COLLECTIVE AGREEMENT

between

THE DURHAM DISTRICT SCHOOL BOARD (hereinafter referred to as "The Board")



and

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL NO. 218 (CUSTODIAL) (hereinafter referred to as "The Union")



SEPTEMBER 1, 2008 - AUGUST 31, 2012

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<u>INDEX</u>

ARTICLE 1	PURPOSE	PAGE 1
2	RECOGNITION	
3	RESERVATION OF MANAGEMENT RIGHTS	
4	NO DISCRIMINATION	
5	UNIONSECURITY	
6	CHECK-OFF OF UNION DUES	
7	BOARD/UNION RELATIONS 7.01 Correspondence 7.02 Labour/Management Committee	3 3 3
8	COMPLAINTAND GRIEVANCE PROCEDURE	4-5
9	ARBITRATION	6
10	LIMITATIONS UPON ARBITRATOR	7
11	DISCIPLINE/DISCHARGE CASES	7
12	BOARD GRIEVANCES	
13	SENIORITY	
14	LOSS OF SENIORITY	10
15	LAY-OFF AND RECALL 15.04 Reduction in Number of Classrooms 15.05 Redeployment Committee	10-11 11 11
16	SENIORITY APPLIED TO PROMOTIONS AND TRANSFERS	12
17	NORMAL RETIREMENTAGE	12
18	TRANSFER TO SUPERVISORY POSITIONS	12
19	UNION COMMITTEE 19.04 Absence from Regular Duties for Bargaining Unit Business	13 13

ARTICLE 20	LEAVES OF ABSENCE	<u>PAGE</u> 14-19
20	20.01 Pre-planned Leave of Absence Without Pay for Union Business	14-15
	20.08 (a) Pregnancy Leave 20.08 (b) Parental Leave	16 16
	20.08 (c) Provisions Applicable to Both Pregnancy and Parental Leave 20.08 (d) Extended Leave	17 17
	20.09 Supplemental Unemployment Benefits (S.U.B.) Plan	17-19
	20.10Special Leave20.11Family Medical Leave	19 19
21	VACATIONS 21.01 Vacations: Full-time Custodians and	20-22
	Maintenance Personnel 21.02 Vacations: General	20 21
	21.03 Unscheduled Leave 21.05 Pro-Rating of Vacation Time and Payment	22 22
22	PAID HOLIDAYS	22-23
23	VACATIONS AND HOLIDAYS · PART-TIME EMPLOYEES	23
24	TOOLS, EQUIPMENTAND CLEANING MATERIALS	23
25	UNIFORMSAND SAFETY FOOTWEAR 25.01 For Employees in First Year of Employment 25.02 For Employees After One (1) Year of Employment 25.07 Safety Footwear	24-25 24 24 25
26	FIRSTAID KITS	25
27	SICK PAY ALLOWANCE 27.02 Full-time Custodians and Maintenance Personnel	26-27 26
28	SICK PAY ALLOWANCE -PART-TIME PERSONNEL	27
29	BEREAVEMENT	28
30	RETIREMENTGRATUITY	28-29
31	JOB POSTING PROCEDUREAND PROMOTIONS 31.06 Night Shift Incumbent Preference 31.07 Temporary Summer Chief Custodial Vacancies	29-32 31 31
32	HOURS OF WORK AND OVERTIME	32-34

ARTICLE 33	GENERAL PROVISIONS 33.01 Vehicle Allowance 33.02 Week-end and Holiday Security Checks 33.03 New Classifications 33.04 Credit Union 33.05 Contracting Out 33.05 Staff Complement 33.07 Part-time Employment 33.08 Transfer from one School to Another 33.09 Class "A" Driver's Licence 33.10 Criminal Background Checks 33.11 Replacement Custodians 33.12 Lock-In/Lockdown	PAGE 35-37 35 35 35 35 36 36 36 36 36 36 37 37	
34	SHIFT PREMIUM	37	
35	INTERPRETATION	38	
36	CALL-BACK PAY	38	
37	WAGE RATES AND CLASSIFICATIONS	38	
38	EMPLOYEE BENEFITS 38.02 Full-time Employees 38.03 Part-time Employees		
39	METHOD OF PAYMENT 39.01 Pay Days 39.02 Direct Deposit 39.03 Employment Insurance Rebate		
40		42	
41	SECURITY MONITOR POSITIONS	43	
42	SUPPLEMENTATION OF WORKPLACE SAFETY AND INSURANCE AWARD	44	
43	WORKPLACE HEALTH AND SAFETY	44	
	SIGNATURE PAGE	45	
SCHEDULE "A"	WAGE RATE CLASSIFICATIONS	46-48	
SCHEDULE"B"	JOB EVALUATION	49-50	
SCHEDULE "B-1"	C.U.P.E. CUSTODIAL JOB EVALUATION Appendix "A"	51 52	

.

ARTICLE	PAGE
LETTERS OF UNDERSTANDING: #1 - Split Shifts #2 - Short-Term Government Incentive Program #3 - Contracting Out Of Custodial Services #4 - Grade 12 #5 - Temporary Positions #6 - Twinning #7 - CUPE President #8 - Contracting In/ Contracting Out #9 - Cafeteria Employees #10 - Joint Professional DevelopmentCommittee #11 - On-Call Security Opportunities #12 - Supervision #13 - Benefits and Other Working Conditions #14 - Staffing Funding Enhancementsfor 2009-10 #15 - Pie-Planned Leave of Absence for Union Business #16 - Transferability of Other PDT Agreements #17 - Definition of OMERS Contributory Earnings	53 53 53 54 54 54 54 55 55 55 55 55 55 57 58 58 59-60
LETTERS OF INTENT #1 -Workfare #2 - Summer Hours of Work – Summer Schedule	60 60-61

MEMORANDUMOF AGREEMENT Implementation of Salary Components of the CUPE PD Agreement 62

COLLECTIVE AGREEMENT

between

THE DURHAM DISTRICT SCHOOL BOARD (hereinafter termed "the Board)

of the FIRST PART

and

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL NO. 218 (hereinafter termed "the Union")

of the SECOND PART

ARTICLE 1 - PURPOSE

The general purpose of this Agreement is to establish and maintain collective bargaining relations between the Board and its employees; to provide a mechanism for the prompt and equitable disposition of grievances; and to establish and maintain mutually satisfactory working conditions, hours and wages for all employees who are subject to the provisions of this Agreement.

ARTICLE 2 - RECOGNITION

The Board, or anyone authorized to act on its behalf, approves and recognizes the Canadian Union of Public Employees as the sole and exclusive collective bargaining agent for all employees of the Board engaged in caretaking and maintenance and those employees of the Board required to be engaged as stores employees, cafeteria staff and security monitors; save and except supervisors, those above the rank of supervisors, school teachers, office staff, students employeed for the school vacation period, and those employees covered by subsisting Collective Agreements.

The Collective Agreement specifically covers only those employees in classifications as set out in Schedule "A" or in classifications which may be created in accordance with this Agreement.

ARTICLE 3 • RESERVATION OF MANAGEMENT RIGHTS

The Union acknowledges that it is the exclusive function of the Board, among others, and subject to the provisions of this Agreement, to:

2

- (a) maintain order, discipline and efficiency;
- (b) hire, retire, discharge, direct, transfer, classify, promote, demote or discipline employees, provided that a claim of discriminatory classification, promotion, demotion or transfer, or a claim that an employee has been discharged or disciplined without just cause (subject to a lesser standard for probationary employees pursuant to article 13.05), may be subject to a grievance and dealt with as hereinafter provided; and
- (c) administer and manage all the affairs of the Board.

ARTICLE 4 - NO DISCRIMINATION

The Board and the Union agree that there will be no discrimination, interference, restriction or coercion exercised or practised with respect to any employee or by reason of membership or nonmembership in the Union, or in relation to any of the prohibited grounds set out in sub-section 5(1) of the Ontario Human Rights Code, namely race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, record of offences, marital status, family status or disability. Complaints in relation to harassmentmay be pursued in accordance with Board Policy, Procedure and Regulation 4245, Harassment Prevention.

ARTICLE 5 - UNION SECURITY

It is agreed by the parties hereto that all employees eligible to be in the Union and who have completed one Imported employment will be required to pay to the Union an amount equal to the current monthly union dues, whether a member or not, as long as the Union is the recognized bargaining agent.

ARTICLE 6 - CHECK-OFF OF UNION DUES

- 6.01 The Board agrees to deduct from the wages of each employee, as defined in Article 5 above, a sum equal to the current monthly union dues, and remit monies so deducted to the Treasurer of the Union not later than the last day of the month accompanied by a list of all employees from whose wages the deductions were made. The Union agrees to keep the Board informed as to the name and address of the official so designated by the Union. The Union also agrees to provide the Board with thirty (30) calendar days notice of any change in the amount of the dues to be deducted.
- 6.02 The Board will notify the Treasurer of the names and addresses of new duespaying employees. The Board agrees to list the annual amount of Union dues paid on all T-4 slips when issued.

ARTICLE 7 - BOARD/UNION RELATIONS

7.01 Correspondence

All correspondence between the parties hereto arising out of this Agreement or incidental thereto shall pass to and from the Superintendent of Education/Employee Relations and the President of the Local Union and the Unit Chairperson. Copies shall normally be sent to the Unit Chairperson, the Superintendent of Education/Facilities Services, the Manager of Employee Relations/Labour & Legal and the Recording Secretary of the Local Union.

7.02 Labour/Management Committee

- (a) At the request of either the Union or the Board, up to five (5) representatives of each of the parties will meetduring the term of the Collective Agreement to discuss issues related to the workplace which are not the subject of a grievance and which are not being dealt with in collective bargaining. The frequency of the meetings will be determined by the parties, but will not be less than once every two (2) months. The Board and the Union shall alternate the role of Chair. Prior to the scheduled meeting both parties shall provide agenda items to the Chair, who shall distribute the agenda five (5) days in advance of the meeting. If no agenda is distributed as required, the meeting shall be cancelled.
- (b) A recording secretary shall be appointed by the committee. The recording secretary shall keep minutes of each meeting, and these shall be submitted to committee members within ten (10) days of each meeting. The minutes shall be accepted at the next meeting.
- (c) The President of Local 218 is entitled to attend all meetings of the Labour/Management Committee, as well as other meetings between the Board and any committee of the Union.
- 7.03 The Board agrees to notify the Union within a reasonable time of changes to parttime positions that result in increases or decreases in an employee's number of regularly assigned hours.

7.04 Copying of Collective Agreement

The Board shall provide to CUPE Local 218, at Union expense, a copy of the Collective Agreement for each employee in the bargaining unit, including a copy for each new permanent employee, which will be given to the employee at time of hire.

7.05 Upon request, on an annual basis, the Union will be provided with such enrolment information, as well as the Board's Estimates, Revised Estimates, and Financial Statements, as are necessarywhen those are relevant to the administration or re-negotiation of this Agreement.

Upon request, this information will be reviewed under the auspices of the Joint Labour Management Committee.

3

ARTICLE 8 -COMPLAINT AND GRIEVANCE PROCEDURE

8.01 Complaints and grievances in matters pertaining to the interpretation or application of this Agreement shall be discussed and adjusted by the Board's designated representative(s) and the Union Committee.

4

8.02 If an employee has any complaint or grievance to take up with the Board, such complaint or grievance shall be heard in the following manner as set out in Section 8.03.

8.03 (a) Informal Step

Prior to filing a personal grievance, on a matter that is other than disciplinary, as hereinafter provided, an employee shall normally attempt, by informal discussion with **his/her** immediate supervisor, to resolve any matter which could be the subject of a grievance. In this discussion, the employee may be accompanied by a Union Steward, and the immediate supervisor may be assisted by the appropriate unit Manager. This discussion must take place not

later than five (5) working days following the date of the incident giving rise to the potential grievance. The Employer's response must be made not later than three (3) working days following the discussion.

Any matter not settled at this stage may become the subject of a grievance and be dealt with as follows.

(b) Step 1

The grievance of the employee shall be stated in writing on a standard form supplied in triplicate by the Union which shall be completed as indicated on the form and signed by the employee and the steward. The form will then be presented to the Superintendent of Education/Facilities Services, or designate, who will state and return a written decision within seven (7) days to the Unit Chairperson and the President of CUPE Local 218.

(c) Step 2

If the decision of the Superintendent of Education/Facilities Services, or designate, is not satisfactory to the employee concerned, the grievance may be advanced to the Superintendent of Education/Employee Relations, or designate (copy to the Superintendent of Education/Facilities Services), and the Superintendent or designate shall arrange a Step 2 meeting. The Superintendent or designate shall notify the Union within four (4) working days of proposed date(s) for the meeting, which shall be scheduled on a mutually agreeable date.

It is understood and agreed by the parties hereto that the following people will attend Step 2 grievance meetings on behalf of the Union;

- CUPE National Representative (if requested to be there);
- Local 218 President;
- -Chairperson of the Committee or designate;
- Committee Member/Steward;
 the grievor if he or she so wishes and is able.

It is also understood that Board representation at Step 2 meetings will not exceed five (5) persons.

ARTICLE 8 -COMPLAINT AND GRIEVANCE PROCEDURE (cont'd)

- 8.03 (d) The Superintendent of Education/Employee Relations, or designate, shall give a decision in writing to the Local President, copy to the Chairperson, within seven (7) days after the close of the meeting. If the Board's decision at this stage is unsatisfactory to the Union Committee, then the grievance may be referred to arbitration as hereinafter provided.
 - (e) It is mutually agreed that no grievance shall be considered, the alleged circumstances of which originated or occurred ten (10) days prior to its original presentation, except in the case of grievances regarding wages which shall have a time limit of thirty (30) days from date of receipted acknowledgement of earned wages.
 - (f) The Board agrees to recompense stewards at their current hourly base rate for a reasonable amount of time spent in dealing with grievances. This is to apply to time spent in dealing with complaints or grievances during the employee's regular working hours and further includes time spent on grievances after they have reached the arbitration stage.

If, in the opinion of the supervisor, an unreasonable amount of time is being spent in dealing with a grievance, payment may be withheld.

