment or material;
 - 10.3.3 The removal by the Employer of any part of his work, undertaking or business.

10.4 Information Exchange



- 10.4.1 A Joint Committee formed of three (3) Union and three (3) Management representatives will meet upon request of either party to discuss Management's plans to invest in new technology and to consider the possible effects of the change.
- 10.4.2 The parties acknowledge that after having discussed possible proposals regarding the introduction of technological change, that the Union may submit views regarding such change to the **City** Commissioner within **six** (6) weeks of having been advised of the potential change as provided for in the Information Exchange Committee as described in 10.4.1 above.

ARTICLE 11. JOB SECURITY

Revised 3 11.1\a

If the City ceases or partly ceases its operations, merges with another employer, or changes operating methods through technological change. and if the City is unable to provide work for a permanent employee, as defined in Article 3.2.2. displaced by the foregoing measures at the employee's normal rate in a comparable class of work, such employee shall be given sixty (60) days' notice of such measures, and shall be paid on severance, one (1) week's pay for each year of service beyond five (5) years. (Exclusive of transfer to another governmental jurisdiction.)

Where weather conditions force a short-term layoff of staff, the hours of work in the ensuing three (3) pay periods shall be adjusted so as to afford employees the opportunity of ensuring that their overall income does not suffer from the short-term layoff.

Revised

(11.3

No permanent employee, as defined in Article 3.2.2, engaged in a year-round job shall be laid off or terminated **as** a direct consequence of the City contracting out work of a nature normally performed by C.U.P.E. forces.

ARTICLE 12. GRIEVANCE PROCEDURE

- When an employee has been disciplined; refused re-employment after layoff, alleges discrimination, or has any other grievance arising out of the terms of this Agreement, an investigation may be initiated at the request of the employee or the Union.
- The Employer agrees to cooperate with Union representatives in the performance of their duties while investigating or presenting grievances under this Article. The Employer also agrees to provide the Union representatives with information pertinent to the grievance.
- 12.3 The Union agrees that each steward or acting steward will not leave their work except to perform duties under the Agreement and that they shall first obtain the permission of their supervisor. Such permission shall be granted and, where circumstances require immediate attention, permission shall be granted within an hour.
- 12.4 The Union agrees to advise the Employer of the names of stewards and acting stewards.
- 12.5 The Grievance Procedure shall be as follows except that:

In the case of a grievance initiated by the Union, the procedure shall commence at <u>Step Two</u>.

OR

In the case of dismissal, the procedure may be initiated at Step Three.

Step One The employee shall, within seven (7) days following an alleged infraction, first state the complaint in writing to the Union. The Grievance Committee of the Union shall hear the employee's complaint within seven (7) days and are encouraged to discuss the

ARTICLE 12. GRIEVANCE PROCEDURE (continued)

matter with the employee's supervisor in an attempt to resolve the complaint.

Step Two The Union shall, within twenty-one (21) days after the alleged infraction have the right to be heard by the appropriate Department Head. When applying for a hearing the Union shall outline. in writing, the details of the grievance. The hearing shall be held within three (3) days of the application being made, The Department Head shall, within three (3) days following the hearing, render a decision and reasons, in writing, to the Union.

Step Three In cases of dismissal or within five (5) days following receipt of the Department Head's decision, the Union may appeal to the City Commissioner. The appeal shall be in writing and include a copy of the grievance and, if applicable, a copy of the Department Head's decision. The City Commissioner shall hear the appeal within seven (7) days after it has been filed and shall give his decision, in writing, within seven (7) days after the conclusion of the hearing.

Step Four If the Union is not satisfied with the decision of the City Commissioner, the Union may refer the grievance to a Board of Arbitration. It is also understood and agreed that prior to submission to arbitration, either party has the right to submit the grievance to City Council. The procedure for doing so is as follows:

The party concerned shall advise the City Commissioner, in writing, and the City Commissioner shall report the whole matter to the next meeting of City Council. The Union shall be advised, in writing, by the City Clerk of the date at which the matter 'is to be considered. The Union shall have the right to appear and be heard by City Council at such meeting.

12.6 Arbitration

- 12.6.1 The Union agrees to advise the City within forty-five (45) days of receipt of the City Commissioner's decision (Step Three) of its intention to proceed to arbitration. If the grievance is not so referred, it shall be considered withdrawn.
- 12.6.2 If a grievance is referred to a Board of Arbitration, each party shall nominate one (1) member to the Board within seven (7) days following notice under 12.6.1. The parties shall appoint a Chairperson of the Board.

 If the parties cannot agree on a Chairperson, either party may refer the matter to the Minister of Labour for the appointment of a Chairperson.
- 12.6.3 The Board of Arbitration shall deal with all matters in dispute and its award shall be final and binding on both parties.
- 12.6.4 Each party shall pay its own costs and expenses in connection with the Board and shall share equally the costs and expenses of the Chairperson.

ARTICLE 12. GRIEVANCE PROCEDURE (continued)

- 12.6.5 The Board shall have the power to determine whether time limits set forth in the grievance procedure have been reasonably met and, notwithstanding noncompliance, may deal with the merits of the arguments placed before it
- 12.6.6 The Board shall have the power to vary any penalty imposed on an employee, however, it shall not have the power to alter the provisions of this Agreement.

12.7 Time Limits

- 12.7.1 All time limits specified in the Grievance Procedure can be extended by mutual agreement between the parties.
- 12.7.2 If the Employer fails to answer any of the Steps in the Grievance Procedure within the time limits, the Union may move the grievance to the next step in the procedure.

12.8 Unjust Action

Should an employee be disciplined, laid off, demoted or terminated and it is later established that such action was unjust or not in accordance with the provisions of this Agreement, the employee shall be reinstated to his former status in all respects and shall be compensated for all monetary loss by reason of the action.

- 12.9 "Day" for the purposes of this Article means calendar day.
- 12.10 This Article shall be subject to the provisions of the laws of the Province of Saskatchewan and regulations thereunder.

ARTICLE 13, DISCIPLINE

- 13.1 In the event of misconduct, absence without leave not due to sickness, or for refusal or wilful neglect to carry out the instruction of anyone in authority to give such instructions, any employee may be dismissed without notice or with such notices and allowances as the City Commissioner may authorize, and the provisions of Article 15 shall not apply. When such dismissal, or a suspension without pay takes place, the employee and the Union shall be advised in writing by the Department Head concerned as to the reason for such dismissal or suspension.
- 13.2 In the event of termination or dismissal, an employee shall have all the right of appeal provided in this Agreement.
- 13.3 Whenever it is found necessary to discipline or censure an employee, the written particulars of the matter shall be given to the employee-copy to the Union-within thirty (30) working days following the disciplinary action. If this procedure is not followed such disciplinary action shall not become a part of the employee's record.

ARTICLE 13. **DISCIPLINE** (continued)

New

After three years of subsequent employment following a letter of reprimand, during which no formal disciplinary action is taken, the employee may apply to the Employer to have the letter of reprimand removed.

ARTICLE 14. NOTIFICATION OF INABILITY TO REPORT TO WORK

All employees who are unable to report to work as required shall immediately notify their Department. Failure to report may result in disciplinary action unless a reasonable explanation is provided by the employee.

ARTICLE 15. NOTICE OF TERMINATION

Upon termination of employment, the Employer or the employee agrees to provide the following written notice:

Permanent Employees - one (1) month's notice **All** Other Employees - one (1) week's notice

Notwithstanding the foregoing, either such notice may be waived or modified by mutual agreement between the City and the employee concerned.

ARTICLE 16. SENIORITY

Revised

Seniority is the length of continuous service within the bargaining unit and with the Employer and for the purposes of this Agreement is defined as an employee's total accumulated scheduled hours worked from date of hire.

Revised

16.2 All employees shall acquire seniority after one (1) month of continuous service.

.Revised

- 16.3 Effective January 1, 1996, temporary employees will have seniority carried over from one temporary position to the next if
 - a) there is a break in service of two weeks or less between temporary appointments;

or

Revised

b) the employee is hired for a third temporary appointment. The breaks between appointments must not exceed twelve (12) months of each other.

Temporary employees can exercise their seniority only during periods of employment and while not on probation.

Revised

- 16.4 Employees cannot exercise seniority rights while on probation except when an employee, not on initial probation, applies for a permanent position. Initial probation is **as** defined in Article 18.2.
- Revised 16.5 Seniority shall continue to accumulate when an employee is absent for:

Sick leave

Workers' Compensation

ARTICLE 16. SENIORITY (continued)

Vacation

Parental leave

Approved paid leave of absence

Approved unpaid leave of absence to maximum of one (I) month, unless otherwise stated in this Agreement.

For assignment or temporary postings outside of the bargaining unit, the following seniority provisions will apply:

- a) if period is less than or equal to one (1) month, seniority is retained and will continue to accumulate during period of assignment or temporary posting;
- b) if period is greater than one (1) month but less than or equal to one (1) year, seniority will be retained but will not continue to accumulate during period of assignment or temporary posting; and,
- c) if period of assignment or temporary posting is for a period of greater than one (1) year, seniority may be retained with approval from C,U,P,E, Local 59.

Seniority shall be lost, however, if the employee: Revised 16.6

- Resigns or retires from the service of the City or leaves the bargaining unit.
- Is terminated and is not reinstated through the Grievance Procedure in Article 12.
- Is absent without approved leave and without reasonable cause.

Revised 16.7 Part-time employees on availability list or on call-in list.

> When an employee is removed from an availability list or a call-in list, other than a seasonal employee, they will be considered to be terminated and their seniority shall cease to accumulate.

> 16.7.2 A part-time employee will be removed from an availability list when one or more or the following situations occur:

employee resigns and leaves the bargaining unit; 16.7.2.1

16.7.2.2 employee fails probation;

16.7.2.3 employee's personal availability schedule, for the specified period or season, no longer meets the minimum requirements specified for a particular availability list;

16.7.2.4 employee is terminated;

employee does not accept work when initial schedule is 16.7.2.5 prepared for a specified period or season, or declines, €or a third time during that period or season, work which is in addition to initial assignment and within the times indicated

Revised

Revised

ARTICLE 16. SENIORITY (continued)

in their personal availability schedule; or,

workload reductions, or the transfer of work from an availability list to a posted position, results in a reduction to the number of required employees on an availability list.

16.7.2.6.1 employee with the least flexibility to fill the required hours of work specified €or the particular availability list will be removed.

16.7.3 A part-time employee will be removed from a call-in list when one or more of the following situations occur:

16.7.3.1 employee resigns and leaves the bargaining unit;

16.7.3.2 employee fails probation;

16.7.3.3 employee is terminated;

16.7.3.4 there has been a break in service in excess of six (6) months.

ARTICLE 17. VACANCIES AND PROMOTIONS

17.1.1

17.1 Notice of Vacancies

Revised

2(1)

Notices of vacancies for permanent continuous, part-time and new positions shall be placed on all civic Union bulletin boards for seven (7) calendar days and a copy thereof delivered to the Union. Availability and call-in lists are not positions.

Revised

17.1.1.1 For additional work reflected on an availability list, the Employer will communicate (other than through a posting) interest in supplementing the list of employees on a specified availability list.

New

- 17.1.1.2 Employees on availability lists will be required to update their personal availability on a periodic basis as specified for each list.
- 17.1.2 Seasonal position vacancies shall be posted prior to the beginning of each season. An eligibility list will be established from the initial posting and will be in effect for the purpose of filling seasonal vacancies which occur, after the normal recall process, during that season.

Revised

- 17.1.3 All temporary positions which provide an income advantage to permanent employees—other than those temporary positions having a duration of three (3) months or less--shall be bulletined. The duration of the temporary position shall be stated in the bulletin. The Employer will notify the Union if any unposted position reaches three months
- 17.1.4 All temporary positions that become permanent are to be bulletined at the time of becoming permanent in order to provide promotion or transfer opportunities for permanent staff.
- 17.2 Consideration shall first be given to applications submitted by employees in the three (3) C.U.P.E. locals.

ARTICLE 17. VACANCIES AND PROMOTIONS (continued)

2 67,

17.3

Seniority in accordance with Article 16.1 shall be the determining factor in selecting the successful applicant, provided the applicant possesses the required qualifications for the position vacancy. If the vacancy is not filled as a result of the above, further consideration shall be given ω other employees in the bargaining unit.

New

3.1 For the purpose of selecting a successful applicant to reside on a specified availability list, provided the applicant possesses the required qualifications for the work associated with that availability list, greatest flexibility to fill the required hours of work (as expressed in a personal availability schedule provided by the employee) will be the primary determining factor in selecting a successful candidate. In cases where personal availability is equal between two or more applicants and all applicants possess the required qualifications, seniority will be the determining factor.



When incumbents of senior positions give sufficient notice of intent to retire, such pending vacancy shall be bulletined three (3) months in advance of such retirement in order that the employee being promoted or transferred to the senior position may have sufficient training. An employee shall not receive an increase in pay during such training period.

- 17.5 Permanent employees temporarily promoted shall have all rights protected in their lower permanent position and continue to acquire and exercise seniority rights of the permanent position.
- 17.6 When an employee is promoted, the Union shall be notified of Management's selection at the same time as the successful applicant is advised.
- 17.7 Should an employee be promoted from one position to another carrying a higher maximum wage, such promotion shall carry the wage of
 - 17.7.1 The minimum for the new position;

or

- 17.7.2 The wage at the time of promotion plus one (1) year's annual increment on the schedule for the new position; whichever shall be the greater.
- 17.7.3 An employee promoted during the period of renegotiation of a new Agreement, shall **not** revert to the minimum wage rate for the position due to any retroactivity of the Agreement.
- 17.7.4 Appointments to a bulletined position not filled by the promotion or transfer of a civic employee may be made at the next lower grade if a fully-qualified applicant **is** not available; such appointee to be automatically promoted on qualification.

ARTICLE 17. VACANCIES AND PROMOTIONS (continued)

- 17.7.5 In cases where higher qualifications than those held by serving employees are required for a promotional opportunity, consideration shall be given to a senior applicant who is in the process of acquiring the required qualification at the time the promotional opportunity arises.
- 17.7.6 An employee demoted whose pay rate prior to demotion is above the maximum established for the class into which he is demoting shall have his pay rate reduced to the maximum. Should the pay rate prior to demotion be below the maximum of the class into whish he is demoting, his pay rate shall be adjusted to the nearest appropriate step in the new range.
- 17.8 All postings for C.U.P.E. Local No. 59 positions will state "This position is open to both male and female applicants".

Revised 17.9 <u>Part-time Employees</u>

Provided part-time employees have completed their probationary period, they may exercise seniority for vacant positions for which they have the necessary qualifications in the following manner:

- i) if employee has 325 hours or greater of accumulated work time, employee may exercise seniority for temporary part-time or permanent part-time positions; or
- ii) if employee has 1040 hours or greater of accumulated work time, employee may exercise seniority for any temporary or permanent position.

New

17.10 For the term of this Agreement and subject to mutual agreement thereafter, the Letter of Understanding regarding the selection of successful candidates for vacant positions shall apply. (As attached)

ARTICLE 18. PROBATIONARY PERIOD

Revised

18.1 While on probation, an employee cannot exercise seniority to claim a transfer or promotion, except as provided for in Article 16.4.



- 18.2 All new permanent, part-time and temporary employees shall be on probation for a six (6) month accumulated working period. During the probationary period, the onus for establishing suitability for continuing employment shall lie totally with the employee, The wage for new employees at appointment shall not be less than the minimum of the range.
- 18.3 Employees promoted or transferred or those who voluntarily demote to another position shall be on probation in the new position for a period of six (6) months' accumulated work time. If not considered capable within this period, or if they so request, the employee shall be returned to the position formerly held without loss of seniority. Under this clause, revisions at the request of employees shall be considered only once in a two (2) year period. Other individuals promoted or transferred as a consequence of an original promotion, transfer or voluntary demotion shall also be returned to their former positions.

ARTICLE 18. PROBATIONARY PERIOD (continued)

New

- 18.3.1 Employees promoted or transferred to another position of the same job title and within the same work unit shall not be on probation unless their initial probation period for this job title in this work unit has not been completed. Should this initial probation period not be completed, the probation period, and time served towards that probation, is transferred to the new position.
- For the purpose of determining the probationary period for regular employment with the Employer, the six (6) month probationary period as may be required to be served for qualifying for promotion shall also be considered **as** part of the probationary period for regular employment.
- Each occasion of employment of three (3) or more months' duration shall contribute to the accumulation of six (6) months' work time required for permanency, subject to the continued availability of work and satisfactory performance of duties.
- 18.6 <u>Seasonal Employees</u> shall be on probation for a period of nine (9) accumulated months. This probationary requirement shall not extend beyond the third (3rd) **work** season.

ARTICLE 19. LAYOFF AND RECALL

10°

- 19.1 The principle of "last on, first off", according to seniority shall be applied whenever a reduction in staff becomes necessary. The Union shall be consulted whenever deviation from the principle "last on, first off' is considered necessary to the Employer in order to maintain the balance of efficiency of work force.
- 19.2 For the purpose of layoff, recall and position abolition, except seasonal layoffs and recalls, seniority shall be defined in accordance with Article 16.1.
- In the case of temporary layoffs other than seasonal layoffs, the Employer will make every effort to place laid off employees into vacant positions for which they are qualified, at the same or lower classification and/or pay grade.

Revised

- In the case of position abolition, an employee who is in a posted position other than a temporary, providing the employee possesses the required qualifications may elect the following. Once options have been established, the employee will have seventy-two (72) hours to make his election.
 - 19.4.1 To be placed in a vacant position without posting at the same annual salary level or lower annual salary level. Where deemed by the parties that exceptions are to be considered, the Employer and the Union will agree on exceptions in order to minimize disruptions.
 - 19.4.2 To exercise "bumping" in order as follows:

First: within own classification and/or pay grade

1st - a temporary employee in a permanent position

2nd - a permanent employee on probation with the least seniority

ARTICLE 19. LAYOFF AND RECALL (continued)



3rd • a permanent employee with the least seniority, then the next with least seniority, and so on.

