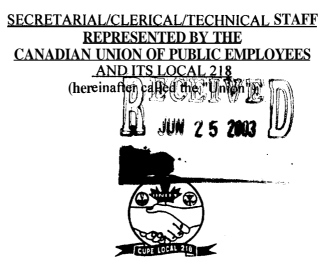


# **COLLECTIVE AGREEMENT**

## between

# <u>THE DURHAM CATHOLIC DISTRICT SCHOOL BOARD</u> (hereinafter called the "Employer")

and



SEPTEMBER I, 2001 TO AUGUST 31, 2003

12373(02)

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## ARTICLE 1 PURPOSE

1.01 The general purpose of this Agreement is to establish and maintain collective bargaining relations between the Employer and its employees, and 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

- 2.01 The Employer, or anyone authorized to act on its behalf, recognizes the Canadian Union of Public Employees as the exclusive bargaining agent for all employees of the Employer engaged as office, clerical and technical employees save and except the Secretary to the Director of Education, Secretaries to the Superintendents, Human Resources Support Clerk, Teacher Personnel Assistant, Human Resources Benefits Clerk, Supervisors, Financial Analyst, Network Analyst, Payroll/Accounts Analyst, Benefits Assistant, Human Resources Operations, Coordinator for Non-Teaching Personnel, Summer Students and persons above the rank of supervisor.
- 2.02 No employee shall be required or permitted to make a verbal or written agreement with the Employer or a representative which may conflict with the terms of this Collective Agreement.
- 2.03 In the event the Employer merges or amalgamates with another board in which the Employees therein are represented by another union, the Board shall make all reasonable efforts to ensure that the representation rights and the status quo of CUPE, Local 218, shall be maintained until a final determination is made under the Ontario Labour Relations Act as to the proper representation of the combined group.

## ARTICLE 3 MANAGEMENT FUNCTION

# **3.01** The Union acknowledges that it **is** the exclusive function of the Employer to:

- (a) Maintain efficiency, order and discipline;
- (b) Hire, retire, discharge, direct, classify, establish new positions, transfer, promote, demote, lay-off and suspend or otherwise discipline employees provided that a claim by an employee with seniority that the employee has been the subject of a discriminatory promotion, demotion or transfer, or a claim that the employee has been discharged or disciplined without reasonable cause may be made the subject of a grievance and dealt with as hereinafter provided; and
- (c) Operate and manage its educational facilities in all respects in accordance with its commitments and responsibilities including the determination of the methods, procedures, machinery and equipment to be used, schedules of work and all other matters concerning the operation of the Employer's facilities not otherwise specifically dealt with elsewhere in this Agreement.
- **3.02** The above functions shall be exercised in a manner consistent with the other provisions of this Agreement.
- **3.03** The Employer has the right to make and implement reasonable rules and regulations. Any changes in such rules and regulations made by the Employer shall not be in conflict nor inconsistent with the provisions of this Agreement.

## ARTICLE 4 UNION RESPONSIBILITY

4.01 The Union recognizes the responsibilities imposed upon it as the exclusive bargaining agent of the employees covered in this Agreement and assumes a joint responsibility with the Employer in assuring a fair day's work on the part of its members.

## ARTICLE 5 NO DISCRIMINATION

5.01 No discrimination or intimidation or coercion will be practiced or permitted by either the Employer or the Union, or any of their officers or representatives, against any employee or any representative of the Employer, by reason **of**, or arising out of the activities of the Employer, or out of trade union membership or activity, whichever is applicable, or by reason of race, colour, sex, age, creed, ancestry, ethnic origin, marital status, family status, handicap, political affiliation or religious affiliation.

## ARTICLE 6 CHECK-OFF

- 6.01 (a) All present members shall remain members and all future employees shall become and remain members of the Union.
  - (b) The Employer shall deduct from every employee biweekly dues and assessments in accordance with the Union Constitution and By-Laws.
  - (c) The T-4 Income Tax slips issued by the Employer shall state the amount of Union dues deducted from each employee.

# ARTICLE 6 CHECK-OFF (cont'd)

- 6.02 All sums deducted pursuant to Section 6.01 will be remitted to the Secretary-Treasurer of the Union not later than the fifteenth (15th) day of the month following that in which deductions were made, together with a list of employees in respect of whom deductions have been made, plus the addresses of any new employees added to the list.
- 6.03 The Union will save the Employer harmless in respect of any deductions or remittances made pursuant to this Article.
- 6.04 The Employer agrees to deduct authorized Credit Union contributions from each pay and have remitted, such deductions to The Oshawa Community Credit Union. The Employer's banking firm shall forward such deductions to the said Credit Union. Any employee withdrawing shall not be allowed to re-enter the program during the life **of** this Agreement.
- 6.05 Temporary employees hired by the Employer for known periods of one month or more to replace regular employees absent for any reason shall not be subject to the terms of this Agreement except as to the check-off provision as provided for in Section 6.01 (b).

## ARTICLE 7 ACOUAINTING NEW EMPLOYEES

7.01 The Employer will acquaint new employees with the fact that the Union is the bargaining agent, and that there is a Collective Agreement in effect. The Employer will supply a new employee with a copy of the Collective Agreement at the time of hire.

## <u>ARTICLE 8</u> <u>CORRESPONDENCE AND</u> <u>COMMUNICATIONS</u>

- 8.01 (a) All correspondence between the parties hereto arising out of this Agreement or incidental thereto shall pass to and from the Human Resources Manager and the Chairperson of the Durham Catholic District School Board Unit of C.U.P.E. with a copy to the Recording Secretary of the Local Union and a copy to the Supervisor of School Secretaries/immediate supervisor.
  - (b) A copy of the W.S.I.B. accident report which involves lost time and/or serious injury shall be sent to the Chairperson. The respective member shall be sent a copy of the Form 7, that the Board's Health and Safety Representative fills out on behalf of the Board regarding the employee, within five (5) working days of the accident.
- 8.02 The Employer and the Union shall meet to discuss matters of mutual interest as soon as possible following notice by one party to the other of items for discussion. Up to three (3) members of the respective Union group may attend such a meeting.

## ARTICLE9 LIABILITY INSURANCE

**9.01** The Employer shall provide insurance coverage to reimburse employees for all legal costs arising out of the defense of an employee as a result of the performance of duties providing the employee's actions were lawful. The coverage will be in accordance with limitations as outlined in the insurance policy.

## **ARTICLE 10 UNION REPRESENTATION**

- 10.01 The Employer acknowledges the right of the Union to elect or otherwise appoint a union committee from among the permanent employees, and will recognize and deal with such committee on any matter properly arising out of this Agreement, provided that not more than three (3) such committee members shall attend at meetings with management representatives. The Local Union President or designate shall be allowed to attend all meetings.
- **10.02** The Union agrees to supply the Employer with the names of the committee members, and will keep such list up-to-date at all times.
- 10.03 The Union shall have the right at any time to have the assistance of a representative of the Canadian Union of Public Employees when negotiating with the Employer.
- 10.04 The Union acknowledges that the respective committee members have regular duties as employees to perform and that such persons will not leave their regular duties without first obtaining the permission of the appropriate supervisor or their appointee. It is understood that committee members will not absent themselves from duties unreasonably and that, in accordance with this understanding the Employer will compensate the respective committee members at the regular rate of pay while attending negotiating meetings with management and while processing grievances. However, compensation will not be paid for such time spent outside the committee members' regular working hours.