- (g) The Board agrees to allow a grievor with an individual grievance to take an unpaid leave of absence for one-half day (½ day) prior to a scheduled and confirmed first date of an arbitration hearing into the employee's Individual Grievance, as long as the Manager of Custodial Services, the Manager of Maintenance Services or the Manager of Purchasing, whichever is applicable, receives a request in writing from the Union a minimum of five (5) days in advance of the requested leave, with a copy to the Manager of EmployeeRelations/Services. The employee will be paid his or her salary by the Board, which will be reimbursed in full by the Union in a timely manner.
- (h) Any of the times mentioned in the grievance or arbitration proceedings may be extended by mutual agreement.
- (i) It is agreed by the parties that any grievance not processed from one step to the other or to arbitration within ten (10) days of the prior answer shall be deemed to have been dropped by the party instituting the grievance.
- 8.04 Where a dispute arises involving a question of general application or general interpretation of the terms of the Collective Agreement, a policy grievance may be filed by the Union commencing with Section 8.03 (b).
- **8.05** Where a resolution to a grievance is reached by the parties, the resolution shall not in itself become the basis for any subsequent grievance.

5

ARTICLE 9 - ARBITRATION

9.01 Arbitration

Should the grievance be unresolved following receipt of the answer at Step 2, or should such answer not be given within the required time, either the Bargaining Unit or the Board may submit the grievance to arbitration. The referral to arbitration must be in writing and received by the other party no later than fourteen (14) calendar days after the expiry of the Step 2 time limit.

When either party requests that a grievance be submitted to a single arbitrator, the written referral to arbitration shall include the names of three arbitrators. Within seven (7) calendar days following receipt of the referral, the other party shall respond in writing, agreeing to one of the namedarbitrators, or with a list of three alternative suggestions. If the responding party does not agree to one of the three, the parties may exchange further names until agreement is reached, or at any time after the initial exchange of lists, if agreement is not reached, either party may refer the matter to the Minister of Labour for appointment of an arbitratorwhose name has not appeared in the exchanges between the parties under this provision.

- 9.02 (a) In any particular grievance, either party may indicate its preferencefor a Board of Arbitration, rather than a single arbitrator. In that event, the referral to arbitration [see 8.03 (d)] shall contain the name of the party's nominee to the Board of Arbitration. Within ten (10) days of such notification, the responding party shall advise the other party of its nominee to the Board of Arbitration.
 - (b) The two nominees shall, within fifteen (15) days of the appointment of the second of them or at some time mutually agreed upon, appoint a third person who shall be the Chairperson. The Chair may be a person from the agreed list [see 9.01], although that is not required. If the nominees are unable to agree upon a Chairperson, the appointment will be made by the Minister of Labour for Ontario upon the request of either party.
 - (c) The provisions of Article **10** and **11.03** related to a single arbitrator shall similarly apply to a Board of Arbitration.
 - (d) Each party shall bear the full cost of its own nominee, including all fees and expenses.
- **9.03** It is agreed by the parties hereto 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 settled by arbitration as defined herein, and in accordance with the <u>Ontario Labour Relations Act</u>

ARTICLE | 0 -LIMITATIONS UPON ARBITRATOR

- 10.01 An arbitrator shall not be authorized to alter, modify, amend or add to any part of this Agreement.
- 10.02 No person shall be appointed as an arbitrator who has been involved in an attempt to negotiate or settle the grievance, unless requested to do so with the agreement of both parties.
- **10.03** Each party shall be responsible for an equal share of the fee and expenses of the Arbitrator.
- **10.04** At any stage of the grievance or arbitration procedures, the parties may have the assistance of the employees concerned as witnesses, and all reasonable arrangements will be made to permit the conferring parties, or the Arbitrator, to have access to any part of the Board's premises to view any working conditions which may be relevant to the settlement of the grievance.

ARTICLE 11 - DISCIPLINE/DISCHARGE CASES

- 11.01 When an employee is called to a meeting with the Superintendent of Education/Facilities Services or designate for the purpose of imposing discipline, the Union will be informed of such meeting before it is held and may have a representative present. Where possible, the Union shall be notified through the Union steward for the area, and that steward will be the representative present at the meeting.
- 1 IO2 An employee claiming to have been discharged without just cause may lodge a grievance if a written statement of such grievance is lodged with the Board's Grievance Committee, or its appointees, within two (2) working days of discharge. Such grievance shall be lodged commencing with Section 8.03 (c).

An additional two(2) working days [four (4) days in total] shall be granted where an employee has been unable to get in touch with the steward.

- **11.03** Such special grievance may be settled by confirming the Board's action in dismissing the employee, or by reinstating the employee with full compensation for time **lost**, or by any other arrangementwhich is just and equitable in the opinion of the conferring parties or an arbitrator if the matter is submitted to arbitration.
- **11.04** The discharged employee shall be given an opportunity to meet privately with a Union steward at a time and place designated by the immediate supervisor before the employee **is** required to leave the premises.
- 11.05 Where a minimum of two (2) years have elapsed since a disciplinary matter was placed in an employee's file, the employee may request that such disciplinary material be reviewed by the Superintendent of Employee Relations. A request For removal of the disciplinary material shall not be unreasonably denied.

7

ARTICLE 12 -BOARD GRIEVANCES

It is understood that the Board may bring forward at any meeting with the Union Committee any complaint or grievance. Such Board grievance shall be regarded as being filed at Step 2, with the grieving and responding roles appropriately reversed. If such complaint or grievance is not settled to the mutual satisfaction of the conferring parties, it may be referred to arbitration as provided above.

ARTICLE 13 -SENIORITY

The following measurements and calculations for seniority will apply where seniority is specifically referred to in the Collective Agreement. Seniority as a measurements hall not be applied in respect to vacation entitlements or Retirement Gratuity entitlements.

13.01 Newly-hired employees shall be on probation for a period of six (6) months. All employees, who have completed their probationary period, shall have their names placed on the seniority list based on the employee's actual last date of hire in the bargaining unit or the date as calculated in the following paragraph.

Where an employee who has previously worked as a temporary fill-in is hired for a position in the regular complement of staff, up to three (3) months of such fill-in work, counting only those periods in excess of four (4) weeks duration worked during the immediately preceding twelve (12) months, shall be credited towards the six (6) months normal probationary period. In these instances, the employee's seniority shall be calculated to include the credit for fill-in work, up to three (3) months.

- 13.02 Seniority shall continue to accrue during leaves of absence as follows:
 (a) Long-Term Disability for a maximum of one (1) year.
 - (b) <u>Pregnancy / Parental Leave</u> During a pregnancy or parental leave pursuant to the Employment Standards Act
 - (c) <u>Any other approved leave of absence</u> up to a maximum of three (3) months.

Both full-time and part-time employment shall be included in calculations of any one individual's seniority. If the individual's name is included in a part-time listing, any previous continuous full-time employment shall be equated to equivalent part-time employment. Conversely, part-time employment shall be equated to full-time equivalent employment for those whose names are included on a full-time listing.

13.03 Seniority lists will be made available to each workplace by January 31 each year. The lists will indicate seniority as of December 31 in each of the following classifications: Custodians, Maintenance, Cafeteria, Cleaners, Security Monitors and Stores. These lists will include the name of each employee, their occupation, and their seniority as determined under Section 13.01.

ARTICLE 13 -SENIORITY • (cont'd)

- 13.04 An application from a person who is employed on a temporary basis in bargaining unit position (such as for summer help or snow-shovelling, etc.) shall be the first to be considered in the event a full-time job becomes vacant, other than jobs which are required to be posted under Article 31.
- 13.05 All employees, including probationary employees, have recourse to the grievance procedure if disciplined or discharged. However, the standard for discharging a probationary employeewill be a lesser standard than for those employees who have successfully completed the probationary period. Probationary employees may be discharged for unsuitability and/or unsatisfactory performance.
- 13.06 Temporary employees may be hired by the Board for a period of up to six (6) months for relief work or during peak periods, or for a period of up to twelve (12) months to replace an employee absent on a Pregnancy Leave and/or Parental Leave, and during these periods they will not be subject to the terms of this Agreement except as to the wage rate and the check-off provision as provided for in Section 6.01. Temporary employees shall receivevacation pay of 4% of gross earnings excluding the vacation pay, for each pay period, payable on the regular pay cheque applicable to that period. It is understood, however, that employees on lay-off, and in all cases having the required qualifications and experience for the job, will be recalled before any new temporary employees are hired under this section. The periods noted above may be extended by mutual agreement. The Union shall be advised of temporary appointments under this section.

It is also understood that no regular employees will be laid off as long as temporary employees are employed by the Board in the same occupational classification.

13.07 Seniority on Transfer for Accommodation Purposes The parties hereto agree that an employee transferring from one C.U.P.E. bargaining unit to another under "Duty to Accommodate" shall carry with her or him full credit for seniority and service earned while in the former C.U.P.E. bargaining unit(s). The Board will consult with the Local President and the bargaining unit committee regarding permanent placements within that bargaining unit under "Duty to Accommodate".

ARTICLE 14 - LOSS OF SENIORITY

- 14.01 Seniority rights (and an employee's employment) shall be terminated if the employee:
 - (a) leaves the employ of the Board (subject to the paragraphs as set out below);

An employee who resigns verbally may rescind his or her resignation only if the employee rescinds in writing to his or her immediate supervisor within **48** hours or reports in person to the Facilities Services office prior to the commencement of his or her next scheduled working day, whichever first occurs.

Where an employee resigns in writing, he or she may rescind the resignation only by delivering a request for rescission, in writing, to his or her immediate supervisor within a maximum of three (3)working days following the date the resignation was delivered.

- (b) is discharged and such discharge is not reversed through the grievance procedure;
- (c) is laid off continuously for a period of more than eighteen (18) months;
- (d) fails to return to work from lay-off within seven (7) calendar days after being notified by registered mail or private courier to do so;
- (e) is absent for more than three (3)working days without notifying the supervisor or without securing a prior leave of absence. In regard to parttime personnel, a "working day" will be defined as a day on which the employee is regularly scheduled to work.

ARTICLE 15 - LAY-OFF AND RECALL

15.01 Employeesshall be laid off in order of seniority (with the junior employee to be laid off first) in accordance with their occupational classification provided that it does not prevent the Board from maintaining a working force of employees who have the ability to perform the requirements of the job.

However, where an employee is about to be laid off from a classification and such employee holds more seniority than the most junior employee in another classification and is capable of doing the most junior employee's work, the employee originally displaced shall take the most junior employee's job and the most junior employee shall be laid off.

15.02 When recalling employees who have been laid off, the recall will be made in reverse order of seniority, provided an employee who is in line to be recalled can do the work available.

ARTICLE 15 - LAY-OFF AND RECALL (cont'd)

15.03 Unless legislation requires a greater period **cf** notice, the Employer shall notify employees who are to be laid off fourteen **(14)** calendar days prior to the effective date of lay-off.

15.04 Reduction in Number of Classrooms

Where a Chief Custodian is reduced one or more categories through a decrease in the number of classrooms, including portables, the Chief Custodian may bump a junior employee in that category.

15.05 Redeployment Committee

In all situations involving lay-offs of members of the bargaining unit, the Board will discuss the circumstances related to the lay-off with the Union at a meeting of the Labour/Management Committee. In such circumstances, the consultation at the Labour/Management Committee shall take place not less than thirty (30) calendar days in advance of the proposed effective date of the lay-off.

When the Labour/Management Committee convenes to discuss lay-offs, its composition may be augmented to a maximum of up to seven (7) representatives for each of the Employer and Union teams. The meeting shall be held during normal working hours and the time spent attending such meeting(s) will be considered work time for which all participants shall be entitled to regular pay. When reviewing the lay-offs, the Labour/Management Committee shall conduct itself in its normal fashion with regard to chairing the meetings, preparation of agendas, minutes, etc. The Committee will have at its disposal such staffing, work organization and financial information as is relevant to the proposed lay-off.

As part of its review, the Committee may identify, propose and discuss possible alternatives to lay-offs which might include, but are not necessarily limited to, the contracting in of work and potential re-organizations. The Committee may also identify and discuss existing vacant positions and/or positions which are expected to become vacant within the ensuing twelve (12) months, as well as opportunities for worker retraining where positions may be available and retraining is cost effective.

It is also understood that, in its role of reviewing lay-offs, the Committeethrough its representatives may exercise a discretion to waive job postings in appropriate circumstances.

Persons who are normally employed on a less than twelve (12) month basis are not to be regarded as laid off, for the purposes of this paragraph (15.04), during the period of the year when they are not required to be at work.

ARTICLE 16 -SENIORITY APPLIED TO PROMOTIONSAND TRANSFERS

- 16.01 A promotion shall mean a transfer to a higher paidjob. In the event a permanent employee moves to a different classification on a permanent basis, the employee shall retain all previous occupational seniority in the former group for a period of thirty (30)days, after which the entire seniority shall be transferred to the new group.
- **16.02** In the case of a voluntary transfer, the rate of pay will be increased or decreased according to the prevailing contract rate of the position to which the employee is transferred.
- **16.03** When an employee relieves another employee in a position of higher rating and continues in such position for a period of four (4) days or more, the employee shall receive the higher rate for the full period worked in such position. On return to the former occupation, the employee shall be paid the rate for that occupation. This provision will not apply during the summer (July &August), Christmas and March breaks, or where there are two (2) Chief Custodians in a school and coverage can be assigned to the remaining Chief. If both are absent for any reason, only **one** acting Chief relief may be assigned.

ARTICLE 17 - NORMAL RETIREMENTAGE

Employees shall be permitted to retire early with actuarial reduction if called **for**, at an age below sixty-five (65), as the Ontario Municipal Employees' Retirement System may stipulate

ARTICLE 18 - TRANSFER TO SUPERVISORY POSITIONS

- 18.01 The selection or appointment of employees for supervisory positions or for any position not subject to this Agreement is not governed by this Agreement, but if an employee is, or has been transferred, and later is transferred back to a position which is governed by this Collective Agreement, then the seniority which shall be credited to the employee shall be the amount held at time of transfer to the excluded position plus a maximum of one year.
- **18.02** Employees who have always been excluded from the bargaining unit and at some time are transferred to a position within the bargaining unit shall be given seniority dating only from the date of transfer to the bargaining unit.

