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THE CORPORATION OF THE CITY OF BELLEVILLE

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL NO. 907

AGREEMENT

APRIL 1, 1996 TO MARCH 31, 1998



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MEMORANDUM OF AGREEMENT made this 9th day of December, 1996

BETWEEN

THE CORPORATION OF THE CITY OF BELLEVILLE

hereinafter referred to as "THE CORPORATION",
OF THE FIRST PART:

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL NO. 907

hereinafter referred to as "THE UNION",

OF THE SECOND PART.

ARTICLE 1 - PURPOSE

- 1.01 The general purpose of this Agreement is to establish and maintain collective bargaining relations between The Corporation and its employees, and to provide machinery for the prompt and equitable disposition of grievances, and to establish and maintain mutually satisfactory working conditions, hours of work, and wages for all employees who are subject to the provisions of this Agreement.
- 1.02 It is agreed hereto that where the title "Immediate Supervisor" is shown in this Agreement, it shall be determined to mean the following persons for each respective Department:

Public Works Department

Superintendent, or his designate

Parks and Recreation Department

 Director, Parks and Recreation Department or his designate

ARTICLE 2 - UNION SECURITY AND CHECK-OFF OF UNION DUES

- 2.01 The Corporation hereby recognizes the Union as the sole Collective Bargaining Agent for all employees covered save and except those employees excluded as set out in the scope clauses of Appendices "A" and "B", in respect to hours of work, wages and all other conditions pertaining to this Agreement.
- 2.02 There shall be no discrimination by the Corporation or the Union against any employee because of membership or non-membership in any lawful Union or because of age, sex, race, colour, religion, creed, political affiliation or in relation to hiring relatives of employees.
- 2.03 It is agreed by the parties hereto that all employees in the Union will be required to pay an amount equal to the current monthly dues, so long as the Union is the recognized Bargaining Agent.
- 2.04 It is further agreed that the Corporation shall deduct Union dues from the wages of all employees who come within the scope of this Agreement, whether a non-member or member. Deductions shall be made from each pay period and shall be forwarded to the Secretary-Treasurer no later than the 15th day of the month following, accompanied by a list of all employees from whose wages the deductions have been made.
- 2.05 The Union is responsible for keeping the Corporation informed as to the names and addresses of the proper officers during July of each year of the life of the Agreement, and further, within ten (10) days of any change being made in the list during the intervening period. The Union shall give the Corporation one (1) month's notice of any change in the amount of dues to be deducted.

ARTICLE 3 - CORPORATION'S RIGHTS

- 3.01 The Union agrees that the Corporation has the right to manage its affairs, to direct its employees, and to hire, promote, transfer or lay off, to also suspend, discharge or discipline employees for just cause.
- 3.02 The Corporation agrees that these functions shall be executed in a manner consistent with the general purposes and intent of this Agreement and subject to the right of the employee to lodge a grievance as set out herein.

:L 4 - GRIEVANCE F ROCEDURE

4.01 Complaints and grievance of employees shall be dealt with in the following manner, and all such complaints and grievances must be in writing and filed not later than five (5) working days of the alleged grievance. A grievance concerning any payment that the employee is entitled to under this Agreement shall be deemed to occur as of the applicable pay day.

STEP 1 - Grievance to Immediate Supervisor (Non-Union)

The aggrieved employee and a member of the Grievance Committee shall present the grievance to the immediate supervisor, who shall consider it in the presence of the persons presenting same, not later than five (5) working days immediately following receipt of said grievance and give a written decision to the employee with a copy to the Union not later than five (5) working days immediately following the said meeting. If a settlement satisfactory to the employee is not reached, the aggrieved employee may, not later than three (3) working days immediately following the termination of the above time limits, proceed to STEP 2.

STEP 2 - Grievance to Department Head

The aggrieved employee and a member of the Grievance Committee shall present the grievance to the Department Head, who shall consider it in the presence of the persons presenting same not later than five (5) working days immediately following receipt of said grievance and give a written decision to the employee with a copy to the Union not later than five (5) working days immediately following the said meeting. If a settlement satisfactory to the employee is not reached, the aggrieved employee may, not later than three (3) working days immediately following the termination of the above time limits, proceed to STEP 3.

STEP 3 • Grievance to Chief Administrative Officer

The aggrieved employee and a member of the Grievance Committee shall present the grievance to the Chief Administrative Officer, who shall consider it in the presence of the persons presenting same not later than five (5) working days immediately following receipt of said grievance. The Chief Administrative Officer shall give a written decision to the employee with a copy to the Union not later than five (5) working days immediately following the said meeting.

ARTICLE 4 - GRIEVANCE PROCEDURE (Cont'd)

- 4.02 Where a dispute involving a question of general application or interpretation occurs within a department, such grievances may be submitted at 4.01, Step 2 of the grievance procedure and where a dispute involving a question of general application or interpretation occurs dealing with bargaining unit issues, such grievances may be submitted at Step 3 of the grievance procedure and shall be dealt with by a member of the Union executive and a member of the Union Grievance Committee.
- **4.03** By mutual agreement, the time limits referred to above may be extended.

ARTICLE 5 - ARBITRATION

- 5.01 It is agreed by the parties that any difference of opinion relating to the interpretation, application or administration of this Agreement which cannot be settled after exhausting the grievance procedure, will be submitted to Arbitration, under the provisions stipulated in The Ontario Labour Relations Act within thirty (30) days.
- 5.02 It is agreed by the parties that each shall pay the cost of their own nominee to the Arbitration Board, and they shall share equally all costs and fees charged by the Chairman of the Board.

ARTICLE 6 - STRIKES AND LOCKOUTS

- 6.01 In view of the orderly procedures set out in ARTICLES <u>4</u> and <u>5</u> above for the final and amicable settlement of all complaints and grievances, the parties agree that there shall be no lockouts ordered by the City and there shall be no strikes, slowdowns or curtailment of work, ordered or condoned by the Union, or any of its officers or representatives, as long as this Agreement remains in effect.
- 6.02 In the event of any other employee of the Corporation engaged in a strike and placing or maintaining pickets at the Corporation's premises, then any failure to cross such picket line by the members of this Union shall not be considered a violation of this Agreement.

<u>ARTICLE 7 - UNION COMMITTEE</u>

- 7.01 The Union shall advise the Corporation in writing **d** the personnel serving on the above mentioned Committees, during the month of July of each year of the life of the Agreement and, further, within ten (10) days of any change being made in the list of the Committee personnel during the intervening period.
- 7.02 The Union acknowledges that members of the Union Committees will continue to perform their regular duties on behalf of the Corporation and that such persons shall not leave their duties without first obtaining permission to do so from the immediate Supervisor in the respective department, and on completion of such duties shall report back to him, and give any reasonable explanation which may be requested with respect to their absence.
- **7.03** It is understood that such permission shall not be unreasonably withheld.
- 7.04 The Union shall have the right at any time to have the assistance of a Representative of the Canadian Union of Public Employees when dealing or negotiating with the Corporation. Such representative shall have access to the Corporation's premises in order to investigate or assist in the settlement of a grievance, at a time or times agreeable to the immediate Supervisor in the respective department.

ARTICLE 8 - LEAVE OF ABSENCE

- 8.01 Leave of Absence, with pay and without loss of seniority, shall be granted for three (3) members to attend Union functions. The Union shall reimburse the Corporation for the cost of such absences by the fifteenth of the month following. Such leave shall be requested by the Union President, or his alternate, in writing ten (10) working days prior to the leave of absence.
- 8.02 One employee at one time, who is appointed, temporarily employed, or elected to perform duties on behalf of the Canadian Union of Public Employees shall, upon giving thirty (30) calendar days' advance written notice to the immediate Supervisor, be granted leave of absence for a minimum of one (1) year to a maximum period of two (2) years without pay, provided the employee's position can be suitably filled at no extra cost to the Corporation. Benefits specified in Article 13 may be maintained provided the employee pays the full required premiums by the fifth (5th) of each month.

ARTICLE 8 - LEAVE OF ABSENCE (Cont'd)

- 8.03 The Employer may replace the employee by a temporary replacement for the duration of the leave if there is no bargaining unit employee who possesses the requisite skills and qualifications to perform the required work. At the conclusion of the leave, the employee temporarily appointed to the position shall be returned to his former position or, if hired as a temporary replacement, be terminated.
- **8.04** The Corporation shall also be permitted to suitably arrange for performance of the incumbent employee's work, **as** required.
- 8.05 Special Leave with pay, for periods not over five (5) working days, at one time, or in total during one (1) calendar year, may be granted by the Chief Administrative Officer, to attend professional conferences or short courses associated with the employee's duties.
- 8.06 Special leave with partial pay, as may be determined and approved by the Chief Administrative Officer, for a period beyond five (5) working days and not over thirty (30) working days may be granted by the Chief Administrative Officer to attend training or educational courses associated with the employee's duties. Such special **leave** shall not **be** granted more often than once in three (3) years of employment.
- 8.07 Special leave without pay, may be granted by the Chief Administrative Officer for periods over thirty (30) days but not over nine (9) months to attend courses in a recognized education institution. Such leave must be approved by the City Council. Only one (1) such period of leave shall be granted.
- 8.08 Special leave with pay may be granted by the Chief Administrative Officer in exceptional circumstances not covered above. Exceptional circumstances are defined as unforeseen or emergency situations affecting the employee and his immediate family. It must be approved by the Chief Administrative Officer and reported to the City Council.
- **8.09** Periods of leave without pay, in excess of thirty (30) working days, shall not be credited for purposes of:
 - 1. Service credit towards within grade increase and completion of probation
 - 2. Annual vacation accrual
- 8.10 Employees are entitled to five (5) days leave per calendar year without pay. Such leave shall be given upon request unless good reason is given by the Department Head for refusal.

ARTICLE 8 - LEAVE OF ABSENCE (Cont'd)

- 8.11 Maternity leave, without pay, shall be granted for a period not to exceed eight(8) months' duration with such leave to commence no earlier than seventeen(17) weeks before the expected birth date. Such leave shall not extend beyond six (6) months after the birth.
- **8.12** Parental leave, without pay, shall be granted for a period not to exceed eighteen **(18)** weeks, with such leave to commence no more than thirty-five **(35)** weeks after the birth of a child of whom the employee is a parent, or the day a child comes into the custody, care and control of **an** employee.
- **8.13** At least two (2) weeks' written notice of the requirement for maternity or parental leave must be given in writing to the Department Head of the employee.
- 8.14 The employee may shorten the duration of the employee's maternity or parental leave with the consent of the Department Head or by giving the Department Head four (4) weeks written notice of the employee's intent to return to work and, in the case of maternity leave, a medical certificate stating that the employee is able to resume her normal duties.
- 8.15 The employee's coverage for semi-private, Group Life Insurance and A D. & D., Long-Term Disability, major medical care and dental requirements, as specified in Article 13 shall be continued by the Corporation during maternity and parental leave. If the employee fails to return to employment, as provided herein, the Corporation may recover the cost of such payment in full.
- **8.16** Seniority shall continue to accrue during the maternity and parental leave under this article.
- **8.17** Whenever an employee enters the Armed Forces of Canada, the following rules shall apply:
 - A) The employee shall be given military leave without pay.
 - B) During the period of military service, the employee shall retain all rights to which he is entitled under the provisions of this Agreement, provided that during a period of military leave in excess of thirty (30) days, annual or sick leave credits shall not accumulate.

ARTICLE 8 - LEAVE OF ABSENCE (Cont'd)

- 8.17 C) After the completion of service, the employee may be restored to his former position if it appears to the satisfaction of the Chief Administrative Officer that the employee is able to perform his former service to the City, provided that the employee makes a written application for immediate reinstatement within ninety (90) calendar days after receiving an honourable discharge or release from active duty. The provisions of this subsection shall not apply to any employee receiving dishonourable discharge.
 - D) Persons employed to fill positions becoming vacant under this **rule** shall hold such positions subject to being transferred to another post, if available, or terminated upon the reinstatement of the returning employee to his former position, in accordance with paragraph 3. of this Article.
 - E) An employee in the competitive service having a reserve status in any of the regular branches of the Armed Forces of Canada, upon request to serve under orders on training duty, shall be granted military leave for a period not to exceed ten (10) working days in any one (1) calendar year. Compensation during such leave shall be the differential between prevailing rates that they receive from the City and their Armed Service pay, provided their Armed Service pay does not exceed their pay from the City.
- 8.18 The Corporation shall grant leave of absence, without pay and without **loss** of seniority, to any employee requesting such leave for good and sufficient cause, such request to be in writing and approved by the Department Head for the respective department.
- 8.19 The Corporation shall pay an employee who is required to serve as a juror or court witness, the difference between his normal earnings and the payment he received for jury service or court witness. The employee will present proof of service and the amount of pay received.

ARTICLE 9- SENIORITY

9.01 An up-to-date Seniority List (Schedules B,D,E,F) shall be compiled (including the employee's occupational title) in June of each year and each permanent employee shall be placed thereon in accordance with his term of continuous service in the Bargaining Unit. A copy of all revisions, additions and deletions shall be supplied to all employees in June of each year. At the same time the employer shall advise the Union of any differences or changes since the previous list was compiled.

