COLLECTIVE AGREEMENT

BETWEEN

BOARD OF MANAGEMENT

AND

THE NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES

GROUP: ENGINEERING & FIELD

EXPIRES: February 29, 2020

TABLE OF CONTENTS

ARTICLE	PAGE NO.
PREAMBLE	1
ARTICLE 1 - DEFINITIONS	
ARTICLE 2 - APPLICATION OF AGREEMENT	2
ARTICLE 3 - FUTURE LEGISLATION AND THE COLLECTIVE AGREEMENT	
ARTICLE 4 - RECOGNITION	
ARTICLE 5 - PROVINCIAL SECURITY	
ARTICLE 6 - MANAGEMENT RIGHTS	
ARTICLE 7 - UNION SECURITY	
ARTICLE 8 - COMMUNICATIONS	
ARTICLE 9 - NO DISCRIMINATION.	
ARTICLE 10 - STRIKES AND LOCKOUTS	
ARTICLE 11 - EMPLOYER-EMPLOYEE RELATIONS COMMITTEE	
ARTICLE 12 - GRIEVANCE PROCEDURE	
ARTICLE 13 - ADJUDICATION	
ARTICLE 14 - DISCIPLINE	
ARTICLE 15 - SENIORITY	
ARTICLE 16 - COMPETITIONS AND APPOINTMENTS	
ARTICLE 17 - LAYOFF AND RECALL:	
ARTICLE 17 - LATOFF AND RECALL. ARTICLE 18 - HOURS OF WORK	
ARTICLE 19 - OVERTIME	
ARTICLE 19 - OVERTIME ARTICLE 20 - PREMIUM PAY	
ARTICLE 20 - I REMICINI I A I	
ARTICLE 21 - HOLIDAYS	
ARTICLE 23 - VACATIONS.	
ARTICLE 23 - VACATIONS	
ARTICLE 25 - MATERNITY LEAVE	
ARTICLE 25 - MATERIOTT LEAVE	
ARTICLE 20 - BEREAVENIENT LEAVE.	
ARTICLE 28 - EDUCATIONAL LEAVE	
ARTICLE 28 - EDUCATIONAL LEAVE ARTICLE 29 - LEAVE FOR UNION BUSINESS	
ARTICLE 30 - OTHER LEAVES OF ABSENCE	
ARTICLE 30 - OTHER LEAVES OF ABSENCE	
ARTICLE 31 - HEALTH AND SAFETY ARTICLE 32 - EMPLOYEE BENEFITS PROGRAMS	
ARTICLE 32 - EMPLOYEE BENEFITS PROGRAMSARTICLE 33 - PART-TIME EMPLOYEE PROVISIONS	
ARTICLE 34 - PORTABILITYARTICLE 35 - TECHNOLOGICAL CHANGE	
ARTICLE 35 - TECHNOLOGICAL CHANGE	
ARTICLE 37 - DURATION AND TERMINATION	
ARTICLE 38 - RETROACTIVITY	
SCHEDULE A	
SCHEDULE A-1	
SCHEDULE B	
SCHEDULE C	
LETTER OF INTENT RE: STANDBY FOR EMPLOYEES AT THE DEPARTMENT OF ENVIRONMENT	
AND LOCAL GOVERNMENT	
LETTER OF UNDERSTANDING RE: HARASSMENT FREE WORKPLACE	
LETTER OF AGREEMENT	
LETTER OF AGREEMENT	
MEMORANDUM OF AGREEMENT RE: PREVIOUSLY EXCLUDED CASUALS	
<u>LETTER OF AGREEMENT</u>	75

THIS AGREEMENT made this 20th day of January 2016.

BETWEEN: HER MAJESTY IN RIGHT OF THE PROVINCE, as represented by Board of Management,

hereinafter called the "Employer," party of the first part.

AND: THE NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES hereinafter

called the "Union," party of the second part.

PREAMBLE

WHEREAS it is the intention and purpose of the Parties to this Agreement to maintain settled conditions of employment between the Employer, the employees, and the Union, to improve the quality of the Public Service of the Province and to promote the well being and the increased productivity of its employees to the end that the people of the Province will be well and efficiently served; accordingly, the parties hereto set forth certain articles relating to pay, hours of work, and other terms and conditions of employment affecting employees covered by this Agreement.

NOW, THEREFORE, the Parties agree as follows:

ARTICLE 1 - DEFINITIONS

- 1.01 "Union" shall mean the New Brunswick Union of Public and Private Employees, which is the Certified Bargaining Agent of this Unit.
- 1.02 "Employer" shall mean her Majesty in Right of the Province as represented by Board of Management and shall include its representatives and/or Agents.
- 1.03 "Bargaining Unit" or "Units" shall mean: the group of employees covered by New Brunswick Certification Order Number 013 PS 2c Engineering and Field.
- 1.04 "Employee" shall mean a person employed by the Employer to carry out the functions normally performed by employees appointed to any of the Classifications assigned to this Unit, other than a person not ordinarily required to work more than one third (1/3) the number of hours stipulated as the normal work week.
- 1.05 "Casual Employee" means an Employee who is employed:
 - (a) on a temporary basis to respond to a temporary increase in workload;
 - (b) on a temporary basis to replace an absent employee; or
 - (c) on a recurring seasonal basis who has not been so employed for a continuous period of six (6) months.
- "Seasonal Employee" is an employee normally employed for more than six months and less than twelve months on a recurring basis and who is appointed on a plan of establishment to a Seasonal Civil Service Position. The period of time not worked by a seasonal employee shall not be considered a layoff. A seasonal employee shall be considered on "Inactive Status" during the period in which the employee's services are not required. While on "Inactive Status" a seasonal employee shall retain previously accumulated seniority, sick leave and vacation credits but will not accrue additional credits. The Employer shall provide seasonal employees ten (10) working days notice of the date of termination of the employee's seasonal work period.
- 1.07 "Term Employee" is an employee employed for a specified period of more than six (6) continuous months.
- 1.08 Employees may be subdivided into the following categories:
 - (a) "Full-time Employees" which are those who normally work the full normal workweek; and

(b) "Part-time Employees" which are those who normally work less than the full normal workweek.

1.09 Probationary Period

- (a) In accordance with the *Civil Service Act* and Regulations an employee appointed on other than a temporary basis shall be considered to be on probation from the date of his appointment for a period of six (6) months immediately following the date on which the person reports for work, provided that on or before the expiration of such period of six (6) months the Employer in writing may extend the probationary period for further periods of three (3) months, but the total probationary period shall not exceed twelve (12) months. Where no notice aforesaid is given within the six (6) month time period, the employee shall be deemed to be appointed.
- (b) The probationary period for employees employed in agencies and institutions not subject to the *Civil Service Act* and Regulations shall be the same as (a) above.
- 1.10 In this Agreement, except as herein defined, words defined in the *Public Service Labour Relations Act* have the same meaning as in that Act.
- 1.11 Gender Wherever the masculine gender is used in this agreement, it shall refer equally to the feminine gender.
- 1.12 Spouse shall mean a husband or wife. It shall also mean an individual who has been residing with the employee for not less than one (1) year, and has been publicly represented as the employee's partner.
- 1.13 **"Control Point Maximum"** The point within a salary range representing the maximum base pay for a job.
- 1.14 **"Discretionary Maximum"** The point within a salary range between the control point maximum and the maximum allowed for re-earnable increments.
- 1.15 "Merit Increase" An adjustment to individual salary based on a documented assessment of performance.
- 1.16 **"Re-earnable Increments"** Temporary payments based on exceptional performance authorized at the discretion of the Deputy Head.
- 1.17 "Pay Increment" One (1) step in the pay range.

ARTICLE 2 - APPLICATION OF AGREEMENT

- 2.01 This Agreement applies to and is binding on the Union, the employees, and the Employer and its Agents.
- 2.02 It is recognized by the Parties that this is the only Agreement in existence, or <u>that</u> may be made by anyone excepting the Parties hereto, covering the terms and conditions of employment, <u>and the</u> rates of pay applicable to the employees in the Unit.

ARTICLE 3 - FUTURE LEGISLATION AND THE COLLECTIVE AGREEMENT

- 3.01 In the event that any law passed by the Legislature of the Province applying to employees covered by this Agreement, renders null and void or materially alters any provision of this Agreement, the remaining provisions of the Agreement shall remain in effect for the term of this Agreement, and the parties to this Agreement shall negotiate where applicable a mutually agreeable provision to be substituted for the provision so rendered null and void or materially altered.
- 3.02 Where any provincial legislation which binds the parties to this Agreement clearly specifies and directs that greater rights or benefits than are summatively in effect under this Agreement must be granted to either party, such rights or benefits shall be deemed to form part of and be applicable under this Agreement.

ARTICLE 4 - RECOGNITION

4.01 The Employer recognizes the Union as the exclusive Bargaining Agent for all employees to whom New Brunswick Certification Order Number 013 PS 2c applies.

ARTICLE 5 - PROVINCIAL SECURITY

5.01 Nothing in this Agreement shall be construed to require the Employer to do or refrain from doing anything contrary to any instruction, direction or regulation given or made on behalf of the Government of the Province of New Brunswick in the interests of the health, safety, or security of the people of the Province.

ARTICLE 6 - MANAGEMENT RIGHTS

6.01 All the functions, rights, powers, and authority which the Employer has not specifically abridged, delegated, or modified by this Agreement are recognized by the Union as being retained by the Employer.

ARTICLE 7 - UNION SECURITY

- 7.01 The Employer shall deduct from the wages due to every employee in this Bargaining Units an amount equal to the regular monthly dues of the Union commencing with the month following the month in which the employee was employed.
- 7.02 Employees who are Union members on the effective date of this Agreement shall not revoke their membership during the term of the Agreement.
- 7.03 Employees who become members after the effective date of this Agreement shall not revoke their membership during the term of this Agreement.
- 7.04 The sums deducted pursuant to this Article shall be remitted to the designated official of the Union in a mutually agreed upon electronic format, prior to the fifteenth (15th) of the month following the month in which the deductions were made. The Union will keep the Employer advised of the name and address of its designated official. The monthly payment of deductions made shall be accompanied by a full list of employees including names, classifications, and addresses as follows:
 - 1. Full-Time Employees
 - 2. Part_Time Employees
 - 3. Temporary Employees
 - 4. Seasonal Employees
 - 5. Casual Employees
 - 6. Employees seconded into the Bargaining Unit.

This list will also include the number of hours paid to each employee during the month deductions were made. This list will be supplied monthly.

- 7.05 Before the Employer is obliged to deduct any amount under this Article, the Union must advise the Employer in writing of its regular bi-weekly dues. The amount so advised shall continue to be the amount to be deducted under this Article until changed by a further written notice to the Employer signed by the designated official of the Union, after which such changed amount shall be the amount to be deducted. The parties agree that no more than one change in dues will be processed during any calendar year.
- 7.06 The sums deducted under this Article shall be accepted by the Union as the regular monthly dues of those employees who are or shall become members of the Union and the sum so deducted from non-members of the Union shall be treated as their contributions towards the expenses of maintaining the Bargaining Agent. Membership in the Union will continue to be voluntary.
- 7.07 The Union agrees to indemnify and save the Employer harmless from any liability or action arising out of the operation of this Article.
- 7.08 The Union assumes full responsibility for the disposition of any sums deducted from the wages of any employee and remitted to the designated official of the Union under this Article.

ARTICLE 8 - COMMUNICATIONS

8.01 Correspondence - Except where otherwise provided, official communication in the form of correspondence between the Employer and the Union may be given by mail as follows:

TO THE EMPLOYER:

Director, Labour Relations Services <u>Department</u> of Human Resources P.O. Box 6000 Fredericton, N.B. E3B 5H1

TO THE UNION:

The President New Brunswick Union of Public and Private Employees 217 Brunswick Street Fredericton, N.B. E3B 1G8

- 8.02 The Employer shall continue to make space available on the existing bulletin boards on which the Union may post notices of meetings and other notices of interest to employees.
- 8.03 Copies of Agreement
- (a) The Agreement shall be posted electronically in both official languages on the Government of New Brunswick Internet site.
- (b) The translation of the bilingual Collective Agreement will be provided by the Translation Bureau of the Province of New Brunswick for approval of the Parties to this Agreement.
- (c) It is understood that both the English and French text of this Agreement shall be official. However, when a difference of wording or interpretation arises, the language used to negotiate the Collective Agreement will prevail.
- (d) The printing of the bilingual Agreement shall be the responsibility of the Union and the Employer shall reimburse the Union for twenty-five percent (25%) of the cost of printing.

ARTICLE 9 - NO DISCRIMINATION

- 9.01 No discrimination The Parties agree that there shall be no discrimination, interference, restriction, or coercion exercised or practiced with respect to the Union, the employees, the Employer and its Agents.
- 9.02 Both parties recognize that the *Human Rights Act* applies to this Agreement.

ARTICLE 10 - STRIKES AND LOCKOUTS

10.01 There shall be no strikes, walkouts, lockouts, slowdowns or other interruptions of work, as defined by the *Public Service Labour Relations Act*, during the term of this Agreement.

ARTICLE 11 - EMPLOYER-EMPLOYEE RELATIONS COMMITTEE

- 11.01 Within thirty (30) days of the signing of this Agreement there shall be constituted a joint committee known as the Employer-Employee Relations Committee. For the duration of the administrative period of the Collective Agreement, the Committee shall be comprised of the negotiation team for each party. Every reasonable effort will be made to ensure continuity of team members.
- 11.02 The parties agree the Committee may be employed as a forum of meaningful consultation on the interpretation of any Article of the Collective Agreement whenever required, contemplated changes in conditions of employment or working conditions and any other matters of mutual interest of the parties.
- 11.03 A meeting of the Committee shall be convened by the parties within five (5) days of the date that either party receives an agenda from the other that any matter as outlined under Article 11.02 needs to be referred to joint consultation, and it shall be incumbent upon the party receiving notice to establish the date of meeting within five (5) days or make such other arrangements as is acceptable to the party that issued the notice.
- 11.04 Any Agreement reached by the Committee shall be binding on the parties to this Agreement for the term of the Agreement and any directive required to ensure fulfillment of the agreed recommendation shall be signed by both the Bargaining Agent's representative and the Employer's representative and distributed by the party or parties through their regular channels of communications.
- 11.05 Should the Committee fail to reach agreement on a matter of interpretation or settlement of a dispute either party may pursue other avenues for settlement of the dispute available through the Agreement or under the *Public Service Labour Relations Act*.
- 11.06 The Committee shall not have power to alter, amend, add to, or modify the terms of this Collective Agreement.
- 11.07 No employee serving on this Committee shall lose salary or other benefits due to an absence or absences from work under this Article. The expenses of the representatives attending a Committee meeting will be borne by their respective parties.
- 11.08 The Employer shall ensure that all employees and the Union are notified of any policy which effects their terms and conditions of employment. Any such policy may be referred to the Employer-Employee Relations Committee.

ARTICLE 12 - GRIEVANCE PROCEDURE

12.01 The Employer and the Union recognize the desirability of prompt settlement of complaints and disputes which may arise out of administration of this Agreement. The parties also recognize that many complaints can be effectively settled through informal discussion and mutual understanding. For these reasons, both parties agree that when an employee has a complaint, the employee will be encouraged to discuss the matter with the employee's

Supervisor as soon as possible after the circumstances giving rise to the complaint occurs so that a dispute requiring reference to the grievance procedure may be avoided wherever possible.

12.02 Where an employee feels himself/herself to be aggrieved by the interpretation or application in respect of the employee of a provision of a statute, or a regulation, by-law, direction, or other instrument made or issued by the Employer, dealing with terms and conditions of employment or, an alleged violation of any of the provisions of this Agreement by the Employer, or, as a result of any occurrence or matter affecting the employee's terms and conditions of employment in respect of which no administrative procedure for redress is provided in or under an Act of the Legislative Assembly of New Brunswick, and, where the employee has written consent of the Union respecting any grievance relating to the interpretation or application of this Agreement, the following procedure shall apply:

STEP ONE:

Within twenty (20) working days after the alleged grievance has arisen or the employee became aware of the grievance, the employee may present the employee's grievance in writing either by personal service or by mailing by registered mail, on the form authorized by the Labour and Employment Board to the employee's immediate supervisor or the person designated by the Employer as the first level in the grievance procedure. If the employee receives no reply or does not receive satisfactory settlement within ten (10) working days from the date on which the employee presented the employee's grievance to the employee's immediate supervisor or to the person designated as the first level in the grievance procedure, the employee may proceed to Step Two.

STEP TWO:

Within ten (10) working days from the expiration of the ten (10) day period referred to in Step One, the employee may present the employee's grievance in writing at the second level of the grievance process either by personal service or by mailing by registered mail, to the employee's immediate supervisor or to the person designated by the Employer as the second level in the grievance procedure. If the employee does not receive a reply or satisfactory settlement of the employee's grievance from the person designated by the Employer as the second level in the grievance process within ten (10) working days from the date on which the employee presented the employee's grievance at the second level, the employee may proceed to Step Three.

STEP THREE:

Within ten (10) working days from the expiration of the ten (10) day period referred to in Step Two, the employee may present the employee's grievance in writing at the third level of the grievance process either by personal service or by mailing it by registered mail to the employee's immediate supervisor or the person designated by the Employer as the final level in the grievance process for the Department in which the employee is employed. Any settlement proposed by the Employer at levels one and two and any replies must accompany the grievance when it is presented at the third level to the person designated as the final level. The person designated as the final level shall reply to the grievance in writing to the employee within fifteen (15) working days from the date the grievance was presented at the third level. Should the employee not receive a reply or satisfactory settlement of the employee's grievance within fifteen (15) working days from the date on which the employee presented the employee's grievance at the final level, the employee may refer the employee's grievance to Adjudication as provided in Article 13 hereof, within fifteen (15) working days of the date on which the employee should have received a reply from the person designated as the final level.

Grievance Procedure:

LEVEL	EMPLOYEE'S TIME TO PRESENT GRIEVANCE WITHIN	PRESENT GRIEVANCE TO	EMPLOYER'S TIME TO RESPOND WITHIN
FIRST	20 Working Days after the alleged grievance has arisen or has come to their attention	Person designated by the Employer	10 Working Days from receipt of written grievance
SECOND	10 Working Days from receipt of reply from first level or date reply should have been received	Person designated by the Employer	10 Working Days from receipt of written grievance
THIRD	10 Working Days from receipt of reply from previous level OR date reply should have been received OR in case of suspension or discharge as prescribed in Article 14.05, 20 working days.	Person designated by the Employer	15 Working Days from receipt of written grievance

- 12.03 In any case where the employee presents the employee's grievance in person or in any case in which a hearing is held on a grievance at any level of the grievance process the employee may be accompanied by a representative or agent of the Union.
- 12.04 In determining the time in which any step under the foregoing proceedings is to be taken, Saturdays, Sundays and recognized holidays shall be excluded. If advantage of the provisions of this Article has not been taken within the time limits specified herein the alleged grievance shall be deemed to have been abandoned and cannot be pursued except as provided in 12.05 hereof.
- 12.05 Both parties may mutually agree in writing to extend the time limits specified herein.
- 12.06 Any matter giving rise to a dispute directly between the Union and the Employer shall be processed at Step Three of the grievance procedure within twenty (20) working days of the occurrence thereof. Should the matter not be settled, either party may refer its differences pursuant to the appropriate section of the *Public Service Labour Relations Act*.
- 12.07 Where an employee presents a grievance at the final level in the grievance process and the grievance is one that may not be referred to adjudication, the employee shall be entitled, upon request being made in writing at the time of filing the grievance at the final level, to have a full hearing of the matter(s) giving rise to the grievance, at that level.