ARTICLE 19 - UNION COMMITTEE

- 19.01 The Board acknowledges the right of the Union to elect or otherwise appoint a body to be composed of ten (10) employees who shall be known as stewards. The Board will recognize and bargain with a regularly elected Committee of five (5) selected from the ten (10) stewards to be known as the Negotiating and Grievance Committee. This committee will deal with any matters properly arising from time to time under the terms of and during the continuation of this Agreement. Any steward may act as an alternate in the absence of one of the five (5) Negotiating and Grievance Committee members. One of the five (5) Negotiating and Grievance Committee members will be the representative present at any formal grievance meetings.
- **19.02** Each of the ten (10) stewards will represent a defined area of the Board's operation. The area in which each steward will operate shall be communicated to the Board in writing by the Union.
- 19.03 The Union recognizes and agrees that the stewards, as set out in Section 19.01 have regular duties to perform in connection with their employment, and therefore, the business of administering this Agreement will be attended to with the least possible interference with their regular duties.
- 19.04 Absence from Regular Duties for Bargaining Unit Business A steward/committee member will obtain permission from his or her immediate supervisor, or the applicable Manager if unable to contact the supervisor, before leaving regular duties and will give a reasonable explanation as to the length of time spent in the performance of Bargaining Unit duties. Such permission shall not be unreasonably withheld.
- 19.05 It is agreed that stewards shall be recompensed at their current hourly base rate for time spent in negotiations during working hours up to and including the Conciliation Officer stage.
- **19.06** The Union agrees to supply the Board with the names of the members of each committee and to keep such lists up to date at all times.
- **19.07** It is mutually agreed that employees shall not be eligible to serve as stewards or as members of any committee established under this Agreement until they have had six (6) months' service with the Board.

ARTICLE 20 -LEAVES OF ABSENCE



- (a) Pre-Planned Leave of Absence Without Pay for Union Business
 Where an employee in the bargaining unit is elected or appointed as President or Vice-president of the Local, such employee may submit a request for an unpaid leave of absence (up to full-time) to the Manager of Employee Relations/Services. Such a leave will be granted and, where the Union requests that the Board administer pay, benefits and sick leave arrangements for the employee during the leave, that will be attended to, as follows:
 - (i) salary will be paid as directed by the Local, and
 - (ii) benefit participation and sick leave accrual may be continued in accordance with the appropriate collective agreement.

These arrangements are subject to timely **re-imbursement**, by the Local, of salary and benefit costs, and the Local will report the employee's sick leave usage annually.

(b) Release for WSIB Representative

Where an employee in the bargaining unit is elected or appointed as CUPE WSIB Representative, such an employee may submit a request for an unpaid leave of absence (up to full-time) to the Manager of Employee Relations/Services. Such a leave will be granted and, where the Union requests that the Board administer the pay, benefits and sick leave arrangements for the employee related to the leave, the Board will continue the salary, benefits and sick leave arrangements in accordance with the appropriate collective agreement. This is subject to the timely reimbursement, by the local, of the salary and benefit costs, and the local will report the employee's sick leave usage annually.

(c) Where an employee in the bargaining unit is elected or appointed as Secretary-Treasurerof the Local, such an employee may submit a request for an unpaid leave cf absence (up to half-time) to the Manager of Employee Relations/Services. Such a leave will be granted and, where the Union requests that the Board administer the pay, benefits and sick leave arrangements for the employee related to the leave, the Board will continue the salary, benefits and sick leave arrangements in accordance with the appropriate collective agreement This is subject to the timely reimbursement, by the local, of the salary and benefit costs, and the local will report the employee's sick leave usage annually. Up to fifteen (15) additional half-days per year shall also be made available for the Secretary-Treasurer, upon request, and at Union expense, for the purpose of attending a Union Provincial or Annual convention or meeting.

ARTICLE 20 -LEAVES OF ABSENCE (cont'd)

- Pre-Planned Leave of Absence Without Pay for Union Business (cont'd)
 (d) The employee in the bargaining unitwho is elected or appointed as Unit Chairperson may submit a request for an unpaid leave of absence (up to one day, every second week – Tuesday's or as mutually agreed) to the Manager of Employee Relations/Services. Such a leave will be granted and, where the Union requests it, the employee will continue to receive her/his regular salary and benefits, subject to timely re-imbursement of salary and benefit costs by the local. Up to fifteen (15) additional days per year may also be granted, on the same basis, for the purpose of attending a Union Provincial or National Convention or meeting.
- (e) No more than two (2) stewards/committee members of the bargaining unit will be granted an unpaid leave of absence for union business on behalf of the bargaining unit at any one time, except for purposes of a Union provincial or national convention or meeting, in which case up to four (4) committee memberswill be approved for leave up to a maximum of fifteen (15) days each to attend. Requests for additional days off for union business for union stewards will be considered on a case-by-casebasis.
- 20.02 The Board may grant a leave of absence, without pay and without loss of seniority or occupational classification, to an employee who requests such leave, for good and sufficient cause. Except in extenuating circumstances, applications for leave of absence shall be submitted to the employee's Supervisor/Manager at least two (2) weeks prior to the commencement of such leave and an answer to an application will normally be given in writing within seven (7) calendar days.
- 20.03 The Board will grant a leave of absence for up to two (2) years to any employee who requests such a leave by reason of election or appointment as an officer of the Union. Such leave shall be without pay and without loss of seniority or occupational classification. Requests for further leaves will be considered on a case-by-case basis.
- 20.04 (a) For employees requiring a leave of absence for the purpose of filling a political office, the Board agrees to grant a leave of absence, without loss of seniority held at time of leave plus three (3)months and without pay, for a period not to exceed the term of office or four (4) years, whichever is less.
 - (b) Such leave must be requested in writing at least one () onth prior to the commencement of such leave. Upon return the employee shall be placed on such work as the employee is fully capable of performing and to which the employee is entitled by reason of seniority.
- **20.05** The employee may only accumulate further seniority during the first three (3) months of a granted leave of absence.

ARTICLE 20 - LEAVES OF ABSENCE (cont'd)

- When an employee is summoned for jury duty or subpoenaed by the Crown, the Board agrees to compensate the employee for the difference between the pay the 20.06 employee would have received while working and the fee received from the Court. The Board will continue to pay the employee his or her wages, and the employee will remit to the Board the fee received from the Court Employees are to report back to work when they are not required to serve or give evidence, and where there is still time left in the regular work day. An employee chosen for jury duty must notify the Superintendent of Education/Facilities Services or designate immediately.
- 20.07 Salary for time lost due to compulsory quarantine shall be paid to employees when certified by the local Medical Officer of Health and is not chargeable to sick leave

Notwithstanding the foregoing, an employee who is temporarily prohibited by her or his physician from entering a particular area or building due to the presence or suspected presence of an organism or illness of a temporary nature shall so notify the Manager of Employee Relations/Services, and may be re-assigned as necessary during the period of prohibition. The employee shall be responsible for providing the Board with a medical certificate stating the reason for the prohibition, the nature of and reason for the concern, and the time period for which re-assignment may be necessary.

20.08 (a)

Pregnancy Leave Upon written request, pregnancy leave, without pay, shall be granted in accordance with the Employment Standards Act, to an employee who has worked for the Board for at least thirteen (13) weeks. Where possible, the employee must give the Board at least two (2) weeks written notice of the date the leave is to begin, along with a certificate from a legally qualified medical practitioner stating the expected birth date. The pregnancy leave may end earlier than planned if the employee gives the Board four (4) weeks written notice before the desired date of return to work. In any event, a pregnancy leave shall commence no later than the earlier of the employee's due date or the date the child is born.

(b) Parental Leave

Upon written request, parental leave, without pay, shall be granted in accordance with the Employment Standards Act to an employee who has worked for the Board for at least thirteen (13) weeks. The parental leave may end earlier than planned if the employee gives the Board four (4) weeks written notice before the desired date of the return to work.

ARTICLE 20 - LEAVES OF ABSENCE (cont'd)

- (c) <u>Provisions Applicable to Both Pregnancy and Parental Leave</u>
 - (i) Seniority shall continue to accrue during a pregnancy or parental leave in accordance with the Employment Standards Act, up to a total maximum period of one (1) year.
 - (ii) During pregnancy or parental leave, the Board shall continue to make its contributions for the benefit plans provided under Article 38 unless the employee indicates in writing that he/she does not intend to pay his or her contributions or fails to make such contributions by way of postdated cheques provided to the Board at the commencementof the leave.
 - (iii) Where a pregnancy or parental leave is granted under the provisions of the <u>Employment Standards Act</u>, the employee shall return to the job vacated at the commencement of the leave.
 - (iv) Sick leave and vacation entitlement shall continue to accumulate in the normal fashion during pregnancy and parental leave.
 - (v) Sick pay shall not be payable during the leave.
- (d) Extended Leave

An employee may request an extension to a pregnancy **and/or** parental leave. without **pav**, for a maximum total leave of up to **twenty-four** (24) months. The employee must apply in writing for the extended leave not later than two weeks in advance of the commencementof the leave. It is understood that a leave under 20.02 may not follow a Pregnancy/Parental/Extended leave. It is also understood that Benefits coverage during the extended leave is at the employee's expense. Further, and notwithstanding paragraph **13.06**, employees on pregnancy/parental/extended leave may be replaced with temporary employees.

20.09 Supplemental Unemployment Benefits (S.U.B.) Plan

It is understood by both parties to this Agreement that the S.U.B. Plan set out herein is based upon and is subject to Employment Insurance (E.I.) Regulations and Procedures. In the event of amendment to those E.I. Regulations and Procedures, these S.U.B. provisions will be reopened and renegotiated by the parties, as required, to ensure ongoing acceptance by E.I. authorities.

- 1. The object of this S.U.B. Plan is to supplement the E.I. benefits from the Canada Employment and Immigration Commission for temporary unemployment caused by pregnancy leave or parental leave for the purpose of adoption.
- This Plan covers the employees covered by the Collective Agreement between C.U.P.E., Local 218 (Custodial) and the Durham District School Board.

ARTICLE 20 - LEAVES OF ABSENCE (cont'd)

20.09 Supplemental Unemployment Benefits (S.U.B.) Plan(cont'd)

- 3. The other requirements for receipt of S.U.B. are:
 - (a) the employee must be eligible to receive **E**.I, pregnancy or adoption benefits from the Canada Employment and Immigration Commission.
 - (b) an application for S.U.B. must be made by the employee on a form to be provided by the Board and the employee shall provide verification of the approval of the E.I. claim (in the form of his/her E.I. benefit stub and/or by obtaining a computer report from the Commission) indicating the weekly amount to be paid by the Canada Employment and Immigration Commission.
 - (c) the employee shall sign an agreement with the Board indicating:
 - (i) that the employee will return to work (prior to submitting any resignation) and remain in the service of the Board after returning from the employee's pregnancy leave or adoption leave (and any subsequent additional leave granted by the Board under the terms of the Collective Agreement) for a minimum period of three (3) months.
 - (ii) that should the employee not comply with (i) above the employee shall reimburse the Board any monies paid to the employee under this \$.U.B. Plan.
- 4. An employee must have applied for and be in receipt of E.I. benefits in order to receive payments under this S.U.B. Plan.
- 5. An employee disentitled or disqualified from receiving E,I, benefits shall not be eligible for a S,U,B, A S,U,B. payment shall be made only when it has been verified that the employee has applied for and is in receipt of E,I, benefits.
- 6. An employee shall not have the right to a S.U.B. payment except for supplementation of E.I. benefits for the unemployment period as specified by this Plan.
- 7. <u>Other Income</u>: Payments in respect of guaranteedannual remuneration or in respect of deferred remuneration or severance pay benefits will not be reduced or increased by payments received under this Plan.

ARTICLE 20 -LEAVES OF ABSENCE (cont'd)

20.09 Supplemental Unemployment Benefits (S.U.B.) Plan(cont'd)

- 8. The benefit level paid under this Plan is set at a weekly rate equal to 90% of the employee's weekly insurable earnings as determined by the Canada Employment and Immigration Commission. It is understood that in any week the total amount of the S.U.B., E.I. gross benefits and any other earnings received by the employee shall not exceed 95% of the employee's normal weekly earnings consistent with the Canada Employment and Immigration Commission regulations.
- 9. The two-week waiting period before E.I. benefits commence is the maximum number of weeks for which a S.U.B. is payable.
- 10. This Plan shall remain in effect for the term of the Collective Agreement.

20.10 Special Leave

An employee shall be granted leave of absence, with pay, charged to their sick leave, for periods of up to an annual maximum of two (2) days, one day per occurrence, for special or compassionate reasons, subject to the approval of the appropriate Manager, or designate where such leaves occur during a scheduled work day. For the purpose of this paragraph, year is defined as September 1 to August 31.

Special Leaves are:

- to attend the graduation exercise of the employee, spouse or child from a recognized course of study from a secondary school, college or university;
- 2. to attend the birth of the employee's child:
- 3. to write examinations to upgrade the employee's employment qualifications;
- 4. to attend a funeral of a close friend.
- moving to a new place of residence on the day of the move, limited to once per year.

20.11 Family Medical Leave

Notwithstanding any other provisions of the Collective Agreement dealing with unpaid leave of absence, Family Medical Leave of up to eight (8) weeks without pay shall be granted to a bargaining unit member who meets the requirements for the leave as specified in the Employment Standards Act. Nothing in this provision limits the Board's ability to grant leaves under other applicable sections of the Collective Agreement or Board policy or Board procedure.