## ARTICLE 10 UNION REPRESENTATION (cont'd)

10.05 At any meeting between the Employer and an employee, at which discipline is to be imposed, the employee shall have the right to request the presence of a Union representative. The Employer shall notify the Chairperson of a meeting prior to any disciplinary action whenever possible.

A copy of any written notice of reprimand and/or discipline issued to an employee shall be provided to the Chairperson and the Recording Secretary of the Local Union.

## ARTICLE 11 NO STRIKE OR LOCK-OUT

11.01 There shall be no strike or lock-out so long as this Agreement continues to operate.

## ARTICLE 12 SENIORITY

12.01 A new employee will be placed on probation for a period of three (3) months during which time the employee will be subject to the terms of this Agreement, except for the right to grieve discharge in the three (3) months' probationary period. The probationary period may be extended by mutual agreement if the Employer notifies the Union of the intended extension before the end of the original probationary period.

- 12.02 Temporary employees who are successful in obtaining regular positions without a break in service shall have their unbroken service as temporary employees credited to them as seniority retroactive to their last date of hire as temporary employees. This will apply except that temporary employees working less than a thirty-five (35) hour week shall have their seniority accumulation pro-rated on the basis of thirty-five (35) hours of work equal to one week of total service and seniority with the Employer.
  - Note: Broken service is normally a period for which the employer does not pay wages and for which the employee is absent from work (absence from work may result from the Board being closed or the employee not being available for work).

New employees shall be required to complete one year of service in the position for which they were originally hired before being eligible to post to other positions with the Employer.

- 12.03 All employees covered by this Agreement shall, as of the effective date of this Agreement, have their seniority date established as of their last date of hire with the Employer or any employer amalgamated with the Durham Catholic District Board.
- 12.04 Future seniority will then be accumulated by calendar service, with the exception that employees working less than full-time shall have their seniority accumulation pro-rated accordingly.

## ARTICLE 12 SENIORITY (cont'd)

12.05 The Employer will maintain a seniority list showing the date upon which each employee's service commenced, as adjusted by Article 12.02 and 12.04.

Any employee may request information from the Employer relative to the employee's own seniority. A copy of the seniority list shall be supplied to each employee on or about January 31<sup>st</sup> of each year.

12.06 An employee will lose seniority in the event that:

- (a) the employee resigns;
- (b) the employee is discharged and the discharge is not reversed through the grievance procedure;
- (c) following lay-off, is notified by registered mail to the last address on the Employer's records to return to work and fails to notify the Employer within two (2) working days of such notification that the employee intends to return to work, or fails to return to work within five (5) working days of notification; and
- (d) the employee is laid off continuously for a period of more than twelve months.
- 12.07 Subject to the provisions of Section 12.06, an employee who is absent from work by reason of sickness, accident, lay-off or authorized leave of absence shall not lose seniority.

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#### ARTICLE 12 SENIORITY (cont'd)

- 12.08 The selection or appointment of employees for supervisory positions, or for any position outside the Bargaining Unit, is not governed by this Agreement, but if any employee is or has been so transferred back to a position within the Bargaining Unit, then service inside the Bargaining Unit plus a maximum of one (1) year's service outside the Bargaining Unit shall count towards seniority for the purpose of this Agreement.
- 12.09 **A** part-time employee transferred to a full-time position will be credited with seniority in an amount proportionate to the actual working time completed to the employee's credit as of the date of transfer.
- 12.10 It is understood that employees working the shorter work year do not have the right to bump twelve (12) month employees in relation to the summer lay-off.
- 12.11 The parties agree that all accommodation opportunities shall be exhausted within the respective CUPE Bargaining Unit prior to investigating opportunities in other CUPE Bargaining Units. An employee transferring from one CUPE Bargaining Unit under "Duty to Accommodate" shall begin to accumulate seniority from the date of transfer into the new Unit for job posting and promotion purposes. Board seniority shall continue for purposes of vacations, lay-offs, recalls and employee benefits. The Board shall work directly with the Chairpersons to ensure the transitions are done effectively and fairly with minimum disruptions.

## ARTICLE 13 LAY-OFFS ANI) RECALLS

- 13.01 Lay-offs and recalls will be based on the skills, abilities and qualifications of the employees in relation to the available work, and as among several employees in whom such qualifications are relatively equal, seniority will be the governing factor. Unless legislation is more favourable to the employees, the Employer shall notify employees who are to be laid off ten (10) working days prior to the effective date of lay-off.
- 13.02 Employees shall be recalled in the order of their seniority subject to the provisions of 13.01.
- 13.03 No new employees shall be hired until all employees with seniority have been given an opportunity of recall.
- 13.04 (a) A permanent employee who is subject to lay-off may bump a less senior employee from an equivalent or lower classification for which they possess the minimum requirements and ability to perform the job.

Employees so bumped shall follow the bumping procedure as outlined above.

Employees must initiate the bumping procedure no later than five (5) working days after the employees have received written notification of lay-off.

Employees who bump laterally or to a lower Band level will be paid at the step in the new position which is closest to their then current pay. This may be equivalent or lower. They will not receive a salary which is greater than the maximum of the lower level jobs.

# ARTICLE 13 LAY-OFFS AND RECALLS (cont'd)

**13.04 (b)** In the event of a reduction of hours occurring in a school with more than one (1) secretary, the secretary with the least school seniority in that school will be affected in that Band, unless the secretary with more seniority in that particular school can mutually agree with the other secretary to move.

## Note: Also see 14.01.

- **13.05** Grievances concerning lay-offs shall be initiated at Step 3 of the Grievance Procedure.
- **13.06** The Employer agrees to continue to pay the percentages of premiums for the benefit plans as outlined in Article 27 for employees laid off for periods of three (3) months or less.

In the event of a longer lay-off, employees so affected shall have the right to continue those coverages through direct payment to the Employer subject to limitations laid down by the carrier of the plan.

## ARTICLE 14 PROMOTIONS AND JOB POSTINGS

14.01 When new jobs are created or where a vacancy exists, (a) the Employer shall post such positions for a period of five (5) working days and shall state the nature of the position, normal requirements of the job, required knowledge and education, skill, ability, location and salary Band. A copy of the posting shall be immediately forwarded to the Union. Employees will be allowed one successful job posting within the same Band in a twelve (12) month period. The duration of the twelve (12) month period shall begin as of the date when the employee is advised of the appointment unless the start date is identified as a specific date in which case the twelve (12) period will start as of the date identified on the posting.

## ARTICLE 14 PROMOTIONS AND JOB POSTINGS (cont'd)

14.01 (a) No outside advertisement for any vacancy shall be placed until the applications of present union members have been fully processed.

If an employee is presently working at two (2) halftime positions and a full-time posting becomes available, this employee will be allowed to post to this position although the employee has not completed the full twelve (I 2) month period.

<u>Appointments</u> - Promotions of a permanent nature will be based on the abilities and qualifications of an employee to satisfactorily perform the normal requirements of the position. As among employees whose abilities, qualifications and performance are relatively equal, seniority shall govern.

When enrolment statistics are completed at the end of September of the current year, employees with a reduction of hours shall be allowed to choose from schools with increased enrolments within the samejob classification at which time the remainder surplus hours shall be posted. In this event, the employee with the most seniority affected by a reduction shall have first choice choosing from schools with increased enrolments.

An employee who is currently employed with the Employer and paid at the Band 6 level and is placed in two (2) 0.5 elementary school secretarial positions as a result of declining enrolments, shall be compensated at the Band 6 level.

In the event that no employee is considered suitable, the employer will be free to fill the promotional vacancy from whatever source it chooses.