Second: within lower classification level(s) and pay grade(s), level by level

- 19.4.3 Upon mutual agreement between the parties the employee can be considered as on layoff and placed in a vacant temporary position until such time that clause 19.8 can be applied.
- 19.4.4 An employee may go on layoff and apply the provision of clause 19.8 as positions become vacant.

Revised

19.4.5 Notwithstanding 19.4, a part-time employee may apply the above procedure only in respect of other employees in posted part-time, or temporary positions.

Revised

- 19.4.6 Notwithstanding 19.4, a seasonal employee may apply the above procedure only in respect of other employees in posted seasonal and temporary positions.
- 19.5 An employee who is bumped shall immediately have access to the provisions of Article 19.4 as if their position had been abolished.
- 19.6 If an employee's position is to be abolished or he is to be laid off, he will be given as much written notice as possible and as required by law, but in no case less than one (1) month, with a copy to the Union. If notice is not given as required, employees will receive pay in lieu, prorated.
- 19.7 Employees who are placed in other positions as a result of the foregoing procedure will be placed in the new range at an incremental rate which is closest but not above his present rate.
- 19.8 When the Employer is engaging additional employees, the most senior permanent employees last laid off shall, if qualified, be the first to be recalled.
- 19.9 Should an employee not respond within fourteen (14) days after notification of recall to work, such employee shall be deemed to have terminated employment with the City.
- 19.10 In the case of an involuntary demotion, an employee may "bump" an employee of lesser seniority, at a lower level, providing the employee possesses the required qualifications for the lower position.

19.11 Seasonal Employees

19.11.1 Employees will be retained in order of seniority according to seniority lists provided they have the required qualifications for the work which is available. The Union shall be consulted whenever deviation from the above stated principles is considered necessary by the Employer. When special projects requiring specific skills are in progress during

ARTICLE 19. LAYOFF AND RECALL (continued)

the fall layoff period, employees working on these projects shall not be laid off based on seniority if the project is to conclude within the very near future.

19.11.2

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Employees will be recalled to work in order of seniority, according to area seniority lists, provided they have the required qualifications for the work which is available. Notice of recall will be sent by registered mail to the last known address of the employee. The Union will receive a copy of the letter and a list of the employees to whom the letter was sent.

Should an employee fail to report for duty on the recall date, he will be deemed to have terminated employment with the City.

Reorg

19.11.3

For the purpose of layoff and recall, seniority shall be defined as the length of accumulated service an employee has and will be applied in accordance with the following area seniority lists:

Asset Management .

- Buildings Operations and Maintenance area

Reorg

Public Works

- Grounds Maintenance area (Parks Branch)
- Horticulture and all other areas (Parks Branch)

Reorg

Leisure Services Department

- Forestry Farm Park Zoo area
- Golf Courses area
- Aquatic Facilities area (Program Services Branch)
- All other areas (Program Services Branch)

Reorg

All other areas of the Leisure Services Department and all Other Departments. Boards and Commissions

New

19.11.4 <u>Area List Seniority</u>

- i) Effective January 1, 1996, both layoff and recall, and equipment operator assignment, shall be based only on seniority earned on the applicable area seniority list;
- ii) Article 17.1.2 shall continue to apply; and,
- iii) Seniority earned on any area seniority list is transferable and applicable from one area seniority list to another area seniority list.

Revised

19.12 Temporary Employees

The provisions of this Article do not apply to temporary employees and to those permanent employees who are only on an availability list or a call-in list.

ARTICLE 20. CLASSIFICATION REVIEW

16, 20.

All reclassifications, or the creation of new positions of a nature not already classified in this contract, shall be the subject of prior negotiation and agreement by the parties hereto.

- If agreement cannot be reached on the wage, the dispute shall be submitted to arbitration in accordance with the arbitration procedure as outlined in Article 12 of this Agreement.
- For the term of this Collective Agreement and subject to mutual agreement thereafter, the Letter of Understanding regarding new or reclassified positions shall apply. (As attached)

ARTICLE 21. PICKET LINES

The City of Saskatoon policy as set out in a letter dated March 3, 1970 from the City Commissioner regarding picket lines will be recognized.

ARTICLE 22. HOURS OF WORK

Revised

22.1 THE MODIFIED REARRANGED WORK WEEK WILL BE EXTENDED UNTIL DECEMBER 31, 1997. WHERE CONTRADICTIONS EXIST BETWEEN ARTICLES 22 AND 23 AND THE MEMORANDUM OF AGREEMENT, THE MEMORANDUM OF AGREEMENT WILL APPLY.

37 3 22.2

2.2 City Hall

Subject to the detailed provisions of the salary schedules for all employees covered by this Agreement, the hours of work shall be **8:**10 a.m. to 4:30 p.m. with one (I) hour for lunch, excluding janitorial and caretaking staff.

22.2.1 The normal hours of work for janitorial and caretaking staff shall be 4:00 p.m. to 12:00 midnight, Monday to Friday.

Reorg

- Public Works (Parks Branch) and Asset Management (Building Operations and Maintenance Branch, and Design Branch, and Administration Branch of Building Operations and Maintenance Branch) being the former Civic Buildings and Grounds Department.
 - 22.3.1 The normal hours of work for employees shall be eight (8) hours per day, five (5) days per week, days off to be consecutive. (8:00 a.m. to 12:00 noon and 12:30 p.m. to 4:30 p.m. except office staff.)
 - 22.3.2 From the first Monday following May 15 to the Friday prior to October 15 of each year, the normal daily hours of work (other than office staff and two (2) cemetery employees) shall be from 7:30 a.m. to 12:00 noon and from 12:30 p.m. to 4:00 p.m.
 - 22.3.3 The two (2) cemetery employees referred to above will commence and cease work one (1) hour later than their regular shift as and when required. One day's notice of change of hours to be given when notified that timing of funerals require such adjustment.

ARTICLE 22. HOURS OF WORK (continued)

22.3.4 Full-time Building Operators and Custodians shall work forty (40) hours per week with two (2) consecutive days off. Employees shall be given twenty-four (24) hours notice of shift change; otherwise, such employees shall be paid overtime rates for all hours worked within the notice period.

Building Custodians at City Hall shall continue to be governed by Article 22.2.1.

Building Operators II shall be scheduled on a shift Monday to Friday and shall work forty (40) hours per week between the hours of 7:00 a.m. and 4:00 p.m.

Reorg 22.4 Leisure Services Department - (Program Services Branch)

Revised

- 22.4.1 Hours of work for employees—except clerical and stenographic employees employed in the Leisure Services Office, but including Golf Course employees—shall be on the basis of a five (5) day, forty (40) hour week, with two (2) consecutive days, off (wherever possible, one (1) of these to be a Sunday). A work schedule covering one (1) month shall be posted not later than the twenty-eighth (28th) day of the preceding month.
- 22.4.2 From the first Monday in June to the last Friday in September of each year, all employees except those employed in the ball parks, youth centres, indoor rinks, swimming pools and recreation units, shall start work at their usual time and receive one-half (1/2) hour for lunch with the normal work day to remain at eight (8) hours.

22.5 Police

- 22.5.1 Except as specifically provided for below, hours of work for clerical employees shall be thirty-six and two-thirds (36 2/3) hours per week on a five (5) day week. Days off to be so arranged as to provide service on Saturdays and Sundays. Each employee to have two (2) consecutive days off per week.
- 22.5.2 Hours of work for switchboard and CPIC operators shall be in accordance with a rotating schedule from 8:00 a.m. to 4:00 p.m., or 4:00 p.m. to midnight, or midnight to 8:00 a.m.
- 22.5.3 Except as provided in (22.5.4) below, hours of work for staff of the Central Registry Section who are involved in the transcription of Occurrences and Investigation Reports shall be in accordance with a rotating schedule.
- 22.5.4 Police Janitors and Animal Control Wardens to work forty (40) hours per week.
- 22.5.5 Hours of work for Mechanic's Helper to be 1:00 p.m. to 10:00 p.m., five (5) days per week. Days off to be consecutive.

ARTICLE 22. HOURS OF WORK (continued)

22.6 Auditorium

22.6.1 Switchboard Operator and Booking and Leasing Clerk - as provided for in clause 22.2.

22.6.2 Utilityman

Building Engineer Stage Door Attendant

The normal hours of work for the above three (3) classifications shall be eight (8) hours per day, five (5) days, forty (40) hours per week, days off to be consecutive.

22.6.3 Box Office Supervisor and Services Coordinator

- Normal hours of work shall be eight (8) hours per day, five (5) days per week, off days to be consecutive to the greatest extent possible.
- A work schedule covering one (1) calendar week shall be posted not later than Monday of the preceding week. Any departure from the posted schedule shall require payment of double time (2X) for the work performed on the scheduled off day or days.

Revised

22.6.4 Part-Time Auditorium Employees

A work schedule covering one (1) calendar week shall be posted one (1) week in advance for the following month. The schedule is subject to change and is not a guarantee of work.

22.7 Mendel Art Gallery

- 22.7.1 Present employees hired by the Mendel Art Gallery prior to October 1, 1976, will remain on hours of work in effect prior to October 1, 1976.
- 22.7.2 Employees employed after October 1, 1976, shall work the following:

Clerical - 36 2/3 hours weekly - 5-day work week, Maintenance - 40 hours weekly - 5-day work week. Sales Clerk - 40 hours weekly - 5-day work week.

22.8 Library (Maintenance Staff)

The maintenance staff shall work a five (5) day, forty (40) hour work week.

Revised 22.9 Part-Time Employees

The hours of work for part-time employees will be operationally determined.

22.10 "Hours of work" shall be governed by the laws of the Province of Saskatchewan and regulations thereunder.

ARTICLE 22. HOURS OF WORK (continued)

22.11 Where there is agreement between the Department Manager and the employee, commencement or end of shift for the above may vary up to two (2) hours for start and end times. Where further variation is required and the employee and Department Manager are in agreement, a Letter of Understanding shall be approved by two (2) of the C.U.P.E. Local No. 59 Table Officers.

New

22.12 If a posted schedule for a posted position must be changed, for reasons unforeseen by Management, affected employees must be notified twenty-four (24) hours prior to the change; otherwise, such employees shall be paid overtime rates for all hours worked within the notice period.

ARTICLE 23. OVERTIME

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- Employees required to continue working after completing their regular schedule of hours in any one day, shall be paid at the rate of double time (2X).
- 23.2 Employees who are required to work on their weekly days of rest shall be paid a minimum of two (2) hours at double time (2X) or time worked at double time (2X) whichever is the greater.
- In the absence of an emergency, an employee who demonstrates reasonable personal need shall not be required to work overtime.

23.4 Equipment Operators

When a machine is required for overtime work, the regular operator of the machine shall receive first call, except in cases of extreme emergency unforeseen by management or when the regular operator is absent on approved leave.

23.5 It is agreed that the Union will be provided with a monthly list of overtime worked by members of Local No. 59.

Revised

23.6

An employee may take time off in lieu of payment of overtime, at overtime rates provided suck arrangement has received prior approval and agreement of the Department Head or designate - such approval will not be unreasonably withheld. The scheduling of such time off shall be by mutual agreement. Overtime is not generally carried over from one calendar year to the next.

Revised 23.7 <u>Part-Time Employees</u>

Part-time employees shall be paid overtime rates for hours worked in excess of eight (8) hours per day or forty (40) hours per week. For clerical positions overtime shall be paid for hours worked in excess of seven and one-third (7 1/3) hours per day or thirty-six and two-thirds (36 2/3) hours per week.

ARTICLE 24. PAYMENT OF WAGES

- 24.1 Employees engaged on a monthly basis shall be paid on the fifteenth (15th) and the last day of each and every month during their employment. Should any of the above-mentioned dates fall on a Statutory or special Holiday as herein set forth or on a Sunday or a closed banking day, the date of the payment shall be the date previous to the said Statutory or special Holiday or closed banking day or Sunday.
- Employees receiving hourly wages shall be paid on the seventh (7th) and twenty-second (22nd) days of each and every month during their employment. Should any of the above-mentioned dates fall on a Statutory or special Holiday as elsewhere defined in this Agreement, or on a Sunday or a closed banking day, the date of the payment shall be the date previous to the said Statutory or special Holiday or closed banking day.
- 24.3 For the purpose of reducing the monthly wage of an employee to an hourly wage, for the purpose of deducting pay for time off without pay, sick time off when sick credits are exhausted, or for any other reason (other than overtime), the following formula shall be used:

Number of hours off without pay x employee's hourly rate Overtime: Number of hours x employee's hourly rate x 2

- An employee who is appointed to a position, or terminates employment with the City, shall receive a full half (1/2) month's wage if the employee works all the available working days within a pay period.
- 24.5 Where an employee's hourly rate is the subject of continuing change, an average rate shall be determined when making sick leave and annual leave payments as may be necessary. (See clause 24.10)

Reorg

The rates of pay assigned to the various classes of work in Public Works Department (Parks Branch) or Leisure Services Department shall be paid whenever an employee is performing the duties assigned to such class of employment. Subject to having the required qualifications for the operation of equipment, seniority shall be the determining factor in the appointment of employees to equipment operator classifications in the Public Works Department (Parks Branch) or Leisure Services Department. Specifically the initial assignment of equipment to employees, at the beginning of each work season, will be based on the respective area seniority list. Subsequent and/or temporary assignments during the work season shall be based on seniority in the respective individual zone or program.

Reorg

24.7 When it is necessary to engage a new employee with experience in the particular class of **work** because no one in the service is available for promotion or transfer, the starting wage may be fixed by the General Manager of Human Resources or the Head of any Department administered by an outside Board.

Reorg

24.8 Under exceptional circumstances an employee's wage increment may be advanced beyond the negotiated yearly increases upon the written recommendation of the Department Head and with the approval of the General Manager of Human Resources or head of any department administered by an outside board.

ARTICLE 24. PAYMENT OF WAGES (continued)

- 24.9 The job classification of an employee while on holidays or sick leave is deemed to be that which the employee otherwise would have if not on holidays or sick leave.
- 24.10 On reclassification, an employee shall be placed at a point in the new wage schedule commensurate with the time actually spent in the reclassified position.

Revised 24.11 <u>Part-time Employees</u>

Part-time employees shall receive the rate of pay for the classification in which they are working, and when required to temporarily perform the duties of a lower paying classification, shall maintain their regular rates. The specific rates of pay are outlined in the wage schedules.

ARTICLE 25. ANNUAL INCREMENTS

- Annual increments shall be received in accordance with the provisions of the wage schedules. Increments shall be effective as follows: Appointments or promotion? (where a promotion changes an employee's anniversary date) made from the twenty-third (23rd) to the seventh (7th) of a month to be effective the first (1st) of the month, and made from the eighth (8th) to the twenty-second (22nd) of the month, effective the sixteenth (16th) of the month.
- 25.2 Should an employee be temporarily promoted to a higher position and is subsequently appointed to the position, then providing there is no break between the temporary promotion and the appointment, the anniversary date for increments shall be the date of the temporary promotion, subject to 25.1 above.
- Reorg 25.3 Time spent in any category in the Program Services Branch of the Leisure Services Department will count toward increments in the Public Works Department (Parks Branch) Labourer category.
- Reorg 25.4 Time spent in any category in the Public Works Department (Parks Branch) will count toward increments in Labourer or associated categories in the Program Services Branch of the Leisure Services Department.

Revised 25.5 Part-Time Employees

Annual increments shall be earned on the basis of an employee's total accumulated scheduled hours worked and in accordance with the wage schedules.

ARTICLE 26. SHIFT DIFFERENTIAL

- A shift employee is defined as an employee who is required to work on shift on a temporary or permanent basis.
- 26.2 Shift work shall normally cover twenty-four (24) hours per day on the following basis:

Day Shift 8:00 a.m. to 4:00 p.m. Evening Shift 4:00 p.m. to 12:00 midnight Night Shift 12:00 midnight to 8:00 a.m.

ARTICLE 26. SHIFT DIFFERENTIAL (continued)

26.3

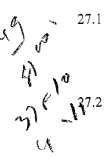
In addition to the regular wage and salary rates provided for elsewhere in this Agreement, a shift differential of sixty cents (60¢) per hour shall be paid to any employee, four (4) or more of whose hours of work fall within either the evening shift (4:00 p.m. to 12:00 midnight) or the night shift (12:00 midnight to 8:00 a.m.), it being understood that, should four (4) or more of the employee's work hours fall within the evening or night shift hours specified above, the employee is to be paid shift differential for the full period of the shift.

- Notwithstanding the provisions of 26.3 above, shift differential shall not be payable when bonus pay is payable in respect to work in excess of normal hours of work or on an off day.
- When a shift employee is working a regular evening or night shift on a Public Holiday, shift differential shall be paid in addition to the premium pay for working on the holiday.
- 26.6 Shift differential shall not form part of the basic wage rate and shall not be payable in respect of annual vacation, sick pay, Workers' Compensation or pay in lieu of Public Holidays falling on off days.

Revised

26.7 Shift differential shall not apply to part-time employees on call-in lists.

ARTICLE 27. STAND-BY, CALLBACK AND REPORTING TO WORK



Employees who are specifically designated to stand-by will receive one (1) hour's pay at their regular rate for each eight (8) hour period or portion thereof. Should an employee who is on stand-by be called out and fail to report, the stand-by premium will not be paid.

An employee recalled to work after having completed a regular schedule shall be paid a minimum of two (2) hours at double time (2X), or time worked at double time (2X), whichever is greater.

Revised

27.3 Part-Time Employees (Reporting to Work)

Subject to 27.3.2, whenever employees are required to report to work they shall receive a minimum of three (3) hours' pay at their regular rate.