ARTICLE 13 - ADJUDICATION

- 13.01 Where an employee has presented a grievance up to and including the final level in the grievance process with respect to:
- (a) the interpretation or application in respect of the employee of a provision of a Collective Agreement or an Arbitral Award, or

- (b) disciplinary action resulting in discharge, suspension, or a financial penalty, and the employee's grievance has not been dealt with to the employee's satisfaction, the employee may, subject to subsection .02 of this Article, refer the grievance to Adjudication.
- 13.02 Where a grievance that may be presented by the employee to adjudication is a grievance relating to the interpretation or application in respect of the employee of a provision of a Collective Agreement or an Arbitral Award, the employee is not entitled to refer the grievance to adjudication unless the Bargaining Agent for the Bargaining Unit to which the Collective Agreement or Arbitral Award applies signifies in a prescribed manner:
 - (a) its approval of the reference of the grievance to adjudication; and
 - (b) its willingness to represent the employee in the adjudication proceedings.
- 13.03 In any case including cases arising out of any form of discipline or the loss of any remuneration, benefit, or privilege, the Adjudicator or Board of Adjudication shall have full power to direct payment of compensation, vary the penalty, or direct reinstatement of a benefit or privilege, or to affirm the taking away of such benefit or privilege as he may determine appropriate to finally settle the issue between the Parties, and may give retroactive effect to its decision.
- 13.04 An adjudicator or Board of Adjudication shall not have the power to alter or change any of the provisions of this Agreement or to substitute any new provision for any existing provision nor to give any decision inconsistent with the terms hereof.

ARTICLE 14 - DISCIPLINE

- 14.01 An employee may be disciplined by oral or written reprimand, suspension with pay, suspension without pay, or discharge.
- 14.02 (a) No employee who has successfully completed his probationary period shall be disciplined except for just cause.
- (b) Pending investigation of an incident, an employee may be relieved of duties and required to leave the premises of the establishment in which the employee works during which time the employee shall continue to be paid. Unless the investigation results in disciplinary action, no record of the incident will be placed in the employee's personnel file.
- 14.03 Where an employee is disciplined by suspension or discharge, the Employer shall, within ten (10) working days from the date of such discipline, provide the employee with written reasons for such disciplinary action including any relevant dates.
- 14.04 Failure of the Employer to provide such written reasons within the time period required by <u>Article</u> 14.03 shall result in immediate reinstatement of the employee.
- 14.05 Where an employee alleges that the employee has been suspended or discharged in violation of Article 14.02, the employee may within twenty (20) days of the date of the employee's suspension or discharge invoke the grievance procedure including adjudication as set out in this agreement and for the purpose of a grievance alleging violation of Article 14.02, the employee shall lodge the employee's grievance at the final level of the grievance procedure.
- 14.06 The employee shall, when grieving a disciplinary action, state the <u>Article</u> or <u>Articles</u> of this Agreement which the employee alleges have been contravened by the Employer. The consideration of the grievance, including adjudication, shall be limited to such <u>Articles</u> or <u>Articles</u> which the employee has so alleged to have been contravened.

- 14.07 Where it is determined that an employee has been disciplined by suspension without pay or by discharge in violation of Article 14.02 then the employee shall be immediately reinstated in the employee's former position without loss of seniority or any other benefit which would have accrued to the employee if the employee had not been suspended or discharged. One of the benefits which the employee shall not lose is the employee's regular pay during the period of suspension or discharge, which shall be paid to the employee at the end of the next complete pay period following the employee's reinstatement.
- 14.08 A suspension without pay or discharge shall be effective on the date that the employee is given oral notice or on the date specified in notice in writing given by personal service or by registered mail or by certified mail, but in the case of written notice shall be no later than the date notice is received by the employee.
- 14.09 For the purposes of this Article 14, there shall be only one official personnel file, the location of which the employee shall be advised. Upon a reasonable request made during normal working hours, an employee shall be given, in the presence of a representative of the employer and if requested, while accompanied by a representative of the Union, an opportunity to read all documents relating to the assessment of his or her conduct or work performance that are held in the employee's official personnel file. If requested at such time an employee will be provided with a photocopy of such documents.
- 14.10 A record of disciplinary action shall be removed from the official file of an employee upon the expiration of a period of eighteen (18) months following the effective date of the disciplinary action, provided no other instance of disciplinary action in respect of the employee has been recorded during this eighteen (18) month period.
- 14.11 Where the Employer pre-arranges a meeting with an employee for the purpose of discussing impending disciplinary action as per 14.01 hereof, the employee shall be advised in advance in order that the employee may, at the employee's option and within reasonable time limits, arrange to have a Union representative attend the meeting.
- 14.12 The Employer agrees not to introduce as evidence in a hearing relating to disciplinary action any document from the file of an employee, the existence of which the employee was not aware two (2) calendar weeks prior to the time of said hearing.
- 14.13 An oral reprimand shall not be recorded on an employee's records and the Employer is not to provide an employee with written reasons for such disciplinary action.
- 14.14 The Employee will be provided with a copy of all documents entered in his file. No document entered without his knowledge may be used against that employee.

ARTICLE 15 - SENIORITY

- 15.01 When an employee has completed his probationary period, his seniority shall date back to his commencement date within the Bargaining Unit.
- 15.02 Where an employee is promoted or transferred out of the Bargaining Unit and is later returned, he shall return to the employee's former or a higher classification and shall not suffer any loss of seniority as a result of the temporary promotion or transfer.
- 15.03 An employee who ceases to be on the payroll of the Employer shall lose his seniority unless:
 - (a) he is on approved leave of absence;
 - (b) he is absent from work while drawing Workers' Compensation Benefits;
 - (c) he has been discharged or suspended without pay and reinstated; or
 - (d) he is laid off for a period not in excess of twelve (12) months.

15.04 An employee who:

- (a) is on approved leave of absence without pay which exceeds one-half (1/2) the number of working days in any month;
 - (b) is suspended without pay;
 - (c) participates in a strike or other work stoppage;
 - (d) as a seasonal employee is on inactive status; or
 - (e) is laid off,

shall not accumulate seniority during such period.

15.05 The Employer shall prepare seniority lists of employees in the Bargaining Unit by Department or Corporation and shall make these lists available to the Union during January of each year. The list(s) shall include the classification, continuous service date, employee status, days of accumulated seniority for each employee and Region or District of employment.

ARTICLE 16 - COMPETITIONS AND APPOINTMENTS

- 16.01 Where the Employer decides to fill a vacant position, the position shall be filled in accordance with the *Civil Service Act* and Regulations where applicable.
- 16.02 Where there is a competition to fill a vacancy or anticipated vacancy in the Bargaining Unit, the Employer shall post notices of such competition in the buildings out of which the employees who may be eligible to enter the competition work. The Employer may also post notices of such competition electronically. Such notice shall be posted until the competition closing date, or for ten (10) working days, whichever is greater.
- 16.03 The notice referred to in Article 16.02 shall contain the following information:
 - (a) description of the position;
 - (b) location of the position;
 - (c) required qualifications; and
 - (d) the wage rate or range.
- 16.04 Where the Employer decides to fill a vacant position in Departments/Agencies not covered by the *Civil Service Act*, such position shall be filled on the basis of skills, qualifications and ability as between competing applicants. Where an employee who is not governed by the provisions of the *Civil Service Act* wishes to appeal the filling of a vacant position, such matter shall be made subject to the grievance procedure and referable to adjudication for resolution.

ARTICLE 17 - LAYOFF AND RECALL:

- 17.01 A layoff for the purpose of this Agreement shall be defined as a termination <u>of</u> employment because of lack of work or because of <u>the</u> discontinuance of a function.
- 17.02 In the event of a layoff, the Union and Employer shall meet and discuss the appropriate manner of effecting this layoff, including what displacements, if any, will occur and what recall rights the affected employee(s) may have.

- 17.0 $\underline{3}$ Where layoffs occur in the \underline{B} argaining \underline{U} nit, employees shall have the rights and protections provided under the *Civil Service Act* and Regulations.
- 17.0 $\underline{4}$ The parties recognize that pursuant to section 63(2) of the *Public Service Labour Relations Act* that when conflict occurs between the provisions of this article and the *Civil Service Act*, the *Civil Service Act* shall prevail.
- $17.0\underline{5}$ In the event of a layoff and where qualifications, skills and ability are equal, layoff shall be in reverse order of seniority within the classification series within the head office branch, district or region of the Department or Agency where the lack of work or discontinuance of a function has occurred.
- 17.06 Prior to laying off a full-time, part_time or seasonal employee, the Employer shall first release a casual person, casual employee or term employee provided the employee identified for layoff has the qualifications, skills and ability to satisfactorily perform the work of the individual to be released.
- 17.07 Subject to Section 63(2) of the *Public Service Labour Relations Act*, employees shall be recalled in the reverse order they were laid off. Recall shall be subject to the employee having the qualifications, skills and ability to perform the duties of the position. Employees laid off shall be given preference to job opportunities, prior to hiring of new persons, in other classifications if they are qualified, have the skills and ability to perform the work available.
- 17.08 For employees not covered by the provisions of the *Civil Service Act*:
- (a) Where the Employer intends to layoff an employee in the Bargaining Unit, the Employer shall provide the employee with at least two (2) months notice in advance of such layoff.
- (b) Such laid off employees shall be recalled to fill any positions for which they are qualified before new employees are hired to fill any positions in the \underline{B} argaining \underline{U} nit. This provision is in effect for a period not to exceed twelve (12) months from time of layoff.
- (c) In addition to the protections and rights under 17.07 (a) and (b) above, reverse seniority shall apply to layoffs. For the purposes of layoff and bumping rights, seniority shall be computed on the basis of length of service within the <u>Bargaining Unit</u> and in the case of equal seniority within the department, corporation or agency. Bumping rights shall be limited to bumping within the employee's Department Corporation or Agency and within the same classification series. That is, employees with less seniority shall be laid off before employees with greater seniority in that classification or a higher classification by department, corporation or agency provided the employee with greater seniority is willing to move to the lower classification and is qualified to do the job.
- (d) Notwithstanding 17.07 (c) hereof, where layoffs occur in the Bargaining Unit, casual, temporary, and probationary employees who have not yet completed their initial probation period shall be laid off first, in that order.

17.09 Seasonal Inactive Status and Recall

In the event of seasonal civil servants being placed on inactive status, reverse seniority shall apply: that is employees with less seniority in a classification or a lower classification shall be placed on inactive status before employees with greater seniority in that classification or a higher classification provided the employee with the greater seniority is willing to move to the lower classified job, except that no one may claim on the basis of seniority work in an occupation for which he is not qualified or does not have the required ability.

In no case will an employee classified as a seasonal civil servant exercise seniority rights until seniority rights of regular employees have been exhausted.

In the event of recall, employees shall be recalled in order of seniority provided they are qualified and have the required ability.

When the Employer intends to place a seasonal civil servant on inactive status the employee shall be given not less than ten (10) working days written notice. This clause does not apply to seasonal civil servants recalled for short duration of less than ten (10) days for purposes of training.

During the two (2) week inactive status that may be required each year to maintain seasonal civil service status, a seasonal employee shall not be able to exercise his recall rights.

For the purpose of this sub-article, Department seniority shall apply and the unit of operation shall be the head office branch, district, or region of the Department or Agency.

ARTICLE 18 - HOURS OF WORK

- 18.01 The purpose of this Article is to provide a basis for computing pay under the provisions of this Agreement and shall not be construed as a guarantee of hours of work per day or per week, or of days of work per week.
- 18.02 The normal hours of work for employees in this Collective Agreement shall be thirty-six and one-quarter (36 1/4) per week exclusive of lunch period, five (5) days per week, between the hours of 8:00 a.m. to 5:00 p.m. Monday to Friday inclusive.
- 18.03 Where operational requirements permit, every effort will be made to accommodate individual requests for a flexible work schedule within the thirty-six and one-quarter (36 1/4) or forty (40) hour work week. Problems arising from flexible work schedules shall be addressed in the forum of Employer-Employee Relations Committee meetings.
- 18.04 (a) Notwithstanding <u>Article</u> 18.02, where an employee is required by the Employer by reason of seasonal or project requirements to work a normal work week of forty (40) hours, exclusive of lunch periods, such an employee shall be paid for all time so worked at a straight time hourly rate equivalent to the hourly rate applicable to the employee when working thirty-six and one quarter (36.25) hours per week.

Technicians working on a construction project that extends beyond the season in which it commenced shall be considered on seasonal construction while the project work is ongoing for purposes of this Article. Technicians working on design will be considered on seasonal construction when so designated.

- (b) An employee assigned to work a forty (40) hour work week as per (a) above will be paid according to Schedule A-1 for the periods when so assigned. Changes in pay under the terms of this Article do not constitute promotions or demotions.
- (c) The employee shall receive at least a two (2) week notice of their return to a thirty-six and one quarter (36.25) hour week.
- 18.05 Employees shall be entitled to two (2) ten minute rest periods for each shift worked.

ARTICLE 19 - OVERTIME

- 19.01 Overtime shall be:
- (a) except for those employees covered by Article 18.04 all authorized time worked in excess of seven and one-quarter $(7\frac{1}{4})$ hours in any 24 hour period;
- (b) in respect of those employees covered by <u>Article</u> 18.04 all authorized time worked in excess of eight (8) hours in any 24 hour period.
 - (c) all authorized time worked on an employee's day off.

- 19.02 Where operational requirements permit, overtime must be authorized in advance by the Employer.
- 19.03 At the option of the employee, and where operational requirements permit, overtime shall be paid on the basis of:
 - (a) one and one-half $(1\frac{1}{2})$ times the employee's regular hourly for an overtime hour worked, or
- (b) straight time off (one (1) hour off for an overtime hour worked) plus one-half (1/2) the employee's regular hourly rate for an overtime hour worked, or
 - (c) time and one half $(1\frac{1}{2})$ off.
- 19.04 (a) Time off shall be scheduled by the employee's Supervisor consistent with the effective operation of the service within thirty (30) days of the date on which the overtime was worked or at a later date mutually agreeable to the employee and his Supervisor, otherwise the employee shall be paid for the overtime worked.
- (b) At the employee's request, banked overtime may be withdrawn each quarter March 31st, June 30th, September 30th and December 31st.

ARTICLE 20 - PREMIUM PAY

20.01 Callback

- (a) An employee eligible for overtime who is called into work after the employee has completed the employee's scheduled work period and left the employee's place of work shall be guaranteed a minimum of three (3) hours pay at the overtime rate for such callback.
- (b) This Article does not apply to: regularly scheduled overtime, overtime which is continuous to the employee's scheduled work period, or to duties of an employee required to be performed from time to time in excess and outside of the employee's scheduled work period but not normally subject to specific callback by the Employer.

ARTICLE 21 - PAYMENT OF WAGES AND ALLOWANCES

- 21.01 The rates of pay for employees shall be in accordance with the rates set out in the attached Schedules which form part of this Agreement.
- 21.02 The Union recognizes the Employer's exclusive right to assign duties and classify the positions of employees.
- 21.03 If a new classification comes into being during the life of this Agreement, or there is a significant change in the level of duties, responsibilities, or qualification requirements of an existing classification, the pay shall be determined in relation to the points allocated to the classification in the evaluation process as agreed between the Employer and the Union. The Employer may set an interim wage rate for such classification.
- 21.04 (a) Where an employee feels that <u>he</u> has been incorrectly classified, the employee may submit the matter for review to the Joint Maintenance Committee for determination. A decision of the Joint Maintenance Committee shall be final and binding.
- (b) In the event that the Joint Maintenance Committee is unable to reach consensus on any matter referred to the Committee, the matter shall be referred to the Joint Steering Committee.

(c) The Joint Steering Committee shall consider any matter referred to it by the Joint Maintenance Committee and provide a decision that is final and binding.

21.05 Anniversary Dates:

- (a) Anniversary dates for employees may remain unchanged; or at the discretion of the Deputy Head, the anniversary dates for employees in a department may be changed to a common date.
- (b) Where the practice of individual anniversary dates is retained, the anniversary date of an employee is the date the employee commenced work or subsequently the date the employee was last promoted.
- (c) Where a common anniversary date is chosen, the Deputy Head may, on the first anniversary date under the changed procedure, pro-rate or delay the number of pay steps granted to an employee for the purposes of equitable implementation, as per established pro-rating procedures.

21.06 Merit Increases:

- (a) Subject to documented assessment and performance review undertaken pursuant to the Performance Management System, an employee on anniversary date may be granted an increase of up to five pay increments in the pay scale, not to exceed the control point maximum.
- (b) The Employer shall notify the employee in writing when an annual increment(s) is not granted or when an annual increment of less than two (2) increments is granted. Such notice shall contain the Employer's reason(s) as to why the employee's work performance was not satisfactory.
- (c) An employee who has not been granted a merit increase of at least two (2) increments shall have the right to refer their performance evaluation to the Director of Human Resources or designate for review by the Review Committee that has been established in the employing department. The employee shall have the right to make a written submission to the Review Committee.
- (d) At the discretion of the Deputy Head, anniversary date merit increases, or portions thereof may be delayed and granted at a subsequent date, without change to the employee's anniversary date.
- (e) Where an employee is not granted a pay increment(s) due to an omission or error, the employee shall be granted the increase on a subsequent date, retroactive to their anniversary date for such increment(s).
- (f) The number of merit increase pay increments granted for part-time or seasonal employees should be pro-rated or delayed in relation to length or work periods.
- (g) Employees paid at or above the control point maximum of the pay range are ineligible for merit increases.

21.07 Rate of Pay on Promotion, Demotion, Transfer

- (a) Where an employee is promoted to a position having a higher control point maximum than the control point maximum of the old position, the employee is paid at the nearest rate of pay that provides an increase of four (4) pay increments not to exceed the control point maximum of the new pay range.
- (b) Where an employee is promoted, adjustment of salary shall be effective on the first day of the bi-weekly pay period that includes the effective date of the appointment to that position.
- (c) Where an employee who is eligible for a merit increase is promoted on the anniversary date, the employee shall be granted both a merit increase and a promotional increase.

(d) Where an employee is appointed to a position having a lower control point maximum, or an employee's duties are reclassified to a classification having a lower control point maximum and the employee's rate of pay is above the control point maximum of the new classification, the employee shall be retained at the employee's current rate of pay for one (1) year after which, at the discretion of the Employer, the employee may be either placed at the control point maximum of the new classification or retained at his/her current rate of pay.

If the employee's rate is below the control point maximum of the new pay range applicable to the employee, the employee shall be installed in the new pay range at the rate which is closest to the employee's present rate and which is not a decrease.