## ARTICLE 14 PROMOTIONS AND JOB POSTINGS (cont'd)

14.01 (a) A successful applicant will be given up to a three (3) month trial period. If the employee fails to qualify during this period, the employee shall be transferred back to the employee's original job Band. If such a transfer causes a less senior employee to become surplus, such an employee shall then be laid off. The position left open by such a transfer back shall be subject to the posting procedure.

If the applicant feels unable to continue in the position, during the three month probationary period, a letter of permission shall be given to allow the employee to apply to posted positions. If the employee is successful in posting to another position, the employee must remain in the new position for the twelve (12) month period.

(b) Employees shall be required to complete twelve (12) months of service in the position for which they were transferred or promoted to before being eligible to post to other positions with the Employer.

- and -

New employees shall be required to complete twelve (12) months of service in the position for which they were originally hired before being eligible to post to other positions with the Employer.

- 14.02 Any employee who has given good and faithful service to the Employer and who has become unable to do the customary work due to sickness or injury will be given consideration for any work available within the employee's capabilities.
- 14.03 The Union shall be notified of all hirings, lay-offs, permanent transfers, promotions and terminations of employment.

## ARTICLE 14 PROMOTIONS AND JOB POSTINGS (cont'd)

- 14.04 The Employer agrees to post courtesy job postings for newly-created permanent positions which are not covered by this Agreement prior to advertising outside the Employer. The Union agrees that the selection of the successful applicant shall be at the sole discretion of the Employer and is not subject to this Agreement or to arbitration.
- 14.05 (a) **All** newly appointed employees will start at the minimum salary of the band to which they are assigned or at such greater rate as the Employer may decide is commensurate with the employee's ability and experience.
  - (b) An employee promoted from one band to another shall be placed in the new band which represents an increase. In no event shall an employee receive a reduction of pay as a result of a promotion.

Employees transferring to positions in a lower band shall not be paid at pay rates exceeding the Year 2 level unless the employee has demonstrated previous successful working experience relative to the job description of the new posting.

Employees transferring laterally in the same band shall not be paid at pay rates exceeding the Year 2 level.

(The only exceptions being when an employee who has previously performed this responsibility with the Employer and/or when a 1.0 elementary school secretary changes to 0.5 in an elementary school.)

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#### ARTICLE 15 GRIEVANCE PROCEDURE

#### 15.01 <u>Regular Employee Grievance</u>

In the event that an employee has a grievance with respect to the interpretation, application, administration or alleged violation of this Agreement by the Employer, it shall be heard in the following manner:

#### Informal Step

Before being considered a grievance, the employee shall first attempt to resolve the dispute verbally with the immediate Supervisor. In this discussion, the employee may be accompanied by a Union representative. Failing a resolution, the matter may become the subject of a grievance and be dealt with as follows:

#### Step 1

If the Committee considers the grievance justified, a grievance shall be completed on **a** standard form supplied by the Union, and submit the grievance to the Human Resources Manager with a copy to the immediate Supervisor no later than ten (10) working days of the incident or occurrence of the grievance. The employee(s) concerned, with a member of the Union Committee, shall take the matter up within five (5) working days, or such time as is mutually agreeable between the Employer and the Union, with the Human Resources Manager and/or designates. The Employer shall respond in writing within five (5) working days.

# ARTICLE 15 GRIEVANCE PROCEDURE (cont'd)

## 15.01 <u>Step 2</u>

In the event the grievance remains unsettled to the satisfaction of the employee, the matter will be referred to the Director of Education within five (5) working days from the response at Step I and a meeting shall be convened within five (5) working days or such time as is mutually agreeable between the Employer and the Union, at which time the grievance will be discussed. The Director of Education will then render the Employer's decision in writing within five (5) working days of the date of such meeting.

#### Step 3

If no settlement can be reached and the grievor wishes to continue the grievance, the grievor and/or representatives of the Union on the grievor's behalf, shall request a meeting with a Committee of the Employer within five (5) working days after receipt of the Director of Education's reply. The Committee of the Employer shall convene, within ten (10) working days of receipt of the request or such time as is mutually agreeable between the Employer and the Union to review the grievance. The written decision of the Committee of the Employer shall be given within fifteen (15) working days following the convening of the meeting.

15.02 Either party may initiate a grievance arising out of any difference between them as to the interpretation, application, administration or alleged violation of this Agreement. Step 1 of the grievance procedure shall be eliminated in such policy grievances and the processing of the grievance(s) will commence with a meeting between the Director of Education and the Union Committee to be held within five (5) working days of receipt by the non-grieving party of the written statement of the grievance.

## ARTICLE 15 GRIEVANCE PROCEDURE (cont'd)

- 15.03 A claim by an employee with seniority that the employee has been discharged without reasonable cause shall be treated as a grievance if a written statement of the grievance, signed by the employee and a committee person, is lodged with the Employer within five (5) working days after the employee ceases to work. Step 1 of the grievance procedure shall be eliminated in such discharge grievances and the processing of the grievance will commence at Step 2.
- **15.04** The Union shall have the right, at any time, to have the assistance of a representative of the Canadian Union of Public Employees or the President of the Local Union when processing any grievance.
- 15.05 A record of an employee shall not be used against the employee at any time after twenty-four (24) months in which an employee has actively been working following a suspension or disciplinary action, including letters of reprimand or any adverse reports.
- **15.06** The time limits in this Article may be extended by mutual agreement between the parties.

## **ARTICLE 16 ARBITRATION**

16.01 If a grievance remains unsettled following the appropriate procedure set forth in Article 15, it may be submitted to arbitration, provided that the party seeking arbitration notifies the other party in writing to that effect not more than ten (10) working days after the date of the rendering of the final decisions under Article 15.

A Board of Arbitration shall be established in the manner provided in The Labour Relations Act as amended from time to time.

## ARTICLE 16 ARBITRATION (cont'd)

- 16.02 Each party shall bear the expenses of its representatives, witnesses, and the preparation and presentation of its own case. Each party shall be responsible for the expenses of its own nominee to the Arbitration Board. The expenses of the Chairperson shall be shared equally by the parties.
- 16.03 The Arbitration Employer shall have no power to alter or amend any of the provisions of this Agreement, or to substitute any new provisions for existing provisions, or to give any decision inconsistent with the provisions of this Agreement.
- 16.04 In cases involving discharge, the Arbitration Employer may confirm the action of the Employer, or may reinstate the employee with full or partial compensation for time lost, or may render such other decision or provide such other remedy as it may in its discretion considerjust and equitable.

# ARTICLE 17 FIRST-AID KITS

First-aid kits shall be supplied and maintained by the Employer and kept in places that are easily accessible to all the employees.

## ARTICLE 18 WAGES

- 18.01 Wage rates set forth in Schedule "A" are hereby declared to form part of this Agreement.
- 18.02 In the event a regularly scheduled pay day falls during the Christmas and/or Winter Break, that pay shall be received on or before the Thursday preceding that break and will be dated for the last Thursday preceding the break.

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#### ARTICLE 18 WAGES (cont'd)

- 18.03 The Employer will have its banking firm deposit the pay of each employee in an account designated by the employee. On or before each scheduled pay day, every employee shall receive an itemized statement of deductions. The statements will be addressed individually and in envelopes/sealed mailers.
- 18.04 In the event that a new position is created, the wage rate to be applied thereto shall be discussed with the Union and the position shall be subject to an evaluation after completion of one (1) year of service. As a result of the evaluation, this position shall not be re-posted.