ARTICLE 10 - ANNUAL LEAVE

- 10.01 All employees, except employees who have **less** than one (1) year's service as of January 1st, shall be entitled to take annual leave in an amount equal to one-half (1/2) day for each two (2) weeks of **service** earned up to a maximum of ten (10) working days with pay. Vacation earned thereafter shall be calculated on a January 1 to December 31 basis.
- 10.02 Employees with not less than one (1) year and not more than three (3) years of service in the calendar year, shall receive an annual leave of ten (10) working days with pay.
- 10.03 Employees with not less than three (3) years of service and not more than nine (9) years of service in the calendar year shall receive an annual leave of fifteen (15) working days with pay.
- 10.04 Employees with not less than nine (9) years of service and not more than seventeen (17) years of service in the calendar year shall receive an annual leave of twenty (20) working days with pay.
- 10.05 Employees with not **less** than seventeen (17) years of service and not more than twenty-five (25) years of service in the calendar year shall receive an annual leave of twenty-five (25) working days with pay.
- 10.06 Employees with twenty-five (25) years of service or more in the calendar year shall receive an annual leave of thirty (30) working days with pay.
- 10.07 Part-time employees will receive their vacation on a pro-rated basis, i.e. 2-1/2 days worked per week = 2-1/2 days pay and 1 week off for all calendar year of vacation entitlements described in Article 10 (10.01 to 10.06).
- 10.08 Annual leave shall be pro-rated for employees who are absent for more than seventeen (17) continuous weeks excluding any time involving annual leave entitlements.
- 10.09 An annual leave schedule is to be posted by May 1 in every year. Any employee who has failed to designate his preference by that date shall be required to take available dates.
- 10.10 In exceptional circumstances, a staff member may be advanced annual leave.

ARTICLE 10 - ANNUAL LEAVE (Cont'd)

10.11 Preference in choice of annual leave dates shall be determined by seniority of service as follows:

A) Public Works Department

Employees shall be entitled to take their annual leave at any time during the calendar year, providing that not more than fifteen (15) employees and one (1) Mechanic shall be off on annual leave during July and August; but only up to eight (8) men and one (1) Mechanic shall be off on annual leave at any one time during other months.

B) Parks and Recreation Department - Parks Section Employees

Employees shall be entitled to take their annual leave at any time during the calendar year, providing that not more than four (4) employees and one (1) Mechanic shall be off on annual leave at any one time.

(C) Parks and Recreation Department - Facility Section 1pl

Employees shall be entitled to take their annual leave at any time during the current year, providing that not more than four (4) employees and one (1) Refrigeration Operator are off on annual leave at the same time during the period of May 1 to August 31, and not more than two (2) employees are off on annual leave at the same time during the balance of the year.

- 10.12 An employee who is ill during a period of annual leave shall, subject to the provisions of the Short Term Sick Leave Plan, have that portion of his period of annual leave considered sick leave upon presentation of a satisfactory medical certificate.
- 10.13 Annual leave, as calculated for each period of January 1 to December 31, may be accumulated and carried beyond December 31 up to a maximum of five (5) working days annually and thirty (30) working days altogether.
- 10.14 Employees holding permanent appointments, who leave their employment, are entitled to payment for unused annual leave.
- 10.15 Where an employee has taken annual leave and then separates employment, the Corporation will be entitled to withhold salary or wages owing, or in any event, shall be entitled to be reimbursed for any annual leave monies already paid in excess of what was earned to date of separation.

ARTICLE 10 - ANNUAL LEAVE (Cont'd)

- 10.16 A record of all annual leave will be kept by the Personnel Office and as soon as possible after December 31 of each year, every employee shall receive a statement from the Personnel Director.
- 10.17 If a legal or declared holiday falls on, or is observed during, an employee's annual leave period, such a day shall not be charged as a day of annual leave.
- 10.18 Employees shall, upon giving four (4) weeks' written notice, have credited to their bank account any wages which may fall due during the period of their annual leave.
- 10.19 An employee receiving Workers' Compensation Board benefits shall continue to earn and accumulate annual leave credits for a period of one (1) year following the date of absence from active duty.

ARTICLE 11 - SICK LEAVE AND LONG TERM COVERAGE

- 11.01 All permanent employees listed in Appendix A, Schedule "B" and Appendix B, Schedules "D", "E" and "F" (Seniority Lists) shall be covered by the Long Term Disability benefits as set out in Article 13 of this Agreement.
- 11.02 As a result of conversion from an accumulated Sick Leave Plan to a Short Term **Sick** Leave Plan, the following benefit revisions will be implemented.
 - a) The accumulated sick leave days standing to the credit of all employees as of July 1, 1985 is frozen as of that date.
 - b) 50% of all employees' vested sick leave credits to a maximum of 6 months salary (130 days) would be paid out upon termination, death or retirement, based on the daily rate of pay in effect at the time of payout.
 - c) Any future cash-out provisions prior to termination, death or retirement would be subject to negotiations between the City of Belleville and the respective Union.
 - d) Employees whose accumulated sick leave days are not vested at the date of termination would not be entitled to any payout, as outlined above, until the vesting qualification has been met.

ARTICLE 11 - SICK LEAVE AND LONG TERM DISABILITY COVERAGE (Cont'd)

- e) An employee may use accumulated sick leave credits for top up purposes. Maximum top up regarding the Disability Benefit would be to 100% of regular earnings, whereas, top up for Long Term Disability benefits would be to a maximum of 85% of regular earnings.
- f) An employee may use accumulated vested sick leave credits to maintain regular earnings during a lay-off (maximum of fifty (50) days) or maternity and parental leave, with coverage to be based on a 50% payout value.
- g) In both e) and f), any such usage would correspondingly reduce the total accumulated sick leave credits and consequently, would reduce the future payout value for any employee with 260 days or less.
- **11.03 a)** The employer agrees to contribute 100% of the cost of the Short Term Sick Leave Plan.
 - b) The schedule of benefits payable under the Short Term Sick Leave Plan shall be interpreted to provide up to seventeen (17) weeks at 100% of an employee's regular earnings, annually, dependent on the employee's length of service.
 - c) Full entitlement to sick days paid at 100% of regular earnings shall be restored each January 1st for employees at work contiguous to that date and upon the first date of return to work following January 1st for employees who are on sick leave.
 - d) If an employee runs out of 100% weeks, there will always be up to seventeen (17) weeks of disability coverage at 75% of earnings, for every unrelated disability due to accident or sickness. A related disability would be considered an unrelated disability if an employee returns to work on a full time basis for at least twenty (20) days.
 - e) For any illness or disability, the combination of 100% and 75% paid days shall always total seventeen (17) weeks of available paid sick leave.

ARTICLE 11 - SICK LEAVE AND LONG TERM DISABILITY COVERAGE (Cont'd)

f) Benefits of the Short Term Sick Leave Plan as outlined below would commence on the 1st day of disability due to accident or sickness and would be payable for up to 17 weeks.

Length of Service	100% of salary	75% of salary
3 months but less than 1 year	5 working days	80 working days
1 year but less than 2 years	10 working days	75 working days
2 years but less than 3 years	15 working days	70 working days
3 years but less than 4 years	20 working days	65 working days
4 years but less than 5 years	25 working days	60 working days
5 years but less than 6 years	35 working days	50 working days
6 years but less than 7 years	45 working days	40 working days
7 years but less than 8 years	55 working days	30 working days
8 years but less than 9 years	65 working days	20 working days
over 9 years	85 working days	0 working days
	(EXCLUDING PAID H	(OLIDAYS)

Note: Sick Leave payments for part-time employees shall be pro-rated in accordance with the number of days or hours worked.

Please Note:

In reference to the above benefit, the following would apply:

11.04 All absences shall first be reported by the employee or a member of his/her family to the immediate supervisor or his designate as soon as possible, but in any event, no later than one (1) hour after the commencement of the work day or shift.

In the Facilities Section of the Parks and Recreation Department, if a member is the only person on that shift, and his/her absence will affect the rentals, the employee shall **make** a reasonable effort to notify the Facilities Manager or designate one-half (1/2) hour prior to his/her commencement of their shift. The Employer will provide such employees with the pager number of the manager or his/her designate.

- 11.05 Any absence of more than three (3) consecutive working days, or for one (1) working day prior to or following a paid holiday or annual leave which is to be charged as sick leave, must be supported by a certificate from a duly recognized medical practitioner, stating that the employee was unable to perform his/her duties and indicating the probable duration of illness.
- 11.06 Absences of more than five (5) consecutive working days which are charged as sick leave shall also be supported by a phone call from the employee or a member **d** his/her family on a weekly basis to the immediate Supervisor of his/her department commencing in the 6th or 7th work day.

ARTICLE 11 - SICK LEAVE AND LONG TERM DISABILITY COVERAGE (Cont'd)

- 11.07 Any absences of more than one (In) onth which is to be charged as sick leave, must be supported by a certificate on a monthly basis from a duly recognized medical practitioner and submitted directly to the respective department stating that the employee was unable to perform his/her duties and indicating the probable duration of illness. Additionally, medical certifications, as required herein, will be accepted for more than a one (1) month continuous period of time at one time.
- 11.08 Failure to produce the required certificate(s) immediately upon returning to work except in cases of interim requirements by Article 11.07, or failure to show that the production of an actual certificate was not reasonably possible, will result in the uncertified days of absence, including the legal holidays, if any, being charged as leave without pay.
- 11.09 The dates of certified absence shall be included in all certification of absence submitted for sick leave purposes.
- 11.10 More than seven (7) days of **uncertified** absence within the calendar year shall be charged as sick leave without pay.
- 11.11 All employees, who are required to absent themselves to personally care for a member & their immediate family (defined as spouse, common-law spouse, son, daughter, father, mother, brother, sister, grandparents, mother-in-law, father-in-law, brother-in-law, sister-in-law, or any relative living with the employee) shall be permitted to use their accumulated sick leave credits up to a maximum three (3) days on any one (1) occasion.
- 11.12 Leave taken under the preceding paragraph shall not be calculated towards uncertified sick leave.
- 11.13 Time off for appointments with a doctor, a dentist or for other health related appointments shall be booked as sick leave under the Short Term Sick Leave Plan and will be charged to the plan in accumulated amounts of half days. For persons who are not covered by the Short Term Sick Leave Plan such time shall be taken as leave without pay
- 11.14 The employer agrees to pay 100% of the cost of the Long Term Disability Plan.
- 11.15 During the first two (2) years of income payments the disability must prevent the employee from performing any and every duty relating to his/her regular job. After that time the income benefit will continue if the disability prevents the employee from engaging in any employment for which he/she is reasonably qualified by education, training or experience.
- 11.16 The benefit level is 67% of any employee's basic monthly earnings, subject to a non-medical limit of \$3,000.00 per month (non-taxable).

\RTICLE 11 - SICK LEAVE AND LONG TERM DISABILITY COVERAGE (Cont'd)

- 11.17 The design of the plan can be altered to include a cost of living index clause. Such action would be subject to negotiations between the City of Belleville and the respective Union.
- 11.18 The benefit duration is to age 65 for accident/sickness.
- 11.19 The elimination period/walting period is seventeen (17) weeks of continuous disability, excluding paid holidays.
- 11.20 The Long Term Disability Benefit will be reduced by any payment for loss of time which the employee is entitled under any Workers' Compensation Law or Act and by any primary benefit payable to the employee under the Canada or Quebec Pension Plan, excluding dependent children.
- 11.21 The coverage is 24 hours daily.
- 11.22 Rehabilitation employment means remunerative employment while not yet fully recovered, following directly after the period of total disability for which the employee received benefits. The benefit will be the monthly benefit less 50% of rehabilitative employment earnings.
- 11.23 Premium payments are not required when an employee is entitled to receive monthly benefits.

11.24 ACCIDENTAL DEATH AND DISMEMBERMENT BENEFIT

Loss of:	4000/
Lie	100%
Both Hands and Both Feet	100%
Sight of Both Eyes	100%
One Hand and One Foot	100%
One Foot and Sight of One Eye	100%
Speech and Hearing in Both Ears	100%
One Arm or One Leg	75%
One Hand or One Foot or Sight of One Eye	50%
Speech	50%
Hearing in Both Ears	50%
Thumb and Index Finger or at Least Four	
Fingers of One Hand	25%
All Toes of One Foot	33-1/3%
Loss of Use:	
Both legs or Both Arms or Both Hands	100%
One Leg or One Arm	75%
One Hand	50%

ARTICLE 12 - BEREAVEMENT LEAVE

- 12.01 All employees, who are required to absent themselves to attend the funeral of a member of their immediate family (defined as spouse, common-law spouse, father, son, daughter, mother, brother, sister, grandparents, spouse's grandparents, grandchild, father-in-law, mother-in-law, brother-in-law, sister-in-law, or any other relative living with the employee) shall be reimbursed for all lost time up to three (3) days, except where the funeral is outside the City, in which event, the employee may be granted an additional bereavement leave with pay, if authorized by the Chief Administrative Officer. Except with the prior approval of the Chief Administrative Officer, authorized Bereavement Leave shall not extend beyond the day of the funeral.
- 12.02 One (1) day shall be granted without loss of salary or wages to attend a funeral as a pallbearer, provided such employee has the approval of the immediate Supervisor.
- 12.03 In the event of the death of an employee, not more than three (3) members of the executive shall be allowed one-half (1/2) day off, with pay, to attend the funeral. Additional executive members may also be permitted to attend at the Supervisor's discretion, without pay.

ARTICLE 13 - HOSPITALIZATION AND GROUP INSURANCE

- 13.01 The Corporation agrees to pay for all probationary and permanent employees, plus one (1) Parks and Recreation Department Facility Section Canteen Supervisor, one hundred percent (100%) of the cost of the Ontario Hospital Insurance Plan and the Semi-Private Plan; and for all permanent employees listed in Appendix A, Schedule "B" and Appendix B, Schedules "D", "E", and "F", one hundred percent (100%) of the cost of each employee's participation in the Group Life insurance Plan, the Extended Health Care Plan and the Dental Plan currently in effect.
- 13.02 The Group Life Insurance (which includes Accidental Death and Dismemberment) for each employee covered shall be one and one-half (1-1/2) times their respective regular annual salary to the nearest \$500.00 of coverage to a maximum of \$60,000.00. Employees may pay the premium cost of retaining a \$3,500.00 Life Insurance policy upon retirement.
- 13.03 The Corporation agrees to implement an LTD Plan and contribute 100% of the monthly premiums on behalf of each participating permanent employee listed in Appendix A, Schedule "B" and Appendix B, Schedules "D", "E" and "F".
- 13.04 The Corporation shall provide Extended Health Care Plan coverage to employees specified in this Article with single, couple and family status to be maintained on a \$25.00 deductible basis, annually. Eye glass coverage shall be provided in the amount of up to \$140.00 per person every other year.