- (e) If an employee requests and is granted a demotion and the employee's current rate of pay is more than the control point maximum of the rate of pay for the classification to which the employee is demoted, the employee shall be paid at the control point maximum for the lower classification.
 - (f) On lateral transfer, an employee continues to be paid at the same rate of pay.

21.08 Acting Pay

- (a) Where an employee is required to perform the primary functions of a higher paid position for a temporary period of three (3) or more consecutive working days the employee shall be eligible for acting pay during the period of temporary assignment. An employee shall have the right to refuse a temporary assignment.
- (b) Where an employee is assigned to perform the primary functions of a higher paid position for a temporary period in excess of one half $(\frac{1}{2})$ the number of working days in a calendar month, the employee shall be eligible for acting pay for those days when assigned. Acting periods of less than one (1) day shall not be included in calculating entitlement.
- (c) The rate of acting pay shall be the minimum rate for the classification of the employee who is being replaced, or the equivalent of four (4) pay increments above the acting employee's regular rate of pay, whichever is greater. An employee cannot be paid above the control point maximum for the position in which the employee acts.
- (d) Where an employee is required to perform for a temporary period the duties of a lower paid classification the employee shall not lose any rights the employee may have to a merit increase.

21.09 Re-earnable Increments

- (a) An employee paid at the control point maximum may be granted on anniversary date re-earnable increments, not to exceed the discretionary maximum. Authorization must be based on performance as assessed pursuant to the Performance Management System.
- (b) Re-earnable increments refer to temporary payments equivalent to pay increments increases, authorized at the discretion of the Deputy Head. Such re-earnable increments are not to exceed the equivalent of four pay increments.
 - (c) Re-earnable increments are not included in base pay and do not constitute pensionable earnings.
- (d) Re-earnable increments may be included with bi-weekly pay, paid out periodically or at one time, based on the amount and duration of the increment authorized.

21.10 Travel Regulations

The New Brunswick Travel Regulations as amended from time to time shall apply to employees in the \underline{B} argaining \underline{U} nit.

21.11 Dues

- (a) Employees covered by the provisions of this Agreement shall be reimbursed by their respective Departments for the dues paid by them to any association or organization, the eligibility of membership in which is established as a necessary special requirement or prerequisite for employment.
- (b) During the term of this agreement should the Employer initiate a mandatory course(s) for employees who have been accredited as per their respective classification series, failure to successfully complete such course(s) shall not be grounds to demote an employee or to deny employees their anniversary increment.

ARTICLE 22 - HOLIDAYS

- 22.01 (a) Employees shall have the following holidays off without loss of pay:
 - (a) New Year's Day;
 - (b) Good Friday;
 - (c) Easter Monday;
- (d) the day fixed by proclamation of the Governor-In-Council for the celebration of the birthday of the Sovereign;
 - (e) Canada Day;
 - (f) New Brunswick Day;
 - (g) Labour Day;
 - (h) the day fixed by proclamation of the Governor-In-Council as a general day of Thanksgiving;
 - (i) Remembrance Day;
 - (j) Christmas Day;
 - (k) Boxing Day;

any other day duly observed as a Provincial or National Holiday.

- (b) Employees shall have the following days off without loss of pay, for Christmas Day and Boxing Day;
 - (i) when Christmas Day is Monday the 25th and 26th of December;
 - (ii) when Christmas Day is a Tuesday the 24th, 25th, and 26th of December;
- (iii) when Christmas Day is a Wednesday or Thursday the afternoon of the 24^{th} , 25^{th} and 26^{th} of December; or
- (iv) when Christmas Day is a Friday, a Saturday, or a Sunday, the 24th through to the 27th of December, inclusive.
- 22.02 In order to receive holiday pay an employee must have worked the workday before and the workday after the holiday, unless the employee was on authorized leave with pay. Article 22.01 shall not apply to an employee during any period the employee is on leave of absence without pay, absent without leave, or under suspension.
- 22.03 When a day designated as a holiday under <u>Article</u> 22.01 coincides with an employee's day off, that employee shall be granted another day off without loss of pay in lieu of the holiday.

- 22.04 (a) Where the Employer requires an employee to work on a holiday or any portion of a holiday the employee shall be compensated for the hours worked at one and one-half $(1\frac{1}{2})$ times his/her hourly rate in addition to his/her regular pay for the day.
- (b) Where the Employer requires an employee to work on Christmas or Boxing Day, that employee shall be compensated by payment for the hours of work performed at two (2) times the employee's regular rate of pay, in addition to the regular day's pay as provided for in Article 22.01.
- 22.05 Where a day that is a designated holiday for an employee falls within a period of leave with pay, the holiday shall not count as a day of leave.
- 22.06 Except in the case of events which the Employer through proper diligence could not have reasonably foreseen, the Employer shall provide at least five (5) working days notice to an employee who will be required to work on a designated holiday.

The Employer undertakes to advise contractors of the Employer's commitment to its employees by virtue of Article 22.06.

22.07 Employees whose days of rest do not fall on Saturday and Sunday shall be granted time off at Christmas which is equivalent to that granted to other employees.

ARTICLE 23 - VACATIONS

- 23.01 The vacation leave credit:
- (a) for employees with less than eight (8) consecutive years employment shall be one and one-quarter $(1\frac{1}{4})$ days per calendar month; and
- (b) for employees with eight (8) or more consecutive years employment shall be one and two-thirds $(1\ 2/3)$ days per calendar month; and
- (c) for employees with twenty (20) or more consecutive years employment shall be two and one-twelfth $(2\ 1/12)$ days per calendar month.
- 23.02 Subject to Article 23.04, each employee shall earn vacation leave credits for each full calendar month of employment. An employee who commences employment on or before the fifteenth (15th) of the month shall be eligible to begin accumulating vacation credits for that month. An employee who commences employment after the fifteenth (15th) of the month shall be eligible to begin accumulating vacation credits the following month.
- 23.03 In addition to an employee's regular working days, for the purpose of computing vacation entitlement, credits shall be given:
 - (a) for days on which the employee is on vacation;
- (b) for days on which the employee is on a leave of absence with pay granted pursuant to the terms of this Agreement;
 - (c) for days on which the employee is on sick leave pursuant to the terms of this Agreement; and
- (d) for days on which the employee is absent from work while receiving Worker's Compensation Benefits.
- 23.04 Where a continuous period of absence from work on leave of absence without pay, seasonal inactive period, or suspension from duty, not in violation of Article 14 (Discipline) exceeds one-half (½) the number of

working days in any month, no vacation credits shall accumulate for that month but the employee shall retain any vacation credits accumulated prior to such leave or suspension from duty.

- 23.05 (a) Vacation shall be taken at a time authorized by the Employer and where operational requirements permit, at the time requested by the employee. Such request for vacation shall not be unreasonably withheld.
- (b) Employees shall notify the Employer in writing prior to April 15th of their preference for vacation dates. Where a scheduling conflict occurs between two or more employees for the same vacation period, operational requirements with consideration for seniority, shall determine the vacation schedule. A written response shall be provided to each individual by May 30th. Following May 30th, any requests for leave will be responded to within ten (10) working days.
- 23.06 Vacations shall not be cumulative from year to year provided that vacation entitlement may be carried over to a subsequent year at the sole discretion of the Employer. An employee who wishes to carry the employee's vacation entitlement forward shall request the Employer's permission to do so, in writing, prior to the expiration of the calendar year in which the employee ordinarily would take the vacation sought to be carried forward.

Where the employee has not used up the employee's vacation in one (1) year due to prolonged sickness, the employee will, in the event that the employee returns to work in the following year, be entitled to whatever vacation credits may have been earned and not taken in the previous years, provided they were carried over.

- 23.07 Every person, upon ceasing to be an employee, shall compensate the Employer for vacation which was taken but to which the employee was not entitled and the amount of the compensation shall be calculated at the employee's rate of remuneration at the time the employee ceased to be an employee.
- 23.08 An employee whose employment is terminated for any reason shall be paid with the employee's final pay an amount of money equivalent to any vacation which may have accrued to the employee's benefit in accordance with Article 23.01 above.
- 23.09 An employee on vacation who is called in to work shall be compensated for the time worked at the overtime rate and shall be granted equivalent time off with pay up to a maximum of seven and one-quarter (71/4) hours or eight (8) hours, depending on the employee's normal hours of work.
- 23.10 Seasonal employees shall receive improvements in vacation credit entitlements pursuant to Article 23.01 only after the completion of an amount of time equivalent to the number of years normally worked by full-time employees.

ARTICLE 24 - SICK LEAVE

- 24.01 Each employee in the Bargaining Unit shall accumulate sick leave credits at the rate of one and one-quarter (1½) days per month for each calendar month of continuous employment up to a maximum of two hundred and forty (240) days.
- 24.02 Each employee who commences employment on or before the fifteenth (15th) of the month shall be eligible to begin accumulating sick leave credits for that month.
- 24.03 Each employee who commences employment after the fifteenth (15th) of the month shall be eligible to begin accumulating sick leave credits the following month.
- 24.04 Where a continuous period of absence from work on leave of absence without pay, seasonal inactive period, or suspension from duty exceeds one-half (½) the number of working days in any month, no sick leave credits shall accumulate for that month, but the employee shall retain any sick leave credits accumulated prior to such leave or suspension from duty.

- 24.05 For the purpose of computing sick leave accumulation the following shall be counted as working days:
 - (a) days on which the employee is on vacation;
- (b) days on which the employee is on leave of absence with pay pursuant to the terms of this Agreement;
 - (c) days on which the employee is on sick leave pursuant to the terms of this Agreement; and
 - (d) days on which the employee is absent from work while receiving Worker's Compensation Benefits.
- 24.06 A deduction shall be made from an employee's accumulated sick leave credits for each working day that the employee is absent on sick leave. Absence on sick leave for less than one-half $(\frac{1}{2})$ day may be deducted as one-half $(\frac{1}{2})$ day, absence for more than one-half $(\frac{1}{2})$ day but less than one (1) full day may be deducted as a full day.
- 24.07 An individual employee may be required by the Employer to produce a Doctor's certificate for any period of absence in excess of three (3) consecutive days for which sick leave is claimed and, if a certificate is not produced after such a request, the time absent from work will be deducted from the employee's wages. Where the Employer has reason to believe an individual employee is abusing the sick leave privileges, the employee's Department may issue to the employee a standing directive that requires the employee to submit a medical certificate for any period of absence for which sick leave is claimed.
- 24.08 An employee who is absent from work on account of sickness or accident who wishes to use the employee's sick leave credits for such absence, must notify the employee's immediate Supervisor as soon as possible.
- 24.09 Where a deduction from salary is to be made pursuant to <u>Article</u> 24.07 hereof, the employee is to be so informed as soon as possible and the deduction shall be made if possible within sixty (60) days.
- 24.10 An employee who has used up the employee's sick leave credits, or has not yet earned sufficient credits, may be granted advanced sick leave without loss of pay for a period of up to fifteen (15) days and a deduction for such advanced sick leave shall be made from any credits subsequently accumulated by the employee.
- 24.11 (a) Where the employment of an employee who has been granted advanced sick leave in accordance with <u>Article</u> 24.10 is terminated for any reason, the employee shall compensate the Employer for any such leave granted to him that remains unearned at the time of termination of employment and shall be calculated at the employee's rate of remuneration at the time he ceased to be an employee.
- (b) The parties agree that failure to comply with 24.11(a) above are grounds for the Employer to withhold any wages or other monetary benefits owing in an amount sufficient to reimburse the Employer the amount owing the Employer pursuant to Article 24.11(a).
- 24.12 An employee who becomes ill while on annual vacation, may use sick leave credits rather than lose a portion of the employee's vacation. In such cases where sick leave is claimed, proof of illness must be submitted to the Employer and the Employer is to be notified at the time of illness.

ARTICLE 25 - MATERNITY LEAVE

- 25.01 An employee on maternity leave may apply and receive the benefit of the maternity provisions of the *Employment Insurance Act*, as amended from time to time.
- 25.02 An employee requesting maternity leave shall submit the required Request for Leave Form accompanied by a medical certificate to the Employer at least fifteen (15) weeks prior to the anticipated delivery date.

25.03 Duration of Leave

Maternity leave shall commence six (6) weeks before the anticipated delivery date unless granted earlier than six (6) weeks or deferred. The Employer may require the employee to commence a leave of absence, only at such time as the employee, as a result of pregnancy, cannot reasonably and safely perform her duties. A medical certificate may be required. Maternity leave shall expire not later than eleven (11) weeks after delivery date unless the six (6) weeks she was entitled to before the delivery date were deferred, in which case the number of days not used shall be added to the eleven (11) weeks after the delivery date.

- 25.04 An employee returning from maternity leave shall give the Employer written notice of the fact at least ten (10) working days prior to returning to work with a written approval of a qualified medical practitioner. An employee returning to work from maternity leave shall be reinstated to her previously held position and shall receive a rate of pay that is equivalent to or greater than the rate of pay she was receiving immediately prior to her departure on maternity leave.
- 25.05 Supplementary Unemployment Benefit An employee with one (1) year's seniority who agrees to return to work for a period of at least six (6) months and who provides the Employer with proof that she has applied for and is eligible to receive Employment Insurance Benefits pursuant to the *Employment Insurance Act*, shall be eligible to be paid a maternity leave allowance in accordance with the Supplementary Unemployment Benefit plan for a period not to exceed fifteen (15) continuous weeks immediately following the minimum waiting period for Employment Insurance Benefit eligibility.
- 25.06 In respect of the period of maternity leave, maternity leave allowance payments made according to the Supplementary Unemployment Benefit Plan will consist of the following:
- (a) where an employee is subject to a waiting period of two (2) weeks before receiving Employment Insurance maternity benefits, an allowance of seventy-five percent (75%) of the regular rate of pay for each week of the two (2) week waiting period less any other monies earned during this period; and
- (b) payments equivalent to the difference between the EI benefits the employee is eligible to receive and seventy-five percent (75%) of her regular rate of pay, at the time maternity leave commences, less any other monies received during the period which may result in a decrease in EI benefits to which the employee would have been eligible if no extra monies had been earned during this period.
- 25.07 "Regular rate of pay" shall mean the rate of pay the employee was receiving at the time maternity leave commenced, but does not include retroactive adjustment of rate of pay, acting pay, shift premium, overtime, or any other form of supplementary compensation.
- 25.08 An applicant under Article 25.05 above shall return to work and remain in the Employer's employ for a period of at least six (6) months after her return to work. Should the employee fail to return to work and remain at work for a period of at least six (6) months the employee shall reimburse the Employer for the amount received as maternity leave allowance on a pro rata basis.
- 25.09 An employee who is absent from work and is receiving Workers' Compensation Benefits is not entitled to any benefits under this Article.
- 25.10 The Employer may, upon request in writing from the employee, extend the total period of unpaid maternity leave referred to in <u>Article</u> 25.03.
- 25.11 During the period of up to seventeen (17) weeks only specified in 25.03 hereof:
 - (a) an employee continues to earn seniority and continuous service credits.

- (b) where the employee participates in group insurance plans of the Employer, the employee and Employer shall continue their contributions to premiums as required by and subject to the terms of such plans.
- 25.12 An employee granted extended maternity leave pursuant to Clause 25.10 hereof may, where permissible under relevant group insurance plans, continue contributions, including those of the Employer during such extended leave.
- 25.13 An employee on maternity leave shall continue to accrue entitlements for retirement allowance and vacation purposes. An employee maintains but does not accrue sick leave or vacation leave credits while on maternity leave. Periods of less than one (1) month shall not be counted in this calculation.
- 25.14 When an employee on maternity leave wishes to return to work earlier than provided for under 25.03, she shall give the Employer notice of the fact at least ten (10) working days in advance and the Employer will make every reasonable effort to accommodate her request.
- 25.15 Subject to Article 25.10 an employee on maternity leave who does not return to work at the expiry of her maternity leave shall be considered to have resigned her position.
- 25.16 An employee who resigns her position for maternity reasons shall retain her accrued benefits if she becomes re-employed in Part I within six (6) months from the date her resignation, provided such benefits have not been previously liquidated.

25.17 Child Care Leave

- (a) An employee who is the natural or adoptive parent shall be granted, upon request in writing, child care leave without pay for a period of up to thirty-seven (37) weeks.
- (b) The thirty-seven (37) week child care leave period referred to in 25.17 (a) above shall commence no earlier than the date on which the newborn or adoptive child comes into the employee's care and shall end no later than fifty-two (52) weeks after this date.
- (c) The employee who is the natural mother of the child must commence the child care leave immediately upon expiry of maternity leave unless the employee and Employer agree otherwise, and shall give the Employer a minimum six (6) weeks notice of her intent to take the child care leave. If the newborn child is hospitalized when maternity leave expires, the taking of the leave may be delayed.
- (d) If the natural father intends to take child care leave, he shall give a minimum of six (6) weeks written notice to the Employer of the commencement date and duration of the leave.
- (e) For adoptive parents, such leave shall be requested as soon as possible to the commencement of the leave.
- (f) If both parents are employees, the thirty-seven (37) week child care leave may be taken by one (1) parent, or shared by the two (2) parents, provided the combined leave period does not exceed thirty-seven (37) weeks.
- (g) An employee returning to work from child care leave shall be reinstated to his/her previously held position and shall receive a rate of pay that is equivalent to or greater than the rate of pay he/she was receiving immediately prior to departure on child care leave. If the employee's previously held position has been affected by layoff, the provisions of Article 17 shall apply.
- (h) During the period of child care leave of up to thirty-seven (37) weeks only specified in <u>Article</u> 25.17 (a) thereto:

- (1) an employee continues to earn seniority and continuous service credits based on what her/his regular hours of work would have been;
- (2) where an employee participates in group insurance plans of the Employer, such an employee may, if permissible under the relevant plan, continue contributions, including that of the Employer to such group insurance plans. The employee shall provide the Employer with post-dated cheques covering the amount of such premiums;
- (3) an employee maintains but does not accrue sick leave or vacation leave benefits for any calendar month in which he/she is absent on child care leave for more than one-half $(\frac{1}{2})$ the number of working days in that month.
- (i) The Employer may, upon request in writing from the employee, grant leave of absence without pay following completion of the child care leave requested in <u>Article</u> 25.17 (a) above. An employee granted such leave of absence without pay may, where permissible under the relevant insurance plans, continue contributions including those of the Employer during such extended leave. The employee shall provide the Employer with post-dated cheques covering the amount of such premiums.
- 25.18 Subject to Article 25.17 (a) above, an employee on child care leave who does not return to work at the expiry of such leave, shall be considered to have resigned his/her position.
- 25.19 An employee shall be granted one (1) day's paternity leave without loss of pay within a reasonable period of time surrounding the occasion of the birth of his child.
- 25.20 An employee who resigns his/her position for parental reasons shall retain his/her accrued benefits if he/she becomes re-employed in Part I within six (6) months from the date of his/her resignation.
- 25.21 Subject to Article 25.17, the total number of weeks an employee is eligible for parental leave may be shortened or lengthened by mutual agreement between the employer and the employee.