#### ARTICLE 19 HOURS OF WORK AND OVERTIME

19.01 (a) The regular work week for regular full-time employees shall consist of five (5) working days of seven (7) hours each, Monday to Friday, to be scheduled between 7:30 a.m. and 5:00 p.m., with a one (1) hour unpaid lunch. Any exceptions to the above shall be mutually agreed to by the Employer and the Union.

Subject to the needs o fihe Catholic Education Centre, the Switchboard/Receptionist hours may be scheduled between 6:30 a.m. and 5:30 p.m., Monday to Friday. with a one (1) hour unpaid lunch.

19.01 (a) In the Information Technology Services Department, the regular hours of work may be scheduled, where mutually agreeable, between the hours of 7:30 a.m. and 5:30 p.m., Monday to Friday. The Computer Technician, Network Technician and Computer Application Support Technician employees shall be employed on a regular eight (8) hour per day basis, Monday to Friday, with a one (1) hour unpaid lunch period. The eight (8) hour schedule shall not be spread over a period longer than nine (9) hours. Article 19.01(e) of the Collective Agreement referring to overtime eligibility, shall only apply to those in excess of eight (8) hours per day.

With the exception of the Supply Teacher/Resource Centre Clerk who works between 6:30 a.m. and 10:15 a.m. and between 3:00 p.m. and 7:00 p.m. Monday to Thursday and between the hours of 6:30 a.m. and 10:30 a.m. on the Friday, employees shall be entitled to a seven (7) hour work day schedule. No seven (7) hour work day schedule shall be spread over a period longer than eight (8) hours, with a one (1) hour unpaid lunch period.

- (b) The work year for personnel employed in the Catholic Education Centre and secondary schools shall consist of twelve (12) calendar months, January to and including December. The work year for personnel employed in elementary schools shall consist of the school year plus one (1) additional week following the finish of the school year, ending on a Friday, and two (2) weeks prior to the start of the school year.
- (c) Employees in the Catholic Education Centre shall be allowed to select the option of working the shorter work year. Only fifty percent (50%) of the employees in a department shall be allowed, where possible, to work the shorter work year in any one (1) year.

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- 19.01 (c) Any exceptions to the above shall be mutually agreed to by the Union and the Employer.
  - (d) Employees in elementary and secondary schools as of September 25, 1990, with the exception of the High School Senior Secretary, will have one of the following options to select as the work year.

<u>Option 1</u> - Remain employed for twelve (12) calendar months, January to and including December.

<u>Option 2</u> - Be employed for the school year plus one additional week following the finish of the school year, ending on a Friday and two (2) weeks prior to the start of the school year.

The option selected by current employees will remain with that employee as **long** as they are a member of this Bargaining Unit.

Current employees who choose the twelve (12) month option may by December 31st of any year change to the ten (10) month three (3) week option. However, changes from option 2 will only be granted by the Director of Education for extenuating circumstances.

New employees for elementary schools will be employed for a work year consisting of the school year plus one (1) additional week following the finish of the school year, ending on a Friday and two (2) weeks prior to the start of the school year.

Employees employed in the Catholic Education Centre **as** of September 25, 1990 who post to positions in elementary schools shall be allowed to select Option 1 or Option 2. Those who post to positions in secondary schools shall remain employed for twelve (12) calendar months, January to and including December.

- (d) Employees working the shorter work year (option 2) will he allowed not more than twenty-two (22) days Sick I eave credit per year on the basis of two (2) days for every complete month of active service (one day will be granted for each partial month July and August).
  - (c) Employees shall be paid at the rate of time and one half for all authorized work performed in excess of seven (7) hours per day and for all authorized work performed on Saturday, and at the rate of double time for all authorized work performed on Sunday.

An employee required to work overtime may elect to take time off in lieu of overtime pay at a time mutually acceptable to the Employer and the employee. The employee shall be compensated for overtime hours by receiving one and one-half hours of paid time off work for each hour of overtime worked. In the event that no mutual agreement can be reached, the Employer shall have the final decision. Any overtime shall require the prior approval of the Director of Education or the Superintendent of Education - Human Resources.

- (f) Overtime and extra time in any school **or** office will be divided equitably among those employed in that school or office.
- (g) An employee shall be paid a shift premium of fortyfive (45) cents per hour when assigned to work the afternoon shift for those hours worked beyond 4:30 p.m. only.



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### ARTICLE19 HOURS OF WORK AND OVERTIME (cont'd)

- 19.01 (h) All twelve (12) month full-time employees shall be paid for a thirty-five (35) hour week and will be required to work a thirty-six (36) hour and fifteen (15) minute work week. In lieu of payment for the additional fifteen (15) minutes per day, employees will:
  - i) accumulate time to allow Fridays off during the summer months. Twelve (12) month employees will not be required to work Fridays during the months of July and August, with the exception **of** the first week following school closure and two (2) weeks prior to school opening.
  - no longer be required to provide make up time during the Christmas period to have consecutive days off, that are not covered by statutory holidays or holidays as determined by the Collective Agreement, between the day before Christmas and New Years Day.

All twelve (12) month employees working less than full-time hours will have the fifteen (15) minutes per day to work prorated accordingly. All twelve (12) month full-time employees working more than thirtyfive (35) hours per week will have the fifteen (15) minutes prorated accordingly.

Employees will not be required to work any additional time to make up for the fifteen (15) minutes per day as a result of sick days off or time off during vacation.

19.01 (h) It is understood that any employee commencing employment or transferring to a twelve (12) month full-time position shall not be required to work any additional time over and above the extra fifteen (15) minutes per day in order to enjoy the benefits of Fridays off during the summer and time off consecutively at Christmas (as outlined in (i) and (ii) above) without additional make up time, nor shall any reimbursement or time off be given because of the date on which the twelve month position began.

Similarly, any employee who resigns, leaves employment with the Board for any reason, or leaves a twelve (12) month position to accept a shorter work week position, shall not be given any reimbursement or time off because of the requirement of the extra fifteen (15) minutes work per day.

The hours in the Catholic Education Centre will be changed to 8:15 a.m. to 4:30 p.m., Monday to Friday inclusive for employees previously required to work 8:30 a.m. to 4:30 p.m. Hours of work will be similarly adjusted increasing the work hours with the additional fifteen (15) minutes (seven and one-quarter hours) shall fall between the time of 7:30 a.m. and 5:00 p.m. for all other twelve (12) month employees with the exceptions mutually agreed to by the Employer and the Union.

Employees working the shorter work year (10 months, 3 weeks) are not covered by the above working arrangement and shall be required to take a vacation day(s) or a leave of absence without pay in order to have consecutive days off that are not covered by statutory holidays or holidays as determined by the Collective Agreement, between the day before Christmas and New Year's Day.

The Employer reserves the right to discontinue the summer work schedule described at any time.

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## ARTICLE19 HOURS OF WORK AND OVERTIME (cont'd)

- 19.01 (i) Part-time employees shall work hours as scheduled by the Employer and shall receive overtime for all hours worked in excess of the regular day or week described in this Article.
  - (j) Part-time employees shall be allowed to make application for additional temporary hours in other schools, and the Employer, where possible, will allow part-time employees to work additional hours. The additional hours, where granted, will not change the employee's status as a part-time employee.
  - (k) Employees required to attend Board Meetings during the evening time shall be paid in accordance with the overtime rate of pay for all hours worked beyond the normal time.
- **19.02** The Employer will grant a fifteen (15) minute rest period during the a.m. working session and a like period during the p.m. working session.