ARTICLE 21 -VACATIONS

- 21.01 <u>Vacations: Full-time Custodians and Maintenance Personnel General</u>: Continuous employment is measured from the date the employee is officially placed in a permanent full-time or part-time position. Employeeswho are appointed to permanent placements shall be so notified in writing.
 - (a) Employees with **less** than **one** (1) year's continuous employment with the Board shall be allowed a vacation with pay in accordance with the <u>Employment Standards Act</u>, Ontario.
 - (b) A full-time employee who has completed one (1) year of continuous full-time employment as of July 1st shall be allowed two (2)weeks' vacation with pay, but in any case shall receive not less than that provided under the <u>Employment Standards Act</u>.
 - (c) A full-time employee who has completed three (3) years of continuous fulltime employment as of July 1st shall be allowed three (3) weeks' vacation with pay.
 - (d) A full-time employee who has completed eight (8) years of continuous fulltime employment as of July 1st shall be allowed four (4) weeks' vacation with pay.
 - (e) A full-time employee who has completed seventeen (17) years of continuous full-time employment as of July 1st shall be allowed five (5) weeks' vacation with pay.
 - (f) A full-time employee who has completed twenty-four (24) years of continuous full-time employment as of July 1st shall be allowed six (6) weeks' vacation with pay.
 - (g) The Board may require vacations in excess of three (3) weeks to be taken at some time other than in July or August.
 - (h) A regular employee voluntarily leaving the service at any time in the holiday year before vacation has been taken shall be paid in accordance with the following schedule:
 - (i) Those employees entitled to receive two (2) weeks' vacation or less to receive 4% of regular salary to date of termination in current vacation year.
 - (ii) Those employees entitled to receive three (3) weeks' vacation to receive 6% of regular salary to date of termination in current holiday year.
 (iii) Those employees entitled to receive four (4) weeks' vacation to receive
 - (iii) Those employees entitled to receive four (4) weeks' vacation to receive 8% of regular salary to date of termination in current holiday year.
 - (iv) Those employees entitled to receive five (5) weeks' vacation to receive 10% of regular salary to date of termination in current holiday year.
 - (v) Those employees entitled to receive six (6) weeks' vacation to receive 12% of regular salary to date of termination in current holiday year.

ARTICLE 21 -VACATIONS (cont'd)

21.02 Vacations: General

- (a) All annual vacations provided for in this Agreement shall, as a general rule, be taken during July and August in any year unless the Board permits otherwise. Vacation entitlement will be calculated as of July 1st of each year.
- (b) The Employer shall circulate the vacation entitlement list by April 15. Employeesshall sign up for their vacation requests by April 30 in order that the Board can endeavour to resolve conflicts prior to posting of the approved list by May 22. In the event of conflict in vacation times, the employee with the greatest seniority shall be given preference.
- (c) An employee who fails to sign up by April 30 shall have his or her request considered on the basis of priority by date of request, but may not displace another employee whose request has already been approved. Requests received after April 30 but before May 22 will be responded to within 10 working days of May 22. Requests received after May 22 will be responded to within 10 working days of receipt of the request.
- (d) An employee's vacation period must be taken in blocks of one or more weeks within the following vacation year except with respect to individual days occurring as a result of a paid holiday falling within the vacation period. Notwithstanding the foregoing, employees with three (3) or more weeks of vacation entitlement will be permitted to take up to five vacation days a year as individual days, subject to operational and scheduling needs. Further, it is understood that an employee's vacation may start on any day of the week.
- (e) All employees who report to the Manager of Custodial Services or the Manager of Purchasing or designate, shall, as a general rule, schedule and take their vacation during July and August in any year. However, an employee entitled to three (3) or more weeks' annual vacation may, with the prior approval of the Manager, take one (1) or more weeks of the additional vacation at a time other than July or August. Vacation taken at a time other than July or August may be taken in one (1)week blocks, but not consecutive blocks, unless taken in conjunction with the Christmas or March school break, in which case an employee may schedule two (2) consecutive weeks including the school break.
- (f) All employees who report to the Manager of MaintenanceServices or designate may take up to four (4) weeks of their annual vacation during July and August.
- (g) In the event a paid holiday falls within an employee's regular vacation period, the employee shall be granted a day off with pay in addition to regular vacation time.

ARTICLE 21 -VACATIONS (cont'd)

- 21.03 Unscheduled Leave
 - Where an employee is granted an unscheduled leave for illness, bereavement or any other purpose and such leave commences immediately prior to the commencement of the employee's scheduled vacation, the vacation period shall be rescheduled upon the employee's return to work after the completion of the unscheduled leave.
- 21.04 If an employee becomes hospitalized during a vacation period, as a result of accident or illness, or suffers a qualifying bereavementunder paragraph 29.01, the days involved shall not be counted as vacation time provided that the employee submits appropriate proof of such bereavement, or a medical certificate in the case of hospitalization. In the latter instance, sick days will be charged if available. Vacation days displaced as a result of hospitalization or qualifying bereavementshall be credited back to the employee. Subject to scheduling, operational needs, and with the approval of the supervisor, the vacation period may be appropriately extended, or the vacation days may be rescheduled at a later date in accordance with the provisions of this Article.

21.05 Pro-Rating of Vacation Time and Payment

Where an employee is absent without pay, including while on LTD or being paid directly by WSIB, or has exhausted all sick leave benefits during the vacation year, the vacation time and pay owing to the employee, subject to WSIA requirements, shall be calculated based on the applicable percentage [per article **21.01(h)]** of regular salary divided by the employee's regular daily earnings.

ARTICLE 22 - PAID HOLIDAYS

22.01 The Board agrees to pay each full-time employee a sum equivalent to the employee's current daily rate of pay (or part thereof in the case of a half-day holiday) for the following holidays:

New Year's Day Heritage Day (if declared by Federal Government) Good Friday Easter Monday Victoria Day Dominion Day Civic Holiday (August) Family Day Labour Day Thanksgiving Day Remembrance Day Half day prior to Christmas Christmas Day Boxing Day Half day prior to New Year's Day

Should the Federal or Provincial government enact legislation proclaiming any additional statutory **holiday(s)**, it shall be recognized in this Collective Agreement in accordance with legislated requirements.

ARTICLE 22 - PAID HOLIDAYS(cont'd)

22.02 In order to qualify for the above paid holidays, the employee must be at work for his/her normal complete shift prior to and following the day of the holiday.

The only exception to the above will be for leave of absence granted in writing or proven illness either the day before or the day after the holiday.

- 22.03 Where a holiday falls on a Saturday or a Sunday, employees will be granted a day's pay or a day off with pay in lieu of the holiday.
- **22.04** Employees required to work on any of the above noted holidays shall be paid at the rate of double time for actual hours worked in addition to holiday pay.
- 22.05 To be eligible for a paid holiday an employee must have completed three (3) months as a probationary employee employed to fill a permanentvacancy including time credited under Article 13.03 to a maximum of three (3)months.
- 22.06 Should schools remain open on Remembrance Day, the Board and the Union shall agree upon a "Floating Holiday" to be taken at another time in **lieu** of Remembrance Day.
- 22.07 If Heritage Day is not declared by the FederalGovernmentas a National Holiday, the Board and the union shall agree upon a "Floating Holiday" to be taken at another time in lieu of this day.

ARTICLE 23 -VACATIONS AND HOLIDAYS • PART-TIME EMPLOYEES

23.01 It is agreed by the parties to this Agreement that regular part-time employees shall receive a vacation and holiday allowance in an amount proportional to the amount of time normally worked by them in comparison with the normal work week in effect for custodial or maintenance staff and provided the employees meet the requirements as set out in Articles 21 and 22. In explanation of the above, for specified holidays listed in Article 22, the employee will be paid the regular hourly rate for the number of hours normally worked in the four (4) week period while schools are operating preceding each holiday. In the case of Civic Holiday and Labour Day, the employee shall be paid the regular hourly rate for the number of the specified holiday.

ARTICLE 24 -TOOLS, EQUIPMENT AND CLEANING MATERIALS

24.01 The Board will supply all tools, equipment and cleaning materials necessary to carry out the work required in maintaining the schools. Maintenancepersonnel are expected to furnish their personal hand tools. Provided such tools are exchanged, tools broken or worn on the job will be replaced by the Board.

ARTICLE 25 - UNIFORMS AND SAFETY FOOTWEAR

25.01 The Board agrees to provide uniforms under the following conditions:

<u>For Employees in First Year of Employment:</u> The Board agrees to supply uniforms in stocked sizes with the employee being responsible for the cost of any alterations.

For painters	 three (3) pairs of slacks/pants and three (3) shirts/blouses
For cleaners	 one (1)smock/shirt and
For all others	one (1) pair of slacks/pants - two (2) pairs of slacks/pants and
	three (3) blouses/shirts

In addition to the above, maintenance employees will be entitled to two (2) pairs of overalls, if required.

25.02 For Employees After One (1) Year of Employment:

The Board will pay the full cost each year of one (1) pair of pants/slacks/overalls and one (1) shirt/blouse for full-time custodial or maintenanceemployees, and one (1) smock/blouse and one (1) pair of slacks/pants for cleaners.

An additional pair of pants/slacks shall be supplied to employees every second year, except for maintenance employees who shall be supplied the additional pair of pants/slacks each year.

- **25.03** The Board will supply overalls to schools as required.
- 25.04 The employees will be responsible for the **full** cost of alterations, cleaning and maintenance of the uniforms.
- **25.05** Replacementuniforms will be supplied, as required, by October 8th of each year or as soon as possible thereafter.
- **25.06** It is understood that employees who have been issued uniforms shall wear these uniforms while on duty and that Board identification crests must not be removed from any uniforms or parts thereof supplied by the Board.

ARTICLE 25 - UNIFORMS AND SAFETY FOOTWEAR (cont'd)

25.07 Safety Footwear

All bargaining unit employees, including temporary and probationary employees must wear C.S.A. approved safety footwear at all times while on duty. Effective January **I 1999**, each permanent, full-time employee who has completed the probationary period shall receive a footwear allowance per calendar year in accordance with the employee's classification as set out below. Permanent, part-time employeesshall receive the allowance every second year. Payment shall be made on the first payroll in January.

Custodians, Chief Custodians, Maintenanceand Stores Employees: (Greenpatch *safety boots* must be worn) All others: (safety *shoes* must be worn) (safety *shoes* must be worn)

- **25.08** Employees in the Security Monitor classification are exempt from the requirement to wear uniforms and safety footwear, as well as the entitlement to uniform allotment and footwear allowance.
- 25.09 Paragraphs 25.01, 25.02, 25.03, 25.05 and 25.07 remain in force through to August 31, 2010.

Effective September 1, 2010, those provisions shall be replaced, as follows:

A \$200.00 voucher will be provided annually to Custodians and Maintenance Employees, \$100 annually to Cleaners, for the purpose of purchasing Board approved apparel and/or safety footwear. It is understood that safety footwear must be purchased at least once every two years, and that Board approved uniforms must be worn while on duty. Further, identification crests must not be removed from any uniforms or parts thereof. A \$200.00 voucher will also be issued for new hires, on the understanding that this first voucher will be used for approved apparel. All bargaining unit members, including temporary and probationary employees must wear CSA approved safety footwear at all times while on duty. Further, the Board will provide overalls to schools and maintenance employees as required.

ARTICLE 26 - FIRSTAID KITS

First aid kits shall be supplied and maintained by the Board and kept in places easily accessible to all employees.

ARTICLE 27 . SICK PAY ALLOWANCE

27.01 An employee who, because of illness or injury, is unable to report for work at the regular hour must notify the Superintendent of Education/Facilities Services, or such other person as may be designated, before the regular starting time in time to get a replacement and to qualify for sick pay allowance. Employees who have been absent for more than one (1) day shall be required to call in prior to reporting for work.

27.02 <u>Full-Time Custodians and Maintenance Personnel</u> For absence due to personal illness, an employee shall be allowed as follows:

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- (a) During the first three (3) months of employment: no allowance.
- (b) As of July 1st each year each eligible employee shall be entitled to a credit of twenty-two (22) days for each full year (i.e. 12 months) of employment with the Board, accumulative to a maximum total of two hundred and sixty (260) days. Sick leave credit will be applied on July 1 of each year for employees actively at work on that date, or on the first working day in the year on which the employee is actively at work and is not on a work trial through the Disability Management Program. Employees hired after July 1st or leaving the employ of the Board before June 30 shall be credited with a proportion thereof. A full-time employee working less than twelve months per year shall be entitled to a sick leave credit on a pro-rata basis proportional to full months worked in a year (i.e. 10 month employee = 10/12 of 22 = 18 days sick leave credit).
- (c) Whenever an employee claims sick leave, such employee may be required by the Board to provide a doctor's certificate, and for absences of three (3) days or more, an employee shall provide a doctor's certificate.
- (d) An employee on work trial through the Disability Management Program shall not be credited with sick leave entitlement until the employee is actively at work performing his or her regular, full-time hours of work and duties.
- (e) Where a full-time employee returns to part-time work with a part-time leave of absence, and is not on a work trial through the Disability Management Program, his or her sick leave entitlement will be calculated as though he or she is a part-time employee, calculated effective the first day on which the employee commences the part-time work.
- 27.03 A statement of an employee's accumulated sick leave shall be issued to each employee annually.

ARTICLE 27 -SICK PAY ALLOWANCE (cont'd)

27.04 Where an employee has received sick benefits from the Board related to a non-occupational illness or injury, and subsequently receives a judgement or award from a third party for loss of wages relating to the same absence, the employee shall be required to pay to the Board the lesser of the amount of such award or the sick leave payments received and the Board will reinstate the appropriate number of sick leave credits to the employee.

ARTICLE 28 -SICK PAY ALLOWANCE · PART-TIME PERSONNEL

- 28.01 Sick Leave for Regular Part-Time Employees For absences due to personal illness, an employee shall be allowed as follows:
 - (a) During the first three (3) months of employment: no allowance.
 - (b) A regular part-time employee shall be entitled to a pro rata share of the sick leave allotment of twenty-two (22) days normally available to an employee for a full year (12 months) of employment with the Board, accumulative to a maximum total of two hundred and sixty (260) days. The pro rata share shall reflect the regular part-time employee's full months of regularly scheduled employment during the year, and his or her regularly scheduled daily hours of work, both proportional to that of a full-time twelve month employee. This means a regular part-time employee scheduled to work ten full months of the year will receive a pro rata proportion of 18 part-time days sick leave. Sick leave credit will be applied on July 1st of each year for employee scheduley at work on that date, or on the first working day in the year on which the employee is actively at work and is not on a work trial through the Disability Management Program. Employeeshired after July 1st or leaving the employ of the Board before June 30th shall be credited with a proportion thereof.
 - (c) For clarification, a "day" shall mean the number of hours per week regularly scheduled for the employee, divided by five (5), e.g., a twelve month employee regularly scheduled for twenty hours a week shall be credited with 22-4 hour days.
 - (d) Whenever an employee claims sick leave, such employee may be required by the Board to provide a doctor's certificate, and for absences of three (3) days or more, an employee shall provide a doctor's note.
 - (e) An employee on work trial through the Disability Management Program shall be credited with sick leave entitlement when the employee is actively at work performing his or her regular hours of work and duties.
- **28.02** A statement of an employee's accumulated sick leave shall be issued to each employee annually.
- 28.03 In the event an employee is sick at a time when the employee is scheduled to work eight (8) hours, the employee may draw the number of days sick pay allowance to make up eight (8) hours pay for each day of illness.