ARTICLE 26 - BEREAVEMENT LEAVE

- 26.01 Upon application an employee shall be granted seven (7) consecutive calendar days leave of absence without loss of salary or benefits, one of which shall be the day of the funeral in the event of the death of a mother, father, person in loco parentis, spouse, son, daughter, brother, sister or grandchild. Additional bereavement leave may be granted under Article 26.04.
- 26.02 Upon application, an employee shall be granted five (5) consecutive calendar days leave of absence without loss of salary or benefits, one of which shall be the day of the funeral, in the event of the death of the employee's mother-in-law, father-in-law, sister-in-law, brother-in-law, daughter-in-law, son-in-law, grandparents, spouse's grandparents, or other relative living in the employee's household. Additional bereavement leave may be granted under Article 26.04.
- 26.03 (a) An employee shall be granted three (3) consecutive calendar days leave of absence without loss of salary or benefits, one of which shall be the day of the funeral, in the event of the death of the employee's aunt, uncle, niece or nephew.
- (b) An employee shall be granted one (1) working day leave of absence, to attend the funeral, in the event of the death of the employee's ex-spouse, without loss of salary or benefits.
- 26.04 An employee may be granted a maximum of an additional three (3) days bereavement leave at the discretion of the Employer for the purpose of travel to attend the funeral of any relative set out in this Article or to carry out a family responsibility which the employee may be obliged to perform following the death of such relative.

26.05 Pallbearer Leave

One-half (½) day leave without loss of pay may be granted to an employee to attend a funeral as a pallbearer plus traveling time if necessary. Total leave is not to exceed one (1) day without loss of pay.

26.06 If an employee is on vacation leave at the time of bereavement, the employee shall be permitted to substitute bereavement leave so as not to use that portion of his vacation leave.

ARTICLE 27 - COURT LEAVE:

- 27.01 A Deputy Head shall grant leave with pay to an employee who is required:
 - (a) to serve on a jury; or
 - (b) to attend as a witness in any proceeding held
 - (i) in or under the authority of a court of justice;
 - (ii) before a court, judge, or coroner;
- (iii) before the Senate or House of Assembly, or any committee thereof that is authorized by law to compel the attendance of witnesses before it; or
- (iv) before an adjudicator or person or body of persons authorized by law to make an inquiry and to compel the attendance of witnesses before it.
- 27.02 If an employee serving in any of the above-mentioned capacities is not required to serve for the entire day, such employee shall then report to work.
- 27.03 Paid court leave shall not be granted,
 - (a) to an employee when the court or similar proceedings have been initiated by himself;
- (b) to an employee to attend court or similar proceedings to which the employee is made a party and which are not associated with the employee's employment;
 - (c) to an employee on leave of absence without pay or suspension.
- 27.04 Any fees received by an employee for attendance as a juror or witness shall be remitted to the Employer or the employee shall only be paid the difference between the employee's or her regular salary and the jury or witness fees received. This shall not apply to an employee on leave of absence without pay or under suspension or not otherwise receiving pay from the Employer for the time in question.

ARTICLE 28 - EDUCATIONAL LEAVE

The existing Education Leave Provision as prescribed in Schedule C shall continue in force and shall apply to employees in the Bargaining Unit.

- 28.01 An employee must have completed the probationary period before being considered for educational leave.
- 28.01.01 An employee on educational leave may be granted financial assistance which may include all or a portion of the following costs: employee salary, tuition, travel expenses, meals and lodging, books, registration or examination fees, and any other related legitimate expenses.

- 28.01.02 An employee who is granted <u>long term</u> or <u>special educational leave</u>, must sign a non-interest bearing promissory note for the amount of financial assistance received excluding the costs of salary of a replacement employee, and a Return Service Agreement.
- 28.01.03 The period of Return Service specified in a Return Service Agreement is to be for a minimum period of twelve months, or equal to the length of the education leave granted if greater.
- 28.01.04 Where an employee does not complete the Return Service Agreement, the promissory note is credited with an amount that bears the same ratio to the cost of the training as the completed service bears to the total Return Service Agreement. The remaining balance of the promissory note will be processed for collection unless waived.
- 28.01.05 An employee who does not satisfactorily complete the course or training ceases to be entitled to financial assistance but must fulfill any financial and return service commitments on a pro-rata basis. This requirement may be waived where the failure to satisfactorily complete the course or training was due to a cause beyond the employee's control.
- 28.01.06(1) An employee on educational leave is eligible to accumulate sick and vacation leave credits. No carryover of vacation leave credits is permitted where educational leave is granted for a period of twelve months or more.
- 28.01.06(2) A merit increase cannot be granted to an employee on long term or special educational leave but may be granted effective the first day of the month in which the employee returns to work.
- 28.01.07(1) In determining the amount of financial assistance to be paid by the Employer, the percentage figure derived from the attached points guide may be applied to all or any part of the items included in the total financial assistance requested. The points guide must be used to calculate the proportion of salary to be reimbursed while on long term or special education leave.
- 28.01.07(2) Where an employee on educational leave receives other financial assistance from the Province which need not be repaid, the benefits under this educational leave policy may be reduced accordingly.
- 28.01.08(1) Short term educational leave may be granted for the purpose of taking professional; technical or skills training where the employee will be absent from work for a period of thirty working days or less.
- 28.01.08(2) Expenses for transportation, board and lodging cannot exceed the maximum allowance permitted in the Travel Policy (AD-2801).
- 28.01.09(1) An employee may be granted a Tuition Refund upon successful completion of courses that do not require the employee to be absent from work, or require only brief absences.
- 28.01.09(2) Where an employee is eligible for a Tuition Refund, the employee may also be granted:
 - (a) Leave of absence with pay for the purpose of writing examinations;
 - (b) Payment of expenses of writing the examinations;
 - (c) Payment of traveling expenses in accordance with the Travel Regulations.
- 28.01.10(1) An employee may be granted <u>long term educational leave</u> for the purpose of taking professional, technical or skills training where the employee will be absent from work for a period in excess of thirty working days.
- 28.01.10(2) Subject to 28.01.07(1) an employee may be granted financial assistance to help cover the cost of the following expenses:

- (a) Tuition, where the claim is supported by a receipt.
- (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Books.
 - (d) Other agreed expenses directly related to the proposed course or training.

28.01.11(1) An employee may be granted Special Educational Leave when selected by Government to attend École Nationale D'administration, École National D'administration Publique, National Defense College or a similar institution.

28.01.11(2) Subject to 28.01.07(1) an employee may be granted financial assistance to help cover the following expenses;

- (a) Tuition, where the claim is supported by a receipt.
- (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Other agreed upon expenses directly related to the course of training.
- 28.02 Subject to the Educational Leave Provisions prescribed in Article 28.01, the parties agree that:

where an employee is directed to take training on a full-time basis the employee shall continue to be paid the employee's regular salary, and the employee shall be reimbursed for all reasonable expenses connected with the employee taking the course and any examinations connected therewith.

- 28.03 It is recognized by the Parties that Second Language Instruction is of benefit to both the Employer and the employee. Where an employee requests leave for the above and such request is approved by the Employer or where an employee is required by the Employer to take Second Language Training the employee shall:
 - (a) be granted leave without loss of his/her regular pay and;
 - (b) be reimbursed for tuition and reasonable travel expenses.

ARTICLE 29 - LEAVE FOR UNION BUSINESS

- 29.01 Meetings During the Grievance Process
 - (a) Time off for Liaison Officers

A liaison officer shall obtain the permission of his immediate supervisor before leaving his work to investigate with fellow employees complaints of an urgent nature, to meet with local management for the purpose of dealing with grievances and to attend local meetings called by management. Such permission shall not be unreasonably withheld.

(b) Employee presenting a Grievance

Where operational requirements permit, the Employer will grant to an employee:

- (i) where the Employer originates a meeting with the employee who has presented the grievance, time off with pay;
- (ii) where an employee who has presented a grievance seeks to meet with the Employer, time off with pay to the employee when the meeting is held in his district and leave without pay when the meeting is held outside his district.
- (iii) where an employee has presented a grievance, and a hearing is held at the final level of the Grievance Process, the employee shall be granted time off with pay to attend that hearing.

(c) Employee who acts as a Representative

Where an employee wishes to represent at a meeting with the Employer, an employee who has presented a Grievance, the Employer will, where operational requirements permit, grant time off with pay to the representative when the meeting is held in his district and leave without pay when the meeting is held outside his district.

(d) Grievance Investigations

Where an employee has asked for or is obliged to be represented by an employee organization in relation to the presentation of a grievance and an employee acting on behalf of an employee organization wishes to discuss the grievance with that employee, the employee and the representative of the employee organization will, where operational requirements permit, be given reasonable time off with pay for this purpose when the discussion takes place in his district and leave without pay when it takes place outside his district.

- 29.02 (a) Liaison Officers: The Employer recognizes the functions of the Liaison Officer include:
 - (i) servicing complaints or grievances on behalf of the members of the <u>Bargaining Unit</u>;
- (ii) receiving from the Employer and on behalf of the members in the workplace, information regarding Employer policies, etc., which affect employees.
- (b) Each workplace will inform the Employer in writing of the name of the Liaison Officer(s) and provide an update from time to time.
- 29.03 Liaison Officers shall be entitled to leave their jobs with their supervisor's permission. Permission will not be unreasonably withheld. When resuming their regular work, each Liaison Officer shall report to their immediate supervisor and in the event of undue delay, will give their supervisor an explanation of their absence. Employees shall not suffer a loss of regular pay while attending these duties.
- 29.04 The Employer agrees to acquaint new employees who are performing <u>Bargaining Unit</u> work with the fact that a Collective Agreement is in effect and to inform the new employee of the name and location of their Liaison Officer.
- 29.05 Liaison Officer training courses: Where operational requirements permit, the Employer will grant leave without pay up to two (2) days to a reasonable number of employees who work in the capacity of the Liaison Officer on behalf of the Union to undertake training related to the duties of the Liaison Officer. The Employer will maintain the salary and benefits of the employee during such leave and the Union shall reimburse the Employer.

29.06 Contract Negotiations Meetings

Where operational requirements permit the Employer will grant leave without pay to a reasonable number of employees to attend contract negotiations meetings. Where it is mutually agreed between the parties an employee may be granted leave with pay for this purpose and the Union will reimburse the Employer for the employee's compensation for such day(s)'s leave granted.

29.07 Preparatory Contract Negotiations Meetings

Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees to attend preparatory contract negotiations meetings. Where it is mutually agreed between the parties an employee may be granted leave with pay for this purpose and the Union will reimburse the Employer for the employee's compensation for such day(s)'s leave granted.

29.08 Meetings Between Employee Organizations and Management

Where operational requirements permit, the Employer will grant time off with pay to a reasonable number of employees who are meeting with management in joint consultation.

29.09 Employee Organization Executive Council Meetings, Annual General Meetings and Conventions

Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees to attend employee organization Executive Council meetings, Annual General Meetings and Conventions.

29.10 The Union President

A leave of absence without pay for up to two (2) years shall be granted to a member of the New Brunswick Union of Public and Private Employees elected or appointed to a full-time position with the Union or any body with which the Union is affiliated. Such leave may be extended for a further two (2) year leave or more at the request of the employee. Such request shall not be unreasonably denied. Such leave shall be subject the following conditions:

At least sixty (60) days notice of intention to return to work shall be given to the Employer;

- (b) The employee shall be returned to their previously held position. If the position is not available in their former workplace, they should be placed in a comparable position in the same department. The first available vacancy in their former workplace, in the same classification and same employment status will be awarded to the employee without the necessity of posting;
- (c) Any period of orientation required will be paid by the Employer and the Union will reimburse the Employer;
- (d) During the period of leave, the employee may, if permissible under the relevant plan(s) continue their contribution and as well pay those of the Employer;
 - (e) The employee's seniority shall continue to accrue.

ARTICLE 30 - OTHER LEAVES OF ABSENCE

30.01 Examination Leave

- (a) If the Employer requires an employee to write an examination or attend a competition to assess the qualifications of the employee, and the employee is required to be away from the employee's job in order to write the examination or attend the competition, the employee shall not suffer any loss of pay or break in service for the time absent from the job.
- (b) Where an employee has taken an authorized Educational Course, at the request of the Employer, the employee shall be reimbursed for all reasonable expenses incurred by him for the purpose of attending any and all interviews and/or examinations for accreditation by the recognized Professional Society, Educational Body or

Institution. Where there is a choice, the date and location of the employee's attendance will be at the discretion of the Employer.

30.02 Conference Assignment

Where the Employer assigns an employee to attend a conference or seminar, payment of the employee's reasonable expenses may be approved by the Employer.

30.03 Leave for Other Reasons

At the discretion of the Employer, special leave with pay may be granted when circumstances not directly attributable to the employee including illness in the immediate family, scheduling of medical or dental appointments prevents the employee reporting for duty. Such leave will not be unreasonably denied.

- 30.04 (a) The Employer may at its discretion grant leaves of absence without pay to an employee. Such leave will not be unreasonably denied.
- (b) The Employer may at its discretion and upon such terms as it deems advisable grant leave of absence with pay to an employee.

30.05 Secondments

- (a) Prior to an employee being seconded to a position outside the Engineering and Field \underline{B} argaining \underline{U} nit, or an employee in a different \underline{B} argaining \underline{U} nit being seconded to a position in the Engineering and Field \underline{B} argaining \underline{U} nit, the Employer and the Union shall attempt to enter into a Letter of Agreement detailing the collective agreement implications and the terms and conditions of employment for the period of the secondment. These terms and conditions of employment shall include, but are not limited to, length of secondment, hours of work, rate of pay, vacation, premiums, training, union dues, seniority and grievance/adjudication process. The seconded employee shall sign the Letter of Agreement to acknowledge that he understands and accepts the terms of the secondment.
- (b) Where the employee's secondment may affect another union, the Employer and Union shall seek to include the affected union as a party to the Letter of Agreement.
- (c) Where the employee is being seconded to or from a non-bargaining position, the Employer and Union shall seek to include the employee as a party to the Letter of Agreement.

30.06 Compassionate Care Leave

Employees in the Bargaining Unit shall have the right to apply for a leave of absence without pay in accordance with the Compassionate Care Leave provisions of the *New Brunswick Employment Standards Act* as amended from time to time.

ARTICLE 31 - HEALTH AND SAFETY

- 31.01 (a) The Employer shall continue to make reasonable provisions for the <u>health and safety</u> of its employees during their hours of employment.
- (b) Protective devices, protective clothing and other equipment deemed necessary by the *Occupational Health and Safety Act* to protect employees properly from injury, other than those of personal nature, shall be supplied by the Employer.
- 31.02 It is mutually agreed that both the Employer and Union shall cooperate to the fullest extent possible towards the prevention of accidents, and in reasonable promotion of safety and health.

- 31.03 (a) An employee required to wear safety footwear shall, upon proof of purchase, be reimbursed by the Employer for the actual cost of C.S.A. approved footwear up to a maximum of:
 - (i) \$100.00 per fiscal year or;
 - (ii) \$200.00 over a two (2) consecutive fiscal year period.
- (b) Where the Employer requires an employee to wear specific uniforms, such uniforms will be supplied by the Employer.
- (c) Every effort will be made to provide summer issue clothing by May 15^{th} and winter clothing by September 15^{th} of each year.
 - (d) The Employer agrees to clean and repair issued clothing in accordance with current practices.
- 31.04 An employee required to wear safety prescription glasses, shall be reimbursed by the Employer to the extent of one half ($\frac{1}{2}$) the cost of CSA (Industrial) approved lens and frames.

ARTICLE 32 - EMPLOYEE BENEFITS PROGRAMS

32.01 Health and Dental Plans

- (a) The Employer shall pay seventy-five percent (75%) of the cost of premiums of the existing Province of New Brunswick Health Plan or its equivalent for all employees. Employee enrollment in this Plan shall be on a voluntary basis. The Employer shall deduct the employee's share of the cost of the premium of the Plan when so authorized by the employee.
- (b) The Employer shall pay fifty percent (50%) of the cost of the existing Province of New Brunswick Dental Plan or its equivalent, as agreed between the parties, for all employees. Employee enrollment in this Plan shall be on a voluntary basis. Upon implementation the Employer shall deduct the employee's share of the cost of the premium of the Plan when so authorized by the employee.
- (c) In the event that, during the life of this Agreement, additional benefits are added to the Plans resulting in higher premiums being levied by the Standing Committee on Insured Benefits, the Employer agrees that its contribution shall be automatically adjusted so as to maintain the present cost sharing basis of the Plans.

32.02 Injured on Duty

All of the persons in the Unit shall be covered by the provisions of the *Worker's Compensation Act*, of the Province of New Brunswick.

An employee receiving compensation benefits under the *Worker's Compensation Act* for injury on the job shall receive the difference between the employee's regular pay and the benefit that is paid by WorkSafeNB during the employee's period of total temporary disability.

The absence of an employee who is receiving compensation benefits under the *Worker's Compensation Act* shall not be charged against the employee's sick leave credits or vacation credits.

For the purpose of this Article, where WorkSafeNB benefits are reduced by the amount of any Canada Pension Plan payments, these payments shall be deemed to form part of WorkSafeNB benefits.

32.03 Group Life Insurance

- (a) The Employer shall cooperate with the Union to the extent that it agrees to recognize an employee's authorization to deduct Group Life Insurance Premiums from such employee's earnings and remit to the Union for participation in any plan other than the Employer's plan.
- (b) The Employer and each employee shall participate in the existing Group Life Insurance Plan for Civil Service Employees on the same basis as at present.

32.04 Retirement Allowance

- (a) <u>Subject to the limitations in 32.04 (c)(d) and 32.05 below, when an employee with a continuous service date falling before March 31, 2016</u> and continuous service of five (5) years or more, retires due to disability, death, or age, the Employer shall pay such an employee or beneficiary of employee, a retirement allowance equal to five (5) days' pay for each full year of continuous service <u>and prorated for each partial year of service</u> but not exceeding one hundred and twenty-five (125) days' pay, at the employee's regular rate of pay. <u>Such allowance for seasonal employees will be pro-rated on the basis of time worked in relation to the hours normally worked by a full-time employee.</u>
- (b) An employee who "retires" is one who retires at age fifty-five (55) (or later) due to disability and is granted a pension under the *Public Service Shared Risk Plan*.
- (c) Where an employee with a continuous service date falling before March 31, 2016 dies, or retires due to disability or age, the retirement allowance shall be a lump sum payment, payable forthwith to the employee, their beneficiary, or estate as the case may be.
 - (d) The retirement allowance will be discontinued effective March 31, 2016 as follows:
 - (i) Employees with a continuous service date falling on or after March 31, 2016 are not eligible for a retirement allowance.
 - (ii) Employees with a continuous service date falling before March 31, 2016 shall retain the full years and partial years of continuous service accumulated up to March 31, 2016 for the purpose of calculating the retirement allowance. These employees will not accumulate further service credits beyond March 31, 2016 for the purpose of calculating the retirement allowance.
- (e) At the written request of an employee, payment of retirement allowance may be held over to the taxation year following the year in which the retirement allowance would normally be paid

32.05 Payment of Retirement Allowance

- (a) Any employee with a continuous service date falling before March 31, 2106 and who therefore remains eligible for a retirement allowance may select one of the following two options for the payment of their retirement allowance earned up to March 31, 2016:
 - (i) an immediate single lump sum payment based on the employee's full and partial years of continuous service and regular rate of pay on March 31, 2016; or
 - (ii) a single lump sum payment deferred to the time of the employee's retirement based on the employee's full and partial years of continuous service on March 31, 2016 and regular rate of pay at the time of retirement. The lump sum payment shall be made no later than twenty-four (24) months following the date of retirement. At the written request of an employee, payment of the deferred retirement allowance in whole or in part may be held over to the taxation year following the year in which the retirement allowance would normally be paid. There shall be no more than one (1) payment in each of the two (2) taxation years.