# ARTICLE 20 VEHICLE ALLOWANCE

20.01 Employees requested to use their own vehicles for business purposes shall be reimbursed according to the rate per kilometer as established by the Board Policy.

The Computer Technicians, Computer Application Support Person, ITS Communications Administrator, Computer Application Support Technician and Network Technician shall receive a flat monthly vehicle allowance of \$150 plus the rate per kilometer as established by the Employer.

The monthly vehicle allowance shall be annualized and employees shall receive one (1) twenty-sixth (26) of the annual amount each pay.

## ARTICLE 21 VACATIONS

- 21.01 For vacation entitlement purposes, the vacation year is designated from January I<sup>st</sup> to December 31<sup>st</sup>.
  - (a) Full-time employees with less than one (1) year of service by December 31<sup>st</sup>, shall be allowed one (1) day for each complete month of service up to a maximum of ten (10) days with pay but, in any case, shall not receive less than that provided under The Employment Standards Act in their first year of service.
  - (b) A full-time employee who has completed three (3) years of service shall be allowed fifteen (15) days of vacation with pay.
  - (c) A full-time employee who has completed eight (8) years of service shall be allowed twenty (20) days of vacation with pay,
  - (d) A full-time employee who has completed seventeen (17) years of service shall be allowed twenty-five (25) days of vacation with pay.
  - (e) **A** full-time employee who has completed twenty-five (25) years of service shall be allowed thirty (30) days of vacation with pay.

Vacations are normally approved in blocks of one (1) or more weeks during July, August, Christmas Break and Mid-Winter Break. Requests for separate days shall be given consideration on an individual basis subject to the condition that the workplace shall not be unduly affected by the approval of the vacation time.

### 21.02 Effective beginning January 2003

A school secretary entitled to three (3) weeks vacation may, by mutual agreement, take one (1) week vacation at a time other than July, August, Christmas Break, Mid-term Winter Break, and no more than two (2) such employees shall take vacation at the same time.

A school secretary entitled to four **(4)**weeks vacation shall, by mutual agreement, take up to one (I) week vacation at a time other than July, August, Christmas Break, Mid-term Winter Break, and a replacement shall be provided where required in accordance with the following:

- (a) there will be a maximum of ten (10) approved replacement days in total allocated for the bargaining unit for each vacation year (in the event that the maximum of ten (10) days are unused in a vacation year, they will not be carried forward to next vacation year);
- (b) requests shall be granted on a first-come, first-serve basis as of January  $2^{nd}$  of the vacation calendar year;
- (c) in the event that requests received on January  $2^{nd}$  of the vacation year exceeds the maximum of ten (I0) days allocated for the bargaining unit, seniority shall be the determining factor in allocating the ten (10) days;

- 21.02 (d) in the event that the ten (10) days allocated for the bargaining unit are not all requested on January 2<sup>nd</sup>, any remaining replacement days will continue to be allocated on a first-come, first-serve basis and seniority shall be the "tiebreaker" in the event that more than one request is received on a given date;
  - (e) in order to allow other employees a similar opportunity, employees granted such time off will not be eligible to apply on a continuous basis; however, in the event there are **no** requests from other employees, their applications will be considered.

Employees working in the Catholic Education Centre, the Plant Administration Building and the Student Services Department may be entitled to take vacation at any time during the year, upon the approval of the Supervisor.

21.03 Should a holiday fall during an employee's vacation period, the employee shall be entitled, in lieu of such holiday, to an extra day's vacation with pay.

21.04 In accordance with the following chart, employees leaving the service of the Employer, prior to completion of the vacation year, shall receive the appropriate percentage of regular earnings, to the date of termination.

Vacation Entitlement	Percentage of Earnings
2 weeks	4 %
3 weeks	6 %
4 weeks	8 %
5 weeks	10 %
6 weeks	12 <i>Y</i> o

21.05 Employees shall be entitled to vacation pay in advance of going on vacation provided the vacation has prior approval and they have notified the Employer of their request three (3) weeks prior to the commencement of their vacation.

21.06 Permanent employees working less than a full-time regular work week shall have their vacation pay prorated accordingly.

> Employees transferring from a permanent position of less than full-time regular work week to full-time will have their service at less that thirty-five (35) hours per week pro-rated accordingly for future full-time vacation entitlement.

21.07 (a) For elementary school employees working the ten (10) month and three (3) week work year, the Employer, through the Director of Education, shall grant these employees time off for vacation purposes during Christmas and/or March Break.

- 21.07 (b) For secondary school employees working the ten (10) month and three (3) week work year, the Employer, through the Director of Education, may grant these employees time off for vacation purposes during the Christmas Break subject to the condition that the workplace shall not be unduly affected by the granting of such leave and shall grant these employees time off for vacation purposes during the March Break.
- 21.08 Vacations shall be taken in the calendar year for which they are due.

An employee shall only be allowed to carry up to five **(5)** days of vacation into the next calendar year.

21.09 All employees may, whenever conveniently possible, be granted a vacation period preferred by the employee or at such time as may be mutually agreed on between the Employer and the employee. In the event that no mutual agreement can be reached, the Employer shall have the final decision. In the event of a conflict in vacation dates between two (2) employees, the employee with the greater seniority shall have the preference.

## ARTICLE 22 HOLIDAYS

**22.01** The following shall be considered holidays for the purpose of this Agreement:

New Year's Day Good Friday Easter Monday Victoria Day Canada Day Civic Holiday Labour Day Thanksgiving Day Christmas Day Boxing Day Heritage Day (if declared a National Holiday)

Last working day preceding Christmas Day, last working day preceding New Year's Day and one additional day (in lieu of Remembrance Day) between Christmas Day and New Year's Day to be determined by the Employer upon mutual consultation prior to May 1st of each year.

- •22.02 An employee shall suffer no loss of pay in respect of any holiday on which the employee is not required to work, provided that the employee shall have worked the last scheduled working day immediately preceding and the next scheduled working day immediately following the holiday. This shall not apply if the employee's absence on either or both days is by reason of illness or injury as supported by a physician's certificate, or an authorized leave of absence that commenced not earlier than the fifth day immediately preceding the holiday.
  - 22.03 An employee required to work on a statutory holiday will be entitled to be paid the equivalent of a day's pay at the rate of double time over and above regular pay.

# ARTICLE 22 HOLIDAYS (cont'd)

**22.04** When any of the above holidays fall on a Saturday or Sunday, the Employer will substitute another day as the holiday for the purposes of this Agreement.

Twelve (12) month employees shall be allowed to request a day of vacation or request a leave of absence without pay on a Monday or Friday, should Canada Day fall on a Tuesday or Thursday. Approval shall be subject to the condition that the workplace shall not be unduly affected by granting such time.

## ARTICLE 23 LEAVE OF ABSENCE

- 23.01 The Employer may grant a leave of absence, with or without pay, to an employee required to be absent for personal reasons subject to the condition that the workplace shall not be unduly affected by the granting of such leave.
- Leave of absence without pay shall be granted to duly 23.02 elected delegates not exceeding four (4) in number from the Bargaining Committee of Local 218 for attendance at Union Conventions and Union Business meetings. Such leave shall not exceed a total of fortyfive (45) person days in any one (1) calendar year for the Bargaining Committee. The Employer will consider additional days upon request and justification.

Requests for leaves of absence for bargaining coininittee members shall be sent to the Human Resources Manager for approval, with a copy for the immediate supervisor.