ARTICLE 29 -BEREAVEMENT

29.01 An employee shall be allowed five (5) successive working days for leave of absence, with pay, on the death of an employee's spouse, child, parent, sister or brother.

Bereavement leave for up to a maximum of three (3) successive working days, with pay, may be granted for the purpose of making the arrangements for or attending the funeral or a formal memorial service upon the death of an employee's step sister, step brother, mother-in-law, father-in-law, grandparent, grandparent-in-law, son-in-law, daughter-in-law, sister-in-law and brother-in-law, grandchild and any other person normally in residence with the employee as part of the family unit.

Additional days travelling time without pay may be granted if required.

ARTICLE 30 • RETIREMENT GRATUITY

30.01 A regular full-time employee with a minimum of ten (**10**) years continuous employment or its equivalent with the Board, retiring at her or his normal or earlier retirement date shall be granted a gratuity based on the employee's sick leave reserve, years of service, and salary at retirement according to the following schedule:

 Years of Service
 Maximum Gratuity

 10
 20% of the unexpended portion of sick leave reserve at the salary return of the salary

plus 2% for each additional year of service up to a maximum of 50% for twenty-

five (25) years or over. This gratuity will be paid in one sum at the time of retirement or in April of the year following retirement provided that, if the employee wishes the gratuity on retirement, the Board must be so advised in writing before December 31 of the preceding year.

- 30.02 In the event of the death of an employee, either before or after retirement but before receiving the benefits of the retirement gratuity as provided under Section 30.01, such benefits will be paid to the employee's estate.
- **30.03** Any gratuity payable under this plan shall not exceed an amount equal to the retiring employee's salary or other remuneration for the six (6) month period last worked. The amount in any event shall not exceed that permitted by the <u>Education Act</u>.
- **30.04** A retiring employee, as referred to in Section **30.01** above, is interpreted as being one who ceases to be employed by the Board on account of age or **ill** health, and is not resigning to take another position or being dismissed for cause.

ARTICLE 30 - RETIREMENT GRATUITY (cont'd)

30.05 It is understood that retirement gratuity is not a severance payment, and is not payable in any instance except where an eligible employee dies, or retires having applied for, and with the intention of, taking a pension.

ARTICLE 31 - JOB POSTING PROCEDURE AND PROMOTIONS

- 31.01 The Board agrees to post notice of vacancies occurring in the Maintenance Departmentand in the positions of Cleaner which are in excess of four (4) hours, Chief Custodian, Shipper/Receiver, Truck Driver, Inventory Control Clerk, and Cafeteria staff. Such vacancies shall be posted region-wide subject to the following conditions:
 - (a) The original vacancy together with the two succeeding vacancies only will be posted for a period of ten (10) working days, and will normally be so posted within ten (10) working days of a known permanentvacancy.
 - (b) Copies of all postings shall be sent to the Secretary of the Union.
 - (c) If a successful applicant is found unsuitable within six (6) months from the date of filling the vacancy, he/she will move to whatever vacant position is available but may not move back automatically to his or her previous position. If the successful applicant elects to leave the new position or is found to be unsuitable within a two week period of having been placed in the new position, he/she shall return to the position vacated and the applicant who would have been selected next from those interviewed for the vacancy will be offered the position.
 - (d) Vacancies will not be posted during the months of July and August, but the Board shall be free to arrange to have any necessary work done during that period with whatever means are at the Board's disposal.
 - (e) Postings shall contain the following information: classification title, qualifications required including job knowledge, education, shift, hours of work, and applicable wage or wage range.
 - (f) Permanentfull-time employees shall be given preference for full-time vacancies. Permanentpart-time employees shall be given preference for part-time vacancies.
 - (g) Any advertised vacant posting shall be filled as expeditiously as possible where there have been internal candidates.

29

ARTICLE 31 - JOB POSTING PROCEDURE AND PROMOTIONS(cont'd)

31.02 Applicants for posted vacancies will be considered on the basis of ability, qualifications, merit and experience with the Durham District School Board and its predecessors, and where two or more applicants are capable of performing the job and are deemed to be equal as to the above factors, seniority shall be the determining factor.

Normally, within ten (10) working days of the close of the posting date, all applicants and the Union will be notified as to the name of the successful applicant.

- NOTE 1: In any job posting, the senior candidate will be offered the position, without an interview, in circumstances where:
 - a) for that candidate, the job represents a lateral move, within the same position:
 - b) there are no outstanding employment concerns in relation to attendance history, disciplinary record or work performance: and,
- NOTE 2: With respect to sub-paragraph (a) above, it is understood, in the case of a chief custodian, that a lateral move includes a move to a lesser number of classrooms; in addition, where a chief custodian has more than two (2) years experience as a chief custodian in a higher category, a lateral move would include a move to that greater number of classrooms.
- **31.03** If no applications are received by **10:00** a.m. on the fifth (5th) working day following the date of posting, the Board may start proceedings to secure applications from outside labour sources. This in no way shall limit the Board from hiring temporary employees to fill the vacancy while the posting is being processed.
- **31.04** The Board reserves the right to hire outside help provided that in its opinion the internal applicants are not capable of performing the work required. If, in the opinion of the Union, the Board has not considered all of the relevant factors, the matter may be subject to the grievance procedure.
- **31.05** It is agreed that successful applicants of the job-bidding procedure will not be permitted to re-apply for a period of one (1) year except by written permission of the Board.

ARTICLE 31 - JOB POSTING PROCEDURE AND PROMOTIONS(cont'd)

31.06 Night Shift Incumbent Preference

Night shift or afternoon shift personnel who want a day shift job shall register their request with the Manager of Custodial Services indicating their interest in permanentand/or temporary day shift jobs. When a permanentday shift job is vacant, the Manager of Custodial Services shall poll the list of registrants in order of seniority and give preference to registrants before new hires are made to fill the vacancy.

When a temporary job opens for a week or more, and is to be filled, the Manager of Custodial Services shall poll the list of registrants in order of seniority in the municipality where the vacancy exists. When an opening is refused, the name of the registrant shall be removed from the list. The employee may re-register after three (3) months.

Be it further understood that employees within the particular school, where temporary vacancies of four days or less occur, will receive preference before any transfers **cr hirings are** considered. Where vacancies are in excess of **4** days, preference will be given to employees on the list

31.07 Temporary Summer Chief Custodial Vacancies

When a vacancy arises because the Board decides to fill in for a Chief Custodian for a period exceeding two (2) calendar weeks during the summer months, the Board shall permit an employee in the custodial classification to transfer to fill the vacancy in preference to using a temporary employee as a replacement. Prior to each summer period, employees shall be invited to state their desire to be so considered and the Board will consult with such employees as required when a vacancy occurs. It is understoodthat employees within the particular school will receive preference before any transfers or hirings are considered.

31.08 A vacancy created by the absence of an ill or disabled employee will be posted or in any event, treated as a permanent vacancy at the point in time when the absent employee first receives benefits under the Long Term Disability Plan, Workers' Compensation Disability Pension, or is receiving Workers' Compensation benefits for a period of one and one-half (1%)ears, or earlier by mutual agreement between the Union and the Board.

Should the employee recover and be capable of performing the **job** In the classification previously held, the employee shall be entitled to fill any suitable vacancy in that classification available at the time. If a suitable vacancy is not available, the employee shall be entitled to displace the mostjunior employee in that classification within the geographic area, provided the employee has greater seniority.

Employees absent due to Long Term Disability shall continue to accumulate seniority for a maximum of one (1) year while on Long Term Disability.

31

ARTICLE 31 - JOB POSTING PROCEDURE AND PROMOTIONS(cont'd)

31.09 If an employee is absent from work through illness or injury and the parties agree that such absence will, in all probability, be in excess of six (6) months, the vacancy created by such employee's absence shall be filled in accordance with Section 31.06 of the Collective Agreement or by hiring an employee to fill the regular complement of staff. Upon return of the absent employee, employees affected will revert to their original positions subject to Article 15.

The foregoing is not intended to operate under or be affected by Section 31.08.

ARTICLE 32 -HOURS OF WORK AND OVERTIME

- **32.01** This section is not to be construed as a guarantee of hours of work per day or per week.
- **32.02** The normal hours of work for full-time employees in the bargaining unit shall be eight (8) hours per day and forty (40) hours per week, Monday to Friday inclusive.
- **32.03** All hours worked in excess of eight (8) hour per day or forty (40) hour per week shall be paid at the rate of time and one-half the employee's regular straight time rate of pay, Time absent by an employee due to illness, during regularly scheduled hours, or on a recognized paid holiday under Article **22**, shall be counted as time worked for the purpose of calculating hours worked under this clause.
- 32.04 Any hours worked for which extra compensation is paid, such as school checks, week-end firing, or emergency call-backs shall not be considered as overtime hours worked.
- 32.05 When an employee is required to perform work after regular working hours for outside organizations using the facilities of the school, the employee shall be paid at the rate of time and one-half the employee's normal rate of pay, converted to an hourly rate, Monday to Saturday inclusive, and double time on Sunday. However, it is clearly understood that where regularly scheduled Saturday or Sunday programs sponsored by the Durham District School Board, or by the Recreational Commission, which extend to at least a ten-week period are required, the Board may require regular employees to work at the premium rate stipulated by this clause or may have part-time employees work at straight time rates so long as such work does not reduce the normal working hours of regular employees.
- **32.06** Work performed on Sunday, except as noted under Section **32.05**, shall be paidfor at the rate of double the employee's regular hourly rate of pay.

ARTICLE 32 - HOURS OF WORK AND OVERTIME (cont'd)

32.07 The hours of work for part-time employees shall be set in accordance with the requirements of the Board, with overtime applying for any work performed over eight (8) hours per day or forty (40) hours per week. Time absent by an employee due to illness, during his regularly scheduled hours, or on a recognized paid holiday under Article 22, shall be counted as time worked for the purpose of calculating hours worked under this clause.

It is further understood that during the March break, summer break, and Christmas break, part-time employees shall be allowed to work their allotted hours in eight (8) hour shifts if the employee so desires.

32.08 Overtime shall be distributed as equitably as possible among those employees performing the work within the school or within a maintenance classification. In the event of absenteeism where fill-in is required, overtime will be offered to existing staff if no floater/casual help is available. Where such overtime is required, the overtime will be first offered to the employeeswithin the Supervisor's area of jurisdiction.

For the purpose only of determining an employee's entitlement to overtime, overtime which has been scheduled and refused shall be considered as **overtime** worked by that same employee.

- 32.09 During school holidays, namely the Christmas break, March break and summer vacation, the hours shall be 7:00 am. to 4:15 p.m. with a half-hour lunch on Monday to Thursday, and 7:00 a.m. to 12:00 noon with no break for lunch on Fridays. Hours on an individual day may be adjusted to meet specific needs, but, in any event, the starting or finishing times will not be changed by more than two (2) hours. In the case of a statutory holiday falling in the Monday to Thursday period, it shall be counted as eight (8) hours and the balance of the work week must still equal thirty-two (32) hours.
- **32.10** (a) The hours of work for custodians and chief custodians in the secondary schools shall normally be within the following ranges: <u>Day shift</u>
 - shall commence not before 6:30 a.m. and not after 8:00 a.m.
 - shall end not before 3:00 p.m. and not after 4:30 p.m.

Afternoon shift

- shall commence not before 3:00 p.m. and not after 4:00 p.m.
- shall end not before 11:30 p.m. and not after 12:30 am.

ARTICLE 32 - HOURS OF WORK AND OVERTIME (cont'd

- **32.10 (b)** The hours of work for custodians and chief custodians in the elementary schools shall normally be within the following ranges: <u>Day shift</u>
 - shall commence not before 6:30 a.m. and not after 8:00 a.m.
 shall end not before 3:00 p.m. and not after 4:30 p.m.

<u>Afternoon shift</u>

Custodians who regularly work on the second (afternoon) shift in a **two (2)** custodian (or more) elementary school shall be scheduled:

Mondaythrough Thursday - 3:30 p.m. to 11:30 p.m. Friday - 1:00 p.m. to 9:00 p.m.

- (c) It is understood that the Board may alter particular Friday shifts to accommodate the community use of schools.
- (d) Where all custodians in a school agree to a permanent shift arrangement [i.e. days or nights] for custodians in the school, the Custodial Supervisor, in consultation with the Manager of Custodial Services, may approve the arrangement, which may be discontinued at any time in the sole discretion of the Board or in the event an employee in the school withdraws his or her agreement to the arrangement, with two (2) weeks notice to the employees. Permanent shift arrangementswill not apply to Chief Custodian positions; and secondary position postings shall continue to state that shift rotation is required.
- 32.11 Custodians scheduled to work overtime for school or community functions and reporting for such overtime will be guaranteed pay for the time so scheduled up to a maximum of two and one-half(2½) hours at straight time rates.
- **32.12** In the event of **staff** shortage on the day shift in an elementary school, if the Board decides to re-assign an employee to that shift, the re-assignment will be offered first to afternoon staff assigned to that school. If a shortage still exists, the senior employee at the designated high school shall be offered the opportunity to fill the shortage unless that would create an operational problem at the secondary school. If no employee accepts the assignment, the least senior employee from the designated secondary school mustfill the shortage.
- **32.13** Cleanerswill be offered additional work opportunities, where appropriate and available.

ARTICLE 33 -GENERAL PROVISIONS

33.01 Vehicle Allowance

Effective January 1, 1999, employees required to use their own vehicles on Board business shall be paid at the Board kilometre rate or \$.31 per kilometre, whichever is greater.

For painters who are required to use their vehicles to report to work at locations more than six (6) miles from their base work locations, the Board kilometre rate or \$,31 per kilometre, whichever is greater.

Where the Board requires maintenance employees to carry tool boxes or heavy tools or equipment in their cars, the Board kilometre rate plus \$.05 per kilometre, or \$.36 per kilometre, whichever is greater, shall be paid.

