

GENERAL SERVICE COLLECTIVE AGREEMENT

BETWEEN

His Majesty the King
in Right of Newfoundland and Labrador
C. A. Pippy Park Commission
Government Purchasing Agency
Municipal Assessment Agency
Rooms Corporation of Newfoundland and Labrador

AND

The Newfoundland and Labrador Association of Public & Private Employees

Date of Signing: November 1, 2022 Expires: March 31, 2026

<u>THIS AGREEMENT</u> made this 1st day of November, Anno Domini, Two Thousand and twenty-two.

<u>BETWEEN: HIS MAJESTY THE KING IN RIGHT OF NEWFOUNDLAND AND LABRADOR,</u>

represented herein by the Treasury Board;

THE C.A. PIPPY PARK COMMISSION, a Corporation established under The Pippy Park Commission Act, 1968, The Act No. 27 of 1968;

THE GOVERNMENT PURCHASING AGENCY

THE MUNICIPAL ASSESSMENT AGENCY INC., a body corporate created by the Corporations Act, RSN 1990, the Act No. C-36 of RSN 1990;

THE ROOMS CORPORATION OF NEWFOUNDLAND AND LABRADOR

of the one part;

AND

THE NEWFOUNDLAND AND LABRADOR ASSOCIATION OF PUBLIC & PRIVATE EMPLOYEES, a body corporate organized and existing under the laws of the Province of Newfoundland and Labrador and having its Registered Office in the City of St. John's aforesaid (hereinafter called the "Union")

of the other part.

THIS AGREEMENT WITNESSETH that for and in consideration of the premises, covenants, conditions, stipulations, and provisos herein contained, the parties hereto agree as follows:

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ARTICLE 1 PURPOSE OF AGREEMENT

1.01 The purpose of this Agreement is to maintain harmonious and mutually beneficial relationships between the Employer, the employees and the Union and to set forth certain terms and conditions of employment relating to remuneration, hours of work, safety, employee benefits and general working conditions affecting employees covered by this Agreement.

ARTICLE 2 EFFECT OF LEGISLATION

- 2.01 In the event that any future legislation renders null and void any provision of this Agreement, the remaining provisions shall remain in effect during the term of this Agreement.
- 2.02 The Employer will give the Union 45 days' notice before any amendment, repeal or revision of the *Public Service Collective Bargaining Act*, which would affect the terms and conditions of employment of employees covered by this Agreement, is introduced.

ARTICLE 3 EMPLOYER RULES, REGULATIONS AND POLICIES

3.01 In the event that there is a conflict between the context of this Agreement and any rule, regulation or policy made by the Employer, this Agreement shall take precedence over the said rule, regulation or policy.

ARTICLE 4 DISCRIMINATION, SEXUAL OR PERSONAL HARASSMENT

- *4.01 The Employer agrees that in accordance with the provisions of the *Newfoundland and Labrador Human Rights Act*, there shall be no discrimination with respect to any matter of hiring, wage rates, training, upgrading, promotion, transfer, layoff, recall, discipline, classification, discharge, assignment of work or otherwise because of race, color, nationality, ethnic origin, social origin, religious creed, religion, age, disability, disfigurement, sex, sexual orientation, gender identity, gender expression, marital status, family status, source of income, and political opinion or activity in the Union.
- 4.02 The Employer and the Union recognize the right of all employees in the Public Service to work in an environment free from harassment and shall work together to ensure that harassment is actively discouraged. All reported incidents of harassment shall be thoroughly investigated as quickly and as confidentially as possible. The Employer agrees to take all steps to ensure that the harassment stops and that individuals who engage in such behaviour are appropriately disciplined. The Employer agrees that victims of harassment

shall be protected, where possible, from the repercussions which may result from a complaint.

For the purposes of this Article, harassment shall be defined as follows:

Harassment of a sexual nature is unsolicited, one-sided and/or coercive behaviour which is comprised of sexual comments, gestures or physical contact that the individual knows, or ought reasonably to know, to be unwelcome, objectionable or offensive. The behaviour may be on a one time basis or a series of incidents, however minor. Both males and females may be victims.

Harassment of a personal nature is any behaviour that endangers an employee's job, undermines performance, or threatens the economic livelihood of the employee, which is based on race, religion, religious creed, sex, sexual orientation, marital status, physical or mental disability, political opinion, colour, or ethnic, national or social origin or Union status.

ARTICLE 5 DEFINITIONS

- 5.01 For the purpose of this Agreement:
 - (a) "bargaining unit" means the bargaining unit recognized in accordance with Article 6.
 - (b) "classification" means the identification of a position by reference to a class title and pay range number.
 - (c) "contractual employee" means a person hired for a specific project for a specific period of time and whose terms and conditions of employment are contained in a written agreement. Contractual employees will not normally be engaged to undertake work which has been regularly done by members of the bargaining unit.
 - (d) "day of rest" means a calendar day on which an employee is not ordinarily required to perform the duties of their position other than:
 - (i) a designated holiday;
 - (ii) a calendar day on which the employee is on leave of absence.
 - (e) "day" means a working day unless otherwise stipulated in the Agreement.
 - (f) "demotion" means an action, other than reclassification resulting from the correction of a classification error, which causes the movement of an employee from their existing classification to a classification carrying a lower pay range number.

- (g) "employee" or "employees" where used, is a collective term, except as otherwise provided herein, including all persons employed in the categories of employment contained in the bargaining unit.
- (h) "Employer" means His Majesty in Right of the Province of Newfoundland as represented by the Treasury Board, and includes any person authorized to act on behalf of the Treasury Board or any agency listed in Schedule E.
- (i) "grievance" means a dispute arising out of the interpretation, application, administration, or alleged violation of the terms of this Agreement.
- (j) "headquarters" means the actual building or other regular place of employment where an employee is normally stationed or required to use as their base of operations on a permanent basis.
- (k) "holiday" means the twenty-four (24) hour period commencing at 0001 hours and ending at 2400 hours on a calendar day designated as a holiday in this Agreement.
- (l) "lay-off" means a temporary cessation of employment due to lack of work or abolition of a post. Employees who have a reduction of their hours of work shall have access to the lay-off provisions of Article 35.
- (m) "leave of absence" means absence from duty with the permission of the permanent head.
- (n) "month of service" means a calendar month in which an employee is in receipt of full salary or wages in respect of the prescribed number of working hours in each working day in the month and includes a calendar month in which an employee is absent on special leave without pay not in excess of twenty (20) working days.
- (o) "notice" means notice in writing which is hand delivered or delivered by registered mail.
- (p) "overtime" means work performed by an employee in excess of their scheduled work week or work day.
- (q) "part-time employee" means a person who is regularly employed to work less than the full number of working hours in each working day or less than the full number of working days in each week of the department or agency concerned.
- (r) "permanent employee" means a person who has completed their probationary period and is employed on a full-time basis to hold office without reference to any specified date of termination of service.

- (s) "permanent head" means permanent head as defined below or any official authorized by the permanent head to act on the permanent head's behalf:
 - (i) for Government departments, the Deputy Minister of the department concerned;
 - (ii) in respect of the Department of the Auditor General, the Auditor General;
 - (iii) in respect of the C.A. Pippy Park Commission, the Executive Director;
 - (iv) in respect of the Municipal Assessment Agency Inc., the Executive Director;
 - (v) in respect of the Rooms Corporation of Newfoundland and Labrador Inc., the Chief Executive Officer
 - (vi) in respect of the Government Purchasing Agency, the Chief Operating Officer.
- (t) "probationary employee" means a person who is employed but who has worked less than nine hundred and ten (910) hours.
- (u) "probationary period" means a period of nine hundred and ten (910) hours from the date of employment except for employees who are required to undertake training on employment whose probationary period shall commence immediately following such training.
- (v) "promotion" means an action, other than reclassification resulting from the correction of a classification error, which causes the movement of an employee (i) from their classification to a classification giving a higher pay range number, or (ii) from their existing employee grouping to a higher ranked grouping within their classification.
- (w) "reclassification" means any change in the current classification of an existing position.
- (x) "redundant position" means a position declared redundant by the Lieutenant Governor in Council.
- (y) "seasonal employee" means an employee whose services are of a seasonal and recurring nature and includes employees who are subject to periodic reassignment to various positions because of the nature of their work.
- (z) "service" means any period of employment, excluding overtime, either before or after the date of signing of this Agreement in respect of which an employee is in receipt of salary or wages from the Employer and includes periods of special leave without pay

- not exceeding twenty (20) working days in the aggregate in any year unless otherwise specified in this Agreement.
- (aa) "standby" means any period of time during which, on the instruction of the permanent head, an employee is required to be available for recall to work.
- (bb) "temporary appointment" occurs when a permanent employee obtains a temporary position within the bargaining unit through a competitive process approved by the Public Service Commission while retaining rights to their permanent position in accordance with Clause 33.05.
- (cc) "temporary assignment" occurs when the Employer assigns the employee to a higher or lower position for periods up to thirteen (13) weeks without the necessity of a competition.
- (dd) "temporary employee" means a person who is employed for a specific period for the purpose of performing certain specified work and who may be laid off at the end of such period or on completion of such work.
- (ee) "termination" means the final severance of employment of an employee because:
 - (i) the employee resigns;
 - (ii) is dismissed for just cause and is not re-instated; or
 - (iii) the employee is on continuous layoff status in excess of twenty-four (24) consecutive months.
- (ff) "transfer" means the movement of an employee from one position to another which does not result in a promotion or demotion.
- (gg) "travel status" means absence of an employee from their headquarters on Government business with the prior approval of their permanent head.
- (hh) "union" means the Newfoundland and Labrador Association of Public & Private Employees with headquarters in St. John's, Newfoundland.
- (ii) "vacancy" means an opening in a permanent, seasonal, or temporary position which is in excess of thirteen (13) weeks duration, and in respect of which there is no employee eligible for recall.
- (jj) "week" means a period of seven (7) consecutive calendar days beginning at 0001 hours Monday morning and ending at 2400 hours on the following Sunday night.
- (kk) "year" means the period extending from the first day of April in one year to the thirty-first day of March in the succeeding year.

ARTICLE 6 RECOGNITION

- 6.01 The Employer recognizes the Union as the sole and exclusive bargaining agent for all classes of employees listed in Schedule "A" but excluding from such classes special groups as listed in Schedule "D".
- 6.02 When new classifications are developed, the following procedures shall apply:
 - (a) The Employer will immediately notify the Union, in writing, as to whether such classifications should be included in or excluded from the bargaining unit and provide reasons for its exclusions.
 - (b) The Union, after consultation on the Employer's position, will respond in writing, outlining reasons for its rejection of the exclusions within ten (10) working days of receipt of the above notification.
 - (c) Should the parties be unable to agree upon the exclusion of any specific classification, the matter will be immediately referred to the Labour Relations Board for adjudication.

ARTICLE 7 MANAGEMENT RIGHTS

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

ARTICLE 8 EMPLOYEE RIGHTS

8.01 Notwithstanding anything contained in this Agreement, any employee may present a personal complaint to their permanent head or whomever the permanent head may designate.

ARTICLE 9 UNION SECURITY

- 9.01 All employees who are members of the Union at the time of signing of this Agreement shall remain members during the term of this Agreement, provided they continue to occupy a bargaining unit position.
- 9.02 (a) All employees hired after the signing of this Agreement, other than students and contractual employees, shall immediately become and remain members of the Union, provided they continue to occupy a bargaining unit position.

- (b) The Employer will discuss with the Union its intention to create contractual positions of the type covered by the bargaining unit.
- 9.03 An employee, upon employment to the public service, shall be provided with information concerning:
 - (a) duties and responsibilities;
 - (b) starting salary and classification;
 - (c) terms and conditions of employment.
- 9.04 (a) No employee shall be temporarily or seasonally assigned outside the bargaining unit without their consent. An employee who is temporarily or seasonally assigned outside the bargaining unit may return to their regular position subject to giving the Employer two (2) weeks notice.
 - (b) Employees who are temporarily or seasonally assigned outside the bargaining unit shall continue to accumulate seniority and have access to the grievance procedure as if they were still covered by this agreement.
 - (c) Employees who are temporarily or seasonally assigned outside the bargaining unit shall continue to pay union dues.
- 9.05 (a) Effective date of signing, an employee who accepts a temporary appointment outside the bargaining unit for a period not exceeding twenty-four (24) months may return to their position held prior to the appointment subject to giving the Employer thirty (30) days' notice, provided the position still exists.
 - If the position no longer exists, the employee shall be entitled to bump at their former classification level in their regular department and headquarters subject to the provisions of Article 33.05 Temporary Appointment Within the Bargaining Unit.
 - (b) Employees who are temporarily appointed outside the bargaining unit shall continue to pay union dues and have access to the grievance procedure in cases of termination from employment with the Employer only.
 - (c) Subject to (a) above, employees accepting a temporary appointment outside the bargaining unit to a management or non-union/non-management position, shall continue to accumulate seniority.

ARTICLE 10 WORK OF THE BARGAINING UNIT

10.01 (a) Management and excluded personnel shall not work on any jobs which are included in the bargaining unit except for the purpose of instructing, experimenting, reviewing an employee's performance, in the case of emergencies, when regular employees are

- not available, or where the performance of bargaining unit work usually forms part of the duties of a non-bargaining unit position.
- (b) With regard to the creation of new classifications, the Employer agrees that new classifications which are excluded from the bargaining unit will not include a major component of bargaining unit work.
- (c) Recognized vacant positions within the bargaining unit that have not been declared redundant will not be absorbed on a permanent basis by positions outside the bargaining unit.
- (d) Recognized vacant positions in the bargaining unit created as a result of secondment or temporary transfer of a bargaining unit employee will not be absorbed by management personnel.

ARTICLE 11 CHECKOFF

- 11.01 The Employer shall deduct from the wages of all employees within the bargaining unit the amount of the membership dues and forward same bi-weekly to the Union accompanied by a list of employees showing the contribution of each.
- 11.02 The Employer will supply the following information bi-weekly:
 - (a) Two (2) copies of alphabetical listing of all employees whose classifications are in the bargaining unit showing:
 - (i) employee's name;
 - (ii) Employer Identifier;
 - (iii) subhead number;
 - (iv) classification number;
 - (v) pay range and step number;
 - (vi) status code;
 - (vii) union dues deducted for period; and
 - (viii) year to date total.
 - (b) An "any sort" printout of information contained in (a) upon request to the Department of Finance. All costs associated with such printouts shall be borne by the Union.
 - (c) Listing of additions and deletions for period.
 - (d) Listing of changes made since last period listing.
- 11.03 The Union shall inform the Employer of any change in the membership dues, and such changes shall be implemented within two (2) calendar months of receipt of the notification.

11.04 The Employer agrees to continue past practice of recording the amount of membership dues paid by an employee to the Union on their T-4 Statement.

ARTICLE 12 GRIEVANCE PROCEDURE

12.01 Subject to Clauses 12.03 and 12.07, grievances shall be processed in the following manner:

Step 1:

With the exception of dismissal due to unsuitability or incompetence, as assessed by the Employer, of a probationary employee or a part-time or temporary employee with less than six (6) months' service and subject to Clauses 12.03 and 12.07, an employee who alleges that they have a grievance, shall first present the matter to their immediate supervisor through their Shop Steward within five (5) days of the occurrence or discovery of the incident giving rise to the alleged grievance and an earnest effort shall be made to settle the grievance at this level.

In cases where an employee's immediate supervisor is their permanent head, the grievance may be submitted immediately at Step 3.

Step 2:

If the employee fails to receive a satisfactory answer within five (5) days of presenting the matter under Step 1, they may, within five (5) days present a grievance in writing to the second managerial level designated by the permanent head who will give the grievor a dated receipt. In instances where there is no second level of management other than the Director of Human Resources, the employee may submit their grievance at Step 3 within the prescribed time limits.

In the interest of expediency, the grievor, in conjunction with a shop steward, shall submit a written summary at the time of submitting the grievance at Step 2, on a without prejudice basis.

Step 3:

If the employee fails to receive a satisfactory answer to their grievance within five (5) days after the filing of the grievance at Step 2, they may, within a further five (5) days submit their grievance in writing to the Director of Human Resources who, for the purpose of investigating the grievance, shall form a committee consisting of four (4) persons, comprising an equal number of Employer and Union representatives. The Union shall appoint its two (2) representatives to the committee and advise the Employer. The Employer shall appoint two (2) representatives and notify the Union within ten (10) days of the names of the Employer representatives on the Grievance Committee. One of the Employer's representatives shall chair the meeting(s). The committee shall be entitled to interview such persons as it deems necessary for the investigation of the grievance and shall give its decision in writing to the grievor within ten (10) days of receipt of the grievance.

The committee's report shall consist of the joint decision of the committee where the committee members agree to a solution. If the matter is not mutually resolved by the committee, then the Employer's representatives will send their position, along with a brief summary of the committee's deliberations, to the grievor, with a copy being sent to the Union.

- 12.02 If the grievance is still not satisfactorily settled by the foregoing procedure, or if it is of the type referred to in Clause 12.03, either party to this Agreement may submit the grievance to arbitration in accordance with Article 13.
- 12.03 In the case of dismissals and suspensions pending dismissal, the grievance may be submitted in the first instance at Step 3 of Clause 12.01.
- 12.04 With the exception of Step 1, replies to grievances at all other Steps of the Grievance Procedure will be in writing and dated receipts of grievances will be given.
- 12.05 A full time representative of the Union may be called in by the employee(s) at any Step of the Grievance Procedure. The grievor may be present during all Steps of the Grievance Procedure.
- 12.06 (a) The time limits specified in this Article may be extended, in writing, by mutual agreement of the parties.
 - (b) An Arbitrator or Arbitration Board may extend the time limits of any step in the grievance procedure, notwithstanding the expiration of such time limits, where the Arbitrator or Arbitration Board is satisfied that there are reasonable grounds for the extension and that the opposite party will not be substantially prejudiced by the extension.
- 12.07 Employees shall have the right to grieve against suspensions and alleged unfair treatment on promotion or transfer and such grievances may be submitted in the first instance at Step 3 of Clause 12.01.
- 12.08 The settlement of a grievance without reference to arbitration shall be applied retroactively to the date of the occurrence of the action or situation which gave rise to the grievance, unless the settlement states otherwise.

12.09 (a) Policy Grievance

Where a dispute arises involving a question of general application or interpretation of the Agreement, the Union may initiate a grievance and the parties may mutually agree to by-pass Steps 1 and 2 of this Article.

(b) Union May Initiate Grievances

The Union and its representatives shall have the right to originate a grievance on behalf of an employee, or group of employees and to seek adjustment with the Employer in the manner provided in the Grievance Procedure. Such a grievance shall commence at Step 3.

- (c) Where the Union has a grievance involving a question of general application or interpretation of the Agreement, or where a group of employees has a grievance, the grievance may in the first instance be submitted at Step 3 of Clause 12.01.
- 12.10 An employee who is a member of the grievance committee referred to under Step 3 of Clause 12.01 and/or the grievor, shall not suffer any loss in pay for any time lost in processing complaints or attending grievance meetings. However, such an employee shall not leave their regular duties for the purpose of conducting business on behalf of the Union or to discuss any business in respect of grievances without first obtaining permission from their immediate supervisor. The employee shall notify their immediate supervisor when returning to duty.

12.11 <u>Technical Objections to Grievances</u>

No grievance shall be defeated or denied by any technical objection occasioned by a clerical, typographical, or similar technical error, or by inadvertent omission of a step in the grievance procedure.

12.12 Grievance Procedure

Where an employee grieves against a suspension which is subsequently changed to dismissal, then any Arbitration Board appointed to deal with the grievance shall have the jurisdiction to deal with the merits of the suspension or dismissal.

ARTICLE 13 ARBITRATION

Where a difference arises between the parties to or persons bound by this Agreement or on whose behalf it has been entered into and where that difference arises out of the interpretation, application, administration or alleged violation of this Agreement and including any question as to whether a matter is arbitrable, either of the parties may within fourteen (14) calendar days after exhausting the grievance procedure notify the other party in writing of its desire to submit the difference or allegation to arbitration and the notice shall contain the name of the person appointed to be an arbitrator by the party giving notice.

Notice in accordance with Clause 13.01 shall be sent to the Collective Bargaining Division as well as the applicable Department.

- 13.02 Notwithstanding any other provisions of this Article, the parties may mutually agree to the substitution of a single arbitrator for an arbitration board, in which event, the foregoing provisions of this Article shall apply equally to a single arbitrator when reference is made to an arbitration board. Furthermore, the parties shall endeavour to utilize a sole arbitrator for the majority of arbitration hearings and reserve the use of arbitration boards for case where a party feels it is absolutely necessary.
- 13.03 The party to whom notice is given under Clause 13.01 shall, within ten (10) calendar days after receipt of such notice, appoint an arbitrator and notify the other party of the name of the arbitrator.
- 13.04 The two (2) arbitrators appointed in accordance with Clauses 13.01 and 13.02 shall, within fourteen (14) calendar days after the appointment of the second of them, appoint a third arbitrator and these three (3) arbitrators shall constitute an arbitration board. The arbitrator appointed under this Clause shall be the Chairperson of the arbitration board.
- 13.05 If,
 - (i) the party to whom notice is given under Clause 13.01 fails to appoint an arbitrator within the period specified in Clause 13.02, the Chairman of the Labour Relations Board shall, on the request of either party, appoint an arbitrator on behalf of the party who failed to make the appointment and such arbitrator shall be deemed to be appointed by that party; or
 - (ii) the two (2) arbitrators appointed by the parties under Clauses 13.01 and 13.02 fail to appoint a third arbitrator within the periods specified in Clause 13.03, the Chairman of the Labour Relations Board shall, on the request of either party, appoint a third arbitrator and these three (3) arbitrators shall constitute an arbitration board. The arbitrator appointed under this paragraph (ii) shall be chairman of the arbitration board.
- Grievances that have been referred to arbitration that involve a dismissal shall be scheduled for arbitration within six (6) months of referral.
- Both parties to a grievance shall be afforded the opportunity of presenting evidence and argument thereon and may employ counsel or any other person for this purpose.
- 13.08 If a party fails to attend or be represented without good cause at an arbitration hearing, the arbitration board may proceed as if the party had been present or represented.
- The arbitration board shall render its decision on the grievance in writing within twenty-five (25) days of the date on which the board is fully constituted.

- The decision of the majority of the members of an arbitration board shall be the decision of the board. The decision of an arbitration board shall be signed by the members of the Board making the majority report.
- The parties and the employees bound by this Agreement shall comply with these provisions for final settlement of a grievance and they shall comply with the decisions of an arbitration board appointed in accordance with these provisions and do or, as the case may be, abstain from doing anything required by that decision.
- Each party required by this Agreement to appoint an arbitrator shall pay the remuneration and expenses of that arbitrator deemed to have been appointed by that party under Clause 13.04 and the parties shall pay equally the remuneration and expenses of the chairperson of the arbitration board.
- 13.13 The time limits set out in this Article may be extended, in writing, at any time by mutual agreement of both parties to the arbitration.
- At any stage of the grievance or arbitration procedure, the parties shall have the assistance of any employee(s) concerned as witnesses and any other witness.
- An aggrieved employee who is not on suspension and who has not been dismissed, and is required to appear before an arbitration board shall not suffer any loss in pay while participating in the arbitration proceedings.
- An arbitration board may not alter, modify or amend any provisions to this Agreement but shall have the power to dispose of a grievance by any arrangement which it deems just and equitable.
- The parties may mutually agree to utilize alternative methods of dispute resolution to resolve grievances that have been referred to arbitration and are encouraged to do so. Sample terms of reference of several ADR processes are contained in Schedule P.

ARTICLE 14 HOURS OF WORK

- 14.01 (a) The scheduled work week shall be thirty-five (35) hours per week exclusive of meal breaks and the scheduled work day shall be seven (7) hours.
 - (b) On an experimental basis and without committing either party to a permanent change in the existing hours of work, the parties may jointly agree to establish a schedule providing for a compressed work week upon a request from an employee(s) in the work area or upon request from the Employer.
 - (c) Employees working a twelve (12) hour shift shall be governed by the procedure outlined in Schedule "O" of this Agreement.

- (d) On an experimental basis and without committing either party to a permanent change, the Employer agrees, in consultation with the Union, to establish a flex hour policy for all employees who wish to avail of this process.
- 14.02 The meal break shall:
 - (a) not be less than one-half (1/2) hour nor exceed one (1) hour; and
 - (b) be taken at such time as the Employer directs.
- 14.03 Each employee shall receive a rest period of fifteen (15) consecutive minutes in the first half and in the second half of the working day, at a time to be scheduled by the permanent head.
- 14.04 There shall be no split shifts, i.e., there shall be no break in shift other than the breaks as specified in Clauses 14.02 and 14.03.
- 14.05 (a) Effective the date of signing, other than Employees whose shifts times begin and end between the hours of 0800 and 1700, employees shall be paid a premium of two dollars and thirty cents (\$2.30) per hour for each hour worked between 1600 and 0800 hours.
 - (b) Effective date of signing, a Saturday and Sunday differential of two dollars and fifty-five cents (\$2.55) per hour shall be paid for each hour worked by an employee between the hours of 0001 Saturday and 2400 Sunday.

If an employee qualifies for both differentials under (a) and (b) above, they shall receive both.

- 14.06 A shift schedule shall be posted at least five (5) days in advance of the commencement of the shift scheduled.
- 14.07 Every reasonable effort shall be made by the permanent head:
 - (a) not to schedule the commencement of a shift within sixteen (16) hours of the completion of the employee's previous shift;
 - (b) to grant an employee two (2) consecutive days of rest per week;
 - (c) to give equal shifts to all employees; and
 - (d) to distribute the rotation of shifts in an equitable manner.
- 14.08 An employee shall be given not less than two (2) days notice of a change in shift schedules. Where such notice is not given and the employee is required to work on their scheduled day of rest, they shall be paid two (2) times the straight time rates for all hours worked in addition to time off at a later date for the day of rest displaced.
- 14.09 Provided sufficient advance notice is given and with the approval of the permanent head, employees may exchange shifts if there is no increase in cost to the Employer.

ARTICLE 15 OVERTIME

- 15.01 This Article shall apply to all employees covered by the collective agreement.
- 15.02 All overtime shall be authorized and scheduled by the permanent head, or their designated representative.
- 15.03 The permanent head may at any time require an employee to work overtime.
- 15.04 (a) Subject to Clause 15.09, an employee shall be compensated at time and one-half (1½) for all time worked in excess of the scheduled work week or work day as specified in Article 14.
 - (b) Effective date of signing, overtime shall be calculated to the nearest next highest fifteen (15) minute unit.
- 15.05 Subject to Clause 15.09, the permanent head may, upon the request of the employee, grant time off in lieu of compensation for any overtime worked. Such time off shall be granted at the rates prescribed in Clause 15.04. The maximum carry-over of compensatory time-off will not exceed seventy (70) hours in any fiscal year.
- 15.06 Subject to the operational requirements of the public service, the permanent head shall make every reasonable effort:
 - (a) to give employees who are required to work overtime adequate notice of this requirement;
 - (b) to allocate overtime work on an equitable basis among readily available qualified employees; and
 - (c) where operational requirements permit, an employee shall receive a fifteen (15) minute paid break for every three (3) hours of overtime.
- Subject to Clause 15.09, an employee's overtime rate shall be calculated by dividing their annual salary by eighteen hundred and twenty (1820) and multiplying this figure by 1.5.
- Subject to Clause 15.09, every effort will be made to pay overtime no later than the second pay period from the pay period when the overtime was worked.
- 15.09 (a) Conservation Officers involved in delivering the full range of regional programs shall receive, in lieu of overtime compensation as follows with the understanding that the per annum rate shall be subject to future salary rate increases:

Effective Date	<u>Amount</u>
2011 04 01	\$ 2,854.00
2014 04 01	\$ 2,911.00
2015 04 01	\$ 2,998.00

- (b) Subject to Clause 15.09 (a), ten (10) days leave with pay shall be awarded, with the dates subject to the approval of the permanent head.
- (c) For the purpose of this Clause, involvement in the full range of Regional programs includes Compliance/Enforcement (including patrols, investigation of illegal activity, issuance of tickets, summons, and appearance notices, and court appearances) and Public Services and Resource Management field activities.
- (d) Conservation Officers not involved in delivering the full range of Regional programs shall be compensated for overtime in accordance with Clause 15.04.
- 15.10 Communications Technicians employed with the Communications Centre of the Royal Newfoundland Constabulary will have access to Article 17 Callback when they are subpoenaed to attend court or are required by the Employer to attend court on their scheduled day(s) off.

ARTICLE 16 STANDBY

- 16.01 All standby duty shall be authorized and scheduled by the permanent head and no compensation shall be granted for the total period of standby, if the employee does not report for work when required.
- 16.02 (a) An employee required to perform standby duty shall be compensated as follows for each eight (8) hour shift:

Effective Date of Signing: \$20.40

(b) When standby is required on a statutory holiday, the rate of compensation shall be as follows for each eight (8) hour shift:

Effective the Date of Signing: \$22.60

16.03 All standby duty shall be equally divided among the available qualified employees.

ARTICLE 17 CALLBACK

17.01 (a) Subject to Clause 17.02, an employee who is called back to work after they have left their place of work shall be paid for a minimum of three (3) hours at the applicable overtime rate provided that the period worked is not contiguous to their scheduled working hours.

- (b) (i) Employees who are able to perform their duties at home and are not required to leave their home in order to fulfil those duties, shall not be entitled to callback compensation, but will be considered on authorized overtime. This overtime shall be calculated to the nearest next highest fifteen (15) minute unit.
 - (ii) An employee who receives a call related to the performance of their duties at home and subsequently receives another call within the same fifteen (15) minute period, receives only the benefit of the fifteen (15) minute minimum once.
- An employee who is called back to work and completes the work in less than the minimum three (3) hours and is subsequently recalled within the three (3) hour minimum, receives only the benefit of the three (3) hour minimum once. However, should the total time on both calls exceed the three (3) hour minimum the employee will be compensated for the actual time worked at the applicable overtime rate.
- 17.03 When an employee is recalled to work under the conditions described in Clause 17.01(a), they shall be paid the cost of transportation to and from their place of work to a maximum of ten dollars (\$10) for each callback or the appropriate kilometre rate.

ARTICLE 18 HOLIDAYS

- *18.01 The following shall be designated paid holidays:
 - (a) New Year's Day
 - (b) St. Patrick's Day
 - (c) Good Friday
 - (d) St. George's Day
 - (e) Commonwealth Day
 - (f) Discovery Day
 - (g) Memorial Day
 - (h) Orangeman's Day
 - (i) Labour Day
 - (j) Thanksgiving Day
 - (k) Armistice Day
 - (l) Christmas Day
 - (m) Boxing Day
 - (n) One (1) additional day in each year that, in the opinion of the permanent head, is recognized to be a civic holiday in the area in which the employee is employed. If no civic holiday is provided, the employee shall be granted an additional day at a time to be determined by the permanent head.
 - *(o) Should any new statutory holiday be proclaimed by the Provincial authorities, it shall be added to the above list and granted to employees within the scope of this Agreement.

18.02 Pay For Scheduled Work on Holiday

When an employee is required to work on a holiday, they shall be paid at the rate of one and one-half ($1\frac{1}{2}$) times their regular rate of pay or they shall be entitled to time off with pay on the basis of one and one-half ($1\frac{1}{2}$) hours for each hour worked, at the request of the employee. The employee's decision to receive time off must be conveyed to the supervisor within seventy-two (72) hours of working on the holiday. If such time off is not granted within two (2) months of the scheduled holiday, the employee shall receive pay in lieu of time off at the rate of time and one-half ($1\frac{1}{2}$) their regular rate of pay for all hours worked on the holiday in addition to holiday pay.

18.03 Holiday Falling on the Day of Rest

- (a) When a calendar day designated as a holiday under Clause 18.01 coincides with an employee's day of rest, the employee shall receive one (1) day off in lieu of the holiday at a later date approved by the permanent head. If such time off is not granted within two (2) months of the scheduled holiday, the employee shall receive one (1) day's pay to compensate them for the holiday.
- (b) When a holiday falls on an employee's day of rest, and they are required to work on such a holiday, they shall receive two (2) hours pay for each hour worked on that day and in addition they shall receive one (1) hour off for each hour worked. The employee may request time off in lieu of overtime payment provided that such time off must be granted on the basis of two (2) hours off for each hour worked, within two (2) months of incurring the overtime. If such time off cannot be given within two (2) months and at the convenience of the employee, they shall be paid at the applicable rate.