ARTICLE 13 - HOSPITALIZATION AND GROUP INSURANCE (Cont'd)

- 13.05 The Corporation shall provide dental coverage to employees specified in this Article in accordance with O.D.A. rates one (1) year in arrears of the current year.
- 13.06 Employees shall be responsible for keeping the City informed of changes in their marital status and number of dependents. An employee who is entitled to a reduced benefit premium because of a change in dependency status and who fails to notify the City of such change within thirty (30) days of becoming aware of such change, shall have any unnecessary extra premium costs paid by the City on his/her behalf deducted from his/her pay.
- 13.07 Any and all accrued U.I.C. premium reduction benefits that are derived by the employer (five twelfths (5/12) rebate) shall be placed towards the benefits in this Article.
- 13.08 It is agreed by both parties that the above plans shall be considered to be a condition of employment; this condition may only be waived when an employee provides proof that he is covered by some other similar plan.
- 13.09 The Corporation agrees to continue to include in the Ontario Health Insurance Plan, the Semi-Private Plan, the Group Life Insurance Plan (with Accidental Death and Dismemberment), the Major Medical, the Dental Plan and the LTD Plan currently in effect, any employees who are laid off work, for a period not to exceed twelve (12) months, on the condition that:
 - A) The complete contribution is paid by the employees after three (3) months; and
 - B) The payments are made to the City Treasurer by the 5th **c** the month in which they are due.
- 13.10 All group benefit plans not eligible for waiver of premium provisions, such as Ontario Health Insurance Plan, Semi-Private, Group Insurance Plan (with Accidental Death and Dismemberment), Major Medical and Dental Plan, if applicable, would be discontinued after 2 years of continuous disability. In other words, the City would continue to pay its portion of the premium during the first 2 years of disability.
- 13.11 It is understood that the Corporation may substitute another carrier for any plan (other than OHIP), provided the benefits conferred thereby are not in total decreased. Before making such a substitution, the Corporation shall notify the Union to explain the proposed change. Upon a request by the Union, the Corporation shall provide to the Union full specifications of the benefit programs contracted for and in effect for employees covered herein.

ARTICLE 13 - HOSPITALIZATION AND GROUP INSURANCE (Cont'd)

13.12 It is agreed by both parties that the above mentioned plans shall be considered to be a condition of employment for employees specified in ARTICLE 13.01, and this condition may only be waived when an employee provides proof that he is covered by some other similar plan.

ARTICLE 14 - WORKERS' COMPENSATION

- 14.01 A permanent employee prevented from performing his regular work with the Corporation on account of an occupational accident that is recognized by the Workers' Compensation Board as compensable, within the meaning of the Compensation Act, shall receive from the Corporation the difference between the amount payable by the Workers' Compensation Board and his regular salary. Such difference shall be paid for the period of time standing to the employee's sick leave credit and shall not be deducted from the employee's sick leave accumulation.
- 14.02 A permanent employee injured doing a seasonal or temporary posted job shall get his pay during compensation at the average weekly rate determined by the Workers' Compensation Board. The Corporation will replace any clothing ruined by an employee, if the said employee was injured and it is a legitimate compensation case.
- 14.03 All applicable benefits specified in ARTICLE 13 shall be continued, at the Corporation's expense, unless the employee suffers a compensable injury, causing such employee to be disabled to the extent that:
 - Based on a medical certificate, such employee is prevented from ever returning to work for the Corporation; or
 - 2. Such employee is placed on a total disability pension by the Workers' Compensation Board.
- 14.04 An employee who is absent because of an injury or illness covered by the Workers' Compensation Board shall be required to regularly advise the employer of his health status in the manner prescribed in ARTICLE 13 with the exception that an employee cannot return to work off of Workers' Compensation anytime without medical certification being submitted prior to his return to work.

ARTICLE 15 - RETROACTIVE FEATURE

15.01 It is understood and agreed that in each and every Agreement between the parties hereto and subsequent to this Agreement, any adjustment of wages and salaries shall be retroactive to the effective date of each Agreement.

ARTICLE 16 - LONG SERVICE BONUS

16.01 A long service bonus, payable by December 15 of each year, shall be paid to permanent employees in the following manner:

After 5, 6, 7, 8 or 9 years of continuous service	-\$ 60.00
After 10, 11, 12, 13 or 14 years of continuous service	-\$120.00
After 15, 16, 17, 18 or 19 years of continuous service	-\$180.00
After 20, 21, 22, 23 or 24 years of continuous service	-\$240.00
After 25 or more years of continuous service -\$300	

16.02 On leaving the Department the long service bonus payment shall be pro-rated, in accordance with seniority dates, to reflect the number of months worked.

ARTICLE 17 - ACCESS TO PERSONNEL FILES

- 17.01 An employee shall have the right to arrange an appointment to view their own personnel file during the normal office hours of the Personnel Department. An employee shall have the right to copies of any material contained therein. An employee has the right to respond to any document in this file, and such written response will become part of the file.
- 17.02 The record of any employee shall not be used against him/her at any time in the following instances:
 - (a) when twenty-four (24) months have elapsed since a suspension provided there has been no recurrence of a similar and/or other infraction;
 - (b) when eighteen (18) months have elapsed since the issuance of a letter of reprimand provided that there has been no recurrence of a similar and/or other infraction.

ARTICLE 18 - TERM OF AGREEMENT

18.01 This Agreement shall be effective from April 1, 1996 to March 31, 1998, and from year-to-year thereafter unless either party gives notice in writing during the ninety (90) day period prior to the expiration date, in any year, of their desire to amend same.

ARTICLE 19 - TERMINATION AND RETIREMENT

19.01 The normal retirement age shall be sixty-five (65). In exceptional circumstances, the Chief Administrative Officer may, in the interest of the City, recommend to the Council for approval, extension of the retirement age provided that not more than one (1) year extension shall be granted at any one time, and that in no case shall any extension be granted beyond the employee's seventieth (70th) birthday.

ARTICLE 19 - TERMINATION AND RETIREMENT (Cont'd)

19.02 All employees shall participate in the OMERS Pension Plan in accordance with the rules of that plan. All costs of the OMERS Pension Plan premiums are to be shared equally on a 50/50 basis.

CLE 20 - TERMINATION/DISCHARGE

IEMENT NOTICE

- OF LAYO
- 20.01 Notice of termination will be given in accordance with the most current Employment Standards Act.
- 20.02 A regular employee may be discharged only for just cause, and only with the authority of the Chief Administrative Officer. The Department Head may suspend an employee for periods of one (1) day or more and shall report such action, and the reason therefore, to the Chief Administrative Officer as quickly as possible. The immediate Supervisor may suspend any employee for a period of up to one (1) ay on any one occasion and such suspension shall be duly reported to the Department Head.
- 20.03 When an employee is warned, suspended or discharged he shall be given the reason(s) in the presence of his Steward.
- 20.04 The affected employee and the Union Local shall be subsequently advised in writing of the reason(s) for such warning, suspension or dismissal "as promptly as possible".
- 20.05 An employee considered by the Union to be wrongfully or unjustly discharged or suspended shall be entitled to a hearing under ARTICLE 4 GRIEVANCE PROCEDURE. STEPS 1 and 2 of the Grievance Procedure shall be omitted in such cases.

ARTICLE 21 - BULLETIN BOARDS

21.01 The Corporation shall provide Bulletin Boards in all Departments upon which the Union shall have **the** right to post notices of meetings and such other notices as may be of interest to the employees.

ARTICLE 22 - COPIES OF AGREEMENT

- 22.01 The Union and the Corporation desires every employee to be familiar with the provision of this Agreement and his rights and duties under it. For this reason, the Agreement shall be printed within thirty (30) days of signing, and a copy issued to each employee, with one additional copy being provided for the Bulletin Board at the respective departments.
- 22.02 The Corporation and the Union will share the cost equally of printing sufficient copies of this agreement **for** all members of the bargaining unit.

IN WITNESS WHEREOF THE CORPORATION OF THE CITY OF BELLEVILLE HAS HEREUNTO AFFIXED ITS CORPORATE SEAL DULY ATTESTED TO BY THE SIGNATURES OF ITS PROPER SIGNING OFFICERS AUTHORIZED IN THAT BEHALF THIS 9TH DAY OF DECEMBER, 1996.

SIGNED, SEALED AND DELIVERED)	THE CORPORATION OF THE CITY OF BELLEVILLE
)	Do- Lucyma
)	MAYOR
)	
	١.	CLEDK

IN WITNESS WHEREOF THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL # 907 HAS HEREUNTO AFFIXED ITS CORPORATE SEAL DULY ATTESTED TO BY THE SIGNATURES OF ITS PROPER SIGNING OFFICERS AUTHORIZED IN THAT BEHALF THIS 9TH DAY OF DECEMBER. 1996.

SIGNED, SEALED AND DELIVERED

THE CANADIAN UNION OF PUBLIC

EMPLOYEES AND ITS LOCAL # 907

PRESIDENT

KNISTO COULO.

SECRETARY



PERSONNEL DEPARTMENT CITY HALL 169 FRONT S ET BELLEVILLE, ONTARIO KAN 2VR

City of Belleville

LETTER OF UNDERSTANDING# 1

Contracting In/Contracting Out

The Parties agree to meet during the term of the Collective Agreement to review the work currently done within and outside the bargaining unit.

As part of the review, the Parties agree to consider the importance of:

- 1. the need for job security and,
- 2. the need for the City to conduct operations in a cost effective manner.

Recommendations resulting from this review are subject to ratification of the Parties.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

BOSS MCDOLIGALL MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

PRESIDENT

SECRETARY



PERSONNEL DEPARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KRN 2V8

Benefits

LETTER OF UNDERSTANDING # 2

The Parties agree to meet during the term of this Collective Agreement to review benefits outlined in Article 13 (Hospitalization and Group Insurance) with the objective to:

- 1. Have benefits provided at a lower cost to the City of Belleville while at the same time improving benefits now provided:
- 2. Cost savings identified would be shared on a 50-50 basis, ie. with one half the amount going to the City and the other half used to improve benefits for employees covered by the Collective Agreement with CUPE Local 907;
- **3.** Improvements to benefits to be negotiated by the Parties:
- 4. Any changes to Article 13 resulting from this process are subject to ratification by the Parties.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

ROSS McDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

Brista:



PERSONNEL DEPARTMENT CITY HALL 169 FRONT & ZET BELLEVILLE, ONTARIO KRN 2VR

LETTER OF UNDERSTANDING# 3

Workers' Rehabilitation Policy

WHEREAS the City introduces policies from time to time:

WHEREAS the City of Belleville believes the development of a Workers' Rehabilitation Policy is an important project:

AND WHEREAS it is important the employees through their union representatives have meaningful input into a new Workers' Rehabilitation Policy;

It is mutually agreed that:

- 1. A Workers' Rehabilitation Committee will be established with representation from CUPE 907 as well as other Bargaining Units.
- 2. The Committee will develop a Worker Rehabilitation Policy.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

FOR THE UNION:

ROSS MicDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

SECRETARY

APPENDIX "A"

ARTICLE AI - SCOPE

A1.01 The Corporation recognizes the Union as the sole and exclusive bargaining agent for all City Hall staff plus one (1) Part-time Clerk-Stenographer, one (1) Clerk-Stenographer, one (1) Clerk-Bookkeeper and one (1) Office Supervisor/Secretary in the Parks and Recreation Department, one (1) Clerk-Stenographer in the Fire Department, and one (1) Clerk-Typist in the Public Works Yards Department, save and except Deputy Department Heads, all persons above the rank of Deputy Department Head, Superintendent of Public Works, Chief Building Official, Program Co-ordinator, Tax Collector, Professional Engineers, Parks Manager, Facilities Manager, Purchasing Supervisor, General Supervisor of Parks, Reservations Co-ordinator, Office Supervisor in the Public Works Yards, all office employees in the Mayor, Chief Administrative Office, and Personnel Department. Employees regularly employed for fifteen (15) hours or less per week and students employed for the summer vacation period.

ARTICLE A2 - DEFINITIONS

- A2.01 "CORPORATION" shall mean the Council of the Corporation of the City of Belleville, Belleville, Ontario.
- A2.02 "EMPLOYEE" under this Agreement shall mean any person in the employ of the Corporation and eligible for membership in the Union, in accordance with the provisions of ARTICLE A1 SCOPE, unless indicated otherwise.
- A2.03 For the purpose of this Agreement, the terms "TEMPORARY", "PART-TIME", "PROBATIONARY" and "PERMANENT" employees shall be interpreted to mean:
 - A) "TEMPORARY EMPLOYEES"

The term "temporary employees" applies to employees who are hired by the Corporation for a specific job for a limited duration. Temporary employees, who work beyond seven (7) months (140 working days) in a calendar year, shall become permanent employees. If, in exceptional circumstances, it is felt that the temporary status should be extended, such extension may be agreed to mutually.

ARTICLE A2 - DEFINITIONS (Cont'd)

Temporary employees who work beyond nine (9) months in a twelve (12) months period will be eligible for benefits as indicated under Articles 11 and 13 on a pro-rata basis, if the employee so requests. Temporary employees who become permanent employees shall be credited with their seniority based on the employee's length of continuous service in the bargaining unit from the original date of hire.

Temporary employees relieving employees who are absent because of maternity, education and Long Term Disability leaves shall retain their temporary status for the total period of the leave.

B) "PART-TIME EMPLOYEES" Part-time Employees who work regularly on a permanent basis are eligible for benefits as indicated in Articles #11 and #13, as per Article #13.08 on a 100% benefit paid basis for life insurance, AD & D, and LTD and on a pro-rated premium paid basis for semi-private, extended health care and dental plan coverages, subject to working in excess of fifteen (15) hours weekly.