The Board agrees that periodic increases to the above rates, shall be paid at a rate established from time to time by the resolution of the Board and will automatically apply to the bargaining unit

33.02 Week-End and Holiday Security Checks

When a custodian is required to do security checks on a weekend or paid holiday in order to maintain a proper heat level in the school, the rate of pay shall be at 2.5 hours per check.

33.03 New Classifications

In the event that new jobs are created or a new classification arises or significant changes in duties are made in an existing classification, it is agreed between the parties that such new job or classification shall be evaluated and paid in accordance with the C.U.P.E. (Custodial) Job Evaluation Program, as per Schedule B, B-1 and Appendix A

33.04 Credit Union

The employer agrees to deduct authorized credit union contributions from each pay and to remit such to one of the **two** (2) recognized credit unions within one (1) week of the date of the deduction.

33.05 Contracting Out

In order to provide job security for the members of the Bargaining **Unit**, the Board agrees that no employee with seniority will be laid off as the result of work or services presently performed being contracted out, or disappearing because of mechanization **or** technological changes.

ARTICLE 33 -GENERAL PROVISIONS (cont'd)

33.06 Staffing Complement

The staffing complement in the Custodial/Maintenance Bargaining Unit will not be reduced below 415/38 FTE. The custodial staff complement will be discussed with the Union at Labour/Management as the Board's accommodation plan is implemented. An increase in the net number of buildings maintained by the custodial group will be reflected in an increase in the complement number of custodians in the Board. By November 15" of each year, the Superintendent of Education/Facilities Services or designate will provide the Union with the total complement allocation for the Custodial and Maintenancegroups. Questions about the per school allocation of staffing will be discussed, as requested, at the Labour Management Committee.

33.07

Part-TimeEmployment Part-time employment is defined as being less than forty (40) hours of work per week. For employee benefit purposes, it is defined in accordance with the employee benefit booklet.

33.08 Transfers from one School to Another

An employee wishing to transfer from one school to another, shall write to the Superintendent of Education/Facilities Services or designate, setting out their desire to be transferred to a particular school or location. Such transfers will be considered on the basis of the date the request was received rather than by virtue of seniority. It is understood that all employees requests for transfers will be considered prior to the Board deciding to hire any new employees. Employees who are transferred in accordance with this provision will not be permitted to request another transfer for a period of one (1) year, except by written permission of the Board. Transfer requests to a new school can only be made when the Chief Custodian's job has been posted.

33.09 Class A Driver's Licence

Where an employee is required, as a condition of employment, to hold a Class A Driver's Licence, the Employer will reimburse the employee for fees charged by a physician for the completion of any forms required for renewal of the licence. Reimbursement is subject to presentation of a receipt.

Criminal Backaround Checks 33.10

The Board is required by law to collect criminal background checks on its employees in accordance with the regulations of Ontario.

ARTICLE 33 -GENERAL PROVISIONS (cont'd)

With the cooperation of the employees, the Board shall collect and manage personal documents and information including criminal background checks, in a secure manner that provides for confidentiality and privacy for employees.

Any disciplinary action related to the criminal background check or the Offence Declaration required by regulation may be the subject to a grievance.

33.11 Replacement Custodians

In addition to the complement specified in paragraph33.06, 7 (seven) FTE custodians may be hired as permanent replacement custodians. Such staff will be hired on a twelve-month basis, and will be deployed, as directed by the Board, to assist with coverage related to absences and special projects. Replacementcustodians will be paid the custodian rate.

33.12 Lock-in/Lockdown

In the event of an emergency where the **school/work** site has been locked-in, or locked down, and the members are required to stay beyond their normal working hours, they will be compensated at time and one-half for the additional **hour(s)**, where such additional hours would otherwise have qualified as overtime.

ARTICLE 34 -SHIFT PREMIUM

34.01 Effective May **13**, **1991**, the shift premium **for work** performed **on** the afternoon shift and/or night shift shall be **54¢** per hour. The above is not to be added to the employee's rate when calculating overtime.

Effective the first day of the third pay period after ratification of the **2008/2012** agreement, the shift premium will increase to 62¢ per hour.

For the period September **2009** to August **31, 2012** the shift premium will be increased as follows:

September 1,2009	\$0.64
September 1, 2010	\$0.66
September 2011	\$0.68

34.02 An employee will be paid the shift premium if the employee's regular shift commences at 4:00 p.m. or later or if the majority of the hours of the employee's shift are worked after 4:00 p.m. An employee will be paid the shift premium if the employee's regular shift commences at midnight or later or if the majority of the hours of the employee's shift are worked after midnight.

ARTICLE 35 - INTERPRETATION

Whenever the singular has been used throughout this Agreement, it shall be deemed to include the plural when the context **so** allows **or** requires.

ARTICLE 36 · CALL-BACK PAY

An employee called back **to** work after the completion of the employee's normal shift shall receive the greater of **two** and one-half ($2\frac{1}{2}$) hours at straighttime or time and one-half for all hours actually worked except for work performed on Sunday and Holidays, which will be paid at double time. It is understood that this shall not apply where the employee is called in early to report for a regularly scheduled shift or where the employee stays on from the end **of** the normal shift to work overtime directly following on from the shift

ARTICLE 37 - WAGE RATES AND CLASSIFICATIONS

The salary schedule and wage rate classifications shall **be** as shown in Schedule "A" which is attached hereto and forms part of this Agreement.

ARTICLE 38 - EMPLOYEE BENEFITS

38.01 The Board and eligible bargaining unit members will make contributions towards the Ontario Municipal Employees' Retirement System in accordance with the legislation.

38.02 Full-TimeEmployees

For full-time employees d the Board, the premium costs for benefits will be shared as follows:

Extended Health Benefits	Board	Employee
Group Life Insurance and	100%	Nil
A.D. & D. (coverage is compulsory)		
(capped at \$175,000)		
LTD -Long-term Disability (coverage is compulsory)	Nil	100%
(60% of monthly salary capped at \$3,500 maximum b	enefit)	
Major Medical (includes prescription drugs;	90%	10%
private hospital room;		
Vision Care/Eye Exams up to \$350 in any 24 month p	eriod for pre	scription
glasses/contact lenses/laser eye surgery		
Psychologist\$1000/yr per person;		
· •,•.••••••••,• ••• •••••••		

Para-Professional for each practitioner, payments up to a total of \$400 per person, per calendar year

- Speech Therapist 1)
- 2) Chiropractor
- 3) Osteopath
- 4) Chiropodist
- Podiatrist
- 5) 6) Naturopath
- 7) **Christian Science Practitioner**
- 8j Physiotherapist
- 9) Masseur

Hearing Aids to \$500 (every 36 months);

Dental Benefits Basic Preventative Services up to \$1,300/year per individual; Major Services up to \$1,300/year per individual: Orthodontics up to \$1,300/year per individual, \$3,900 for a lifetime;

2007 O.D.A. {Effective January 1, ZOOS)

Notes.

- 1. Dental recall once per nine (9) month period.
- 2. There is a yearly deductible of \$10.00 (single), \$20.00
- (family) combined for Major Medical and Dental benefits.
- 3. Out-ofcountry Medical Insurance eliminated.

ARTICLE 38 -EMPLOYEE BENEFITS (cont'd)

For purposes of this Article only, full-time employee shall mean an employee regularly scheduled to work twenty-five **(25)** or more hours per week.

38.03 <u>Part-time Employees</u> For part-time employees of the Board, the premium costs for benefits will be shared as follows:

Extended Health Benefits	Board	Employee
Group Life Insurance and	100%	Nil
A.D. & D. (coverage is compulsory)		
LTD (Long-term Disability (coverage is compulsory)	Nil	100%
(60% of monthly salary capped at \$3,500 maximum be	enefit)	
Major Medical (includes prescription drugs;	90%	10%
private hospital room;		
Vision Care/Eye Exams up to \$350 in any 24 month pe	eriod for pre	escription

glasses/contact lenses/laser eye surgery Psychologist \$1000 / yr per person;

Para-Professional for each practitioner, payments up to a total of \$400 per person, per calendar year

D	Speech Therapist
2)	Chiropractor
3)	Osteopath

3)	Osteopath
4)	Chiropodist
5)	Podiatrist

- Podiatrist
- Naturopath Christian Science Practitioner
- Physiotherapist
- 6) 7) 8) 9) Masseur

Hearing Aids to \$500 (every 36 months);

Dental Benefits Basic Preventative Services up to \$1,300/year per individual; Major Services up to \$1,300/year per individual; Orthodontics up to \$1,300/year per individual, \$3,900 for a lifetime;

2007 O.D.A. (Effective January 1, 2005)

ARTICLE 38 - EMPLOYEE BENEFITS (cont'd)

Notes:

- Dental recall once per nine (9) month period.
- 2. There is a yearly deductible of \$10.00 (single), \$20.00
- (family) combined for Major Medical and Dental benefits.
 For those working four (4) hours per day as a normal shift, \$10,000 coverage. Those working more or less will have the amount of coverage pro-rated according to the terms of the policy.
- 4. Outof-Country Medical Insurance eliminated.

For purposes of this Article only, part-time employee shall mean an employee regularly scheduled to work less than twenty-five (25) hours per week and a minimum of fifteen (15) hours per week.

- **38.04** The employee benefits outlined in this Article shall apply to employees with more than three **(3)** months service.
- **38.05** Employees on L.T.D. may choose to have the above benefits continued as a package by paying the total amount of premiums to the Board quarterly in advance.
- 38.06 Notwithstanding the above, eligibility for participation, coverage and benefits under paragraphs 38.02 to 38.05 of this Agreement shall be in accordance with the terms of the policy with Manulife Financial or an equivalent policy with an alternative company. For eligible expense coverage, the Group Insurance Plan booklet or the Master Policy should be consulted.

For further clarity, and to deal specifically with employees who choose to remain in employment beyond age 65, it is understood that:

- (i) eligibility to participate in the LTD program ends at age 65;
- (ii) group life and A.D. & D coverage is reduced by 50% from age 65 to 70 and ends at age 70; and,
- (iii) eligibility to participate in the Medical/Dental program ends at age **70.**
- **38.07** The Board shall provide to the Union annually, on request, a copy of all parts of the Board's Master Benefits Policy that apply to bargaining unit employees.

ARTICLE 39 -METHOD OF PAYMENT

39.01 Pay Days

- (a) Employees covered by this Collective Agreement shall be paid every second Thursday.
- (b) An employee's pay shall be calculated on the basis of the employee's hourly rate multiplied by the number of hours actually worked at straight time or overtime rates.

41

ARTICLE 39 - METHOD OF PAYMENT (cont'd)

39.02 Direct Deposit

The Board shall pay all employees covered by this Collective Agreement by means of a direct deposit electronic transfer system. It is understood that the Board incurs no additional liability to employees by implementing a direct deposit electronic transfer payroll system and that its obligation to employees on its payroll is satisfied when its payroll cheque is deposited with the banking institution which is responsible for the administration of the direct deposit system.

Newly-hiredemployees will provide the Board with the bank, trust company or credit union information necessary for deposits to be made into their accounts by no later than the date their employment commences. A failure to provide the information on or before that date may result in a withholding of pay. Employees will advise the Board of any changes in their bank, trust company or credit union arrangements at least fifteen school days prior to a pay day for the changes to be made for that pay day. Where there is insufficient information provided to allow a direct deposit to be made, the employee's pay will be held by the Board without interest. In addition, this Collective Agreement authorizes the Board to collect reasonable administration charges from an employee's salary if the Board is required to perform administrative work not otherwise required but for the employee's acts or omissions respecting the employee's direct deposit responsibilities.

39.03

Employment Insurance Rebate Effective January, 1999, and for each year thereafter, it is agreed that the Employee's share of the E.I. premium reduction rebates will be credited for their benefit in relation to benefit improvements in the current Collective Agreement

ARTICLE 40 - TERM OF AGREEMENT

- 40.01 This Agreement will continue in force and effect from the date of ratification until August 31, 2012.
- 40.02 Either party to this Agreement may, not more than ninety (90) days and not less than thirty (30) days prior to August 31, 2012, present to the other party in writing proposed terms of a new or further agreement and/or amendments to this Agreement, and a meeting shall be held within twenty (20) days, at which time the parties will commence negotiations on the proposed amendments and/or the term of a new Agreement. Failing agreement by August **31, 2012,** this Agreement and all its terms will continue in force until a new Agreement is executed **ar** until a legal strike deadline is reached, whichever shall first occur.

ARTICLE 41 -SECURITY MONITOR POSITIONS

41.01 The provisions of this Collective Agreement apply to the security monitor classification, except where otherwise noted below or dealt with elsewhere in this Agreement.

Hours of Work

Full-time security monitors shall be assigned to work eight (8) hours per day, five days per week, on a day, evening or night shift.

- 41.02 The nature of the work, and the work station for security monitors require continuous presence in the work station during the entire eight (8) hour shift The employer will provide the amenities in the work station, such as washroom, cooking facilities, etc., which will permit the employees to enjoy the normal lunch, coffee, and washroom breaks. It is understood that each eight (8) hour shift encompasses one (1) one-half hour paid lunch period.
- 41.03 A security monitor who works on a scheduled paid holiday (as per 22.01) shall be paid at the rate of double time for actual hours worked on the holiday, in addition to holiday pay. A security monitor shall receive eight (8) hours pay at his or her straight time hourly rate for a holiday not worked.
- **41.04** A security monitor is eligible for shift premium in accordance with paragraph **34.01**, provided that this is not to be added to the employee's rate when calculating premium pay for overtime (see **41.05**) or paid holiday purposes (see **41.03**).
- 41.05 Overtime at the rate of time and one-half (exclusive of any paid holiday hours) shall be paid for any hours worked in excess of the basic assignment. Hours worked on Saturdays and Sundays shall be paid at straight time, and are not eligible for overtime premium under paragraph 32.06.
- **41.06** As part of their respective legal obligations in relation to the "duty to accommodate", the parties agree that employees requiring modified duties will be given a preference in filling security monitor vacancies, subject to qualifications, ability and experience. As a result, modified duties employees in this job **classification** will not be subject to bumping from other classifications in the case of lay-off, unless they are the most junior **employee(s)** in the system and would otherwise have been subject to lay-off.