- (b) The immediate lump sum payment option in (a)(i) is also available to employees with a continuous service falling before March 31, 2016 and who have not yet accumulated five years or more of continuous service.
- (c) An employee who selects an immediate lump sum payment under (a)(i) will not be eligible for any further retirement allowance payment at their retirement.
- (d) To assist the employees in making their payment selection, the Employer will advise eligible employees of their full and partial years of continuous service for the purpose of calculating the retirement allowance no later than three (3) months after the date of signing of the collective agreement. In the event the employer does not provide employees with the required information within the three (3) months after the date of signing, employees will be able to have access to the layoff allowance in Article 32.06 and the retirement allowance in Article 32.05 until such time as the employee is provided the required information.
- (e) Employees will have until September 30, 2016 to advise the Employer that they select an immediate payment of their retirement allowance. Where an employee has not advised the Employer of their selection of an immediate payment by September 30, 2016, they will be deemed to have deferred their payment until retirement.
- (f) Notwithstanding that the retirement allowance will be discontinued effective March 31, 2016, an employee with a continuous service date falling before March 31, 2016 may voluntarily choose to discontinue his retirement allowance early and receive his single lump sum payment at any point between the date of signing of the Collective Agreement and March 31, 2016 as follows:
 - (i) The employee will notify the Employer in writing of his decision to discontinue his retirement allowance early and confirm his selected effective date for the discontinuance;
 - (ii) The single lump sum payment will be based on the employee's full years and partial years of continuous and rate of pay on the effective date the employee has selected;
 - (iii) An employee who selects an early lump sum payment will not be eligible for any further retirement allowance payment at their retirement.

32.06 Layoff Allowance

- (a) The accumulation of service for the purpose of calculating a layoff allowance shall continue after (date of signing) for all employees.
- (b) When an employee is laid off, the Employer shall pay such an employee a layoff allowance equal to five (5) days' pay for each full and partial year of continuous service but not exceeding one hundred and twenty-five (125) days' pay at the employee's regular rate of pay. Such allowance for seasonal employees will be pro-rated on the basis of time worked in relation to the hours normally worked by a full-time employee.
- (c) Where an employee is laid off, the layoff allowance shall be paid in a lump sum twelve (12) months after the date he was laid off, to the employee, his beneficiary, or estate as the case may be.

32.0<u>7</u> Retirement

The normal retirement age shall be sixty-five (65).

32.08 Liability Protection

Employees shall be covered by the Employer's Personal Liability Protection Policy as stated in Board of Management Minute 98.0551 and as amended from time to time.

ARTICLE 33 - PART-TIME EMPLOYEE PROVISIONS

- 33.01 (a) A part-time employee shall accumulate the following on a pro-rated basis; the pro-ratio being the hours regularly worked in relation to the normal hours worked for full-time employees:
 - (i) seniority
 - (ii) vacation credits
 - (iii) sick leave credits
 - (iv) service credits for retirement allowance
 - (v) statutory holiday.
 - (b) All other leaves are applicable on a pro-rated basis.
- 33.02 Notwithstanding Article 22, where a holiday falls on a part-time employee's scheduled workday, the employee shall receive the holiday without loss of pay. Where a holiday falls on a part-time employee's regular day off, the holiday is not rescheduled nor is the part-time employee otherwise compensated.
- 33.03 Notwithstanding Article 21.05, a part-time employee shall be eligible for an anniversary pay increment only after completion of each total annual hours of work normally worked by full-time employees.
- 33.04 Participation of a part-time employee in any group benefit plan is subject to the terms of such plan.
- 33.05 Part-time employees who do not qualify for the Public Service Shared Risk Pension Plan may participate, on a voluntary basis, in the pension plan for part-time employees with equal contributions from \underline{E} mployer and employee up to 4.5%.

ARTICLE 34 - PORTABILITY

- 34.01 Upon transfer from Parts II, III or IV of the Public Service:
- (a) an employee is entitled to transfer unused sick leave credits to a maximum of two hundred and forty days credit;
 - (b) an employee is entitled to transfer unused vacation leave credits.
- (c) an employee is entitled to include the number of years continuous employment in the Public Service for purposes of calculating vacation leave and retirement allowance entitlements. The total number of years of continuous employment cannot be included when the employee's terms and conditions of employment immediately prior to transfer did not include a retirement allowance provision;
- (d) an employee shall be entitled to transfer the employee's accumulated pension credits to any other pension plan that is applicable upon the employee's becoming employed in another part of the Public Service according to the terms of the reciprocal agreement in effect.

ARTICLE 35 - TECHNOLOGICAL CHANGE

- 35.01 Technological change means the introduction of equipment or material of a different technical nature or kind than that previously used by the Employer, and a change in the manner in which the Employer carries on its operations that is directly related to the introduction of that equipment or material.
- 35.02 When the Employer is considering the introduction of technological change which substantially changes the duties performed by employees in the Bargaining Unit the Employer agrees to notify the employees and the Union at least four (4) months in advance of such intention.

- 35.03 If, as a result of a change in technology, the Employer requires an employee to undertake additional training, the training will be provided to the employee. Such training shall be given during the hours of work whenever possible. Any training due to technological change shall be at the Employer's expense without loss of pay to the employee.
- 35.04 If, after a reasonable period of training the employee is unable or unwilling to acquire sufficient competence, the Employer shall make every effort to retain the employee in such position as may be available within the competence of the employee. Should technological change result in layoff of an employee, the affected employee shall be laid off in accordance with the layoff provisions of this Agreement.

ARTICLE 36 - MERGER AND AMALGAMATION

- 36.01 Except in cases of emergency should the Province merge, amalgamate or combine any of its operations or functions or take over any of the operations or functions of another body which substantially changes the duties performed by employees in the <u>Bargaining Unit</u>, the employer agrees to notify in writing the employees and the Union at least one hundred and twenty calendar days in advance of the implementation of such change.
- 36.02 Discussion will commence between the parties within ten (10) days of such notice. The employer shall make every reasonable effort to provide continuous employment in their current classification for employees affected in the <u>Bargaining Unit</u>. Any employee affected by such take over shall be offered alternate employment, if available with their present employer or another institution, agency or department covered by this agreement and in the latter case, seniority of employees in the amalgamated agency or institution, shall be considered as one (1) list. If alternate employment is not available, layoff shall be in accordance with the layoff provisions of this agreement.
- 36.03 Where a new operation is planned to replace an existing one, current employees will be given preference in filling available positions provided they have the ability, qualifications and skills to do the work.
- 36.04 If as a result of a merger or amalgamation the employer requires an employee to undertake additional training, the training will be provided to the employee. Such training shall be given during hours of work whenever possible. Any training due to merger and amalgamation shall be at the employer's expense without loss of pay to the employee.
- 36.05 If after a reasonable period of training the employee is unable or unwilling to acquire sufficient competence the employer shall make every effort to retain the employee in such position as may be available within the competence of the employee. If no such position is available the employee shall be laid off in accordance with the layoff provisions of this agreement.

ARTICLE 37 - DURATION AND TERMINATION

- 37.01 This agreement constitutes the entire agreement between the Parties and shall be in effect for the term beginning December 1, 2014 and ending February 29, 2020 and shall be automatically renewed thereafter for successive periods of twelve (12) months unless either Party requests the negotiations of a new Agreement by giving written notice to the other Party not less than thirty (30) calendar days and not more than sixty (60) calendar days prior to the expiration date of this Agreement or renewal thereof.
- 37.02 Where a notice requesting negotiation of a new agreement has been given, this Agreement shall remain in full force until such time as an agreement has been signed in respect of a renewal, amendment, or substitution thereof, or until such time as a deadlock is declared under the *Public Service Labour Relations Act*.

ARTICLE 38 - RETROACTIVITY

38.01 Unless otherwise stated in the agreement, all new wages are retroactive as per the salary schedules listed in this Collective Agreement.

- 38.02 (a) All present employees are entitled to retroactive pay for all paid hours.
- (b) The following employees are entitled to retroactive pay on a prorated basis: employees who retired after the expiry date of the previous Collective Agreement; employees who were laid off prior to the date of signing; and employees on approved leave of absence on the date of signing.
- 38.03 Other employees who were employed on the date of expiration of the previous Collective Agreement and who are not employed on the date of signing of this agreement shall be entitled to retroactive pay provided they make claim by notice in writing to the employer within forty-five (45) calendar days from the date of signing of this Collective Agreement.
- 38.04 All other changes are effective on the date of signing of the collective agreement otherwise specifically stated in the agreement.

IN WITNESS WHEREOF, the parties have signed this <u>20th</u> day of <u>January 2016</u>.

FOR THE UNION:	FOR THE EMPLOYER:
Susie Proulx - Daigle	Hon. Denis Landry
Michelle Losier	Anne Craik_
Jerry Richard	Joanie McGraw
Joanne McCarthy	Kathy Walker
Alain Chiasson	Sylvie Daigle
	Rian Hogan_

SCHEDULE A

ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2014

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1	2	8	4	5	9	7	∞	6	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24
Group 1 1157	7 1185	5 1204	1216	1230	1244	1258	1276	1290	1310	1321	1337	1352	1366	1390	1403	1421	1436	1451	1469	1490	1509	1524	1546
Group 2 1277	7 1291	1 1311	1323	1338	1353	3 1369	1391	1404	1422	1437	1452	1470 1491		1510	1526	1547	1565	1584	1606	1628	1646	1664	1683
Group 3 1392	2 1405	5 1423	1423 1438 1453 1472 1492	1453	1472	, 1492	1511	1528	1549	1566	1585	1607	1631	1648	1665	1684	1705	1723	1746	1766	1789	1807	1835
Group 4 150	1509 1524	4 1546	1546 1564 1583 1604 1627 1644 1663	1583	1604	1627	1644	1663	1682	1702	1721	1743	1763	1787	1803	1834	1854	1875	1895	1920	1942	1965	1991
Group 5 1661 1679	1 1679	9 1700	1700 1719 1741 1761 1784	1741	1761	1784	. 1801	1829	1851	1873	1893	1918	1939	1961	1989	2010	2034	2063	2087	2115	2141	2164	2189
Group 6 1826 1849	6 1849		1870 1891 1915	1915	1937	1937 1957	1983	2008	2032	2059	2084	2109	2138	2161	2186	2216	2237	2264	2292	2318	2350	2376	2403
Group 7 199	1998 2022		2046 2072 2096 2127 2151	2096	2127	2151	2173	2199	2228	2251	2280	2308	2337	2367	2394	2422	2453	2483	2515	2541	2574	2604	2638
Group 8 217	2177 2203		2230 2253 2284 2310 2339	2284	2310	1 2339		2370 2396	2425	2455	2487	2517	2544	2579	2607	2642	2674	2705	2738	2766	2802	2833	2868
Group 1 Enginee	ıp 1 neering	Group 1 Engineering & Field Level I	l Level	I		Group 2 Engineer	5.2 eering	Group 2 Engineering & Field Level	Level II	П		Group 3 Enginee	3 ering &	Group 3 Engineering & Field Level III	evel II.	_		ОШ	Group 4 Engineering & Field Level IV	ring &	Field I	evel IV	1
Group 5 Engineer	ıp 5 neering	Group 5 Engineering & Field Level V	i Level	>		Group 6 Engineer	o 6 eering	Group 6 Engineering & Field Level VI	Level V	1/		Group 7 Enginee	7 ering &	Group 7 Engineering & Field Level VII	evel V	П		О	Group 8 Engineering & Field Level VIII	ring &	Field I	evel V	Ħ

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2015 0.50%

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2015 0.50%

Control

Disc Max	24	1562	1699	1853	2011	2211	2427	2664	2896	>	
	23	1540	1680	1825	1985	2186	2400	2630	2861	Level I	
	22	1525	1662	1807	1962	2163	2374	2600	2830	Field	
•	21	1504	1644	1784	1940	2137	2342	2567	2794	Group 4 Engineering & Field Level IV	~
Point Max	20	1483	1622	1764	1914	2107	2315	2541	2766	Group 4 Enginee	Group 8
	19	1465	1600	1741	1893	2083	2286	2507	2733		
	18	1450	1581	1723	1872	2054	2259	2477	2700		
	17	1435	1563	1700	1852	2030	2238	2446	2668	H	
	16	1417	1542	1681	1821	2009	2208	2418	2633	Group 3 Engineering & Field Level III	
	15	1404	1526	1664	1805	1981	2183	2391	2605	k Field	
	14	1380	1505	1647	1781	1959	2160	2361	2570	3 ering 8	7
	13	1366	1484	1623	1761	1938	2131	2332	2543	Group 3 Enginee	Group 7
	12	1351	1466	1601	1739	1912	2104	2302	2511		
	11	1335	1451	1582	1720	1891	2079	2273	2479	П	
	10	1324	1436	1565	1698	1869	2052	2250	2449	Level I	
	6	1302	1418	1544	1679	1847	2028	2221	2420	² Field	
	∞	1288	1405	1527	1660	1819	2003	2195	2394	Group 2 Engineering & Field Level II	9
	7	1270	1383 1405	1419 1437 1452 1467 1486 1506 1527	1580 1599 1620 1643 1660	1802	1977	2173	2363	Group 2 Enginee	Group 6
	9	1256	1367	1486	1620	1779	1957	2149	2334		
	2	1242	1337 1352 1367	1467	1599	1737 1759 1779	1910 1935	2117	2275 2306 2334		
	4	1228	1337	1452				2092		Level]	
	3	1216	1303 1325	1437	1562	1695 1718	1888	2066	2225 2252	Group 1 Engineering & Field Level I	
	2	1197		1419	1540	1695	1867	2042	2225	1 eering 8	2
Min		1169	1289	1406	1525	1677	1844	2018	2199	Group 1 Enginee	Group 5
		Group 1 1169	Group 2	Group 3 1406	Group 4	Group 5 1677	Group 6	Group 7	Group 8		

Engineering & Field Level VIII

Engineering & Field Level VII

Engineering & Field Level VI

Engineering & Field Level V

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2016 0.50%

Engineering & Field Level VIII

Engineering & Field Level VII

Engineering & Field Level VI

Engineering & Field Level V

Group 5

Group 6

Group 7

Group 8

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2016

Engineering & Field Level VIII

Engineering & Field Level VII

Engineering & Field Level VI

Engineering & Field Level V

Group 5

Group 6

Group 7

Group 8

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2017 0.50%

Engineering & Field Level VIII

Engineering & Field Level VII

Engineering & Field Level VI

Engineering & Field Level V

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2017

0.50%

)									Control Point				Disc
	κ	4	δ.	9	7	∞	6	10	11	12	13	14	15	16	17	18	19	Max 20	21	22	23	Max 24
1221	1240	1252	1266 1280	1280	1294	1314	1330	1352	1363	1379	1394	1408	1432	1445	1463	1478	1493	1512	1536	1557	1572	1594
1331	1353	1365	1380	1395	1411	1433	1446	1464	1479	1494	1513	1537	1558	1574	1595	1613	1632	1654	1676	1694	1713	1734
47	Group 3 1434 1447 1465 1480 1495 1516 1538	1480	1495	1516		1559	1576	1597	1614	1633	1655	1679	1696	1714	1736	1759	1777	1800	1820	1843	1861	1889
1557 1572	1594 1612 1631	1612	1631	1652 1675	1675	1692	1712	1733	1756	1775	1797	1817	1841	1857	1888	1908	1932	1954	1980	2002	2025	2051
1710 1730	1754 1773 1795 1815	1773	1795		1838	1855	1883	1905	1930	1952	1978	1999	2021	2049	2070	2094	2125	2151	2181	2207	2230	2255
1880 1903	1926 1950 1975	1950	1975	1997 2017		2043	2068	2092	2120	2148	2175	2204	2227	2252	2282	2303	2332	2363	2390	2422	2448	2475
Group 7 2058 2082	2106	2106 2135 2161		2193 2217		2239 2265		2294	2318	2350	2380	2409	2439	2466	2494	2527	2559	2593	2619	2652	2682	2717
Group 8 2243 2269	2296 2320 2354 2382 2411	2320	2354	2382		2442 2468		2497	2529	2563	2595	2622	2657	2685	2721	2756	2789	2822	2850	2886	2918	2955
જે છા	Group 1 Engineering & Field Level I	Level I			Group 2 Enginee	Group 2 Engineering & Field Level II	: Field l	Level II	_		Group 3 Enginee	3 ering &	Group 3 Engineering & Field Level III	Level II	н			Group 4 Engineering & Field Level IV	4 ering &	t Field	Level I	>
ng &	Group 5 Engineering & Field Level V	Level V			Group 6 Engineer	Group 6 Engineering & Field Level VI	: Field I	Level V	Γ		Group 7 Enginee	7 ering &	Group 7 Engineering & Field Level VII	Level V	II			Group 8 Engineering & Field Level VIII	8 ering &	z Field	Level V	Ш.