18.04 Christmas and New Year

The Employer agrees to use reasonable efforts to accommodate the scheduling of employees on Christmas Day, Boxing Day, and New Year's Day so that each employee may have time-off on one or more of these holidays.

*18.05 Statutory Holiday Replacement

An employee may designate replacement statutory holiday(s) per the conditions outlined in Letter of Understanding re: Statutory Holiday Replacement.

ARTICLE 19 TIME OFF FOR UNION BUSINESS

- 19.01 Upon written request by the Union to the permanent head and with the approval in writing of the permanent head, leave with pay shall be awarded to an employee as follows:
 - (a) In the case of an employee who is a member of the Provincial Board of Directors of the Union or an elected delegate of a recognized local of the Union and who is

required to attend the Biennial Convention of the Union, the Newfoundland and Labrador Federation of Labour Convention and Component Convention within the Province, leave with pay not exceeding three (3) days in any year for each of the above Conventions except that where a Component Convention and the Biennial Convention are held in the same year, leave with pay not exceeding two (2) days may be awarded for the purpose of attending the Component Convention.

- (b) In the case of an employee who is a member of the Provincial Board of Directors of the Union and who is required to attend meetings of the Union within the Province, leave with pay not exceeding three (3) days in any year.
- (c) In the case of an employee who is a member of the Provincial Executive of the Union and who is required to attend meetings of the Union within the Province, leave with pay not exceeding three (3) days in any year.
- (d) In the case of an employee who is a member of the Provincial Board of Directors of the Union or a delegated representative and who may wish to attend meetings of the Canadian Labour Congress or National Union of Provincial Government Employees, leave with pay not exceeding five (5) days in any one year. The permanent head may grant additional leave without pay for this purpose.
- 19.02 With the approval of the permanent head, leave with pay shall be awarded to employees who are members of negotiating committees while they are attending negotiating sessions on the understanding that the number of employees in attendance at negotiations shall be kept to reasonable limit. The Union shall notify the permanent head of the employees affected prior to the commencement of negotiations and employees shall in all instances give prior notice of absences from work to their immediate supervisors and such notice shall be given as far in advance as possible.
- 19.03 (a) The Employer may grant, on written request, leave of absence without pay for a period of one (1) year, for an employee selected for a full-time position with the Union, without loss of accrued benefits. The period of leave of absence may be renewed upon request. Employees may not accrue any benefits, other than seniority, during such period of absence.
 - (b) The Employer shall grant, upon written request, leave of absence without pay to an employee who has been elected to a full time position with the Union or the Affiliate, without loss of accrued benefits. The leave of absence shall be for the full duration of the elected position and the employee shall continue to accumulate seniority.
- 19.04 Subject to approval of the Permanent Head or designate, unpaid leave may be provided to individuals requesting periodic leave of varying duration to work on behalf of the Union. Employees will accrue seniority during such period of absence.

ARTICLE 20 BEREAVEMENT LEAVE

- *20.01 Subject to Clause 20.02, an employee shall be entitled to be reavement leave with pay as follows:
 - *(a) In the case of the death of an employee's parents, siblings, child(ren), spouse, legal guardian, common-law spouse, children of common-law spouse, grandparents, grandchild, children-in-law, parents-in-law, or near relative living in the same household, three (3) consecutive days; and
 - *(b) In the case of their siblings-in-law, one (1) day.
- 20.02 (a) If the death of a relative referred to in Clause 20.01(a) occurs outside the island portion of the Province, the employee may be granted one (1) additional day's leave with pay for the purpose of attending the funeral.
 - (b) If the death of a relative referred to in Clause 20.01(a) occurs outside Labrador and the employee resides in Labrador, the employee may be granted one (1) additional day's leave with pay for the purpose of attending the funeral.
- 20.03 In cases where extraordinary circumstances prevail, the permanent head may, at their discretion, grant special leave for bereavement up to a maximum of two (2) consecutive days in addition to that provided in Clauses 20.01 and 20.02.
- 20.04 If any employee is on annual leave with pay at the time of bereavement, the employee shall be granted bereavement leave and be credited the appropriate number of days to annual leave.
- 20.05 For the purpose of this Article, spouse means an employee's husband or wife, including a common-law or same sex partner with whom the employee has lived with for more than one year.

<u>ARTICLE 21</u> <u>ANNUAL LEAVE</u>

21.01 (a) The maximum annual leave which an employee shall be eligible for in any year shall be as follows:

Hours of Service	Number of Hours
(not including overtime)	
Up to 18,200 hours	105
From 18,200 to 45,500 hours	140
In excess of 45,500 hours	175

- (b) The following provisions respecting annual leave shall apply:
 - (i) An employee may be permitted to avail of annual leave earned during the first two hundred and eighty (280) hours of service not including overtime hours on a pro-rata basis.
 - (ii) when an employee has had not less than two hundred and eighty (280) hours of service not including overtime hours they may anticipate annual leave to the end of the period of their authorized employment or to the end of the year concerned, whichever is the shorter period;
 - (iii) when an employee becomes eligible for a greater amount of annual leave, they may be allowed in the year in which the change occurs, a portion of the additional leave for which they have become eligible based on the ratio of the unexpired portion of the year to twelve (12) months, computed to full working hours;
 - (iv) part-time employees shall be entitled to payment for annual leave in accordance with this clause on a pro-rata basis.
- 21.02 For the purpose of this Article, an employee who is paid full salary or wages in respect of fifty percent (50%) or more of the days in the first or last calendar month of their service shall, in each case, be deemed to have had a month of service.
- Annual leave shall not be taken except with the prior approval of the permanent head. However, subject to the operational requirements of the public service, the permanent head shall make every reasonable effort to grant the employee their annual leave at a time requested by the employee.
- 21.04 Subject to the requirements of the public service, the permanent head will make every reasonable effort not to recall an employee to duty after they have proceeded on annual leave.
- 21.05 In respect of leave which may be carried forward to subsequent years, the following shall apply:
 - (a) Annual leave accruing, pursuant to Regulation 5 of the Civil Service Leave Regulations, 1960, to an employee appointed before the date of the coming into force of the Public Service (Leave) Order shall continue to accrue to their credit and may, subject to Clause 21.03, be taken by them at any time in addition to their current and accumulated annual leave.
 - (b) An employee may carry forward to another year any proportion of annual leave not taken by them in previous years until, by so doing, they have accumulated a maximum of:

- i) one hundred and forty (140) hours annual leave, if they are eligible for one hundred and five (105) hours or one hundred and forty (140) hours in any year;
- ii) one hundred and seventy-five (175) hours annual leave, if they are eligible for one hundred and seventy-five (175) hours in any year.

Each of the above accumulations is in addition to their current annual leave and annual leave accruing to them pursuant to sub-clause (a) hereof.

However, consideration will be given to allowing employees to carry forward more than the aforementioned maximum where such employees were prevented from taking annual leave as a result of being on extended sick leave or Workers' Compensation benefits.

- (c) Subject to Clause 21.03, the annual leave accumulated by an employee pursuant to sub-clause (a) hereof, may be taken by them at any time in addition to their current and accrued annual leave.
- 21.06 (a) An employee who becomes ill while on annual leave may change the status of their leave to sick leave effective the date of notification to the Employer provided that the employee submits a certificate(s) acceptable to the permanent head, signed by a qualified medical practitioner:
 - i) by the date the employee's approved annual leave period expires; or
 - ii) where the period of illness is to extend beyond the expiration of the approved annual leave period at such intervals as the permanent head may require.

The medical certificate shall state that during the period of their absence (which shall be stated on the certificate) they were unable to perform their duties and in addition the reason(s) for such absence should be given.

- (b) In the case of an employee who is admitted to hospital while on annual leave, they may change the status of their leave to sick leave with effect from the date they were admitted to hospital.
- (c) The period of vacation so displaced in Clause 21.07(a) and (b) shall be reinstated for use at a later date to be mutually agreed.
- 21.07 Subject to Clause 21.02, in an incomplete year before resignation or retirement, an employee may receive a proportionate part of their annual leave for that year.

- 21.08 Sick leave awarded in accordance with Clause 22.06 or periods of special leave without pay in excess of twenty (20) days in the aggregate in any year shall not be reckoned for annual leave purposes and the employee's period of service shall be noted accordingly.
- 21.09 For the purpose of this Article, employees who are re-employed by the Employer after lay off or termination, may have service prior to layoff or termination credited to them for annual leave purposes.
- An employee who is authorized by their permanent head to proceed on annual leave for a period of not less than two (2) consecutive weeks, shall upon written request, be issued an advance payment, once per year, of the regular pay cheque(s) they would normally receive during such period of leave. The written request for this advance payment must be received by the permanent head at least four (4) weeks prior to the last pay before the employee's annual leave period commences.
- 21.11 Military service shall be recognized for annual leave purposes in accordance with the *War Service Pensions Act*, and service as a teacher recognized as pensionable service in accordance with the *Public Service Pensions Act* shall be recognized for annual leave purposes.

In addition, service with a Governmental or quasi-governmental Board, Commission or Agency created by statute or established by the Lieutenant-Governor in Council, or with a hospital not operated by Government accepted as pensionable service in accordance with the *Public Service (Pensions) Act* shall also be recognized as service for annual leave purposes.

- 21.12 (a) Subject to 21.05, employees who are laid off may leave current, accumulated and accrued leave with the Employer to be taken at a later date.
 - (b) Seasonal and temporary employees, upon employment, shall be given an option with respect to annual leave as follows:
 - (i) Subject to 21.05, to carry over any unused annual leave which they may have to their credit at the end of their employment period;
 - (ii) To receive payment for annual leave on a regular basis throughout their employment period; or
 - (iii) To receive payment for annual leave at the end of the employee's employment term.

The choice provided in accordance with Clause 21.12(b) must be made immediately upon employment. It shall be the Employer's responsibility to acquire the employee's choice in writing upon re-hire.

- 21.13 Any earned but unused annual leave of a deceased employee shall be paid to the employee's estate.
- An employee who so desires may be permitted to take annual leave immediately before or after their maternity leave.

ARTICLE 22 SICK LEAVE

- 22.01 (a) (i) An employee is eligible to accumulate sick leave with full pay at the rate of fourteen (14) hours for each month of service.
 - (ii) Notwithstanding Clause 22.01(a)(i), an employee hired after May 4, 2004 is eligible to accumulate sick leave at the rate of seven (7) hours for each month of service.
 - (b) (i) The maximum number of hours of sick leave which may be awarded to an employee during any consecutive thirty six thousand four hundred (36,400) hour period of service shall not exceed three thousand three hundred sixty (3,360) hours.
 - (ii) Notwithstanding Clause 22.01(b)(i), the maximum number of hours of sick leave which may be awarded to an employee hired after May 4, 2004 during any consecutive thirty six thousand four hundred (36,400) hour period of service shall not exceed one thousand six hundred eighty (1,680) hours.
 - (c) An employee may anticipate sick leave to the end of the period of their authorized employment or to the end of the year concerned, whichever is the shorter period.
- 22.02 For the purpose of Clause 22.01, an employee who receives full salary or wages in respect of fifty percent (50%) or more of the working days in the first or last calendar month of their service, computed in full or half days shall, in each case, be deemed to have had a month of service.
- 22.03 (a) When an employee has reached the maximum of sick leave which may be awarded them, in accordance with this Article, they shall, if they are still unfit to return to duty, proceed on annual leave (including current, accumulated and accrued leave) if they are eligible to receive such leave or special leave without pay at their option.
 - (b) Employees on special leave without pay shall continue to accumulate seniority except where they would have been otherwise laid off.
- The permanent head may require an employee to submit a medical certificate during any period that an employee is on sick leave. In any event, sick leave in excess of twenty-one (21) consecutive working hours at any time or forty-two (42) working hours in the

aggregate in any year shall not be awarded to an employee unless they have submitted in respect thereof a medical certificate satisfactory to the permanent head.

*22.05 Sick Note – Proof of Illness

There may be cases where an employee has an ongoing medical condition where they foresee a use of sick days beyond the number of days allowed before a medical certificate is required. In an effort to minimize the number of medical certificates required, employees with an ongoing medical condition are permitted to submit a medical certificate at the beginning of each calendar year outlining that they have an ongoing medical condition to the Employer. If the employer is satisfied with the medical certificate, then the employee does not have to provide a medical certificate for each subsequent day of illness for the remainder of the calendar year.

- Where, in the opinion of the permanent head, it is unlikely that an employee will be able to return to duty after the expiration of their accumulated sick leave, they may be required by the permanent head to undergo a medical examination. If it appears from such examination that in the opinion of a Medical Doctor in the Department of Health, it is unlikely that the employee will be able to return to duty, then the employee may be retired effective when their accumulated sick leave has expired or at retirement age and paid such pension award as they may be eligible to receive and the employee shall be given notice in accordance with Article 35.
- 22.07 Periods of special leave without pay in excess of twenty (20) working days in the aggregate in any year or periods when an employee is under suspension, shall not be reckoned for sick leave purposes.
- 22.08 Sick leave shall not be granted to an employee who is on maternity leave or any other type of leave without pay or during periods of suspension.
- 22.09 Where an employee has a break in service in excess of forty-five (45) consecutive calendar days not caused by layoff, their service for the purpose of this Article shall be deemed to commence from the date of their re-employment.

ARTICLE 23 GROUP INSURANCE

- 23.01 The Group Insurance Plan presently in effect shall remain in effect during the term of this Agreement.
- 23.02 The Employer will pay 50% of the premiums of the Insurance Plan and the employees will pay 50%.
- 23.03 Seasonal employees shall have the right to continue coverage during layoff through direct payments of 100% of the premiums of the Insurance Plan.

- 23.04 A summary of the general provisions and benefits of the Plan is appended to the Agreement as Schedule G.
- *23.05 Employer agrees to pay its share of Group Insurance Premiums on behalf of employees on maternity leave, adoption/parental leave, for a maximum of seventy-eight (78) weeks.

ARTICLE 24 INJURY ON DUTY

- 24.01 (a) All employees shall be covered by the *Workplace Health and Safety Compensation Act*.
 - (b) An employee who is unable to perform their duties because of a personal injury received in the performance of their duties shall report the matter to their Supervisor and submit an account of the accident using the prescribed form as soon as possible. An employee's claim will not be delayed where the prescribed form is not immediately provided to the employee through the Supervisor.
 - (c) An employee who is unable to perform their duties because of a personal injury received in the performance of their duties shall be immediately placed on Injury on Duty Leave and receive compensation in accordance with the provisions of the *Workplace Health and Safety Compensation Act*. If the claim is subsequently denied by Workplace Health and Safety Compensation Commission, the employee may access other available benefits including sick leave and annual leave.
- 24.02 (a) In the event that the employee dies as a result of an injury received in the performance of their duties, their estate shall receive all death benefits owing to the employee in accordance with the provisions of the *Workplace Health and Safety Compensation Act*, in addition to any benefits they would be eligible for under the *Public Service Pensions Act*.
 - (b) In the event that an employee becomes permanently disabled or incurs a recurring disability as a result of an injury received during the performance of their duties the employee will receive benefits in accordance with the provisions of the *Workplace Health and Safety Compensation Act*.
- 24.03 (a) An employee confirmed as being unable to perform the regular duties of their classification as a result of injury on duty will be employed in other work they can do provided a suitable vacancy is available and provided that the employee is qualified and able to perform the duties required. Where a suitable vacancy is available the rate for the new position shall apply.
 - (b) Where a suitable vacancy is not available, the incapacitated employee retains the right to displace a less senior employee in another classification who occupies a position which the incapacitated employee is qualified and able to fill. Where an

incapacitated employee advises the Permanent Head in writing of their intention to exercise their right to displace a less senior employee, the incapacitated employee will be deemed to have been given notice of lay-off effective from the date they were confirmed as being unable to perform the regular duties of their classification. Accordingly, the right to displace a less senior employee in another classification shall be exercised as per the provisions of Articles 33, 34 and 35, Job Competition, Seniority, Layoff, Bumping and Recall.

- In the event that an employee is placed on leave under the provisions of this Article, they will not accrue seniority during any period when they would normally be laid off.
- 24.05 The Employer determines whether its employees will be covered directly by Workplace Health and Safety Compensation Commission or indirectly through a "self-insured" arrangement. Benefits under either arrangement are to be in accordance with the provisions of the *Workplace Health and Safety Compensation Act*.
- 24.06 It is understood and agreed by the parties to this Collective Agreement that an employee who is approved for full extended earnings loss (EEL) benefits from Workplace Health and Safety Compensation Commission after the date of signing of this agreement, shall no longer accumulate benefits under this agreement but shall have their position with the Employer protected for two (2) calendar years following the date of such approval, immediately following which their employment shall be terminated, subject to the *Human Rights Act*.

ARTICLE 25 MATERNITY LEAVE/ADOPTION/PARENTAL LEAVE

- *25.01 (a) An employee may request maternity/adoption/parental leave without pay which may commence prior to the expected date of delivery and the employee shall be granted such leave in accordance with this Article.
 - *(b) An employee is entitled to a maximum of seventy-eight (78) weeks leave under this Clause. However, the Employer may grant leave without pay when the employee is unable to return to duty after the expiration of this leave.
- 25.02 (a) An employee may return to duty after giving their Permanent Head two (2) weeks notice of their intention to do so.
 - (b) The employee shall resume their former position and salary upon return from leave, with no loss of accrued benefits.
- *25.03 *(a) Periods of leave up to seventy-eight (78) weeks shall count for annual leave, sick leave, and step progression. Employees who avail of seventy-eight (78) weeks of unpaid parental leave will be entitled to service for annual leave entitlement, annual leave accrual, sick leave accrual and step progression for a total of seventy-eight (78)

- weeks. The Employer will also pay 50% of the group insurance premiums for seventy-eight (78) weeks for those employees who opt to remain in the group insurance plan.
- *(b) Periods of leave up to seventy-eight (78) weeks shall count for seniority purposes.
- *(c) Employees on leave will have the option of continuing to pay their portion of the Group Insurance Plan premiums to a maximum of seventy-eight (78) weeks. Where the employee opts to continue to pay premiums, the Employer will also pay its share of the premiums.
- An employee may be awarded sick leave for illness that is a result of or may be associated with pregnancy prior to the scheduled commencement date of maternity leave or birth of the child, whichever occurs first.
- 25.05 The Government will endeavor to provide childcare services for its employees wherever possible.
- 25.06 While on maternity/adoption/parental leave the employees may request copies of job postings be forwarded to them through their Human Resource Division.
- An employee returning from maternity leave may be exempt from standby and callback until the child is one (1) year old provided that other qualified employees in their work area are available.
- *25.08 (a) Female employees occupying bargaining unit positions as of April 1, 1994, shall count all periods of maternity leave and adoption leave for seniority purposes, regardless of the year in which such leave occurred, provided such employee(s) did not lose seniority for reasons other than maternity/adoption leave as outlined in this Article of the current General Service Collective Agreement.
 - *(b) Maternity/Adoption/Parental leave shall be defined as a period where an employee can demonstrate they were on leave related to the birth of a child or the adoption of a child, and such employee returned to work within a maximum of seventy-eight (78) weeks.

ARTICLE 26 EDUCATION LEAVE

- 26.01 With the prior approval of the Employer, an employee may be awarded education leave as follows:
 - (a) Where the Employer requires an employee to take advanced or supplementary courses of professional or technical training, the employee shall be awarded leave with pay where required under such terms and conditions as the Employer may prescribe.

- (b) At the request of an employee, education leave may be awarded to an employee to enable them to participate in courses of training either within or outside the Province. The duration of and the rates of pay for such leave shall be subject to such terms and conditions as the Employer may see fit to prescribe.
- (c) With approval of the permanent head, leave with pay may be awarded to an employee for the period of time required to write exams for educational courses approved by the Employer.
- 26.02 The Employer recognizes the benefits of employees enhancing their career goals through a variety of career development activities. Employees participating in such activities will maintain their present salary during such periods.
- 26.03 Subject to operational requirements and availability of qualified replacement staff, an employee shall be granted unpaid educational leave of the amount requested not exceeding two (2) years unless mutually agreed between the employee and the Employer. The employee shall not accrue any benefits of the Collective Agreement, except service for seniority.
- 26.04 Employees while on unpaid educational leave shall continue to accumulate seniority including periods of educational leave prior to signing of this Agreement.

ARTICLE 27 SPECIAL LEAVE WITHOUT PAY

- With the approval of the permanent head, special leave without pay may be granted in exceptional circumstances to an employee.
- 27.02 Periods of special leave without pay in excess of twenty (20) days in the aggregate in any year shall not be reckoned for annual and sick leave purposes and the employee's record of service shall be noted accordingly.

ARTICLE 28 LEAVE - GENERAL

28.01 (a) Unpaid Leave

Subject to operational requirements and availability of qualified replacement staff, where required, the Employer agrees to provide employees with one (1) month of unpaid leave while granting service credits for seniority purposes, provided that the employee would not have been laid off during the period of unpaid leave. The month of unpaid leave does not necessarily have to be taken consecutively, but cannot be taken in amounts of less than two (2) days at a time.

(b) Extended Unpaid Leave

Upon written request, a permanent employee who has completed two (2) years of service shall be granted unpaid leave to a maximum of twelve (12) months, subject to the operational requirements of the Employer's operations and the availability of qualified replacement staff. An employee shall be entitled to up to a maximum of twelve (12) months unpaid leave for each two (2) years of service with the understanding that no employee can have more than twelve (12) consecutive months of unpaid leave at any one time. While on such leave employees shall continue to accumulate service, unless they would have been otherwise laid off, for seniority purposes only. The minimum amount of unpaid leave an employee may have under this Clause is eight (8) weeks. An employee will not be granted extended unpaid leave to take another position with the same Employer whether inside or outside a bargaining unit.

(c) <u>Compassionate Leave</u>

Subject to the approval of the permanent head, special leave with pay not exceeding three (3) days may be granted in special circumstances for reasons other than those referred to in Article 20.

- An employee with a governmental or quasi-government board or commission created by statute or established by the Lieutenant-Governor in Council or with a hospital not operated by Government who transfers from such board, commission or hospital without break or with a break of less than thirty (30) calendar days shall be permitted to transfer the annual leave and sick leave remaining to their credit.
- 28.03 In the event that an employee is, with the approval of the Lieutenant-Governor in Council, seconded for duty outside the Government of Newfoundland and Labrador, the period of their secondment shall be deemed to be service within the meaning and intent of this Agreement.
- 28.04 The parties to this Agreement shall negotiate a deferred salary leave plan for employees covered by this Agreement to be introduced no later than six (6) months from date of signing.
- 28.05 (a) The Employer shall grant leave with pay to an employee who serves as a juror or who is required to attend jury selection.
 - (b) Employees shall be entitled to leave with pay when subpoenaed by a Board or Authority legislatively entitled to issue a subpoena to appear as a witness.

ARTICLE 29 FAMILY/HOME RESPONSIBILITY LEAVE

- 29.01 (a) Subject to Clause 29.01(b), (c) and (d), an employee who is required to:
 - (i) attend to the temporary care of a sick family member living in the same household;
 - (ii) attend to the temporary care of the employee's sick mother, father or dependent child, not necessarily living in the same household;
 - (iii) attend to the needs relating to the birth of an employee's child;
 - (iv) accompany a dependent family member living in the same household on a dental or medical appointment;
 - (v) attend meetings with school authorities;
 - (vi) attend to the needs relating to the adoption of a child; and
 - (vii) attend to the needs related to home or family emergencies

shall be awarded up to twenty-one (21) hours' paid family leave in any fiscal year.

- (b) In order to qualify for family leave, the employee shall:
 - (i) provide as much notice to the Employer as reasonably possible;
 - (ii) provide to the Employer valid reasons why such leave is required; and
 - (iii) where appropriate, and in particular with respect to (ii), (iv) and (v) of Clause 29.01 (a), have endeavoured to a reasonable extent to schedule such events during off duty hours.
- (c) Employees shall not be permitted to change any other leave to family leave but shall be entitled to change family leave to be eavement leave or sick leave.
- (d) A temporary employee shall only be granted family leave if they report to work following a recall and subsequently qualifies for family leave during that period for which they were recalled.

*29.02 Family Violence Leave

An employee shall be granted leave with pay, not exceeding three (3) days in the aggregate in a calendar year, where the employee or a person to whom the employee is a parent or caregiver has been directly or indirectly subjected to, a victim of, impacted or seriously affected by family violence or witnessed family violence by:

- (i) a person who is or has been a family member;
- (ii) a person who is or has been in an intimate relationship or who is living or has lived with the employee;
- (iii) a person who is the parent of a child with the employee; or
- (iv) a person who is or has been a caregiver to the employee.

Confidentiality

All personal information concerning domestic violence will be kept confidential in compliance with relevant Legislation.

An employee who wishes to take a leave of absence under this Clause may be required to provide the employer with reasonable verification of the necessity of the leave.

ARTICLE 30 CLASSIFICATION

- 30.01 Employees shall be notified, in writing, of any changes in their classification.
- 30.02 The Classification Appeal Board shall carry out its functions in accordance with the Classification Review and Appeal Board Procedures as set out in Schedule "F".
- 30.03 When an employee feels that their position has been unfairly or incorrectly classified, the employee may submit a request for review in accordance with the procedures outlined in Schedule "F".
- 30.04 Classification decisions arising out of an employee's request for review or appeal shall be retroactive to the date the request was first received by the Classification and Compensation Division of the Public Service Secretariat.

ARTICLE 31 SALARIES

- 31.01 The salary scales set out in Schedule B will become effective from the dates prescribed in this Schedule and the salary adjustment formula set forth therein will be applied.
- 31.02 Employees shall be paid every two (2) weeks by cheque or, by mutual agreement, direct deposit. However, effective 2000 04 01, all new employees shall be paid by direct deposit where such banking arrangements are available. Direct deposit or pay cheques will be accompanied by a statement containing the following information:
 - (a) gross pay
 - (b) overtime
 - (c) shift premium
 - (d) special allowances
 - (e) miscellaneous deductions
 - (f) net pay

31.03 (a) Promotion to Higher Pay Range

The rate of pay of an employee promoted shall be established at the nearest point on the new pay range which exceeds their existing rate by at least 5%, but shall not exceed the maximum of the new pay range. Where however, the rate of pay prior to promotion is above the maximum of the new pay range, their present rate shall be retained.

(b) Promotion to a Higher Ranked Grouping

Employees promoted to higher ranked grouping within their classification shall not be eligible for the salary treatment specified in Clause 31.03 (a).

31.04 <u>Voluntary Demotion</u>

The rate of pay of an employee voluntarily demoted shall be established at a point on the new pay range which does not exceed their existing rate. If their existing rate falls between two steps on the new pay range, it shall be adjusted to the lower step and if their existing rate exceeds the maximum for the new pay range, it shall be reduced to the maximum for the pay range.

31.05 Involuntary Demotion

The rate of pay of an employee involuntarily demoted for other than disciplinary reasons or for other than incompetence or unsuitability shall be established at a point on the new scale which is equivalent to their existing rate. If their existing rate falls between two steps, it shall be adjusted to the higher rate. If their existing rate is above the maximum for the new pay range the existing rate shall be red-circled.

ARTICLE 32 TEMPORARY ASSIGNMENT

- 32.01 (a) Subject to Clause 32.01(b), where an employee is required, in writing, by the permanent head to perform duties and responsibilities in a position which is classified as being higher than the employee's own classification, they shall be reimbursed for the entire period of the temporary assignment provided they have occupied the higher position for a period of at least two (2) continuous days at a rate in the higher classification which will yield an increase of not less than five percent (5%) provided that the rate does not exceed the maximum of the salary scale.
 - (b) Where, in any week, because of a statutory holiday or other holidays agreed to by the Employer the number of days is less than the two (2) continuous days referred to in Clause 32.01(a), the prerequisite for reimbursement in Clause 32.01(a) shall be reduced by the number of the aforementioned holidays in that week.
 - (c) An employee temporarily assigned to perform duties of a lower classification shall continue to be paid at their current salary.
 - (d) An employee who receives a subsequent temporary assignment to the same classification carrying a higher rate of pay will be reimbursed in accordance with the relevant promotional procedures with the understanding that the employee on

subsequent temporary assignments will not be assigned to a step lower than that of previous temporary assignments.

32.02 When the employee returns to their position from a temporary assignment, they will be returned to their former salary with any adjustments made for salary or step progression in the interim.

ARTICLE 33 JOB COMPETITION

- 33.01 (a) Where the Employer determines that a vacancy in a bargaining unit position is to be filled, the Employer shall post notice of the competition for at least seven (7) calendar days in readily accessible places.
 - (b) All vacancies identified in accordance with Clause 33.01(a), will be posted within the public service prior to outside applicants being considered, except where, in the opinion of the Public Service Commission, it is not in the public interest to comply with this provision.
- 33.02 Notice of job competitions shall contain the following information:
 - (a) the classification title and, where applicable and required, the organization title;
 - (b) description of position;
 - (c) Step 1 Step 3 and CG level;
 - (d) required qualifications;
 - (e) location of the position;
 - (f) closing date;
 - (g) shift work where applicable; and
 - (h) the public service is an equal opportunity employer.
- An employee who is requested to attend an interview by the Public Service Commission or the permanent head shall, with the prior approval of their immediate supervisor be awarded such time off with pay as is required for the purpose of attending the interview.
 - (b) An employee required to attend an interview by the Public Service Commission or the permanent head shall be entitled to reimbursement of reasonable expenses necessarily incurred by them in attending such interview in accordance with the rules prescribed by the Treasury Board.
- Upon request, an unsuccessful applicant for a job vacancy will be informed of the reason why they were unsuccessful and/or the name and classification of the successful applicant.

33.05 Temporary Appointment Within the Bargaining Unit

- (a) A permanent employee who is temporarily appointed to fill a temporary position or backfill a permanent position as a result of a competition held in accordance with this Article shall retain their permanent status.
- (b) Should a permanent employee be temporarily appointed to and occupy a temporary/permanent position for a period less than twenty-four (24) consecutive months, they shall return to the position held prior to the temporary appointment, if it is still available, either at the conclusion of the period of temporary appointment, upon twenty (20) days notice from the Employer, whichever is the earlier, or upon being bumped from their temporary appointment position. A permanent employee returning to their previous position under this Clause is not entitled to exercise their bumping rights. If the former position is not available, they shall be entitled to bump at their permanent classification level in their regular department and headquarters.
- (c) Should a permanent employee occupy the temporary/permanent position for a period greater than twenty-four (24) consecutive months, they shall forfeit all rights to their former permanent or temporary position, and be entitled to bump at their current pay range in the department issuing the notice of layoff.
- (d) An employee, within the first twenty-four (24) months of a temporary appointment, may terminate the temporary appointment and return to their permanent position by giving thirty (30) days' notice.
- (e) If an employee completes a temporary appointment and returns to their former position, the employee backfilling their permanent position shall be laid off, or if possible, returned to their former position.
- (f) Subject to Clause 33.05 (b), a permanent employee cannot be removed from their temporary appointment prior to the date established by the Employer if there are less senior temporary employees in the same classification, headquarters, and division.
- (g) If the permanent employee is appointed to a temporary position, the position will be considered as permanent for redundancy purposes.
- (h) A temporary appointment is effective on the date the employee assumes the responsibilities of the new temporary/permanent position.
- 33.06 Notwithstanding the posting requirements of this Article, and where the parties mutually agree, lateral transfers or voluntary demotions may be granted without posting for the following reasons:
 - (a) On compassionate or medical grounds, to permanent employees who have completed their probationary period.

(b) Subject to 24.03 (a) and (b), to all employees who have become incapacitated by injury on duty or work related illness.

33.07 Whereas the parties recognize:

- (a) opportunity for promotion should increase with length of service;
- (b) the parties therefore agree that in evaluating candidates who have been recommended by either the Public Service Commission or a chair of a departmental selection committee for promotion, the permanent head shall consider three criteria: qualifications, ability and seniority.
- (c) where the recommended candidates are evaluated as being relatively equal, the senior recommended candidate shall be selected for appointment.
- 33.08 Each department shall maintain a seniority list for permanent, seasonal, and temporary employees showing the total seniority of each. The list shall be posted in January of each year and a copy sent to the Union. Employees have thirty (30) days from the posting of the seniority list to contest the accuracy of their seniority recorded on the list.

33.09 Trial Period

The successful applicant shall be placed on trial for a period of two (2) months. Conditional on satisfactory service, the Employer shall confirm the employee's appointment after the period of two (2) months. In the event that the successful applicant proves unsatisfactory in the position during the trial period, or if the employee is unable to perform the duties of the new job classification, they shall be returned to their former position, wage or salary rate and without loss of seniority. Any other employee promoted or transferred because of the re-arrangement of positions shall also be returned to their former position, wage or salary rate, without loss of seniority. The parties may mutually agree, in writing, to extend the trial period. Where the Employer and the Union agree, the employee may revert to their former position prior to the completion of the trial period.