27.3.2 Child Care Workers, Games Room Supervisors, Gymnasium Supervisors, and employees of municipal pools shall receive fifteen dollars (\$15.00) for reporting to work or payment for straight time hours worked, whichever is greater.

ARTICLE 28. SUPERIOR DUTY PAY

When an employee is required to replace and perform substantially the duties of a higher-paid employee for a period of three (3) consecutive days or more, the employee shall receive the minimum step of a higher-paid position or a rate of pay equivalent to one (1) step higher than his present rate of pay - whichever is the greater - for the entire period. When there is more than one (1) qualified employee, seniority to apply.

ARTICLE 29. LEAD HAND

A Lead Hand shall be an employee who, as well as working with, directs and supervises the work of four (4) or more other employees and shall be paid an additional fifty cents (50¢) per hour.

ARTICLE 30. PUBLIC HOLIDAYS

Public Holiday means any of the following days: New Year's Day, Good Friday, Easter Monday, Victoria Day, Canada Day, Saskatchewan Day (first Monday in August), Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day, Boxing Day, and any day or part of a day proclaimed a Civic Holiday.

When any of the foregoing holidays fall on a Saturday or Sunday, it shall be observed on the following Monday. If Christmas Day or Boxing Day fall on a Saturday and Sunday respectively, then they shall be observed on the following Monday and Tuesday respectively.

For full-time employees, when a public holiday falls on an employee's regular day off or part of a day off, an extra day's pay shall be received in lieu of such holiday. When such pay in lieu is given, the payment shall be deemed to include compliance with the provisions of *The Labour Standards Act*, which requires that hours of work in excess of thirty-two (32) hours in a week in which a public holiday occurs, shall be paid for at time and one-half (1½X). The foregoing shall not apply where an alternative public holiday is declared (i.e. where Christmas falls on a Sunday and Monday is declared a legal holiday).

Employees required to work on Statutory or proclaimed Holidays shall be paid at the regular rate plus double time (2X) for all hours worked, except as provided in 30.5 below.

An employee who is employed on a continuous year-round basis, may elect to take equivalent time off in lieu of the pay bonus provided for in 30.4 above, and may accumulate such bonus time to a maximum of five (5) days. The period of taking such elected off-time shall be as mutually agreed upon between the Head of the Department concerned and the employee.

30.6 Subject to operating requirements, when a Public Holiday falls on an employee's scheduled day off, the employee may elect to take equivalent time off without pay at a mutually agreeable time, but within sixty (60) days of occurrence.

30.7 Part-Time Employees

30.7.1 Holiday pay is calculated as \underline{W} / 20

where W is the total of the wages earned by the employee during the four weeks immediately preceding the public holiday, exclusive of overtime.

30.7.2 Employees on an availability list or a call-in list required to work on a public holiday shall be paid for the hours worked on the holiday at two and one-half time (2½X). This amount includes the premium rate and a regular day's pay.

Revised

30.4

Revised

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Revised

ARTICLE 31. <u>VACATIONS</u>

31.1 <u>Vacation Entitlement</u>

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31.1.1 Employees shall, after twelve (12) months' accumulated service. be entitled to vacation at the rate of three (3) weeks' vacation per year.

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31.1.2 After eight (8) years' accumulated service, be entitled to four (4) weeks' vacation per year.

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31.1.3 After sixteen (16) years' accumulated service, be entitled to five (5) weeks' vacation per year.

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31,1.4 After twenty-four (24) years' accumulated service, be entitled to six (6) weeks' vacation per year.

31.2 Vacation Pay

31.2.1 Employees having a vacation entitlement shall be paid at their regular rate of pay at the time of taking their vacation, or 3/52's, 4/52's, 5/52's Or 6/52's of their gross earnings, as applicable, whichever is greater.

Revised

Temporary, Seasonal and those part-time employees who are on availability or call-in lists shall earn vacation credits in accordance with clause 31.1 above and shall be paid 3/52's, 4/52's, 5152's or 6/52's of gross earnings, as applicable, on each pay period.

- Vacations shall be arranged between employees and the Head of the Department on or before April 1 of each year. Subject to the continuity of essential services, vacations shall be arranged as far as possible to suit the convenience of the employee in accordance to seniority within C.U.P.E. Local No. 59.
- 31.4 The vacation year shall be deemed to operate from April 1 to March 31 the following year.

Revised

31.4.1 Employees appointed on or after April 1, 1958, shall have their current vacation entitlement calculated on the basis of the number of months employment prior to April 1 each year. (All employees appointed on or after April 1, 1958, will thus have their anniversary date for vacation purposes adjusted to April 1). For the purpose of applying the provisions of 31.1 above, years of service shall be deemed to apply from the April I date following date of appointment.

Effective July 1, 1995, the employee's anniversary date will be used for the purpose of establishing vacation entitlement in Article 31.1

- 31.5 All pay for the period of earned vacation, if requested by the employee at least one (1) week in advance of the vacation period, shall be payable in advance.
- An employee covered by this Agreement, leaving the service at any time during the vacation year prior to taking Vacation, shall be entitled to a proportionate payment of wages in lieu of such vacation.

ARTICLE 31. <u>VACATIONS</u> (continued)

- All employees shall be allowed one (I) additional day of vacation with pay for any Public Holiday which falls in their period of vacation.
- At the discretion of the Head of the Department, one (1) week of vacation credit may be divided.
- Notwithstanding the foregoing provisions, an employee on Workers' Compensation or sick leave shall not continue to accumulate vacation credits beyond a period of six (6) months' absence.

Reorg (A

- 31.10 After completion of two (2) years' service subsequent to the April 1 date following the actual date of appointment, employees may accumulate up to two (2) years' vacation credits, subject to the permission of the Head of the Department, whose decision shall be final and not subject to appeal.
- 31.11 An employee experiencing serious illness or injury immediately prior to their annual vacation shall be entitled to a deferred vacation, provided that the illness or injury is documented by a physician. Such deferred vacation shall be taken āt the discretion of the Department Head.
- In the event of illness, or injury of a serious nature, occurring during an employee's vacation, the employee may at the sole discretion of the City Commissioner, whose decision shall be final and not subject to appeal be allowed a deferred vacation equal to the time lost through such serious illness or injury during the vacation period. Vacation thus deferred shall be charged to sick pay credits which the employee may have.
- Vacation pay shall be at the rate effective immediately prior to the vacation period. Any increase due during the vacation period shall apply from its effective date.

Reorg

31.14 Public Works Department (Parks Branch) seasonal Supervisor and seasonal Assistant Supervisor shall qualify for five (5) days leave of absence without pay and may exercise this option upon recall of each season.

ARTICLE 32. SICK LEAVE

- 32.1 Accumulation of Sick Leave Credits
 - 32.1.1 All permanent full-time and seasonal employees shall accumulate sick leave credits at the rate of one and one-quarter (1 1/4) working days per in month during their first ten (10) years of service from last date of hire, and shall accumulate sick leave credits at the rate of one and one-half (11/2) working days per month thereafter.

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Revised

32.1.2 Part-time employees, while in a posted position or in a temporary position of less than three months duration, shall earn and accumulate sick leave credits on the basis of the following formula:

Regular Hours Worked \mathbf{x} .0577 = Earned Hours of Sick Leave Credits.

ARTICLE 32. SICK LEAVE (continued)

- 32.1.3 Temporary full-time employees shall accumulate sick leave credits at the rate of one and one-quarter (1¹/₄) working days per month.
- 32.1.4 **An** employee's total unused accumulation of sick leave credits shall not exceed one hundred and ninety-four (194) working days.

Revised

32.1.5 Part-time Employees who are only on an availability list or a call-in list shall not accumulate sick leave credits.

32.2 <u>Use of Accumulated Sick Leave Credits</u>

Revised

32.2.1 Permanent full-time and part-time employees, while in a posted position or in a temporary position of less than three (3) months, shall be entitled to payment for absence from work due to illness, to the extent of their accumulated credits, after three (3) months of employment.

Reorg

- 32.2.2 Temporary and seasonal employees shall be entitled to payment for absence from work due to illness, to the extent of their accumulated sick leave credits, after six (6) months of accumulated work time, provided they are not on layoff and have had no break in service in excess of six (6) months, (nine (9) months for seasonal employees). A break in service may be extended at the discretion of the General Manager of Human Resources, whose decision on the matter shall be final and not subject to appeal.
- 32.2.3 Absences due to illness shall first be charged against the current year's accumulation. Absences in excess of the current year's accumulation shall be charged to the employee's sick leave credit standing at the start of the year.
- 32.2.4 When an employee reports sick during a regular work day, deduction for sick leave on that day shall be calculated as follows:
 - 32.2.4.1 No deduction if the employee has completed three-quarters (3/4) of his regular working hours.
 - One-half (1/2) day if the employee has completed one-quarter (1/4) but less than three-quarters (3/4) of his regular working hours.
 - One (1) day if the employee has completed less than one-quarter (1/4) of his regular working hours.
- 32.2.5 The City's obligation for sick pay and accumulation of sick leave credits shall cease on the resignation, retirement or termination of an employee.

32.3 Accumulation and Use of Sick Leave Credits under Special Circumstances

32.3.1 Employees on layoff shall retain their accumulated sick leave credits until recalled, however, no credits shall be earned or used during the period of layoff. Employees who are laid off and not recalled within a period of eighteen (18) months shall lose their accumulated sick leave credits.

ARTICLE 32. SICK LEAVE (continued)

- Employees absent on approved and paid educational leave shall continue to accumulate sick leave credits during the period of absence on such leave. However, employees shall not be entitled to any sick pay during the period of such educational leave.
- 32.3.3 Sick leave may be used for time off from work to participate in a formal recognized alcohol rehabilitation program.
 - 32.3.4 An employee on Workers' Compensation or sick leave shall not continue to accumulate sick leave credits beyond a period of absence of six (6) months.
 - 32.3.5 No charge shall be made against an employee's sick leave credit for any Public Holiday which may occur during an employee's absence on sick leave.
 - 32.3.6 If an order of the Medical Health Officer requires an employee to remain at home due to a quarantinable illness of a member of the employee? family, the employee is to be paid for the time lost at his regular rate of pay, and such absence shall not be charged to the employee's sick leave credits. The foregoing is conditional upon all members of the employee's family having taken advantage of all free vaccination and immunization services supplied by the Saskatoon District Health Community Health Unit.

32.4 Medical Certificates

- **32.4.1** Heads of Departments, at their discretion, may require an employee to produce a medical certificate signed by a duly qualified Medical Practitioner after the first three (3) days' absence on sick leave.
- **32.4.2** Notwithstanding **32.4.1**, Heads of Departments, at their discretion, may require an employee to obtain a medical certificate signed by a qualified Medical Practitioner for any absence due to illness where the Employer deems there is cause for concern.

32.5 Notification of Illness

Every employee who is absent due to illness shall notify the Department Head or designate without **delay.** Failure to do so, without an acceptable explanation, may deprive the employee from such benefits as would normally have accrued prior to the time due notice is received by the department. On return to work, every employee shall complete a Sick Leave Application Form.

ARTICLE 32. SICK LEAVE (continued)

32.6 Sick Leave Bank

- 32.6.1 A jointly administered Sick Leave Bank is established, with each employee contributing one (1) sick day credit annually to the "Bank"--such day to be matched by the Employer. The terms of reference and criteria for administration of the "Bank" to be determined by the joint committee. It is further agreed that the employee's one (1) day contribution to the "Bank" shall constitute a first charge against the employee's annual sick leave entitlement.
- 32.6.2 Employees must complete twelve (12) months of accumulated work time to be eligible for credits from the Sick Bank.

Revised

32.6.3 Part-time employees who are on an availability list or a call-in list, and Temporary employees are not entitled to Sick Bank Provisions.

ARTICLE 33. PARENTAL LEAVE

33.1 Maternity/Adoption Leave

Revised

33.1.1 An employee who has completed at least twenty (20) weeks in fifty-two (52) weeks of employment with the Employer immediately preceding the day on which the requested leave is to commence, and who provides her Department Head with a medical certificate from a qualified Medical Practitioner certifying that she is pregnant and specifying the estimated date of birth, or submits proof of the adoption of a child, shall be entitled, upon written application, to maternity leave without pay. The request for maternity leave, indicating the date on which she wishes to commence the leave, together with the required medical certificate, must be submitted not later than four (4) weeks prior to the date on which she wishes to commence leave. The maximum leave to be granted is twenty-six (26) weeks and may be apportioned in any combination prior to and after the date of confinement.

33.1.2

All maternity and adoption leave shall continue for an agreed period of a maximum of twenty-six (26) weeks. Employees shall give a minimum of fourteen (14) days' notice of their intent to return to work. Where the employee and the Department Head concerned agree that the portion of the leave following the actual date of birth, or adoption, should be less than six (6) weeks, then the Employer may permit the employee to resume her employment at the time agreed provided that at or before the time the employee resumes her employment, she provides her Employer with a certificate from a qualified Medical Practitioner, certifying that resumption of employment at the time so agreed will not, in his opinion, endanger the health of the employee.

33.1.3 Should an employee not return to work within twenty-six (26) weeks after commencement of the leave, she shall be deemed to have terminated her employment with the Employer.

ARTICLE 33. PARENTAL LEAVE (continued)

- Where the pregnancy of an employee would reasonably interfere with the performance of the employee's duties, the Employer may require the employee to take a maximum of three (3) months' leave prior to the estimated date of birth. The onus for establishing that the pregnancy would reasonably interfere with duties shall lie with the Employer.
- 33.1.5 Notwithstanding anything contained elsewhere' in this Agreement, an employee on maternity or adoption leave shall not accumulate either sick or vacation credits during the period of maternity or adoption leave, nor shall she be entitled to pay for sick leave or any Statutory or special Holiday that may occur during a period of maternity or adoption leave.
- Employees returning from maternity or adoption leave shall return to their former position and be paid at the same step of the same wage range as in effect at the time of proceeding on said leave, and with no loss of benefits accrued to the commencement of the maternity or adoption leave. Employees on maternity leave shall continue to earn seniority while on such leave to a maximum credit of twenty-six (26) weeks.

Upon request an employee' may be granted an additional leave of absence without pay. Total leave of absence, including the twenty-six (26) weeks set out above, shall not exceed fifty-two (52) weeks.

The parties hereto acknowledge that individual circumstances may justify a variance of the time limits as set out above.

33.2 Paternity Leave

An employee who has been in the employment of the City for a continuous period of at least twelve (12) months and who submits to the Department Head a written application for paternity leave without pay at least four (4) weeks before the day specified by him in the application as the intended day of leave commencement, is eligible for unpaid leave not exceeding six (6) weeks to be taken in any combination immediately before or following the estimated birth of the child. If the employee fails to submit a proper application as specified, he will be granted six (6) weeks' leave without pay beginning on a date within three (3) weeks from the date of birth of his child, upon provision of written notice.

ARTICLE 34. COMPASSIONATE LEAVE

Compassionate leave with pay shall be granted for one (I) day, two (2) days, or three (3) days as may be necessary, where employees, other than part-time employees who are on an availability list or a call-in list, suffer a death of, and/or attend to, a member of their immediate family who is terminally ill. Such paid leave shall be cumulative in all cases and shall not exceed a total of three (3) days in respect of the illness and/or death of an immediate family member.

For the purposes of this Article, immediate family member means: husband, wife, brother, sister, father, mother, son and daughter.

Revised

ARTICLE 34. COMPASSIONATE LEAVE (continued)

- 34.3 Compassionate leave as described in 34.1 shall also be granted where employees, suffer a death of some other relative or person with whom they have experienced a very close relationship ordinarily ascribed to that of an immediate member of the family.
- 34.4 One (1) additional day may be granted, if required, where out-of-province travel is necessary.

ARTICLE 35. LEAVE OF ABSENCE WITHOUT PAY AND VOTING LEAVE

Reorg

35.1 Leave of absence without pay, not in excess of five (5) working days, shall be granted by the Head of the Department to any employee desiring such leave, provided reasonable notice is given to the Head of the Department and the operations of the department permit. Granting of leave of absence beyond five (5) days shall be at the discretion of the General Manager of Human Resources or the Head of any Department administered by an outside Board.

35.2

Any member of the Union who is appointed a delegate to attend conventions in connection with Union affairs or Union school, shall be granted leave of absence without pay, insofar as the regular operation of the department will permit. Permission to attend such conventions shall not arbitrarily be withheld by the Department Head.

35.3

Any employee, who has completed one (1) year of service and who is selected for a full-time position with the Union, shall, on application, be granted leave of absence without pay for a period of up to, but not exceeding, one (1) year. No claim shall be entertained for any promotion effected during his absence on leave.

The employee's seniority shall be retained but not accumulated during the period of absence.

- 35.4 Any employee who has completed one (1) year of service, and who is elected to Public Office (other than Municipal) shall be granted leave of absence without pay for the period of holding office. During leave of this nature, the employee shall retain accumulated seniority rights in his department with no decrease in status, but without claim to any promotion effected during such absence.
 - 35.5 Employees shall, on Provincial or Federal election days, be allowed time off with pay for voting in accordance with The Saskatchewan and Canada Election Acts respectively.
 - 35.6 Employees on leave of absence shall not continue to accumulate. sick or holiday pay credits past a one (1) month period.

ARTICLE 36. JURY AND WITNESS DUTY

Revised

An employee, other than a part-time employee who is on an availability list or a call-in list, who is required to serve as a juror, or is subpoenaed to appear in court as a witness, except for appearances arising as a result of personal misdemeanour(s), shall be paid any difference between payment receivable as jury or witness fees and that normally receivable as wages - including overtime if applicable.

ARTICLE 37. GROUP INSURANCE

Revised

37.1

Participation in the Group Life Plan, in accordance with its provisions shall be a condition of employment for all employees appointed *to* permanent posted positions.