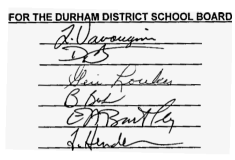
ARTICLE 42 - SUPPLEMENTATION OF WORKPLACE SAFETY AND INSURANCE AWARD

- 42.01 If an employee is prevented from performing regular work with the Board on account of an occupational accident that is recognized by the Workplace Safety & Insurance Board as compensable within the meaning of the <u>Workplace Safety</u> & Insurance Act, the Durham District School Board will supplement the award made by the Workplace Safety & Insurance Board for loss of wages together with the supplementation of the Durham District School Board will equal one hundred percent (100%) of the employee's regular wage, after normal income tax deductions considering the tax free status of Workplace Safety & Insurance income. The portion paid by the Board will be chargeable to the employee's accumulated sick credits.
- **42.02** The Board agrees to provide a copy of the Form **7**, and any attached information, to the employee concerned at the time the Form **7**, and attached information is submitted to the **W. S. I. B**.
- 42.03 The Board agrees to notify an employee of its intention to dispute his or her claim with the Workplace Safety and Insurance Board. Similarly, the Board and the employee, as the case may be, will advise the other at subsequent points in the claims process, up to and including WSIAT (Workplace Safety and Insurance Appeals Tribunal), of their intention to dispute a claim or appeal.

ARTICLE 43 -WORKPLACE HEALTHAND SAFETY

- **43.01** Unless legislation expressly prohibits maintenance of the status quo, the Board agrees to meet its obligations under the Ontario Occupational Health & Safety Act, in effect on the final ratification date of the Collective Agreement, as the minimum standard.
- **43.02** The Union and the Board agree that issues involving workplace aggression or violence shall be brought to and discussed in the **Labour/Management** Committee, and may be referred as necessary to the Joint Health and Safety Committee.
- **43.03** The Board shall maintain and apply a workplace harassment procedure in accordance with its obligations pursuant to the Ontario Human Rights Code.
- 43.04 The Board agrees to involve the union in the Disability Management Program.

Signed at Whitby, Ontario, this 24 day of MARCH, 2009



45

CANADIAN UNION OF PUBLIC EMPLOYEES/LOCAL #218 Castodia/Maintenance Bargaining Unit Betty Semmessi Au Uog Au Uog Au Uog Au Uog Au Ouog Au Ou

SCHEDULE "A" WAGE RATE CLASSIFICATIONS

<u>Notes</u>: **1.**

- 2.
- A painter performing spray painting shall receive a premium of twenty-five cents (25¢) per hour for the hours spent in such performance. Temporary summer help, when working subject to Section 31.07 in a one-person elementary school during the absence of the Chief Custodian for a period of one (1)week or more, shall receive a premium of ten cents (10¢) per hour. For a Cleaner who is promoted to Custodian, the starting pay rate shall be the "after 4-month Custodian rate" rather than the "0 to 4 month Custodian rate". 3.

46

SCHEDULE A

WAGE RATE CLASSIFICATIONS

Position	Sept.1/08 3.0%	Sept.1/09 3.0%	Sept.1/10 3.0%	Sept.1/11 3.0%
Cafeteria/Food School Assistant	22.30	22.97	23.66	24.37
Cafeteria / Food School Cashier	22.30	22.97	23.66	24.37
SECONDARY				
Building Operator [SinclairSS IEducation Centre]	27.18	28.00	28.84	29.71
Chief Custodian Cartwright HS & DASS All other Secondary Schools	26.03 26.39	26.81 27.18	27.61 28.00	28.44 28.84
ELEMENTARY)]		
Chief Custodian 1 - 14 Classrooms 15 - 23 Classrooms 24 Classrooms and over	23.95 26.03 26.39	24.67 26.81 27.18	25.41 27.61 28.00	26.17 28.44 28.84
SECONDARY / ELEMENTARY	1			
Building Conditions Co-Ordinator	22.30	22.97	23.66	24.37
Cleaner	18.80	19.36	19.94	20.54
Custodian/Replacement Custodian 0 - 4 Months After 4 Months After 8 Months After 12 Months	19.49 20.37 20.74 21.28	20.07 20.98 21.36 21.92	20.67 21.61 22.00 22.58	21.29 22.26 22.66 23.26
SECURITY				
Reception / Security [Education Centre]	22.08	22.74	23.42	24.12
Security Monitor	22.25	22.92	23.61	24.32
Security/Communications Systems Technician	26.03	26.81	27.61	28.44
STORES [Purchasing]				
Truck Driver	23.10	23.79	24.50	25.24
Shipper IReceiver	23.44	24.14	24.86	25.61
Students	13.60	14.01	14.43	14.86

	48			
Position	Sept.1/08 3.0%	Sept.1/09 3.0%	Sept.1/10 3.0%	Sept.1/11 3.0%
MAINTENANCE				
Carpenter Plumber	27.18	28.00	28 a4	29 7 1
Electrician Energy Systems Analyst Maintenance Co-ordinator Welder Mechanic	26 39	27 18	28 00	28 84
Energy Systems Controls Technician	2971	3060	31 52	32 47
Maintenance/Locksmith Assistant •	22 25	22 92	2361	24 32
Bricklayer Door Mechanic / Locksmith Glazier Metal Mechanic Group Leader - General Maintenance H.V.A.C. Refrigeration Mechanic Small Equipment Repair Technician	26 03	26 81	27 61	28 44
Chief Painter	25.34	26 10	26 88	27 69
Group Leader Painter	24.00	2472	25 46	26 22
General Maintenance	23.95	2467	25 4 1	26 17
Painter	23.43	24 13	24 85	25 60
Carpet Crew Maintenance Clerk	22.30	22 97	2366	24 37
General Labour Temporary Summer Help	19.77	20.36	20 97	21 60
Probationary Employees - Maintenance	19,49	20 07	2067	21 29

Above Complement

49 SCHEDULE "B"

JOB EVALUATION

<u>General</u>

- 1.01 The C.U.P.E. Job Evaluation System (previously adopted by both Parties for Pay Equity) is the system that is to be used by the Parties in evaluating the relative worth of jobs falling within the scope of the bargaining unit Individual job classifications and salary rates will be in accordance with Schedule "A" of this Collective Agreement.
- **1.02** The Parties may, by mutual agreement in writing, modify any aspect of the Job Evaluation System in order to bring about improvements in the implementation and maintenance of the system.
- **1.03** All new and revised job descriptions submitted to the Evaluation Committee shall be evaluated by the Committee in accordance with the Job Evaluation System.
- 1.04 Revisedjob description evaluation requests shall be considered twice each year, approximately mid-April and mid-October. Newly-established jobs shall be evaluated at the time of establishment.

2. Evaluation Committee

- 2.01 There will be an Evaluation Committee composed of six persons: three representatives of the Board of Education, and three appointees from the Union (at least one representative from each of Plant Operations and Maintenance). The Evaluation Committee shall consider all requests for evaluation of job descriptions for new positions created within the bargaining unit and for re-evaluation of revised job descriptions for existing positions.
- 2.02 Each Party will notify the other Party in writing of its appointees to this Committee. Each member of the Committee will commit themselves to serve a minimum of three (3) years in the interest of continuity. Training on the Job Evaluation System for the Union appointees will be done at no cost to the Board.

SCHEDULE "B" - JOB EVALUATION (cont'd)

- 3. Job Re-Evaluation Procedures
 - 3.01 An employee who feels that there has been a significant change in the duties or responsibilities of their position shall confirm such changes with their Department Head. Where the Department Head does not confirm the changes, the employee may appeal that decision to the appropriate Superintendent of Education. The decision of the appropriate Superintendent of Education. The decision of the appropriate Superintendent of a grievance. If the changes are confirmed, then the employee shall be required to complete a revised job description and Job Fact Sheet in collaboration with their immediate supervisor. Once the revised job description and Job Fact Sheet in collaboration with their incumbents in the same position, these documents shall be forwarded to the Manager of Employee Relations/Services, accompanied by a completed Job Re-Evaluation Request Form. Requests for job re-evaluations are to be submitted either by April 1 st or October 1 steach year.

50

- 3.02 Salary increases resulting from the re-evaluation shall be made effective the beginning of the pay period following the date that the Manager of Employee Relations/Services received both the revised Job Description and the Completed Job Fact Sheet.
- 4. Arbitration Process
 - **4.01** If agreement cannot be reached by the Evaluation Committee, the matter shall be referred to a single Arbitrator, selected from a list of mutually agreed upon arbitrators.
 - 4.02 The decision of the Arbitrator shall be final and binding on the Parties.
 - 4.03 The Arbitrator's fees and expenses shall be shared equally by the Parties.
 - 4.04 No person may be appointed as an Arbitrator who has been involved in an attempt to negotiate or settle the matter leading to Arbitration.

51 SCHEDULE "B-1"

C.U.P.E. Custodial Job Evaluation

- 1. The job descriptions for all new positions shall be evaluated by the Evaluation Committee, and shall be assigned an hourly rate in accordance with the point bands and hourly rates as set out in Appendix "A" attached hereto.
- 2. For employees who seek re-evaluation in accordance with paragraph3.01 of Schedule "B" to the Collective Agreement (i.e. based upon a significant change in duties or responsibilities), the revised job description shall be evaluated by the Evaluation Committee, and the Occupational Classification shall be formally assigned an hourly rate in accordance with the point bands and hourly rates as set out in Appendix "A", subject to the following:
 - A. Where re-evaluation maintains the Occupational Classification within the same band, or raises it to a higher band,
 - (i) the hourly rate to be paid shall not **be** less than that set out in Appendix "A", for both new and incumbent employees in the Occupational Classification; <u>and</u>,
 - (ii) the existing hourly rate, if higher than the Appendix "A" rate, shall continue to be paid to the incumbent employees for as long as they remain in that position, but the rate for new appointees to that position shall be as set out in Appendix "A".
 - **B.** Where re-evaluation lowers the Occupational Classification to a lower band, the hourly rate to be paid shall be as set out in Appendix "A".
- 3. During the period from January ■1994 to June 30, 1994, all employees in the bargaining unit shall be entitled to have their positions re-evaluated, regardless of whether there has been a significant change in duties and responsibilities. The process to be followed shall be as set out in paragraph3.01 of Schedule"B". No salary changes shall result from re-evaluations under this "window", but the results shall be reviewed by the parties hereto.
- 4. No salary changes shall result for incumbents in Occupational Classifications which are not re-evaluated under either 2 or 3 above.
- Paragraph 2 above is subject to the provisions of the <u>Social Contract Act. 1993</u>.
- 6. It is understood that all occupational classifications shall have been evaluated, either previously, or under **1**2, or **3** above.

APPENDIX "A"					
Points	Sept.1/08	Sept.1/09	Sept.1/10	Sept.1/11	
130 - 144	15.99	16.47	16.96	17.47	
145 - 159	17.38	17.90	18.44	18.99	
160 - 174	18.80	19.36	19.94	20.54	
175 - 189	18.99	19.56	20.15	20.34	
190 - 204	22.08	22.74	23.42	24.12	
205 - 219	22.19	22.86	23.55	24.26	
220 - 234	22.25	22.92	23.61	24.32	
235 - 249	22.30	22.97	23.66	24.37	
250 - 264	23.10	23.79	24.50	25.24	
265 - 279	23.44	24.14	24.86	25.61	
280 - 294	23.60	24.31	25.04	25.79	
295 - 309	23.95	24.67	25.41	26.17	
310 - 324	26.03	26.81	27.61	28.44	
325 - 339	26.39	27.18	28.00	28.84	
340 - 354	27.18	28.00	28.84	29.71	
355 - 369	28.00	28.84	29.71	30.60	
370 - 384	28.84	29.71	30.60	31.52	
385 - 399	29.71	30.60	31.52	32.47	

LETTER OF UNDERSTANDING #1 Re: Split Shifts

The Board agrees that there will be no further split shift arrangements in addition to those already in place including **E.** A. **Fairman P. S.**, Palmerston Avenue P. S., Mary Street Community School, Harmony Road P.S. and, Valley View P.S. except by mutual agreement between the Board and the Union.

LETTER OF UNDERSTANDING #2

<u>Re: Short-Term Government Incentive Program Employees</u> The parties recognize that employees hired for short-term government incentive programs shall not be governed by the provisions of the Collective Agreement provided in no case shall such employees be hired as temporary and or permanentreplacements for bargaining unit employees, nor shall the hiring of such short-term employees result in the displacement of bargaining unit employees. The Union shall be advised as to the work, the locations of **all such** employees.

LETTER OF UNDERSTANDING #3

Re: Contracting Out of Custodial Services •

Board decision to contract out two additional schools in 1978. The Board believes it properly carried out its responsibilities to the public, and within the spirit and intent of Article 33.05 when the decision was made.

The Board recognizes the critical nature of its decision as viewed by the Union.

Accordingly, and as an essential element in concluding negotiations for the Collective Agreement, the Board agrees that during the effective term of the Collective Agreement, as set out in Article 40 of the Collective Agreement, the Board will not contract out any additional schools.

LETTER OF UNDERSTANDING #4

Re: Grade 12

In order to fully and finally resolve the issue of the Grade 12 qualification for custodial/maintenance employees, the parties agree that all employees permanently employed by the Board in its Custodial/Maintenance Bargaining Unit prior to December 31, 2002 will be treated for all purposes under the Collective Agreement as though they have a Grade 12 graduation diploma. This Agreement shall not be construed in any way to imply a waiver of any other qualification, term condition or requirement of a position or promotion to which an employee may apply.

54 LETTER OF UNDERSTANDING #5 Re: Temporary Positions

Re: Temporary Positions The parties agree to meet, as necessary, to continue the practice of providing permanent employees with a reasonable opportunity to get experience in available temporary shipper/receiver positions.

LETTER OF UNDERSTANDING #6 <u>Re: Twinning</u>

The Board agrees no further twinning of schools will occur for the life \mathbf{c} this Collective Agreement.

LETTER OF UNDERSTANDING #7 Re: CUPE President

Where the President of CUPE, Local 218, is an employee from this bargaining unit, it is understood that the position will be replaced, on a temporary basis, for the duration of the term.

LETTER OF UNDERSTANDING #8 RE: Contracting In/ Contracting Out

The Durham District School Board and **CUPE 218** are committed to open communications and a transparent process in regard to contracting in services.

Through the Labour-Managementcommittee the parties will review opportunities to contract in work into the bargaining unit that is currently contracted out. Any such discussions must demonstrate if the Board were to consider contracting in any services, there would be a cost savings to the Board and an ability to meet system needs.