ARTICLE 34 SENIORITY

- 34.01 For the purpose of this Article, an employee shall mean a person employed in the Public Service as defined in Schedule "I". Subject to Clause 9.04 (Temporary Assignment), Seniority shall be defined as:
 - (i) service in a position which is paid on the CG Pay Scale, or service in a non-supervisory position which is paid on a Management Pay Plan. New employees hired after July 1, 2001, into non-bargaining unit GS positions or non-supervisory management positions paid on the Management Pay Plan shall not have such service counted for seniority should they obtain a bargaining unit position.

- (ii) service in a position which was, or is, paid on a Management Pay Plan in the event that the position was, or is, placed within the bargaining unit either through reclassification or mutual agreement of the parties.
- (iii) service during the first 12 months of permanent appointment to a supervisory position on a Management Pay Plan.
- 34.02 The following conditions shall result in loss of seniority for an employee:
 - (a) the employee resigns in writing and does not withdraw the letter of resignation within five (5) calendar days of its submission, provided the employee gives notice in accordance with Clause 37.03 or where the employee resigns or retires and is not re-employed within thirty (30) calendar days provided the employee gave notice in accordance with Clause 37.03;
 - (b) they are dismissed and are not reinstated;
 - (c) they have been laid off in excess of twenty-four (24) consecutive months;
 - (d) when recalled from layoff, in their classification, they fail to report within fourteen (14) calendar days of notice to do so, unless sufficient reason is given by the employee;
 - (e) they are absent from work for five (5) consecutive days without notifying their permanent head giving a satisfactory reason for such absence.
- Notwithstanding the provisions of Clause 34.02, where an employee resigns their position because of the transfer of a spouse by the spouse's employer, the employee shall regain their seniority if they are re-employed within the same bargaining unit within twenty-four (24) months of their resignation.
- 34.04 Subject to Clause 19.03 and 19.04, Time Off for Union Business; 22.03(b), Sick Leave; 25.03(a), Maternity Leave/Adoption/Parental Leave; 26.03, Education Leave; 27.03, Special Leave Without Pay; and 28.01, Leave-General, an employee may not accrue seniority when on leave of absence without pay or under suspensions for periods in excess of thirty (30) consecutive days.
- Where an employee is required by the Employer to relocate from one headquarters area to another and the relocation does not constitute a change in an employee's classification, the senior employee in the classification shall have the first right of refusal, provided the employee who relocates is qualified and able to perform the duties.

34.06 (a) Application

Super seniority applies to a shop steward's regular classification, employee group and departmental headquarters for the duration of their term of office.

(b) <u>Layoff</u>

- (i) A shop steward will be the last employee in their regular classification and employee group in their departmental headquarters to receive notice of layoff, provided they are qualified and able to perform the remaining duties required in the classification.
- (ii) A shop steward laid off from their regular position uses actual seniority when exercising their bumping rights.

(c) Recall

If an employee retains their shop steward status while on layoff, they shall retain super seniority for recall purposes for the duration of their term of office, provided they are qualified and able to perform the duties of the position being filled through the recall procedure.

ARTICLE 35 LAYOFF, BUMPING AND RECALL

- 35.01 (a) Subject to Clause 34.01, when initiating layoffs, recalls, and bumping, there shall be three (3) distinct employee groups as follows:
 - 1. permanent employees
 - 2. seasonal employees
 - 3. temporary employees
 - (b) Employees in each group shall be entitled to bump other employees in the same employee group according to seniority, and employees in lower employee groups as per Clauses 35.01 (c), (d), (e) and (f), provided permanent employees cannot be bumped by temporary or seasonal employees regardless of seniority.
 - (c) Permanent employees can bump seasonal and temporary employees with less than twenty-four (24) months seniority regardless of the actual seniority of the permanent employee. For example; a permanent employee with one (1) month seniority can bump a seasonal employee with fifteen (15) months seniority or a temporary employee with twenty-three (23) months seniority.
 - (d) A permanent employee can bump seasonal or temporary employees with more than twenty-four (24) months seniority provided the permanent employee has more actual seniority than the seasonal or temporary employee being bumped. For example; a

- seasonal or temporary employee with three (3) years seniority can only be bumped by a permanent employee with more than three (3) years seniority.
- (e) Seasonal employees can bump temporary employees with less than twenty-four (24) months seniority regardless of the actual seniority of the seasonal employee. For example; a seasonal employee with three (3) months seniority can bump a temporary employee with twenty-three (23) months seniority.
- (f) A seasonal employee can bump a temporary employee with more than twenty-four (24) months seniority provided the seasonal employee has more actual seniority than the temporary employee being bumped. For example; a temporary employee with three (3) years seniority can only be bumped by a seasonal employee with more than three (3) years of seniority.

35.02 Layoff Procedure

- (a) If a group of employees in the same division and classification is being affected by a layoff, no layoff notice shall be issued to an employee while there is an employee from a lower ranked employee group employed in the same classification.
- (b) Where a department determines that a layoff is required within a headquarters, the employee, in the department, headquarters, division, employee group, and classification directly affected by the layoff or who is the least senior in a group of employees affected, shall be the first employees laid off, provided that the employees who would be retained in accordance with this procedure are qualified and able to perform the duties required.
- (c) Subject to Clause 35.02(a) and Clause 35.02(b), where two or more employees have equal seniority and provided the employees are qualified and able to perform the duties required, the employee(s) selected for layoff will be determined by a random draw conducted by the Employer. The Employer shall inform the employees and the union of the results of the draw during the notice period. The notice period will not be extended as a result of the draw. Affected employees and the employees' shop steward may be permitted to be present during such draws at no cost to the Employer.

35.03 Recall Procedure

(a) Where a department determines that a recall is required within a headquarters area (for the purpose of recall, an employee's headquarters area shall be the headquarters area from which they were laid off), the employees in the department, headquarters area, employee group, and classification affected by the recall, who have the most seniority, shall be the first employees recalled, provided that the employees who would be recalled in accordance with this procedure are qualified and able to perform the duties required.

- (b) An employee may change their headquarters area and/or classification as a result of exercising their bumping rights under Clause 35.04. For the purpose of recall, a department will be required to recall an employee as if they did not exercise their bumping rights. For the purpose of layoff, the department will be required to issue notice of layoff to the employee in accordance with the classification and headquarters area in which they are currently employed.
- (c) When an employee is recalled to work in the same classification or position, they will receive not less than that received prior to layoff, plus any salary adjustments to that classification or position made during layoffs, except where the layoff exceeds two (2) years.
- (d) An employee loses their right of recall to the position from which they were initially laid off if they are not recalled to the position within 24 months of the layoff. The employee continues to have recall rights, in descending pay range order, to other positions held within the most recent 24 months.
- (e) The employee who is bumped from a recall in accordance with this procedure shall be deemed not to have been recalled.
- (f) For the purposes of recall, employees will be recalled in order of seniority with permanent employees having super seniority over seasonal and temporary employees, and seasonal employees having super seniority over temporary employees.
- (g) Subject to Clauses 35.03(a), 35.03(b), 35.03(c), 35.03(d), 35.03(e), and 35.03(f), where two or more employees have equal seniority and provided the employees are qualified and able to perform the duties required, the employee(s) selected for recall will be recalled as per the order established in accordance with Clause 35.02(c).

35.04 <u>Bumping Procedure - Bumping Rights on Layoff</u>

(a) Seasonal and Temporary Employees

- (i) Subject to Clause 35.01 (b), an employee who is to be laid off in accordance with Clause 35.02 shall be entitled to bump a less senior employee within their department, and within their headquarters, who has the least seniority within a classification covered by this Agreement, provided that the employee retained or recalled in accordance with this procedure is qualified and able to perform the duties required and provided further that an employee cannot bump upwards.
- (ii) An employee can only exercise their option to bump outside their headquarters or headquarters area when (i) there are no employees in an equivalent classification with less seniority within the headquarters or headquarters area whom the employee can bump, and (ii) the employee chooses not to bump into

a lower classification within the headquarters or headquarters area. If an employee is unable to bump at the headquarters or headquarters area level, they may exercise their option to bump at the district level as specified in Clause 35.06(a)(iii).

(iii) Seasonal and temporary employees can bump only within the department issuing the notice of layoff.

(b) <u>Permanent Employees</u>

- (i) A permanent employee whose position has been declared redundant or who has been laid off in accordance with Clause 35.02 shall be entitled to bump a less senior employee within their department and headquarters, who has the least seniority within a classification covered by this Agreement, provided that the employee retained or recalled in accordance with this procedure is qualified and able to perform the duties required and provided further that employees cannot bump upwards.
- (ii) Notwithstanding Clause 35.04(b)(i), a permanent employee may bump the least senior permanent employee before having to bump the least senior employee in a lower employee group, subject to the conditions of Article 35. Also a full-time employee may bump the least senior full-time employee before having to bump the least senior part-time employee, again subject to the conditions of Article 35.

This provision does not apply when a permanent employee bumps outside their department.

(iii) A permanent employee can only exercise their option to bump at the headquarters area level within their department when (1) there are no employees in an equivalent classification with less seniority within the headquarters whom the employee can bump, and (2) the permanent employee chooses not to bump into a lower classification within their headquarters.

If this situation continues in the headquarters area, they may exercise their option to bump within their department at the district level.

(iv) If a permanent employee is unable to exercise their bumping rights within an equivalent classification in their department at their headquarters level, they are entitled to bump a less senior employee outside their department within the headquarters area with the least seniority in an equivalent classification covered by this Agreement, provided the employees retained or recalled in accordance with this procedure are qualified and able to perform the duties required.

- (v) If a permanent employee is unable to exercise their bumping rights within an equivalent classification in another department within their headquarters area, they are entitled to bump a less senior employee with the least seniority in an equivalent classification within their own department at the district level. If they are unable to bump into an equivalent classification within their department, they are entitled to bump a less senior employee with the least seniority in an equivalent classification outside their own department at the district level.
- (vi) If a permanent employee is unable to exercise their bumping rights within an equivalent classification within their headquarters area or district in any department, they shall bump, if available, a less senior employee in their department and headquarters area with the least seniority in a classification covered by this Agreement on the next lower pay range, provided the employees retained or recalled in accordance with this procedure are qualified and able to perform the duties required.
- (vii) If a permanent employee is unable to exercise their bumping rights within their department and headquarters area in a classification covered by this Agreement on the next lower pay range, they shall bump a less senior employee in another department within the headquarters area with the least seniority in a classification covered by this Agreement on the next lower pay range, provided the employees retained or recalled in accordance with this procedure are qualified and able to perform the duties required.
- (viii) If a permanent employee is unable to exercise their bumping rights in a classification covered by this Agreement on the next lower pay range at the headquarters area level, they may bump, if available, a less senior employee with the least seniority on the next lower pay range within their department at the district level or, failing that, bump a less senior employee on the next lower pay range in another department at the district level.

In each instance where an employee is unsuccessful in exercising their right to bump outside their department, they must attempt to exercise their bumping rights within their department and headquarters area before they are eligible to exercise their bumping rights in other departments at equivalent or lower classification levels.

For example: A permanent employee who is paid on the CG-20 pay range and who cannot bump into another CG-20 position within their headquarters area level, and chooses not to bump into a lower CG position within their headquarters area, can only bump into a CG-20 position in another department within their headquarters area in the first instance. If they cannot bump into a CG-20 position in another department, they may then attempt to bump into a CG-20 position in their department at the district level before they are eligible

to exercise their bumping rights into a CG-20 position in another department at the district level. If they cannot bump into a CG-20 position in another department at the district level, they must then attempt to bump into a CG-19 position in their department at the headquarters area level before they are eligible to exercise their bumping rights into a CG-19 position in another department at the headquarters area level. If they cannot bump into a CG-19 position at the headquarters area level, they may then attempt to bump into a CG-19 position at the district level within their own department and failing that, the least senior employee in a CG-19 position in another department at the district level. Subsequent attempts to bump into a position on lower pay ranges outside their department can only occur after the permanent employee is unsuccessful in bumping at the pay range within their department and headquarters area.

(c) Ability to Bump Other than the Least Senior Employees

When the Employer determines that an employee is not qualified and able to bump the least senior employee in a classification, the employee may attempt to bump the second most junior employee in the classification, and so forth, until they exhaust their bumping rights in that classification.

35.05 <u>Bumping Procedure - Bumping Rights on Recall</u>

- (a) An employee who is not recalled when a recall occurs within their headquarters area shall be entitled to bump a less senior employee within their department and headquarters area who has the least seniority within a classification covered by this Agreement, provided that the employee exercising their bumping option on recall is qualified and able to perform the duties required and provided that the employee cannot bump upwards.
- (b) An employee can only exercise their option to bump outside their headquarters area when (i) there are no employees in an equivalent classification with less seniority within the headquarters area, and (ii) the employee chooses not to bump into a lower classification within the headquarters area. If this situation continues in the headquarters area, they may exercise their option to bump at the district level.
- (c) Employees exercising their right to bump on recall are restricted to bumping within the department from which they were initially laid off.

35.06 <u>Bumping/Recall - Definitions and Restrictions</u>

(a) **Definitions**

(i) <u>Headquarters</u>

Each building/work location is to be considered a headquarters. The Confederation Complex is considered a single headquarters.

(ii) Headquarters Area

A headquarters area is the community in which the headquarters/work location is situated. Communities which are immediately adjacent will be considered as one (1) headquarters area. All other work locations outside communities shall be considered as separate headquarters areas.

(iii) Bumping Districts

The Province, for layoff, recall and bumping purposes, is broken down into five (5) districts as per Schedule L, with these districts being applicable to all departments.

(iv) Provincial Park

Each provincial park is considered a separate headquarters area within its respective departmental district.

(b) Restrictions

(i) All employees hired after July 1, 2004, will earn seniority if occupying a bargaining unit position, but will not be eligible for bumping or recall unless they have acquired their position in accordance with Article 33.

(ii) Upward Bumping

Employees exercising their bumping rights cannot bump upwards.

(iii) Notice of Layoff

The employee who is bumped in accordance with this procedure shall be deemed to have been given notice of layoff with effect from the date that the employee who bumped them was given notice of layoff.

(iv) Reduction in Hours of Work

An employee whose scheduled hours of work are reduced will be entitled to exercise their bumping rights as if they were laid off.

(v) Rate of Pay

An employee who changes their classification as a result of this procedure shall be paid at the same step on the scale for their new classification as they were being paid in their previous classification.

(vi) Bumping Period

(a) An employee who chooses to bump another employee within their department in accordance with this procedure must exercise that right either before the date they would otherwise be laid off (excluding cases where payment in lieu of notice is given, in which case the prescribed

period will apply) or within 10 days of the occurrence of a recall within their headquarters area.

(b) A permanent employee who receives the initial notice of redundancy/layoff must notify their permanent head or designate of their decision to bump outside their department within 14 calendar days of receipt of notice. No permanent employee shall be laid off by virtue of being displaced by a more senior permanent employee without receiving at least forty-eight (48) hours notice, provided that all bumping actions are taken within thirty (30) calendar days of the date the original employee was given notice of redundancy/layoff.

(vii) Departmental Restriction

Bumping by permanent employees outside their own departments is restricted to direct government departments as listed in Schedule I of this Agreement.

(viii) Retention of Permanent/Seasonal Status

Permanent employees bumping into lower employee group positions will retain their permanent status. Also, seasonal employees bumping into a lower employee group position will retain their seasonal status.

(ix) Employees Working Outside Regular Department

- (a) Employees who are working outside of their regular department (e.g. filling a temporary position or on secondment) must first commence the bumping procedure within their regular department in accordance with the collective agreement.
- (b) If such employees are bumped from their regular position in their regular department, they can continue on secondment, etc., but must exercise a "paper bump" in accordance with the procedure outlined in this collective agreement.

(x) Seniority Protection - Temporary Employees

Permanent and seasonal employees cannot bump more senior temporary employees who have at least twenty-four (24) months of continuous service. However, permanent employees cannot be bumped by temporary or seasonal employees regardless of seniority.

ARTICLE 36 PERSONAL LOSS

36.01 Subject to Clauses 36.02 and 36.03, where an employee in the performance of their duty, suffers any personal loss, and where such loss was not due to the employee's negligence, the Employer may compensate the employee for any loss suffered to a maximum of one

- thousand dollars (\$1,000.00) subject to the provision of replacement item receipts, original purchase receipts, if available, and the approval of the permanent head.
- All incidents of loss suffered by an employee shall be reported in writing by the employee within five (5) days of the incident to the permanent head or their designated representative. Employees on travel status shall have up to five (5) additional days in which to report the personal loss.
- 36.03 This provision shall only apply in respect of personal effects which the employee would reasonably have in their possession during the normal performance of their duty.

ARTICLE 37 LAYOFF/TERMINATION FROM EMPLOYMENT

- 37.01 (a) Except in the case of dismissal for just cause, thirty (30) calendar days' notice, in writing, shall be given to permanent or probationary employees who are to be laid off. If such notice is not given, the employee shall be paid for the number of days by which the period of notice was reduced.
 - (b) Permanent employees whose positions are declared redundant, or permanent employees who are displaced as a result of a subsequent bumping by a redundant permanent employee, and who are unable to bump or unable to be placed in other employment shall be given notice of termination or pay in lieu of notice. The period of notice shall depend upon the employee's age and completed years of continuous service since the last date of employment, as per Schedule M. Where an earlier effective date is required, employees shall receive redundancy pay in lieu of notice. Employees who are re-employed with any Employer covered by the coalition negotiations shall be required to pay back part of any pay in lieu of notice they received. The amount they have to pay back shall be based on the length of time they have been out of the employment from the Employer covered by the coalition negotiations. The amount repaid will be based on the net amount received by the employee and/or the amount paid to a financial institution on behalf of an employee.
- 37.02 Except in the case of dismissal for just cause, ten (10) calendar days' notice, in writing, will be given to temporary, part-time and seasonal employees who are to be laid off, provided that such employees are not hired for a specified time period. If such notice is not given, the employee shall be paid for the number of days by which the period of notice was reduced.
- 37.03 Permanent and probationary employees shall give the permanent head thirty (30) calendar days' written notice, and seasonal, temporary and part-time employees shall give ten (10) calendar days' written notice of intention to terminate employment.
- Annual leave shall not be used as any part of the period of the stipulated notices referred to in this Article unless mutually agreed between the parties hereto.

- 37.05 The period of notice may be reduced or eliminated by mutual agreement.
- 37.06 Subject to Clauses 21.05(b), 21.12 and 37.07, upon termination or layoff, an employee shall receive pay for all their earned current and accrued leave not taken by them prior to termination or layoff plus pay for their accumulated annual leave up to a maximum of one hundred and forty (140) hours, or if entitled under Clause 21.05(b), to a maximum of one hundred and seventy-five (175) hours, not taken prior to termination or layoff provided, however, that any indebtedness to the Employer may be deducted from such payment.
- 37.07 Where an employee fails to give notice as stipulated in Clause 37.03, the Employer reserves the right to withhold payment for any annual leave in excess of that prescribed by the *Labour Standards Act*, provided that in no case shall the penalty exceed the period of notice.
- 37.08 Where an employee has received notice of layoff, and the Employer determines that the employee's services are required beyond the effective date of the notice of layoff, the Employer may extend the notice period without being required to issue a further notice of layoff. Such extensions may occur one (1) day at a time, to a maximum of twenty (20) days for any one notice period.

ARTICLE 38 TRAVEL ON EMPLOYER'S BUSINESS

*38.01 Effective the date of signing, for each day or part thereof, on travel status, the maximum rate allowable for meals, inclusive of taxes and gratuities, shall be as follows:

	Breakfast	Lunch	Dinner	Total
NL	\$9.60	\$16.80	\$26.04	\$52.44
Other Provinces	\$12.18	\$19.68	\$28.38	\$60.24
USA (USD\$)	\$12.18	\$19.68	\$28.38	\$60.24
Other	\$13.50	\$21.54	\$31.20	\$66.24

- 38.02 For travel on the Employer's business for less than one (1) day, Travel Expense Rules as prescribed by Treasury Board shall apply.
- Employees who are authorized to use their own cars while travelling on business for the Employer shall be reimbursed, as follows:

<u>Effective Date</u> <u>Rate</u> 2000 04 01 31.54/km

38.04 An employee is entitled to claim an incidental expense for each night on overnight travel status as follows:

Effective Date Rate

2000 04 01 \$5.00 per night

- 38.05 An employee on overnight travel status shall be reimbursed for the cost of one personal long-distance telephone call, not exceeding five (5) minutes in duration, for each day the employee is on overnight travel.
- 38.06 (a) For the purpose of this Article, "travel time" means travel on the Employer's business authorized by the permanent head, for an employee by land, sea or air between their headquarters area, as defined by the Collective Agreement, and a location outside their headquarters area and between locations outside their headquarters area, to perform duties assigned to them by the permanent head and during which the employee is required to travel outside their normal scheduled work period.
 - (b) "travel time" and the method of travel shall require the prior approval of the permanent head.
 - (c) i) When the method of travel is set by the permanent head, compensation for "travel time" shall be paid for the length of time between the employee's departure from any location and their arrival at their place of lodging or work, whichever is applicable, at their authorized destination.
 - ii) An employee may, with the prior approval of their permanent head, set their own travel arrangements. The compensation payable may not, however, in any case, be greater than if the travel arrangements had been set in accordance with Clause 38.06(c)(i).
 - (d) Subject to Clause 38.06(c), an employee who is required by the permanent head to engage in "travel time" shall be compensated at straight time rates for all "travel time" provided that the maximum amount claimable in any one day does not exceed a regular day's pay.
 - (e) Travel time is to be compensated as follows:
 - i) For travel by air, sea, rail and other forms of public transportation, the time between the scheduled time of departure and the scheduled time of arrival at a destination plus one-half (1/2) hour.
 - ii) For travel by personal or government vehicle, the time required to proceed from the employee's place of residence or work place as applicable, directly to destination, and upon their return directly back to their residence or work place.

For the purpose of this sub-clause, travel time compensation will be based on one (1) hour for each seventy-two (72) kilometres to be travelled.

(f) Notwithstanding any provisions in this Clause 38.06, compensation will not be paid for travel in connection with transfers, educational courses, training sessions, conferences, seminars or employment interviews.

- (g) For the purpose of this Article, "headquarters area" means an area within a radius of twenty (20) kilometres from an employee's headquarters.
- *38.07 *(a) The Employer has the right to designate positions which require incumbents to have, as a condition of employment, an automobile available for use on government business. Effective December 16, 1986, where employees in these designated positions are not given notice of this condition of employment prior to appointment to the position, the employee shall have the option not to make an automobile available.

No employee will lose employment as a result of inability to provide an automobile, provided that a reason satisfactory to the Employer is given.

Employees who make an automobile available for use on Government business as a condition of employment shall be reimbursed as follows:

Effective Date	Per Kilometre*	Annual Limit (Calendar Year)
2005 01 01	45.44	first 9,000 km
2005 01 01	31.54	In excess of 9,000km

Note: Employees who receive the above rates are not entitled to the rates set out in Article 38.03

*See Memorandum of Understanding re: Kilometre Rate Adjustment Formula (NAPE).

- (b) On receipt of invoice, reimbursement for the difference between private and business insurance.
- (c) Reimbursement of parking metre expenses incurred while on the business of the Employer, at the following rates:

Effective Date	<u>Rate</u>
1999 04 01	\$10.00 per week

38.08 Employees who provide their own accommodations while travelling on the Employer's business will be compensated as follows:

Effective Date	Rate Per Night
1999 04 01	\$25.00

ARTICLE 39 PROTECTIVE CLOTHING AND UNIFORMS

- Where the Employer requires the wearing of protective clothing or clothing required in accordance with the Occupational Health and Safety Regulations, the Employer shall provide such clothing free of charge to the employees. In cases where laundering is required, it shall be provided free of charge.
- *39.02 (a) The following protective clothing shall be provided free of charge where it is required by the Employer in accordance with safety regulations:
 - Safety hats, safety hat liners, safety knee pads, goggles, smoke masks, dust masks and other safety equipment necessary for the safety and health of the employee.
 - *(b) Employees who are required to wear safety boots (or safety shoes) in accordance with safety regulations will be provided with an allowance of up to two hundred dollars (\$200) for the purpose of purchasing such footwear. This allowance will be paid for each twelve (12) months of service. Seasonal employees shall receive the allowance for each twelve (12) months of service, or every third season, whichever is earlier.
- 39.03 (a) Where the Employer requires the wearing of uniforms or other items of clothing, the following items will be issued to permanent employees free of charge:

<u>Item</u>	<u>Issue</u>	Frequency
(1) Cap	1	As per Note 1
(2) Shirts	3	Annually
(3) Tie	1	Annually
(4) Tunic (or Jacket)	1	As per Note 1
(5) Pants	2 pairs	As per Note 1
(6) Socks	3 pairs	Annually
(7) Coveralls	1 pair	As per Note 2
(8) Rainwear	1 suit	As per Note 2
(9) Parka	1	As per Note 2
(10) Snow pants	1 pair	As per Note 3
(11) Belt	1	As per Note 1

- Note 1: These items may be replaced at any time if deemed necessary by the Employer upon inspection.
- Note 2: These items should be issued to employees who are required to work outdoors on a regular basis. These may be replaced at any time if deemed necessary by the Employer upon inspection.

- Note 3: This item would be issued to employees who are required to operate or travel on open vehicles, e.g., snowmobiles in winter, and may be replaced at any time if deemed necessary by the Employer upon inspection.
- (b) If an item is not returned for inspection, the employee will be required to pay full replacement cost.
- (c) Rainwear will be made available to seasonal employees who are required to wear uniforms and work outside on a regular basis.
- (d) The following uniforms and other items of clothing will be issued to seasonal employees free of charge:

	<u>Item</u>	<u>Issue</u>	<u>Frequency</u>
(i)	Shirts	2	Seasonally
(ii)	Pants	2 pairs	Seasonally
(iii)	Jacket	1	Seasonally
(iv)	Coveralls	1 pair	As per Note 2 above

Rainwear will be made available to seasonal employees who are required to wear uniforms and work outside on a regular basis.

- 39.04 Material used for jackets and pants should be of medium weight material suitable for summer and winter use. However, in the case of seasonal employees whose major period of employment is for the period of April to September, then the material used for jackets and pants may be of a summer weight material.
- 39.05 It is agreed that the colour of uniforms and any crests or badges to be worn on uniforms shall be regulated by the Employer.
- 39.06 In the case of temporary employees with up to and including 6 months service, 50% of the cost of any items issued in accordance with Clause 39.03 will be paid by the Employer to a maximum of \$40.00.

ARTICLE 40 PERSONAL FILES

- 40.01 There shall be one official personal file, the location of which shall be designated by the permanent head. An employee shall at any reasonable time, be allowed to inspect their personal file and may be accompanied by a representative of the Union if they so desire.
- 40.02 A copy of any document placed on an employee's official personal file which might at any time be the basis of disciplinary action, shall be supplied concurrently to the employee who shall acknowledge having received such document by signing the file copy.

- 40.03 Any such document shall be removed and disregarded after the expiration of two (2) years from the date it was placed in the employee's file provided there has not been a recurrence of a similar incident during that period. The employee shall be responsible to see that any such document is removed.
- When a formal assessment of an employee's performance is made, the employee concerned must be given an opportunity to acknowledge receipt of the assessment form in question. When as a result of this assessment, the performance of an employee is judged to have been unsatisfactory; the employee may present a grievance in accordance with Article 12.

ARTICLE 41 DISCIPLINE

- 41.01 Any employee who is suspended or dismissed shall within five (5) days of such suspension or dismissal, be provided with written notification which shall state the reasons for the suspension or dismissal.
- 41.02 All dismissals, suspensions and other disciplinary action, shall be subject to formal grievance procedure as outlined in Article 12, if the employee so desires.
- 41.03 The Employer shall notify an employee in writing of any dissatisfaction concerning their work within five (5) working days of the occurrence or discovery of the incident giving rise to the complaint. This notification shall include particulars of work performance which led to such dissatisfaction. If this procedure is not followed, such expression of dissatisfaction shall not become a part of their record for use against them at any time. This Clause shall apply in respect of any expression of dissatisfaction relating to their work or otherwise which may be detrimental to an employee's advancement or standing with the Employer.
- When employees are required to attend a meeting where a disciplinary decision concerning them is to be taken by the Employer, or a representative of the Employer, the employees are entitled to have, at their request, a representative of the Union attend the meeting.
- 41.05 (a) Employees shall have the right, at any time, to have the assistance of a full-time representative(s) of the Union on all matters relating to employer/employee relations. Union representatives shall have access to the Employer's premises in order to provide the required assistance. Employees involved in such discussion or investigation of grievance shall not absent themselves from work except with permission from their supervisor and such permission will not be unreasonably withheld.
 - (b) Employees shall have the right to have a Shop Steward present on all matters relating to employer/employee relations.

41.06 If, upon investigation, the Employer feels that disciplinary action is necessary, such action shall be taken based on the Collective Agreement. In situations where the Employer is unable to investigate the matter to its satisfaction, but feels the employee should be removed from their place of employment, it shall be with pay.

ARTICLE 42 ACCESS AND SHOP STEWARDS

- 42.01 A representative of the Union shall be given an opportunity to interview each new employee within regular working hours without loss of pay for a maximum of thirty (30) minutes during the first month of employment for the purpose of acquainting each new employee with the benefits and responsibilities of Union membership. Where possible, such interviewing will take place on a group basis during the orientation program for new employees. The steward or representative will provide the new employee with a copy of the collective agreement.
- 42.02 The Employer agrees that access to its premises may be allowed to persons permanently employed by the Union for the purpose of interviewing a Union member and such interview shall not interfere with the operations of the Employer.
- 42.03 Permission to hold meetings on the premises of the Employer shall, in each case, be obtained from the permanent head and such meetings shall not interfere with the operations of the Employer.
- 42.04 The Employer agrees to recognize the Shop Stewards appointed by the Union. The Union shall inform the Employer of the names of all Shop Stewards as soon as possible after their appointment. The number of Shop Stewards shall mutually be agreed upon by the Union and the Employer.
- 42.05 The Shop Stewards shall not conduct Union business during working hours except in cases of emergency. Where time off is required by the Shop Steward during working hours, they shall request such time off from their immediate supervisor. Such time off for a Shop Steward shall not be unreasonably withheld.
- With the prior written approval of the permanent head, special leave with pay not exceeding one (1) day in each year, shall be awarded to Shop Stewards for the purpose of attending educational seminars. The Employer is agreeable to such leave being taken in one (1) hour blocks.
- 42.07 (a) Employees shall have the right, at any time, to have the assistance of a full-time representative(s) of the Union on all matters relating to employer/employee relations. Union representatives shall have access to the Employer's premises in order to provide the required assistance. Employees involved in such discussion or investigation of grievance shall not absent themselves from work except with

- permission from their supervisor and such permission will not be unreasonably withheld.
- (b) Employees shall have the right to have a Shop Steward present on all matters relating to employer/employee relations.

ARTICLE 43 STRIKES AND LOCKOUTS

43.01 The Union agrees that during the life of this Agreement, there shall be no strikes, suspensions or slowdown of work, picketing by members of the union on the premises of the Employer or any other interference with the Employer's business. The Employer agrees that there shall be no lockout during the term of this Agreement.

ARTICLE 44 CONTRACTING OUT

- 44.01 The Employer shall continue present practice of providing continued employment for employees who would otherwise become redundant where the work is contracted out and the Employer will endeavour to maintain the existing benefits applicable to such employees.
- 44.02 The Employer will give the Union two (2) months' notice of its intention to contract out work.

ARTICLE 45 POLITICAL ACTIVITY

- 45.01 Subject to Clause 45.02, an employee may, with the prior approval of the Minister concerned, be permitted to participate in Municipal and School Board elections, provided that if they are elected as members of councils or school boards, they shall exercise tact and discretion in any matter arising in council or a school board involving the Government and on the clear understanding that in no circumstances shall such participation constitute any conflict of interest or interfere in any way with an employee's attendance at work during working hours or the performance by them of their official duties.
- An employee shall not be appointed to or serve as a member of a School Board if they are employed by the Department of Education.

ARTICLE 46 LABOUR MANAGEMENT COMMITTEES

46.01 The Employer agrees with the establishment of Labour Management Committees for the purpose of meeting and conferring on matters of mutual interest which are not properly the subject matter of a grievance or negotiation.