17, 937.2

The following coverage shall apply to employees enrolled in the group insurance program:



<u>Basic Coverage</u> - Two (2) times annual salary for all employees, the cost of such insurance shall be shared equally by the employee and Employer.

Optional Coverage - Three (3) times annual salary, the cost of such insurance shall be shared equally by the employee and the Employer.

Optional Coverage - Four (4) times annual salary, the cost of such insurance in excess of three (3) times annual salary shall be paid by the employee.

Optional Dependent Coverage - Coverage of three thousand dollars (\$3,000) for the employee's spouse, and coverage of fifteen hundred dollars (\$1,500) for each dependent shall be paid by the employee.

37.3 Temporary employees shall be eligible and have the option of participation in the Group Life Plan after three (3) months of continuous employment.

ARTICLE 38. WORKERS' COMPENSATION

Revised

38.1

When an employee, other than as referred to in Article 38.4, who has been in the service of the City for six(6) continuous months, is injured in the performance of his duties during working hours, the City shall pay such employee for all periods of absence resulting from the injury (not exceeding a total of twelve (12) months) an amount which, when combined with Workers' Compensation Board payments shall ensure to such employee the maintenance of his regular basic wage rate less normal income tax deductions. In the event the Workers' Compensation Board payments are reduced, the City's payment shall be proportionately reduced.

- Any wage increments to which the employee would normally be entitled or any increase that may be negotiated for his classification, shall be included as part of his basic wage rate.
- **38.3 Workers'** Compensation Board payments, **as** referred to herein, shall not be considered as including "Pension Payments" or "Cash Settlement Payments".

Revised

Part-time employees on an availability list or a call-in list, with less than twenty-four (24) calendar months of service, shall receive only the coverage afforded to them by *The Workers' Compensation Act*.

ARTICLE 39. <u>CLOTHING</u>

Meter Readers and Parking Meter Servicemen shall receive the sum of fifty dollars (\$50.00) per annum as boot allowance, the sum to be payable during the last two (2) weeks of September.

Payment of boot allowance to those Meter Readers and Parking Meter Servicemen acting in those capacities for less than twelve (12) months shall be on a pro-rated basis.

39.2 Parking Meter Servicemen

The following items of clothing shall be issued to Parking Meter Servicemen:

- 1 Parka (every two (2) years)
- 1 Jacket (every two (2) years)
- 1 Pair winter-weight trousers (every two (2) years)
- 1 Pair summer-weight trousers (every two (2) years)
- 2 Shirts (each year)
- 1 Tie (each year)
- 1 Pair gloves (as required)

39.3 Meter Readers

The following items of clothing shall be issued to Meter Readers:

- 1 = Jacket (yearly)
- 2 Pair trousers (yearly)
- 2 Shirts (yearly)
- 1 Tie (yearly)
- 1 Parka (as required)

39.4 Maintenance Staff: City Hall, Police, Library.

The following items of clothing shall be issued to City Hall, Police Department and Library maintenance staff:

Initial issue 2 - pair washable permanent-press trousers

2 - shirts

Subsequent issue 1 - pair trousers (yearly)

2 - shirts (yearly)

Reorg 39.5 Public Works Department (Parks Branch)

The City agrees to provide such special clothing as may be necessary to adequately protect personnel operating spraying equipment.

Asset Management Department (Building Operations and Maintenance Branch)

Two (2) pair of coveralls shall be supplied annually to Shop personnel and one (1) pair of coveralls shall be supplied annually to Trades personnel following initial issue of two (2) pair of coveralls.

ARTICLE 39. CLOTHING (continued)

Reorg 39.6 Leisure Services Department - (Program Services Branch)

- 39.6.1 It is agreed to stock several pairs of coveralls for general use to provide the necessary protective clothing to those employees who are exposed to exceptionally dirty working conditions involving abnormal deterioration of clothing.
- 39.6.2 For permanent Maintenance Persons one (1) pair of coveralls will be provided annually.
- 39.6.3 Limited distinctive clothing will be issued to staff in accordance with already established departmental policy.
- 39.6.4 Limited distinctive clothing as in clause 39.7.3 will be issued to the following:

Marry Bailey Pool - Equipment and Maintenance I
Forestry Farm - Zookeepers, distinctive summer clothing, and a parka
every two (2) years.

Revised 39.7 <u>Auditorium</u>

Building Services Coordinator

Utilityman

Building Engineer

Janitorial Staff - females to receive one (1) smock and pantsuit yearly

- males are to receive as below

Initial issue: - two (2) pair washable permanent-press trousers

- two (2) shirts

Subsequent issue: - one (1) pair washable permanent-press trousers (yearly)

- two (2) shirts (yearly)

Part-time employees - present practice will continue.

39.8 Police

Clerk IV (Lost and Found) - one (1) pair overalls.

Mechanic's Helper - coveralls as required.

ARTICLE 40. CAR ALLOWANCE

40.1 Where stipulated conditions require or may require employees to operate their private automobile full-time on corporation business then the following schedule of payment for use of such employees' automobile shall be applicable.

ARTICLE 40. CAR ALLOWANCE (continued)

Revised

40.1.1 General Staff: One hundred and sixty-five dollars and eighty-eight cents (\$165.88) per month (flat amount) minimum payment plus twenty-six point seven eight cents (26.78¢) per kilometre (variable amount) for all duty kilometres travelled.

Amounts effective July 1, 1995 shall be one hundred and seventy-four dollars and twenty-eight cents (\$174.28) per month and twenty-eight point one three cents (28.13¢) per kilometre.

The flat and variable portions of car allowance will be increased in direct relationship to the increase of the auto operation segment, transportation component of the Consumer Price Index of Canada. For every one percent (1%) increase in the auto operation segment, the car allowance will be increased by one percent (1%). Computation will be made semi-annually with change to be effective July 1, and January 1, based on the increase due the previous six (6) months.

NOTE: Increases will be calculated by subtracting the latest index from the last highest index that had produced the previous increase in the car allowance.

40.1.2 Meter Readers: Receive the flat amount as outlined above

NOTE: The foregoing monthly rate to be paid all year round, but to be subject to reduction for that period of sick leave or leave of absence which is in excess of five (5) consecutive working days.

Revised

Where, as a matter of mutual convenience between a Department Head and employees, said employees are requested to use their private automobiles for occasional travel in the public service, then the following schedule of payment shall apply: four dollars and twenty-nine cents (\$4.29) per day or twenty-six point seven eight cents (26.78¢) per kilometre. The schedule of payment shall be adjusted in accordance with the application of the formula as described in clause 40.1.1 above.

Amounts effective July 1, 1995, shall be four dollars and fifty cents (\$4.50) per day or twenty-eight point one three cents (28.13¢) per kilometre.

40.3 Parking meter permits to be issued to all employees required to operate automobiles full-time on City business.

ARTICLE 41. RISK FUND

41.1 A cashier's risk fund shall be established each calendar year as follows:

41.1.1 City Hall

A one hundred and fifty dollar (\$150.00) credit to each full-time cashier against which losses over one dollar (\$1.00) are to be charged. Any balance remaining shall be paid to the cashier at the end of each calendar year.

ARTICLE 41. RISK FUND (continued)

41.1.2 City Hall

Each relief cashier shall receive a pro-rated credit relative to the time worked based on the one hundred and fifty dollar (\$150.00) credit. Any balance remaining to an individual's credit shall be paid at the end of each calendar year.

41.1.3 Police

In the traffic section only:

- Two (2) permanent cashiers receive fifty dollars (\$50.00) per annum each.
- Two (2) relief cashiers receive fifty dollars (\$50.00) per annum split between them.
- From the funds outlined above, losses over one dollar (\$1.00) are to be charged. Any balance remaining in each of these funds to be paid to the cashier concerned at the end of each calendar year.
- 41.2 Staff changes amongst cashiers to be reflected on a proration of the foregoing payments.

ARTICLE 42. SEVERANCE PAY

42.1

- Severance pay will be payable on the basis of two percent (2%) per year of employment of accumulated sick leave credit at the date the employee leaves the civic service, to a maximum of sixty percent (60%) of such credit. Payment to be based on the average rate of pay during the last ten (10) years of service, and to be paid in cash or in such manner as the employee may direct. Payment to be made on retirement, resignation or involuntary release from the service because of technological change--but not on dismissal for cause--provided the employee has completed ten (10) years of service.
- 42.2 Should an employee die while in the service and having completed ten (10) years' service, a gratuity shall be paid to his estate such gratuity to be calculated in the same manner as for retirement or resignation.

Revised 42.3 Severance Pay is not applicable to part-time and temporary employees.

ARTICLE 43. SUPERANNUATION PLAN AND RETIREMENT

Revised 43.1 No changes to the Plan will be implemented unilaterally by the City.

For all employees covered by this Agreement, the retirement date shall be the first (1st) day of the month next following the employee's sixty-fifth (65th) birthday.

ARTICLE 43. SUPERANNUATION PLAN AND RETIREMENT (continued)

Revised

An eligible part-time employee is an employee who holds a posted part-time position and whose hours of work are at least **fifty** percent (50%) of the full negotiated work week.

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL NO. 59

THE CITY OF SASKATOON

D. Taylor, President

A. St. Denis, Secretary

Later City Clark

GRADE 1 1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 1	2 MONTHS	MAXIMUM
ANNUAL 18,048.00	20,292.00		21,336.00	22,404.00
MONTHLY 1,504.00	1,691.00		1,778.00	1,867.00
PAY PERIOD 752.00	845.50		889.00	933.50
36.67 HR 9.46	(10.64) Do	ر کی	11.19	11.75
40.00 HR * 8.68	9.76		10.26	10.77
40.00 III	2.70		10.20	10.77
CLERK I C	LERK-STENO I	*SWITC	CHBOARD OPERA	ATOR
CLERK MESSENGER M	IICROFILM OPERATOR	*TICKE	T SELLER/CASHI	IER
CLERK TYPIST *	STAGE DOOR ATTENDAN	T		
GRADE 2 1ST 6 MONTHS	6 NEXT 6 MONTHS	NEXT 1	12 MONTHS	MAXIMUM
ANNUAL 22,080.00	23,136.00		24,240.00	24,696.00
MONTHLY 1,840.00	1,928.00		2,020.00	2,058.00
PAY PERIOD 920.00	964.00		1,010.00	1,029.00
36.67 HR 11.58	12.13		12.71	12.95
40.00 HR * 10.62	11.12		1 1.65	11.87
CLERK II C	OPY CENTRE OPERATOR	*ENGIN	EERING ASSISTA	ANTI
_	OATA ENTRY OPERATOR		months, go to Gra	
CLERK-STENO II	ATA LIVIKT OF LIKATOR	i (arter ro	months, go to Gra	ide 5 Max.)
GRADE 3 1ST 6 MONTHS	S NEXT 6 MONTHS	NEXT 12 MON	NTHS MAXIMUN	M
ANNUAL 25,044.00	25,656.00	26,268.00	26,880.00	
MONTHLY 2,087.00	2,138.00	2,189.00	2,240.00	
PAY PERIOD 1,043.50	1,069.00	1,094.50	1,120.00	
36.67 HR 13.13	13.45	13.77	14.10	
40.00 HR * 12.04	12.33	12.63	12.92	
*ASS'T BOX OFFICE SUPERV	ISOR CLERK III	1	DRAFTING TECH	NICIAN I
*CASHIER SECRETARY	CLERK-ST		Jan Into Iden	1110111111

GRADE 4 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM	
ANNUAL 27,600.00 MONTHLY 2,300.00 PAY PERIOD 1,150.00 36.67 HR 14.47 40.00 HR * 13.27	28,176.00 28,800.00 2,348.00 2,400.00 1,174.00 1,200.00 14.78 15.10 13.55 13.85	
*ANIMAL CONTROL WARDEN I *BUILDING CUSTODIAN II CLERK IV CLERK-STENO IV	CPIC OPERATOR I CUSTOMER SERV REPRESENTATIVE DATA ENTRY OPERATOR II	*INSPECTOR II SOFTWARE SUPPORT TECHNICIAN *STORESKEEPER I
GRADE 5 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM	
GRADE 3 131 12 MONTHS		
ANNUAL 29,424.00 MONTHLY 2,452.00 PAY PERIOD 1,226.00 36.67 HR 15.43 40.00 HR * 14.15	30,060.00 30,636.00 2,505.00 2,553.00 1,252.50 1,276.50 15.76 16.07 14.45 14.73	

GRADE 6 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM		
ANNUAL 31,368.00	32,016.00 32,556.00		
MONTHLY 2,614.00	2,668.00 2,713.00		
PAY PERIOD 1,307.00	1,334.00 1,356.50		
36.67 HR 16.45	16.79 17.07		
40.00 HR * 15.08	15.39 15.65		
ASSESSOR I	DATA CONTROL CLERK	PLANNING TECHNICIAN I	
*BOX OFFICE SUPERVISOR	DRAFTING TECHNICIAN II	*STORESKEEPER III	
*BUILDING OPERATOR I	*ENGINEERING ASSISTANT II	TRAFFIC SYSTEM OPERATO)R
CLERK VI	INSPECTOR IV		
CPIC OPERATOR III	INVENTORY ANALYST		
GRADE 7 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM		
	00.064:00		
ANNUAL 32,976.00	33,864.00 34,776.00		
MONTHLY 2,748.00	2,822.00 2,898.00		
PAY PERIOD 1,374.00	1,411.00 1,449.00		
36.67 HR 17.29	17.76 18.24 16.28 16.72		
40.00 HR * 15.85	16.28		
ASSESSOR II	DRAFTING TECHNICIAN III	PLANNING TECHNICIAN II	
*BUILDING OPERATOR II	*ENGINEERING ASSISTANT III	TRAFFIC STUDIES ASSISTA	NT II
CLERK VII	PARALEGAL II		
GRADE 8 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM		
ANNUAL 34,872.00	35,736.00 36,744.00		
MONTHLY 2,906.00	2,978.00 3,062.00		
PAY PERIOD 1,453.00	1,489.00 1,531.00		
36.67 HR 18.29	18.74 19.27		
40.00 HR * 16.77	17.18 17.67		
ACCOUNTANT I (Min.)	BUYER II	INSPECTOR V	PROGRAMMER ANALYST I
ASSESSOR III	CLERK VIII	INTERIOR DESIGNER	SERVICES COORDINATOR
*BUILDING OPERATOR III	DRAFTING TECHNICIAN IV		

GRADE 9 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM	
ANNUAL 36,792.00 MONTHLY 3,066.00	37,824.00 38,916.00 3,152.00 3,243.00	
PAY PERIOD 1,533.00	1,576.00 1,621.50	
36.67 HR 19.29	19.83 20.41	
40.00 HR * 17.69	18.18 18.71	
ACCOUNTANT II (2nd Step, ASSESSOR IV CLERK IX	DESIGN ASSIST. NT 1 *ENGINEERING ASSISTANT IV OPERATIONS ANALYST	P. YROLL SUPER 'ISOR PLUMBING INSPECTOR PROGRAMMER ANALYST II
GRADE PO 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM	
ANNUAL 39,000.00	40,032.00 41,112.00	
MONTHLY 3,250.00	3,336.00 3,426.00	
PAY PERIOD 1,625.00	1,668.00 1,713.00	
36.67 HR 20.45	20.99 21.56	
ACCOUNTANT III (Max.)	LANDSCAPE ARCHITECT	RECORDS MANAGEMENT COORDINATOR
CLERK X COMPUTER OPERATIONS SUPER	PERMIT SUPERVISOR	SENIOR BUILDING INSPECTOR SENIOR BUYER
G I S DESIGN ANALYST	PROGRAMMER ANALYST I	
G 13 DESIGN ANAL 131	TROOKAMMER ANALIST I	II SULEKVISOK, CENTRAL RECORDS
GRADE 11 1ST 12 MONTHS	NEXT 12 MONTHS MAXIMUM	
ANNUAL 41,208.00	42,132.00 43,140.00	
MONTHLY 3,434.00	3,511.00 3,595.00	
PAY PERIOD 1,717.00	1,755.50 1,797.50	
36.67 HR 21.61	22.09 22.62	
ACCOUNTANT IV (Max.)	DESIGN ASSISTANT II	PLANNER III
ASSESSOR V	DIVISION ENGINEERING ASSISTAL	NT SENIOR PLUMBING INSPECTOR
CLERK XI	DRAFTING SUPERVISOR	I

GRADE	17	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMIM
UNADE	14	101 14 MONTHO	NEAL 14 MONTHS	IVI A A HIVI U IIVI

ANNUAL	42,648.00	43,608.00	44,544.00
MONTHLY	3,554.00	3,634.00	3,712.00
PAY PERIOD	1,777.00	1,817.00	1,856.00
36.67 HR	22.36	22.87	23.36

ACCOUNTANT V METHODS ANALYST SUPPORT SERVICES SUPERVISOR

GRADE 13

ANNUAL 45,516.00 MONTHLY 3,793.00 PAY PERIOD 1,896.50 36.67 HR 23.87

ART CLASS INSTRUCTOR

GRADE 14	1ST 12 MONTHS	NEXT 12 MON	THS MAXIMUM .
ANNUAL	42,804.00	44,940.00	47,268.00
MONTHLY	3,567.00	3,745.00	3,939.00
PAY PERIOD	1,783.50	1,872.50	1,969.50
36.67 HR	22.45	23.57	24.79
SENIOR BUII	LDING ASSESSOR	S	ENIOR LAND ASSESSOR
SENIOR BUS	INESS ASSESSOR	S	YSTEMS ANALYST

GRADE 15 1ST 12 MONTHS NEXT 12 MONTHS MAXIMUM

FOR FUTURE USE - (RESEARCH OFFICER)