# ARTICLE 23 LEAVE OF ABSENCE (cont'd)

- **23.03** (a) The Employer recognizes the right of an employee to participate in public affairs. Therefore upon written request, the Employer shall allow a leave of absence without pay and without loss of benefits or seniority, so that the employee may be a candidate in federal, provincial or municipal elections.
  - (b) An employee who is elected to public office shall be allowed a leave of absence without pay and without loss of seniority during the original term of office. This may be extended to a further term, at the discretion of the Employer.
  - (c) An employee who is elected or selected for a full-time position with the Union or any body with whom the Union has affiliations shall be granted a leave of absence without pay and without loss of seniority for a period of up to two (2) years. Such leaves shall be renewed once only upon request for a period of up to two (2) years. No more than two (2) employees will be granted a leave in any one year.
  - (d) An employee who elects to return to an educational institution on a full-time basis to upgrade the employee's education shall be granted a leave of absence without pay and without loss of seniority for a period of up to one (1) year. No more than two (2) employees will be granted a leave in any one (1) year.
  - (e) All applications for leave of absence shall be made in written form, and if granted, shall be granted in written form.
  - (9 The Chairperson of the Committee shall be allowed one (1) day off per month without pay to attend to Union business, subject to the condition that the workplace is not unduly affected by the absence and proper written notice is given.

### ARTICLE 23 LEAVE OF ABSENCE (cont'd)

23.04 The Employer shall grant leaves of absence for personal reasons without pay during the Christmas and/or Winter Break. Employees in secondary schools shall only be granted the leave of absence subject to the condition that the workplace shall not be unduly affected by the granting of such leave. In this event employees shall be given the leave on a rotating basis and only 50% of the employees shall be absent on leave at the same time.

#### 23.05 Bereavement/Compassionate Leave

Upon the death of a relative, an employee shall be granted a compassionate leave of up to five (5) working days, depending upon the time of bereavement in relation to the normal time off and the degree of relationship of the deceased, without loss of pay.

**A** further two (2) days for traveling with or without pay may be allowed at the discretion of the Director.

In the event that bereavement/illness occurs during an employee's vacation period, the employee shall be granted equivalent eligible days off at the time mutually agreed to by the employee and the Board.

Time off for illness shall be supported by a doctor's note. Time off for bereavement must be supported by a copy of the death notice. These days must be taken within one (1) calendar year.

### 23.06 Jury Duty

The Employer shall make up the difference, if any, between **jury** pay and the employee's regular pay for any time during which an employee is required to perform jury service, or subpoenaed by the Crown as a witness.

# ARTICLE 23 LEAVE OF ABSENCE (cont'd)

#### 23.07 <u>Pregnancy/Parental Leave</u>

The intent of this section shall conform with the Employment Standards Act, as amended from time to time.

The Employer, if requested, shall grant a pregnancy or parental leave to an employee not to exceed a total of two (2) years.

The employee will return to their own job provided their leave is no longer than one (1) year. Where a technological change and/or procedural changes have occurred, the employee shall receive appropriate training in order to fulfill the requirements of the job. An employee who extends the leave beyond the one (1) year period shall be placed in a comparable position as held prior to the leave.

The Employer shall provide for employees on pregnancy or adoption leave a supplementary unemployment benefit plan which provides a payment of seventy (70%) percent of salary for the two-week waiting period. Such a plan shall be registered with and approved by Human Resources Development Canada. Effective November 1, 2002, parental leave will be included in this leave.

The employee shall accumulate sick leave credits at the rate of two (2) days per month while absent on pregnancy and parental leaves for times as recognized by the Ontario Employment Standards Act. Sick leave credits shall not be granted to employees for extended leaves of absences requested beyond these times.

#### 23.08 Adoption Leave

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An employee shall be granted leave without deduction from salary to a maximum of two (2) days for needs related to the legal adoption of the employee's child.

# ARTICLE 23 LEAVE OF ABSENCE (cont'd)

### 23.09 Paternity Leave

An employee shall be granted a leave of absence of two (2) days, without deduction of salary, related to the birth of his child, commencing from the day of admission of the mother for the birth of the child up to and including the day of discharge of the child from the hospital, and that such day is a working day.

# ARTICLE 24 BULLETIN BOARDS

- 24.01 The Employer will provide bulletin boards at appropriate locations for the use of the Union. Matters posted will be restricted to:
  - (a) notices of union meetings;
  - (b) notices of union elections or appointments;
  - (c) notices of results of union elections; and
  - (d) notices of union recreational and social activities.

# ARTICLE 25 SICK LEAVE

25.01 Sick Leave is leave of absence on full pay by reason of incapacity due to illness or injury.

The school secretary shall be replaced on the second day of illness.

- 25.02 Sick leave days, if unused, will accumulate to a maximum of two hundred and sixty (260) calendar days.
- 25.03 An employee with seniority shall be eligible for two (2) days sick leave with pay for each completed calendar month of employment, following completion of the probationary period.

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## ARTICLE 25 SICK LEAVE (cont'd)

- **25.04** A retiring employee is one who ceases to be employed by the Employer and applies for and receives a retirement pension.
- 25.05 Sick leave which has accumulated to the credit of an employee and is unused at the termination of employment, will be cancelled except in the case of a Secretarial/Clerical/Technical employee who retires or dies with not less than five (5) years of continuous service in which case, either the employee or the estate in the case of death will receive fifty percent (50%) of the employee's sick leave standing to the employee's credit at the date of retirement or death.

Payment of **50%** of the sick leave credit will not apply to employees hired after February **14**, **1988**.

- **25.06** If the employee is absent for three (3) consecutive working days or more, a medical certificate may be required certifying that the employee is unfit to perform the regular duties. In addition, the Employer may have the right, if it considers it necessary, to have the employee medically examined by a physician of the Employer's choosing.
- 25.07 Leave of absence without pay on the grounds of incapacity due to illness or injury, shall be granted to any employee who has no sick leave accumulated to the employee'scredit.
  - **25.08** Sick leave shall not accumulate in respect of any period during which an employee is absent from employment on account of lay-off or authorized leave of absence without full pay.

## ARTICLE 25 SICK LEAVE (cont'd)

- 25.09 On or about December 31<sup>st</sup> in each year, an accounting of each employee's accumulated sick leave will be mailed to each employee, and a copy will be sent to the Recording Secretary of the Local Union.
- 25.10 If an employee is prevented from performing the regular work with the Employer because of an occupational accident that is recognized by the Workplace Insurance Board Safety and as compensable within the meaning of the Workplace Safety and Insurance Act, the Employer will supplement the compensation provided by the Workplace Safety and Insurance Board for the loss of wages to the employee from the employee's sick leave credits by such an amount that the compensation of the Workplace Safety and Insurance Board for loss of wages, together with the supplementation of the Employer, will equal one hundred (100%) percent of the employee's regular wage after normal income tax deductions considering the tax free status of Workplace Safety and Insurance Board income.

# ARTICLE26 CLOTHING AND/OR UNIFORMS

- 26.01 The Employer shall provide protective or special purpose clothing (smocks) where required.
- 26.02 Computer and Network Technicians, upon completion of the probationary period, shall be provided with three (3) golf shirts. The golf shirts shall be replaced on an "as needed" basis and as approved by the Manager of Information Technology Services.

The employees shall be responsible for the maintenance and cleaning of the golf shirts and the golf shirts provided shall be worn at all times while on duty.