- 46.02 Each Committee shall meet within two (2) weeks of a request from either side.
- 46.03 The purpose of the Labour Management Committee shall be to promote effective communication between management and the employees, and to this end, the terms of reference shall include such things as working conditions, local rules and regulations, efficiency and productivity.

ARTICLE 47 SAFETY AND HEALTH

- 47.01 The Employer shall continue to make reasonable provisions for the safety and health of its employees during their hours of employment.
- 47.02 Protective devices and other equipment deemed necessary to protect employees properly from injury shall be supplied by the Employer.
- 47.03 It is mutually agreed that the Employer, the Union and employees shall co-operate to the fullest extent possible towards the prevention of accidents, and in reasonable promotion of safety and health.
- 47.04 To remove any uncertainty, it is agreed that Section 49(2) of the *Occupational Health and Safety Act*, 1978 shall apply to this collective agreement.
- 47.05 The mandate of Occupational, Health and Safety Committees shall be expanded to include environmental issues.

ARTICLE 48 TECHNOLOGICAL CHANGE

48.01 Advance Notice

Before the introduction of any technological change or new method of operation which affects the rights of employees, conditions of employment, wage rates or workloads, the Employer shall notify the Union of the proposed change.

48.02 Consultation

Any such change shall be made only after the Union and the Employer have discussed the matter. The discussion shall take place within twenty-one (21) days of the Employer's notification to the Union.

48.03 Attrition Arrangement

No employee will be laid off because of technological change or new method of operation unless such employee refuses, without good reason, to avail of additional training provided to equip the employee with the new or greater skills required by the technological change or new method of operation.

48.04 Income Protection

An employee who is displaced from their job by virtue of technological change or new method of operation will suffer no reduction in normal earnings, unless such employee has refused, without good reason, to avail of additional training provided to equip the employee with the new or greater skills required to prevent displacement.

48.05 <u>Transfer Arrangements</u>

An employee who is displaced from their job by virtue of technological change or new method of operation will be given the opportunity to fill other vacancies according to seniority, ability and qualifications.

48.06 <u>Training Benefits</u>

In the event that the Employer should introduce new methods or machines which require new or greater skills than are possessed by employees under the present method of operation, such employees shall, at the expense of the Employer, be given a reasonable period of time, in the opinion of the Employer, during which they may perfect or acquire the skills necessitated by the new method of operation. There shall be no change in wage or salary rates during the training period of any such employee.

48.07 <u>No New Employees</u>

No additional employee(s) shall be hired by the Employer to replace any employee(s) affected by the technological change or new method of operation, until the employee(s) already working, and affected by the change, have been notified and allowed a training period to acquire the necessary knowledge or skill for the trainee(s) to retain their employment, as provided for in Article 48.06.

ARTICLE 49 EMPLOYEE ASSISTANCE PLAN

49.01 Without detracting from the existing rights and obligations of the parties recognized in other provisions of this Agreement, the Employer and the Union agree to co-operate in encouraging employees affected with alcohol, drug or other personal problems to undergo a co-ordinated program directed to the objective of their rehabilitation. The employee assistance program as attached in Schedule H and co-ordinated by the Public Service

Commission shall continue to operate to meet the joint objective described above. Any changes to the program must have the approval of both parties.

ARTICLE 50 STATE OF EMERGENCY

- The following provisions shall apply to employees during a state of emergency declared by the appropriate provincial or municipal authority:
 - (a) All employees shall be deemed to be on duty during the period of closure, with the exception of those employees designated by the permanent head as employees performing an essential service.
 - (b) Those employees designated by the permanent head as employees who perform an essential service shall, where possible, be supplied transportation to their place of work and return by the Employer.
- Where the Employer provides transportation and the employee refuses to report to duty, they shall be subject to disciplinary action as prescribed in Article 41.
- Those employees referred to in Clause 50.01(b) above who are on special leave with or without pay immediately preceding the declaration of the state of emergency, will be deemed to be on special leave with or without pay, as the case may be, during the period so declared an emergency.
- The permanent head shall endeavour to designate those employees referred to in Clause 50.01(b) previous to the declared state of emergency; however, the permanent head may require any employee to report for duty during any period declared an emergency.

ARTICLE 51 RELOCATION EXPENSES

51.01 An employee who is required by the Employer to relocate from one geographic location to another shall, on the submission of a certified statement of expenses, be compensated in accordance with Schedule K.

ARTICLE 52 LABRADOR ALLOWANCE

52.01 The Labrador benefits shall be paid to employees covered by this Agreement who are eligible to receive such benefits as outlined in Schedule J.

ARTICLE 53 JOINT CONSULTATION

The Employer agrees to consult with the Union about contemplated changes in conditions of employment or working conditions not governed by this Agreement.

ARTICLE 54 CRIMINAL OR LEGAL LIABILITY

54.01 The Employer shall defend, negotiate or settle civil and/or criminal claims, suits or prosecutions arising out of acts performed by an employee in the course of their duties, provided that the Employer is satisfied that the employee performed duties required by the Employer, and/or the employee acted within the scope of their employment.

ARTICLE 55 ADVANCE NOTICE

The union will be advised of Government's plans to sell, lease, transfer or otherwise dispose of an operation including pilot project no less than ninety (90) days before proposals for such sale, lease, transfer, disposal or pilot projects are solicited from prospective purchasers.

ARTICLE 56 PORTABILITY OF BENEFITS

- 56.01 Employees who are accepted for employment with another Employer or same Employer covered by Schedule N within one hundred and twenty (120) calendar days of resignation shall retain portability respecting:
 - (i) accumulated sick leave credits:
 - (ii) accumulated annual leave entitlements; and
 - (iii) service for annual leave entitlement purposes; and

The recognition of the prior benefits shall not exceed the benefits available with the new Employer.

ARTICLE 57 DURATION OF AGREEMENT

*57.01 Period of Agreement

Except as otherwise provided in specific clauses, this Agreement shall be effective from date of signing and remain in full force and effect until March 31, 2026. Either party to this Agreement may issue notice to the other party of its desire to terminate or amend the agreement not more than seven (7) months and not less than thirty (30) calendar days prior to the date of expiration.

*57.02 Change in Agreement

Any changes deemed necessary in this agreement may be made by mutual agreement at any time during the existence of this agreement.

*57.03 Notice of Changes

Either party desiring to propose changes to this agreement shall within thirty (30) calendar days following receipt of notice under 57.01, give notice in writing to the other party of the changes proposed. Within thirty (30) calendar days of receipt of such proposed changes by one party, the other party is required to enter into negotiations for a new agreement.

*57.04 Agreement to Remain in Effect

This Agreement shall remain in full force and effect during negotiations for a revision or renewal of the terms of this Agreement, and until such time as it is replaced by a new or revised Collective Agreement. Notwithstanding the above, the parties shall retain their legal right to lock out or strike in accordance with the *Public Service Collective Bargaining Act*.

*57.05 Notwithstanding the no strike and no lockout provisions of the agreement, notice to reopen negotiations may be issued by either party in the event that the Provincial Government passes legislation to amend any provision of the agreement. Failing agreement, the parties may exercise the right to strike or lockout. Negotiations are to be conducted in accordance with the applicable legislation.

SIGNED on behalf of Treasury Board representing His Majesty the King in Right of Newfoundland by the Honourable Siobhan Coady, President of Treasury Board, in the presence of the witness hereto subscribing:

Elizabeth Lane

SIGNED on behalf of the Newfoundland and Labrador Association of Public & Private Employees by its proper officers in the presence of the witness hereto subscribing:

Witness

Elaine Price

*SCHEDULE A CLASSIFICATION LIST GENERAL SERVICE AGREEMENT

Classification Title	Spec#	Pay Ranges
Accommodations Officer	D001	CG-31
Accommodations Officer B	D104	CG-33
Accountant I	B001	CG-29
Accountant ID	B005	CG-33
Accounting Clerk I	B006	CG-25
Accounting Clerk II	B007	CG-26
Administrative Officer I	B008	CG-27
Administrative Officer IA	B009	CG-28
Administrative Officer IB	B277	CG-29
Adult Probation Officer I	P001	CG-39
Adult Probation Officer II	P004	CG-42
Advertising Officer	B010	CG-37
Aerial Photographic Technician I	B011	CG-22
Aerial Photographic Technician II	B018	CG-29
Agricultural Inspector	P005	CG-29
Agricultural Laboratory Chemist	R001	CG-31
Agricultural Laboratory Chemist B	R136	CG-33
Agricultural Laboratory Chemist D	R153	CG-35
Agricultural Technician I	R002	CG-28
Agriculturist I	R003	CG-29
Agriculturist IA	R004	CG-30
Agriculturist IB	R005	CG-31
Agriculturist IE	R008	CG-34
Agriculturist II	R010	CG-36
Agriculturist III	R015	CG-41
Appeals Officer	B019	CG-30
Apprenticeship Program Officer	E087	CG-37
Aquaculture Environment Planner	R028	CG-38
Aquaculture Veterinarian	R029	CG-45
Aquaculture Veterinarian A	R137	CG-46
Aquaculturist	R030	CG-41
Archaeologist	C001	CG-40
Architect	D002	CG-43
Archives Assistant	E001	CG-21
Archives Technician I	E002	CG-24
Archives Technician IA	E003	CG-25
Archives Technician II	E007	CG-29
Archivist	E008	CG-42
Assessment Coordinator	D113	CG-40

Assistant Deputy Supreme Court Registrar	P007	CG-34
Assistant Forest Ranger	L006	CG-20
Audio-Visual Equipment Technician	B020	CG-26
Audio-Visual Specialist	B021	CG-28
Audit Technician I	B022	CG-26
Audit Technician II	B023	CG-27
Auditor I	B024	CG-29
Auditor II	B031	CG-36
Auditor III	B035	CG-40
Bailiff	P008	CG-26
Biometrician	R031	CG-42
Boiler and Pressure Vessel Inspector II	P009	CG-35
Boiler and Pressure Vessel Inspector IIA	P114	CG-36
Buyer I	B036	CG-26
Buyer II	B037	CG-27
Buyer III	B039	CG-29
Career & Financial Counsellor	E010	CG-32
Career & Financial Counsellor A	E086	CG-33
Career Development Specialist	B040	CG-34
Career Development Specialist A	B303	CG-35
Career Development Specialist B	B316	CG-36
Cartographic Technician	D003	CG-30
Cartographic Technician I (Draughting)	D004	CG-27
Cartographic Technician II (Draughting)	D005	CG-26
Cartographic Technician IIA (Draughting)	D006	CG-27
Cartographic Technician IIB (Draughting)	D007	CG-28
Cartographic Technician III (Draughting)	D011	CG-32
Cartographic Technician III (Photogrammetry)	D012	CG-28
Cash Management & Investment Officer	B041	CG-36
Claims Processor II	B042	CG-25
Claims Processor III	B045	CG-28
Clerk I	B046	CG-15
Clerk ID	B050	CG-19
Clerk II	B054	CG-23
Clerk III	B055	CG-24
Clerk IIIA	B056	CG-25
Clerk IIIB	B057	CG-26
Clerk IV	B058	CG-27
Clerk IVA	B059	CG-28
Clerk IVB	B060	CG-29
Clerk of the Unified Family Court	P010	CG-29
Clerk Stenographer I	B061	CG-22
Clerk Stenographer II	B062	CG-23
Clerk Stenographer III	B064	CG-25
Clerk Typist I	B066	CG-22

Clerk Typist II	B067	CG-23
Clerk Typist III	B070	CG-26
Client Services Officer	B071	CG-32
Client Services Officer A	B286	CG-33
Collections/Exhibitions Program Supervisor	C002	CG-43
Commercial Assessor	D013	CG-30
Commercial Assessor G	D108	CG-37
Communications Technician (RNC)	P011	CG-27
Communications Technician (RNC) E	P117	CG-32
Communications Technician (RNC) F	P121	CG-33
Community Services Worker	B072	CG-29
Computer Operator I	B073	CG-24
Computer Operator II	B074	CG-24
Computer Programmer I	B075	CG-27
Computer Programmer II	B077	CG-29
Computer Programmer/Analyst	B078	CG-35
Computer Support Specialist	B079	CG-29
Computer Support Technician	B080	CG-27
Computer Systems Analyst I	B081	CG-37
Computer Systems Analyst IA	B082	CG-37
Computer Systems Analyst II	B084	CG-39
Computer Systems Analyst IM	B298	CG-36
Conservation Officer I	R032	CG-27
Conservation Officer II	R034	CG-29
Conservation Officer IIA	R035	CG-30
Conservation Officer IID	R038	CG-33
Conservation Officer III	R039	CG-34
Conservation Officer IIIA	R040	CG-35
Conservation Officer IIIB	R041	CG-36
Conservation Officer IV	R043	CG-38
Conservation Officer IVA	R044	CG-39
Conservation Officer IVM	R150	CG-37
Construction Field Superintendent	D014	CG-34
Consumer Affairs Officer	P012	CG-28
Control Surveyor	D015	CG-33
Cook I	J020	CG-25
Cook II	J023	CG-28
Co-operatives Examination Supervisor	B085	CG-40
Co-operatives Examiner	B086	CG-35
Corrections & Community Services Liaison Officer	P013	CG-38
Court Clerk I	P014	CG-25
Court Officer I	P015	CG-27
Court Officer IA	P016	CG-28
Court Officer II	P021	CG-33
Customer Service Representative	B087	CG-23

Data Entry Operator	B090	CG-23
Database Analyst	B088	CG-42
Debt Analyst	B091	CG-37
Departmental Audit Officer	B092	CG-29
Departmental Programme Co-ordinator	B093	CG-29
Departmental Programme Co-ordinator A	B094	CG-30
Departmental Programme Co-ordinator B	B095	CG-31
Departmental Programme Co-ordinator C	B096	CG-32
Departmental Programme Co-ordinator D	B097	CG-33
Deputy Sheriff I	P022	CG-29
Deputy Sheriff IC	P025	CG-32
Deputy Sheriff II	P029	CG-36
Design Approval Technician I	D016	CG-29
Design Approval Technician II	D022	CG-35
Design Approval Technician IIB	D107	CG-37
Design Approval Technician IIC	D109	CG-38
Design Consultant	B098	CG-29
District Engineer Assistant (T&W)	D023	CG-35
Draughting Technician II	D024	CG-27
Draughting Technician III	D026	CG-29
Driver Examiner/Motor Vehicle Inspector II	P030	CG-27
Duplicating Equipment Operator	B099	CG-19
Economic Development Officer	R045	CG-41
Economist I	B100	CG-29
Economist II	B111	CG-40
Ecosystem Management Ecologist	R046	CG-43
Electronic Content Management Coordinator	E015	CG-33
Electronic Content Management Co-ordinator M	E088	CG-32
Electronics Technician	L017	CG-27
Elevating Devices Inspector	P031	CG-35
Elevating Devices Inspector B	P099	CG-37
Employment Programs Supervisor	B112	CG-39
Engineer I	D027	CG-33
Engineer II	D032	CG-37
Engineer III	D035	CG-41
Engineering Aide I	L018	CG-22
Engineering Aide II	L022	CG-26
Engineering Projects Co-Ordinator	D036	CG-27
Engineering Technician I	D037	CG-28
Engineering Technician III	D044	CG-35
Environmental Engineer	D045	CG-44
Environmental Engineer A	D112	CG-45
Environmental Health Officer	P032	CG-38
Environmental Health Specialist (Trainee)	P033	CG-28
Environmental Monitoring Specialist	P034	CG-34

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Environmental Monitoring Specialist C	P113	CG-37
Environmental Monitoring Specialist D	P119	CG-38
Environmental Planner (T&W)	D046	CG-34
Environmental Protection Officer	P035	CG-32
Environmental Protection Officer A	P110	CG-33
Environmental Scientist	R047	CG-41
Environmental Scientist A	R152	CG-42
Environmental Technician	P036	CG-27
Environmental Technician B	P109	CG-29
Environmental Technician C	P103	CG-30
Ergonomics Consultant	H112	CG-38
Estates Officer I	P037	CG-27
Estates Officer II	P047	CG-37
Executive Secretary (Social Services Appeal F	Board) B113	CG-29
Family Court Counsellor 1A (UFC)	P049	CG-39
Family Court Counsellor I (UFC)	P048	CG-38
Family Court Counsellor II (UFC)	P052	CG-42
Field Assessor	D047	CG-27
Field Tax Collections Officer II	B114	CG-36
Financial Analyst (Post Secondary Education)	B115	CG-33
Financial Collections Officer	B116	CG-27
Financial Officer	B117	CG-34
Financial Officer A	B283	CG-35
Financial Officer B	B284	CG-36
Financial Officer D	B285	CG-38
Financial Officer F	B276	CG-40
Financial Planning Supervisor (Fisheries)	B118	CG-41
Fire Protection Officer I	P053	CG-40
Fiscal Policy Officer II	B119	CG-42
Fisheries Auditor	B120	CG-34
Fisheries Case Management Officer	P054	CG-38
Fisheries Development Officer	R048	CG-38
Fisheries Development Officer B	R145	CG-40
Fisheries Field Representative	R049	CG-31
Fisheries Field Representative B	R142	CG-33
Fisheries Field Representative C	R052	CG-34
Fisheries Financial Analyst	B121	CG-35
Fisheries Financial Analyst B	B310	CG-37
Fisheries Inspection Co-ordinator	P055	CG-36
Fisheries Inspections Officer	P056	CG-29
Fisheries Licensing Administrator	R053	CG-29
Fisheries Licensing Administrator A	R149	CG-30
Fisheries Supervisor	R054	CG-39
Fisheries/Agrifoods Quality Technologist	R055	CG-35
Fisheries/Agrifoods Quality Technologist A	R144	CG-36

Ei-land Danier Commission	D056	CC 41
Fishery Resource Planning Supervisor	R056	CG-41
Fishing Industry Planning Supervisor	R057	CG-42
Food Service Worker I	L037	CG-20
Food Service Worker II	L038	CG-21
Forest Pest Survey Aide	L039	CG-20
Forest Ranger I	L040	CG-26
Forest Ranger II	L043	CG-29
Forest Tree Nursery Supervisor	R058	CG-29
Forester II	R059	CG-31
Forester III	R070	CG-42
Forester IIIA	R071	CG-42
Gasoline and Tobacco Tax Inspector	B122	CG-31
Geological Technician	R072	CG-27
Geologist I	R073	CG-29
Geologist IE	R078	CG-34
Geologist II	R085	CG-41
Geologist III	R087	CG-43
Geoscience Publications Copy Editor	E016	CG-29
Government Loans Administrative Officer I	B123	CG-29
Government Loans Administrative Officer II	B128	CG-34
Graphics Artist	B129	CG-26
Health Records Analyst	E017	CG-27
Health Records Co-ordinator	E018	CG-32
Historic Sites Officer II	C003	CG-40
Homemaker	L053	CG-23
Human Rights Specialist	P059	CG-36
Immigration Assessment Officer	B130	CG-27
Immigration Program Development Officer	B131	CG-38
Industrial Hygienist I	P060	CG-42
Industrial Hygienist II	P063	CG-45
Industry Development Officer I	R088	CG-30
Industry Development Officer II	R098	CG-40
Industry Development Officer IIA	R151	CG-41
Information Management Analyst	E019	CG-36
Information Management Analyst A	E085	CG-37
Information Management Analyst B	E079	CG-38
Information Management Technician I	E020	CG-23
Information Management Technician II	E020 E024	CG-23
	E024 E025	CG-27
Information Management Technician IIA	E023 E031	CG-28
Information Management Technician III Information Officer	E031 E032	CG-34 CG-25
Information System Administrator B Insurance Examiner	B305	CG-34
	B132	CG-35
Internal Auditor	B133	CG-35
Interpreter	P064	CG-22

Investigation Officer (Securities/Insurance)	P065	CG-40
Jailer	P066	CG-22
Judgement Enforcement Officer	P067	CG-34
Labour Standards Officer	B135	CG-38
LAN Administrator	B136	CG-36
Land Management Specialist	R099	CG-39
Land Management Specialist B	R139	CG-41
Land Survey Inspector II	D048	CG-27
Land Survey Inspector IIA	D049	CG-28
Land Survey Inspector III	D051	CG-30
Land Survey Inspector IV	D057	CG-36
Lands Management Officer	R100	CG-29
Lands Management Officer E	R140	CG-34
Lands Officer I	D058	CG-26
Lands Officer II	D061	CG-29
Law Librarian	E034	CG-40
Leave Control Clerk	B137	CG-24
Legal Secretary	B138	CG-26
Librarian I	E035	CG-37
Librarian II	E036	CG-37
Librarian III	E040	CG-41
Library Assistant	E041	CG-22
Library Clerk	E042	CG-21
Library Technician I	E043	CG-24
Library Technician II	E044	CG-24
Library Technician IIA	E045	CG-25
Library Technician III	E047	CG-27
Library Technician IV	E049	CG-29
Licensing & Enforcement Officer	P068	CG-29
Licensing Auditor	B139	CG-33
Lifeguard	C004	CG-19
Liquor Establishment Inspector	P069	CG-33
Mail and Messenger Clerk I	B141	CG-14
Mail and Messenger Clerk II	B146	CG-19
Mail and Messenger Clerk III	B148	CG-21
Management Analyst I	B149	CG-26
Management Analyst IB	B151	CG-28
Management Analyst II	B153	CG-30
Management Analyst IIA	B292	CG-31
Management Analyst IIB	B282	CG-32
Management Analyst IIC	B293	CG-33
Management Analyst IID	B294	CG-34
Manager of Mineral Rights	R101	CG-43
Manager of Municipal Training Program	E050	CG-35
Manager of Petroleum Geoscience	R102	CG-45

Manager of Policy & Program Research	B154	CG-39
Marine Architect	D062	CG-41
Marine Architect B	D105	CG-43
Market Development Officer	R103	CG-37
Market Development Officer A	R147	CG-38
Marketing & Production Co-ordinator	B155	CG-42
Marketing Specialist	B156	CG-28
Marketing Specialist B	B274	CG-30
Materials Inspector I	D063	CG-29
Materials Inspector II	D064	CG-29
Materials Inspector IID	D065	CG-33
Materials Inspector III	D071	CG-36
Medical Auditor I	B157	CG-28
Medical Auditor IC	B290	CG-31
Medical Auditor II	B163	CG-34
Medical Auditor IIA	B291	CG-35
Medical Claims Assessor I	B164	CG-23
Medical Claims Assessor IA	B165	CG-24
Medical Claims Assessor II	B168	CG-27
Medical Claims Assessor III	B170	CG-29
Medical Claims Assessor IIIA	B171	CG-29
Medical Claims Assessor IIIB	B281	CG-30
Medical Claims Assessor IIID	B279	CG-32
Micrographic Technician I	B172	CG-19
Micrographic Technician III	B179	CG-26
Mineral Development Engineer	D072	CG-44
Mineral Industry Analyst II	B180	CG-40
Mineral Industry Analyst IIA	B181	CG-41
Mineral Laboratory Assistant III	R104	CG-26
Mineral Laboratory Chemist I	R105	CG-29
Mineral Laboratory Chemist ID	R148	CG-33
Mines Inspection Engineer II	D073	CG-45
Municipal Affairs Analyst	B182	CG-34
Municipal Finance Officer	B183	CG-32
Museum Assistant	C005	CG-21
Museum Curator	C006	CG-38
Museum Exhibits Designer	C007	CG-37
Museum Interpreter I	C008	CG-21
Museum Interpreter IA	C009	CG-22
Museum Interpreter II	C011	CG-24
Museum Technician I	C012	CG-28
Museum Technician II	C013	CG-29
Museum Technician IID	C017	CG-33
Museum Technician III	C019	CG-35
Museum Technician IIB	C015	CG-31

Natural Heritage Areas Planner	D074	CG-40
Occupational Health & Safety Consultant	P070	CG-40
Occupational Health & Safety Officer I	P071	CG-28
Occupational Health & Safety Officer II	P079	CG-36
Occupational Health & Safety Officer IIA	P111	CG-37
Occupational Health & Safety Officer III	P080	CG-37
Occupational Health & Safety Officer IIIB	P112	CG-39
Occupational Health & Safety Officer IIIC	P120	CG-40
Offender Services Coordinator	P081	CG-39
Organizational Budget Analyst	B184	CG-28
Organizational Budget Analyst A	B272	CG-29
Park Interpretation Technician	C020	CG-27
Park Manager I	C021	CG-35
Park Manager II	C023	CG-37
Park Planner	D075	CG-40
Park Ranger	C025	CG-28
Parks Technician II	C026	CG-29
Payroll Clerk I	B185	CG-25
Payroll Clerk II	B187	CG-27
Payroll Clerk III	B189	CG-29
Pensions Analyst	B193	CG-38
Pensions Auditor I	B194	CG-29
Pensions Auditor IA	B195	CG-30
Pensions Auditor II	B203	CG-38
Pesticide Applications Specialist	R106	CG-37
Pesticide Enforcement & Licensing Specialist	P082	CG-29
Pesticide Enforcement & Licensing Specialist D	P116	CG-33
Petroleum Auditor	B204	CG-38
Petroleum Engineer	D076	CG-43
Petroleum Geophysics Consultant	R107	CG-42
Petroleum Projects Financial Analyst	B205	CG-39
Petroleum Projects Financial Analyst A	B289	CG-40
Petroleum Technologist	R108	CG-29
Photographic Technician	B206	CG-21
Planner II	D077	CG-34
Planner III	D082	CG-39
Planner IIIA	D110	CG-40
Planning & Research Analyst	B207	CG-29
Planning Technician II	D083	CG-27
Policy, Planning and Research Analyst	B208	CG-35
Policy, Planning and Research Analyst A	B273	CG-36
Policy, Planning and Research Analyst B	B278	CG-37
Portfolio Collection Officer	B209	CG-27
Prescription Drug Program Auditor	B210	CG-34
Procurement Officer III	B211	CG-34

Product Development Specialist	R109	CG-35
Program Development Specialist (Education) B	E083	CG-43
Program Development Specialist (Education)	E059	CG-41
Program Development Specialist (Education) A	E082	CG-42
Program Planner	D084	CG-34
Program Planner C	D111	CG-37
Programme Development Officer	E060	CG-39
Property Acquisition Officer	D085	CG-37
Prosthetic/Orthotic Technician IVD	H334	CG-33
Provincial CAMA Specialist	D086	CG-37
Public Information Officer	E061	CG-28
Public Programming Officer (The Rooms)	C027	CG-37
Public Relations Specialist	E062	CG-33
Public Service Payroll Officer	B212	CG-27
Public Service Payroll Specialist	B213	CG-29
Publications Officer	E063	CG-28
Quarry Materials Compliance Officer	P083	CG-36
Quarry Materials Compliance Officer B	P102	CG-38
Radiation Analyst	P084	CG-29
Radiation Inspector	P085	CG-38
Radio-Telephone Operator	B214	CG-25
Real Estate Adjudicator	P122	CG-38
Records Analyst	E064	CG-33
Recreation Centre Assistant Manager	C028	CG-28
Recreation Centre Manager I	C029	CG-32
Refrigeration Specialist (Fisheries)	J035	CG-29
Regional CAMA Specialist	D088	CG-37
Regional Career Information Resource Officer	E065	CG-37
Regional Emergency Planner	R110	CG-37
Regional Highway Administrative Officer	B215	CG-32
Regional Support Supervisor	B216	CG-34
Regional Support Supervisor M	B297	CG-33
Regional Veterinarian	R111	CG-46
Regional Water & Wastewater Systems Specialist	D089	CG-32
Registrar I	E066	CG-27
Registrar II	E068	CG-29
Registrar III	E069	CG-29
Regulatory Enforcement Coordinator	P086	CG-38
Residential Assessor	D090	CG-29
Residential Assessor E	D106	CG-34
Residential Tenancies Adjudicator	P087	CG-37
Residential Tenancies Adjudicator A	P104	CG-38
Residential Tenancies Officer I	P088	CG-29
Resource Policy & Development Officer (Fisheries)	R112	CG-37
Resource Protection Specialist	R113	CG-33

Resource Protection Specialist D	R135	CG-37
Sawmill & Scaling Specialist	R114	CG-37
Secretary (Parenthetical Designator)	B217	CG-26
Senior Accommodations Officer	D091	CG-38
Senior Account Officer	B220	CG-43
Senior Account Officer A	B296	CG-44
Senior Control Surveyor	D092	CG-38
Senior Departmental Audit Officer	B221	CG-36
Senior Engineer	D093	CG-44
Senior Environmental Planner (T&W)	D094	CG-45
Senior Environmental Scientist	R115	CG-45
Senior Fisheries Auditor	B222	CG-42
Senior Information Management Analyst	E071	CG-41
Senior Insurance Examiner	B223	CG-41
Senior Multimedia Analyst	E077	CG-40
Senior Petroleum Technologist	R116	CG-34
Senior Policy Planning & Research Analyst	B225	CG-40
Senior Policy Planning & Research Analyst A	B226	CG-41
Senior Policy Planning & Research Analyst B	B308	CG-42
Senior Programmer/ Analyst	B227	CG-40
Senior Property Administrator	D095	CG-31
Senior Student Residence Supervisor	L111	CG-29
Senior Systems Analyst	B228	CG-42
Senior Tax Auditor	B229	CG-41
Social Assistance Worker	B230	CG-29
Social Work Program Co-Ordinator	H268	CG-43
Social Worker I	H269	CG-39
Social Worker II	H272	CG-42
Social Worker III	H273	CG-43
Soil Specialist	R117	CG-39
Soil Specialist B	R141	CG-41
Soil Specialist D	R138	CG-43
Soils Technician	R118	CG-27
Soils Technician C	R143	CG-30
Special Projects Officer (Forestry)	R119	CG-35
Statistical Officer	B231	CG-27
Statistician I	B232	CG-30
Statistician II	B238	CG-36
Student Aid Assessment Officer I	B248	CG-27
Student Aid Assessment Officer II	B249	CG-28
Student Aid Information Officer	B250	CG-28
Support Enforcement Officer	P090	CG-29
Support Enforcement Officer B	P118	CG-31
Swimming Instructor	C030	CG-21
Swimming Pool Manager	C031	CG-31

Switchboard Operator I	B251	CG-19
Switchboard Operator II	B253	CG-21
Tax Auditor I	B254	CG-29
Tax Auditor IC	B257	CG-32
Tax Auditor II	B262	CG-37
Technical Inspector I	D096	CG-33
Technical Inspector II	D099	CG-36
Technical Services Inspector	D100	CG-34
Technical Inspector IA	D097	CG-34
Telecommunications Officer	B263	CG-29
Theatre Assistant I	C032	CG-18
Theatre Assistant III	C039	CG-25
Theatre Technician I	C040	CG-27
Theatre Technician IA	C041	CG-28
Theatre Technician II	C044	CG-31
Theatre Technician III	C050	CG-37
Trade Practices & Lotteries Licensing Officer	P091	CG-33
Traffic Information Co-Ordinator	D101	CG-28
Training Officer	E075	CG-37
Training Specialist	E076	CG-33
Training Specialist A	E078	CG-34
Transportation Divisional Clerk	B264	CG-24
Transportation Planning Supervisor	B265	CG-44
Transportation Traffic Technician	D102	CG-29
Treatment Attendant I	H284	CG-27
Trial Co-Ordinator	P092	CG-27
Vehicle Fleet Manager	B268	CG-29
Veterinarian (Poultry)	R120	CG-46
Victim Services Co-Ordinator	P093	CG-40
Victim Services Co-Ordinator M	P100	CG-39
Visitor Information Centre Supervisor	C051	CG-33
Visitor Information Counsellor	C052	CG-25
Water Resources Technician II	R122	CG-30
Water Resources Technician IIA	R123	CG-31
Water Utilities Superintendent (Industrial)	R124	CG-40
Welding Inspector	P096	CG-35
Welding Inspector A	P115	CG-36
Wildlife Biologist I	R125	CG-33
Wildlife Biologist II	R130	CG-38
Wildlife Field Technician	R131	CG-28
Wildlife Laboratory Technician	R132	CG-28
Wildlife Project Biologist	R133	CG-39
Wildlife Research Biologist	R134	CG-43
Word Processing Equipment Operator I	B269	CG-22
Word Processing Equipment Operator II	B270	CG-23