"PROBATIONARY EMPLOYEES" The term "probationary employees' applies to employees who are hired by the Corporation as part of the permanent establishment, and will be designated as permanent employees after satisfactorily completing their probationary period.

"PERMANENT EMPLOYEES"

The term "permanent employees" applies to employees who have satisfactorily completed their probationary period and who are considered part of the permanent establishment of the Corporation.

ARTICLE A2 - DEFINITIONS (Cont'd)

- A2.04 'SALARY' means the remuneration received by an employee by application of a salary schedule.
- A2.05 "UNION" shall mean The Canadian Union of Public Employees Local #907, Chartered on February 20, 1964, under The Canadian Union of Public Employees.
- A2.06 "DEPARTMENT HEAD" shall mean any person designated by the Chief Administrative Officer as responsible for the administration of a department.

ARTICLE A3 - UNION COMMITTEE

- A3.01 The Corporation acknowledges the right of the Union to elect, appoint, or otherwise select, Union Committees, consisting of not more than three (3) members, or four (4) members during negotiations, providing not more than one (1) employee is appointed from any one function of a department at the same time, to carry out the proper functions of the Union. The Corporation agrees to recognize and deal with the above Committees with respect to any matter which properly arises from time-to-time during the term of this Agreement, including grievances and the negotiating of a new Collective Agreement.
- A3.02 In accordance with this understanding, such employees will be compensated by the Corporation to the Extent of their regular pay for such time spent in dealing with matters arising out of this Agreement. However, during negotiations, with respect to the renewal of the Agreement, the Corporation will pay to each member of the Union Negotiating Committee, one hundred per cent (100%) of the time lost during regular working hours, computed on the basis of the regular straight time rate, up to, but not exceeding a composite total of eighty (80) man-hours for the entire Union Negotiating Committee, and thereafter, the Corporation will pay to each such member of the Union Negotiating Committee, seventy-five per cent (75%) of the time lost during regular working hours, computed on the basis of the regular straight time rate. If additional time is required in excess of the composite total of eighty (80) man-hours for negotiation purposes, evening meetings may be arranged.
- A3.03 Compensation will not be allowed for time spent outside of the employee's regular working hours.

ARTICLE A4 - LEAVE OF ABSENCE

- A4.01 Two (2) employees shall be granted leave of absence with pay to attend the Ontario and National CUPE Convention, or the National Health & Safety Conference, provided not more than one (1) employee is appointed from any one (1) section of a department and three (3) weeks written advance notice is given to the applicable departments concerned.
- A4.02 Such paid leave of absence shall not exceed an annual total of four (4) days each for the aforementioned two (2) employees.
- **A4.03 The** employer may replace the employee by a temporary replacement for the duration of the leave if there is no bargaining unit employee who possesses the requisite skills and qualifications to perform the required work. At the conclusion of the leave, the employee temporarily appointed to the position shall be returned to his former position or, if hired as a temporary replacement, be terminated.
- **A4.04** The Corporation shall also be permitted to suitably arrange for performance of the incumbent employee's work, as required.

ARTICLE A5 - SENIORITY

A5.01 Seniority for permanent employees shall mean length of continuous service in the bargaining unit from the original date of hire. For time spent as a part-time employee, seniority shall be calculated on a pro-rata day to day basis from their original date of hire and contingent upon continuous service in the bargaining unit. A break in continuous service due to a layoff of less than one (1) year in duration, maternity leave, and authorized leave of absence shall not be construed as a break in continuous service for seniority purposes.

ARTICLE AS - SENIORITY (Cont'd)

- **A5.02** Permanent appointments shall be subject to a three (3) month probationary period. A performance evaluation report shall be made before the end of the three (3) month probationary period. On the basis of this report, a decision shall be made and the employee notified that his:
 - 1. permanent appointment has been confirmed;
 - **2.** appointment is not confirmed and employment is terminated:
 - **3.** time spent under temporary appointment shall be credited to the probationary period upon successful qualification for the position presently being held.
 - In the case of 2., the employee shall be notified of the reason.
- A5.03 Notwithstanding the above provisions of this article when a probationary period is interrupted by illness, injury or for any other reason for a period of time exceeding one (1) week altogether the Probationary period shall be extended by an equivalent amount of time that exceeds one (1) week.
- A5.04 Where the employer finds it necessary to reduce jobs within a classification, or to reduce the complement of employees, employees within the affected classification shall be given notice of layoff in reverse order of their seniority.
- **A5.05** Employees who receive notice of layoff may, prior to the effective date of layoff, either accept the layoff or bump another employee in the bargaining unit who has lesser seniority, on condition that the employee is willing and qualified to perform the available work at the applicable job rate. Seniority rights for bumping purposes shall be exercised in a lateral or downward manner.
- **A5.06** Employees shall be recalled in order of their seniority provided they are willing and qualified to perform the available work at the applicable job rate.
- A5.07 Employees who are laid off shall be recalled to work before new employees are hired, provided that the employee is willing and reasonably qualified to perform the work available.
- **A5.08** Employees may **be** temporarily promoted to another City position outside of their seniority group for periods of up to two (2) years and seventeen (17) weeks subject to a **loss** of seniority for the period of time involved.

ARTICLE A5 - SENIORITY (Cont'd)

A5.09 If an employee is absent from work because of sickness, accident, layoff, or leave of absence approved by the Corporation, he/she shall not lose seniority rights.

An employee shall lose his/her seniority in the event:

- 1. He/she is discharged for just cause and not reinstated.
- 2. He/she resigned.
- 3. He/she is absent from work in excess of five (5) working days without notifying his/her immediate Supervisor.
- 4. After a layoff, he/she fails to return to work within forty-eight (48) hours (excluding Saturday and Sunday), after being notified by registered mail to do so, unless through sickness or other just cause.
 - It shall be the responsibility of the employee to keep the employer advised of his current address.
- 5. An employee is laid off and not recalled within a period of eighteen (18) consecutive months from date of layoff.
- A5.10 An employee, whose performance has been certified to be satisfactory (see Article A6.03 first paragraph), shall be entitled to a within grade increase of salary of one step, upon completion of each unit of service time, as defined in Article A6.05, provided the employee has not reached the maximum for their grade and provided that the date of entitlement shall, in no case, be earlier than the date of completion of the probationary period.
- **A5.11** All satisfactory service time, except continuous periods of special leave, as defined in Article 8.07, shall be credited towards **the** service requirements, which are:
 - **1.** One (1) year of full-time service.
 - **2.** The equivalent amount of part-time service.

Service time shall date from the latest of the following action:

- 1. Entrance on duty.
- 2. The last within grade increase.
- **3.** A promotion to a higher grade.

ARTICLE A6 - RELATIONSHIP

- A6.01 Employees will be given suitable training as determined necessary, to improve their effectiveness in current assignments and prepare them for broader usefulness to the City.
- A6.02 Management shall be responsible for facilitating the adjustment of an employee to their new work situation by:
 - 1. Providing them with a clear statement of their duties and official relationships, i.e. Post Description.
 - 2. Instructing and guiding them in learning to perform their functions.
 - **3.** Introducing them properly to those staff members with whom they will be working.
 - 4. Discussing with them at frequent intervals their progress in learning the work.
- A6.03 In addition to the normal work review, Management shall periodically make a formal evaluation of the performance, conduct, and potentialities for greater usefulness of each employee under its supervision. The evaluation shall be made at such intervals as the work situation requires, but in no case, **less** frequently than:
 - 1. At the end of one (1) month for permanent employees who are engaged in the trial period following a promotion or transfer selected for consideration of permanent placement in another position.
 - 2. At the end of the normal three (3) months probation period, for probationary employees, and
 - 3. Thereafter, once a year, for all employees;
 - 4. All employees declared permanent after three (3) months probation shall be raised to Step 1, except on occasions where their employment is terminated.
- A6.04 Management shall discuss its conclusions with the employee and make specific suggestions for improvement in all aspects of performance which are not entirely satisfactory.
- A6.05 The evaluation of performance, as reflected in these reports, shall be the basis for assisting the employee to make the most effective contribution to the work of the Corporation for decisions concerning the employee's status retention and for granting within grade salary increases.

ARTICLE A7 - JOB POSTING

A7.01 When the Corporation intends to fill a permanent or temporary position, a notice will be posted on the bulletin board in all places of work covered by this Collective Agreement, for a minimum of five (5) working days, during which time permanent and probationary employees will have an opportunity to apply. Notices for permanent vacancies shall also be posted at the same time on workplace bulletin boards covering all other CUPE Local #907 (Outside Workers) employees, which will result in respective permanent employee entitlements of consideration at the same time.

Such notices shall contain the following information:
Nature of position, qualifications required, skills, shift, hours of work, wage, salary rate or range. Such qualifications and requirements shall be those necessary to perform the job function and may not be established in an arbitrary or discriminating manner.

- A7.02 Departmental relieving opportunities from within a department shall be provided on a seniority basis to qualified candidates without internal advertising requirements for periods **d** time involving three (3) weeks or less. If no candidates are available from within a department, temporary assistance from outside the bargaining unit shall occur.
- A7.03 The posting period will begin within five (5) working days of the day **the** vacancy occurs and the notice will remain posted for a minimum **£** five (5) working days or the Union will be notified that the position has been discontinued. The Union shall be notified as to the successful applicant, grade and starting salary. Should no Union applicant **be** accepted, a specific reason shall be given as to why, in writing to each applicant.
- A7.04 Any probationary employee who is selected for placement in another position in accordance with Article A7.10 on a permanent basis shall be inserted thereto, subject to the commencement of a new probationary period in accordance with Article A6.03.
- A7.05 Any permanent employee who is selected for placement in another position in accordance with Article A7.10 on a permanent basis shall be inserted thereto for a trial period of one (1) month. In the event that the selected applicant proves unsatisfactory or if the employee is unable or unwilling to continue to perform the duties of the new classification, he shall be returned to his former position without loss of seniority. Any other permanent employee promoted or transferred as a result of this rearrangement of positions shall be returned to their former position without loss of seniority.
- A7.06 A Limited Classification shall mean a classification for permanent or Probationary employees which is for a limited duration not to exceed twelve (12) months or such longer period, as may be mutually agreed upon between the Employer and the Union.

\RTICLE A7 - JOB POSTING (Cont'd)

- A7.07 Notice of posting with regard to the Limited Classification will indicate the estimated probable duration.
- A7.08 A probationary or permanent employee filling a Limited Classification shall, on termination of such classification, revert to the classification and grade held immediately preceding the selection.
- A7.09 The rate of pay for additional positions established shall be in conformity with the rate of pay for positions of similar kind and class. When changes in the basic rate of pay are proposed, the work of the job classification will be reviewed and compared with the duties of comparable positions by the proper officers of the Corporation and the Union, with the object of reaching an agreement on revised rates to maintain uniformity for positions on which the duties and responsibilities are relatively the same.
- A7.10 Applications for such appointments and promotion to positions specified in ARTICLE A7.01, shall be considered on the basis of being determined the most qualified person for the job taking into account the duties, function and responsibility requirements of the position as well as the skills, abilities, experience and formal qualifications of a candidate. Consideration of the foregoing factors shall be conducted in a fair and straight forward analysis manner for all applicants and will include candidate evaluation sheets for record of information purposes.
- A7.11 Should the evaluation process prove that two or more applicants possess relatively similar qualifications and abilities, then selection shall be made on the basis of seniority.

ARTICLE A8 - HOURS OF WORK AND OVERTIME

- A8.01 The normal working hours shall be 8:30 am. to 4:30 p.m. with a one (1) hour lunch break, Monday to Friday, inclusive.
- A8.02 A work break of fifteen (15) minutes duration shall be permitted once during the forenoon and once during the afternoon, to be taken at a time agreed upon by the Department Head.
- A8.03 Where the workload in the office requires that an employee must work in excess of one-quarter (1/4) hour beyond the regular quitting time in a day, or when overtime is authorized by the Department Head, the employee shall be compensated for such overtime in accordance with the provisions set out as follows:

- A8.04 Overtime shall be compensated for by granting equivalent compensative leave and/or monetary compensation as requested by the employee at that time. Compensative leave will be granted at a time mutually agreeable between employee and Department Head and to be taken within six (6) months of earning it. Both compensative leave and monetary compensation shall be at a rate of one and one-half (1-1/2) times the hours worked Monday through Friday, two (2) times the hours worked Saturday and Sunday and two (2) times the hours worked plus a day's pay for a holiday.
- A8.05 Employees required to work more than two (2) hours overtime upon completion of a regular day's work will be allowed one-half (1/2) hour off with pay for meals, and one-half (1/2) hour off with pay for meals for each succeeding four (4) hours of continuous overtime thereafter.
- A8.06 Standby shall be paid to an employee who has been on call over the weekend. This pay is to be calculated at the rate of one (1) day's pay for each normal weekend on standby and one-half (1/2) a day's pay for each day over and above a normal weekend.
- A8.07 Employees who are called out after their regular working hours from Monday to Friday or on Saturday, shall be paid a minimum of two (2) hours at overtime rates. Employees who are called out on Sunday or on a paid holiday, provided for in this Agreement, shall be paid a minimum of four (4) hours at overtime rates. This section shall apply to flag raising duties.
- A8.08 An employee unable to report for duty on a work day shall notify his office of that fact within one (1) hour after the beginning of work unless department rules require an earlier reporting time.

ARTICLE A9 - PAID HOLIDAYS

A9.01 The following shall be recognized as paid holidays:

New Year's Day Labour Day

Good Friday Thanksgiving Day
Easter Monday Remembrance Day
Victoria Day Christmas Day
Dominion Day Boxing Day

Civic Holiday

And any other day that may be declared a holiday by the Mayor of the Council of the City. Staff to have off the last working afternoon before Christmas and New Year's.