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### ARTICLE 27 EMPLOYEE BENEFITS

27.01 The Canada Pension Plan and the O.M.E.R.S. Plan, as currently integrated, will be continued. The Employer will contribute one hundred (100%) percent of the premiums for the following employee benefits. 27.02Extended Health Care Plan Prescription Drugs - \$10/\$20 deductible (a) Vision Care - maximum \$200/annum for (b) dependent children and effective November 1, 2002 the maximum will increase from \$200 to \$300 every two (2) years for adults towards the purchase of contact lenses or eyeglasses or corrective laser eye surgery. Private Hospital Coverage (c) Hearing Aids - \$300 every three (3) years (d) 27.03 Group Term Life Insurance Group Term Life Insurance with Accidental Death and Dismemberment Benefits in the amount of \$45,000 or two (2) times annual salary, whichever is greater

Employees covered under these benefits have the option to purchase, at their own expense, additional Life Insurance in blocks of \$20,000, \$40,000, \$60,000 or \$80,000.

effective the first month after ratification.

## ARTICLE 27 EMPLOYEE BENEFITS (cont'd)

### 27.04 <u>Flexident Dental Care Plan</u>

- (a) Preventative \$1,500/annum
- (b) Restorative (Dentures) \$1,000 every five (5) years. Effective November 1, 2002, Major Restorative Plan including the Dentures at the foregoing level will include Caps, Crowns, and Bridges 70% Insurance paid and 30% Employee paid (co-insurance) with a \$2,000 annual combined maximum.
- (c) Orthodontic \$1,500/lifetime (dependent children only)

Each January the O.D.A. Fee Schedule shall be updated to the schedule of the preceding calendar year.

27.05 Long-Term Disability Plan

The Employer will pay one hundred (100%) percent of the premium for a Long-Term Disability Plan with benefits at 73-2/3% of **gross** monthly salary to a maximum of \$3,000.

#### 27.06 Dependent Life Insurance

Employees covered under the Employer's Benefit Plan may purchase, at their own expense, dependent's insurance in the amount of \$20,000 for spouse and \$5,000 for dependent children. Such insurance shall be subject to the insurer's requirements concerning medical evidence.

27.07 It is further agreed that benefits specifically provided for in this Agreement will commence on the first day of the month following date of hire.

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### ARTICLE 27 EMPLOYEE BENEFITS (cont'd)

27.07 For more detailed information on benefits, refer to the booklets provided by the insurance company. The benefits as described in these booklets shall be the determining factors for health benefit coverage.

#### 27.08 Part-Time Benefits

Employees on staff prior to February 14, 1988 will continue to receive full benefits. Employees hired after this date, the following shall apply:

- (1) Employees working 25 hours per week or more shall receive 100% full benefits;
- (2) Employees working less than 25 hours per week shall receive 100% of O.H.I.P/Ontario Health, Extended Health and Vision Care and L.T.D.
- (3) Employees working less than 25 hours per week may participate in Group Insurance and Dental but they must contribute 100% of premiums.

#### 27.09 Early Retirees

The parties agree that employees who retire early shall have 75% of the premiums for O.H.I.P./Ontario Health, Extended Health including Vision Care and Dental paid by the Employer until the age of 65. A retiring employee under this provision is defined as one who has ten (10) years of service or more and who has reached the age of 55 and not taken up other employment.

Early retirees shall be allowed to purchase the Board's life insurance plan until age 65 at one-hundred percent (100%) of the cost **to** the early retiree.

## ARTICLE 27 EMPLOYEE BENEFITS (cont'd)

- 27.10 (a) An employee shall accumulate seniority while on Long-Term Disability for a period of up to two (2) years.
  - (b) The Employer shall pay, on behalf of an employee while on Long-Term Disability, all premiums and contributions for all Employee Benefit Plans.

This clause applies only to Employee Benefit Plans which are in existence at this time.

- (c) An employee who is no longer deemed disabled under the provisions of the Long-Term Disability Plan shall be placed in the former or equivalent position with the Employer, provided the employee is capable of performing the duties of the position and provided the employee does not replace an employee who holds more seniority.
- (d) The benefit level and coverage outlined in Article 27 shall be maintained during the term of this Agreement. Should the Employer wish to change carriers during this term, they shall notify the Union in writing and discuss such change with the Union.
- 27.11 Upon the death of an employee, the Employer will continue benefits for the spouse and/or dependents for a period of two (2) years.

# ARTICLE 28 TUITION COSTS

28.01 The Employer will reimburse tuition costs to employees who are required by the Employer to take job related courses.

# ARTICLE 29 TEMPORARY HELP

- 29.01 (a) The Employer agrees that no regular employee shall be replaced on **a** permanent basis by any non-bargaining unit person. This will not prohibit the Board from hiring temporary persons to cover leaves of absence, sickness or peak load conditions.
  - (b) The Employer shall not have bargaining unit employees' work done by unpaid volunteers.

### ARTICLE 30 JOB SECURITY

**30.01** No bargaining unit employee shall be terminated, laidoff, or have their regularly scheduled work day or regularly scheduled work week reduced as the result of the Employer contracting out any of its work or services.

# ARTICLE 31 HEALTH AND SAFETY

- **31.01** The Board shall conform with the Occupational Health and Safety Act. The Employer shall ensure that all Joint Health and Safety Committee members are provided with all Employer information pertaining to health, safety and work environment issues.
- 31.02 The Union and the Employer agree that issues involving workplace aggression or violence shall be brought to and discussed in the Labour/Management Committee meetings and may be referred **as** necessary to the Joint Health and Safety Committee.
- **31.03** The Employer shall maintain and apply a workplace harassment procedure in accordance with its obligations pursuant to the Ontario Human Rights Code.
- **31.04** The Employer agrees to involve the Union in the Disability Management Program,

### ARTICLE 32 RETIREMENT

All employees covered by this Agreement shall retire no later than the last day of the month in which the employee attains the age of sixty-five (65) or on June 30th next, following the employee's sixty-fifth (65th) birthday, whichever the employee so elects. Notwithstanding the above, the employee, upon request, may be granted a one (1) year's extension of employment, provided the employee submits medical proof of ability to perform the normal requirements of the job. The examining physician shall be chosen by mutual agreement by the Employer and the employee.

Employees, if they so decide, will be allowed to retire prior to age sixty-five (65) in accordance with O.M.E.R.S. regulations.

# ARTICLE 33 RETROACTIVITY

This Agreement shall be retroactive with respect only to wages.

#### ARTICLE 34 DURATION OF AGREEMENT

This Agreement shall come into effect from September I, 2001 thereof and shall remain in effect until August 31, 2003 and will continue to be in force from year to year thereafter, unless written notice shall have been given by either party to the other not more than six (6) months prior **to** the termination date, or the anniversary date of any subsequent annual extension, that it is desired to terminate or amend the Agreement.

A draft copy of the Collective Agreement shall be supplied **to** the Union by the Employer within thirty (30) days of ratification by the parties.

A copy of the Collective Agreement shall be supplied for all employees by the Employer within sixty (60) days of the signing of the agreement by the parties.

Executed by the duly authorized representatives of the parties this seventh day of October, 2002.