SCHEDULE B GENERA SERVICE PAY GRID EFFECTIVE APRIL 1, 2022

CG-08	Hourly	\$17.42	\$17.98	\$18.55
	Bi-Weekly	\$1,219.40	\$1,258.60	\$1,298.50
	Annual	\$31,704.40	\$32,723.60	\$33,761.00
CG-09	Hourly	\$17.56	\$18.14	\$18.66
	Bi-Weekly	\$1,229.20	\$1,269.80	\$1,306.20
	Annual	\$31,959.20	\$33,014.80	\$33,961.20
CG-10	Hourly	\$17.69	\$18.24	\$18.81
	Bi-Weekly	\$1,238.30	\$1,276.80	\$1,316.70
	Annual	\$32,195.80	\$33,196.80	\$34,234.20
CG-11	Hourly	\$17.79	\$18.39	\$18.97
	Bi-Weekly	\$1,245.30	\$1,287.30	\$1,327.90
	Annual	\$32,377.80	\$33,469.80	\$34,525.40
CG-12	Hourly	\$17.97	\$18.57	\$19.11
	Bi-Weekly	\$1,257.90	\$1,299.90	\$1,337.70
	Annual	\$32,705.40	\$33,797.40	\$34,780.20
CG-13	Hourly	\$18.14	\$18.73	\$19.36
	Bi-Weekly	\$1,269.80	\$1,311.10	\$1,355.20
	Annual	\$33,014.80	\$34,088.60	\$35,235.20
CG-14	Hourly	\$18.32	\$18.94	\$19.58
	Bi-Weekly	\$1,282.40	\$1,325.80	\$1,370.60
	Annual	\$33,342.40	\$34,470.80	\$35,635.60
CG-15	Hourly	\$18.55	\$19.19	\$19.83
	Bi-Weekly	\$1,298.50	\$1,343.30	\$1,388.10
	Annual	\$33,761.00	\$34,925.80	\$36,090.60
CG-16	Hourly	\$18.75	\$19.46	\$20.09
	Bi-Weekly	\$1,312.50	\$1,362.20	\$1,406.30
	Annual	\$34,125.00	\$35,417.20	\$36,563.80

CG-17	Hourly	\$19.06	\$19.79	\$20.50
	Bi-Weekly	\$1,334.20	\$1,385.30	\$1,435.00
	Annual	\$34,689.20	\$36,017.80	\$37,310.00
CG-18	Hourly	\$19.27	\$20.00	\$20.76
	Bi-Weekly	\$1,348.90	\$1,400.00	\$1,453.20
	Annual	\$35,071.40	\$36,400.00	\$37,783.20
CG-19	Hourly	\$19.66	\$20.46	\$21.22
	Bi-Weekly	\$1,376.20	\$1,432.20	\$1,485.40
	Annual	\$35,781.20	\$37,237.20	\$38,620.40
CG-20	Hourly	\$20.03	\$20.88	\$21.74
	Bi-Weekly	\$1,402.10	\$1,461.60	\$1,521.80
	Annual	\$36,454.60	\$38,001.60	\$39,566.80
CG-21	Hourly	\$20.40	\$21.29	\$22.23
	Bi-Weekly	\$1,428.00	\$1,490.30	\$1,556.10
	Annual	\$37,128.00	\$38,747.80	\$40,458.60
CG-22	Hourly	\$20.78	\$21.75	\$22.79
	Bi-Weekly	\$1,454.60	\$1,522.50	\$1,595.30
	Annual	\$37,819.60	\$39,585.00	\$41,477.80
CG-23	Hourly	\$21.21	\$22.24	\$23.30
	Bi-Weekly	\$1,484.70	\$1,556.80	\$1,631.00
	Annual	\$38,602.20	\$40,476.80	\$42,406.00
CG-24	Hourly	\$21.97	\$23.08	\$24.21
	Bi-Weekly	\$1,537.90	\$1,615.60	\$1,694.70
	Annual	\$39,985.40	\$42,005.60	\$44,062.20
CG-25	Hourly	\$22.85	\$24.00	\$25.18
	Bi-Weekly	\$1,599.50	\$1,680.00	\$1,762.60
	Annual	\$41,587.00	\$43,680.00	\$45,827.60
CG-26	Hourly	\$23.59	\$24.87	\$26.11
	Bi-Weekly	\$1,651.30	\$1,740.90	\$1,827.70
	Annual	\$42,933.80	\$45,263.40	\$47,520.20

00.07		40440	405.70	407.00
CG-27	Hourly	\$24.49	\$25.78	\$27.09
	Bi-Weekly	\$1,714.30	\$1,804.60	\$1,896.30
	Annual	\$44,571.80	\$46,919.60	\$49,303.80
CG-28	Hourly	\$25.36	\$26.71	\$28.09
	Bi-Weekly	\$1,775.20	\$1,869.70	\$1,966.30
	Annual	\$46,155.20	\$48,612.20	\$51,123.80
CG-29	Hourly	\$26.02	\$27.43	\$28.90
	Bi-Weekly	\$1,821.40	\$1,920.10	\$2,023.00
	Annual	\$47,356.40	\$49,922.60	\$52,598.00
CG-30	Hourly	\$26.72	\$28.22	\$29.68
	Bi-Weekly	\$1,870.40	\$1,975.40	\$2,077.60
	Annual	\$48,630.40	\$51,360.40	\$54,017.60
CG-31	Hourly	\$27.74	\$29.24	\$30.82
	Bi-Weekly	\$1,941.80	\$2,046.80	\$2,157.40
	Annual	\$50,486.80	\$53,216.80	\$56,092.40
CG-32	Hourly	\$28.63	\$30.22	\$31.82
	Bi-Weekly	\$2,004.10	\$2,115.40	\$2,227.40
	Annual	\$52,106.60	\$55,000.40	\$57,912.40
CG-33	Hourly	\$29.56	\$31.19	\$32.88
	Bi-Weekly	\$2,069.20	\$2,183.30	\$2,301.60
	Annual	\$53,799.20	\$56,765.80	\$59,841.60
CG-34	Hourly	\$30.55	\$32.27	\$34.03
	Bi-Weekly	\$2,138.50	\$2,258.90	\$2,382.10
	Annual	\$55,601.00	\$58,731.40	\$61,934.60
CG-35	Hourly	\$31.66	\$33.51	\$35.32
	Bi-Weekly	\$2,216.20	\$2,345.70	\$2,472.40
	Annual	\$57,621.20	\$60,988.20	\$64,282.40
CG-36	Hourly	\$32.88	\$34.79	\$36.70
	Bi-Weekly	\$2,301.60	\$2,435.30	\$2,569.00
	Annual	\$59,841.60	\$63,317.80	\$66,794.00
CG-37	Hourly	\$34.05	\$36.05	\$38.04
	Bi-Weekly	\$2,383.50	\$2,523.50	\$2,662.80
	Annual	\$61,971.00	\$65,611.00	\$69,232.80

CG-38	Hourly Bi-Weekly	\$35.29 \$2,470.30	\$37.32 \$2,612.40	\$39.37 \$2,755.90
	Annual	\$64,227.80	\$67,922.40	\$71,653.40
CG-39	Hourly	\$36.47	\$38.62	\$40.81
	Bi-Weekly	\$2,552.90	\$2,703.40	\$2,856.70
	Annual	\$66,375.40	\$70,288.40	\$74,274.20
CG-40	Hourly	\$37.65	\$39.91	\$42.12
	Bi-Weekly	\$2,635.50	\$2,793.70	\$2,948.40
	Annual	\$68,523.00	\$72,636.20	\$76,658.40
CG-41	Hourly	\$38.55	\$42.00	\$45.46
	Bi-Weekly	\$2,698.50	\$2,940.00	\$3,182.20
	Annual	\$70,161.00	\$76,440.00	\$82,737.20
CG-42	Hourly	\$39.55	\$43.05	\$46.60
	Bi-Weekly	\$2,768.50	\$3,013.50	\$3,262.00
	Annual	\$71,981.00	\$78,351.00	\$84,812.00
CG-43	Hourly	\$41.03	\$44.70	\$48.39
	Bi-Weekly	\$2,872.10	\$3,129.00	\$3,387.30
	Annual	\$74,674.60	\$81,354.00	\$88,069.80
CG-44	Hourly	\$42.51	\$46.37	\$50.16
	Bi-Weekly	\$2,975.70	\$3,245.90	\$3,511.20
	Annual	\$77,368.20	\$84,393.40	\$91,291.20
CG-45	Hourly	\$44.01	\$48.04	\$51.98
	Bi-Weekly	\$3,080.70	\$3,362.80	\$3,638.60
	Annual	\$80,098.20	\$87,432.80	\$94,603.60
CG-46	Hourly	\$45.91	\$50.09	\$54.25
	Bi-Weekly	\$3,213.70	\$3,506.30	\$3,797.50
	Annual	\$83,556.20	\$91,163.80	\$98,735.00

EFFECTIVE APRIL 1, 2023

		STEP 1	STEP 2	STEP 3
CG-08	Hourly	\$17.77	\$18.34	\$18.92
	Bi-Weekly	\$1,243.90	\$1,283.80	\$1,324.40
	Annual	\$32,341.40	\$33,378.80	\$34,434.40
CG-09	Hourly	\$17.91	\$18.50	\$19.03
	Bi-Weekly	\$1,253.70	\$1,295.00	\$1,332.10
	Annual	\$32,596.20	\$33,670.00	\$34,634.60
CG-10	Hourly	\$18.04	\$18.60	\$19.19
CG-10	Bi-Weekly	\$1,262.80	\$1,302.00	\$1,343.30
	Annual	\$32,832.80	\$33,852.00	\$34,925.80
	Ailliuai	732,832.80	733,832.00	734,723.00
CG-11	Hourly	\$18.15	\$18.76	\$19.35
	Bi-Weekly	\$1,270.50	\$1,313.20	\$1,354.50
	Annual	\$33,033.00	\$34,143.20	\$35,217.00
CG-12	Hourly	\$18.33	\$18.94	\$19.49
	Bi-Weekly	\$1,283.10	\$1,325.80	\$1,364.30
	Annual	\$33,360.60	\$34,470.80	\$35,471.80
CG-13	Hourly	\$18.50	\$19.10	\$19.75
CG-13	Hourly Bi-Weekly	\$1,295.00	\$1,337.00	\$1,382.50
	Annual	\$33,670.00	\$1,337.00	\$35,945.00
	Ailliuai	733,070.00	734,702.00	733,343.00
CG-14	Hourly	\$18.69	\$19.32	\$19.97
	Bi-Weekly	\$1,308.30	\$1,352.40	\$1,397.90
	Annual	\$34,015.80	\$35,162.40	\$36,345.40
CG-15	Hourly	\$18.92	\$19.57	\$20.23
	Bi-Weekly	\$1,324.40	\$1,369.90	\$1,416.10
	Annual	\$34,434.40	\$35,617.40	\$36,818.60
CG-16	Hourly	\$19.13	\$19.85	\$20.49
CO-10	Bi-Weekly	\$1,339.10	\$1,389.50	\$20.49
	Annual	\$34,816.60	\$36,127.00	\$37,291.80
	, umaai	₽ 3∓,0±0.00	730,127.00	737,231.00

CG-17	Hourly	\$19.44	\$20.19	\$20.91
	Bi-Weekly	\$1,360.80	\$1,413.30	\$1,463.70
	Annual	\$35,380.80	\$36,745.80	\$38,056.20
CG-18	Hourly	\$19.66	\$20.40	\$21.18
	Bi-Weekly	\$1,376.20	\$1,428.00	\$1,482.60
	Annual	\$35,781.20	\$37,128.00	\$38,547.60
CG-19	Hourly	\$20.05	\$20.87	\$21.64
	Bi-Weekly	\$1,403.50	\$1,460.90	\$1,514.80
	Annual	\$36,491.00	\$37,983.40	\$39,384.80
CG-20	Hourly	\$20.43	\$21.30	\$22.17
	Bi-Weekly	\$1,430.10	\$1,491.00	\$1,551.90
	Annual	\$37,182.60	\$38,766.00	\$40,349.40
CG-21	Hourly	\$20.81	\$21.72	\$22.67
	Bi-Weekly	\$1,456.70	\$1,520.40	\$1,586.90
	Annual	\$37,874.20	\$39,530.40	\$41,259.40
CG-22	Hourly	\$21.20	\$22.19	\$23.25
	Bi-Weekly	\$1,484.00	\$1,553.30	\$1,627.50
	Annual	\$38,584.00	\$40,385.80	\$42,315.00
CG-23	Hourly	\$21.63	\$22.68	\$23.77
	Bi-Weekly	\$1,514.10	\$1,587.60	\$1,663.90
	Annual	\$39,366.60	\$41,277.60	\$43,261.40
CG-24	Hourly	\$22.41	\$23.54	\$24.69
	Bi-Weekly	\$1,568.70	\$1,647.80	\$1,728.30
	Annual	\$40,786.20	\$42,842.80	\$44,935.80
CG-25	Hourly	\$23.31	\$24.48	\$25.68
	Bi-Weekly	\$1,631.70	\$1,713.60	\$1,797.60
	Annual	\$42,424.20	\$44,553.60	\$46,737.60
CG-26	Hourly	\$24.06	\$25.37	\$26.63
	Bi-Weekly	\$1,684.20	\$1,775.90	\$1,864.10
	Annual	\$43,789.20	\$46,173.40	\$48,466.60
CG-27	Hourly	\$24.98	\$26.30	\$27.63
	Bi-Weekly	\$1,748.60	\$1,841.00	\$1,934.10
	Annual	\$45,463.60	\$47,866.00	\$50,286.60

CG-28	Hourly	\$25.87	\$27.24	\$28.65
CG 20	Bi-Weekly	\$1,810.90	\$1,906.80	\$2,005.50
	Annual	\$47,083.40	\$49,576.80	\$52,143.00
	Alliluai	\$47,083.40	\$45,570.80	332,143.00
CG-29	Hourly	\$26.54	\$27.98	\$29.48
	Bi-Weekly	\$1,857.80	\$1,958.60	\$2,063.60
	Annual	\$48,302.80	\$50,923.60	\$53,653.60
CG-30	Hourly	\$27.25	\$28.78	\$30.27
	Bi-Weekly	\$1,907.50	\$2,014.60	\$2,118.90
	Annual	\$49,595.00	\$52,379.60	\$55,091.40
CG-31	Hourly	\$28.29	\$29.82	\$31.44
	Bi-Weekly	\$1,980.30	\$2,087.40	\$2,200.80
	Annual	\$51,487.80	\$54,272.40	\$57,220.80
CG-32	Hourly	\$29.20	\$30.82	\$32.46
	Bi-Weekly	\$2,044.00	\$2,157.40	\$2,272.20
	Annual	\$53,144.00	\$56,092.40	\$59,077.20
CG-33	Hourly	\$30.15	\$31.81	\$33.54
	Bi-Weekly	\$2,110.50	\$2,226.70	\$2,347.80
	Annual	\$54,873.00	\$57,894.20	\$61,042.80
CG-34	Hourly	\$31.16	\$32.92	\$34.71
	Bi-Weekly	\$2,181.20	\$2,304.40	\$2,429.70
	Annual	\$56,711.20	\$59,914.40	\$63,172.20
CG-35	Hourly	\$32.29	\$34.18	\$36.03
	Bi-Weekly	\$2,260.30	\$2,392.60	\$2,522.10
	Annual	\$58,767.80	\$62,207.60	\$65,574.60
CG-36	Hourly	\$33.54	\$35.49	\$37.43
	Bi-Weekly	\$2,347.80	\$2,484.30	\$2,620.10
	Annual	\$61,042.80	\$64,591.80	\$68,122.60
CG-37	Hourly	\$34.73	\$36.77	\$38.80
	Bi-Weekly	\$2,431.10	\$2,573.90	\$2,716.00
	Annual	\$63,208.60	\$66,921.40	\$70,616.00
CG-38	Hourly	\$36.00	\$38.07	\$40.16
	Bi-Weekly	\$2,520.00	\$2,664.90	\$2,811.20
	Annual	\$65,520.00	\$69,287.40	\$73,091.20

CG-39	Hourly	\$37.20	\$39.39	\$41.63
	Bi-Weekly	\$2,604.00	\$2,757.30	\$2,914.10
	Annual	\$67,704.00	\$71,689.80	\$75,766.60
CG-40	Hourly	\$38.40	\$40.71	\$42.96
	Bi-Weekly	\$2,688.00	\$2,849.70	\$3,007.20
	Annual	\$69,888.00	\$74,092.20	\$78,187.20
CG-41	Hourly	\$39.32	\$42.84	\$46.37
	Bi-Weekly	\$2,752.40	\$2,998.80	\$3,245.90
	Annual	\$71,562.40	\$77,968.80	\$84,393.40
CG-42	Hourly	\$40.34	\$43.91	\$47.53
	Bi-Weekly	\$2,823.80	\$3,073.70	\$3,327.10
	Annual	\$73,418.80	\$79,916.20	\$86,504.60
CG-43	Hourly	\$41.85	\$45.59	\$49.36
	Bi-Weekly	\$2,929.50	\$3,191.30	\$3,455.20
	Annual	\$76,167.00	\$82,973.80	\$89,835.20
CG-44	Hourly	\$43.36	\$47.30	\$51.16
	Bi-Weekly	\$3,035.20	\$3,311.00	\$3,581.20
	Annual	\$78,915.20	\$86,086.00	\$93,111.20
CG-45	Hourly	\$44.89	\$49.00	\$53.02
	Bi-Weekly	\$3,142.30	\$3,430.00	\$3,711.40
	Annual	\$81,699.80	\$89,180.00	\$96,496.40
CG-46	Hourly	\$46.83	\$51.09	\$55.34
	Bi-Weekly	\$3,278.10	\$3,576.30	\$3,873.80
	Annual	\$85,230.60	\$92,983.80	\$100,718.80

EFFECTIVE APRIL 1, 2024

		STEP 1	STEP 2	STEP 3
CG-08	Hourly	\$18.13	\$18.71	\$19.30
	Bi-Weekly	\$1,269.10	\$1,309.70	\$1,351.00
	Annual	\$32,996.60	\$34,052.20	\$35,126.00
CG-09	Hourly	\$18.27	\$18.87	\$19.41
	Bi-Weekly	\$1,278.90	\$1,320.90	\$1,358.70
	Annual	\$33,251.40	\$34,343.40	\$35,326.20
CG-10	Hourly	\$18.40	\$18.97	\$19.57
CG-10	Bi-Weekly	\$18.40	\$1,327.90	\$1,369.90
	Annual	\$33,488.00	\$1,527.90	\$35,617.40
	Allilual	333,400.00	334,323.40	333,017.40
CG-11	Hourly	\$18.51	\$19.14	\$19.74
	Bi-Weekly	\$1,295.70	\$1,339.80	\$1,381.80
	Annual	\$33,688.20	\$34,834.80	\$35,926.80
CG-12	Hourly	\$18.70	\$19.32	\$19.88
	Bi-Weekly	\$1,309.00	\$1,352.40	\$1,391.60
	Annual	\$34,034.00	\$35,162.40	\$36,181.60
CG-13	Hourly	\$18.87	\$19.48	\$20.15
00 13	Bi-Weekly	\$1,320.90	\$1,363.60	\$1,410.50
	Annual	\$34,343.40	\$35,453.60	\$36,673.00
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CG-14	Hourly	\$19.06	\$19.71	\$20.37
	Bi-Weekly	\$1,334.20	\$1,379.70	\$1,425.90
	Annual	\$34,689.20	\$35,872.20	\$37,073.40
CG-15	Hourly	\$19.30	\$19.96	\$20.63
CG-13	Bi-Weekly	\$1,351.00	\$1,397.20	\$20.03
	Annual	\$35,126.00	\$36,327.20	\$37,546.60
	Alliual	733,120.00	730,321.20	757,340.00
CG-16	Hourly	\$19.51	\$20.25	\$20.90
	Bi-Weekly	\$1,365.70	\$1,417.50	\$1,463.00

CG-17	Hourly	\$19.83	\$20.59	\$21.33
	Bi-Weekly	\$1,388.10	\$1,441.30	\$1,493.10
	Annual	\$36,090.60	\$37,473.80	\$38,820.60
CG-18	Hourly	\$20.05	\$20.81	\$21.60
	Bi-Weekly	\$1,403.50	\$1,456.70	\$1,512.00
	Annual	\$36,491.00	\$37,874.20	\$39,312.00
CG-19	Hourly	\$20.45	\$21.29	\$22.07
	Bi-Weekly	\$1,431.50	\$1,490.30	\$1,544.90
	Annual	\$37,219.00	\$38,747.80	\$40,167.40
CG-20	Hourly	\$20.84	\$21.73	\$22.61
	Bi-Weekly	\$1,458.80	\$1,521.10	\$1,582.70
	Annual	\$37,928.80	\$39,548.60	\$41,150.20
CG-21	Hourly	\$21.23	\$22.15	\$23.12
	Bi-Weekly	\$1,486.10	\$1,550.50	\$1,618.40
	Annual	\$38,638.60	\$40,313.00	\$42,078.40
CG-22	Hourly	\$21.62	\$22.63	\$23.72
	Bi-Weekly	\$1,513.40	\$1,584.10	\$1,660.40
	Annual	\$39,348.40	\$41,186.60	\$43,170.40
CG-23	Hourly	\$22.06	\$23.13	\$24.25
	Bi-Weekly	\$1,544.20	\$1,619.10	\$1,697.50
	Annual	\$40,149.20	\$42,096.60	\$44,135.00
CG-24	Hourly	\$22.86	\$24.01	\$25.18
	Bi-Weekly	\$1,600.20	\$1,680.70	\$1,762.60
	Annual	\$41,605.20	\$43,698.20	\$45,827.60
CG-25	Hourly	\$23.78	\$24.97	\$26.19
	Bi-Weekly	\$1,664.60	\$1,747.90	\$1,833.30
	Annual	\$43,279.60	\$45,445.40	\$47,665.80
CG-26	Hourly	\$24.54	\$25.88	\$27.16
	Bi-Weekly	\$1,717.80	\$1,811.60	\$1,901.20
	Annual	\$44,662.80	\$47,101.60	\$49,431.20
CG-27	Hourly	\$25.48	\$26.83	\$28.18
	Bi-Weekly	\$1,783.60	\$1,878.10	\$1,972.60
	Annual	\$46,373.60	\$48,830.60	\$51,287.60

CG-28	Hourly	\$26.39	\$27.78	\$29.22
	Bi-Weekly	\$1,847.30	\$1,944.60	\$2,045.40
	Annual	\$48,029.80	\$50,559.60	\$53,180.40
CG-29	Hourly	\$27.07	\$28.54	\$30.07
	Bi-Weekly	\$1,894.90	\$1,997.80	\$2,104.90
	Annual	\$49,267.40	\$51,942.80	\$54,727.40
CG-30	Hourly	\$27.80	\$29.36	\$30.88
	Bi-Weekly	\$1,946.00	\$2,055.20	\$2,161.60
	Annual	\$50,596.00	\$53,435.20	\$56,201.60
CG-31	Hourly	\$28.86	\$30.42	\$32.07
	Bi-Weekly	\$2,020.20	\$2,129.40	\$2,244.90
	Annual	\$52,525.20	\$55,364.40	\$58,367.40
CG-32	Hourly	\$29.78	\$31.44	\$33.11
	Bi-Weekly	\$2,084.60	\$2,200.80	\$2,317.70
	Annual	\$54,199.60	\$57,220.80	\$60,260.20
CG-33	Hourly	\$30.75	\$32.45	\$34.21
	Bi-Weekly	\$2,152.50	\$2,271.50	\$2,394.70
	Annual	\$55,965.00	\$59,059.00	\$62,262.20
CG-34	Hourly	\$31.78	\$33.58	\$35.40
	Bi-Weekly	\$2,224.60	\$2,350.60	\$2,478.00
	Annual	\$57,839.60	\$61,115.60	\$64,428.00
CG-35	Hourly	\$32.94	\$34.86	\$36.75
	Bi-Weekly	\$2,305.80	\$2,440.20	\$2,572.50
	Annual	\$59,950.80	\$63,445.20	\$66,885.00
CG-36	Hourly	\$34.21	\$36.20	\$38.18
	Bi-Weekly	\$2,394.70	\$2,534.00	\$2,672.60
	Annual	\$62,262.20	\$65,884.00	\$69,487.60
CG-37	Hourly	\$35.42	\$37.51	\$39.58
	Bi-Weekly	\$2,479.40	\$2,625.70	\$2,770.60
	Annual	\$64,464.40	\$68,268.20	\$72,035.60

CG-38	Hourly	\$36.72	\$38.83	\$40.96
	Bi-Weekly	\$2,570.40	\$2,718.10	\$2,867.20
	Annual	\$66,830.40	\$70,670.60	\$74,547.20
CG-39	Hourly	\$37.94	\$40.18	\$42.46
CG 33	Bi-Weekly	\$2,655.80	\$2,812.60	\$2,972.20
	Annual	\$69,050.80	\$73,127.60	\$77,277.20
CG-40	Hourly	\$39.17	\$41.52	\$43.82
CG-40	Bi-Weekly	\$39.17	\$2,906.40	\$45.62 \$3,067.40
	Annual	\$71,289.40	\$75,566.40	\$79,752.40
	Allitudi	\$71,205.40	\$73,300.40	\$79,732. 4 0
CG-41	Hourly	\$40.11	\$43.70	\$47.30
	Bi-Weekly	\$2,807.70	\$3,059.00	\$3,311.00
	Annual	\$73,000.20	\$79,534.00	\$86,086.00
CG-42	Hourly	\$41.15	\$44.79	\$48.48
	Bi-Weekly	\$2,880.50	\$3,135.30	\$3,393.60
	Annual	\$74,893.00	\$81,517.80	\$88,233.60
CG-43	Hourly	\$42.69	\$46.50	\$50.35
	, Bi-Weekly	\$2,988.30	\$3,255.00	\$3,524.50
	Annual	\$77,695.80	\$84,630.00	\$91,637.00
CG-44	Hourly	\$44.23	\$48.25	\$52.18
	Bi-Weekly	\$3,096.10	\$3,377.50	\$3,652.60
	Annual	\$80,498.60	\$87,815.00	\$94,967.60
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CG-45	Hourly	\$45.79	\$49.98	\$54.08
	Bi-Weekly	\$3,205.30	\$3,498.60	\$3,785.60
	Annual	\$83,337.80	\$90,963.60	\$98,425.60
CG-46	Hourly	\$47.77	\$52.11	\$56.45
	Bi-Weekly	\$3,343.90	\$3,647.70	\$3,951.50
	Annual	\$86,941.40	\$94,840.20	\$102,739.00

EFFECTIVE APRIL 1, 2025

		STEP 1	STEP 2	STEP 3
CG-08	Hourly	\$18.49	\$19.08	\$19.69
	Bi-Weekly	\$1,294.30	\$1,335.60	\$1,378.30
	Annual	\$33,651.80	\$34,725.60	\$35,835.80
CG-09	Hourly	\$18.64	\$19.25	\$19.80
	Bi-Weekly	\$1,304.80	\$1,347.50	\$1,386.00
	Annual	\$33,924.80	\$35,035.00	\$36,036.00
		1		
CG-10	Hourly	\$18.77	\$19.35	\$19.96
	Bi-Weekly	\$1,313.90	\$1,354.50	\$1,397.20
	Annual	\$34,161.40	\$35,217.00	\$36,327.20
CG-11	Hourly	\$18.88	\$19.52	\$20.13
60 11	Bi-Weekly	\$1,321.60	\$1,366.40	\$1,409.10
	Annual	\$34,361.60	\$35,526.40	\$36,636.60
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CG-12	Hourly	\$19.07	\$19.71	\$20.28
	Bi-Weekly	\$1,334.90	\$1,379.70	\$1,419.60
	Annual	\$34,707.40	\$35,872.20	\$36,909.60
CG-13	Hourly	\$19.25	\$19.87	\$20.55
	Bi-Weekly	\$1,347.50	\$1,390.90	\$1,438.50
	Annual	\$35,035.00	\$36,163.40	\$37,401.00
CG-14	Hourly	\$19.44	\$20.10	\$20.78
CG-14	Hourly Bi-Weekly	•	\$20.10	\$20.76 \$1,454.60
	•	\$1,360.80		
	Annual	\$35,380.80	\$36,582.00	\$37,819.60
CG-15	Hourly	\$19.69	\$20.36	\$21.04
	Bi-Weekly	\$1,378.30	\$1,425.20	\$1,472.80
	Annual	\$35,835.80	\$37,055.20	\$38,292.80
CG-16	Hourly	\$19.90	\$20.66	\$21.32
	Bi-Weekly	\$1,393.00	\$1,446.20	\$1,492.40
	Annual	\$36,218.00	\$37,601.20	\$38,802.40

CG-17	Hourly Bi-Weekly	\$20.23 \$1,416.10	\$21.00 \$1,470.00	\$21.76 \$1,523.20
	Annual	\$36,818.60	\$38,220.00	\$39,603.20
CG-18	Hourly	\$20.45	\$21.23	\$22.03
	Bi-Weekly	\$1,431.50	\$1,486.10	\$1,542.10
	Annual	\$37,219.00	\$38,638.60	\$40,094.60
CG-19	Hourly	\$20.86	\$21.72	\$22.51
	Bi-Weekly	\$1,460.20	\$1,520.40	\$1,575.70
	Annual	\$37,965.20	\$39,530.40	\$40,968.20
CG-20	Hourly	\$21.26	\$22.16	\$23.06
	Bi-Weekly	\$1,488.20	\$1,551.20	\$1,614.20
	Annual	\$38,693.20	\$40,331.20	\$41,969.20
CG-21	Hourly	\$21.65	\$22.59	\$23.58
	Bi-Weekly	\$1,515.50	\$1,581.30	\$1,650.60
	Annual	\$39,403.00	\$41,113.80	\$42,915.60
CG-22	Hourly	\$22.05	\$23.08	\$24.19
	Bi-Weekly	\$1,543.50	\$1,615.60	\$1,693.30
	Annual	\$40,131.00	\$42,005.60	\$44,025.80
CG-23	Hourly	\$22.50	\$23.59	\$24.74
	Bi-Weekly	\$1,575.00	\$1,651.30	\$1,731.80
	Annual	\$40,950.00	\$42,933.80	\$45,026.80
CG-24	Hourly	\$23.32	\$24.49	\$25.68
	Bi-Weekly	\$1,632.40	\$1,714.30	\$1,797.60
	Annual	\$42,442.40	\$44,571.80	\$46,737.60
CG-25	Hourly	\$24.26	\$25.47	\$26.71
	Bi-Weekly	\$1,698.20	\$1,782.90	\$1,869.70
	Annual	\$44,153.20	\$46,355.40	\$48,612.20
CG-26	Hourly	\$25.03	\$26.40	\$27.70
	Bi-Weekly	\$1,752.10	\$1,848.00	\$1,939.00
	Annual	\$45,554.60	\$48,048.00	\$50,414.00

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CG-27	Hourly	\$25.99	\$27.37	\$28.74
	Bi-Weekly	\$1,819.30	\$1,915.90	\$2,011.80
	Annual	\$47,301.80	\$49,813.40	\$52,306.80
CG-28	Hourly	\$26.92	\$28.34	\$29.80
	Bi-Weekly	\$1,884.40	\$1,983.80	\$2,086.00
	Annual	\$48,994.40	\$51,578.80	\$54,236.00
CG-29	Hourly	\$27.61	\$29.11	\$30.67
	Bi-Weekly	\$1,932.70	\$2,037.70	\$2,146.90
	Annual	\$50,250.20	\$52,980.20	\$55,819.40
CG-30	Hourly	\$28.36	\$29.95	\$31.50
	Bi-Weekly	\$1,985.20	\$2,096.50	\$2,205.00
	Annual	\$51,615.20	\$54,509.00	\$57,330.00
CG-31	Hourly	\$29.44	\$31.03	\$32.71
	Bi-Weekly	\$2,060.80	\$2,172.10	\$2,289.70
	Annual	\$53,580.80	\$56,474.60	\$59,532.20
CG-32	Hourly	\$30.38	\$32.07	\$33.77
	Bi-Weekly	\$2,126.60	\$2,244.90	\$2,363.90
	Annual	\$55,291.60	\$58,367.40	\$61,461.40
CG-33	Hourly	\$31.37	\$33.10	\$34.89
	Bi-Weekly	\$2,195.90	\$2,317.00	\$2,442.30
	Annual	\$57,093.40	\$60,242.00	\$63,499.80
CG-34	Hourly	\$32.42	\$34.25	\$36.11
	Bi-Weekly	\$2,269.40	\$2,397.50	\$2,527.70
	Annual	\$59,004.40	\$62,335.00	\$65,720.20
CG-35	Hourly	\$33.60	\$35.56	\$37.49
	Bi-Weekly	\$2,352.00	\$2,489.20	\$2,624.30
	Annual	\$61,152.00	\$64,719.20	\$68,231.80
CG-36	Hourly	\$34.89	\$36.92	\$38.94
	Bi-Weekly	\$2,442.30	\$2,584.40	\$2,725.80
	Annual	\$63,499.80	\$67,194.40	\$70,870.80
CG-37	Hourly	\$36.13	\$38.26	\$40.37
	Bi-Weekly	\$2,529.10	\$2,678.20	\$2,825.90
	Annual	\$65,756.60	\$69,633.20	\$73,473.40

CG-38	Hourly	\$37.45	\$39.61	\$41.78
	Bi-Weekly	\$2,621.50	\$2,772.70	\$2,924.60
	Annual	\$68,159.00	\$72,090.20	\$76,039.60
CG-39	Hourly	\$38.70	\$40.98	\$43.31
	Bi-Weekly	\$2,709.00	\$2,868.60	\$3,031.70
	Annual	\$70,434.00	\$74,583.60	\$78,824.20
CG-40	Hourly	\$39.95	\$42.35	\$44.70
	Bi-Weekly	\$2,796.50	\$2,964.50	\$3,129.00
	Annual	\$72,709.00	\$77,077.00	\$81,354.00
CG-41	Hourly	\$40.91	\$44.57	\$48.25
	Bi-Weekly	\$2,863.70	\$3,119.90	\$3,377.50
	Annual	\$74,456.20	\$81,117.40	\$87,815.00
CG-42	Hourly	\$41.97	\$45.69	\$49.45
	Bi-Weekly	\$2,937.90	\$3,198.30	\$3,461.50
	Annual	\$76,385.40	\$83,155.80	\$89,999.00
CG-43	Hourly	\$43.54	\$47.43	\$51.36
	Bi-Weekly	\$3,047.80	\$3,320.10	\$3,595.20
	Annual	\$79,242.80	\$86,322.60	\$93,475.20
CG-44	Hourly	\$45.11	\$49.22	\$53.22
	Bi-Weekly	\$3,157.70	\$3,445.40	\$3,725.40
	Annual	\$82,100.20	\$89,580.40	\$96,860.40
CG-45	Hourly	\$46.71	\$50.98	\$55.16
	Bi-Weekly	\$3,269.70	\$3,568.60	\$3,861.20
	Annual	\$85,012.20	\$92,783.60	\$100,391.20
CG-46	Hourly	\$48.73	\$53.15	\$57.58
	Bi-Weekly	\$3,411.10	\$3,720.50	\$4,030.60
	Annual	\$88,688.60	\$96,733.00	\$104,795.60

SCHEDULE C SALARY IMPLEMENTATION FORMULA AND STEP PROGRESSION

*A. Salary Implementation Formula

Effective April 1, 2022 - 2% + Recognition Bonus

Effective April 1, 2023 - 2% Effective April 1, 2024 - 2% Effective April 1, 2025 - 2%

Effective date of signing, each bargaining unit employee will receive a one time recognition bonus payment of \$2,000 pro-rated based on regular full time hours for the hours worked during the previous twelve (12) months.