ARTICLE A9 - PAID HOLIDAYS (Cont'd)

A9.02 All employees shall be entitled to time off for paid holidays, when such holidays fall on a regularly scheduled work day. If a holiday falls on a Sunday, the following Monday shall be considered the paid holiday, except in the event Christmas falls on a Sunday, the previous Friday shall be considered the paid holiday. If a holiday falls on a Saturday, the preceding Friday shall be considered the paid holiday, except in the event Boxing Day falls on a Saturday, the following Monday shall be considered the paid holiday.

ARTICLE A10 - RELIEVING IN OTHER GRADES

- A10.01 if a probationary or permanent employee is temporarily transferred from his normal position to a position of a higher grade for more than three (3) consecutive working days, he shall receive the rate of the new grade for the full period worked in it.
- A10.02 If a probationary or permanent employee is temporarily transferred from his normal position to a position of a lower grade, he shall continue to receive the rate of pay he was entitled to immediately prior to transfer.
- A10.03 Payment for temporary transfers will be according to ARTICLE A10.01 and according to the step specified in SCHEDULE "A". Further to, and in accordance with the above, an employee temporarily transferred to higher rated position shall be paid for the period of such temporary transfer at the rate of the same step of his normal grade.

ARTICLE A11 - TRAVEL AND TRANSPORTATION

- A11.01 The City Shall pay approved travel expenses of an employee on any authorized travel in connection with official business.
- A11.02 It is a condition of employment that certain positions require the employee to be in possession of, and be able to operate a motor vehicle, for the daily discharge of his duties. These positions include the following:

Inspectors
Survey Crew Party Chiefs
Municipal Law Enforcement Officer
Traffic Technician
Assistant Traffic Technician
Construction Inspectors
Property Maintenance Staff
Planner
Assistant Planner

ARTICLE A11 - TRAVEL AND TRANSPORTATION (Cont'd)

- A11.03 Notification will be given to the Local Union of any changes or additions to this list of specified positions where possession of a motor vehicle and the payment of a motor vehicle allowance for its use is a condition of employment.
- A11.04 The amount of this monthly car allowance will be as follows:

POSITION	<u>AMOUNT</u>
Survey Crew Party Chiefs Municipal Law Enforcement Officer Inspectors Traffic Technician Assistant Traffic Technician Construction Inspectors Property Maintenance Staff Planner	\$ 310.00 \$ 300.00 \$ 300.00 \$ 250.00 \$ 250.00 \$ 200.00 \$ 75.00
Assistant Planner	\$ 75.00

A11.05 Vehicle allowance payments will cease for all periods of employee absence exceeding one (1) continuous month excluding any time involving annual leave entitlements.

ARTICLE A12 - PROTECTIVE CLOTHING

A12.01 The Corporation will provide a clothing and safety boot allowance, as soon as possible after January 1st, to each employee who was a permanent employee as of January 1st, in the amount of one hundred and fifty-five dollars (\$155.00) to those persons permanently employed in the positions of:

Inspectors
Survey Crew Party Chiefs
Traffic Technician
Assistant Traffic Technician
Construction Inspectors
Property Maintenance Staff
Rodperson

- A12.02 Clothing and boot allowances will only be provided to employees who physically work in a required position at **least** four (4) months in a calendar year.
- A12.03 The Corporation will provide rubber boots with safety toe, work gloves and smocks, as required, at the discretion of the respective Department Heads concerned.

JSPENSION NOTICE OF AYOFF

- A13.01 A full-time employee who resigns, shall submit his resignation in writing to his Department Head and give at least two (2) weeks notice. The Chief Administrative Officer, on the recommendation of the Department Head, may shorten or waive the notice period at his discretion.
- A13.02 The Corporation shall notify permanent employees in writing, who are to be laid off, ten (10) days before the layoff is to be effective. If the employee laid off has not had the opportunity to work ten (10) full days after notice of layoff, he shall be paid in lieu of work for that part of the ten (10) days during which work has not been made available.
- A13.03 Permanent employees who are to be laid off or are laid off, shall be eligible for employment in other departments at the prevailing job rate of pay dependent upon a willingness to assume such other work and based on a maximum two (2) refusal limit. Time employed in this regard shall count as service. The Corporation agrees that if an employee is placed in another department as a result of a layoff they shall have first preference to return to their former department position upon the need of employment.

ARTICLE A14 - SALARY

- A14.01 The probationary salary only shall be paid to new employees of the Corporation on appointment. Appointment rates above probationary salary may be pald if the Chief Administrative Officer deems it necessary.
- A14.02 If an employee is promoted, or reduced in grade, his rate of pay in the new position shall be determined as follows:
 - A) On promotion, the salary of the employee shall be fixed in the higher grade at one (1) step below the step held in his present grade, except that merit may be considered in adding additional steps and except where the employee is in Step 1 at the time of promotion. In such cases, the employee shall be placed in Step 1 of the higher grade. New assignments within the same grade level shall not cause any change in the normal anniversary date of the current step.
 - B) On reduction in grade, the salary will normally be fixed at the step in the lower grade which corresponds to the current salary, or at the step nearest below, if there is no exactly corresponding step.

ARTICLE A14 - SALARY (Cont'd)

- C) Temporary employees will be paid at a salary determined suitable by the Corporation, if appointed to a position classified as Grade 2 Clerical, or lower. If however, such employees are appointed to a position classified as Grade 3 Clerical, or higher, they will be paid the probationary rate of the applicable grade.
- A14.03 The Salary Schedule, having been agreed to by both parties, is shown in SCHEDULE "A" attached and forms part of this Agreement.

ARTICLE A15 - CLASSIFICATION OF POSTS

- A15.01 The city shall establish and maintain a plan for the classification of all jobs in the service according to the type and levels of duties and responsibilities of the posts and the qualifications required of the staff who occupy them. This plan shall include standards by which individual posts are to be classified.
- A15.02 All jobs shall be classified in accordance with the present plan established under the provisions above. Classification shall include assignment of official title, pay grade and job description. Management will agree to discuss any changes to classification with the Union.
- A15.03 A permanent employee may, at any time, request a re-examination of the classification of the post which he occupies and any Department Head or the Union may, at any time, request re-examination of the classification of any post under their supervision. The effective date of such classification shall be the date of approval, with payment of such classification retroactive to date new duties or responsibilities were assumed and application was made.

ARTICLE A16 - CONTRACTING OUT AND TECHNOLOGICAL CHANGES

- A16.01 The Corporation undertakes to give every employee in the bargaining unit as steady employment as the nature of the work permits. This undertaking shall not, however, be construed as a guarantee by the Corporation to give steady employment to employees.
- A16.02 In order to provide security for the members of the bargaining unit, no regular employees shall be dismissed by the employer because of mechanization, technological changes or contracting out.
- A16.03 The employer shall pay the full cost of any course of 'instruction approved by the employer for an employee to better address the requirements of his own job and such approval shall not be unreasonably withheld. Payment shall be made upon successful completion of the course.

ARTICLE A17 - ANNUAL LEAVE

- **A17.01** Employees will request annual leave a minimum of twenty-four (24) hours prior to taking such leave.
- A17.02 Employees shall be permitted to take five (5) days of annual leave (or such greater number as may be approved by the supervisor) in various periods of one (1) week, in minimum segments of one-half (1/2) day. All remaining annual leave entitlement will be taken in minimum periods of one (1) week.

SCHEDULE "A"

SALARY SCHEDULE - EFFECTIVE APRIL 1, 1996 (DAILY RATES - 7 HOURS)

GRADE	POSITIONS	PROBATION	STEP1	STEP 2	STEP3	STEP4	STEPS	STEP6
1	Clerk-Typist	68.71	71.38	73.48	76.24	78.33	80.41	83.59
2	Clerk-Stenographer Licencing Clerk		89.06	91.68	95.12	97.72	100.33	104.30
3	Switchboard Receptionist Clerk-Stenographer Clerk-Accounting Clerk-Taxation & Accounting Computer Operator Cashier Assistant Cashier Rodperson Purchasing Clerk-Stenograph		97.64	100.27	103.85	106.49	109.13	113.27
4		101.50	105.12	107.73	111.36	114.00	116.61	120.89
5	Asst. Tax Collector Survey Crew Chlef Clerk-Bookkeeper Property Maintenance Staff Clerk-Stenographer Computer Section Superviso Computer Payroll Officer Construction Inspector Draftsperson Planning Draftsperson Office Supervisor/Secretary Payroll/Accounts Payable C		112.57	115.16	118.93	121.56	124.18	128.56
6	Licencing Collection Officer Asst. Traffic Technician Assistant Planner Inspector Computer Technician	116.25	120.00	122.65	126,47	129.11	131.71	136.16
7	Planner Traffic Technician Accountant Inspector Enforcement Officer/Property	123.66 / Mtce.	127.51	130.05	133.96	136.60	139.24	143.79

NOTE: Above positions are subject to approved Pay Equity adjustments.

SCHEDULE "A"

SALARY SCHEDULE - EFFECTIVE JANUARY 1, 1997 (DAILY RATES - 7 HOURS)

GRADE	POSITIONS I	PROBATION	STEP1	STEP2	STEP 3	STEP4	STEP6	STEP6
1	Clerk-Typist	69.40	72.09	74.21	77.00	79.11	81.21	84.43
2	Clerk-Stenographer Licencina Clerk	86.59	89.95	92.60	96.07	98.70	101.33	105.34
3	3 Switchboard Receptionist Clerk-Stenographer Clerk-Accounting Clerk-Taxation & Accounting Computer Operator Cashier Assistant Cashier Rodperson Purchasing Clerk-Stenograph		98,62	101.27	104.89	107.55	110.22	114.40
4		102.52	106.17	108.81	112.47	115.14	117.78	122.10
5	Asst. Tax Collector Survey Crew Chief Clerk-Bookkeeper Property Maintenance Staff Clerk-Stenographer Computer Section Superviso Computer Payroll Officer Construction Inspector Draftsperson Planning Draftsperson Office Supervisor/Secretary Payroll/Accounts Payable Cle		113.70	116.31	120.12	122.78	125.42	129.85
6	Licencing Collection Officer Asst. Traffic Technician Assistant Planner inspector Computer Technician	117.41	121.20	123.88	127.73	130,40	133.03	137.52
7	Planner Traffic Technician Accountant Inspector Enforcement Offloer/Property	124.90 Mtce.	128.79	131.35	135.30	137.97	140.63	145.23

NOTE: Above positions are **subject** to approved Pay Equity adjustments.

SCHEDULE "A1"

Permanent employees' vacation pay shall be their normal hours at an employee's current rate, or two percent (2%) of an employee's earnings in the twelve (12) months prior to his taking vacation, for each week of vacation, whichever is greater. Earnings shall include holiday and vacation pay and any other paid leave of absence, with such difference calculated and paid on the first pay after July 1.

SCHEDULE "B"

CITY OF **BELLEVILLE**CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL **907** (INSIDE WORKERS) LIST OF EMPLOYEES IN ORDER OF SENIORITY AS OF DECEMBER **9, 1996**

NO.	EMPLOYEE	DEPARTMENT	POSITION	SENIORITY DATE
1. 2. 3. 4. 5. 6. 7.		PUBLIC WORKS CITY CLERK PUBLIC WORKS PUBLIC WORKS PARKS & REC, PLANNING TREASURY PUBLIC WORKS	SURVEY CREW CHIEF OFFICE SUPV./SECRETARY INSPECTOR DRAFTSPERSON CLERK-BOOKKEEPER CLERK STENOGRAPHER CLERK STENOGRAPHER DRAFTSMAN/LOCAL IMPROVEMENT OFFICER	OCT. 25, 1965 SEP. 08, 1966 MAR. 11, 1968 JAN. 12, 1970 DEC. 19, 1971 SEP. 07, 1972 SEP. 03, 1973
9		PUBLIC WORKS PUBLIC WORKS PUBLIC WORKS FIRE PUBLIC WORKS PUBLIC WORKS TREASURY CITY CLERK PUBLIC WORKS PLANNING PUBLIC WORKS PUBLIC WORKS CITY CLERK CITY CLERK PUBLIC WORKS TREASURY TREASURY PUBLIC WORKS TREASURY PUBLIC WORKS TREASURY PARKS & REC. TREASURY PLANNING PUBLIC WORKS TREASURY TREASURY PARKS & REC. TREASURY PLANNING PUBLIC WORKS TREASURY PLANNING PUBLIC WORKS TREASURY CITY CLERK PUBLIC WORKS	DRAFTSMAN/LOCAL IMPROVEMENT OFFICER CONSTRUCTION INSPECTOR INSPECTOR CLERK STENOGRAPHER SURVEY CREW CHIEF RODMAN COMPUTER OPERATOR CLERK STENOGRAPHER CONSTRUCTION INSPECTOR PLANNING DRAFTSPERSON DRAFTSPERSON CLERK STENOGRAPHER CLERK STENOGRAPHER CLERK STENOGRAPHER CLERK STENOGRAPHER INSPECTOR COMP. SECTION SUPERVISOR COMP. PAYROLL OFFICER TRAFFIC TECH. ENF.OFFICER/PROP.MTCE. ASSISTANT TAX COLLECTOR CLERK STENOGRAPHER CLERK-TAX. & ACCOUNTING CLERK-TAX. & ACCOUNTING PLANNER CLERK STENOGRAPHER ASSISTANT CASHIER CLERK STENOGRAPHER RODPERSON PURCHASING CLERK.STENO CASHIER COMPUTER TECHNICIAN	OCT. 14, 1975 APR. 27, 1976 MAY 03, 1976 OCT. 24, 1977 APR. 24, 1978 JAN. 14, 1980 JUNE 09, 1980 SEP, 30, 1981 JAN. 04, 1983 JAN. 03, 1984 JUNE 25, 1984 OCT. 09, 1984 MAR. 04, 1985 NOV. 04, 1985 NOV. 04, 1985 NOV. 04, 1987 JULY 04, 1988 SEP, 26, 1988 JUNE 12, 1989 SEP, 15, 1989 OCT. 23, 1989 JAN. 02, 1990 APR. 02, 1990 APR. 09, 1990 MAR. 19, 1991 JUNE 10, 1991 JUNE 10, 1991
37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48.		TREASURY TREASURY TREASURY TREASURY TREASURY PARKS & REC. PUBLIC WORKS TREASURY TREASURY CITY CLERK PUBLIC WORKS PLANNING PUBLIC WORKS PARKS & REC. PUBLIC WORKS	CASHIER COMPUTER TECHNICIAN SWITCHBD/RECEPTIONIST COMPUTER OPERATOR OFF.SUPY./SECRETARY CLERK STENOGRAPHER ACCOUNTANT LIC, COLLECTION OFFICER CLERK STENO, P/T PAYROLL/ACCTS.PAY.CLERK CLERK-STENO, P/T CLERK-STENOGRAPHER CLERK STENO, P/T PROPERTY MTCE.STAFF,P/T	MAY 25, 1992 JUNE 26, 1992 MAY 19, 1993 JUNE 07, 1993 FEB. 28, 1994 AUG. 15, 1994 NOV. 07, 1994 FEB. 02, 1995 FEB. 22, 1995 MAY 17, 1995 JULY 10, 1995 NOV. 14, 1995



PERSONNEL ARTMENT
CITY HALL
169 FRONT STREET
BELLEVILLE, ONTARIO
KAN 2VA

City of Belleville

LETTER OF UNDERSTANDING # 1

Job Evaluation/Internal Equity

The Corporation of the City of Belleville and The Canadian Union of Public Employees and Its Local # 907 (Inside Workers - Clerical and Technical Employees) agree to endeavour to develop an in-house job evaluation/internal equity plan during the course of this collective agreement based on involving the following items:

- 1) Rewriting job descriptions
- 2) Formation of a Terms of Reference

Each party shall select their own committee members up to a maximum of three from the Union and the Employer.