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2018 0.50%

Control

Disc Max 24	_	2 1743	0 1898	5 2061	1 2266	0 2487	5 2731	3 2970	1 IV	1 VIII
23	—	2 1722	2 1870	2 2035	8 2241	4 2460	5 2695	0 2933	d Leve	d Leve
22	\leftarrow	4 1702	9 1852) 2012	2 2218	2 2434	2 2665	1 2900	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
21	1544	1684	1829	1990	2192	5 2402	5 2632	5 2864	p 4 ieering	p 8 Ieering
Point Max 20		1662	1809	1964	2162	. 2375	2606	2836	Group 4 Enginee	Group 8 Enginee
19	1500	1640	1786	1942	2136	2344	2572	2803		
18	1485	1621	1768	1918	2104	2315	2540	2770		
17	-	1603	1745	1897	2080	2293	2506	2735	Ħ	VII
16	1452	1582	1723	1866	2059	2263	2478	2698	Group 3 Engineering & Field Level III	Group 7 Engineering & Field Level VII
15	1439	1566	1704	1850	2031	2238	2451	2670	ž Field	ž Field
41	1415	1545	1687	1826	2009	2215	2421	2635	3 ering 8	7 ering 8
13	1401	1521	1663	1806	1988	2186	2392	2608	Group 3 Enginee	Group 7 Enginees
12	1386	1501	1641	1784	1962	2159	2362	2576		
11	1370	1486	1622	1765	1940	2131	2330	2542	_	1.
10	1359	1471	1605	1742	1915	2102	2305	2509	Group 2 Engineering & Field Level II	Field Level VI
6	1337	1453	1584	1721	1892	2078	2276	2480	Field]	
∞	1321	1440	1567	1700	1864	2053	2250	2454	2 ering &	Group 6 Engineering &
7	1300		1546	1683		2027	2228	2423	Group 2 Enginee	Group 6 Enginee
9	1286 1300	1402 1418	1524 1546	1660 1683	1824 1847	2007	2204	2394		
'n		1387		1639			2172	2366		
4	1258	1372	1487 1502	1620 1639	1782 1804	1960 1985	2146	2332	evel I	evel V
ω	1246	1360				1936	2117	2307	Field I	Field I
2	1227	1338	1454 1472	1580	1739	1913	2092	2280	ring &	ring &
Min 1	1199	1322		1565 1580 1602	1719 1739 1763	1889	2068	2254	Group 1 Engineering & Field Level I	Group 5 Engineering & Field Level V
Z	Group 1 1199 1227 1246 1258 1272	Group 2	Group 3 1441	Group 4	Group 5	Group 6	Group 7	Group 8	O H) H

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2018 0.50%

Disc	Max 24	1610	1752	1907	2071	2277	2499	2745	2985	>	Ш/
	23	1588	1731	1879	2045	2252	2472	2708	2948	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
	22	1573	1711	1861	2022	2229	2446	2678	2915	z Field	z Field
-	21	1552	1692	1838	2000	2203	2414	2645	2878	4 ering 8	8 ering 8
Control Point	Max 20	1528	1670	1818	1974	2173	2387	2619	2850	Group 4 Enginee	Group 8 Enginee
	19	1508	1629 1648	1795	1952	2147	2356	2585	2817		
	18	1492	1629	1777	1928	2115	2327	2553	2784		
	17	1477	1611	1754	1906	2090	2304	2519	2749	Ħ	VII
	16	1459	1590	1732	1875	2069	2274	2490	2711	Level]	Level
	15	1446	1574	1713	1859	2041	2249	2463	2683	Group 3 Engineering & Field Level III	Group 7 Engineering & Field Level VII
	4	1422	1553	1695	1835	2019	2226	2433	2648	3 eering δ	7 sering 8
	13	1408	1529	1671	1815	1998	2197	2404	2621	Group 3 Enginee	Group 7 Enginee
	12	1393	1509	1649	1793	1972	2170	2374	2589		
	11	1377	1493	1630	1774	1950	2142	2342	2555	П	VI
	10	1366	1478	1613	1751	1925	2113	2317	2522	Level]	Level
	6	1344	1460	1592	1730	1901	2088	2287	2492	Group 2 Engineering & Field Level II	Group 6 Engineering & Field Level VI
	∞	1328	1447	1575	1709	1856 1873	2063	2261	2466	.2 eering 8	6 eering 8
	7	1307	1425	1554	1691		2037	2239	2435	Group 2 Engineer	Group 6 Enginee
	9	1292	1409	1532	1668	1833	2017	2215	2406		
	S	1278	1379 1394	1494 1510 1532	1610 1628 1647 1668 1691	1728 1748 1772 1791 1813	1946 1970 1995	2183	2378	I	>
	4	1264		1494	1628	1791	1970	2157	2344	Group 1 Engineering & Field Level I	Group 5 Engineering & Field Level V
	ω	1252	1367	1479	1610	1772		2128	2319	& Field	& Field
	2	1233	1345	1448 1461	1588	1748	1923	2102	2291	o 1 eering	o 5 eering
	Min 1	1205	1329		1573		1898	2078	2265	Group 1 Enginee	Group 5 Enginee
		Group 1	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7	Group 8		

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2019

0.50%

Control

Disc Max 24	1618	1761	1917	2081	2288	2511	2759	3000	_	Ħ
I N 23	1596	1740	1888	2055	2263	2484	2722	2963	evel IV	evel V
22	1581	1720	1870	2032	2240	2458	2691	2930	Field I	Field I
21	1560	1700	1847	2010	2214	2426	2658	2892	4 ering &	8 ering &
Point Max 20	1536	1678	1827	1984	2184	2399	2632	2864	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
19	1516	1656	1804	1962	2158	2368	2598	2831		
18	1499	1637	1786	1938	2126	2339	2566	2798		
17	1484	1619	1763	1916	2100	2316	2532	2763	П	ПУ
16	1466	1598	1741	1884	2079	2285	2502	2725	Group 3 Engineering & Field Level III	Group 7 Engincering & Field Level VII
15	1453	1582	1722	1868	2051	2260	2475	2696	& Field	& Field
41	1429	1561	1703	1844	2029	2237	2445	2661	eering 8	7 eering &
13	1415	1537	1679	1824	2008	2208	2416	2634	Group 3 Enginee	Group 7 Enginee
12	1400	1517	1657	1802	1982	2181	2386	2602		
11	1384	1500	1638	1783	1960	2153	2354	2568	П	ΙΛ
10	1373	1485	1621	1760	1935	2124	2329	2535	Level	Group 6 Engineering & Field Level VI
6	1351	1454 1467	1600	1739	1911	2098	2298	2504	Group 2 Engineering & Field Level	& Field
∞	1335		1583	1718	1882	2073	2272	2478	o 2 eering	o 6 eering
	1314	1432	1562	1699	1865	2047	2250	2447	Group 2 Enginee	Group 6 Enginee
9	1298	1416	1540	1676	1842	2027	2226	2390 2418		
Ŋ	1270 1284	1374 1386 1401 1416 1432	1486 1501 1518 1540 1562	1596 1618 1636 1655 1676 1699	1781 1800 1822 1842 1865	2005	2194		I	>
4	1270	1386	1501	1636	1800	1956 1980	2168	2356	l Level	Level
ω	1258			1618			2139	2331	& Field	& Field
2	1239	1352	1455 1468		1757	1933	2113	2302	Group 1 Engineering & Field Level 1	Group 5 Engineering & Field Level V
Min 1	1211	1336	1455	1581	1737	1907	2088	2276	Group 1 Enginee	Group 5 Enginee
	Group 1	Group 2	Group 3	Group 4	Group 5 1737	Group 6 1907	Group 7	Group 8		

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2019 0.25%

Control

Disc Max 24	0 1622	4 1765	3 1922	0 2086	9 2294	0 2517	9 2766	0 3008	1 IV	I VIII
23	1600	1744	5 1893	7 2060	5 2269	1 2490	3 2729	7 2970	d Leve	d Leve
22	. 1585	. 1724	1875	2037	2246	2464	2698	2937	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
21	1564	1704	1852	2015	2220	2432	2665	2899	o4 eering	8 eering
Point Max 20	1540	1682	1832	1989	2189	2405	2639	2871	Group 4 Enginee	Group 8 Enginee
19	1520	1660	1809	1967	2163	2374	2604	2838		
18	1503	1641	1790	1943	2131	2345	2572	2805		
17	1488	1623	1767	1921	2105	2322	2538	2770	Ш	Ш/
16	1470	1602	1745	1889	2084	2291	2508	2732	Level I	Level V
15	1457	1586	1726	1873	2056	2266	2481	2703	Group 3 Engineering & Field Level III	Group 7 Engineering & Field Level VII
4	1433	1565	1707	1849	2034	2243	2451	2668	3 ering &	7 ering &
13	1419	1541	1683	1829	2013	2214	2422	2641	Group 3 Enginee	Group 7 Enginee
12	1404	1521	1661	1807	1987	2186	2392	2609		
11	1387	1504	1642	1787	1965	2158	2360	2574		I
10	1376	1489	1625	1764	1940	2129	2335	2541	evel II	evel V
6	1354	1471	1604	1743	1916	2103	2304	2510	Field I	Field I
∞	1338		1587	1722	1887	2078	2278	2484	ring &	ring &
7	1317	1377 1389 1405 1420 1436 1458	1566		1870	2052	2256		Group 2 Engineering & Field Level II	Group 6 Engineering & Field Level VI
9	1301	1420	1544	1622 1640 1659 1680 1703				2396 2424 2453	ОП	О П
2	1287	1405	1522	6291	1827 1847	2010 2032	2199 2232	2396		
4	1273	1389	1505	1640			2173		evel I	evel V
ω	1261	1377	1490	1622	1785 1805	1961 1985	2144	2337 2362	Field L	Field L
2	1242	1355	472	009	1761	1938	2118	2308	ing &	ing &
Min 1	1214 1	1339 1	[459]	1585 1600	[741]		2093 2	282	Group 1 Engineering & Field Level I	Group 5 Engineering & Field Level V
Z	Group 1 1	Group 2 1	Group 3 1459 1472 1490 1505 1522 1544 1566	Group 4 1	Group 5 1741	Group 6 1912	Group 7 2093	Group 8 2282	Đ Ĥ	O A

SCHEDULE A ENGINEERING AND FIELD PAY PLAN EFFECTIVE FEBRUARY 29, 2020

2.50%

																				Control				
Ħ	Min																			Point Max				Disc Max
	_	2	3	4	5	9	7	∞	6	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24
Group 1	1244	1273	1293	1305	1319	1334	1350	1371	1388	1410	1422	1439	1454	1469	1493	1507	1525	1541	1558	1579	1603	1625	1640	1663
Group 2	1372	1389	1411	1424	1424 1440 1456 1472	1456		1494	1508	1526	1542	1559	1580	1604	1626	1642	1664	1682	1702	1724	1747	1767	1788	1809
Group 3	1495 1509	1509	1527	1543 1560	1560	1583	1583 1605 1627		1644	1666	1683	1703	1725	1750	1769	1789	1811	1835	1854	1878	1898	1922	1940	1970
Group 4 1625 1640 1663 1681 1700 1722 1746 1765	1625	1640	1663	1681	1700	1722	1746	1765	1787	1808	1832	1852	1875	1895	1920	1936	1969	1992	2016	2039	2065	2088	2112	2138
Group 5	1785 1805	1805	1830	1850 1873		1893 1917		1934	1964	1989	2014	2037	2063	2085	2107	2136	2158	2184	2217	2244	2276	2302	2326	2351
Group 6	1960 1986		2010	2035	2060	2083	2103	2130	2156	2182	2212	2241	2269	2299	2323	2348	2380	2404	2433	2465	2493	2526	2552	2580
Group 7	2145	2171	2198	2227	2254	2288	2312	2335	2362	2393	2419	2452	2483	2512	2543	2571	2601	2636	2669	2705	2732	2765	2797	2835
Group 8	2339 2366		2395	2421	2456	2485	2485 2514	2546	2573	2605	2638	2674	2707	2735	2771	2800	2839	2875	2909	2943	2971	3010	3044	3083
	Group 1 Enginee	1 ering &	Group 1 Engineering & Field Level I	Level I			Group 2 Enginee	2 ering 8	Group 2 Engineering & Field Level II	Level I]			Group 3 Enginee	3 ering &	Group 3 Engineering & Field Level III	Level II	I			Group 4 Engineering & Field Level IV	4 ering &	: Field	evel I	>
3 1	Group 5 Enginee	5 ering &	Group 5 Engineering & Field Level V	Level V	_		Group 6 Enginee	Group 6 Engineering & Fiel	E Field	d Level VI	Γ		Group 7 Enginee	7 ering &	Group 7 Engineering & Field Level VII	Level V	H			Group 8 Engineering & Field Level VIII	s ering &	: Field	evel V	Ħ

SCHEDULE A-1

ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2014

0.50%

Disc	Max 24	1706	1857	2025	2197	2415	2652	2911	3165	>	Ш
	23	1682	1836	1994	2168	2388	2622	2873	3126	Level IV	Level V
	22	1665	1816	1974	2143	2362	2593	2840	3092	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
_	21	1644	1796	1949	2119	2334	2558	2804	3052	4 ering &	8 ering &
Control Point	Max 20	1621	1772	1927	2091	2303	2529		3021	Group 4 Enginee	Group 8 Enginee
	19	1601	1748	1901	2069	2276	2498	2740 2775	2985		
	~	1585	1727	1881	2046	2244	2468	2707	2951		
	17	1568	1707	1858	2024	2218	2445	2673	2915	ш	II/
	19	1548	1684	1837	1990	2195	2412	2642		Group 3 Engineering & Field Level III	Group 7 Engineering & Field Level VII
	5	1534	1666	1818	1972	2164	2385	2612	2846 2877	bleid 5	z Field
	4	1507	1645	1800	1945	2140	2359	2579	2807	3 ering 8	7 ering 8
	7		1622	1773	1923	2116	2327	2547	2777	Group 3 Enginee	Group 7 Enginee
	5	1475	1602	1749	1899	2089	2300	2516	2744		
,	-	1458	1586	1728	1878	2067	2272	2484	2709	н	I/
	10	1446	1569	1709	1856	2042	2242	2458	2676	Level I	Level 1
	6	1423	1549	1686	1835	2018	2216	2398 2426	2644	Group 2 Engineering & Field Level II	Group 6 Engineering & Field Level VI
	∞	1408	1535	1667	1814	1987	2188	2398	2615 2644	2 eering 8	6 sering 8
	1	1388	1511	1646	1795	1969	2159	2374	2581	Group 2 Enginee	Group 6 Engineer
	9	Ξ	1447 1460 1476 1493	1570 1587 1603 1624 1646 1667	1706 1726 1747 1770 1795	1876 1897 1921 1943	2113 2137	2258 2286 2313 2347 2374	2549		
	V	$\stackrel{\sim}{\vdash}$	1476	1603	1747	1921		2313	2520	П	>
	4	1342	1460	1587	1726	1897	2063 2087	2286	2486	Group 1 Engineering & Field Level I	Group 5 Engineering & Field Level V
	(C)	1329	1447						2461	& Field	& Field
	2	1308	1425	1536 1550	1665 1682	1853	2040	2231	2431	o 1 eering o	5 eering
	Min	1277	1409			1833	2015	2205	2402	Group 1 Enginee	Group 5 Enginee
		Group 1 1277	Group 2 1409 1425	Group 3	Group 4	Group 5	Group 6 2015 2040	Group 7 2205 2231	Group 8 2402 2431 2461 2486 2520 2549 2581		

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2015 0.50%

Disc	24	1715	1866	2035	2208	2428	2665	2925	3180	>
	23	1690	1845	2004	2179	2400	2635	2888	3142	Level I
	22	1674	1825	1984	2154	2375	2606	2855	3107	z Field
-	21	1652	1805	1959	2130	2346	2571	2818	3068	Group 4 Engineering & Field Level IV
Control Point Max	20	1629	1781	1937	2101	2314	2541	2790	3037	Group 4 Enginee
	19	1609	1736 1757	1911	2079	2287	2510	2753	3000	
	18	1592		1891	2056	2255	2481	2720	2965	
	17	1576	1716	1867	2034	2229	2457	2686	2930	Ħ
	16	1556	1693	1846	1999	2206	2424	2655	2891	Group 3 Engineering & Field Level III
	15	1542	1675	1827	1982	2175	2397	2625	2860	& Field
	41	1515	1653	1809	1955	2151	2371	2592	2822	3 eering 8
	13	1500	1630	1782	1933	2127	2339	2560	2792	Group 3 Enginee
	12	1483	1610	1758	1909	2099	2311	2528	2758	
	11	1465	1593	1737	1888	2077	2283	2496	2722	П
	10	1453	1577	1718	1865	2052	2253	2471	2689	Level
	6	1430	1557	1695	1844	2028	2227	2439	2657	& Field
	∞	1415	1518 1543	1654 1676	1823	1978 1997	2199	2410	2628	Group 2 Engineering & Field Level II
	7	1395			1804	1978	2170	2386	2594	Group 2 Enginee
	9	1364 1379	1501	1594 1611 1632	1779	1953	2148	2359	2498 2532 2562	
	5	1364	1484	1611	1756	1931	2124	2324	2532	I
	4	1348	1468		1735	1907	2097	2297		Group 1 Engineering & Field Level I
	3	1335	1454	1558 1578	1715	1886	2073	2269	2443 2473	& Field
	2	1314	1431	. 1558	. 1690	1862	2050	2242	. 2443	p 1 leering
Ž ij	-	1283	1416	1544	. 1674	1842	5025	2216	2414	Group 1 Enginee
		Group 1 1283	Group 2 1416 1431 1454 1468 1484 1501	Group 3	Group 4	Group 5 1842 1862 1886 1907 1931 1953	Group 6	Group 7	Group 8 2414	

Engineering & Field Level VIII

Engineering & Field Level VII

Engineering & Field Level VI

Engineering & Field Level V

Group 5

Group 6

Group 7

Group 8

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2015.