B. Red-Circled Employees

- 1. Red-circled employees whose regular salary does not exceed the maximum of the new salary scales on the respective date shall:
 - a) be placed on Step 3 of the new scale; and
 - b) receive a cash payment of the difference between the percentage increase applicable for their salary and the salary increase received by being placed on Step 3. This cash payment will be paid for each regular hour worked.
- 2. Employees whose regular salary scale rate exceeds the maximum of the new salary scale on the respective date shall receive a cash payment of the percentage increase applicable for their salary scale rate. This cash payment will be paid for each regular hour worked.

C. Step Progression

- 1. Employees shall continue to advance one step on their respective salary scales for each twelve (12) months of service accumulated, effective when the additional twelve (12) months of service was accumulated.
- 2. New employees shall advance one step on their respective salary scales for each twelve (12) months of service, and thereafter from year to year for each additional twelve (12) months of service accumulated.

SCHEDULE D SPECIAL GROUPS EXCLUDED FROM THE BARGAINING UNIT

Legal Secretaries (Civil Division, Department of Justice)

Special Groups excluded by the <i>Public Service Collective Bargaining Act, RSNL 1990, Chapter P-42</i> as amended, subparagraphs 2 (i) (vii) - (xv).
Staff of Executive Council
Staff of the House of Assembly
Staff of the Office of the Chief Electoral Officer
All Staff of Public Service Commission.
Contractual Employees.
Employees governed by other Collective Agreements.
Confidential Secretaries to: Directors of Human Resources, Directors of Administration, and their counterparts in Government Agencies.

Position of Human Resources Officer with the Municipal Assessment Agency Inc.

The Rooms Corporation of Newfoundland and Labrador, Inc.:
Director of the Art Gallery
Administrative Staff Specialist II

Art Gallery Operations Supervisor

SCHEDULE E

AGENCIES

- 1.
- 2.
- C. A. Pippy Park Commission.

 Municipal Assessment Agency Inc.

 The Rooms Corporation of Newfoundland and Labrador, Inc.

 Government Purchasing Agency 3.
- 4.

SCHEDULE F THE CLASSIFICATION REVIEW AND APPEAL PROCESS

A. <u>Definitions</u>

- 1. "Appeal" means a request by an employee to the Classification Appeal Adjudicator to review specific factor allocations determined by the Classification & Organizational Design Division that they consider being incorrect.
- 2. "Adjudicator" refers to an individual who is appointed to the position of Classification Appeal Adjudicator of the Public Service Commission.
- 3. "Classification" means the identification of a position by reference to a classification title and pay range number.
- 4. "Classification Appeal Adjudicator" means the individual appointed to function in accordance with these procedures.
- 5. "Day" means a working day.
- 6. "Factor" means a compensable job element that applies to all jobs.
- 7. "Factor Rating" means the numerical value assigned to a factor.
- 8. "Permanent Head" means permanent head as defined below, or any official authorized by them to act on their behalf:
 - in respect of persons employed by government departments, the Deputy Minister of the department concerned;
 - in respect of employees of agencies not specifically covered by the definitions in this section, the highest management official in these agencies;
 - in respect of employees of Board operated hospitals and homes the CEO and/or Executive Director.
- 9. "Review" means a re-appraisal or re-assessment of an employee's position classification by the Classification & Organizational Design Division of the Human Resource Secretariat upon request of an employee or the permanent head on behalf of an organization.
- 10. "Treasury Board" means Treasury Board as constituted pursuant to *The Financial Administration Act* as now or hereafter amended.
- 11. "Organization" means the Government of Newfoundland and Labrador, commission, agency, hospital or other entity mentioned in Section A.8.

B. <u>Classification Review Process</u>

1. The process of a classification review shall be available to an organization if the organization considers that a position has been improperly classified by the Classification & Organizational Design Division of the Treasury Board Secretariat.

The process of review and/or appeal pursuant to these procedures shall be available to any employee who considers that their position has been improperly classified by the Classification & Organizational Design Division of the Human Resource Secretariat.

- 2. A review shall not be entertained on the grounds:
 - of inadequacy of the pay scale assigned to the pay range number; or
 - that the scope of duties and responsibilities has been improperly assigned to the position by management.
- 3. Organizations or employees who wish to have a position reviewed are able to do so by submitting a Position Description Questionnaire (PDQ) to the Classification & Organizational Design Division, Treasury Board Secretariat, Confederation Building, St. John's, A1B 4J6. Employees may use the Microsoft Word version of the PDQ or complete and submit the PDQ online.

Information on access to the necessary documents can be found in the Human Resource Secretariat's website http://www.exec.gov.nl.ca/exec/tbs/newjobevaluation.html

- 4. A request for review shall be regarded as closed:
 - when a decision is rendered thereon by the Classification & Organizational Design Division;
 - if the employee(s) requests in writing the withdrawal of the request for review;
 - in the event an employee is dismissed with cause. If the employee separates from the organization for a reason other than dismissal for cause, the employee may request the difference in pay as a result of an outstanding classification review but would not be entitled to a further review or appeal; or
 - if the permanent head, in the case of an organization request for review, requests in writing the withdrawal of the request for review.
- 5. All documents relating to a classification review shall be maintained by the Classification & Organizational Design Division. Copies of such classification review materials shall be provided to the Classification Appeal Adjudicator upon its request.

C. Classification Appeal Processs

1. If an employee is dissatisfied with the decision of the Classification & Organizational Design Division, an appeal of the decision may be submitted to the Classification Appeal Adjudicator of the Public Service Commission. The request for an appeal must identify which factor(s) is/are being challenged and the associated rationale for each factor(s). The

- appeal process is restricted to those factors identified as being challenged and sufficient reasoning provided.
- 2. All such appeals shall be submitted to the Classification Appeal Adjudicator in writing within a period of not more than fourteen (14) days after the receipt by an employee of notification of the Classification & Organizational Design Division's decision as above mentioned.
- 3. A classification appeal of specific factor(s) shall not be accepted by the Classification Appeal Adjudicator based on job content which differs from that reviewed by the Classification & Organizational Division. In such a case, the employee or group of employees shall first approach the Classification and Organizational Division seeking a further review on the basis of the new circumstances involved.
- 4. The Classification Appeal Adjudicator shall be an independent position created within the Public Service Commission.
- 5. The Classification Appeal Adjudicator is hereby empowered to receive, hear and decide upon any appeal consistent with these procedures.
- 6. Changes in these procedures shall be recommended for approval only after co-ordination with the Public Service Commission, and the Human Resource Secretariat.
- 7. The Classification Appeal Adjudicator may render decisions based on the information provided or may hold hearings if deemed necessary. The appellant may be required to appear at any time and in any place in the province deemed desirable.
- 8. The Classification Appeal Adjudicator shall only consider and rule <u>upon the factors challenged</u> by an individual employee, or group of employees having identical classifications, provided that such employee or group shall first have submitted their request in accordance with Section 3 of Part B and shall have been notified in writing of the Classification & Organizational Design Division's decision on the request.
- 9. The Classification Appeal Adjudicator has the right to refuse to receive or hear an appeal if it considers that the grounds on which the appeal was submitted are irrelevant or not in accordance with Sections 1 and 2 of Part B.
- 10. The employing organization concerned shall allow time off from regular duties to any employee who is required by the Classification Appeal Adjudicator to appear before them and, in respect of such absence; the employee shall be regarded as being O.H.M.S. It is the responsibility of the employee to obtain the prior approval of the permanent head before absenting themselves from their duties for this purpose.

- 11. On receipt of an appeal from an employee or a group of employees, the Classification Appeal Adjudicator may request the Classification & Organizational Design Division to assemble all pertinent information prepared as a result of the classification review, a copy of which will be provided to the appellant and the immediate supervisor by the Classification Appeal Adjudicator.
- 12. Where the appellant requires clarification on any point contained in the classification file or wishes to comment on any aspect of the classification file, they must file with the Classification Appeal Adjudicator within fourteen (14) days of receiving the file, a written statement including any supporting documentation which details their questions or comments.
- 13. A copy of the appellant's written statement and supporting documentation will be sent by the Classification Appeal Adjudicator, within three (3) days of receipt, to the Classification & Organizational Design Division who may respond or be requested to respond in writing within fourteen (14) days to the questions or observations raised by the appellant. Such response shall be forwarded by the Classification Appeal Adjudicator to the appellant within three (3) days of receipt. This cumulative documentation shall then constitute the entire appeal file to be considered by the Classification Appeal Adjudicator.
- 14. Where the Classification Appeal Adjudicator is satisfied that all relevant documentation is on file, it shall determine whether a hearing is warranted or if a decision can be rendered on the basis of the written documentation provided.
- 15. Where in the opinion of the Classification Appeal Adjudicator a group of appellants' position description questionnaires are sufficiently similar, have identical ratings and the appellants are employed in the same classification by the same organization, the Adjudicator may propose the consolidation of individual appeals to those appellants such that the appeals of individuals may be decided upon in a group appeal.
- 16. Where the Classification Appeal Adjudicator proposes a group review, the individual appellants must indicate their agreement with the group review in writing.
- 17. Where not all appellants agree to consolidation, the Classification Appeal Adjudicator will first decide on a consolidated basis the appeals of those appellants who are in agreement with consolidation. Those appellants not in agreement shall be provided an opportunity for individual review, as soon as practical following the determination of a consolidated appeal.
- 18. When the Classification Appeal Adjudicator renders a decision on those factors challenged on the basis of the written documentation, notification of such decision on those factors challenged shall be forwarded to the Classification & Organizational Design Division. The Classification & Organizational Design Division will notify and provide the necessary authority to the employing agency as well as provide a copy of the Classification Appeal Adjudicators decision and the impact, if any, on the position to the appellant and their designate.

- 19. If a hearing is warranted, the appellant, a permanent head or management designate and a representative of Classification & Organizational Design Division may be requested to appear before the Classification Appeal Adjudicator.
- 20. Appellants are to be given two opportunities to postpone appeal hearings after which appeals will then be withdrawn by the Classification Appeal Adjudicator.
- 21. The hearing will be presided over by the Classification Appeal Adjudicator who will retain control over the conduct of the hearing and who will rule on the relevancy of any questions raised by any of the parties.
- 22. The Classification Appeal Adjudicator may adjourn the hearing and order the appearance of any person or party who, at the Classification Appeal Adjudicator's discretion, it deems necessary to appear to give information or to clarify any issue raised during the hearing.
- 23. Following the conclusion of the hearing, the Classification Appeal Adjudicator will deliberate on and consider all relevant evidence and supporting information. Within fifteen (15) working days of reaching a decision, the Classification Appeal Adjudicator shall inform the Classification & Organizational Design Division in writing over the signature of the Classification Appeal Adjudicator of their decision on those factors challenged and a detailed explanation of the rationale of any change from the Classification & Organizational Design Division's original determination. The Classification & Organizational Design Division will notify and provide the necessary authority to the employing agency as well as provide a copy of the Classification Appeal Adjudicator's decision and the impact, if any, on the position to the appellant and their designate.
- 24. The Classification Appeal Adjudicator is required to submit written reasons to the Classification & Organizational Design Division for those decisions that result in changes in the factors challenged.
- 25. The impacts of changes in ratings arising from decisions of the Classification Appeal Adjudicator shall be processed by the Classification & Organizational Design Division in accordance with the Treasury Board Secretariat's compensation policies.
- 26. The decision of the Classification Appeal Adjudicator on an appeal is final and binding on the parties to the appeal.
- 27. An appeal shall be regarded as closed:
 - when a decision is rendered thereon by the Classification Appeal Adjudicator;
 - if the appellant requests in writing the withdrawal of the appeal;
 - in the event an employee is dismissed with cause; or
 - if the appellant postpones a hearing in accordance with Section 20 of Part C.

SCHEDULE G

SUMMARY OF GROUP INSURANCE BENEFITS FOR MEMBERS OF THE GOVERNMENT OF NEWFOUNDLAND AND LABRADOR PLAN

The online "Employee/Retiree Benefits" booklet contains a more detailed description of the benefits and the member's responsibilities under the Plan. The following summary has been prepared to outline the basic content of the Plan only, as contractual provisions specified within the group insurance policies prevail. You may also refer to the Government website at http://www.exec.gov.nl.ca/exec/tbs/working_with_us/employee_benefits.html for further information.

BENEFITS

BASIC GROUP LIFE INSURANCE

You are insured for a life insurance benefit equal to two times your current annual salary rounded to the next higher \$1,000, if not already a multiple thereof, subject to a minimum of \$10,000 and a maximum of \$1,000,000.

If your insurance ceases on or prior to age 65, you may be entitled to convert the cancelled amount of basic group life insurance to an individual policy of the type then being offered by the insurer to conversion applicants **within 31 days** of the termination and no medical evidence of insurability would be required. The premium rate would be based on your age and class of risk at that time.

DEPENDENT LIFE INSURANCE

In the event of the death of your spouse or dependent child from any cause whatsoever, while you and your dependents are insured under the plan, the insurance company will pay you \$10,000 in respect of your spouse and \$5,000 in respect of each insured dependent child. This applies to those employees with family health coverage only.

BASIC ACCIDENTAL DEATH AND DISMEMBERMENT INSURANCE

The plan provides accidental death and dismemberment insurance coverage in an amount equal to your basic group life insurance (two times your current annual salary). Coverage is provided 24 hours per day, anywhere in the world, for any accident resulting in death, dismemberment, paralysis, loss of use, or loss of speech or hearing.

If you sustain an injury caused by an accident occurring while the policy is in force which results in one of the following losses, within 365 days of the accident, the benefit shown will be paid to you. In the case of accidental death, the benefit will be paid to the beneficiary you have named to receive your group life insurance benefits. Benefits are payable in accordance with the following schedule:

Schedule of Benefits

100% of Principal Sum for Loss of or Loss of Use of:

- Life
- Sight of One Eye
- Speech
- One Arm
- One Leg
- One Hand
- One Foot

66 2/3% of Principal Sum for Loss of or Loss of Use of:

- Hearing in One Ear
- Thumb and Index Finger
- Four Fingers of One Hand

33 1/3% of Principal Sum of Loss of:

• All Toes of One Foot

200% of Principal Sum for Loss of Use:

- Quadriplegia (total paralysis of both upper and lower limbs)
- Paraplegia (total paralysis of both lower limbs)
- Hemiplegia (total paralysis of upper and lower limbs of one side of the body)

"Loss" means complete loss by severance except that in the case of loss of sight, speech or hearing, it means loss beyond remedy by surgical or other means.

"Loss of use" means total loss of ability to perform every action and service the arm, hand or leg was able to perform before the accident.

No more that the principal sum will be paid for all losses resulting from one accident.

No benefits are paid for injury or death resulting from:

- suicide while sane or insane;
- intentionally self-inflicted injury or suicide;
- viral or bacterial infections, except pyogenic infections occurring through the injury from which loss is being claimed;
- any form of illness or physical or mental infirmity;
- medical or surgical treatment;
- service, including part-time or temporary service, in the armed forces of any country;
- war, insurrection or voluntary participation in a riot;
- air travel serving as a crew member, or in aircraft owned, leased or rented by your employer, or air travel where the aircraft is not licensed or the pilot is not certified to operate the aircraft.

The following additional benefits are also included; please see your employee booklet for details:

Repatriation Benefit	Occupational Training Benefit	Identification Benefit
Wheelchair Benefit	Seat Belt Benefit	Funeral Expense Benefit
Education Benefit	Hospital Confinement Benefit	Workplace Modification Benefit
Weekly Benefit	Daycare Benefit	Family Transportation Benefit
Business Venture Benefit		

WAIVER OF PREMIUM PROVISION

If an insured member becomes totally disabled before age 65, the group life, dependent life, accidental death and dismemberment, voluntary accidental death and dismemberment, voluntary term life insurance, and critical illness may be continued to age 65 without payment of premiums. To have premiums waived, claims forms must be submitted within 10 months from date of disability and the employee must be totally disabled for at least 119 calendar days.

HEALTH INSURANCE BENEFITS FOR MEMBERS AND DEPENDENTS

Hospital Benefit

If you or any of your insured dependents are confined in a hospital coverage is provided at 100% to a covered maximum of \$85 per day.

Prescription Drug Benefit

The program will pay the ingredient cost of eligible drugs (including oral contraceptives and insulin), you are responsible to pay the co-pay, which will be the equivalent of the pharmacists dispensing fee plus any applicable surcharge over the ingredient cost. The drug plan provides coverage for most drugs which require a prescription by law, however, but does not provide coverage for over-the-counter drugs, cough or cold preparations or nicotine products. The Government of Newfoundland and Labrador, through a consultation process with the insurer and drug experts, determines the drugs that are covered under the plan, and typically follows the recommendations of The Canadian Expert Drug Advisory Committee. There is no guarantee or obligation expressed or implied that all drugs recommended by physicians will be covered by the plan. Some drugs may require special authorization, details of the special authorization process are outlined in the online "Employee/Retiree Benefits" booklet.

Vision Care Benefit

You and your insured dependents are covered for the following vision care expenses:

a) Charges for eye examinations performed by an Ophthalmologist or Optometrist where the Medicare plan does not cover such services, limited to one such expense in a calendar year for dependent children under age 18, and once in two calendar years for all other insured persons. Coverage is provided at 80% to a covered maximum of \$70.

- b) 100% of the maximum covered expense of \$150 for single vision lenses and frames, \$200 for bifocal lenses and frames and \$250 for trifocal and progressive adaptive lenses and frames every three calendar years. For dependent children under age 18 expenses are eligible once in a calendar year provided there is a change in the strength of their prescription. Please note that expenses for contact lenses will be reimbursed at the same level as for eyeglasses. Coverage is not provided for sunglasses, safety glasses, or repairs and maintenance.
- c) 100% of the maximum covered expense of \$250 every two calendar years for the purchase of contact lenses when prescribed for severe corneal scarring, keratoconus or aphakia and if the cornea is impaired so that visual acuity cannot be improved to at least to 20/40 level in the better eye with eyeglasses.
- d) one pair of eyeglasses when prescribed by an Ophthalmologist following non-refractive eye surgery, to 100% of a lifetime covered eligible expense of \$200; and
- e) 50% of the cost of visual training or remedial therapy.

When submitting your claims for reimbursement, please ensure your receipt clearly indicates whether your glasses are single vision, bifocal, trifocal or progressive adaptive lenses so that accurate reimbursement can be made. Also, your receipt indicating that the expense has been paid in full must accompany the Claim Submission Form. Records indicate that costs vary amongst dispensaries throughout the province; therefore, it is suggested that you check with several optical dispensaries before finalizing your purchase.

Extended Health Benefit

Reimbursement is provided for many types of services, such as registered nurse, physiotherapist, wheelchairs, braces, crutches, ambulance service, chiropractors, to name a few. Pre-authorization is required for the rental and/or purchase of all durable equipment and all Nursing Care/Home Care benefits. Certain dollar amounts or time period maximums apply. It is important to note that reimbursement under the extended health care benefit is made at 80% of covered eligible expenses up to \$5,000; expenses over \$5,000 and less than \$10,000 are reimbursed at 90%, and expenses over \$10,000 are reimbursed at 100% in any calendar year. Where no maximum eligible expense is noted, reasonable and customary rates will apply. Please consult your online employee benefit booklet for details.

Services not Covered Under the Supplementary Health Insurance Program

You and/or your dependents are not covered for medical expenses incurred as a result of any of the following:

- Expenses private insurers are not permitted to cover by law
- Services or supplies for which a charge is made only because you have insurance coverage

- The portion of the expense for services or supplies that is payable by the government public health plan in your home province, whether or not you are actually covered under the government public health plan
- Any portion of services or supplies which you are entitled to receive, or for which you are entitled to a benefit or reimbursement, by law or under a plan that is legislated, funded, or administered in whole or in part by a provincial / federal government plan, without regard to whether coverage would have otherwise been available under this plan
- Services or supplies that do not represent reasonable treatment
- Services or supplies associated with:
 - o treatment performed only for cosmetic purposes
 - o recreation or sports rather than with other daily living activities
 - o the diagnosis or treatment of infertility
 - o contraception, other than contraceptive drugs and products containing a contraceptive drug
- Services or supplies associated with a covered service or supply, unless specifically listed as a covered service or supply or determined by Great-West Life to be a covered service or supply
- Extra medical supplies that are spares or alternates
- Services or supplies received out-of-province in Canada unless you are covered by the government health plan in your home province and Great-West Life would have paid benefits for the same services or supplies if they had been received in your home province
- Expenses arising from war, insurrection, or voluntary participation in a riot
- Chronic care
- Podiatric treatments for which a portion of the cost is payable under the Ontario Health Insurance Plan (OHIP). Benefits for these services are payable only after the maximum annual OHIP benefit has been paid
- Vision care services and supplies required by an employer as a condition of employment
- Prescription sunglasses and safety glasses

Group Travel Insurance

The group travel plan covers a wide range of benefits which may be required as a result of an accident or unexpected illness incurred outside the province while travelling on business or vacation. The insurer will pay 100% of the reasonable and customary charges (subject to any benefit maximums) for expenses, such as hospital, physician, return home and other expenses as outlined in the employee booklet. Coverage under Group Travel Insurance is limited to a maximum of ninety (90) days per trip for travel within Canada. Coverage commences from the actual date of departure from your province of residence. Coverage under Group Travel Insurance is limited to thirty (30) days per trip for travel outside Canada. Coverage commences from the actual date of departure from Canada.

A person with an existing medical condition must be stable for 3 months prior to travelling. Stable means there has been no period of hospitalization, no increase or modification in treatment or prescribed medication, or no symptom for which a reasonably prudent person would consult a physician. Stable dosage does not apply to diabetics.

Additional coverage is available from Great-West Life on an optional pay all basis.

OPTIONAL BENEFITS

Optional Group Life Insurance

This plan is available on an optional, employee-pay-all basis and you may apply to purchase additional group life insurance coverage for you and/or your spouse. Coverage is available from a minimum of \$10,000 to a maximum of \$300,000 in increments of \$10,000.

Optional Accidental Death and Dismemberment Insurance

This plan is available on an optional, employee-pay-all basis and enables you to purchase additional amounts of accidental death and dismemberment insurance on an employee and/or family plan basis. Coverage is available from a minimum of \$10,000 to a maximum of \$300,000 in \$10,000 increments.

Optional Long Term Disability Insurance

This plan is available to you on an optional and employee-pay-all basis. Long term disability insurance may provide disability benefits for periods of total disability which exceed 119 days. To be eligible for this benefit, you must be under the age of 65 and be a member of either the Public Service Pension Plan or the Uniformed Services Pension Plan. To be eligible for LTD benefits, claim forms must be submitted with 10 months from date of disability and the employee must be totally disabled for at least 119 calendar days.

Optional Dental Care Insurance

This plan is available to you and your insured dependents on an optional and employee-pay-all basis. Coverage is available for basic and major restorative dental procedures.

Optional Critical Conditions Insurance

This plan is available to you and your dependents on an optional and employee-pay-all basis. Critical Conditions Insurance will provide a lump sum payment to insured employees in the event they and/or dependents are afflicted, while coverage is in force, with a critical condition as defined in the policy.

GENERAL INFORMATION

For the purpose of the group insurance program, the following definition of dependent is applicable: Spouse

- (a) an individual to whom you are legally married; or
- (b) an individual of the same or opposite sex who has been publicly represented as your spouse for at least one year.

Dependent Children

- your or your spouse's unmarried, natural, adopted, foster or step-children, including a child of an unmarried minor dependent, who are:
 - (a) under 21 years of age and dependent upon you for support and maintenance; or
 - (b) under 25 years of age and in full-time attendance at a university or similar institution and dependent upon you for support and maintenance; or
 - (c) age 21 or over who is incapacitated for a continuous period beginning before age 21 or while a full-time student and before age 25. A child is considered functionally impaired if they are incapable of supporting themselves due to a physical or psychiatric disorder.

Children of your spouse are considered dependents only if:

- they are also your children; or
- your spouse is living with you and has custody of the children

This plan does not cover a spouse or dependent child who is not a resident in Canada nor does it cover any child who is working more than 30 hour per week, unless the child is a full-time student.

Eligibility

- all full-time permanent employees working a regular work week are required to participate on the first day of employment
- all part-time permanent employees working a minimum of 50% of the regular work week are required to participate from the first day of employment
- all full-time temporary employees, if hired for a period of more than three months, are required to participate from the first day of employment. Full-time temporary employees who are hired for a period of less than three months, who have their contract extended for an additional period of at least three months, are required to participate on the date of notification that their employment was extended.
- all contractual employees, if hired for a period of more than three months, are eligible from the first day of employment. Contractual employees who are hired for a period of less than three months, who have their contract extended for an additional period of at least three months, are eligible to participate on the date of notification that the contract was extended. Contractual employees are not eligible to participate beyond 31 days of their eligibility date.
- all regular seasonal employees are required to participate in the plan from their first day of active employment. During periods of lay-off, provided they do not work for another employer during such lay-off, regular seasonal employees have the option to continue coverage provided the employer is duly notified prior to the commencement of the layoff. Coverage will not continue unless a "Continuation of Coverage" form is completed, signed, and given to your Group Plan Administrator prior to you leave.

- all casual employees working a minimum of 50% of the normal working hours for their job classification in the previous calendar year are required to participate in the following policy year (April 1to March 31). Eligibility for casual employees is reviewed on an annual basis.
- employees who elect early retirement will continue to be insured under the program as if active employees. Group life and accidental death and dismemberment insurance benefits will be calculated on the annual superannuation benefits. Optional Long Term Disability and Critical Illness will terminate. Basic Life and Basic AD&D coverage will be reduced on the first of the month following the date of retirement or age 65, whichever occurs first.
- for retirees, upon attainment of age 65, all basic life and optional life insurance policies terminate. At age 65, if you have been insured for a period of five years immediately prior to your 65th birthday, you may be eligible for a reduced paid-up life insurance policy on the first of the month following attainment of age 65, which will remain in force throughout your lifetime. You may also be eligible to continue your supplementary health and group travel insurance plans on a 50/50 cost-shared basis.
- In the event of your death, your surviving spouse and any insurable dependent children, who on the date of your death was insured under the plan, may have the option of continuing in the group insurance program.

EMPLOYEE AND RETIREE RESPONSIBILITY

You should note that you have responsibilities to fulfill. You are responsible for the following:

- For ensuring that you have applied for the coverage you wish to have for yourself on your enrolment forms and your dependents within the appropriate time frames.
- To change your coverage from single to family within the appropriate time frame. If the coverage is not changed within 31 days of acquiring your first eligible dependent an Evidence of Insurability on Dependents is required for approval.
- To add a spouse to this plan in the event that they lose coverage under another plan within a 31 day period following the loss of coverage to avoid having to provide medical evidence.
- For examining payroll deductions for each pay period for all group insurance benefits. Examples would include family versus single coverage and optional benefit premiums particularly when you have requested changes in coverage and at the annual renewal date when the premiums are adjusted. This will ensure accuracy and allow for corrections on a timely basis. Coverage details can be confirmed through pay stubs, your plan administrator, employers online benefit statements (where available), and the insurance carrier (their website and their toll free number)
- For amending your coverage to delete any coverage you no longer require. Contributions which you have paid are not refundable if they were consistent with the application on file.

- For effecting conversion of the coverage eligible to be converted upon the earlier of termination of employment or at age 65.
- For accurately completing the necessary forms required for continuing benefits while on maternity leave, sick leave, special leave without pay, retirement, etc. It is extremely important these arrangements be made prior to commencing eligible leave. For continuation of group life and health insurance while on temporary lay-off or on unpaid leave you are responsible for the payment of the full premium amount (employer/employee contributions) and failure to remit will result in termination of coverage. You are also responsible for the payment of the full premium amount (employer/employee contributions) if you are a casual/hourly employee and you maintain benefits during a pay period when you have not worked and have not received pay. Failure to remit premiums will result in the termination of coverage.
- For providing appropriate claim information necessary to process LTD and/or Waiver of Premium claims as well as to ensure notice of claim/proof of claim where necessary has been provided within appropriate time frames as required under the contract.
- For providing appropriate medical information necessary to add a dependant as functionally impaired to continue their coverage beyond the age a dependant would otherwise terminate based on contract guidelines
- For completing the appropriate forms accurately, completely, and within applicable timeframes for such things as change of address, addition or deletion of a dependent, and other significant matters that can change or otherwise affect your coverage.
- To register overage student dependents between age 21 and 25 at the beginning of each school year. Failure to do so may impact coverage.
- Reviewing the online employee benefit booklet, contacting the insurance carrier and/or your
 organization's plan administrator to ensure you have a sound knowledge of the benefits
 available, extent of coverage, eligibility criteria, exclusions, restrictions, medical
 underwriting requirements, conversion options, continuation of benefits, predeterminations
 and other important requirements of the program.
- Providing proof of the purchase of pension service that may reduce LTD premiums. Premiums will only be adjusted when the plan administrator has been notified and received verification despite the date the purchase may have occurred.
- For notifying your plan administrator if the deletion of an overage dependant requires a change in your premiums from family to single coverage.

SCHEDULE H EMPLOYEE ASSISTANCE PROGRAM

The Employee Assistance Program (EAP) is a joint program of the Government of Newfoundland and Labrador and its unions/associations. The purpose of the program is to provide employees and their dependents with an opportunity to access professional counseling services. The program is also intended to act as a supportive resource to employees and managers throughout government and agencies who have been deemed as participants in the program.

A cornerstone of the EAP is confidentiality with respect to all matters associated with professional services to clients. The EAP Coordinators demonstrate respect for the trust and confidence placed in them by clients. This is accomplished by protecting the privacy of client information and respecting the clients right to control when or whether this information will be shared with third parties as outlined in the EAP Roles, Responsibilities and Operating Procedures. The general expectation that EAP Coordinators keep information confidential does not apply when there is a professional duty or obligation to disclose information where there is serious, imminent, or foreseeable harm to a client, employee, or others. This caution is explained to the employee at the earliest possible opportunity. Nothing in this statement or policy is to be interpreted as constituting a waiver of management's right to take disciplinary measures, nor the union's right to grieve within the framework of the Collective Agreement.