The results are to be negotiable and a five step salary schedule is to be considered.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

ROSS McDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

PRESIDENT

SECRETARY



PERSONNEL DEPARTMENT 169 FRONT STREET BELLEVILLE, ONTARIO

City of Belleville

LETTER OF UNDERSTANDING# 1

Help Outs

The parties involved hereto will agree to "help out' employee transfers based on the following steps of criteria:

- All activities are to be Personnel Department co-ordinated. 1)
- All placements are to be handled on a verbal/short term notice basis. 2)
- The maximum time periods involved will be for three (3) days for work overload restrictions and unexpected replacement purposes.
- Employee selection will be at the discretion of the respective department head 4) of authority.
- There will be no pay adjustments.
- 5) 6. This process of action will be subject to review annually.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

FOR THE UNION:

WILLIAM C. MORETON, CITY CLERK

- G) All overtime must be authorized by the immediate Supervisor, or his designate.
- B6.06 Standby time for Public Works employees shall be from 4:30 p.m. Friday to the same time the following Friday. Standby time, as required, for Parks and Recreation Department - Parks Section Employees shall be from 4:30 p.m. Friday to the same time the following Friday. Compensation shall be at the rate of one (1) day's pay per week. If a holiday falls on the standby week, the employee will receive an extra fifteen dollars (\$15.00) per holiday under ARTICLE B5, as compensation for standby. Standby crews will be called in to do emergency work only. Beepers shall be provided for two (2) sewer standby positions.
- B6.07 Employees required to work more than two (2) hours overtime will be allowed one-half (1/2) hour for meals with pay and each succeeding four (4) hour shift thereafter. Employees who work completely between 12:00 midnight and 7:30 am. on overtime will be allowed four dollars and twenty-five cents (\$4.25) for breakfast, except those employees who receive shift premium.
- B6.08 A) Overtime rates for minimum call-back times shall be determined by the day on which the call-back occurs as follows:
 - B) Employees who are called back after their regular working hours from Monday to Friday shall be paid a minimum of two (2) hours at the rate of one and one-half (1-1/2) times the straight time rate.
 - C) Employees who are called back on Saturday shall be paid a minimum of two (2) hours at the rate of two (2) times the straight time rate.
 - D) Employees who are called back on Sunday shall be paid a minimum of four (4) hours at the rate of two (2) times the straight time rate, except for Canteen Attendants and Part-time Program Employees who shall be paid for a minimum of two (2) hours.
 - E) Employees who are called back on Paid Holidays shall be paid a minimum of four (4) hours at the rate of two (2) times the straight time rate plus the straight time, except for Ticket Clerks, Canteen Attendants and Part-time Program Employees, who shall be paid for a minimum of two (2) hours.
 - F) If the call-back continues beyond the minimum period, all time over and above the minimum shall be paid at the overtime rate applicable for the day the time is actually worked.

- G) Employees who are called back after their regular working hours will be permitted to return home following the completion of the emergency work for which the call-back was originated and any other emergency work requiring attention at that time, subject to the said employees attending to additional calls received within the time for which minimum payment is being made as part of the original call back. Call-backs received by employees following their completion of emergency work, their return home and the expiration of the minimum time for which payment is being made, will be considered a separate call-back.
- H) Employees who give up their position on the emergency call-back list must give a minimum of two (2) weeks' notice.
- B6.09 Overtime and call-back times shall be divided as equitably as possible among the employees engaged in similar types of operations and who are qualified to perform the work that is available. The officers of the Local Union shall have the privilege of examining the office records of the Corporation connected with the division of overtime among employees, subject to the provision that this privilege may be used in other than normal working hours. The overtime worked by employees the previous day is to be marked on the bulletin board the following working day by the immediate Supervisor, or his designate.
- B6.10 In the event of an employee reporting for work in any day and being sent home before he has completed four (4) hours, **he** shall be paid for four (4) hours, except Ticket Clerks, Canteen Attendants, and Part-time Program Employees, who shall have three (3) hours applied in both of these instances.
- B6.11 A) All Public Works and Parks and Recreation Department Facility Section employees shall be permitted a fifteen (15) minute rest period both in the first half and the second half of a shift. The provisions of this paragraph shall also apply to employees working overtime in excess of two (2) hours.
 - B) During the normal hours of work, Parks and Recreation Department Parks Section employees shall be entitled to fifteen (15) minute break period both in the first half and the second half of a shift. When necessary to leave the existing work area for his break period, one Parks and Recreation Department Parks Section employee may use a City vehicle to obtain refreshments for other employees at a reasonable location, providing his time does not exceed twenty (20) minutes in break total.

- B6.12 Employees shall be allowed to leave their job site fifteen (15) minutes before the lunch period and before quitting time to return to their home base of operation. Employees already at their home base shall be allowed fifteen (15) minutes before the lunch period and before quitting time for personal cleanup purposes.
- B6.13 A) An employee, required to use his own vehicle to go to and from the job, will be paid twenty-eight cents (\$.28) per km. vehicle allowance or four dollars and seventy-five cents (\$4.75) per day for each day a vehicle is required, whichever is greater. Mileage is to be measured from the place of employment in the respective department.
 - 8) An employee required to use his own truck for haulage purposes will be paid twenty-eight cents (\$.28) per km. truck allowance or fifteen dollars (\$15.00) per day for each day a truck is required, whichever is greater. Mileage is to be measured from the place of employment in the respective department.
 - C) It is a condition of employment that an employee enrolled in the position of Refrigeration Operator on a permanent basis be required to be in possession of, and be able to operate a motor vehicle for the daily discharge of his duties for a monthly care allowance in the amount of \$145.00. Vehicle allowance payments will cease for all periods of employee absence exceeding one (1) continuous month excluding any time involving annual leave entitlements.

B6.14 Accumulation of I Time-Off in Lieu & Overtime Payment for Permanent Employees

- A) Overtime up to a maximum of forty (40) hours may be accumulated and banked in one (1) hour segments between January 1 and December 1 of each calendar year upon receiving written request from an employee and compensated for at the rate saved by granting leave equivalent to overtime rates in conjunction with Article 10.11 at a time mutually agreeable between the employee and the immediate Supervisor, subject to the following limitations, which includes the usage of annual leave.
- B) Overtime accumulations in excess of forty (40) hours for leave purposes will be permitted at the discretion of the immediate supervisor.

- C) Such overtime may only be accumulated from call-back or additional assigned full shift situations. It is recognized that call-backs or additional assigned full shifts are not permitted to those employees who are already away from their regularly assigned shifts except for emergency purposes.
- D) As soon as possible after December 1st of each year all banked overtime, less any time that has been scheduled to be taken during the month of December, shall be paid out at the rate of pay in effect at the time it was earned.

B6.15 Public Works Department:

Employees shall be entitled to take their compensative leave on a first come basis after earning it any time during the calendar year providing that not more than fifteen (15) employees and one (1) Mechanic shall be off work during July and August, and only up to eight (8) employees and one (1) Mechanic shall be off work at any one (1) time during other months.

B6.16 Parks and Recreation Department - Parks Section

Employees shall be entitled to take their compensative leave on a first come basis after earning it at any time during the calendar year, providing that not more than four (4) employees and one (1) Mechanic shall be off work at any one time.

B6.17 Parks and Recreation Department - Facility Section

Employees shall be entitled to take their compensative leave on a first come basis after earning it at any time during the calendar year providing that not more than four (4) employees and one (1) Refrigeration Operator shall be off work at the same time during the period of May 1 to August 30 and not more than two (2) employees shall be off work at the same time during the balance of the year.

ARTICLE B7 - SAFETY PROVISIONS

- B7.01 It is mutually agreed that both parties will co-operate to the fullest extent in the prevention of accidents and in the promotion of safety and health of the employees. In accordance with this undertaking, all vehicles and shops will be equipped with First Aid Kits.
- B7.02 A Safety Committee shall be established and composed **c** two (2) representatives appointed by the Corporation and two (2) representatives of the Union.

ARTICLE B7 - SAFETY PROVISIONS (Cont'd)

- **B7.03** The Safety Committee shall meet at least once every three (3) months and all unsafe or dangerous conditions shall be taken up and dealt with at these meetings.
- **B7.04** Minutes of all Safety Committee meetings shall be kept and copies of such Minutes shall be sent to the immediate Supervisor and the Union.

ARTICLE E8 - PROTECTIVE CLOTHING

B8.01 Inclement Weather Allowance

- A) Suitable rubber clothing, as may be determined by the Corporation, will be provided to Public Works employees only, whose duties require them to work in wet or inclement weather. Suitable clothing shall mean one (1) pair of rubber boots, rubber suit with hood, and rubber gloves. All such clothing remains the property of the Corporation and is to be stored in Public Works employee's locker at all times, when not in use on Corporation business.
- B) Suitable rubber clothing, as may be determined by the Corporation, will be provided to Parks and Recreation Department Parks Section employees only, whose duties require them to work in wet or inclement weather. Suitable clothing shall mean one (1) pair of rubber boots, rubber suit with hood, and rubber gloves. All such clothing remains the property of the Corporation.
- C) Suitable rubber boots as may be determined by the Corporation, shall be provided to each permanent arena employee. Such rubber boots are to be stored in each employee's locker at all times, when not in use on Corporation business.
- **B8.02** A protective helmet will be provided to each Public Works and Parks and Recreation Department Parks Section employee only, in accordance with the regulations made under The Construction Safety Act.
- All permanent employees must wear, at all times, boots and shoes with protective toe caps. The Corporation will pay seventy-five dollars (\$75.00) towards the cost of one pair of boots or shoes per permanent employee per calendar year, except in the case of the Oiler Operators, where the allowance shall be paid for each of two (2) pairs of boots or **shoes** per seniority year.
- **B8.04** Boots and shoes will only be provided to employees who physically work in a required position at least four **(4)**months in a calendar year.

ARTICLE B8 - PROTECTIVE CLOTHING (Cont'd)

- B8.05 As soon as possible after January 1st of each year, the Corporation will provide to each Public Works Department employee, who was a permanent employee on January 1st, one (1) issue of Protective Clothing, consisting of two (2) pairs of work pants and one (1) work jacket, OR two (2) pairs of works pants and two (2) safety T-shirts. Three (3) issues of protective clothing will be supplied to each of the three (3) Mechanics; two (2) issues to one (1) Oiler Operator and one (1) Helper plus one (1) replacement, if necessary; two (2) issues to each of the three (3) men Sewer Bucket Cleaning Crew, the steady Driver and the Helper on the Sewer Service Truck. The Corporation will provide, as soon as possible after January 1st to all Public Works employees, who are permanent employees on January 1st, one (1) jacket and one (1) pair of pants OR one (1) pair of coveralls in lieu of a parka, and continue every other year thereafter. Work gloves and work mitts will be supplied as required. The Union will be permitted to provide specification suggestions regarding protective clothing.
 - B) As soon as possible after January 1st of each year, the Corporation will provide to each Parks and Recreation Department Parks Section employee, who was a permanent employee as of January 1st, one (1) issue of protective clothing, two (2) pairs of work pants and one (1) work jacket, OR two (2) pairs work pants and two (2) safety T-shirts. Additionally, the two (2) Mechanics will be provided with either two (2) pairs work pants and two (2) work jackets OR two (2) pairs of coveralls. The Corporation will provide, as soon as possible after January 1st, to all Parks and Recreation Department Parks Section employees, who are permanent employees on January 1st, one (1) jacket and one (1) pair of pants or one (1) pair of coveralls in lieu of a parka and continue every other year thereafter. Work gloves and work mitts will be supplied as required. The Union will be permitted to provide specification suggestions regarding protective clothing.
 - C) As soon as possible after January 1st of each year, the Corporation will provide to each permanent Parks and Recreation Department Facility Section employee, who was a permanent employee on January 1st, one (1) issue of protective clothing, consisting of two (2) pairs of work pants and two (2) self-identified work shirts and two (2) golf shirts (I.D.) The Refrigeration Operator, who was a permanent employee on January 1st, shall also be provided with one (1) pair of coveralls annually. The Corporation will provide, as soon as possible after July 1st to Parks and Recreation Department Facility Section employees, who are permanent employees on July 1st, one (1) pair of pants or one (1) pair of coveralls in lieu of a winter jacket, in alternate years. Work gloves and work mitts will be supplied as required. The Union will be permitted to provide specification suggestions regarding protective clothing.