LETTER OF UNDERSTANDING #9 Cafeteria Employees

The parties agree to meet, represented by three (3) bargaining unit members and three (3) members of Management, within **60** days of ratification of the **2008-2012** Collective Agreement, to discuss concerns of cafeteria employees regarding workload, working conditions and hours of work.

LETTER OF UNDERSTANDING #10 Re: Joint Professional Development Committee

- CUPE Local 218 and the Board jointly agree to a philosophy which encourages professional development for staff. A professional development committee with the parties as equal participants will be established as per the PDT agreement and meet within thirty (30)days of ratification to review professional development opportunities and make recommendations to the Board for the one time allocation in 2008-2009 subject to the receipt of Ministry funding.
- 2. The proportionate share of money for the CUPE bargaining units, as provided by the Ministry of Education, will be used to support the professional development of bargaining unit members in 2008-2009 and/or 2009-2010. It is understood that the total amount used for professional developmentactivities for members of the bargaining unit shall not exceed the bargaining unit's proportionate share of the fund provided by the Ministry of Education based upon the CUPE 218 FTE to the total FTE of the Durham District School Board's unionized and non-unionized education supportworkers as reported in the Durham District School Board 2006-2007 financial statements. The Board shall share the financial analysis of this allocation with CUPE Local 218.

LETTER OF UNDERSTANDING#11 On-Call Security Opportunities

Subject to the criteria specified in paragraph **31.02** note (**b**), bargaining unit members who wish to be considered for on-call security opportunities shall express their interest in writing to the Manager of Custodial Services. Such opportunities will be shared equitably among those employees who meet the qualifying criteria.

LETTER OF UNDERSTANDING#12 Re: Supervision

Durham District School Board and CUPE Local **218** agree that in no case shall general student **supervision** be assigned to a classification or position in this bargaining unit where supervision is not a core duty of that classification.

This does not diminish any employee's obligation to assist in extenuating circumstances or in emergency situations under the Safe Schools Act.

55

LETTER OF UNDERSTANDING#13 Benefits and Other Working Conditions

The Parties have noted the government's intention, conditional upon the approval by the Lieutenant-Governor-in-Council, to allocate an additional annual enhancement of \$33 million (0.26% increase in benchmarks), effective in 2010-11, to enhance group benefits and otherworking conditions for all School Boards in Ontario as locally negotiated for implementation by September 1, 2010.

Board-by-Board projections of this allocation are provided in the Appendix, "Benefits and Other Working Conditions."

Boards must spend no less than their allocated amount under this \$33 million enhancement.

The CUPE Local's share of the Board's allocation under the \$33 million enhancement shall be the ratio of its FTE of employees eligible for benefits compared to the total FTE of unionized and non-unionized employees as reported in the 2008-2009 Financial Statements. In determining the ratio, occasional teachers, whether part of an independent or integrated Bargaining Unit, shall be excluded.

Each School Board shall share the financial analysis and calculations of this allocation with the CUPE local Bargaining Unit.

All group benefit coverage levels, provisions and practices in place in 2007-2008, and not revised under this \$33 million enhancement, shall remain status quo for the 2008 to 2012 locally negotiated Collective Agreements. For clarity, if in September 2007 the ODA rate was set at 2005 rates, then in September 2009 the ODA rate would be set at 2007 rates.

Upon written request, School Boards shall provide the local CUPE Bargaining Unit with the requested disclosure to inform decision making on this matter. The nature of the disclosure will be similar to, but not limited to, the information provided by School Boards in a public procurement process.

The Share of the Benefit Enhancementmonies allocated to the employees of the Durham District School Board is estimated to be **\$\$1,105,510** and the CUPE Local **218** share of this money is estimated to be **\$287,672**.

In accordance with the terms of the Provincial Discussion Table (PDT) agreement, for the 2008-2012 collective agreement, the Durham District School Board and CUPE Local 218 agree that the additional annual enhancement of benefits effective September 1 st 2010 shall first be applied as follows:

Benefits and Other Working Conditions (cont'd)

- Increase Vision Care from \$350/24 to \$600/24 at a cost of approximately \$80,400
- Increase Orthotics from \$400/3yrs to \$600/3yrs at a cost of approximately \$42,000
- Increase Hearing Aids from \$500 to \$750 every 36 months at a cost of approximately \$3,300
- Increase Para professional from \$400 to \$500 annually at a cost of approximately \$57,950
- Increase Psychologists coverage from \$1000 to \$1500 per person per year no cap per visit at a cost of approximately \$8,600
- Increase Major Restorative dental services from \$1300 to \$1700 at a cost of approximately \$22,800
- Increase Orthodontics from \$1300 to \$1500 and \$4100 lifetime maximum at a cost of approximately \$18,250
- Add Ambulance cost transfer from one hospital to another at a cost of approximately \$3,300

When exact funding is confirmed, the parties shall meet and allocate the remaining portion of approximately **\$51,072** to the following until the funding is exhausted:

- Acupuncturist, Nutritionist, Homeopath coverage
- Exemption for Orthotics and Braces for children on the 24 month limits due to growth
- Č-PAP equipment and supplies for Sleep Apnea
- Six month dental recall examination

LETTER OF UNDERSTANDING#14 Staffing Funding Enhancement for 2009-10

WHEREAS the Government has indicated its intention, conditional upon approval by the Lieutenant Governor-in-Council, to increase in **2009-10** to School Operations benchmark per square metre by \$1.41;

AND WHEREAS the Governmentwill require that this funding enhancementwill be used, in **2009/10, in** the manner described below;

Subject to the above, in 2009/10, the Board will apply this enhanced funding, **up** to the value of the Board's share, in the following order:

- Offset staff reductions in Custodial/Maintenance/Skilled Trades/Building Security Staff that may otherwise have occurred between 2008-09 and 2009-10 school years due to declining enrolment.
- Use all remaining funds to hire additional unionized Board-employed Custodial/Maintenance/Skilled Trades/Building Security Staff in 2009/10 up to the value of the Board's share of this new allocation.

57

Staffing Funding Enhancementfor 2009-10 (cont'd)

The Board will share the financial analysis and calculations of this allocation with CUPE Local 218.

Custodial/Maintenance Bargaining UnitComplement

Custodian Stockroon Maintenar Cafeteria	n 4.0 nce 40.0 (38+1 Disability Mgmt +	. ∎Replacement - Pres	ident)
Custodial/	: erations Enhancement Maintenance Average Salary & Benefits F.T.E. from Enhancement	2009-2010 - 2009-2010 - 2009-2010 -	\$1,118,000. \$ 61,500. 18.1
NOTE:	This is an example only as to how this	calculation will be app	proached, based

TE: This is an example only as to how this calculation will be approached, based on 2009/2010 estimates. It is understood that these numbers may vary, based on actual funding provided.

LETTER OF UNDERSTANDING#15 Re: Pre-Planned Leave of Absence for Union Business

With respect to the Article dealing with Pre-Planned Leave of Absence for Union Business in each of the Collective Agreements, it is understood by the parties that the position may be replaced on a **casual/or** temporary basis, as appropriate.

LETTER OF UNDERSTANDING#16 Transferability of Other PDT Agreements

The Parties acknowledge the Government's commitment that School Boards and CUPE Bargaining Units will not receive amounts proportionally less than the overall financial settlements reached in any other PDT Agreements that relate to education support workers, subject to the Parties fully complying with the conditions associated with this Agreement.

LETTER OF UNDERSTANDING#17 Re: Definition of OMERS Contributory Earnings

For the purposes of the PDT Agreement, dated May 27, 2008, governing the period from September **1** 2008 to August 31, 2012, the Parties understand and agree that salary increases specified in the PDT Agreement apply to those components of the Collective Agreement that are consistent with the definition of "contributory earnings" as is set out in the OMERS Pension Program. The following definition of contributory earnings under the OMERS Pension Plan is provided for informational purposes only and is **non-grievable**. Contributory earnings must include all regular earnings, as follows:

- base wages or salary:
- regular vacation pay if there is corresponding service;
- normal vacation pay for other-than-continuous full-time members. Include vacation hours in credited service;
- retroactive pay (including any pay equity adjustment) that fits with OMERS definition of earnings for all members, including active, terminated, retired and disabled members:
- lump sum wage or salary benefits which may vary from year to year but which form a regular part of the compensation package and are expected normally to occur each year (e.g. payment based on organizational performance, some types of variable pay, merit pay, commissions):
- market value adjustments (e.g. percentage paid in addition to a base wage as a result of
 market conditions, including retention bonuses if they are part of your ongoing pay
 strategy and not a temporary policy):
- ongoing special allowances (e.g. flight allowance, canine allowance):
- pay for time off in lieu of overtime;
- danger pay;
- acting pay (pay at a higher salary rate for acting in place of an absent person):
- shift premium (pay for shift work):
- ongoing long service pay (extra pay for completing a specified number of years of service):
- sick pay deemed to be regular wages or salary;
- salary or wage extension for any reason (e.g. illness), provided service is extended (the
 member must be "kept whole" e.g. continuation of salary and benefits). If the member
 becomes employed in another position and begins contributing to another registered
 pension plan (except CPP), the balance of the extension period becomes unpurchasable
 service;
- stand-by pay/call-in pay (pay for being on call, not pay for hours worked when called in):
- living accommodation premiums provided (if paid as a form of compensation and not as a direct expense reimbursement);
- ongoing taxable payments to pay for costs (e.g. educational or car allowance):
- taxable premiums for life insurance:

Re: Definition of OMERS Contributory Earnings (cont'd)

 taxable value of provided vehicle or car allowance (e.g. if an employer provides an allowance (that is, expenses that are not reimbursed) then the allowance is considered part of contributory earnings. If an employer reimburses mileage, this reimbursement represents payment for gasoline, maintenance, insurance, wear and tear on the vehicle and licence fees and should not be included as part of contributory earnings);

60

 payments for unused accumulated sick days or vacation time, only on retirement and only if credited service is extended. When you include lump-sum payments for unused sick days or vacation time as contributory earnings, you must also extend the retirement date and the credited service by the number of days covered by the payment. The member's pension will begin on the first day of the month following the revised retirement date.

LETTER OF INTENT#1 Re: Workfare

This is with regard to the Provincial Government's proposed Ontario Works Programme, and in particular the Community Participation component which is commonly referred to as "workfare".

This is to confirm that the Durham Board of Education will not be participating in the workfare proposal, should it result in workfare placements participating in duties that are currently performed by members of this bargaining unit or that have been performed by members of this bargaining unit during a two-year period immediately preceding any proposed workfare placement, or in the displacement or reduction of hours of any current employee in the bargaining unit or of any bargaining unit position.

LETTER OF INTENT#2 Re: Summer Hours of Work-Summer Work Schedule

It is the intention of the Board, commencing with the September **2007** to August **2008** year, to implement a summer work schedule for Custodian, Stores and Maintenanceemployees in the Custodian/Maintenance Bargaining Unit, consistent with the terms of this letter. For clarity, the summer hours arrangements set out herein would commence in July, **2008**.

- 1. Participating full-time employees will be paid for a forty (40) hour week and will be required to work a forty-one and one-half (41.5) hour work week for the weeks specified herein. Participating part-time employees will participate in these arrangements on a pro-rated basis.
- 2. Employeeswill be required to work these hours for all weeks other than the Christmas holiday week, the week worked during Christmas break, March Break, the last four weeks in June, eight identified weeks during July and August, and the first three weeks of September. The one and one-half additional hours shall be worked as follows: thirty additional minutes shall be worked on each Tuesday, Wednesday and Thursday, Commencing September **2007**. Placementof additional time (i.e. at the beginning or at the end of the shifts identified in paragraph **32.10**) shall be at the discretion of the supervisor on those days.

Re: Summer Hours of Work-Summer Work Schedule(cont'd)

Notwithstanding paragraph **32.03**, overtime will only be paid for hours beyond **8** hours and thirty minutes on the days in question. During the Christmas Break, March Break, the last four weeks of June, and the week prior to Labour Day, the hours of work will be as specified in Article **32**.

61

For the **2008/2009** school year employees will be required to work these hours for a total of thirty-two (32) work weeks starting September **22**, **2008**. For the **2009-2010** school year, employees will be required to work these hours for a total of thirty-one (31) work weeks starting September **29**, **2009**.

- For the eight identified weeks in July and August, it is also understood that employees must use accumulated vacation to cover three of the summer Fridays off. Employeeswhose paid vacation entitlement is less than three days may be granted unpaid leave for those days or may choose to work on those days, as assigned.
- 4. During the designated summer weeks, the hours of work shall be as specified in Article 32.10, with the proviso that the employees will have Fridays off. In certain circumstances, where operational needs require that some staffing be available for a Friday (or Fridays), employees scheduled to work on those days will have, as an alternative, a Monday off or, where Monday is a holiday, the Tuesday of that week.
- 5. As part of these arrangements:
 - Employees will not be required to work any additional time to make up any extra hours which are not worked as a result of sick days off, bereavement days off or days off during vacation.
 - It is understood that any employee commencing employment or returning from leave in mid year shall not be required to work any additional time over and above the additional hours specified herein in order to enjoy the benefit of Fridays off during the summer.

Similarly, it is understood that any employee who resigns or leaves the employ of the Board for any reason, or ceases active employment (i.e. a leave), shall not be entitled to reimbursement or time off because of the additional hours worked as set out herein.

- Further, with regard to summer and outof-season vacation, and the Christmas break, the current practice and Collective Agreement provisions continue to apply.
- 6. This shall be implemented on a trial basis for the years indicated, on the understanding that both parties reserve the right to cancel the arrangement, by not later than August 15th of each year with the cancellation taking effect as of that September.
- 7. The Union agrees with these arrangements, and undertakes to work co-operatively with the Employer to discuss and resolve any outstanding issues which might arise from the administration of these arrangements.

MEMORANDUM OF AGREEMENT Implementation of Salary Components of the CUPE PDT Agreement

The Parties hereby agree to adjust the August **31**, 2008 rates of pay for the three CUPE Local **218** Bargaining Units as follows:

September 1,2008:	3%
September 1, 2009:	3%
September 1,2010:	3%
September 1,2011:	3%

The parties agree to follow their established methods of calculation to implement the above general wage increases.

6]