BASIC PRINCIPLES

The Unions/Associations and the Employer, recognize that personal problems, which are affecting or which may affect work performance, can be addressed effectively when identified early and when referral is made to an appropriate source of help.

For employees who participate in the EAP, sick leave may be granted, on the same basis as is granted for other health problems. Consideration could also be given for the use of annual leave or leave without pay.

Employees are assured that their job future and standing with the Employer will not be jeopardized by their participation in the Program.

The EAP encourages employees to seek help voluntarily.

Wherever the need exists and where they feel it would be advantageous to the employee, management reserves the right to encourage employees to attend the program.

The Committee oversees the operation of this Program.

This Program applies to employees and their dependents, who have been deemed as participants in the program. The Program applies to all employees, and former employees, for the period of one year from their last date of employment.

In the event that a group of employees are concerned that the help of the EAP should be offered to an immediate supervisor, established procedures should be followed to advise the next level of management of this concern.

JOINT LABOUR MANAGEMENT COMMITTEE

COMPOSITION OF THE COMMITTEE

The chairperson shall be the Director of the Employee Assistance Program.

The committee is comprised of 6 members as listed below.

- ➤ Director EAP Program one representative
- ➤ Hunan Resource Secretariat one representative
- ➤ Public Service Commission one representative
- ➤ Newfoundland and Labrador Association of Public and Private Employees- one representative
- Canadian Union of Public Employees (School Board) one representative
- ➤ Public Sector Managers' Association one representative

JURISDICTION OF THE COMMITTEE

The committee functions in a consultative capacity and provides recommendations to the employer and unions on matters related to the EAP. The committee shall not override the employers' rights and responsibilities to manage, nor affect the unions' rights as established by law and collective agreements. A quorum shall consist of a minimum of 4 members.

RESPONSIBILITIES

- a) To oversee the effective operation of the policy and procedures of the program as agreed upon by the PSC/employer and the union/associations;
- b) To serve in an administrative advisory capacity to the EAP in policy, procedures and practices;
- c) To ensure that steps are taken to promote awareness and a full understanding of the program to employees
- d) To ensure that adequate training is provided to managers, supervisors and union representatives
- e) To review annual reports of the EAP

ADMINISTRATION

FREQUENCY OF MEETINGS

The frequency of the meetings shall be determined by the committee; however the committee will meet not less than four times per year. The date of the following meeting will be established prior to the adjournment of the current meeting.

AGENDA

Agenda items may be submitted to the chair in advance of the meeting.

RECORD OF MEETINGS

The minutes of meetings will be reviewed and adopted at the beginning of each meeting. Any changes will be made and recorded in subsequent meeting minutes. The PSC will be responsible for recording of minutes and ensuring that copies are distributed in advance of the meeting to the committee members.

ROLES AND RESPONSIBILITIES

The Director of the EAP will chair the meetings. The roles and responsibilities of the Director, coordinators, managers and employees will be outlined in an operational and procedural document developed by the Director of the EAP in consultation with the JLMC.

THE EMPLOYEE ASSISTANCE PROGRAM (EAP) OF THE PUBLIC SERVICE COMMISSION INCLUDING ROLES, RESPONIBILITIES AND OPERATING PROCEDURES.

The Director and EAP Coordinators of the Employee Assistance Program (EAP) are employees of the Public Service Commission. These individuals are responsible for the administration and operations of the program.

The responsibilities of:

- Co-ordinators and/ or the Director
 - a) To thoroughly understand and consistently apply the principles of the EAP.
 - b) To interview all employees who request assistance through the EAP, and to provide them with full information regarding participation in the program.
 - c) To provide direct help in assisting employees, to advise employees of other helping services available, and to arrange for referral for assessment or treatment.
 - d) To monitor the progress of employees referred to the Program, where appropriate.
 - e) To provide general information and statistics to the Joint Labour management Committee (JLMC) on request.
 - f) A cornerstone of the EAP is confidentiality with respect to all matters associated with professional services to clients. The EAP Coordinators demonstrate respect for the

trust and confidence placed in them by clients, by protecting the privacy of client information and respecting the clients right to control when or whether this information will be shared with third parties. The general expectation that EAP Coordinators will keep information confidential does not apply when there is a professional duty or obligation to disclose information, or where there is serious, imminent, or foreseeable harm to a client, employee, or others. This caution will be explained to the employee at the earliest possible opportunity.

Managers/supervisors

- a) To establish and communicate to their employees the level of work performance that will be considered satisfactory.
- b) To observe and document instances of unsatisfactory job performance.
- c) Where in the opinion of the manager that work performance is unsatisfactory and that there exists a potential need for counselling service, the manager should inform the employee of the EAP Program.

• Human Resources Directors / Managers

- a) To understand and to distribute up-to-date information about the EAP to all employees in their department or agency.
- b) To ensure that all employees are aware of the EAP and the application of confidentiality practices.

Union Representatives

The Union Representatives will play a supportive role in the referral to the EAP of bargaining unit members.

- a) To fully understand the roles and responsibilities outlined in the operational procedures and operations issued by the Director of the EAP in consultation with the JLMC.
- b) To ensure that the employee's rights under the Collective Agreement and under the EAP are clearly explained.
- c) Upon the request of an employee, become involved in any interview so that both the Union/Association and the Employer can encourage the employee to accept help through the EAP.
- d) To provide support to the employee during their participation in the EAP. Employee

The responsibilities of the individual employee who is a participant in the EAP are:

- a) To have knowledge of the EAP.
- b) To actively participate in the EAP.

EAP REFERRAL PROCEDURES

Employees may access EAP through:

1. <u>Self Referral</u>:

A self referral is a referral made by the employee on their own behalf. All employees can seek assistance on a voluntary basis by contacting an EAP Co-ordinator of the Program. When a self-initiated referral requires outside treatment, and/or time away from the workplace, it is the employee's responsibility to notify the supervisor (or other personnel as required) to request leave or other arrangements.

2. Workplace Assisted Referral:

Where the manager and/or supervisor of an employee or another manager may identify an individual in the workplace is in need of support and counselling, they may recommend contact with the EAP. The manager or supervisor is not provided with any information regarding contact unless the employee provides consent and the EAP Coordinator agrees that it is in the individual's best interest to share information.

3. Formal Referral

A formal referral to EAP normally occurs at a point when work performance issues have been identified by the manager or supervisor to the employee. The employee is provided with a letter outlining the issues of concern within the workplace and offered the option of EAP support to assist in addressing the concern. Participation in the EAP Program is voluntary, whether it is through self referral on one's own initiative, or through formal referral by the manager. The employee maintains the right to confidentiality throughout their involvement in the EAP. Nothing of a confidential nature is discussed between the coordinator and the manager.

The EAP coordinator has a duty to provide confirmation of whether an employee is participating in a treatment program and attendance when this information is requested from the manager. The manager is responsible for maintaining contact with the EAP coordinator to confirm the employee is participating and attending the program. They are also responsible for offering the employee support throughout the process. During the time the employee is in the program, the EAP Coordinator maintains contact with the employee and outside helping agency.

When an employee's work performance becomes unsatisfactory, the supervisor's first response should be to provide the employee with feedback on performance and to clarify what is expected.

If the unsatisfactory job performance persists, the supervisor or manager shall consult with the Human Resources Manager or Director or their designate to review the employee's performance before making a formal referral to the Employee Assistance Program. The employee has the right to have union representation at any meeting where there is a human resources manager and departmental manager present to discuss concerns related to unsatisfactory work performance. The employee is advised of the following:

- a) The consequences of continuing the present unsatisfactory work pattern may lead to disciplinary action up to and including dismissal.
- b) The Employee Assistance Program is in place and how it operates.
- c) The employee is given a choice between accepting referral to the Employee Assistance Program or not.
- d) The employee is expected to keep the appointment and to participate in the program.

CONFIDENTIALITY

All persons working with clients of the EAP (e.g., medical personnel administrators, co-ordinators, counsellors, and support staff) are prohibited from disclosing any information unless consent of the individual employee is obtained. There are specific circumstances whereby confidentiality cannot be guaranteed between the coordinator and client. These circumstances include situations whereby there is a professional duty of the coordinator to release information. This caution will be explained to the employee at the earliest possible opportunity.

EAP files shall be handled with the greatest degree of confidentiality. Names shall not be used on these files or on the working notes contained in them. Other means of identification such as codes/numbers/letters will be used.

EAP files and working notes shall be retained in a secure and restricted area and shall be destroyed according to the Records, Retention, and Disposal Schedule as per the Government of Newfoundland and Labrador Records Management guidelines. The confidential file of the EAP shall be available for inspection by the employee at any reasonable time.

When an employee is referred by the E.A.P. Co-ordinator to an appointed external service provider, sufficient information shall be released to that individual in order that they may provide the most appropriate counselling service to the employee.

FOLLOW-UP

At the discretion and professional assessment of the EAP Coordinator, follow up contact will be made by the coordinator to the employee.

CONCLUSION

The success of an Employee Assistance Program rests with a commitment from the Employer and the Unions/Associations in providing employees with an offer of help. This commitment can be realized only through the actions of the Employer's managers at all levels, and the

Unions/Associations representatives for the workplace. Likewise, the employee's willingness to participate in the Program is essential.

Employee Assistance Programs are now widely accepted as beneficial to the employee and the Employer. The employee is offered and encouraged to accept help for problems that seriously affect their work, well-being, and family. The Employer benefits by retaining its employees in the work force so that their skills and knowledge are not lost.

The early use of EAP policies and procedures can contribute significantly to the prevention of serious mental health or workplace performance problems among employees.

*SCHEDULE I THE PUBLIC SERVICE

FOR THE PURPOSE OF THE GENERAL SERVICE AGREEMENT

The Department of Children, Seniors and Social Development

The Department of Digital Government and Service NL

The Department of Education

The Department of Environment and Climate Change

The Department of Finance

The Department of Fisheries, Forestry and Agriculture

The Department of Health and Community Services

The Department of Industry, Energy and Technology

The Department of Immigration, Population Growth and Skills

The Department of Justice and Public Safety

The Department of Tourism, Culture, Arts and Recreation

The Department of Transportation and Infrastructure

The C.A. Pippy Park Commission

The Municipal Assessment Agency Inc.

The Office of the Auditor General

The Public Procurement Agency

The Public Service Commission

The Rooms Corporation of Newfoundland and Labrador, Inc.

SCHEDULE J



Labrador Benefits Agreement

Between

Her Majesty The Queen In Right of Newfoundland (Represented Herein by the Treasury Board)

College of the North Atlantic

Labrador-Grenfell Regional Health Authority

Municipal Assessment Agency Inc.

Newfoundland and Labrador Housing Corporation

Newfoundland and Labrador School Boards Association

Newfoundland Liquor Corporation

And

Canadian Union of Public Employees

Newfoundland and Labrador Association of Public & Private Employees

Registered Nurses' Union Newfoundland and Labrador

Newfoundland and Labrador Teachers Association

Royal Newfoundland Constabulary Association

Signed: February 10, 2020 Expires: March 31, 2022

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ARTICLE 1

SCOPE

1.1 This Agreement is applicable to all employees in Labrador whose Employers are signatory to this agreement, represented by the Canadian Union of Public Employees, the Newfoundland and Labrador Association of Public & Private Employees, the Registered Nurses' Union Newfoundland and Labrador, the Newfoundland and Labrador Teachers Association and the Royal Newfoundland Constabulary Association. The terms of the agreement will be considered to form an integral part of all collective agreements.

ARTICLE 2

DURATION

*2.1 This agreement shall be effective from the February 10, 2020, and shall remain in full force and effect until March 31, 2022. It shall be renewed thereafter through the normal process of collective bargaining utilized by each of the employee groups, or, with the consent of the parties, will be renewed through joint negotiations. At the request of either party negotiations shall commence six (6) months prior to the expiry date of this agreement.

ARTICLE 3

LABRADOR ALLOWANCE

*3.1 Labrador Allowance for employees covered by this agreement shall be paid in accordance with Schedule "A."

	LABRADOR A			
	DATE	SINGLE	DEPENDENT	
GROUP 1	10-Feb-20	2939	5878	
	1-Apr-20	2979	5918	
	1-Apr-21	3019	5958	
GROUP 2	10-Feb-20	3402	6793	
	1-Apr-20	3442	6833	
	1-Apr-21	3482	6873	
GROUP 3	10-Feb-20	3558	7089	
	1-Apr-20	3598	7129	
	1-Apr-21	3638	7169	

In the case of spouses who are both employed by Her Majesty the Queen in Right of Newfoundland and Labrador as represented by Treasury Board, or a Board, Agency or Commission, the total amount paid to both employees shall not exceed the dependent rate for the allowance contained in this article. This allowance shall be paid to employees on a pro-rated basis in accordance with their hours of work excluding overtime.

*3.2 Labrador Benefits will be paid to employees for periods of maternity, parental and adoption leave.

ARTICLE 4

TRAVEL ALLOWANCE

*4.1 Employees covered by this agreement shall receive a travel allowance to help offset the costs of travel to areas outside of Labrador based on the following rates per employee and his/her dependent(s). The travel allowance shall be paid out during the pay period following April 15th at the rate in effect on April 15th of the year in which the allowance is to be paid.

	TRAVEL .			
	DATE EMPLOYEE		DEPENDENT	
GROUP 1	10-Feb-20	911	702	
	1-Apr-20	950	702	
GROUP 2	10-Feb-20	962	754	
	1-Apr-20	1001	754	
GROUP 3	10-Feb-20	1015	806	
	1-Apr-20	1054	806	

- *4.2 *(a) This allowance shall be paid to employees in the first pay period following April 15th of each year on a pro-rated basis in accordance with their hours of work in the previous twelve (12) month period, excluding overtime. The amount of travel allowance to be paid shall be based on the number of dependents at March 31st of each year.
 - *(b) An employee retiring, resigning or otherwise terminating employment shall be entitled to a proportional payment of travel allowance as determined in 4.2 (a) based on the employee's hours of work in the current fiscal year. In the case of death the payment shall be made to the employee's beneficiary or estate.

- 4.3 (a) For the purpose of calculating this benefit the following leaves shall be considered as hours of work:
 - (i) Maternity Leave/Parental Leave/Adoption Leave
 - (ii) Injury-on-Duty/Worker's Compensation Leave
 - (iii) Paid Leaves
 - (iv) Any other period of unpaid leave for which the employee is eligible to accrue service under the respective collective agreement
 - (b) The provisions of 4.3 (a) will not apply when the employee would 'otherwise have been laid off.
 - (c) The provision of 4.3(a) (iv) will apply only to employees who have worked or have been credited with hours of work under 4.3(a) (i), (ii) or (iii) for a period of 20 days in the aggregate in the qualifying period.
- 4.4 In the case of spouses who are both employed Her Majesty the Queen in Right of Newfoundland and Labrador as represented by Treasury Board, or a Board, Agency or Commission, each spouse shall receive the employee travel allowance, but only one spouse shall claim the benefit for dependents.
- 4.5 The travel benefit available to the Royal Newfoundland Constabulary Association under their Collective Agreement and to teachers under Article 25 of the NLTA Labrador West Collective Agreement shall continue to apply except in cases where Article 4 of this joint agreement provides a greater benefit. E.g. Members of the RNCA would continue to receive the employee travel benefit under their collective agreement unless the employee travel benefit in this joint agreement is greater. In addition to the employee benefit under the RNCA collective agreement, members of the RNCA shall also receive the dependent benefit under the joint agreement.

ARTICLE 5

LEAVE

5.1 Employees covered by this agreement shall receive three (3) non-cumulative, paid leave days in the aggregate per year. This leave will only be utilized when the employee is delayed from returning to the community due to interruptions to a transportation service occurring within Labrador. This article shall also apply where there has been an interruption to a transportation service occurring at the last departure point directly to Labrador.

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ARTICLE 6

EXISTING GREATER BENEFITS

6.1 No provision of this agreement shall have the effect of reducing any benefit for any employee which exists in each applicable employee group collective agreement outlined in Article 1.

ARTICLE 7

DEFINITIONS

- 7.1 Dependent for the purpose of this Agreement, dependent means a spouse, whether of the same or opposite gender, and children under eighteen (18) years of age, or twenty-four (24) years of age if the child is in full time attendance at a school or post-secondary institution or any child that remains in the direct care of the parent in the same household because the dependent is medically verified as disabled and under twenty-four (24) years of age.
- *7.2 **Spouse** for the purpose of this agreement, spouse means a person to whom an employee is legally married or a person in a common law relationship with whom the employee has lived with for more than one (1) year.

-6-

SCHEDULE A

COMMUNITY GROUPING

The employee's community grouping shall be determined by the location of their headquarters.

GROUP 1

Happy Valley/Goose Bay North West River Sheshatshiu Wabush Labrador City Churchill Falls

GROUP 2

Red Bay
L'Anse au Loup
L'Anse au Clair
Forteau
Pinware
West St. Modest
Mud Lake
Cartwright
Mary's Harbour
Port Hope Simpson
St. Lewis
Charlottetown
Lodge Bay
Paradise River

GROUP 3

Rigolet
William's Harbour
Norman's Bay
Black Tickle
Pinsent's Arm
Makkovik
Postville
Hopedale
Davis Inlet/Natuashish
Nain

-7-

MEMORANDUM OF UNDERSTANDING

Re: Nurses Committee

The parties acknowledge that the Registered Nurses' Union Newfoundland and Labrador (RNUNL) have indicated that they have issues of concern unique to Nurses who live and work in Labrador and that the RNUNL will attempt to address these concerns through a committee which will be established subsequent to these negotiations.

MEMORANDUM OF UNDERSTANDING

Re: Labrador Benefits Agreement - Interpretation

In an effort to clarify the interpretation of certain items contained in the Labrador Benefits Agreement the parties agree to the following:

- Article 4.2(b) refers to employees who terminate employment, (i.e. are not on layoff status and do not have recall rights). These employees have their Travel Allowance paid out based on the hours worked in the current year and it shall be paid out at the rate in effect on the date employment is terminated.
- 2) For the purposes of Article 4.4 it is agreed that an employee may refuse to claim the employee benefit if it is to their benefit to have their spouse claim them as a dependant. Employees who exercise this option will not be entitled to any portion of the Employee Travel Allowance. It is incumbent on the employee to communicate this choice to their respective Employer(s).
- 3) Notwithstanding Schedule A, the following employee shall be entitled, on a without prejudice basis, to the rates applicable to Mud Lake as long as they remain within the employ of their current Employer and continue to permanently reside in Mud Lake:

Vyann Kerby, Health Labrador Corporation

This agreement is effective from April 1, 2013 and shall expire upon the renewal of the Labrador Benefits Agreement expiring March 31, 2016.

4) For the purposes of clarification and in accordance with Article 3.1 (Labrador Allowance), Article 4.1 (Travel Allowance) and Article 9.1 (Definitions), benefits are applicable for the fiscal year (April 1 to March 31) in which a dependent reaches 18 years of age or 24 years of age, if the dependent is in full time attendance at a school or post-secondary institution. Full time attendance shall be determined by the educational institution in which a dependent is registered.

For example:

If a dependent reaches 18 years of age on January 1, 2011 and is no longer enrolled as a full time student in a post secondary institution, they would be eligible for the travel benefit payable April 15, 2011.

Earl Hann

On behalf of the Unions

Lisa Curran

On Behalf of the Employers

Jon Curan

Date Date

Date Gebruing 10, 2020

February 10, 2020

Mr. Steve Brooks
Executive Director
Newfoundland and Labrador
Teachers' Association
3 Kenmount Road
St. John's, NL AlB 1W1

Dear Mr. Brooks:

This letter is to confirm that for teachers in Labrador, the payment of the travel allowance provided under Article 4 - Travel Allowance, of the Joint Agreement on Labrador Benefits shall be calculated for the school year, September to June, but shall be paid in accordance with the provisions of Article 4 of the Joint Agreement.

Yours truly, Genilunan

Lisa Curran Chief Negotiator

Collective Bargaining Division

Original letter dated December 20, 1999

February 10, 2020

Mr. Jerry Earle President NAPE 330 Portugal Cove Place St. John's, NL, A1B 3M9

Re: Labrador Benefits Allowance and Travel Allowance for School Board Student Assistants (NAPE) and School Board Support Staff (NAPE and CUPE)

Within three (3) months of the date of signing of the Labrador Benefits Agreements, officials from the Human Resource Secretariat (HRS) of the Government of Newfoundland and Labrador, the Newfoundland and Labrador English School District (NLESD) and Newfoundland and Labrador Association of Public and Private Employees (NAPE) will meet to discuss the application of the Labrador Benefit Allowance and the Travel Allowance for employees who work less than full time hours as outlined in the above respective collective agreements.

Yours truly,

Lisa Curran Chief Negotiator

Collective Bargaining Division

Genilunaa

IN WITNESS WHEREOF the parties hereto have executed this Agreement the day and year first before written.

SIGNED on behalf of Treasury Board represe Newfoundland by the Honourable Tom Osborne, I the witness Agreto subscribing:	enting Her Majesty the Queen in Right of President of Treasury Board, in the presence of
Mollutt Witness	President of Treasury Board
SIGNED on behalf of the College of the North Atl	lantic
Histle Borde. Witness	College of the North Atlantic Buca Hollett
SIGNED on hehalf of Labrador-Grenfell Region	al Health Authority
Witness .	Labrador-Grenfell RHA
SIGNED on behalf of the Newfoundland and Labr	rador Housing Corporation
Gow Meny Witness	Stephane Skeffington
SIGNED on behalf of the Newfoundland and L. Witness	NLSBA Association

SIGNED on behalf of the Newfoundland Liquor Corporation

Witness	Newfoundland Liquor Corporation
SIGNED on behalf of the Municipal Assessm	nent Agency
Witness	Municipal Assessment Agency
SIGNED on behalf of the Canadian Union of	Public Employees
East ann. Witness	CUPE
SIGNED on behalf of the Registered Nurses Witness	Union Newfoundland and Labrador Description RNUNL
SIGNED on behalf of the Newfoundland and Witness	Labrador Teachers' Association

SIGNED on behalf of the Royal Newfoundland Constabulary Association

Witness RNCA'

SIGNED on behalf of the Newfoundland & Labrador Association of Public and Private Employees

Suttann
Witness
NAPE

SCHEDULE K RELOCATION EXPENSES

Employees who are required to change headquarters a minimum of 80 kilometres, at the request of the Employer, will be reimbursed reasonable relocation expenses.

Definitions

Dependent employee's spouse and/or children, 18 years of age or under, and children up

to age 24 who are in full-time attendance in high school or at a post secondary institution; other family member(s) residing with the employee

may be considered for relocation expenses

Spouse employee's husband or wife, including a common-law or same sex partner

with whom the employee has lived with for more than one year

Selection of Moving Company

The selection of movers will be processed in accordance with the established purchasing procedures of the Government Purchasing Agency.

Movement of Employees/Dependents

House Hunting Trip

Employees will be granted leave with pay and travel expenses for the employee and spouse for up to 5 days for the purposes of one house hunting trip.

Dependent Care Expenses

Employees who incur child care expenses for children less than 16 years of age may be reimbursed \$25.00 per family for each night that the parents are absent on the house hunting trip.

Temporary Living Expenses

Where a new home cannot immediately be established upon relocation, claims for temporary accommodations and meals for employees, their spouses and dependent children may be allowed for up to 14 calendar days. This includes the 5 days referenced in "House Hunting Trip".

In extenuating circumstances only, the Deputy Minister may approve additional temporary accommodations and meals. The onus is on the employee to justify the need for additional temporary living expenses.

Method of transportation

Employees will be reimbursed for expenses as approved in the employee's relocation plan. This plan is normally based on the most economical method of relocation given the following factors:

- methods of transportation available and the amount of travelling time required for each method;
- number, age and any special needs of the dependents to be relocated;
- any special needs of the employee or their spouse; and
- expenses, with receipts, that employees may claim in transit, i.e., accommodations.

Where employees can demonstrate that savings will be realized by the Department, a lump sum taxable payment of up to \$5,000 may be provided for relocations within Labrador and within the island portion of the Province, and up to \$10,000 for relocations between Labrador and the island portion of the Province. The onus is on employees wishing to avail of this payment to demonstrate to the Department how cost savings can be achieved.

Should this payment be made, employees waive all claims to expenses associated with house hunting trip, transportation and storage of furniture and household effects, transportation and storage of motor vehicles, and relocation expenses for relocation to their new location. Employees continue to be eligible to receive payment for fees and other reimbursements as outlined in Sale of Principal Place of Residence and Purchase or Construction of Principal Place of Residence.

Accommodations

Where commercial accommodations are required, employees will be reimbursed for the cost of such accommodations based on government rates and the submission of receipts. Charges for additional rooms may be approved by the Deputy Minister based on the number of employee dependents.

Where employees avail of private accommodations they may be reimbursed \$25 per night for the employee and \$25 per night for the employee's spouse, where applicable.

Meals

When employees claim for meals they should note the number of persons for whom meals are claimed as well as the ages of all children. Employees, their spouses and their dependants ten years or older may claim the meal allowance in accordance with Clause 39.01. Employees may claim one half of this rate for dependents under the age of 10 years.

Travel Advance

Employees who require a travel advance should complete an Official Journey Authorization/Payment Voucher as outlined in the Human Resources Policy Manual Travel Advance Policy.

Transportation of Furniture and Household Effects

Employees may claim the following expenses for the transportation of furniture and household effects of their principal residence:

- crating, packing and unpacking;
- cartage and transportation;
- complete replacement insurance (by hundredweight) in transit;
- storage charges up to a maximum of one month;
- electrical, cable and telephone hookups and disconnects and change of address referral costs;
- reasonable expenses incurred in shipping domestic family pets, including rental of transportation cages.

The following items are not covered under this policy:

- items which by law or tariff may not be moved with household effects;
- goods requiring climatically controlled conditions;
- boats in excess of 3.7 metres (12 feet) and portable outboard motors which are not properly serviced for the move and which have not been accepted by the carrier on a straight weight basis;
- livestock (sheep, cattle, etc.); and
- travel trailers.

Transportation and Storage of Motor Vehicles

Employees should make every effort to relocate their primary motor vehicle by driving the vehicle to their new location. In situations where an employee is unable to drive the vehicle to the new location the Deputy Minister may approve up to \$3,000 to cover the shipment of the vehicle to the new location.

Where employees can demonstrate cost savings by an alternate method of relocating the vehicle for less than \$3,000, the Deputy Minister may approve such a plan.

Where employees who are relocating have second vehicles, they may elect to drive one vehicle and ship the other with the associated cost being negotiated prior to relocation.

Where employees are required to relocate to or from Labrador during the closed shipping season, the Employer will reimburse up to a maximum of \$100.00 per month for the cost of storing one personally owned motor vehicle.

Sale of Principal Place of Residence

Employees will be reimbursed for costs incurred in the sale of the principal residence. Original receipts are required for payment of the following:

- 1. real estate fees up to a maximum of 6% provided such fees are incurred within 2 years of relocation (Treasury Board approval may be sought to extend this period where necessary);
- 2. in circumstances where families are unable to relocate immediately, or in instances where the sale of the principal residence cannot immediately be accomplished, duplicate housing costs for a period not to exceed 3 months to a maximum of \$800.00 per month;
- 3. one appraisal fee;
- 4. reasonable and necessary legal fees (detailed and itemized) resulting from the sale of the principal place of residence, less any tax or fuel expenses associated with this sale; and
- 5. payment of a mortgage penalty upon the sale of the employee's principal residence, provided the employee submits a certified invoice from the financial institution issuing the mortgage or the lawyer representing the employee.

Purchase or Construction of Principal Residence

Employees will be reimbursed for costs incurred in the purchase or construction of the principal residence. Certified statements are required for payment of the following:

- 1. reasonable and necessary legal and mortgage fees (including mortgage insurance fees) for the purchase or construction of a new residence at the place of relocation will be covered provided such fees are incurred within 2 years of relocation (Treasury Board approval may be sought to extend this period where necessary) and the claim is accompanied by a certified and detailed statement; provided the employee has sold or is in the process of selling their principal place of residence at their former location.
- 2. employees will be reimbursed for part or all of the interest charges for a bridging loan to enable the employee to meet the down payment on a new residence pending the sale of their former residence. Such interest charges may be claimed for a period not to exceed three months to a maximum of \$800.00 per month.
- 3. one appraisal fee or survey fee will be reimbursed.

Relocation Expense Agreement for New Employees

New employees for whom relocation expenses are to be paid by Government will be required to sign a *Relocation Expense Agreement*.

On satisfactory completion of the terms of the agreement, an employee's indebtedness (in respect of relocation expenses) will be discharged in full.

Employees who fail to fulfil the terms of the agreement will repay expenses for the period not served as set out in the *Schedule of Amortization of Relocation Expenses*.

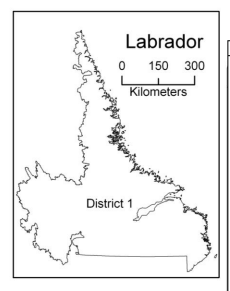
SCHEDULE OF AMORTIZATION OF RELOCATION EXPENSES

Employment Period Repayment		Employment Period	Repayment
1 month	100%	13 months	55%
2 months	100%	14 months	50%
3 months	100%	15 months	45%
4 months	100%	16 months	40%
5 months	95%	17 months	35%
6 months	90%	18 months	30%
7 months	85%	19 months	25%
8 months	80%	20 months	20%
9 months	75%	21 months	15%
10 months	70%	22 months	10%
11 months	65%	23 months	5%
12 months	60%	24 months	0%

RELOCATION EXPENSE AGREEMENT FOR INITIAL APPOINTMENT TO THE PUBLIC SERVICE OF THE GOVERNMENT OF NEWFOUNDLAND AND LABRADOR

_	eement between the Gome of appointee).	vernment of New	oundland and Labrador and _		
of _ whe agre	re applicable upon their	of the Gov being granted Lar	ed and having accepted a post ernment of Newfoundland and ded Immigrant Status in Cana in respect of the relocation e	d Labrador conditional da, the parties do hereby	
1.	relocation expenses	incurred by the ap	Tewfoundland and Labrador ointee, in accordance with So the appointee acknowledges	chedule K of the Genera	
2.	Newfoundland and I on which they repor	Labrador for a con t for duty at what	service in the employment inuous period of not less than ever location the Governmen Government rules, regulation	two years from the date t of Newfoundland and	
3. The appointee agrees that in the event of their failure to conservice they shall, upon the request of, immediately repay such part of the relocation proportionate to the period by which their continuous suppayback period in accordance with the Schedule of Amore				eputy Minister or nses paid to them as s short of the two year	
4.	The appointee agrees to furnish receipts of other satisfactory proof of payment of an chargeable expenses which they initially paid in full.				
	Dated at	this	_ day of		
Witness		Appointee	·		
Witness		On behalf of the Gove Newfoundland and La			

SCHEDULE L (LAYOFF/RECALL)



NAPE Districts Newfoundland & Labrador

Legend

NAPE District #1 – All of Labrador portion of the Province

NAPE District #2 – West Coast/Northern Peninsula – From line drawn Purbeck's Cove – Burgeo, to include all remaining

Island portion

NAPE District #3 – Central West – From line drawn Magee Road west

to line drawn Purbeck's Cove to Burgeo (including

Twillingate Island)

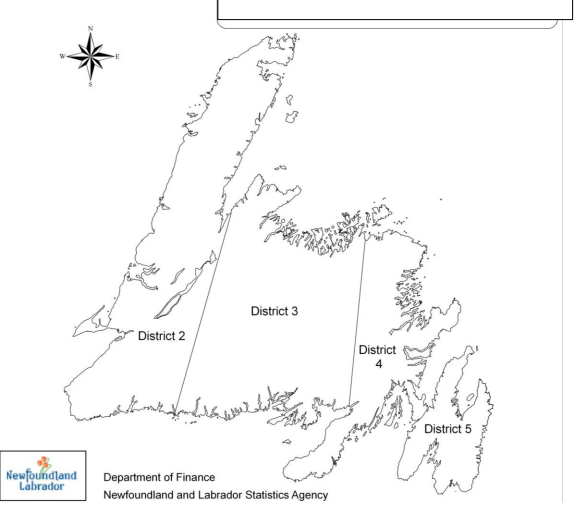
NAPE District #4 – Central East – From line Long Harbour, Chapel Arm

west to line drawn Magee Bay Road to English

Harbour East (including Fogo Island)

NAPE District #5 – Avalon Peninsula west to line drawn between Long

Harbour, Chapel Arm



SCHEDULE M NUMBER OF WEEKS OF PAY IN LIEU OF NOTICE

	AGE (Years)					
Service	<35	35-39	40-44	45-49	50-54	>54
<6 Months	2	4	6	8	10	12
>6 Months - <1 Year	4	6	8	10	12	14
>1 - <2 Years	7	9	11	13	15	17
>2 - <4 Years	11	13	15	17	19	21
>4 - <6 Years	15	17	19	21	23	25
>6 - <8 Years	19	21	23	25	27	29
>8 - <10 Years	23	25	27	29	31	33
>10 - <12 Years	27	29	31	33	35	37
>12 - <14 Years	31	33	35	37	39	41
>14 - <16 Years	35	37	39	41	43	45
>16 - <18 Years	39	41	43	45	47	49
>18 - <20 Years	43	45	47	49	51	53
>20 - <22 Years	47	49	51	53	55	57
>22 Years	52	54	56	58	60	62

SCHEDULE N

AGREEMENTS (NAPE)

Air Services

College of the North Atlantic Faculty
College of the North Atlantic Support Staff
General Service
Group Homes
Health Professionals
Hospital Support Staff
Lab & X-Ray
Maintenance and Operational Services
Marine Service Workers
Newfoundland & Labrador Liquor Corporation
Workplace Health and Safety Compensation Commission
Ushers
Master School Board
Student Assistants

AGREEMENTS (CUPE)

Government House
Group Homes and Transition Houses
Hospital Support Staff
Newfoundland and Labrador Housing Corporation
Provincial Information and Library Resources Board
Master School Board
1560 School Board

SCHEDULE O TWELVE HOUR SHIFT

Article 5 Definitions

- 5.01 (n) Month of Service means a calendar month in which an employee is in receipt of full salary or wages in respect of the prescribed number of working hours in each working day in the month and includes a calendar month in which an employee is absent on special leave without pay in excess of one hundred and forty (140) hours.
- 5.01 (p) Overtime means work performed by an employee in excess of their scheduled work day.
- 5.01 (z) Service means any period of employment, excluding overtime, either before or after the date of signing of this Agreement in respect of which an employee is in receipt of salary or wages from the Employer and includes periods of special leave without pay not exceeding one hundred and forty (140) working hours in the aggregate in any year unless otherwise specified in this Agreement.