18

GRADE A - NOT CURRENTLY USED

GRADE B	1ST 12 MONTHS	MAXIMUM
ANNUAL	15,792.00	16,236.00
MONTHLY	1,316.00	1,353.00
PAY PERIOD	658.00	676.50
40.00 HR *	7.59	7.81

"CASHIER *RINK ATTENDANT

GRADE C

40.00 HR * 8.67

*SUMMER PROGRAM LEADER

GRADE D	1ST 12 MONTHS	MAXIMUM
ANNUAL	17,976.00	18,372.00
MONTHLY	1,498.00	1,531.00
PAY PERIOD	749.00	765.50
40.00 HR *	8.64	8.83

*GUARD

GRADE E

ANNUAL 19,776.00 MONTHLY 1,648.00 PAY PERIOD 824.00 40.00 HR * 9.51

*CLEANER

GRADE F - NOT CURRENTLY USED

TRADE G 181 12 MONTES NEAT 12 MONTES N	GRADE	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
--	-------	---------------	----------------	---------

ANNUAL	21,024.00	23,472.00	25,944.00
MONTHLY	1,752.00	1,956.00	2,162.00
PAY PERIOD	876.00	978.00	1,081.00
40.00 HR *	10.11	11.28	12.47

*BUILDING CUSTODIAN I

GRADE H	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL	21,060.00	21,924.00	22,404.00
MONTHLY	1,755.00	1,827.00	1,867.00
PAY PERIOD	877.50	913.50	933.50
40.00 HR *	10.13	10.54	10.77

*POLICE MATRON

GRADE I - NOT CURRENTLY USED

GRADE J	1ST 12 MONTHS	MAXIMUM
40.00 HR *	10.10	11.48

*RIDE **OPERATOR**

GRADE K	1ST 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL	23,436.00	25,056.00	26,844.00	28,716.00	30,720.00
MONTHLY	1,953.00	2,088.00	2,237.00	2,393.00	2,560.00
PAY PERIOD	976.50	1,044.00	1,118.50	1,196.50	1,280.00
40.00 HR *	11.27	12.05	12.91	13.81	14.77
40.00 nK	11.27	12.03	12.71	13.01	14.//

*RECREATION WORKER I

GRADE L	1ST 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL	28,464.00	29,880.00	31,392.00	32,940.00	34,596.00
MONTHLY	2,372.00	2,490.00	2,616.00	2,745.00	2,883.00
PAY PERIOD	1,186.00	1,245.00	1,308.00	1,372.50	1,441.50
40.00 HR *	13.68	14.37	15.09	15.84	16.63

*RECREATION WORKER II

GRADE M	1ST 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL	33,288.00	34,944.00	36,720.00	38,556.00	40,524.00
MONTHLY	2,774.00	2,912.00	3,060.00	3,213.00	3,377.00
PAY PERIOD	1,387.00	1,456.00	1,530.00	1,606.50	1,688.50
40.00 HR *	16.00	16.80	17.65	18.54	19.48

*RECREATION WORKER III

GRADE N

ANNUAL 32,556.00 MONTHLY 2,713.00 ?AY PERIOD 1,356.50 40.00 HR * 15.65

*SUPERVISOR - ARTIFICIAL ICE

GRADES 0, P, Q AND R - NOT CURRENTLY USED

GRADE S	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL	32,352.00	32,940.00	33,540.00
MONTHLY	2,696.00	2,745.00	2,795.00
PAY PERIOD	1,348.00	1,372.50	1,397.50
40.00 HR *	15.55	15.84	16.13

^{*}EQUIPMENT & MAINTENANCE II

GRADES T - NOT CURRENTLY USED

GRADE U

ANNUAL 15,792.00 MONTHLY 1,316.00 PAY PERIOD 658.00 40.00 HR * 7.59

*CHECKER *GAMES ROOM SUPERVISOR *GYMNASIUM SUPERVISOR

GRADE V

40.00 HR * 8.12

*CHILD CARE WORKER

GRADE W

ANNUAL 18,060.00 MONTHLY 1,505.00 PAY PERIOD 752.50 40.00 HR * 8.68

*CASHIER-RECEPTIONIST

GRADE X

40.00 HR * 8.72

*CHILD CARE SUPERVISOR

GRADES Y - NOT CURRENTLY USED

GRADE Z

40.00 HR * 11.85 *BUILDING SUPERVISOR

GRADE A 1ST 12 MON	NTHS MAXIMUM		
ANNUAL 22,716.00	26,688.00		
MONTHLY 1,893.00	2,224.00		
PAY PERIOD 946.50 40.00 HR 10.92	I,112.00 12.83		
40.00 TIK 10.32	12.63		
LABOURER			
GRADE B			
40.00 HR 13.44			
OPERATOR I			
GRADE C			
ANNUAL 29,316.00			
MONTHLY 2,443.00	o	,	
PAY PERIOD 1,221.50			
40.00 HR 14.09			
FACILITY ATTENDANT I	PARKS TECHNICIAN I	UTILITYPERSON ZOO KEEPER	
GRADE D			
ANNUAL 30,684.00			
MONTHLY 2,557.00			
PAY PERIOD 1,278.50			
40.00 HR 14.75			
COLOSSEUM OPERATOR	OPERATOR I PRUNER		
GRADE E			
40.00 HR 15.46		ı	
OPERATOR III	PARKS TECHNICIAN II	PRUNER II	

GRADE F

ANNUAL 33,660.00 MONTHLY 2,805.00 PAY PERIOD 1,402.50 40.00 HR 16.18

ASSISTANT FOREMAN ASSISTANT GREENSKEEPER FACILITY ATTENDANT II

GRADE G

ANNUAL 35,292.00 MONTHLY 2,941.00 PAY PERIOD 1,470.50 40.00 HR 16.97

ARBORIST FOREMAN GREENSKEEPER

GRADE AA

40.00 HR 16.21

JOURNEYMAN PAINTER

GRADE BB

ANNUAL 36,012.00 MONTHLY 3,001.00 PAY PERIOD 1,500.50 40.00 HR 17.31

JOURNEYMAN AUTO MECHANIC JOURNEYMAN WELDER

GRADE CC

40.00 HR 18.84

JOURNEYMAN CARPENTER JOURNEYMAN INDUSTRIAL MECHANIC JOURNEYMAN PLUMBER

GRADE DD

ANNUAL 41,856.00 MONTHLY 3,488.00 PAY PERIOD 1,744.00 40.00 HR 20.12

FOREMAN-BUILDING MAINTENANCE FOREMAN-MECHANICAL MAINTENANCE

GRADE EE

ANNUAL 41,352.00 MONTHLY 3,446.00 PAY PERIOD 1,723.00 40.00 HR 19.88

JOURNEYMAN ELECTRICIAN

GRADE FF

40.00 HR 21.17

FOREMAN-ELECTRICAL MAINTENANCE

GRADE 1	1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 6 MONTHS	NEXT 6 MONTHS	MAXIMUM	
ANNUAL MONTHLY PAY PERIOD 40.00 HR *	18,048.00 1,504.00 752.00 8.68	20,292.00 1,691.00 845.50 9.76	21,348.00 1,779.00 889.50 10.26	21,900.00 1,825.00 912.50 10.53	22,404.00 1,867.00 933.50 10.77	
*SALES CLEI	RK					
GRADE 2	1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 6 MONTHS	NEXT 6 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL MONTHLY PAY PERIOD 36.67 HR	22,080.00 1,840.00 920.00 11.58	22,644.00 1,887.00 943.50 11.87	23,136.00 1,928.00 964.00 12.13	23,724.00 1,977.00 988.50 12.44	24,240.00 2,020.00 1,010.00 12.71	24,696.00 2,058.00 1,029.00 12.95
CLERK-STEN	IOGRAPHER					
GRADE 3	1ST 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	MAXIMUM		
ANNUAL MONTHLY PAY PERIOD 36.67 HR	25,044.00 2,087.00 1,043.50 13.13	25,656.00 2,138.00 1,069.00 13.45	26,268.00 2,189.00 1,094.50 13.77	26,880.00 2,240.00 1,120.00 14.10		

RECEPTIONIST/SALES

GRADE 1	1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 6 MONTHS	NEXT 6 MONTHS	MAXIMUM
ANNUAL	18,048.00	20,292.00	21,348.00	21,900.00	22,404.00
MONTHLY	1,504.00	1,691.00	1,779.00	1,825.00	1,867.00
PAY PERIOD	752.00	845.50	889.50	912.50	933.50
40.00 HR *	8.68	9.76	10.26	10.53	10.77
*SALES CLE	RK				
GRADE 2	1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 12 MONTHS	MAXIMUM	
ANNUAL	22,080.00	23,136.00	24,240.00	24,696.00	
MONTHLY	1,840.00	1,928.00	2,020.00	2,058.00	
PAY PERIOD	920.00	964.00	1,010.00	1,029.00	
36.67 HR	11.58	12.13	12.71	12.95	
CLERK-STEN	OGRAPHER				
GRADE 3	1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 12 MONTHS,	MAXIMUM	
ANNUAL	25,044.00	25,656.00	26,268.00	26,880.00	
MONTHLY	2,087.00	2,138.00	2,189.00	2,240.00	
PAY PERIOD	1,043.50	1,069.00	1,094.50	1,120.00	
36.67 HR	13.13	13.45	13.77	14.10	
RECEPTIONIS	ST/SALES				
GRADE 4	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMUM		
ANNUAL	27,600.00	28,176.00	28,800.00		
MONTHLY	2,300.00	2,348.00	2,400.00		
PAY PERIOD	1,150.00	1,174.00	1,200.00		
36.67 HR	14.47	14.78	15.10		
MUSEUM TE	ECHNICIAN				

GRADE 5	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMUM	
ANNUAL	29,424.00	30,060.00	30,636.00	
MONTHLY	2,452.00	2,505.00	2,553.00	
PAY PERIOD	1,226.00	1,252.50	1,276.50	
36.67 HR	15.43	15.76	16.07	
CURATORIAL	ASSISTANT	EXTENSION ASSIST	ANT	REGISTRATION ASSISTANT
EDUCATION	ASSISTANT	PREPARATOR II		RESOURCE CENTRE ASSISTANT
GRADE 7	1ST 12 MONTHS	NEXT 12 MONTHS	MAXIMUM	
ANNUAL	32,976.00	33,864.00	34,776.00	
MONTHLY	2,748.00	2,822.00	2,898.00	
PAY PERIOD	1,374.00	1,411.00	1,449.00	
35.00 HR	18.12	18.61	19.11	
36.67 HR	17.29	17.76	18.24	
ASSISTANT C	CURATOR	EDUCATOR		REGISTRAR
CATALOGUE	R	EXTENSION	COORDINATOR	STORE SUPERVISOR
COMMUNICA	TIONS COORDINAT	OR		
GD (DE)				

GRADE A

ANNUAL 15,372.00 MONTHLY 1,281.00 PAY PERIOD 640.50 40.00 HR * 7.39

*LABOURER

GRADE B	1ST 6 MONTHS	NEXT 6 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	NEXT 12 MONTHS	MAXIMUM
ANNUAL MONTHLY PAY PERIOD		22,644.00 1,887.00 943.50	25,044.00 2,087.00 1,043.50	27,600.00 2,300.00 1,150.00	28,176.00 2,348.00 1,174.00	28,800.00 2,400.00 1,200.00
36.67 HR	11.58	11.87	13.13	14.47	14.78	15.10

PREPARATOR I (progression based on qualifications and training)

GRADE C

ANNUAL 45,516.00 MONTHLY 3,793.00 PAY PERIOD 1,896.50 36.67 HR 23.87

ART CLASS INSTRUCTOR

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GRADE 1	1ST 3 P	MONTHS	MAXIMUM

40.00 HR 7.38 7.82

HOSTESS

GRADE 2 1ST 3 MONTHS MAXIMUM

40.00 HR 7.74 8.18

LOUNGE ATTENDANT

GRADE 3 1ST 3 MONTHS MAXIMUM

40.00 HR 8.46 8.89

BARTENDER HEAD HAT CHECK HEAD HOSTESS

GRADE 4

40.00 HR 8.89

TOKEN TAKER

GRADE 5 1ST 6 MONTHS NEXT 6 MONTHS MAXIMUM

40.00 HR 9.13 9.77 10.03

BOX OFFICE STAFF

GRADE 6 1ST 3 MONTHS MAXIMUM

40.00 HR 10.21 10.66

SERVICES ATTENDANT

GRADE 1 1ST 6 MOS	NEXT 6 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 18,343.00	20,587.00	21,631.00	22,699.00	
MONTHLY 1,529.00	1,716.00	1,803.00	1,892.00	
PAY PERIOD 764.50	858.00	901.50	946.00	
36.67 H 9.62	10.80	11.34	11.90	
40.00 HR * 8.82	الموقع المالية	10.40	10.91	
CLERK I	CLERK MESSENG		CLERK-STENO I	
*SALES CLERK	*STAGE DOOR AT	TENDANT '	*SWITCHBOARD OPE	RATOR
GRADE 2 1ST 6 MOS	NEXT 6 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 22,375.00	23,431.00	24,535.00	24,991.00	
MONTHLY 1,865.00	1,953.00	2,045.00	2,083.00	
PAY PERIOD 932.50	976.50	1,022.50	1,041.50	
36.67 HR 11.73	12.29	12.87	13.10	
40.00 HR * 10.76	11.26	11.80	12.01	
CLERK II	CLERK-STENO I	r 1	COPÝ CENTRE OPER	ATOP
DATA ENTRY OPERATOR I	*ENGINEERING		COLL CENTRE OF ER	ATOK
		go to Grade 3 Max.)		
GRADE 3 1ST 6 MOS	NEXT 6 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 25,339.00	25,951.00	26,563.00	27,175.00	
MONTHLY 2,112.00	2,163.00	2,214.00	2,265.00	
PAY PERIOD 1,056.00	1,081.50	1,107.00	1,132.50	
36.67 HR 13.29	13.61	13.93	14.25	
40.00 HR * 12.18	12.48	12.77	13.06	
*ASS'T BOX OFFICE SUPERVIS		STORE SUPERVISOR	R *CASHIER SECF	RETARY
CLERK III	CLERK-STEN		DRAFTING TEC	
*GOLF COURSE ASSISTANT	RECEPTION			

GRADE 4 1ST 1	2 MOS NEXT 12 MOS	MAXIMUM	
ANNUAL 27,895	.00 28,471.00	29,095.00	
MONTHLY 2,325	· · · · · · · · · · · · · · · · · · ·	2,425.00	
PAY PERIOD 1,162	· ·	1,212.50	
	14.93	15.26	
40.00 HR * 13	13.69	13.99	
*ANIMAL CONTROL	WARDEN I *BUILDIN	G CUSTODIAN II	CLERK IV
CLERK-STENO IV	CPIC OPE	RATOR I	CUSTOMER SERV REPRESENTATIVE
DATA ENTRY OPER		TECHNICIAN	PREPARATOR I
SOFTWARE SUPPOI	RT TECHNICIAN *STOREKE	EEPER I	
GRADE 5 1ST	12 MOS NEXT 12 MOS	MAXIMUM	
ANNUAL 29,719	2.00 30,355.00	30,931.00	
MONTHLY 2,477	7.00 2,530.00	2,578.00	
PAY PERIOD 1,238		1,289.00	
	5.58 15.92	16.22	•
40.00 HR * 14	1.29 14.59	14.87	
*ANIMAL CONTROL	WARDEN II *BUILDING	G CUSTODIAN III	BUYER I
CLERK V	COMMUNI	CATIONS ASSISTAN	T COMPUTER OPERATOR
CPIC OPERATOR II	CURATOR	IAL ASSISTANT	EDUCATION ASSISTANT
EXTENSION ASSIST	TANT *MECHANI	C'S HELPER	METER READER
PARALEGAL I		METER TECHNICIAN	
REGISTRATION AS	SISTANT RESOURC	E CENTRE ASSISTAN	TT *STOREKEEPER II
TRAFFIC STUDIES	ASSISTANT I		

GRADE 6	1ST 12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL MONTHLY PAY PERIOD 36.67 HR 40.00 HR *	31,663.00 2,639.00 1,319.50 16.60 15.22	32,311.00 2,693.00 1,346.50 16.94 15.53	32,851.00 2,738.00 1,369.00 17.23 15.79	
PLANNING T	_	ASSISTANT CHI BYLAW INSPEC DATA CONTROL *ENGINEERING SALES COORDIN	CLERK ASSISTANT II	*BOX OFFICE SUPERVISOR CLERK VI DEVELOPMENT OFFICER I INVENTORY ANALYST *STOREKEEPER III
GRADE 7	1ST 12 MOS	NEXT 12 MOS	MAXIMUM	

GRADE 1	151 12 WOS	NEAT 12 MIUS	MAXIMUM	
A NINII I A I	22 271 00	24 150 00	25.071.00	
ANNUAL	33,271.00	34,159.00	35,071.00	•
MONTHLY	2,773.00	2,847.00	2,923.00	
PAY PERIOD	1,386.50	1,423.50	1,461.50	
35.00 HR	18.28	18.77	19.27	
36.67 HR	17.45	17.91	18.39	•
40.00 HR *	16.00	16.42	16.86	
ASSESSOR II		ASSISTANT CUI	RATOR	*BUILDING OPERATOR II
CATALOGUE	ER .	CLERK VII		COMMUNICATIONS COORDINATOR
DRAFTING T	ECHNICIAN III	EDUCATOR		*ENGINEERING ASSISTANT III
EXTENSION	COORDINATOR	PARALEGAL II		REGISTRAR
STORE SUPE	RVISOR	TRAFFIC STUDI	ES ASSISTANT II	CHIEF METER READER