0.50%

Min 1 2 3 4 Group 1 1290 1321 1342 1355 Group 2 1422 1438 1462 1475 Group 3 1551 1566 1586 1602 Group 4 1683 1699 1724 1743 Group 5 1850 1870 1896 1917 Group 6 2035 2060 2083 2108 Group 7 2227 2253 2280 2308 Group 8 2426 2455 2485 2510 Group 8 Canoup 1 Engineering & Field Level Group 5 Engineering & Field Level Engineering & Field Level	Control		Max Max Max 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	1370 1386 1401 1421 1437 1461 1473 1491 1507 1523 1549 1564 1583 1600 1617 1636 1660 1683 1699 1724	1492 1508 1526 1550 1565 1585 1601 1618 1638 1661 1684 1702 1725 1745 1766 1790 1814 1834 1854 1875	1619 1640 1662 1685 1704 1727 1746 1767 1791 1817 1836 1855 1876 1901 1921 1946 1969 1994 2014 2045	1764 1788 1813 1832 1853 1874 1898 1919 1943 1965 1992 2009 2044 2066 2089 2112 2141 2165 2190 2219	1941 1963 1988 2007 2038 2062 2087 2110 2138 2162 2186 2217 2240 2266 2298 2325 2358 2387 2412 2440	2135 2159 2182 2210 2238 2264 2294 2322 2351 2383 2409 2436 2470 2493 2522 2554 2584 2620 2648 2678	2336 2371 2398 2422 2451 2483 2508 2540 2573 2605 2638 2668 2699 2733 2766 2804 2833 2869 2902 2940	2545 2575 2607 2642 2670 2702 2735 2771 2806 2836 2874 2905 2944 2979 3016 3052 3083 3123 3157 3196	Group 2 Group 3 Engineering & Field Level III Engineering & Field Level IV	Group 6 Croup 7 Engineering & Field Level VII Engineering & Field Level VIII
3 4 5 6 1342 1355 1370 1386 1462 1475 1492 1508 1586 1602 1619 1640 1724 1743 1764 1788 1896 1917 1941 1963 2083 2108 2135 2159 2280 2308 2336 2371 2485 2510 2545 2575 & Field Level 1			6 8 7	1421	1550	1685	1832	2007			2642	Group 2 Engineering & Field	Group 6 Engineering & Field
Jin 3 4 1 2 3 4 1290 1321 1342 135 1422 1438 1462 147 1551 1566 1586 160 1683 1699 1724 174 1850 1870 1896 191 2035 2060 2083 210 2227 2253 2280 230 3roup 1 3roup 5 3roup 5 3roup 5 3roing Erield Leve				1370	75 1492 1508)2 1619 1640	13 1764 1788			08 2336 2371	0 2545 2575	119	\
		į	2 3	1342	1422 1438 1462 145	1551 1566 1586 160		1850 1870 1896 191			2426 2455 2485 251	Jroup 1 Ingineering & Field Leve	Group 5 ปักษากеегing & Field Leve

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2016 0.50%

Disc	Max 24	1732	1884	2055	2230	2452	2691	2954	3211	>	III/
	23	1708	1863	2024	2201	2424	2662	2916	3172	Level I	Level V
	22	1692	1843	2004	2176	2399	2633	2883	3138	5 Field	Field
17	21	1668	1823	1978	2152	2370	2598	2847	3098	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
Control Point	Max 20	1644	1799	1956	2123	2337	2568	2818	3068	Group 4 Enginee	Group 8 Enginee
	19	1624	1774	1931	2099	2310	2535	2781	3031		
	18	1608	1753	1911	2076	2278	2505	2746	2995		
	17	1591	1734	1886	2054	2251	2482	2712	2958	Ħ	VII
	16	1571	1710	1864	2019	2228	2449	2681	2920	Level]	Level
	15	1557	1693	1845	2002	2197	2421	2652	2889	Group 3 Engineering & Field Level III	Group 7 Engineering & Field Level VII
	41	1530	1670	1826	1975	2173	2396	2618	2850	3 eering (7 sering 8
	13	1515	1645	1800	1953	2150	2364	2586	2820	Group 3 Enginee	Group 7 Enginee
	12	1498	1625	1775	1929	2121	2334	2553	2785		
	11	1481	1609	1754	1908	2097	2305	2520	2749	Ħ	VI
	10	1469	1592	1736	1882	2072	2275	2495	2716	Level	Level
	6	1444	1572	1713	1862	2048	2249	2463	2684	& Field	& Field
	∞	1428	1558	1694	1841	2017	2221	2434	2655	Group 2 Engineering & Field Level II	Group 6 Engineering & Field Level VI
		1408	1534	1671	1796 1822	1998	2193	2410	2621	Group 2 Enginee	Group 6 Enginee
	9	1393	1516	1610 1626 1647		1973	2170	2383	2589		
	N	1377	1500	1626	1752 1773	1906 1927 1951	2146	2348	2558	I	>
	4	1362	1483			1927	2119	2319	2522	Group 1 Engineering & Field Level I	Group 5 Engineering & Field Level V
	ω	1348	1470	1593	1732		2093	2291	2497	& Field	& Field
	2	1327	1446	1574	1708	1879	2070	2264	2467	p 1 reering	p 5 leering
	Min 1	1297	1429	1559	. 1692	1859	5 2045	, 2238	2439	Group 1 Enginee	Group 5 Enginee
		Group 1	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7	Group 8		

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2016 0.50%

Control

Disc Max	24	1741	1894	2065	2241	2464	2705	2968	3228	>)III/
	23	1717	1871	2034	2212	2436	2675	2931	3188	I evel I			Level V
	22	1700	1852	2014	2187	2411	2646	2898	3154	Group 4 Engineering & Field Level IV			Engineering & Field Level VIII
	21	1677	1832	1988	2163	2382	2611	2861	3114	4 serino 2	, a	∞	sering 6
Point Max	20	1652	1807	1966	2134	2349	2581	2833	3083	Group 4	a	Group 8	Engine
	19	1632	1783	1941	2110	2321	2547	2795	3047				
	18	1615	1762	1921	2086	2289	2517	2760	3010				
	17	1599	1742	1896	2063	2262	2494	2726	2973	E	1		VII
	16	1579	1719	1873	2029	2239	2461	2695	2934	Level			Level
	15	1565	1702	1854	2012	2208	2433	2665	2903	Group 3 Engineering & Field Level III			Engineering & Field Level VII
	14	1538	1678	1835	1985	2184	2408	2632	2865	3 Jering A	, ,	7	ering 8
	13	1523	1653	1809	1963	2161	2376	2600	2835	Group 3	۵	Group 7	Engine
	12	1506	1633	1784	1939	2132	2346	2567	2799				
	11	1489	1617	1763	1918	2108	2316	2532	2762	_	4		1/
	10	1476	1600	1745	1892	2082	2286	2507	2729	I evel I			Level \
	6	1452	1580	1721	1870	2058	2260	2475	2697	Group 2 Enoineering & Field Level II			Engineering & Field Level VI
	∞	1434	1566	1703	1849	2027	2232	2446	2668	2 ering &	o o	9	ering 8
	7	1415	1542	1679	1831	2008	2204	2422	2634	Group 2 Engineer	۵	Group 6	Engine
	9	1399 1415	1524	1618 1634 1655 1679	1805	1983	2182	2396 2422	2602				
	2	1384	1507	1634	1761 1782	1961	2157	2360	2535 2571				_
	4	1368	1491	1618	1761	1937 1961	2130	2332	2535	Level I			Level \
	3	1355	1478	1601	1741	1916	2103	2302	2509	Field			z Field
	2	1334	1453	1581	1717	1889	2080	2275	2479 2509	1 erino &	a a	5	ering &
Min	1		1436 1453	1567	1700 1717	1868	2055	2249	2451	Group 1 Engineering & Field Level I		Group 5	Engineering & Field Level V
. ,		Group 1 1303	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7	Group 8				

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2017 0.50%

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2017 0.50%

						Min
9 10	7 8		2 9	5 6 7	4 5 6 7	3 4 5 6 7
1468 1492 1504	1428 1450		1382 1397 1412 1428	1368 1382 1397 1412 1428	1368 1382 1397 1412 1428	1382 1397 1412 1428
1596 1615 1632	1557 1581	1539 1557	1506 1523 1539 1557	1493 1506 1523 1539 1557	1493 1506 1523 1539 1557	1506 1523 1539 1557
1739 1762 1781		1697	1633 1650 1673 1697	1617 1633 1650 1673 1697	1633 1650 1673 1697	1617 1633 1650 1673 1697
1889 1912 1938	1848 1867	1848	1779 1800 1823 1848	1759 1779 1800 1823 1848	1779 1800 1823 1848	1759 1779 1800 1823 1848
2078 2102 2130	2028 2047	2003 2028 2047	1956 1981 2003 2028 2047	1935 1956 1981 2003 2028 2047	1956 1981 2003 2028 2047	1935 1956 1981 2003 2028 2047
2282 2308 2339	2226 2254		2152 2179 2204 2226	2125 2152 2179 2204 2226	2152 2179 2204 2226	2125 2152 2179 2204 2226
2499 2531 2558	2446 2471		2356 2385 2420 2446	2324 2356 2385 2420 2446	2356 2385 2420 2446	2324 2356 2385 2420 2446
2723 2755 2791	2660 2695		2560 2598 2628 2660	2534 2560 2598 2628 2660	2560 2598 2628 2660	2534 2560 2598 2628 2660
Field Level II	Group 2 Engineering &]	Group 2 Engineering & \mathbb{R}				Group 1 Engineering & Field Level I Engineering & B
ield Level VI	Group 6 Engineering & Fi					Group 5 Engineering & Field Level V Engineering & Field Level V
) 12 1. 12 1. 12 1. 12 1. 13 2 2 2 3 2 3 3 2 3 3 3 3 3 3 3 3 3 3 3	8 9 1450 1468 1581 1596 1720 1739 1867 1889 2047 2078 2254 2282 2471 2499 2695 2723 6 ering & Field bering & Field bering & Field bering and second s	5 6 1397 1412 1523 1539 1650 1673 1981 2003 2179 2204 2385 2420 2598 2628	5 6 1397 1412 1523 1539 1650 1673 1981 2003 2179 2204 2385 2420 2598 2628	5 6 1397 1412 1523 1539 1650 1673 1981 2003 2179 2204 2385 2420 2598 2628	5 6 1397 1412 1523 1539 1650 1673 1981 2003 2179 2204 2385 2420 2598 2628	2 3 4 5 6 1347 1368 1382 1397 1412 1469 1493 1506 1523 1539 1597 1617 1633 1650 1673 1909 1935 1956 1981 2003 2100 2125 2152 2179 2204 2297 2324 2356 2385 2420 2504 2534 2560 2598 2628 15 11 sering & Field Level I

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2018 0.50%

Engineering & Field Level VIII

Engineering & Field Level VII

Engineering & Field Level VI

Engineering & Field Level V

Group 5

Group 6

Group 7

Group 8

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2018 0.50%

Disc	Max 24	1777	1933	2104	2285	2513	2758	3029	3294	>	III/
	23	1752	1910	2073	2257	2485	2728	2988	3253	Level I	Level V
	22	1736	1888	2054	2231	2460	2699	2955	3217	¿ Field	z Field
-	21	1713	1867	2028	2207	2431	2664	2919	3176	Group 4 Engineering & Field Level IV	Group 8 Engineering & Field Level VIII
Control Point	Max 20	1686	1843	2006	2178	2398	2634	2890	3145	Group 4 Enginee	Group 8 Enginee
	19	1664	1818	1981	2154	2369	2600	2852	3108		
	18	1646	1798	1961	2127	2334	2568	2817	3072		
	17	1630	1778	1935	2103	2306	2542	2780	3033	Ħ	VII
	16	1610	1754	1911	2069	2283	2509	2748	2991	Level]	Level
	15	1596	1737	1890	2051	2252	2482	2718	2961	Group 3 Engineering & Field Level III	Group 7 Engineering & Field Level VII
	41	1569	1714	1870	2025	2228	2456	2685	2922	3 eering (7 sering 8
	13	1554	1687	1844	2003	2205	2424	2653	2892	Group 3 Enginee	Group 7 Enginee
	12	1537	1665	1820	1978	2176	2394	2620	2857		
	11	1519	1647	1799	1958	2152	2364	2584	2819	н	VI
	10	1507	1631	1780	1932	2124	2332	2557	2783	Level	Level
	6	1483	1611	1757	1909	2098	2304	2524	2750	& Field	& Field
	∞	1465	1597	1738	1866 1886	2067	2276	2495	2721	Group 2 Engineering & Field Level II	Group 6 Engineering & Field Level VI
	_	1442	1572	1715	1866	2048	2248	2471	2687	Group 2 Enginee	Group 6 Enginee
	9	1426	1555	1690	1841	2023	2226	2444	2655		
	Ŋ	1410	1538	1632 1649 1666 1690	1796 1817 1841	1976 2001	2174 2201	2380 2409	2586 2624	I	>
	4	1395	1522	1649	1796					Group 1 Engineering & Field Level I	Group 5 Engineering & Field Level V
	ω	1382	1508		1777	1955	2147	2348	2559	& Field	& Field
	2	1361	1466 1484	1598 1612	1736 1752	1929	2122	2319	2528	o 1 eering	5 5 eering
	Min 1	1330				1907	2094	2293	2499	Group 1 Enginee	Group 5 Enginee
		Group 1	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7	Group 8		

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE JUNE 1, 2019

0.50%

Min 1 2 3 4 5 6 Group 1 1336 1367 1388 1401 1417 1432 Group 2 1474 1492 1516 1529 1546 1562 Group 3 1606 1620 1640 1656 1675 1699 Group 4 1745 1761 1785 1805 1826 1849	Min 1 2 1336 1367 1474 1492 1606 1620	2 1367 1492 1620	3 4 1388 1401 1516 1529 1640 1656 1785 1805	3 4 1388 1401 1516 1529 1640 1656 1785 1805	5 6 1417 1432 1546 1562 1675 1699 1826 1849		7 1450 1580 1724 1875	8 1473 1604 1747 1896	9 1491 1619 1766	10 1515 1639 1789	11 1527 1655 1807	12 1545 1674 1828 1988	13 1561 1696 1853 2013	14 1577 1722 1879 2035	15 1603 1746 1900	16 1618 1763 1921	17 1638 1786 1945 21114	18 1654 1806 1971 2138	19 1673 1827 1991 2165	Control Point Max 20 1695 1852 2016	21 1721 1876 2038 2218	22 1745 1898 2063	23 1761 1920 2083 2268	Disc Max 24 1785 1943 2115 2296	
Group 5 1917 1939 Group 6 2104 2133	1917		1965 1986 2158 2185			2010 2033 2212 2237	2058	2077	2315	2135	2163	2407	2216	2239	2263	2294	2317	2346	2381	2410	2443	2472	2497	2525	
Group 7 Group 8	2304	2332	2360 2392 2572 2600		2421 2456 2637 2668	2456	2483	2507	2536	2570	2598	2633	2666	2936	2731	3007	2794 3049	2831	2867 3124	2904	2933	2969	3004	3044	
	Group 1 Enginee	1 ering &	Group 1 Engineering & Field Level	Level I			Group 2 Enginee	2 ering &	E Field	Group 2 Engineering & Field Level II	1		Group 3 Enginee	3 ering &	Group 3 Engineering & Field Level III	Level I	ш			Group 4 Enginee	4 eering	Group 4 Engineering & Field Level IV	Level	2	
	Group 5 Enginee	5 ering &	Group 5 Engineering & Field Level V	Level V	>		Group 6 Enginee	6 ering 8	z Field	Group 6 Engineering & Field Level VI	I_{\prime}		Group 7 Enginee	7 ering 8	Group 7 Engineering & Field Level VII	Level V	II/			Group 8 Enginee	8 eering	Group 8 Engineering & Field Level VIII	Level	VIII	

ENGINEERING AND FIELD PAY PLAN EFFECTIVE DECEMBER 1, 2019 SCHEDULE A-1 0.25%

Disc Max 24	1790	1948	2121	2302	2531	2777	3052	3319
I N	1766	1924	2089	2273	2504	2748	3011	3277
22	1749	1902	2069	2248	2478	2719	2977	3241
21	1726	1880	2044	2223	2450	2684	2941	3199
Control Point Max 20	1699	1856	2022	2195	2415	2654	2912	3168
19	1677	1832	1996	2170	2387	2620	2873	3132
18	1658	1811	1975	2144	2351	2588	2838	3095
17	1642	1791	1950	2120	2323	2562	2801	3057
16	1622	1768	1926	2084	2300	2528	2767	3015
15	1608	1750	1905	2067	2269	2500	2738	2983
41	1581	1727	1884	2040	2244	2475	2705	2944
13	1566	1700	1857	2018	2221	2443	2673	2914
12	1549	1678	1833	1994	2193	2412	2639	2879
11	1530	1660	1812	1972	2168	2381	2604	2840
10	1518	1643	1793	1946	2141	2349	2577	2804
6	1494	1623	1751 1770	1923	2114	2321	2542	2741 2770
∞	1476	1609		1900	2082	2293	2514	
٢	1453	1585	1704 1728	1879	2063	2264	2489	2707
9	1436	1519 1533 1550 1567 1585		1854	2038	2242	2463	2644 2675
'n	1420	1550	1679	1831	2016	2218	2426	
4	1405	1533	1644 1661 1679	1790 1810	1970 1992 2016	2190	5 2398	2579 2606
т	1391		. 1644			2164	2366	
2) 1370	3 1495) 1624) 1766	1 1943) 2138) 2337	3 2547
Min 1	134(2 1478	3 1610	1745	5 1921	5 2110	7 2310	3 2518
	Group 1 1340 1370 1391 1405 1420 1436 1453	Group 2 1478 1495	Group 3 1610 1624	Group 4 1749 1766	Group 5 1921 1943	Group 6	Group 7	Group 8 2518

Group 4	Group 8
Engineering & Field Level IV	Engineering & Field Level VIII
Group 3	Group 7
Engineering & Field Level III	Engineering & Field Level VII
Group 2	Group 6
Engineering & Field Level II	Engineering & Field Level VI
Group 1	Group 5
Engineering & Field Level I	Engineering & Field Level V

SCHEDULE A-1 ENGINEERING AND FIELD PAY PLAN EFFECTIVE FEBRUARY 29, 2020

2.50%

SCHEDULE B POINTS GUIDE

The following table is intended for use as a guideline in determining the amount of financial assistance received by the employee. The application may be awarded 1, 2 or 3 points under each of the three columns. The points awarded under each column are added to the total number of points for the application. The maximum financial assistance received by the employee is determined by applying the appropriate percentage for the table to the total cost of the proposed training. For example if an application was awarded 2 under each of columns 1, 2 and 3 respectively, this would be a total of 6 points. Applying the percentage guide the employee would be eligible to receive a maximum of 60% of salary and all other expenses to which the department and/or Board of Management may wish to apply the formula. A copy of the completed points guide must be attached to each application for Educational Leave.

Where the application under consideration is for developmental purposes as a result of a career plan for the employee, the criteria in the Points Guide may be interpreted to refer to the proposed job or duties rather than the employee's present job.

	lationship Between Job Duties and posed Training	Main Beneficiary of Proposed Training	Need for Proposed Training
1.	Useful but not related	Mostly employee	Employee needs to directly attain minimum education standards of present job
2.	Generally related to duties of employee	Equally between employee and organization	Employee needs to keep up with new knowledge and techniques
3.	Very specifically related to major portion of employee's duties	Mostly organization	New or potential duties or responsibilities require this training for efficient operation of program
	Points	% of Salary	
	0 - 3	0%	
	4	40%	
	5	50%	
	6	60%	
	7	80%	
	8	90%	
	9	100%	

SCHEDULE C

EDUCATIONAL LEAVE PROVISIONS

Any resemblance between this Addendum and the Non-Bargaining Personnel Policies is purely coincidental.

- .01 An employee must have completed the probationary period before being considered for educational leave.
- .02 (1) An employee on education leave may be granted financial assistance which may include all or a portion of the following costs: Employee salary, tuition, travel expenses, meals and lodging, books, registration or examination fees, and any other related legitimate expenses.
- (2) An employee who is granted Long Term or Special Educational Leave, must sign a non-interest bearing promissory note for the amount of financial assistance received excluding the costs of salary of a replacement employee, and a Return Service Agreement.
- (3) The period of Return Service specified in a Return Service Agreement is to be for a minimum period of 12 months, or equal to the length of the education leave granted if greater.
- (4) Where an employee does not complete the Return Service Agreement, the promissory note is credited with an amount that bears the same ratio to the cost of the training as the completed service bears to the total Return Service Agreement. The remaining balance of the promissory note will be processed for collection unless waived.
- (5) An employee who does not satisfactorily complete the course or training ceases to be entitled to financial assistance but must fulfill any financial and return service commitments on a prorata basis. This requirement may be waived where the failure to satisfactorily complete the course or training was due to a cause beyond the employee's control.
- .03 (1) An employee on educational leave is eligible to accumulate sick and vacation leave credits. No carry over of vacation leave credits is permitted where educational leave is granted for a period of 12 months or more.
- (2) A merit increase cannot be granted to an employee on long term or special educational leave but may be granted effective the first day of the month in which the employee returns to work.
- .04 (1) In determining the amount of financial assistance to be paid by the Employer, the percentage figure derived from the attached points guide may be applied to all or any part of the items included in the total financial assistance requested. The points guide must be used to calculate the proportion of salary to be reimbursed while on long term or special education leave.
- (2) Where an employee on educational leave received other financial assistance from the Province which need not be repaid, the benefits under this <u>E</u>ducational <u>Leave Policy</u> may be reduced accordingly.
- .05 (1) Short Term Educational Leave may be granted for the purpose of taking professional; technical or skills training where the employee will be absent from work for a period of 30 working days or less.
- (2) Expenses for transportation, board and lodging cannot exceed the maximum allowance permitted in the Travel Directive.
- .06 (1) An employee may be granted a Tuition Refund upon successful completion of courses that do not require the employee to be absent from work, or require only brief absences.