NOTE: Coveralls referred to above will be of a spark resistant nature.

ARTICLE B8 - PROTECTIVE CLOTHING (Cont'd)

B8.06 The wearing of the articles referred to in paragraphs B8.01, B8.02 and B8.03 by employees while on duty is a condition of employment.

ARTICLE B9 - WAGES AND JOB CLASSIFICATION

- B9.01 The wage schedule referred to as Schedules "A1", "B" and "C" shall be part of this Agreement. Where an employee is performing work in a classification higher than his own for an accumulated period of less than six (6) months, he shall be paid at the rate for the higher classification except while on vacation and sick leave.
- Where an employee performs the work of a higher classification for six (6) months or more in a calendar year, he shall be paid at the higher rate for all vacation and sick leave taken during assignment to the higher rated classification.
- One (1) Steamer Operator, one (1) Roller Operator, one (1) Compressor Operator, one (1) Hydraulic Sewer Cleaning Machine Operator and one (1) Hydraulic Sewer Cleaning Machine Helper will be provided the opportunity to work on downtown snow pick-up, at the labourer's rate of pay.

ARTICLE B10 - CONTRACTING OUT AND TECHNOLOGICAL CHANGES

- Three months before the introduction of any technological or other changes, or new methods of operation, or contracting out which affect the rights of employees, conditions of employment, wage rates or work loads, the employer shall notify the Union of proposed change. Any such changes shall be made only after the Union and the Employer have reached an agreement on such change through collective bargaining.
- B10.02 No regular employee, except part-time Parks and Recreation Facility Section employees, shall be dismissed by the employer because **d** mechanization, technological, or contracting out, or other changes.
- The employer shall pay the full cost of any course of instruction approved by the employer for an employee to better address the requirements of his own job. Such approval shall not be unreasonably withheld. Payment shall be made upon successful completion **d** the course.

ARTICLE B11 - SENIORITY

B11.01 Seniority is defined as the length of service with the employer from his original date of hire as set forth below.

B11.02 Probationary Period

- A) All new employees shall be on probation for a period of three (3) months from date of hire.
- B) During the probationary period, an employee's service may be terminated without recourse to the Grievance Procedure.
- C) Seniority, holiday benefits, and other items referable to length of service shall be based upon the original date of appointment, following completion of a probationary period.
- D) Not withstanding the above provisions of this article when a probationary period is interrupted by illness, injury or for any other reason for a period of one (1) week altogether, the probationary period shall be extended by an equivalent amount **c** time that exceeds one (1) week.
- B11.03 Seniority shall apply as provided for in Appendix B, Schedules "D". "E" and "F" respectively as revised from time to time.
- B11.04 Seniority shall govern in cases of layoff and recall. The last employee hired shall, in case of layoffs, be the first laid off, and in the case of recalls, the last employee laid off, shall be the first one recalled.
- Permanent employees, who are to be laid off or are laid off, shall be eligible for employment in other departments at the prevailing job rate of pay, but not less than the labourer's rate, dependent upon willingness to assume such other work based upon two refusals and such employment being available within 180 calendar days from the date of layoff. Time employed in this regard, shall count as service. Accumulation of seniority shall be governed by ARTICLE B11.03 of this Agreement. The Corporation agrees an employee placed in another department, as a result of a layoff, shall have first preference to return to his former department before new employees are hired in that department.
- B11.06 Employees may be temporarily promoted to another City position outside of their seniority group for periods up to two (2) years and seventeen (17) weeks subject to a **loss** of seniority for the period of time involved.

ARTICLE B11 - SENIORITY (Cont'd)

- Permanent employees, who serve in Her Majesty's Forces, shall be considered as being on leave of absence and shall retain their seniority rights and will continue to accumulate seniority, providing they return to full-time employment within ninety (90) days of honourable discharge.
- B11.08 If an employee is absent from work because of sickness, accident, layoffs, or leave of absence approved by the Corporation, he shall not lose seniority rights.

An employee shall only lose his seniority in the event:

- A) He is discharged for just cause and not reinstated.
- B) He resigns.
- C) He is absent form work in excess of five (5) working days without notifying his immediate Supervisor.
- D) After a layoff, he fails to return to work within forty-eight (48) hours (excluding Saturday and Sunday), after being notified by registered mail to do so, unless through sickness or other just cause. It shall be the responsibility of the employee to keep the employer informed of his current address.
- B11.09 All employees shall be considered as permanent on completion of their probationary period.

ARTICLE B12 - JOB VACANCIES

- B12.01 The Corporation will notify the Union in writing five (5) working days prior to filling any staff changes covered by the terms of this Agreement and post notices of the position in all departments covered by the Agreement, in order that all permanent seniority listed employees will know about the position and be able to make written application therefor.
- B12.02 Such notice will be posted within five (5) days from the date vacancy occurs and shall contain the following information:

Nature of position, rate of pay, required knowledge and education, ability and skills, whether day or night shift;

ARTICLE B12 - JOB VACANCIES (Cont'd)

OR

Notify the union that the position is to be discontinued.

B12.03 Commencing January 1, 1993, temporary employees may be hired for a period, or periods, totalling not more than seven (7) months (140 working days) in a calendar year. Employees hired as temporary and retained for a period, or periods which exceed seven (7) months in a calendar year, shall automatically be considered as permanent employees and their seniority shall date from the day on which seven (7) months prior to the day of permanency taking effect actually occurred. Temporary or casual employees, if retained as permanent employees, shall be credited with their service to be applied to their probationary period.

Note - working days are defined as follows:

Facilities - a working day is any day or part thereof that an employee works;

All other areas- a working day is any day or part thereof that any employee works plus all approved days off or statutory holidays.

Further, it is agreed that ARTICLE **B12.03**, does not apply to Parks and Recreation - Facility Section employees hired under the classification of Canteen Supervisor, Recreation Cleaning Staff, Arena Broom Gang, Parttime Program Employees and Canteen Attendants.

When staff changes coming within the provisions of this Agreement are made, seniority shall govern in each respective department, providing that the applicant has the necessary skill, ability, and competence. Notice of permanent vacancies shall also be posted at the same time on workplace bulletin boards covering CUPE Local #907 (Outside & Inside) employees, which will result in respective permanent employee entitlements of consideration at the same time. In the event a successful applicant proves unsatisfactory during the trial period of one (1) month or if the employee is unable or unwilling to continue to perform the duties of the new job classification he shall be returned to his former position without the loss of seniority. Any other employee promoted or transferred as a result of the rearrangement of jobs shall be returned to his former position without loss of seniority. The Corporation will afford every opportunity to receive additional training on the job where possible.

ARTICLE B12 - JOB VACANCIES (Cont'd)

- B12.05 The Union shall be advised in writing as to the name of the successful applicant. An objection by the Union to staff changes may be dealt with in accordance with the Grievance Procedure.
- B12.06 When new positions are created, or existing positions reclassified, the corporation will advise the Union, in advance, of the proposed classification.
- B12.07 The Union shall be notified in writing of all new appointments, promotions, hirings, layoffs, rehirings, and termination of employment.
- B12.08 The Corporation agrees to acquaint all new employees with the fact that a Union Agreement is in effect, and with the conditions of employment set out in ARTICLE 2, dealing with UNION SECURITY AND CHECK-OFF OF UNION DUES. New employees shall be presented with a copy of the Agreement on commencement of employment.
- B12.09 When temporary appointments are made to the positions referred to in Appendix B, Schedules "A1", "B" and "C" seniority shall govern providing the applicant has the necessary skill, ability, and competence.

ARTICLE B13 - DISCHARGE PROCEDURE

- B13.01 Should it be found upon investigation that an employee has been unjustly suspended or discharged, such employee shall be immediately reinstated in his former position without loss of seniority rating, and shall be compensated for all time lost in an amount equal to his normal earnings during the pay period next preceding such discharge or suspension, or by any other arrangement as to compensation which is just and equitable in the opinion of the parties, or in the opinion of the Board of Arbitration, if the mattes is referred to such a Board.
- The Corporation shall notify permanent employees, who are to be laid off ten (10) days before the layoff is to be effective. If the employee laid off has not had the opportunity to work ten (10) full days after notice of layoff, he shall be paid in lieu of work for that part of ten (10) days during which work has not been made available.

ARTICLE B14 - TOOLS AND EQUIPMENT

The Corporation agrees to supply all necessary tools and equipment required for all work. This is to include safety equipment, such as goggles and protective equipment such as hip rubber boots and rubber gloves. Each employee will be required to sign for the equipment issued to him and shall be held financially responsible for **loss** of tools and equipment through his negligence.

ARTICLE B15 - INCLEMENT WEATHER

During inclement or cold weather, employees required to travel from the Yards to jobs, and from the jobs to the Yards, will be transported under cover from the elements when such conveyance is available. Whenever possible during inclement weather, the Corporation shall endeavour to provide indoor work for outside crews.

ARTICLE B16 - ANNUAL LEAVE

- B16.01 Employees will request annual leave a minimum of three (3) working days prior to taking such leave, however the immediate supervisor may approve lesser notice time periods at his discretion.
- Employees shall be permitted to take annual leave in various minimum segments of one-half (1/2) day or more subject to Article 10.11.

SCHEDULE "A1"

PUBLIC WORKS YARDS CLASSIFICATIONS AND WAGES

	PUBLIC WORKS YARDS CLASSIFICAT		
		<u>EFFECTIVE RATE ril 1. 1996</u> <u>J</u>	<u>=S:</u> an. 1, 1997
CASUAL	A) Snow Shovellers B) Seasonal Employees	\$11.07	\$11.18
	(One rate for all duties assigned)	\$12.95	\$13.08
PROBATIONE	RS	\$12.35	\$12.47
GROUP 1 -	Labourer	\$14.90	\$15.05
GROUP 2-	Equipment Operator Grade 1 Truck Driver Jeep Driver Vertical Pavement Router Concrete Saw (self-propelled) Bombardier Operator Tractor Operator Mower and Scythe Operator Buck Eye Chip Spreader Roller Operator (self-propelled) flusher Operator (rate effective all year round) Sewer Machine Operators (two men) Compressor Machine Operator Pipe Layer Vac All Operator (rate effective all year round) Oller Helper Steamer Operator Wingman (5 ton truck and plow) Hydraulic Sewer Cleaning Machine Helper Maintenance Mechanic/Parking	\$15.32	\$15.47
GROUP 3-	Store Keeper Weigh Scale/Pumping Station Operator	\$15.60	\$15.76
GROUP 4-	Equipment Operator, Grade 2 Sweeper Operator Oiler Operator Checker (occasional work) Form Setter Chalnsaw Operator	\$15.66	\$15.82
GROUP 5-	Equipment Operator, Grade 3 Loader Operator Full Time Checker Traffic Maintenance Man Hydraulic Sewer Machine Operator	\$15.86	\$16.02
GROUP 6-	Equipment Operator, Grade 4 Grader Operator Loader Backhoe Operator Sub-Foreman	\$16.10	\$16.26
GROUP 7-	Licensed Mechanic	\$16.55	\$16.72
GROUP 8-	A Nil B. Foreman Mechanic	\$17.05 \$17.40	\$17.22 \$17.57

SCHEDULE "A2"

NOTES - PUBLIC WORKS. PARKS AND RECREATION - PARKS SECTION AND FACILITY SECTION EMPLOYEE CLASSIFICATIONS

- (a) The Corporation shall pay to the Apprentice Mechanic, the difference between his regular wages and his government apprenticeship school allowance, when he is in attendance at the compulsory schooling in his trade.
- (b) Upon ratification, employees who opted to have their City of Belleville Municipal Property Taxes deducted from their pay in 52 equal instalments, and who were on the systems as of April 1995, shall have the option to continue this method of payment of property taxes provided there is a minimum of six (6) users.
- Vacation pay shall be forty (40) hours at an employee's current rate, or two percent (2%) of an employee's earnings in the twelve (12) months prior to his taking vacation, for each week of vacation, whichever is greater. Earnings shall include holiday and vacation pay and any other paid leave of absence, with such difference calculated and paid on the first pay after July 1.
- (d) The Corporation shall classify new equipment within thirty (30)days of its introduction. Any dispute regarding classification of new equipment may be submitted to arbitration in accordance with the Grievance Procedure. The Arbitrator shall be empowered to determine the rate consistent with other rates.