GRADE 8 1ST 12 MOS	NEXT 12 MOS MAXIMUM	
ANNUAL 35,167.00	36,031.00 37,039.00	
MONTHLY 2,931.00	3,003.00 3,087.00	
PAY PERIOD 1,465.50	1,501.50 1,543.50	
36.67 HR 18.44	18.89 19.42	
40.00 HR * 16.91	17.32 17.81	
A GGOVEN THE LOCK	AGEGGOD III	DAM DAMG INGREGUED
ACCOUNTANT I (Min.)	ASSESSOR III	BUILDING INSPECTOR
*BUILDING OPERATOR III	BUYER II	CLERK VIII
DEVELOPMENT OFFICER II	DRAFTING TECHNICIAN IV	INTERIOR DESIGNER
PLANNING TECHNICIAN II	PROGRAMMER ANALYST I	
GRADE 9 1ST 12 MOS	NEXT 12 MOS MAXIMUM	
ANNIIAI 37 087 00	38 119 00 39 211 00	
•		
·		
36.67 HR 19.45	19.99 20.56	,
40.00 HR * 17.83	18.33 18.85	
ACCOUNTANT II (2nd Sten)	ASSESSOR IV	CLERK IX
` *	*ENGINEERING ASSISTANT IV	OPERATIONS ANALYST
DESIGN ASSISTANT I	TENUTIVEEXING ASSISTANT IV	VIENATIVAS ANALTSI
DESIGN ASSISTANT I PAYROLL SUPERVISOR	PLANNER I	PLUMBING INSPECTOR
ANNUAL 37,087.00 MONTHLY 3,091.00 PAY PERIOD 1,545.50 36.67 HR 19.45 40.00 HR * 17.83 ACCOUNTANT II (2nd Step)	38,119.00 39,211.00 3,177.00 3,268.00 1,588.50 1,634.00 19.99 20.56 18.33 18.85 ASSESSOR IV	CLERK IX

GRADE 10 1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
ANNUAL 39,295.00	40,327.00	41,407.00		
MONTHLY 3,275.00	3,361.00	3,451.00		
PAY PERIOD 1,637.50	1,680.50	1,725.50		
36.67 HR 20.61	21.15	21.71		
ACCOUNTANT III (Max.)	CLERK	XX	COMPUTER OPERATIONS SUPERVISOR	
DEVELOPMENT OFFICER III		DESIGN ANALYST	LANDSCAPE ARCHITECT	
PERMIT SUPERVISOR	PLANN		PROGRAMMER ANALYST III	
RECORDS MANAGEMENT CO			SENIOR BUYER	
SUPERVISOR, CENTRAL RECO	ORDS			
GRADE 11 1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
GRADE 11 131 12 1103	NEXT 12 WOS	MAXIMONI		
ANNUAL 41,503.00	42,427.00	43,435.00		
MONTHLY 3,459.00	3,536.00	3,620.00		
PAY PERIOD 1,729.50	1,768.00	1,810.00		
36.67 HR 21.76	22.25	22.78		
ACCOUNTANT IV (Max.)	ASSESSOR V		CLERK XI	
DESIGN ASSISTANT II	DIVISION ENGINER	ERING ASSISTANT	DRAFTING SUPERVISOR	- <u> </u>
PLANNER III	SENIOR PLUMBING	INSPECTOR		
GRADE 12 1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
GRADE 12 ISI 12 MOS	NEAT 12 MIOS	MAXIMUM		
ANNUAL 42,943.00	43,903.00	44,839.00		
MONTHLY 3,579.00	3,659.00	3,737.00		
PAY PERIOD 1,789.50	1,829.50	1,868.50		
36.67 HR 22.52	23.02	23.51		
ACCOUNTANT V	METHODS ANALYS	ST SUPPORT	SERVICES SUPERVISOR	

GRADE 13

ANNUAL 45,811.00 MONTHLY 3,818.00 PAY PERIOD 1,909.00 36.67 HR 24.02

ART CLASS INSTRUCTOR

GRADE 14	1ST 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL	43,099.00	45,235.00	47,563.00
MONTHLY	3,592.00	3,770.00	3,964.00
PAY PERIOD	1,796.00	1,885.00	1,982.00
36.67 HR	22.60	23.72	24.94

SENIOR COMMERCIAL ASSESSOR SYSTEMS ANALYST

SENIOR RESIDENTIAL ASSESSOR

GRADE 15	1ST 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL MONTHLY BAY PERIOD	46,795.00 3,900.00 1,950.00	49,171.00 4,098.00 2,049.00	51,631.00 4,303.00 2,151.50
36.67 HR	24.54	25.78	27.07

RESEARCH OFFICER

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GR	А	DE	

ANNUAL 16,531.00 MONTHLY 1,378.00 PAY PERIOD 689.00 40.00 HR 7.95

CASHIER CHECKER GAMES ROOM SUPERVISOR
GYMNASIUM SUPERVISOR RINK ATTENDANT

GRADE 2

40.00 HR 8.26

CHILD CARE WORKER

GRADE 3

ANNUAL 18,355.00 MONTHLY 1,530.00 PAY PERIOD 765.00 40.00 HR 8.82

CASHIER-RECEPTIONIST CHILD CARE SUPERVISOR SUMMER PROGRAM LEADER

GRADE 4 1ST 12 MOS MAXIMUM

ANNUAL 18,271.00 18,667.00 MONTHLY 1,523.00 1,556.00 PAY PERIOD 761.50 778.00 40.00 HR 8.78 8.97

GUARD

GRADE 5

40.00 HR

9.03

GUEST SERVICES ATTENDANT

GRADE 6	1ST 6 MOS	NEXT 6 MOS	MAXIMUM
40.00 HR	9.27	9.91	10.17
BOX OFFICE S	STAFF	GUEST SERVICES S	SUPERVISOR
GRADE 7	1ST 12 MOS	MAXIMUM	
40.00 HR	10.24	11.62	
RIDE OPERAT	OR		
GRADE 8			
40.00 HR	11.99		
BUILDING SU	PERVISOR		

GRADE 9

40.00 HR

13.99

DUTY MANAGER

GRADE 10	1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
ANNUAL MONTHLY PAY PERIOD 40.00 HR	21,319.00 1,777.00 888 .50 10.25	23,767.00 1,981.00 990.50 11.43	26,239.00 2,187.00 1,093.50 12.61		
BUILDING CU	USTODIAN I				
GRADE 11	1ST 12 MOS	NEXT 12 MOS	NEXT 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL MONTHLY PAY PERIOD 40.00 HR	23,731.00 1,978.00 989.00 11.41	25,351.00 2,113.00 1,056.50 12.19	27,139.00 2,262.00 1,131.00 13.05	29,011.00 2,418.00 1,209.00 13.95	31,015.00 2,585.00 1,292.50 14.91
RECREATION	WORKER I				
GRADE 12	1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
ANNUAL MONTHLY PAY PERIOD 40.00 HR	32,647.00 2,721.00 1,360.50 15.70	33,235.00 2,770.00 1,385.00 15.98	33,835.00 2,820.00 1,410.00 16.27		

MAINTENANCEPERSON

GRADE 13 1ST 12 MOS	NEXT 12 MOS	NEXT 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL 28,759.00	30,175.00	31,687.00	33,235.00	34,891.00
MONTHLY 2,397.00	2,515.00	2,641.00	2,770.00	2,908.00
PAY PERIOD 1,198.50	1,257.50	1,320.50	1,385.00	1,454.00
40.00 HR 13.83	14.51	15.23	15.98	16.77
RECREATION WORKER II				
RECREATION WORKER II GRADE 14 1ST 12 MOS	NEXT 12 MOS	NEXT 12 MOS	NEXT 12 MOS	MAXIMUM
	NEXT 12 MOS 35,239.00	NEXT 12 MOS 37,015.00	NEXT 12 MOS 38,851.00	MAXIMUM 40,819.00
GRADE 14 1ST 12 MOS				
GRADE 14 1ST 12 MOS ANNUAL 33,583.00	35,239.00	37,015.00	38,851.00	40,819.00

GRADE 1 1ST 12 MOS	MAXIMUM	
ANNUAL 23,011.00	26,983.00	
MONTHLY 1,918.00	2,249.00	
PAY PERIOD 959.00	1,124.50	
40.00 HR * 11.06	12.97	
11111		
*LABOURER		
GRADE 2		
40.00 HR * 13.58		
*OPERATION I		
*OPERATOR I		
GRADE 3		
ANNUAL 29,611.00		
MONTHLY 2,468.00		•
PAY PERIOD 1,234.00		•
40.00 HR * 14.24		
*FACILITY ATTENDANT I	*PARKS TECHNICIAN I	*UTILITYPERSON
*ZOO KEEPER		
GRADE 4		
ANNUAL 30,979.00		
MONTHLY 2,582.00		
PAY PERIOD 1,291.00		
40.00 HR * 14.89		
*COLOSSEUM OPERATOR	*OPERATOR II	

GRADE 5

40.00 HR *

15.60

*OPERATOR III

*PARKS TECHNICIAN II

*PRUNER

GRADE 6

ANNUAL 33,955.00 MONTHLY 2,830.00 PAY PERIOD 1,415.00

40.00 HR *

16.32

*ASSISTANT GREENSKEEPER *PEST CONTROL TECHNICIAN *ASSISTANT SUPERVISOR

*FACILITY ATTENDANT II

GRADE 7

40.00 HR *

16.35

*PAINTER

GRADE 8

ANNUAL 35,587.00 MONTHLY 2,966.00 PAY PERIOD 1,483.00 40.00 HR * 17.11

*GREENSKEEPER

*SUPERVISOR

GRADE 9

ANNUAL 36,307.00 MONTHLY 3,026.00 PAY PERIOD 1,513.00 40.00 HR * 17.46

*AUTO MECHANIC *WELDER

GRADE 10

40.00 HR * 18.98

*CARPENTER *INDUSTRIAL MECHANIC *PLUMBER

GRADE 11

ANNUAL 41,647.00 MONTHLY 3,471.00 PAY PERIOD 1,735.50 40.00 HR * 20.02

*ELECTRICIAN

GRADE 12

ANNUAL 42,151.00 MONTHLY 3,513.00 PAY PERIOD 1,756.50 40.00 HR * 20.26

*SUP'V, BUILDING MAINTENANCE *SUP'V, MECHANICAL MAINTENANCE

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CUPE 59 - SCHEDULE 3 SALARY SCHEDULE EFFECTIVE JULY 1, 1995 TO JUNE 30, 1997

GRADE 13

40.00 HR *

21.31

*SUP'V, ELECTRICAL MAINTENANCE

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GRADE 1	1ST 6 MOS	NEXT 6 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL	18,638.00	20,882.00	21,926.00	22,994.00	
MONTHLY	1,554.00	1,741.00	1,828.00	1,917.00	
PAY PERIOD	777.00	8 <u>70.50</u>	914.00	958.50	
36.67 HR	9.77	10.95	11.50	12.06	
40.00 HR *	8.96	10.04	10.54	11.05	
CLERK I		CLERK MESSENGER	CLE	ERK-STENO I	
*SALES CLER	RK	*STAGE DOOR ATTEN	DANT *SWI	TCHBOARD OPERATOR	
GRADE 2	1ST 6 MOS	NEXT 6 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL	22,670.00	23,726.00	24,830.00	25,286.00	
MONTHLY	1,890.00	1,978.00	2,070.00	2,108.00	
PAY PERIOD	945.00	989.00	1,035.00	1,054.00	
36.67 HR	11.89	12.44	13.02	13.26	
40.00 HR *	10.90	11.41	11.94	12.16	
CLERK II		CLERK-STENO	II CO	OPY 'CENTRE OPERATOR	
	Y OPERATOR I				
		(After 18 months,	go to Grade 3 Max.)		
GRADE 3	1ST 6 MOS	NEXT 6 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL	25,634.00	26,246.00	26,858.00	27,470.00	
MONTHLY	2,137.00	2,188.00	2,239.00	2,290.00	
PAY PERIOD	1,068.50	1,094.00	1,119.50	1,145.00	
36.67 HR	13.44	13.76	14.08	14.40	
40.00 HR *	12.32	12.62	12.91	13.21	
*ASS'T BOX	OFFICE SUPER	VISOR ASSISTANT S	TORE SUPERVISOR	*CASHIER SECRETARY	RY
CLERK III		CLERK-STENC		DRAFTING TECHNICI	
*GOLF COUR	SE ASSISTANT				

GRADE 4 1ST 12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 28,190.00	28,766.00	29,390.00	
MONTHLY 2,350.00	2,398.00	2,450.00	
PAY PERIOD 1,175.00	1,199.00	1,225.00	
36.67 HR 14.78	15.08	15.41	
40.00 HR * 13.55	13.83	14.13	
*ANIMAL CONTROL WARDEN I	*BUILDING	CUSTODIAN II	CLERK IV
CLERK-STENO IV	CPIC OPER	ATOR I	CUSTOMER SERV REPRESENTATIVE
DATA ENTRY OPERATOR II	MUSEUM 7	ΓECHNICIAN	PREPARATOR I
SOFTWARE SUPPORT TECHNICI	AN *STOREKEE	PER I	
GRADE 5 1ST 12 MOS	NEXT 12 MOS	MAXIMUM	
GRADE 5 ISI 12 MOS	NEAT 12 MOS	WIAAIWIUWI	
ANNUAL 30,014.00	30,650.00	31,226.00	
MONTHLY 2,502.00	2,555.00	2,603.00	
PAY PERIOD 1,251.00	1,277.50	1,301.50	
36.67 HR 15.74	16.07	16.37	•
40.00 HR * 14.43	14.74	15.01	
*ANIMAL CONTROL WARDEN II	*BUILDING	CUSTODIAN III	BUYER I
CLERK V		CATIONS ASSISTANT	COMPUTER OPERATOR
CPIC OPERATOR II		AL ASSISTANT	EDUCATION ASSISTANT
EXTENSION ASSISTANT	*MECHANIC		METER READER
PARALEGAL I		METER TECHNICIAN	PREPARATOR !!
REGISTRATION ASSISTANT	· -		
REGISTRATION ASSISTANT	RESOURCE	E CENTRE ASSISTANT	*STOREKEEPER II

GRADE 6	1ST	12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL		958.00	32,606.00	33,146.00	
MONTHLY PAY PERIOD	,	664.00 332.00	2,718.00 1,359.00	2,763.00 1,381.50	
36.67 HR 40.00 HR *		16.76 15.36	17.10 15.68	17.38 15.94	
ASSESSOR I			ASSISTANT CH	IEF METER READER	*BOX OFFICE SUPERVISOR
*BUILDING (BYLAW INSPEC		CLERK VI
CPIC OPERA			DATA CONTROI		DEVELOPMENT OFFICER I
DRAFTING T			*ENGINEERING		INVENTORY ANALYST
PLANNING 'TRAFFIC SY		INICIAN I M OPERATOR	SALES COORDI	NATOR	*STOREKEEPER III

GRADE 7	1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
ANNUAL	33,566.00	34,454.00	35,366.00	,	
MONTHLY	2,798.00	2,872.00	2,948.00	•	
PAY PERIOD	1,399.00	1,436.00	1,474.00		
35.00 HR	18.44	18.93	19.43		
36.67 HR	17.60	18.07	18.55		
40.00 HR *	16.14	16.56	17.00		
ASSESSOR I	I	ASSISTANT CUI	RATOR	*BUILDING OPERATOR II	
CATALOGUE	ER	CLERK VII		COMMUNICATIONS COORDINATOR	
DRAFTING T	ΓECHNICIAN III	EDUCATOR		*ENGINEERING ASSISTANT III	
EXTENSION	COORDINATOR	PARALEGAL II		REGISTRAR	
STORE SUPE	ERVISOR	TRAFFIC STUDI	ES ASSISTANT	I CHIEF METER READER	

GRADE 8 1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
ANNUAL 35,462.00	36,326.00	37,334.00		
MONTHLY 2,956.00	3,028.00	3,112.00		
PAY PERIOD 1,478.00	1,514.00	1,556.00		
36.67 HR 18.60	19.05	19.58		
40.00 HR * 17.05	17.46	17.95		
ACCOUNTANT I (Min.)	ASSESSOR III		BUILDING INSPECTOR	
*BUILDING OPERATOR III	BUYER II		CLERK VIII	
DEVELOPMENT OFFICER II	DRAFTING TECH	HNICIAN IV	INTERIOR DESIGNER	
PLANNING TECHNICIAN II	PROGRAMMER	ANALYST I		
GRADE 9 1ST 12 MOS	NEXT 12 MOS	MAXIMUM		
ANNUAL 37,382.00	38,414.00	39,506.00		
MONTHLY 3,116.00	3,202.00	3,293.00		
PAY PERIOD 1,558.00	1,601.00	1,646.50		
36.67 HR 19.60	20.14	20.72		
40.00 HR * 17.97	18.47	18.99		
ACCOUNTANT II (2nd Step)	ASSESSOR IV		CLERK IX	
DESIGN ASSISTANT I	*ENGINEERING A	ASSISTANT IV	OPERATIONS ANALYST	
PAYROLL SUPERVISOR	PLANNER I		PLUMBING INSPECTOR	
PROGRAMMER ANALYST II				