FOR THE DURHAM CATHOLIC DISTRICT SCHOOL BOARD

FOR THE CANADIANUNION OF PUBLIC EMPLOYEESAND ITS LOCAL 218

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### SCHEDULE "A" SECRETARIAL/CLERICAL/TECHNICAL STAFF WAGE INCREASE EFFECTIVE SEPTEMBER 1, 2001 - 2%

GRADE	BAND	JOB CLASS	YEAR1	YEAR2	YEAR3
200 - 249	1	Mailroom Clerk	14.32 26,062	14.98 27,264	15.71 28,592
250 - 299	2	Data Entry Clerk High School Junior Clerk Supply Teacher/Resource Centre Clerk Switchboard/Receptionist	14.76 26,863	15.43 28,083	16.15 29,393
300 - 349	3	Assistant Secretary - Elementary Community Use of <b>Schools</b> Secretary Student Services Secretary Human Resources Clerk	15.40 28,028	16.21 29,502	17.03 30,995
350 - 399	4	High School Attendance Secretary Assistant Printer Secretary to Information Technology Services Accounts Clerk Secretary to Purchasing Supervisor Resource Centre Secretary Route Coordinator	16.02 29,156	16.86 30,685	17.74 32,287
400 - 449	5	Secretary/Admissions Assistant High School Guidance Secretary High School Financial Secretary Senior Accounts Clerk FinancialAssistant Purchasing Assistant Payroll Clerk	16.65 30,303	17.50 31,850	18.42 33,524
450 - 499	6	Plant Department Secretary High School Secretary Elementary secretary Secretary to Controller of Plant Audio Visual Technician *(40 hrs/wk) Secretary to Continuing Education Secretary to Adult Education Service Dispatch *(40 hrs/wk)	17.50 31,850 '36,400	18.44 33,561 '38,355	19.37 35,253 '40,290
500 <del>-</del> 549	7	High School Senior Secretary Transportation Assistant Secretary/Claims Assistant	18.37 33,433	19.32 35,162	20.30 36,946
		Computer Technician '(40 hrs/wk)	'38,210	'40,188	'42,224
550 - 599	8	Assistant Planner Printer Computer Application Support ITS CommunicationsAdministrator	19.48 35,454	20.30 36,946	21.34 38,839
600 - 649	9	Network Technician <b>'(40</b> hrs/wk) Computer Application Support Technician <b>* (40</b> hrs/wk)	20.81 37,874 '43, 285	21.79 39,658 '45,323	22.80 41,496 '47,424

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# SCHEDULE "A" SECRETARIAL/CLERICAL/TECHNICAL STAFF EFFECTIVE SEPTEMBER 1, 2002 -1%

GRADE	BAND	JOB CLASS	YEAR 1	YEAR 2	YEAR 3
200 - 249	1	Mailroom Clerk	14.46 26,317	15.13 27,537	15.87 28,883
250 <b>- 299</b>	2	Data Entry Clerk High School Junior Clerk Supply Teacher/Resource Centre Clerk Switchboard/Receptionist	14.91 27,136	15.58 28,356	16.31 29,684
300 - 349	3	Assistant Secretary - Elementary Community Use of Schools Secretary Student Services Secretary Human Resources Clerk	15.55 28,301	16.37 29,793	17.20 31,304
350 - 399	4	High School Attendance Secretary Assistant <b>Printer</b> Secretary to <b>Information</b> Technology Services Accounts Clerk Secretary to Purchasing <b>Supervisor</b> Resource Centre Secretary Route Coordinator	16.18 29,448	17.03 30,995	17.92 32,614
400~449	5	Secretary/Admissions Assistant High School Guidance Secretary High School Financial Secretary Senior Accounts Clerk FinancialAssistant Purchasing Assistant Payroll Clerk	16.82 30,612	17.68 32,178	18.60 33,852
450 - 499	6	Plant Department Secretary High School Secretary Elementary Secretary Secretary to Controller of Plant Audio Visual <b>Technician '(40 hrs/wk</b> )	17.68 32,178 '36,774	18.62 33,888 *38,730	19.56 35,599 '40,665
		Secretary to Adult Education Service Dispatch '(40 hrs/wk)			
500 - 549	7	High School Senior Secretary Transportation Assistant <b>Secretary/Claims</b> Assistant	18.55 33,761	19.51 35,508	20.50 37.310
		Computer Technician '(40 hrs/wk)	'38.584	'40,581	'42,640
550 - 599	8	Assistant Planner Printer Computer Application Support ITS Communications Administrator	19.67 35,799	20.50 37,310	21.55 39,221
600 - 649	9	Network Technician <b>'(40</b> hr <b>s/w</b> k) Computer Application Support Technician <b>'(40</b> hrs/wk)	21.02 38,256 '43.722	22.01 40,058 *45.781	23.03 41,915 '47.902

## SCHEDULE "A" SECRETARIAL/CLERICAL/TECHNICAL STAFF EFFECTIVE FEBRUARY 1. 2003 - 1.5%

GRADE	BAND	JOB CLASS	YEAR 1	YEAR 2	YEAR 3
200 - 249	1	Mailroom Clerk	14.68 26,718	15.36 27,955	16.11 29,320
250 - 299	2	Data Entry Clerk High School Junior Clerk Supply Teacher/Resource Centre Clerk Switchboard/Receptionist	15.13 27,537	15.81 28,774	16.55 30,121
300 - 349	3	Assistant Secretary - Elementary Community Use of Schools Secretary Student Services Secretary Human Resources Clerk	15.78 28,720	16.62 30,248	17.46 31,777
350 - 399	4	High School Attendance Secretary Assistant Printer Secretary to InformationTechnology Services Accounts Clerk Secretary to Purchasing Supervisor Resource Centre Secretary Route Coordinator	16.42 29,884	17.29 31,468	18.19 33,106
400 - 449	5	Secretary/Admissions Assistant High School Guidance Secretary High School Financial Secretary Senior Accounts Clerk Financial Assistant Purchasing Assistant Payroll Clerk	17.07 31,067	17.95 32,669	18.88 34,362
450 - 499	6	Plant Department Secretary High School Secretary Elementary Secretary Secretary to Controller of Plant Audio Visual Technician '(40 hrs/wk) Secretary to Continuing Education Secretary to Adult Education Service Dispatch '(40 hrs/wk)	17.95 32,669 '37,336	18.90 34,398 '39,312	19.85 36,127 *41,288
500 - 549	7	High School Senior Secretary Transportation Assistant Secretary/Claims Assistant	18.83 34,271	19.80 36,036	20.81 37,874
		Computer Technician *(40 hrs/wk)	'39,166	"41,184	'43,285
550 - 599	8	Assistant Planner Printer Computer Application Support ITS Communications Administrator	19.97 36,345	20.81 37,874	21.87 39,803
600 - 649	9	Network Technician <b>*(40 hrs/w</b> k) Computer Application Support Technician <b>'(40 hrs/</b> wk)	21.34 38,839 '44,387	22.34 40,659 '46,467	23.38 42,552 '48,630

June 28, 1999

### **LETTER OF UNDERSTANDING**

Sheila Redshaw Chairperson, Local 218 Canadian Union of Public Employees (Secretarial/Clerical/Technical Staff) c/o Education Centre

**Dear Sheila:** 

### Re: Job Evaluations

The Employer agrees that the position of Elementary Secretary shall be evaluated in accordance with the Pay Equity plan.

Yours truly,

A. W. Jeffers Human Resources Manager

AWJ:lc

December 10, 1996

# LETTER OF UNDERSTANDING

Sheila Redshaw Chairperson, Local 218 Canadian Union of Public Employees (Secretarial/Clerical/Technical Staff) c/o Education Centre

Dear Sheila:

The Board shall agree to advise and discuss any changes to be made to the staffing formula with the Chairperson of CUPE, Local 218 prior to the implementation of the change.

Yours truly,

Joceaffects

J. McCatterty Chairperson of the Board's Negotiation Committee

JM:lc

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