SCHEDULE "B"

PARKS AND RECREATION DEPARTMENT - PARKS SECTION CLASSIFICATIONS AND WAGES

		EFFECTIVE	RATES:
		April 1, 1996	<u>Jan.</u> 1, 1997
CASUAL -	A) Snow ShovellersB) Seasonal Employees	\$11.07	\$11.18
•	(One rate for all duties assigned)	\$12.95	\$13.08
PROBATION	ERS	\$12.35	\$12.47
GROUP 1 -	A) Labourer	\$14.90	\$15.05
GROUP2 •	Light Equipment Maintenance Operator	\$15.32	\$15.47
GROUP3 •	NII	\$15.60	\$15.76
GROUP4 •	Gardener Treeperson Pesticide Sprayer (Certified) Chainsaw Operator Turf Specialist (Certified)	\$15.66	\$15.82
GROUP5 -		\$15.86	\$16.02
GROUP6 •	Loader-Backhoe Operator Lead Hand Gang Mower Operator (more than 4 gangs)	\$16 .10	\$16.26
GROUP7 •	Welder Mechanic	\$1 6.55	\$16.72
GROUP8 .	A) Nil B) Foreman Welder Mechanic	\$17.05 \$17.40	\$17.22 \$17.57

SCHEDULE "C"

PARKS AND RECREATION DEPARTMENT - FACILITY SECTION CLASSIFICATIONS AND WAGES

EFFECTIVE RATES

		<u> April 1, 1996</u>	<u>Jan. 1, 1997</u>
PART-TIME PRO	GRAM EMPLOYEES	\$7.15	\$ 7.22
ARENA BROOM	GANG	\$7.37	\$ 7.44
CANTEEN ATTEN	IDANTS	\$7.37	\$ 7.44
RECREATION CL	EANING STAFF	\$9.73	\$ 9.83
CANTEEN SUPER	RVISOR	\$14.90	\$15.05
CASUAL - A)		\$11.07	\$11.18
• B)	Seasonal Employees (one rate for all duties)	\$12.95	\$13.08
PROBATIONERS		\$12.35	\$12.47
GROUP 1 - A	Maintenance Staff	\$14.90	\$15.05
	ena Maintenance Person ht Equipment Maintenance Operator	\$ 15.32	\$ 15.47
GROUP3 • Nil		\$15.60	\$15.76
GROUP4 - Nil		\$15.66	\$15.82
GROUP5 - Nil		\$15.86	\$16.02
GROUP6 - Lea	ad Hand	\$16.10	\$16.26
GROUP7 - Nil		\$16.55	\$16.72
GROUP 8 - A.	Refrigeration Operator (Class *B* Refrigeration Certificate from Government of Ontario) Nil	\$17.05 \$17.40	\$17.22 \$17.57

SCHEDULE D* CITY OF BELLEVILLE CANADIAN UNION OF PUBLIC EMPOYEES, LOCAL 907 (DEPARTMENT OF PUBLIC WORKS) LIST OF EMPLOYEES IN ORDER OF SENIORITY AS OF DECEMBER 9, 1996

NO.	EMPLOYEE	POSITION	CLASSIFICATION	DATE OF EMPLOYMENT
1.		WEIGH SCALE/PUMPING	3 2 5 6 4 3 5 5 2 1 3 5 2 6 2 2 2	
2.		STATION OPERATOR	3	APR. 15, 1958
3,		TRUCK DRIVER	2	MAY 05, 1963
4.		TRAFFIC MAINTENANCE	5	JUNE 16, 1964
5.		BACKHOE OPERATOR SWEEPER OPERATOR	6	MAY 30, 1966
6.		STORE KEEPER	4	APR. 08, 1969
7.		LOADER OPERATOR	3 E	MAY 14, 1969
8.		CHECKER	ວ ຮ	FEB. 16, 1971
9.		MOLICIA DOTUDO	2	JUNE 22, 1971 MAY 01, 1972
10.		LABOURER SEWER TRUCK DRIVER LOADER OPERATOR TRUCK DRIVER GRADER OPERATOR LABOURER TRUCK DRIVER TRUCK DRIVER ARTICULATED TRACTOR	1	APR. 16, 1974
11.		SEWER TRUCK DRIVER	3	APR. 30, 1974
12.		SEWER TRUCK DRIVER LOADER OPERATOR TRUCK DRIVER	5	DEC. 30, 1974
13.		TRUCK DRIVER	2	MAR. 30, 1976
14.		GRADER OPERATOR	6	MAR. 31, 1976
15.		LABOURER	2	APR. 01, 1976
16,		TRUCK DRIVER	2	APR. 12, 1976
17.		TRUCK DRIVER	2	JULY 26, 1976
18.		ARTICULATED TRACTOR		
		OPERATOR	2 2 4 8 2	DEC. 05, 1977
19.		TRUCK DRIVER FORMSETTER	2	AUG. 21, 1978
20.		FORMSETTER	4	JULY 30, 1980
21.		FOREMAN MECHANIC	8	FEB. 11, 1985
22.		TRUCK DRIVER	2	MAR. 05, 1985
23.		HYDRAULIC SEWER CLEANING MACHINE HELP. ROLLER OPERATOR		
24.		ROLLER OPERATOR	. 2	JULY 08, 1985
25.		HYDDALLIC CEMED	2	NOV. 03, 1986
49.		HYDRAULIC SEWER CLEANING MACHINE OPER,	e	DEG 22 1000
26.		ASPHALT SUB-FOREMAN	5 6	DEC. 23, 1988
27.		TRUCK DRIVER	2	AUG. 08, 1989 NOV. 20, 1989
28.		MECHANIC	7	JAN. 29, 1990
29.		MECHANIC	5 6 2 7 7 2 2 2 2 1 2 1 1 1 1	OCT. 22; 1990
30.		STEAMER OPERATOR	2	MAY 14, 1991
31.		FLUSHER OPERATOR	2	MAY 14, 1991
32.		PIPELAYER	2	JAN. 21, 1992
33.		COMPRESSOR OPERATOR	- <u>-</u> 2	DEC. 07, 1992
34.		LABOURER	ī	DEC. 14, 1992
35.		PIPE LAYER	$\tilde{\mathbf{z}}$	MAY 16, 1994
36.		LABOURER	ī	APR. 03, 1995
37.		LABOURER	1	MAY 08, 1995
38.		LABOURER	1	JULY 10, 1995
39.		MTCE.MECHANIC/PARKING	2	APR. 01, 1996
		•	***	3

SCHEDULE "E" CITY OF BELLEVILLE

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 907 PARKS AND RECREATION DEPARTMENT · PARKS SECTION LIST OF EMPLOYEES IN ORDER OF SENIORITY AS OF DECEMBER 9, 1996

NO. EMPLOYEE	POSITION	CLASSIFICATION	DATE OF EMPLOYMENT
1.	BACKHOE OPERATOR	6	MAY 03,1971
2.	LEAD HAND	6	MAY 25,1972
3.	GARDENER	4	OCT. 23,1972
4.	GARDENER	4	APR. 18,1974
5.	TREE MAN	4	APR. 19,1974
6.	LIGHT EQUIP. MTCE, OPE	R, 2	DEC. 08,1977
7.	LIGHT EQUIP. MTCE, OPE	R. 2	APR. 28,1978
8.	FOREMAN WELDER MECHANI	C 8	DEC. 08,1982
9.	LIGHT EQUIP. MTCE. OPE	R, 2	NOV. 24,1986
10.	LIGHT EQUIP. MTCE, OPE	R. 2	OCT. 05,1992
11.	LABOURER	1	MAY 02,1994
12.	WELDER MECHANIC	7	OCT. 03,1994
13.	LABOURER	1	APR. 03,1995

SCHEDULE "F" CITY OF 82LL2VILL2 CANADIAN UNION OF PUBLIC EMPLOYEES PARKS AND RECREATION DEPARTMENT · FACILITY SECTION LIST OF EMPLOYEE IN ORDER OF SENIORITY AS OF DECEMBER 9, 1996

NO.	EMPLOYEE	POSITION	CLASSIFICATION	DATE OF EMPLOYMENT
1.	<u></u>	REFRIGERATION OPERATOR	8	OCT. 02,1969
2.		LEAD HAND	6	FEB. 16,1976
3.		REFRIGERATION OPERATOR	8	DEC. 12,1977
4.		MAINTENANCE STAFF	1	JULY 07,1980
5,		MAINTENANCE STAFF	· 1	OCT. 14,1981
6,		ARENA MAINTENANCE PERSON	2	OCT. 15,1981
7,		ARENA MAINTENANCE PERSON	2	MAR. 14,1984
8.		ARENA MAINTENANCE PERSON	2	SEP. 15,1986
9,		LEAD HAND	6	DEC. 10,1989
10,		LEAD HAND	6	JAN. 01,1991
11.		ARENA MAINTENANCE PERSON	J 2	APR. 05,1994
12.		ARENA MAINTENANCE PERSON	J 2	AUG. 15,1994
13.		ARENA MAINTENANCE PERSON	. 2	MAR.06, 1995

DEPARTMENT:



PERSONNEI PARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KBN 2Y8

City of Belleville

LETTER OF UNDERSTANDING #1

Advertising Temporary Positions

Provide for a New Method of Advertising Temporary Positions as follows:

Post all **job** classifications twice yearly (Spring and Fall), **1997**Each employee would be required to apply for each classification that he wishes to be considered for.

A list in order of seniority would be drawn up for each job classification. Every time a vacancy occurs, the position would be offered to the most senior qualified employee. The ability to carry out the duties of the job will be a determining factor.

Example Form

	S		907, PERMANEN MPORARY EMPLO OD OF		
		ees in the position of inter		Department are in	vited to apply
Labourer		Truck <u>Driver</u>	Equipment Operator	Loader <u>Operator</u>	Grader <u>Operator</u>
Employee	#1 #2 #3 #4 #5 #6 #7 #8 #9	1 2 3 4 5 6 7 8 9	1 2 3 4 5 6 7 8	1 2 3 4 5 6 7 8	1 2 3

'DATE:

This method is being implemented on a one year trial basis during the Spring and Fall of 1997 with a review of this action to be completed by the Parties prior to any 1998 Spring advertisings. Renewal of the method for 1998 is subject to the agreement of the Parties. It is understood that any temporary jobs not posted in this manner will have to be posted upon their occurences in the past normal manner.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

FOR THE UNION:

ROSS MCDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

PRESIDENT

SECRETARY



PERSONNEI TPARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KBN 2YB

LETTER OF UNDERSTANDING# 2

Contracting Out Painting

It is mutually agree to implementation as follows:

The Corporation of the City of Belleville may contract out the painting on lines on municipal roadways.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

ROSS McDOLIGALL MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

PRESIDENT

SECRETARY



PERSONNEL DEPARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KRN 2VR

City of Belleville

LETTER OF UNDERSTANDING # 3

Community-Education Projects

WHEREAS the Corporation recognizes that the work of maintaining the public parks owned/managed by the Corporation of the City of Belleville is within the scope of the Collective Agreement;

WHEREAS CUPE Local 907 recognizes that a number of community volunteer organizations and school boards organize community and/or educational projects which requires mutual approval by the City and the Union and,

WHEREAS CUPE and Its Local 907 has conditionally honoured such requests from time to time,

THEREFORE it is mutually agreed that:

- 1. The Union and the Corporation will honour the requests of such programmes of the following community organizations:
 - Boy Scouts
 - Girl Guides
 - Path Finders

- Beavers
- Brownies
- Environmental Study classes (groups of the Hastings County Board of Education, and the Hastings/Prince Edward County Roman Catholic Separate School Board)
- Great IGA Hometown Spring Clean-Up
- 2. This is subject to the community organization undertaking its programme in a manner that does not result in the layoff, reduction in hours, interference or adverse effect on any **employee** covered by CUPE Local 907.
- 3. The Parties agree that the Employer shall cease issuing approval for any of these organizations' programmes at the time such request is made by the Union and that both parties agree that approvals issued prior to receipt of such notice from CUPE will be honoured, unless the group in question is found to have violated #2 above.

Signed at the City of Belleville this 9th day of December, 1996.

FOR —E EMPLOYER:

ROSS McDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE LINION

PRESIDENT

SECRETARY



PERSONNE/ 'PARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KBN 2Y8

City of Belleville

LETTER OF UNDERSTANDING # 4

Job Evalulation/Internal Equity

Following the completion of the in-house job evaluation/internal equity plan for the CUPE Local # 907 Inside Workers The Corporation of the City of Belleville and The Canadian Union of Public Employees and Its Local #907 (Outside Workers Employees) agree to endeavour to develop an in-house job evaluation/internal equity plan during the course of this collective agreement, based on involving the following items:

- 1) Rewriting job descriptions
- 2) Formation of a Terms of Reference

Each party shall select their own committee members up to a maximum of three from the Union and the Employer.

The results are to be negotiable and a five step salary schedule is to be considered.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

ROSS McDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

PRESIDENT

SECRETARY



PERSONNEL DEPARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KAN 2VA

LETTER OF UNDERSTANDING# 5

Canteen Supervisor

The incumbent employee as of January 1, 1993, shall have their regular duties continued in a status quo manner with the following exceptions:

- 1. Between approximately May and October 1 there will be an automatic right of transfer to the Parks Section as required, before any new seasonal employees are hired.
- 2. Benefits will be provided in accordance with Articles #10, #11, #13, and #19 as per the length of service from November 19, 1981.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

ROSS McDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

PRESIDENT

SECRETARY



PERSONNELD' \RTMENT
CITY HALL
169 FRONT STREET
BELLEVILLE, ONTARIO
K8N 2Y8

Quinte Tennis Club

LETTER OF UNDERSTANDING # 6

The Union agrees with the request to allow the Tennis Club personnel to operate the tennis **club** and grounds from May 1st to October **31st** each year, subject to no interference or adverse affect to any union position (permanent, part-time, casual, etc.)

The Parties agree that the Tennis Club personnel are limited to maintaining courts, grass cutting, raking and bundling leaves and cleaning the building. Further, it is agreed that Local 907 members will continue picking up and disposing of bundled leaves, pruning and cutting trees, repairs to and winterizing of the Club building and maintaining grass cutting equipment.

This letter will remain in effect unless the Corporation is advised otherwise by CUPE and Its Local 907 in writing by October 1st of any year or unless any permanent employee is on layoff in which case any work being done by Tennis Club Personnel shall revert to the bargaining unit.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

ROSS McDOUGALL, MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

SECRETARY



PERSONNEL DEPARTMENT CITY HALL 169 FRONT STREET BELLEVILLE, ONTARIO KBN 2Y8

LETTER OF UNDERSTANDING # 7

Recreation Cleaning Staff

Recreation Cleaning Staff working less than forty (40) hours per week shall have their benefits from Articles #11 and #13 pro-rated as per Article # 13.08 on a 100% benefit paid basis for Life Insurance, AD & D, and LTD and on a pro-rated premium paid basis for Semi-private, Extended Health Care and Dental Plan coverages.

Signed at the City of Belleville this 9th day of December, 1996.

FOR THE EMPLOYER:

BOSS McDOUGALL MAYOR

WILLIAM C. MORETON, CITY CLERK

FOR THE UNION:

PRESIDENT

SECRETARY