GRADE 10 1ST 12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 39,590.00	40,622.00	41,702.00	
MONTHLY 3,300.00	3,386.00	3,476.00	
PAY PERIOD 1,650.00	1,693.00	1,738.00	
36.67 HR 20.76	21.30	21.87	
ACCOUNTANT III (Max.) DEVELOPMENT OFFICER III	CLER G I S	K X DESIGN ANALYST	COMPUTER OPERATIONS SUPERVISOR LANDSCAPE ARCHITECT
PERMIT SUPERVISOR	PLANI	NER II	PROGRAMMER ANALYST III
RECORDS MANAGEMENT CO		OR BUILDING INSPEC	TOR SENIOR BUYER
SUPERVISOR, CENTRAL REC	ORDS		
GRADE 11 1ST 12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 41,798.00	42,722.00	43,730.00	
MONTHLY 3,484.00	3,561.00	3,645.00	
PAY PERIOD 1,742.00	1,780.50	1,822.50	
36.67 HR 21.92	22.40	22.93	•
ACCOUNTANT IV (Max.)	ASSESSOR V		CLERK XI
DESIGN ASSISTANT II	DIVISION ENGINE	ERING ASSISTANT	DRAFTING SUPERVISOR
PLANNER III	SENIOR PLUMBING	G INSPECTOR	
GRADE 12 1ST 12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL 43,238.00	44,198.00	45,134.00	
MONTHLY 3,604.00	3,684.00	3,762.00	
PAY PERIOD 1,802.00	1,842.00	1,881.00	
36.67 HR 22.67	23.18	23.67	
ACCOUNTANT V	METHODS ANALY	ST	SUPPORT SERVICES SUPERVISOR

GRADE 13

ANNUAL 46,106.00 MONTHLY 3,843.00 PAY PERIOD 1,921.50 36.67 HR 24.18

ART CLASS INSTRUCTOR

GRADE 14	1ST 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL	43,394.00	45,530.00	47,858.00
MONTHLY	3,617.00	3,795.00	3,989.00
PAY PERIOD	1,808.50	1,897.50	1,994.50
36.67 HR	22.76	23.88	25.10

SENIOR COMMERCIAL ASSESSOR SENIOR RESIDENTIAL ASSESSOR SYSTEMS ANALYST

GRADE 15	1ST 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL	47,090.00	49,466.00	51,926.00
MONTHLY	3,925.00	4,123.00	4,328.00
PAY PERIOD	1,962.50	2,061.50	2,164.00
36.67 HR	24.69	25.94	27.23

RESEARCH OFFICER

GRADE 1

ANNUAL 16,826.00 MONTHLY 1,403.00 PAY PERIOD 701.50 40.00 HR 8.09

CASHIER CHECKER GAMES ROOM SUPERVISOR
GYMNASIUM SUPERVISOR RINK ATTENDANT

GIVIN VIBIONI BOILEN VIBOR

GRADE 2

40.00 HR 8.40

CHILD CARE WORKER

GRADE 3

ANNUAL 18,650.00 MONTHLY 1,555.00 PAY PERIOD 777.50 40.00 HR 8.97

CASHIER-RECEPTIONIST CHILD CARE SUPERVISOR SUMMER PROGRAM LEADER

GRADE 4 1ST 12 MOS MAXIMUM

ANNUAL 18,566.00 18,962.00 MONTHLY 1,548.00 1,581.00 PAY PERIOD 774.00 790.50 40.00 HR 8.93 9.12

GUARD

GRADE 5

40.00 HR

9.17

GUEST SERVICES ATTENDANT

GRADE 6 1	ST 6 MOS	NEXT 6 MOS	MAXIMUM
40.00 HR	9.41	10.05	10.31
BOX OFFICE S	STAFF	GUEST SERVICES	SUPERVISOR
GRADE 7 1	ST 12 MOS	MAXIMUM	
40.00 HR	10.38	11.76	
RIDE OPERAT	OR		
GRADE 8			
40.00 HR	12.13		
BUILDING SU	PERVISOR		

GRADE 9

40.00 HR

14.13

DUTY MANAGER

GRADE 10	1ST 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL	21,614.00	24,062.00	26,534.00
MONTHLY	1,802.00	2,006.00	2,212.00
PAY PERIOD	901.00	1,003.00	I,106.00
40.00 HR	10.39	11.57	12.76

BUILDING CUSTODIAN I

GRADE 11	1ST 12 MOS	NEXT 12 MOS	NEXT 12 MOS	NEXT 12 MOS	MAXIMUM	
ANNUAL	24,026.00	25,646.00	27,434.00	29,306.00	31,310.00	
MONTHLY	2,003.00	2,138.00	2,287.00	2,443.00	2,610.00	
PAY PERIOD	1,001.50	1,069.00	1,143.50	1,221.50	1,305.00	
40.00 HR	11.55	12.33	13.19	14.09	15.05	

RECREATION WORKER I

GRADE 12	1ST 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL	32,942.00	33,530.00	34,130.00
MONTHLY	2,746.00	2,795.00	2,845.00
PAY PERIOD	1,373.00	1,397.50	1,422.50
40.00 HR	15.84	16.12	16.41

MAINTENANCEPERSON

CUPE 59 - SCHEDULE 2 SALARY SCHEDULE EFFECTIVE JULY 1, 1997 TO DECEMBER 31, 1997

GRADE 13 1S	T 12 MOS	NEXT 12 MOS	NEXT 12 MOS	NEXT 12 MOS	MAXIMUM
ANNUAL 29	9,054.00	30,470.00	31,982.00	33,530.00	35,186.00
MONTHLY 2	2,422.00	2,540.00	2,666.00	2,795.00	2,933.00
PAY PERIOD 1	1,211.00	1,270.00	1,333.00	1,397.50	1,466.50
40.00 HR	13.97	14.65	15.38	16.12	16.92
RECREATION W		NAME			
GRADE 14 1S	ST 12 MOS	NEXT 12 MOS	NEXT 12 MOS	NEXT 12 MOS	MAXIMUM
	T 12 MOS 3,878.00	35,534.00	NEXT 12 MOS 37,310.00	NEXT 12 MOS 39,146.00	MAXIMUM 41,114.00
ANNUAL 33					
ANNUAL 33 MONTHLY 2	3,878.00	35,534.00	37,310.00	39,146.00	41,114.00
ANNUAL 33 MONTHLY 2	3,878.00 2,824.00	35,534.00 2,962.00	37,310.00 3,110.00	39,146.00 3,263.00	41,114.00 3,427.00

RECREATION WORKER III

GRADE 1 1ST 12 MOS	MAXIMUM	
ANNUAL 23,306.00 MONTHLY 1,943.00 PAY PERIOD 971.50 40.00 HR * 11.20	27,278.00 2,274.00 1,137.00 13.11	
*LABOURER		
GRADE 2		
40.00 HR * 13.72		
*OPERATOR I		
GRADE 3		
ANNUAL 29,906.00 MONTHLY 2,493.00 PAY PERIOD 1,246.50 40.00 HR * 14.38		•
*FACILITY ATTENDANT I *ZOO KEEPER	*PARKS TECHNICIAN I	*UTILITYPERSON
GRADE 4		
ANNUAL 31,274:00 MONTHLY 2,607.00 PAY PERIOD 1,303.50 40.00 HR * 15.04		
*COLOSSEUM OPERATOR	*OPERATOR II	

GRADE 5

40.00 HR *

15.74

*OPERATOR III

*PARKS TECHNICIAN II

*PRUNER

GRADE 6

ANNUAL

34,250.00

MONTHLY

2,855.00 1,427.50

PAY PERIOD 40.00 HR *

16.47

*ASSISTANT GREENSKEEPER

*ASSISTANT SUPERVISOR

*FACILITY ATTENDANT II

*PEST CONTROL TECHNICIAN

GRADE 7

40.00 HR *

16.49

*PAINTER

GRADE 8

ANNUAL

35,882.00

MONTHLY

2,991.00

PAY PERIOD

1,495.50

40.00 HR *

17.25

*GREENSKEEPER

*SUPERVISOR

GRADE 9

ANNUAL 36,602.00 MONTHLY 3,051.00 PAY PERIOD 1,525.50 **40.00 HR** * 17.60

*AUTO MECHANIC *WELDER

GRADE 10

40.00 HR * 19.12

*CARPENTER *INDUSTRIAL MECHANIC *PLUMBER

GRADE 11

ANNUAL 41,942.00 MONTHLY 3,496.00 PAY PERIOD 1,748.00 40.00 HR * 20.16

*ELECTRICIAN

GRADE 12

ANNUAL 42,446.00 MONTHLY 3,538.00 PAY PERIOD 1,769.00 40.00 HR * 20.41

*SUP'V, BUILDING MAINTENANCE *SUP'V, MECHANICAL MAINTENANCE

GRADE 13

40.00 HR *

21.45

*SUP'V, ELECTRICAL MAINTENANCE

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CITY PROPOSAL - CONCILIATION

TERMS AND CONDITIONS OF REARRANGED WORK WEEK EXPERIMENT

The parties agree to recommend to their respective principals acceptance of all of the following:

- A schedule of rearranged work hours will be designed permitting accumulation of sufficient time such that employees will earn one day off following completion of 14 extended work days.
- The term of the experiment will be from April 14, 1984, to December 31st, 1985. An evaluation will commence October 1st, 1985.
- Every 3rd Friday will be designated as the earned day off, alternate arrangements may be made in accordance with this agreement.

I. APPLICATION AND EMPLOYEE ELIGIBILITY FOR PARTICIPATION

- Application and participation will be restricted to designated employees presently working full-time hours (i.e. 36 2/3 or 40 hours per week, depending on position).
 - Part-time, casual and temporary employees who work less than full-time hours (36 2/3 or 40 hours per week, depending on the position) will be excluded from participation in the rearranged work week experiment.
- Other specific exclusions as outlined.
 - Where business requirements currently demand or if circumstances change in the future. employees participating in the experiment will be placed on rotation schedules to facilitate continuance of service on all earned days off.
- Any changes to Part II of this memorandum of agreement shall be made by mutual agreement between the City and the Union.

II. APPLICATION BY DEPARTMENT/SECTION WILL BE AS FOLLOWS:

DEPARTMENT/ SECTION	APPLICATION	Exclusions*	DESIGNATED EARNED DAYS OFF (EDO)	SPECIAL PROVISIONS-
City Clerks	Yes	None	Every 3rd Fri.	_
City Solicitors	Yes	None	Every 3rd Fri.	
Assessment	Yes	None	Every 3rd Fri.	
Comptrollers	Yes	None	Every 3rd Fri.	
M.I.S.	Yes	None	Every 3rd Fri.	
Internal Audit & Policy Planning	Yes	None	Every 3rd Fri.	-
Treasurer's Department Commercial Section	ent Yes	None	Every '3rd Fri. Meter Staff, rotation for counter staff.	Counter service to be provided on all EDO's.
Tax & License Section	Yes	None	Every 3rd Fri. rotation	Counter service to be provided on all EDO's.
Treasury Section	Yes	None	Every 3rd Fri.	Cashier/Counter service to be provided on all EDO's.
Central Purchasing & Stores	Yes	None	Every 3rd Fri.	
Building	Yes	None	Every 3rd Fri. rotation for selected staff.	Building permit service to be provided on all EDO's. Maintenance service on all EDO's.
Fiscal Planning & Analysis	Yes	None	Every 3rd Fri.	

^{*}Other than part-time, casual, and temporary employees working less than full-time hours.

APPLICATION BY DEPARTMENT/SECTION WILL BE AS FOLLOWS: (cont'd)

DEPARTMENT SECTION	APPLICATION	EXCLUSIONS*	DESIGNATED EARNED DAY OFF (EDO)	Special Provisions
Industrial Development	Yes	None	Every 3rd Fri.	-
Land	Yes	None	Every 3rd Fri.	
E.M.O.	Yes	None	Every 3rd Fri.	
Planning	Yes	None	Every 3rd Fri.	-
Parks and Recreation Administration	Yes	None	Every 3rd Fri.	
Recreation	Yes	All Seasonal Rec. Staff	Every 3rd Fri.	
Parks	Yes	Greenhouse Staff	Designated day with rotation for selected staff.	Rotation for Woodlawn Cemetery Staff and other selected staff. Revision of winter hours, Nov.1 - Mar.15 i.e. 8:00 a.m. to 5:04 p.m.
Facilities	Yes	Golf Course all seasonal pool staff, Field House, Outdoor rinks, Indoor rinks, Harry Bailey Aquatic Centre, Temp Clerk-Steno position at Forestry Farm.	Every 3rd Fri. or rotation for selected staff,	Forestry Farm Park
Engineering Administration	Yes	None	Every 3rd Fri.	
Field Staff	Yes	None	Rotation	

^{*}Other than part-time, casual, and temporary employees working less than full-time hours.

APPLICATION BY DEPARTMENT/SECTION WILL BE AS FOLLOWS: (cont'd)

BOARDS AND COMMISSIONS	APPLICATION	EXCLUSIONS*	DESIGNATED EARNED DAY OFF (EDO)	SPECIAL PROVISIONS
Community Health Unit	Yes	None	Rotation	Service capability to be provided on all EDO's.
Library	No	All Staff		-
Mendel Art Gallery	Yes		Every 3rd Fri. Sales clerks rotation on Wed. Janitor rotation	Sales Clerks, extra time to be worked on Sat. & Sun. only Janitorial workback time at end of shift.
Centennial Auditorium	Yes	Stage Door attendants.	Rotation	Utilityperson-dayshift workback time at end afternoon shift, workback taken at beginning and midnight shift-workback time at end. Rotation-Service Co-ordinator and Electrician-work time at end of shift.
Police	Yes	Switchboard, CPIC, Matron	Every 3rd Fri.	Rotation for Animal Control Wardens, Criminal Invest., Mechanics, Traffic Iden., Information. One secretary in Admin. Office. Janitorial-one shift with flexibility in rotation. (Police will move to a
				(1 office will illove to a

3rd Friday shut down).

^{*}Other than part-time, casual and temporary employees working less than full-time hours.

III. REARRANGED HOURS OF WORK

- Eligible employees currently working a 36 2/3 hour work week will be required to work 14 days over a 3 week period at 7 hours and 51 minutes per day, After completing 14 work days at extended hours within the 3 week block, employees will be eligible for an earned day off designated by the specific application of the rearranged work week experiment to their particular department/section.
- Eligible employees currently working a 40 hour work week will be required to work 14 days over a 3 week period at 8 hours and 34 minutes per day. After completing 14 work days at extended hours within the 3 week block, employees will be eligible for an earned day off as designated by the specific application of the rearranged work week experiment to their particular department/section.
- Earned days off may not be banked.

IV. **OVERTIME PROVISIONS**

Employees shall be paid overtime for time worked in excess of regular rearranged work hours. For example:

- Eligible employees currently on a 36 2/3 hour work week, eligible for overtime after working 7 hours and 51 minutes in one day.
- Eligible employees currently on a 40 hour work week, eligible for overtime after working 8 hours and 34 minutes in one day.

If circumstances arise such that an employee cannot take his/her scheduled earned day off because of operational restrictions, such day off shall be taken as per mutual agreement with the department manager.

V. VACATION LEAVE

- No additional entitlement shall accrue for vacation leave taken coincident with an earned day off.
- Employees will continue to be eligible for vacation according to contract provisions, with the following conversion to account for changes as a result of the rearranged work week experiment.

Leave	No. of	Number	of Hours
Entitlements	<u>Days</u>	Current 36 2/3 hr. employees	Current 40 hr employees
	_		
1 week	5 days	36 2/3	40
2 weeks	10 days	73 1/3	80
3 weeks	15 days	110	120
4 weeks	20 days	146 2/3	160
5 weeks	25 days	183 1/3	200
6 weeks	30 days	220	240

- Vacation leave will be calculated on the basis of the normal hours of work formerly required of each employee. Days off for vacation are therefore deleted from the calendar calculations in determining the number of additional days off an employee receives as a result of the rearranged work week. For example:

Employee Vacation Leave Entitlement (weeks)	Potential Earned Days Off Per Year
0	17.40
1	17.07
2	16.73
3	16.40
4	16,07
5	15.73
6	15.40

In other words, employees working under the rearranged work week experiment format will be required to work exactly the same number of hours annually as they did under the previous work schedule.

VI. SICK LEAVE

- No usage of sick leave credits (individual accumulation or sick bank application) shall be allowed on an earned day off.
- Sick leave usage on a regular work day shall be paid as per arranged work hours.

VII. STATUTORY HOLIDAYS

- If an employee's earned day of€falls on a statutory holiday, the day off shall be rescheduled immediately prior to or following the holiday. If the employee works on the coincident statutory holiday, he/she shall be paid the premium rate (1 1/2X) applicable for statutory holiday work and shall be allowed another day off in lieu, to be scheduled at the mutual, satisfaction of the department manager and the employee.

- If an earned day off for the majority of employees falls on a statutory holiday or is scheduled in conjunction with a long weekend resulting from a statutory holiday (ie. Friday is the scheduled EDO Monday is a statutory holiday) the EDO will be rescheduled to the preceding weekend. In any event. no four day weekends will result from the operation of the rearranged work week experiment.

VIII. PAID OR UNPAID LEAVE

- No pay in lieu or rescheduling of days shall be given to employees on paid or unpaid leave. An employee absent in either instance, shall be deemed to have forfeited his/her earned time off.

IX. PROMOTIONS AND TRANSFERS

- Employees who are promoted or transferred to a department/section whose schedule of earned days off differs from the schedule of earned days off of his/her former department/section, shall expend their earned day off or portion thereof on the last day prior to movement. The same procedure will apply when an employee is transferred or promoted to a department/section where the terms of the rearranged work week do not apply.
- If work requirements or other management concerns impedes this procedure, the earned day off or portion thereof will be taken by mutual agreement between the employee and the manager of the department/section to which the employee is moving. In any event, the earned day off or portion thereof will be scheduled within 3 weeks of the formal date of transfer or promotion.

X. TRAINING AND STAFF DEVELOPMENT

- Where the scheduling of a training program conflicts with an employee's earned day off, such day off will be rescheduled or be paid as per a regular day's pay, subject to the employee's personal election.

XI. **PAY PROCEDURE**

- Employees will continue to receive their pay cheques as per present practice, However, where a pay day falls on **an** EDO that all employees are taking, the pay day will be observed on the day before the EDO.
- Upon termination, an employee shall be paid for actual hours worked during the last pay period. Any final adjustments regarding disposition of time owed to/by the City will be reconciled at that point in time.

XII. **BUSINESS HOURS**

- The scheduling of rearranged work hours will accommodate in all respects the business hours of City Hall and other affected operations.