- (2) where an employee is eligible for a Tuition Refund, the employee may also be granted:
 - (a) Leave of absence with pay for the purpose of writing examinations;
 - (b) Payment of expenses of writing the examinations;
 - (c) Payment of travelling expenses in accordance with the Travel Regulations.
- .07 (1) an employee may be granted Long Term Educational Leave for the purpose of taking professional, technical or skills training where the employee will be absent from work for a period in excess of 30 working days.
- (2) subject to .04 an employee may be granted financial assistance to help cover the cost of the following expenses:
 - (a) Tuition, where the claim is supported by a receipt.
 - (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Books.
 - (d) Other agreed expenses directly related to the proposed course or training.
- .08 (1) An employee may be granted special Educational Leave when selected by Government to attend École Nationale D'administration, École National D'administration Publique, National Defence college or a similar institution.
 - (2) Subject to .04 an employee may be granted financial assistance to help cover the following expenses;
 - (a) Tuition, where the claim is supported by a receipt.
 - (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Other agreed upon expenses directly related to the course or training.

LETTER OF INTENT

BETWEEN BOARD OF MANAGEMENT AND

NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES

REPRESENTING THE ENGINEERING AND FIELD UNIT

Re: Standby for employees at the Department of Environment and Local Government

This Letter of Intent to the collective agreement applies to employees of the Department of Environment and Local Government who are required to be on standby at the employees place of residence or be available through contract by means of an electronic paging device.

- (1) Employees on standby will be assigned a pager by the Department of Environment and Local Government.
- (2) Employees shall ensure that they are available and able to respond to the assigned pager.
- (3) Employees shall ensure they have access to a telephone within approximately 10 minutes.
- (4) Employees shall ensure they have access to the assigned department vehicle within 30 minutes.
 - (a) Employees shall exercise discretion regarding the personal use of employer vehicles within their region consistent with department and employer policies.
 - (b) Employees shall obtain authorization from the Regional Director prior to taking an employer vehicle outside the assigned region for other than emergency situations.
- (5) Employees shall be in physical condition to respond to emergency situations.
- (6) Employees using the telephone to respond to a situation while on standby shall be paid for a minimum of two hours or the time actually worked, whichever is greater, at the overtime rate. Such compensation shall not be claimed more than once during each 24 hour standby period. Employees shall retain a log of calls received and time spent.
- (7) Employees shall be compensated at the rate of two dollars and twenty five cents (\$2.25) per hour for all hours on standby.
- (8) Employees on standby called into work between 12 midnight and 5 a.m. shall have off a 5 hour minimum rest period without loss of pay before reporting for their regular shift. Other call back provisions for employees on standby shall be as provided for in the collective agreement.
- (9) The provisions of this memorandum of agreement shall remain in effect conditional upon the continuation of the employer's current policy on Personal Liability Protection as provided for by Board of Management Minute 89.0003.
- (10) An off-duty employee (not on standby), who provides assistance or guidance via telephone to an employee on standby, shall be paid for the actual time worked at the overtime rate. The employee on standby shall be responsible and accountable for determining the necessity or urgency for placing the call(s) to an off-duty employee.

The employee (not on standby) shall retain a log of calls received and the duration of each call. Dated at Fredericton this $\underline{20^{th}}$ day of $\underline{January\ 2016}$.

FOR THE UNION:	FOR THE EMPLOYER:
Susie Proulx - Daigle	Hon. Denis Landry
Michelle Losier	Anne Craik
Jerry Richard	Joanie McGraw
Joanne McCarthy	Kathy Walker
Alain Chiasson	Sylvie Daigle
	Rian Hogan_

LETTER OF UNDERSTANDING

BETWEEN

BOARD OF MANAGEMENT

AND

NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES

ENGINEERING AND FIELD GROUP

Re: Harassment Free Workplace

It is hereby agreed and understood that both the Employer and the Union are committed to maintaining a working environment free from harassment and abuse as defined in the Board of Management Workplace Harassment Policy. It is further understood that both parties, as well as the employees, have an obligation under the Policy to work together to prevent harassment and to attempt to recognize and resolve such problems should they arise. Where feasible, informal resolution is encouraged.

An employee lodging a complaint under this Policy may be assisted by a Union representative.

Dated at Fredericton this 20th day of January 2016.

FOR THE UNION:		FOR THE EMPLOYER:
Susie Proulx - Daigle	-	Hon. Denis Landry
Michelle Losier		Anne Craik
Jerry Richard		Joanie McGraw
Joanne McCarthy	-	Kathy Walker
Alain Chiasson	-	Sylvie Daigle
		Rian Hogan

LETTER OF AGREEMENT

BETWEEN

BOARD OF MANAGEMENT

AND

NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES

ENGINEERNG AND FIELD GROUP

Re: Implementation of the Joint Job Evaluation Study Results

Whereas the parties have completed a joint job evaluation study using the Hay Guide Chart-Profile Method of classification examining the internal relativities of the jobs covered by this collective agreement, and

Whereas the parties have previously agreed that the results of the joint job evaluation study will form the basis of negotiations of this collective agreement, and

Whereas the parties have agreed upon and accepted the results of the joint job evaluation study,

The parties agree that the results of the joint job evaluation study shall be implemented starting December 1, 2012, according to the following:

1. Pay treatment on implementation

- (a) The results of the joint job evaluation study will be implemented in two phases. The first phase will be effective December 1, 2012. The second phase will be effective December 1, 2013.
- (b) In the first phase, effective December 1, 2012, eligible employees are limited to no more than one pay group movement.
- (c) In the second phase, effective December 1, 2013, employees deemed eligible for additional pay group movement, beyond that already applied in the first phase, will be eligible for any remaining group movement for full implementation of the study results.
- (d) Movement from one pay group to another during the first or second phases, for the purposes of implementation, does not constitute a promotion. On December 1, employees will be placed on the step with a value closest to, but not less than, the employee's rate of pay in effect on the preceding November 30.
- (e) When placing employees on a step in the new pay group during the first and second phases, the placement shall occur prior to any general economic increases to the grid that may occur on December 1.
- (f) Notwithstanding Article 21.07 (d), if, as a result of implementation of the study results, an employee occupies a job that has been deemed to be in a lower pay group than that held by the employee on November 30, 2012, that employee will be placed on the step in the new pay group with the value closest to, but not less than, the employee's rate of pay in effect November 30, 2012. If the employee's rate of pay in effect November 30, 2012, exceeds the discretionary maximum rate of pay for the new pay group, then

the employee will be deemed "red-circled" until such time as the maximum rate of the new pay group reaches the employee's red-circled rate of pay.

(g) The implementation of the study results will not affect the anniversary date of an employee.

2. Classification structure on implementation

- (a) Between the date of signing of this collective agreement and November 30, 2012, employees classified within a flexible series of Engineering Technician I to III or Engineering Technician I to IV may continue to progress through the flexible series.
- (b) With the exception of movement within a flexible series described in (a) above, between the date of signing of this collective agreement and November 30, 2012, employees are not eligible for reclassifications.
- (c) Implementation of the Hay Guide Chart-Profile Method of classification shall take effect December 1, 2012.
- (d) Classification specifications in effect November 30, 2012, shall be deleted and replaced with the new generic classification specifications of Engineering and Field Levels 1 through 8.
- (e) Effective December 1, 2012, employees may submit requests for reclassification under the new classification structure. Any change in classification resulting from requests submitted between December 1, 2012, and November 30, 2013, will be considered part of the implementation of the study and will be implemented according to the phased-in approach described above (i.e. does not constitute a promotion, and no more than one pay group move between December 1, 2012, and November 30, 2013). The effective date of the change in classification will be the beginning of the pay period the completed job documentation is date-stamped received by the Human Resources Branch of the employing department. Under no circumstances will the effective date be prior to December 1, 2012.

3. Classification Maintenance

- (a) Classification decisions shall be based on the application of the Hay Guide Chart-Profile Method of classification.
- (b) The parties agree to establish a Joint Maintenance Committee and a Joint Steering Committee for classification.
- (c) The Joint Maintenance Committee shall consist of not more than three (3) representatives from each party.
- (d) The Joint Steering Committee shall consist of not more than one (1) representative from each party.
- (e) Each party shall be responsible for the expenses of its members.
- (f) Prior to December 1, 2012, the Joint Maintenance Committee shall meet and develop terms of reference for approval by the Joint Steering Committee. By mutual agreement, the Joint Maintenance Committee may call upon additional resources to address specific issues in the development of the terms of reference.

- (g) The Joint Maintenance Committee shall have the authority to consider and decide on employee classification requests following approval of the terms of reference by the Joint Steering Committee, but not before December 1, 2012.
- (h) The Joint Maintenance Committee shall meet as required. A decision of the Joint Maintenance Committee shall be final and binding.
- (i) In the event that the Joint Maintenance Committee is unable to reach consensus on any matter referred to the Committee, the matter shall be referred to the Joint Steering Committee.
- (j) The Joint Steering Committee shall consider any matter referred to it by the Joint Maintenance Committee, and provide a decision that is final and binding.
- (k) Effective December 1, 2012, the following language will replace the current collective agreement articles 21.02, 21.03 and 21.04:

Article 21 – Payment of Wages and Allowances

- 21.02 The Union recognizes the Employer's exclusive right to assign duties and classify the positions of employees.
- 21.03 If a new classification comes into being during the life of this Agreement, or there is a significant change in the level of duties, responsibilities, or qualification requirements of an existing classification, the pay shall be determined in relation to the points allocated to the classification in the evaluation process as agreed between the Employer and the Union. The Employer may set an interim wage rate for such classification.
- 21.04 (a) Where an employee feels that the employee has been incorrectly classified, the employee may submit the matter for review to the Joint Maintenance Committee for determination. A decision of the Joint Maintenance Committee shall be final and binding.
- 21.04 (b) In the event that the Joint Maintenance Committee is unable to reach consensus on any matter referred to the Committee, the matter shall be referred to the Joint Steering Committee.
- 21.04 (c) The Joint Steering Committee shall consider any matter referred to it by the Joint Maintenance Committee and provide a decision that is final and binding.

Dated at Fredericton this 20^{th} day of January 2016.

FOR THE UNION:		FOR THE EMPLOYER:
Susie Proulx - Daigle	-	Hon. Denis Landry
Michelle Losier		Anne Craik
Jerry Richard		Joanie McGraw_
Joanne McCarthy	-	Kathy Walker
Alain Chiasson	-	Sylvie Daigle
		Rian Hogan

LETTER OF AGREEMENT

BETWEEN

BOARD OF MANAGEMENT

AND

NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES

ENGINEERING AND FIELD GROUP

Re: Employees Whose Pay Rate is Red-Circled as a Direct Result of the Joint Job Evaluation Implementation

Notwithstanding Article 21.07 (d), the Employer agrees to provide each employee whose pay rate is red-circled as a direct result of the Joint Job Evaluation Implementation with a lump-sum payment equal to the general economic increase and a lump sum payment equal to the 2.5% wage adjustment for the discontinuance of the retirement allowance. The calculation for lump-sum payments shall be based on the affected employee's red-circled rate of pay. Lump-sum payments will be made December 1, 2014 (.5%), June 1, 2015 (.5%), December 1, 2015 (.5%), June 1, 2016 (.5%), June 1, 2016 (.5%), June 1, 2016 (.5%), June 1, 2019 (.5%), December 1, 2018 (.5%), June 1, 2019 (.5%), December 1, 2019 (.5%), December 1, 2019 (.5%), December 1, 2019 (.5%), December 2, 2020 (2.5%).

When the rate of pay for the applicable job rate catches up to an affected employee's red-circled rate of pay prior to the expiration of this agreement, the affected employee will be placed "on step" and will no longer be eligible for lump sum payments. In all cases, these lump sum payments will be discontinued no later than <u>February 29, 2020</u>.

This letter of agreement will terminate on the date of signing of a new collective agreement at which time, each employee whose pay rate is red-circled will be placed on step at the applicable job rate.

Dated at Fredericton this <u>20th</u> day of <u>January 2016</u> .	
FOR THE UNION:	FOR THE EMPLOYER:
Susie Proulx - Daigle	Hon. Denis Landry
Michelle Losier	Anne Craik
Jerry Richard	Joanie McGraw
Joanne McCarthy	Kathy Walker
Alain Chiasson	Sylvie Daigle
	Rian Hogan

MEMORANDUM OF AGREEMENT

between

NEW BRUNSWICK BOARD OF MANAGEMENT (the "Employer")

and

THE NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES, GROUP: ENGINEERING AND FIELD (the "Union")

Further to An Act to Amend the Public Service Labour Relations Act, S.N.B. 2010, c. 20 (the "Act"), which received Royal Assent on April 16, 2010, the Parties enter into this Memorandum of Agreement pursuant to Section 10 of the Act, and set forth the following provisions, which are binding on the Employer, the Union, and the employees in the bargaining units for which the Union has been certified:

PART I – Definitions

"Collective Agreement" means the collective agreement presently in effect between the Parties with respect to the Engineering and Field bargaining unit.

"Previously Excluded Casual Employee" means a person who is doing the work of classifications represented by the Union pursuant to Certification Order Number 013 PS 2c, who is employed:

- (a) on a temporary basis to respond to a temporary increase in workload;
- (b) on a temporary basis to replace an absent employee; or
- (c) on a recurring seasonal basis who has not been so employed for a continuous period of six months; and

who, immediately prior to June 17, 2010, would have been excluded from the definition of "employee" under Section 1 of the *Public Service Labour Relations Act*, R.S.N.B. 1973, c. P-25, because of being employed on a casual or temporary basis and had not been so employed for a continuous period of six months.

PART II – Amendments to Collective Agreement

This Part of the Memorandum of Agreement amends the collective agreement, and these amendments will apply to all workers represented by the Union.

Article 1 – Definitions

Article 1.04

The definition of "Employee" is hereby amended by deleting "(b) a person employed on a casual or temporary basis unless so employed for a continuous period of six months or more." The definition of "Employee" shall therefore be:

1.04 "Employee" shall mean a person employed by the Employer to carry out the functions normally performed by employees appointed to any of the Classifications assigned to this Unit, other than a person not ordinarily required to work more than one third (1/3) the number of hours stipulated as the normal workweek.

Article 1.05

The definition of "Casual or Temporary Basis" is hereby deleted, and replaced with the following definition of "Casual Employee:"

- 1.05 "Casual Employee" means an Employee who is employed:
- (d) on a temporary basis to respond to a temporary increase in workload;
- (e) on a temporary basis to replace an absent employee; or
- (f) on a recurring seasonal basis who has not been so employed for a continuous period of six months.

PART III – Terms and Conditions of Previously Excluded Casual Employees

Only the following terms and conditions shall apply to Previously Excluded Casual Employees.

Status of Employment

In accordance with section 63.1(2) of the Public Service Labour Relations Act, a collective agreement shall not provide, directly or indirectly, for the alteration or elimination of an existing term or condition of employment or the establishment of a new term or condition of employment if the alteration, elimination or establishment, as the case may be, has the effect of giving a casual employee permanent employee status.

As per the above, it is understood that Previously Excluded Casual Employees do not hold permanent employment within the Public Service.

Seniority

Seniority for Previously Excluded Casual Employees shall be the number of hours of service in casual employment, excluding overtime, in Part I of the Public Service from June 17, 2010. Service will only include hours actually worked by the Previously Excluded Casual Employee.

Effective the date of signing of this Memorandum of Agreement, a Previously Excluded Casual Employee shall lose his/her seniority if there is a break in casual employment of more than twelve (12) months.

The Employer shall prepare a list of Previously Excluded Casual Employees and shall make this list available to the Union by February 1st of each year.

Seasonal Recall

Subject to the availability of work, a Previously Excluded Casual Employee is eligible for recall to seasonal casual work for which he or she was previously employed. Recall shall be based on seniority and satisfactory work performance. Where the Employer determines that more than one Previously Excluded Casual Employee has performed such work satisfactorily, the employee with greater seniority shall be given preference for seasonal recall.

Union Dues

The Employer shall deduct union dues from all Previously Excluded Casual Employees commencing thirty (30) days from date of signing of this Memorandum of Agreement, or within such reasonable period of time as can be accommodated within the payroll system.

Rate of Pay

A Previously Excluded Casual Employee shall be paid at the highest of the following rates:

- (a) eighty percent (80%) of the minimum rate payable under the Collective Agreement for the classification in which the Previously Excluded Casual Employee is working, or
- (b) the rate paid to the Previously Excluded Casual Employee immediately prior to the commencement of this agreement.

The rate of pay for a Previously Excluded Casual Employee may be higher than eighty percent (80%) of the minimum rate prescribed for the applicable classification if, in the opinion of the Employer, such higher rate is deemed necessary.

Vacation

In addition to the applicable rate of pay,

- (a) Previously Excluded Casual Employees who have less than eight years of continuous employment with the employer shall be paid four percent (4%) of their straight time hourly rate of pay for all hours worked in lieu of vacation.
- (b) Previously Excluded Casual Employees who have eight or more years of continuous employment with the employer shall be paid six percent (6%) of their straight time hourly rate of pay for all hours worked in lieu of vacation.

Holidays

The seven (7) public holidays are New Year's Day, Good Friday, Canada Day, New Brunswick Day, Labour Day, Remembrance Day and Christmas Day, and includes any day substituted for one of those days under the *Employment Standards Act*.

A Previously Excluded Casual Employee shall receive pay for public holidays in accordance with the *Employment Standards Act*.

Grievances

A Previously Excluded Casual Employee shall have the right to present a grievance with respect to the interpretation, application, or administration of any term or condition of employment accorded him or her under this Memorandum of Agreement.

Dated at Fredericton, New Brunswick, this 20th day of January, 2016.

FOR THE UNION:	FOR THE EMPLOYER:
Susie Proulx - Daigle	Hon. Denis Landry
Michelle Losier	Anne Craik
Jerry Richard	Joanie McGraw
Joanne McCarthy	Kathy Walker
Alain Chiasson	Sylvie Daigle
	Rian Hogan

LETTER OF AGREEMENT

BETWEEN

BOARD OF MANAGEMENT

AND

NEW BRUNSWICK UNION OF PUBLIC AND PRIVATE EMPLOYEES

ENGINEERING AND FIELD GROUP

Re: Transfer Agreement

The parties agree that the Transfer agreement for Facilicorp NB, effective October 1, 2015 continues to be in effect for the duration of the contract.

FOR THE UNION:

Susie Proulx - Daigle

Hon. Denis Landry

Michelle Losier

Anne Craik

Jerry Richard

Joanie McGraw

Kathy Walker

Alain Chiasson

Sylvie Daigle

Rian Hogan

Dated at Fredericton, New Brunswick, this 20th day of January, 2016.