Police Department will follow these hours.

XIII. **RELIEF DUTY**

- No premium pay shall be forthcoming for an employee who assumes the duties and responsibilities of an employee in a higher position who is absent on an earned day off.

ON BEHALF OF THE CITY OF SASKATOON

ON BEHALF OF C.U.P.E. LOCAL NO. 59

Signed by: Brian Morgan Signed by: Ron Sansom

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New or Reclassified Positions

The City will maintain a system of position classification and job evaluation for CUPE 59 positions.

(a) New Position

- (i) The wage rate of new positions of a nature not already classified in this contract shall be negotiated by both parties.
- (ii) If agreement cannot be reached within sixty (60) days, either party may submit the matter to arbitration. In the interim the position may be posted and filled at the salary level recommended by management with the designation "New Position Under Review" affixed to the posting. If the salary determined appropriate by the arbitrator differs from that instituted by management, an adjustment will be made retroactively to the date the successful applicant was appointed to the position.

(b) Existing Position

- (i) If there is a significant change in duties and responsibilities of a permanent filled position either oil an identifiable datu or gradually over a period of time, a review of the classification of the position may be requested by the Union or by Management, as represented by the Personnel Services Department.
- (ii) The party initiating the classification review request shall submit a Position Analysis Questionnaire (PAQ) completed in full to the Personnel Services Department. The PAQ will be accompanied by a memorandum indicating the reasons for the request For a change in classification. A copy shall be forwarded to the Secretary of CUPE Local #59.
- (iii) Subsequent to the receipt of the PAQ, and memorandum above, the Personnel Services Department will initiate a classification review of the position. Such review will be concluded within three (3) months of the receipt of the request. The Personnel Services Department shall conclude:
 - (a) confirmation of the current classification level; or
 - (b) upgrading of the current classification level; or
 - (c) downgrading of the current classification level

and initiate appropriate action to effect the decision and to inform the parties to this agreement in writing.

(tir ,xi sting P oition (continued)

- liv) Should the Union disagree with the decision it may appeal such within fifteen calendar Jays of receipt of written notification, referred to in (b) (iii) above, to the Classification Appeals Committee.
- (v) The Classification Appeals Committee shall consist of one member appointed by the Union, one member appointed by the City and a Chairperson mutually acceptable to both parties. The Committee shall hear evidence and shall consider only the duties and responsibilities of the position as of the date of the request for review.
- (vi) The Classification Appeals Committee shall be authorized to direct:
 - (a) that the classification decision be confirmed and the appeal denied, or
 - (b) that the appealed position be reallocated to a designated existing class in the classification plan

and shall make one of such directions in respect of each appeal,

(vii) Decisions of the Committee shall be binding upon the parties to this agreement and upon the appellant.

The Committee may recommend that a new classification be established to accommodate the appealed position.

- (viiil The City shall authorize 'leave of absence with pay to their own and the Union representative, providing both are in the employ of the City. The Chairperson, if in the employ of the City, shall be granted leave of absence with pay. If the Chairperson is not a City employee, the remuneration shall be as determined between the parties to this agreement and him/herself anti shall be shared equally by the principals.
- (ix) Reclassification shall be effective retroactively to the start date of the next pay period following the date of the initial request for review as specified in b(ii). Incumbents who requested the review shall be retroactively compensated provided the position was reclassified upward and they still hold the position in question.
- (x) If the position is reclassified to a higher level the incumbent shall receive:
 - [a) the minimum for the new position;
 - (b) the salary at the time of reclassification plus one (1) year's annual increment on the schedule For the new position; whichever shall be the greater.

Adjustments to this practice shall he made for any intervening increments that may have come due during the appeal process.

If the position is reclassified to a lower level, the incumbent shall not be affected and will proceed through the existing salary range and receive any general economic increases agreed to in collective bargaining. Upon vacating the position, the downgraded classification will be effected.

New Reclassified Positions (continued)

(c) New Classification Series

- (i) In the event the City wishes io introduce a new classification series riot currently in the contract, it shall advise the Union of the particulars in writing.
- (ii) The wage rates applied to any new classification series shall be the subject of negotiations between the City and the Union. If there is failure to agree, either party may, upon notice to the other, submit the matter to arbitration after two months of the commencement of such negotiations. Such arbitration shall follow the arbitration procedure outlined in Article 4 of the collective agreement beginning at the final step.
- (iii) The City may implement the new classification series applying the wage rates it believes appropriate. Should the matter proceed to arbitration any resultant changes to the applicable wage rates would be effective retroactively to the date upon which the new classification seties was implemented.
- (iv) If wage rates established in the new classification series are less than those previously accorded the positions, incumbents will riot be affected, nor will their progress through the previous salary range of their position be affected. Once the position is vacated, the new classification wage rates apply.

NOTE: If both parties agree to proceed to arbitration as outlined in (ii) then the results are binding. If mutual agreement on arbitration cannot he reached the result is non-binding and the recommendations of the board are subject to ratification in the next collective bargaining process.

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1994

OF C.U.P.E. SICK BANK

1. a. Composition of Joint Committee

<u>Union</u>

R. St. Denis (C.U.P.E. Local No. 59)
D. Watson (C.U.P.E. Local No. 47)
P. Michie (C.U.P.E. Local No. 859)
R. Avant (Chairman - Personnel)
C.P. Hwang (Waterworks & Poll. Control)
M. Sorensen (Engineering Works)

- b. Administration (New 1989)
 - (i) Utilizing the proper application form, all applications for benefits shall be submitted in writing to the Chairperson of the Committee.
 - (ii) All applications shall be processed through the chair.
 - (iii) A meeting of the Committee will be called within 14 days if during polling of the Committee there is one or more negative responses to an application. The vote taking place at the convened meeting will determine the result of the application in question,
 - (iv) Minutes of the Committee's previous meeting will be adopted at the beginning of each Committee meeting.

2. Employee Eligibility Standards

- a. Permanent employees after 12 months service as a permanent employee. (Rev. 1992)
- b. Permanent "Seasonal" employees provided such employee has accumulated 12 months service to be eligible to draw benefits from the "Bank" during a period equivalent to the average time worked during the previous three (3) calendar years. The foregoing "equivalent period" to commence as of the commencement of employment in the then current year.

Example of "b"

Period of employment 1971 - May 1 - September 30 (103 working days) Period of employment 1972 - April 1 - September 30 (125 working days) Period of employment 1973 - June 1 - September 30 (88 working days) average $316 \div 3 = 105$ working days

Date of appointment 1974 - April 1.

Employee would be eligible to draw benefits from the "Bank" in accordance with these guidelines, during the 5-month period commencing April 1, 1974.

- c. Permanent part-time employees after 12 months of accumulated time worked (New 1988).
- d. An employee whose status changes from permanent seasonal to permanent, and has not yet qualified for benefits as a permanent employee, may use the time accumulated as a permanent seasonal employee to qualify for sick bank benefits (New 1988, Rev. 1992).
- e. Permanent part-time and permanent full-time employees who have worked a combination of permanent part-time and permanent full-time in the 12 months immediately preceding disability, shall be paid benefits at 75% of the average gross monthly salary from that 12-month period. (New 1993)

a. Waiting Period

- a. Employees who have expended their sick credits and apply for credits from the Sick Leave **Bank** shall be subject to a waiting period of five consecutive working days, or equivalent number of hours, following expiration of their sick credits, for each occasion of illness. They may, however, exercise the option of charging the five days against accumulated vacation entitlement, if any.
- b. Notwithstanding the foregoing, recurrences of an illness for which credits from the Bank have previously been granted, shall not be subject to the waiting period referred to in 3(a) above.

4. Doctor's Certificate

- a. Initial employee requests to draw from the Sick Leave "Bank" shall be accompanied by a doctor's certificate outlining the nature of the illness and the probable length of absence.
- b. Employees on extended periods of benefit from the "Bank" to have their cases reviewed by the Committee every 30 days, and, if required by the Committee, to supply further medical evidence from the attending physician.
- c. For employees requesting benefits due to their participation in a treatment plan authorized by the designated Assessment/Treatment Resource of the City of Saskatoon Employee and Family Assistance Program, requests to the Bank shall be accompanied by a letter from the EFAP Coordinator stating the severity of the illness and the probable length of absence.

Correspondence to Sick Bank from EFAP will consist of the following:

- 1. The individual will be absent from work.
- 2. The length of absence.
- 3. The probable date of return to work.
- 4. When treatment is completed or incompleted. (New 1990)

5. Sick and Vacation Credits

Any sick leave or vacation credits accumulated during period(s) of receiving benefits from the "Bank" to be used by the end of the following March. No charge against the "Bank" will be made in respect of any sick or vacation credits so taken.

6. Basis of Payment of Salary or Wages

- a. Employees drawing benefits from the "Bank" shall be paid at 75% of the basic rate of pay which they would otherwise have been drawing had they not been drawing benefits, less:
 - (i) any required normal payroll deductions, including contributions to the General Superannuation Plan, and
 - (ii) the amount of any other benefit payable to the employee, including CPP disability payments, as escalated, UIC if applicable, etc., but not including any private and personal coverage.
- b. Employees drawing Worker's Compensation in respect of an illness or injury will not be eligible to draw benefits from the "Bank" for such illness or injury.

7. <u>Duration of Benefits</u>

- a. Duration of benefits shall not exceed the amount of past accumulated service, calculated from the date of last entry into the Civic service.
- b. Deleted **8/92**
- e. Deleted 8/92
- d. In cases of long-term illness of over six months duration, the Committee may require the claimant to secure further medical evidence from the attending physician, or, at the Committee's discretion refer the claimant to a specialist in the field of medicine related to the disability suffered by the claimant. Any costs incurred shall be the responsibility of the claimant.
- e. Notwithstanding anything contained of implied in the foregoing, the Committee, in its discretion, may terminate or reduce a claimant's benefits from the Bank at any time.

...

8. Superannuation

- a. Notwithstanding the provisions of clause 6 a. above, employees, whilst drawing benefits from the Sick Bank, shall be deemed, for superannuation calculation purposes only, to have been drawing pay at 100% of the basic rate of pay to which they would otherwise have been entitled had they not been drawing benefits.
- b. The difference in employee contributions to the Superannuation Fund occasioned by the actual pay benefit referred to in clause 6 a. above, and the deemed pay benefit referred to in clause 8 a. above, shall come from the budgetary financial provision for the Sick Bank and the Sick Bank accumulation debited accordingly.

9. Other Income

An employee who engages in other gainful employment (either within or without the civic service) while drawing benefits from the "Bank" shall not be eligible to draw in total, from the other employment and the "Bank", a sum which exceeds that payable from the "Bank" alone. It is the employees' responsibility to apprise the City of the exact amount of other such earnings, (New 1989)

10. Alcoholism

Providing an employee meets the required criteria for benefits from the Sick Bank, and becomes involved in a recognized alcoholism treatment program as authorized by the Employee and Family Assistance Program Assessment/Treatment Resource, either as an inpatient or outpatient, he or she may be eligible for benefits from the Bank. Progress reports shall be received on each claimant, and, should it be found that the claimant is not making the required effort for rehabilitation, then the Sick Bank Committee may, in its discretion, terminate the individual's benefits from the Bank (Rev. 1990)

11. a. Appeal Procedure

In the event of an adverse Committee decision on an individual's claim for benefits from the "Bank", the claimant may appeal the Committee's decision, either in person, or, at their option, have the appeal made to the Committee by a member of the Union concerned, on his behalf.

Any appeal must be made to the Committee within thirty (30) days after the Committee's adverse decision.

b. <u>Impasse</u>

In the event of **an** impasse the Committee shall be empowered to obtain a second medical opinion completely independent of Union and Management. The Committee shall name certain physicians, psychiatrists and other medical specialists from whom to obtain a second opinion. The selection of such medical doctor will be subject to unanimous approval by the Committee. Payment for the second medical opinions is to come from the Sick Bank Fund if the application is supported. If the application is not supported by second medical opinion, then the applicant shall pay. (New 1989)

In the event of impasse, the matter in question shall be referred to the City Commissioner. A hearing shall be convened to discuss the matter with both sides of the dispute, The decision of the Commissioner shall be final and not subject to appeal. (Rev. 1989)

Personnel Services Department City Hall Saskatoon, Saskatchewan

May 6, 1977
Revised August, 1977
Revised March, 1988
Revised July, 1989
Revised October, 1989
Revised February, 1990
Revised April, 1992
Revised August, 1992
Revised June, 1993
Revised February, 1994

Revised May, 1994

SELECTION OF SUCCESSFUL CANDIDATES FOR VACANT POSITIONS LETTER OF UNDERSTANDING

The following represents the agreement of **the** parties concerning **the** selection of successful candidates for vacant positions. All selections will be **in** accordance With Article 17 of the Collective Agreement, and will follow the process below:

- 1. Where there are qualified internal candidates, the selection will be made in accordance with 17.3.
- 2. Where there are no qualified internal candidates, the Employer must decide whether or not it would be appropriate to fill the position With an unqualified internal candidate. If appropriate to fill the position in this marrier, the following provision will apply"
 - i) Internal appointments to bulletined positions not filled by a qualified applicant will be at a level and terms negotiated with the Union. The appointee will be promoted on qualification, The agreement negotiated will be signed by the parties in the letter of offer to the successful applicant.
- 3. Where it is **not** considered appropriate to fill the position by either of the above provisions, the Employer will continue to search for candidates outside the bargaining unit.

Cegnil 18/96

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LETTER OF UNDERTAKING

March 27, 1996

To: Mr. Dave Taylor

President

Canadian Union of Public Employees, Local No. 59

Bear Mr. Taylor:

RE: General Superannuation Plan

The Employer undertakes to meet jointly with all unions and association within the General Superannuation Plan, ramely C.U.P.E. Local No. 59, C.U.P.E. Local 859, C.U.P.E. Local 47, C.U.P.E. Local 2669, I.B.E.W. Local No. 319, A.T.U. Local No. 615 and Exempt Staff Association, at which time the Employer will undertake to establish with the parties the process of negotiating pension. Future negotiations in this regard will be separate and apart from the Administrative Board of Pension Trustees.

Superannuation plan negotiations shall take place when requested by either the Unions or the City. These negotiations shall commence within sixty (60) days of such request unless otherwise mutually agreed.

No changes to the plan will be implemented unilaterally by any of the parties.

Yours truly,

(Jim) E. Cowah

Labour Relations Manager

LETTER OF UNDERSTANDING

BETWEEN

THE BOARD OF POLICE COMMISSIONERS OF THE CITY OF SASKATOON

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL NO. 59

REGARDING

THE REARRANGED WORK SCHEDULE FOR SPECIFIED CIVILIAN POSITIONS

1.0	Term:	The conditions contained herein shall remain in effect until December 31, 1997.
2.0	Review:	The term and conditions contained herein shall be reviewed by a joint committee of the Union and the Board at least 60 calendar days prior to the expiration of the term defined above, and as requested by either party in the interim.
3.0	Positions covere	ed by this Letter of Understanding:
	3.1 3.2 3.3 a.4	All CPIC OPERATOR I positions. All CPIC OPERATOR II positions. 4 CLERK-TYPIST positions in Central Records, 1 per platoon. 1 CPIC OPERATOR III position.
4.0	Hours of Work:	
	4.1	A day, for the purpose of the Letter of Understanding, shall be defined as 0001 hours to 2400 hours.
	4.2	Employees in positions outlined in 3.1, 3.2 and 3.3 above shall work eleven (11) hours per shift between 0700 hours and 1900 hours or 1900 hours and 0700 hours on a four (4) shifts on/four (4) shifts off rotating basis.
	4.3	Employees in the CPIC OPERATOR III positions shall work 36.67 hours per week, five (5) days per week with two (2) consecutive days off.
5.00	Supervision:	
	5.1	A supervisor shall be designated for each shift. This supervisor shall be the employee holding the position of CPIC OPERATOR II for the platoon on duty or the most senior CPIC OPERATOR I on duty shall be paid at Pay Grade 5 subject to Clause 6.1 below.
6.0	Superior Duty	
	6. I	Should the CPIC OPERATOR II assigned to the platoon on duty be absent for a period

exceeding one (1) hour, the most senior CPIC OPERATOR I on duty shall be designated to perform substantially the duties of the CPIC OPERATOR II, and shall be paid at the Pay Grade appropriate for the classification for all hours so worked.

Page 2 Letter of Understanding Board of Police Commissioners Regarding Work Schedule for Specified Civilian Positions

7.0 Public Holidays

- 7.1 Employees not required to work on a public holiday shall receive eight (8) hours pay for that day.
- Employees required to work on a public holiday shall receive double time (2X) for all hours worked on that day plus their regular salary (i.e. total of triple time)
- Permanent full-time employees may elect to take equivalent time off in lieu of the pay bonus provided for in 7.2 above, and may accumulate such bonus time to a maximum of 60 hours. The period of taking such elected time off shall be as mutually agreed upon between the Head of the Department and the employee.

8.0 Earned Time Off:

8.1 For all employees in positions outlined in 3.1, 3.2, 3.3 above, all hours worked in excess of 1914.5 hours per year shall be taken as scheduled earned time off, subject to 'Article 23 - Overtime' in the Collective Agreement.

9.0 Scheduling

- Vacations, other earned time off, and leaves of absence shall be scheduled on the basis of seniority with the approval of the SUPERVISOR, CENTRAL **RECORDS**, provided the operations of the Department permit.
- 10.0 Calculations for vacations, sick leave accrual, etc. shall be made on an hour for hour basis.

The term and conditions contained herein are hereby agreed between the undersigned parties this 2 day of 0c tober, 1996.

on behalf of the board In Il almin for

Dave Scott Chief of Police ON BEHALF OF THE UNION

Dave Taylor President

C.U.P.E. Local #59