Article 12 Grievance Procedure

Subject to Clause 12.03 and 12.07, grievances shall be processed in the following manner:

Step 1:

With the exception of dismissal due to unsuitability or incompetence, as assessed by the Employer, of a probationary employee or a part-time or temporary employee with less than nine hundred and ten (910) hours of service and subject to Clauses 12.03 and 12.07, an employee who alleges that they have a grievance, shall first present the matter to their immediate supervisor through their Shop Steward within seven (7) calendar days of the occurrence or discovery of the incident giving rise to the alleged grievance and an earnest effort shall be made to settle the grievance at this level.

In cases where an employee's immediate supervisor is their permanent head, the grievance may be submitted immediately at Step 3.

Step 2:

If the employee fails to receive a satisfactory answer within seven (7) calendar days of presenting the matter under Step 1, they may, within seven (7) calendar days present a grievance in writing to the second managerial level designated by the Director of Human Resources who will give the grievor a dated receipt. In instances where there is no second level of management other than the permanent head the employee may submit their grievance at Step 3 within the prescribed time limits.

In the interest of expediency, the grievor, in conjunction with a shop steward, shall submit a written summary at the time of submitting the grievance at Step 2, on a without prejudice basis.

Step 3:

If the employee fails to receive a satisfactory answer to their grievance within seven (7) days after the filing of the grievance at Step 2, they may, within a further seven (7) days submit their grievance in writing to the Director of Human Resources who, for the purpose of investigating the grievance, shall form a committee consisting of four (4) persons, comprising an equal number of Employer and Union representatives. The Union shall appoint its two (2) representatives to the committee and advise the Employer. The Employer shall appoint two (2) representatives and notify the Union within fourteen (14) calendar days of the names of the Employer representatives on the Committee. One of the Employer's representatives shall chair the meeting(s). The committee shall be entitled to interview such persons as it deems necessary for the investigation of the grievance and shall give its decision in writing to the grievor within fourteen (14) calendar days of receipt of the grievance. The committee's report shall consist of the joint decision of the committee where the committee members agree to a solution. If the matter is not mutually resolved by the committee, then the Employer's representatives will send their position, along with a brief summary of the committee's deliberations, to the grievor, with a copy being sent to the Union.

Article 14 Hours of Work

- 14.01 (a) The hours of work shall be 1820 per annum exclusive of meal breaks and the scheduled workday shall be a maximum of eleven (11) hours.
- Each employee shall receive three rest periods of fifteen (15) consecutive minutes each at a time to be scheduled by the permanent head.
- 14.06 A shift schedule shall be posted at least seven (7) calendar days in advance of the commencement of the shift schedule.
- 14.07 Every reasonable effort shall be made by the permanent head:
 - (a) not to schedule the commencement of a shift within twelve (12) hours of the completion of the employee's previous shift.
- An employee shall be given not less than two (2) calendar days notice of a change in shift schedules. Where such notice is not given and the employee is required to work on their scheduled day of rest, they shall be paid two (2) times the straight time rates for all hours worked in addition to time off at a later date for the day of rest displaced.

Article 16 Standby

- 16.02 (a) Effective the date of signing, an employee required to perform standby duty shall be compensated at the rate of \$30.60 per twelve (12) hour shift.
- 16.02 (b) Effective the date of signing an employee required to perform standby duty on a statutory holiday shall be compensated at the rate of \$33.90 per twelve (12) hour shift.

Article 18 Holidays

In the case of this schedule, the provisions of Clause 18.02 and 18.03 will only apply for seven (7) hours of the holiday.

Article 19 Time off for Union Business

- 19.01 Upon written request by the Union to the permanent head and with the approval in writing of the permanent head, leave with pay shall be awarded to an employee as follows:
- 19.01 (a) In the case of an employee who is a member of the Provincial Board of Directors of the Union or an elected delegate of a recognized local of the Union and who is required to attend the Biennial Convention of the Union, the Newfoundland and Labrador Federation of Labour Convention and Component Convention within the Province, leave with pay not exceeding twenty one (21) hours in any year for each of the above Conventions except that where a Component Convention and the Biennial Convention are held in the same year, leave with pay not exceeding fourteen (14) hours may be awarded for the purpose of attending the Component Convention.
- 19.01 (b) In the case of an employee who is a member of the Provincial Board of Directors of the Union and who is required to attend meetings of the Union within the Province, leave with pay not exceeding twenty one (21) hours in any year.
- 19.01 (c) In the case of an employee who is a member of the Provincial Executive of the Union and who is required to attend meetings of the Union within the Province, leave with pay not exceeding twenty one (21) hours in any year.
- In the case of an employee who is a member of the Provincial Board of Directors of the Union or a delegated representative and who may wish to attend meetings of the Canadian Labour Congress or National Union of Provincial Government Employees, leave with pay not exceeding thirty five (35) hours in any one year. The permanent head may grant additional leave without pay for this purpose.

Article 20 Bereavement Leave

- *20.01 Subject to Clause 20.02, an employee shall be entitled to be reavement leave with pay as follows:
 - *(a) In the case of the death of an employee's parents, siblings, child(ren), spouse, legal guardian, common-law spouse, children of common-law spouse, grandparents, grandchild, children-in-law, parents-in-law, or near relative living in the same household, three (3) consecutive days; and
- *20.01 *(b) In the case of their siblings-in-law, one (1) day.
- 20.02 (a) If the death of a relative referred to in Clause 20.01(a) occurs outside the island portion of the Province, the employee may be granted seven (7) additional hours leave with pay for the purpose of attending the funeral.
- 20.02 (b) If the death of a relative referred to in Clause 20.01(a) occurs outside Labrador and the employee resides in Labrador, the employee may be granted seven (7) additional hours leave with pay for the purpose of attending the funeral.
- 20.03 In cases where extraordinary circumstances prevail, the permanent head may, at their discretion, grant special leave for bereavement up to a maximum of fourteen consecutive working hours in addition to that provided in Clauses 20.01 and 20.02.

Article 21 Annual Leave

21.01 (a) The maximum annual leave which an employee shall be eligible for in any year shall be as follows:

Years of Service	Number of Hours
Up to ten (10) years	105
From ten (10) to twenty five (25) years	140
In excess of twenty five (25) years	175

- 21.01 (b) The following provisions respecting annual leave shall apply:
 - i. An employee may be permitted to avail of annual leave earned during the first four hundred and twenty hours (420) of seniority on a pro rata basis.
 - ii. When an employee has had not less than four hundred and twenty hours (420) hours of service, they may anticipate annual leave to the end of the period of their authorized employment or to the end of the year concerned, whichever is the shorter period.

- 21.02 For the purpose of this Article, an employee who is paid full salary or wages in respect of fifty percent (50%) or more of the working hours in the first or last calendar month of their service shall, in each case, be deemed to have had a month of service.
- An employee may carry forward to another year any proportion of annual leave not taken by them in previous years until, by so doing, they have accumulated maximum of:
 - i. One hundred and forty (140) hours annual leave, if they are eligible for one hundred and five (105) hours or one hundred and forty (140) hours in any year;
 - ii. One hundred and seventy five (175) hours annual leave, if they are eligible for one hundred and seventy five (175) hours in any year.

Each of the above accumulations is in addition to their current annual leave and annual leave accruing to them pursuant to sub-clause (a) hereof.

However, consideration will be given to allowing employees to carry forward more than the aforementioned maximum where such employees were prevented from taking annual leave as a result of being on extended sick leave or Workers' Compensation benefits.

21.08 Sick leave awarded in accordance with Clause 22.06 or periods of special leave without pay in excess of one hundred and forty (140) hours in the aggregate in any year shall not be reckoned for annual leave purposes and the employee's period of service shall be noted accordingly.

Article 22 Sick Leave

- 22.01 (a) (i) An employee is eligible to accumulate sick leave with full pay at the rate of fourteen (14) hours for each month of service.
 - (ii) Notwithstanding Clause 22.01(a)(i), an employee hired after May 4, 2004 is eligible to accumulate sick leave at the rate of seven (7) hours for each month of service.
 - (b) (i) The maximum number of days sick leave which may be awarded to an employee during any consecutive twenty (20) year period of service shall not exceed thirty three hundred and sixty (3360) working hours.
 - (ii) Notwithstanding Clause 22.01(b)(i), the maximum number of days of sick leave which may be awarded to an employee hired after May 4, 2004 during any consecutive twenty (20) year period of service shall not exceed sixteen hundred and eighty (1680) hours.

- 22.02 For the purpose of Clause 22.01, an employee who receives full salary or wages in respect to fifty percent (50%) or more of the working hours in the first or last calendar month of their service shall, in each case, be deemed to have had a month of service.
- 22.04 The permanent head may require an employee to submit a medical certificate during any period than an employee is on sick leave. In any event, sick leave in excess of twenty one (21) consecutive working hours at any time or forty two (42) working hours in the aggregate in any year shall not be awarded to an employee unless they have submitted in respect thereof a medical certificate satisfactory to the permanent head.

*22.05 Sick Note – Proof of Illness

There may be cases where an employee has an ongoing medical condition where they foresee a use of sick days beyond the number of days allowed before a medical certificate is required. In an effort to minimize the number of medical certificates required, employees with an ongoing medical condition are permitted to submit a medical certificate at the beginning of each calendar year outlining that they have an ongoing medical condition to the Employer. If the employer is satisfied with the medical certificate, then the employee does not have to provide a medical certificate for each subsequent day of illness for the remainder of the calendar year.

22.06 Periods of special leave without pay in excess of one hundred and forty (140) working hours in the aggregate in any year or periods when an employee is under suspension, shall not be reckoned for sick leave purposes.

Article 27 Special Leave without Pay

27.02 Periods of special leave without pay in excess of one hundred and forty hours in the aggregate in any year shall not be reckoned for annual and sick leave purposes and the employee's record of service shall be noted accordingly.

Article 28 Leave - General

28.01 Compassionate Leave

Subject to the approval of the permanent head, special leave with pay not exceeding twenty one hours may be granted in special circumstances for reasons other than those referred to in Article 20.

Article 29 Family Responsibility Leave

- 29.01 (a) Subject to Clause 29.01(b), (c) and (d), an employee who is required to:
 - i. Attend to the temporary care of a sick family member living in the same household and the employee's mother and father;

- ii. Attend to the needs relating to the birth of an employee's child;
- iii. Accompany a dependent family member living in the same household on a dental or medical appointment;
- iv. Attend meeting with school authorities;
- v. Attend to the needs relating to the adoption of a child; and
- vi. Attend to the needs related to home or family emergencies.

Shall be awarded up to twenty one (21) working hours' paid family leave in any fiscal year.

Article 32 Temporary Assignment

- 32.01 (a) Subject to Clause 32.01(b), where an employee is required, in writing, by the permanent head to perform duties and responsibilities in a position which is classified as being higher than the employee's own classification, they shall be reimbursed for the entire period of the temporary assignment provided they have occupied the higher position for a period of at least fourteen (14) consecutive working hours at a rate in the higher classification which will yield an increase of not less than five percent (5%) provided that the rate does not exceed the maximum of the salary scale.
- 32.01 (b) Where, in any week, because of a statutory holiday or other holidays agreed to by the Employer the number of days is less than the fourteen continuous working hours referred to in Clause 32.01(a), the prerequisite for reimbursement in Clause 32.01(a) shall be reduced by the number of the aforementioned holidays in that week.

Article 34 Seniority

- 34.02 The following conditions shall result in loss of seniority for an employee:
- 34.02 (e) They are absent from work for thirty five (35) consecutive working hours without notifying their permanent head giving a satisfactory reason for such absence.
- 34.04 Subject to Clause 19.03 and 19.04, Time Off for Union Business; 25.03(a), Maternity Leave/Adoption/Parental Leave; 26.03 Education Leave; 27.03 Special Leave Without Pay; and 28.01, Leave-General, an employee may not accrue seniority when on leave of absence without pay or under suspensions for periods in excess of two hundred and ten (210) working hours.

Article 35 Layoff, Bumping and Recall

35.06 (vi) Bumping Period

An employee who chooses to bump another employee within their department in accordance with this procedure, must exercise that right either before the date they would

otherwise by laid off (excluding cases where payment in lieu of notice is given, in which case the prescribed period will apply) or within 14 calendar days of the occurrence of a recall within their headquarters area.

Article 36 Personal Loss

36.02 All incidents of loss suffered by an employee shall be reported in writing by the employee within seven (7) calendar days of the incident to the permanent head or their designate. Employees on travel status shall have up to seven (7) calendar days in which to report the personal loss.

Article 37 Layoff/Termination From Employment

37.06 Subject to 21.05(b), 21.12 and 35.07, upon termination or layoff, an employee shall receive pay for all their earned current and accrued leave not taken by them prior to termination or layoff plus pay for their accumulated annual leave up to a maximum of one hundred and forty (140) hours, or if entitled under Clause 21.05(b), to a maximum of one hundred and seventy five (175) hours not taken prior to termination or layoff provided, however, that any indebtedness to the Employer may be deducted from such payment.

Article 41 Discipline

- 41.01 Any employee who is suspended or dismissed shall within seven (7) calendar days of such suspension or dismissal, be provided with written notification which shall state the reasons for the suspension or dismissal.
- 41.03 The Employer shall notify an employee in writing of any dissatisfaction concerning their work within seven (7) calendar days of the occurrence or discovery of the incident giving rise to the complaint. This notification shall include particulars of work performance which led to such dissatisfaction. If this procedure is not followed, such expression of dissatisfaction shall not become a part of their record for use against them at any time. This Clause shall apply in respect of any expression of dissatisfaction relating to their work or otherwise which may be detrimental to an employee's advancement or standing with the Employer.

Article 42 Access and Shop Stewards

42.06 With the prior written approval of the permanent head, special leave with pay not exceeding seven (7) working hours in each year, shall be awarded to Shop Stewards for the purpose of attending educational seminars. The Employer is agreeable to such leave being taken in one (1) hour blocks.

SCHEDULE P ALTERNATIVE DISPUTE RESOLUTION

Contained herein are a number of options available to the parties under the Alternate Dispute Resolution process designed to expeditiously settle outstanding disputes which have gone through the grievance process and have been referred to arbitration.

OPTION A - MEDIATION ARBITRATION

In selecting this option, it is the intent of the parties to the dispute, and the mediator to conduct the mediation process in a bonafide and forthright manner and to make a serious attempt to resolve the dispute.

The following is a list of the Terms and Conditions under which the mediation/arbitration shall be conducted.

1. <u>Authority to Settle</u>

It is agreed that in order to have an effective mediation, the parties or their representatives should have full authority to settle the dispute at the mediation conference.

2. <u>Process</u>

It is agreed that in order to resolve the outstanding issues between the parties to the dispute, there will be an effort to isolate points of agreement and disagreement, to explore alternative solutions and to consider compromises or accommodations.

3. <u>Mediator's Role</u>

The Mediator's role is to assist the parties to negotiate a voluntary settlement of the controversy and issues as described above. The Mediator is a neutral and impartial person with no interest in the controversy. In the event that the parties are unable to reach an agreement on the subject matter of the dispute, the parties agree that the Mediator is empowered to make decisions for the parties as to how the matter should or must be resolved. The parties hereby agree that they will abide by the decisions voluntarily reached in the matter or will be bound by the decision of the Mediator in the event that the rendering of such a decision occurs. The parties further agree that, in the event that a decision is rendered by the Mediator, such decision shall not be subject to judicial or arbitral review and each party hereby undertakes to take no further proceedings in such a circumstance.

4. Pre-Mediation Information

To facilitate an understanding of the controversy and the issues to be mediated, the parties will provide to the Mediator such written and oral information as may be requested prior to the mediation session(s) and, at the minimum, will provide a brief written summary of the controversy as they see it, not less than ten (10) days prior to the first mediation session. Again, this is optional but, as explained above, would be helpful. The time lines can be decided between you.

5. <u>Preparation to Settle</u>

The parties will come to the mediation fully prepared to settle the controversy, with all necessary information and advice.

6. <u>Confidential Disclosures</u>

It is agreed that the Mediator may disclose to any party or to their representative any information provided by the other party which the Mediator believes to be relevant to the issues being mediated, unless a party has specifically requested the Mediator to keep certain information confidential.

7. <u>Effecting a Settlement</u>

It is agreed that where a settlement is reached in the dispute, the parties will carry out the terms of the settlement as soon as possible.

8. Termination

It is agreed that the mediation conference may be terminated at any time by any party, their representative or the Mediator for any reason.

9. Inadmissibility

It is agreed that mediation sessions are settlement negotiations and are inadmissible in any further litigation or arbitration to the extent allowed by law. The parties will not subpoena or otherwise require the Mediator to testify or produce records or notes in any future proceedings. No transcripts will be kept of the mediation conference.

10. Subsequent Proceedings

It is agreed that the parties shall not rely on or introduce as evidence in subsequent arbitral or judicial proceedings:

(a) any view expressed, or suggestions made, by the other party in respect of the possible settlement of the dispute;

- (b) any admissions made by the other party in the course of the mediation;
- (c) the fact that the other party had indicated a willingness to accept a proposal or recommendation for settlement made by the Mediator.

11. Mediation Sessions

The parties will attend one or more mediation sessions at a time and place scheduled by the Mediator.

12. Outstanding Legal Proceedings

No party will initiate or take any fresh steps in any legal proceedings related to the controversy while the mediation is in progress.

OPTION B - EXPEDITED ARBITRATION

Subject to mutual agreement between the parties, it is agreed that the following process shall be followed in an expedited arbitration process:

- (a) In any dispute over application, administration or alleged violation of the Agreement, the parties agree to submit a written brief and/or present oral argument to the sole Arbitrator.
- (b) The parties agree to draft a list of three (3) mutually acceptable Arbitrators who will be selected on a rotating basis to deal with each sitting. Future selections of Arbitrators will be considered on a year to year basis.
- (c) The parties will present argument/rebuttal based on:
 - issue(s);
 - applicable provisions of the Collective Agreement;
 - general principle of arbitration case law which is applicable, including judicial decisions;
 - relevant arbitration awards, judicial decisions, legislation, texts if applicable, and how they apply;
 - remedies requested.

Argument/rebuttal will be limited to one (1) hour for each party.

- (d) The party bearing the onus of proof will proceed first and rebut, if necessary.
- (e) The parties will not call witnesses or submit evidence, however, they can mutually agree to enter consent items;

- (f) Decisions may be issued without having to provide the basis of conclusions.
- (g) All decisions will be "without prejudice" to any other case(s) with no precedent value being applied to any other case unless the parties mutually agree in writing to allow a decision to have precedent value.
- (h) The parties agree that decisions arising out of these arbitrations will not be considered for judicial review unless the parties have mutually agreed in writing to allow a decision to have precedent value in which case either party can consider a decision for judicial review.
- (i) Where the parties mutually agree, any step of the process may be altered, if deemed necessary.

OPTION C - MODIFIED ARBITRATION

It is understood that certain issues may have to be referred to the full arbitration process. In the interest of dealing with these cases in the most expeditious manner, wherever possible, modified processes may be used. These may include:

- Arbitration by Grouping (Multiple Grievances)
- Arbitration by Issue (Multiple Grievances)
- The parties may also agree to a pre-determined list of Arbitrators that would be used on a rotational basis.

OPTION D - MEDIATION

Where the grievance procedure has failed to settle the grievance, the parties may elect to have the matter referred to grievance mediation process of the Labour Relations Agency prior to electing to proceed to arbitration. If the mediation process fails to resolve the issue, either party may then refer the matter to arbitration in accordance with Article 13.

Where a grievance is submitted to mediation, such submission shall not in any way affect the time limits or any other provision of the Arbitration Procedure.

OPTION E - OTHER

The parties may also utilize modified forms of the above processes or any other ADR process that is mutually acceptable.

MEMORANDUM OF UNDERSTANDING APPLICATION OF MASTER AGREEMENT LANGUAGE

Pension Credit and Group Insurance

Pension credit and group insurance coverage to continue on the basis of the pre-injury salary including contact allowance, salary adjustments from step progression or pay increases during the period of temporary absence, subject to payment of appropriate premiums based on the pre-injury salary rate or adjusted rate because of step progression or pay increases, provided this proposal reflects the current practice and does not violate the *Workers' Compensation Act*.

MEMORANDUM OF UNDERSTANDING

Re: Video Display Terminal System

The Employer agrees to cooperate fully with any review of existing Video Display Terminals undertaken by the Occupational Health and Safety Division.

Re: Patrol Duties

The meal allowance for employees employed in patrol duties will be in accordance with the rates applicable to Travel on Employer's Business.

Re: Departmental Mailing Lists

This will confirm the understanding reached during the General Service Agreement negotiations with respect to employment address of bargaining unit employees.

It is agreed that, where possible, departments will make available, departmental mailing lists showing the work location of bargaining unit employees. Such lists will be updated on an annual basis if required.

Re: Printing Costs

The Employer will pay 50% of the cost of printing the General Service Agreement.

Re: Employees formerly on Management Pay Plan

The policy regarding individuals who were classified on the Management Pay Plan and who subsequently became part of the General Service bargaining unit, is as follows:

- Firstly, these employees will maintain their former pay level on a personal basis and as well be eligible for overtime compensation and step progression in accordance with the collective agreement.
- This policy will apply to an individual as long as he remains in the same position or another position of the same classification within the same department that was also converted from management to bargaining unit status.

Re: Annual Leave - Park Employees

This will confirm our understanding reached during the General Service Agreement negotiations with respect to annual leave for park employees.

It is agreed that park employees shall be granted annual leave of not less than two (2) weeks during the month of August provided that the maximum number of park employees who may be awarded annual leave during this period in any fiscal year shall not exceed one-third (1/3) of the park employees staff complement. It is also agreed that an individual park employee may not receive this annual leave during any two (2) consecutive years.

Re: Service During Strike

This will confirm the Employer's understanding that the strike in 1986 will not constitute a break in service for the purpose of seniority accumulation. Accordingly, employees will retain seniority accrued prior to the strike but will not accumulate further seniority during the period while on strike. Benefits related to length of service (i.e. sick leave, annual leave, etc.) will not be earned during the period while on strike.

MEMORANDUM OF UNDERSTANDING RE: MUNICIPAL ASSESSMENT AGENCY INC.

Effective April 1, 1997, the Municipal Assessment Agency Inc. was established to perform real property assessments. The parties agree to the following:

- 1. The Agency recognizes NAPE as bargaining agent for the employees concerned and the NAPE General Service Collective Agreement. All current rights of employees under that agreement will continue, including but not limited to, seniority and cross department bumping. Amendments to Schedules E and I will be required to add the new Agency, as well Schedule A needs to reflect recent classification changes. The definition of permanent head will have to aid the Agency's Executive Director. The Agency will be considered a separate department for bumping purposes. Cross department bumping to be effective 1997 10 07.
- 2. The Agency is scheduled to the Public Service Commission Act, which enables employees to be eligible for internal job postings and the Re-employment Priority program of the Commission.
- 3. The parties agree to the exclusion of the position of Human Resources Officer from the bargaining unit.
- 4. Either party may, with thirty (30) days notice of its intention, terminate the terms of this Memorandum with respect to cross departmental bumping and scheduling to The Public Service Commission Act for internal job posting and Re-employment Priority.

David Gale	Tom Hanlon
Associate Secretary	President
Treasury Board Secretariat	Newfoundland and Labrador Association of Public and Private Employees

Sean Martin

Executive Director Municipal Assessment Agency Inc.

(Signed copy held by parties)

MEMORANDUM OF UNDERSTANDING

RE: GOVERNMENT PURCHASING AGENCY

Effective December 16, 2004, the Government Purchasing Agency was established as an independent branch of the public service of the province. The parties agree to the following:

- The Agency recognizes NLAPPE as bargaining agent for the employees concerned and 1. the NLAPPE General Service Collective Agreement. Amendments to Schedules E and I will be required to add the new Agency. The definition of "permanent head" will have added the Agency's Chief Operating Officer.
- 2. The provisions of the General Service Collective agreement will apply with respect to bumping with the following amendments:
 - If a permanent employee is laid off by the Agency and he/she is unable to bump (i) within the Agency, the permanent employee shall have the opportunity to bump within the Department of Government Services before he or she has the opportunity to exercise cross-departmental bumping rights.
 - (ii) If a temporary employee is laid off by the Agency and he or she is unable to bump within the Agency, the temporary employee shall have the opportunity to bump within the Department of Government Services.
- 3. The provisions of the General Service Collective agreement will apply with respect to recall with the following amendments:
 - A permanent employee laid off by the Agency shall be considered for recall to the (i) Agency and the Department of Government Services.
 - (ii) A temporary employee laid off by the Agency shall be considered for recall to the Agency and the Department of Government Services.
- The Agency is scheduled to the Public Service Commission Act, which enables 4. employees to be eligible for internal job postings and the Re-employment Priority program of the Commission.
- 5. Either party may, with thirty (30) days notice of its intention, terminate the terms of this Memorandum with respect to cross departmental bumping.

Glenn Trask

Director of Collective Bargaining

Treasury Board Secretariat

Leo Puddister

President

Newfoundland and Labrador Association

of Public and Private Employees

Larry Cahill

Chief Operating Officer

Government Purchasing Agency

MEMORANDUM OF UNDERSTANDING

RE: ROOMS CORPORATION OF NEWFOUNDLAND AND LABRADOR, INC.

Memorandum of Agreement

Transfer of Departmental Employees (Tourism, Culture and Recreation) and the Art Gallery of Newfoundland and Labrador Employees to the Rooms Corporation of Newfoundland and Labrador Inc. (Corporation).

- The parties to this Agreement are Treasury Board, representing the Department of Tourism, Culture and Recreation and the Corporation; Memorial University of Newfoundland and Labrador (M.U.N.) representing the Board of Directors of the Art Gallery of Newfoundland Labrador; the Newfoundland and Labrador Association of Public and Private Employees (representing employees covered by the General Service Collective Agreement and the Maintenance and Operational Services Collective Agreement); and the Canadian Union of Public Employees (representing employees of the Art Gallery of Newfoundland and Labrador.)
- 2. Treasury Board, M.U.N. and CUPE, recognize NAPE as the bargaining agent for the unionized employees in the classifications listed in Appendix 1 which are transferred to the Corporation. Schedule E and I in the General Service Collective Agreement (GS) and Schedule C of the Maintenance and Operational Services Collective Agreement (MOS) will be deemed to include the Corporation. The definition of permanent head will be amended to include the Chief Executive Officer of the Corporation in both agreements.
- 3. All current and accrued rights and benefits will continue for GS and MOS employees and accumulated seniority will transfer to the Corporation. The Corporation, while a separate legal entity, will be attached to the Department of Tourism, Culture and Recreation for the purpose of bumping under the terms of the General Service Collective Agreement for all current employees.
- 4. The Corporation will be scheduled to the Public Service Commission Act which will enable employees to be eligible for internal job postings and the Re-employment Priority Program.
- 5. The parties agree that the Director of the Art Gallery, the Administrative Staff Specialist II, and the Art Gallery Operations Supervisor currently excluded from the Bargaining Unit will remain outside the Bargaining Unit.

- 6. Contractual employees currently employed with the Provincial Museum, the Archives and the Art Gallery of Newfoundland and Labrador will be transferred to the Corporation effective January 16, 2003, become temporary employees and members of the Newfoundland and Labrador Association of Public and Private Employees under the General Service or Maintenance and Operational Service bargaining unit as appropriate. These employees will transfer all accumulated service and it will be recognized in accordance with the General Service Collective Agreement as seniority. CUPE and NAPE have agreed that the employees identified in Appendix 2 will be subject to the terms and conditions specified
- 7. Employees of the Provincial Archives and the Museum will transfer to the Rooms Corporation effective April 1, 2003, remain NAPE members and continue in government's group insurance in accordance with the terms and conditions of the plan currently in effect. Employees of the Art Gallery of Newfoundland and Labrador, except those listed in Appendix 2, will become members with effect from April 1, 2003 in accordance with the terms and conditions of the plan in effect on that date.

Tom Hanlon

Newfoundland Association of Public and Private Employees

Brian Farewell

ard J. Galway

Treasury Board

Canadian Union of Public Employees

Claude Horlick

Memorial University of Newfoundland

and Labrador

Appendix 1

Art Gallery of Newfoundland and Labrador

Curator of Contemporary Art Secretary Art Gallery Technician II Development Manager Assistant Curator Art Gallery Educator Art Gallery Educator

Provincial Archives

Archivist
Records Manager
Clerk Typist III
Word Processing Equipment Operator I
Clerk III
Museum Interpreter I
Storekeeper I
Archives Technician I
Museum Curator I
Training Specialist
Archives Technician II
Archives Assistant

Museum

Museum Curator I
Museum Technician III
Museum Technician II
Public Information Officer
Museum Technician II
Museum Interpreter I
Museum Interpreter II
Clerk IV
Clerk Typist III
Museum Technician I
Park Interpretation Technician
Word Processing Equipment Operator I
Photographic Technician
Museum Assistant



Canadian Union of Public Employees Syndicat canadien de la fonction publique Ar

ST. JOHN'S AREA OFFICE

36 Austin Street, Box 8745, Station A, St. John's, NF A1B 3T2, (709) 753-0732, Fax: (709) 753-2313 cupe.ca scip.ca

LETTER OF UNDERSTANDING

This is to certify that agreement has been reached between the Canadian Union of Public Employees (CUPE) and the Newfoundland Association of Public and Private Employees (NAPE) as it relates to the bargaining unit status of current CUPE employees at the Art Gallery.

It is agreed by both parties that effective with the physical move to the Rooms location the following CUPE employees:

- 1. Carl Morrissey
- 2. Brian Murphy
- Keith White
- Caroline Stone

will be temporarily assigned from Memorial University to the Rooms and remain as members of CUPE Local 1615 until their termination of employment. Upon attrition these positions would then be advertised within the NAPE bargaining unit.

This agreement is signed in good faith by the following parties:

Brian Farewell

National Representative

Canadian Union of Public Employees

Newfoundland Association of Public and Private Employees

President, CUPE Local 1615

Newfoundland Association of Public

and Private Employees

MEMORANDUM OF UNDERSTANDING CLASSIFICATION PLAN

- 1. It is agreed that a new classification system would be implemented and that the plan used would be gender neutral. It is also agreed that NAPE would have input into the selection and implementation of the system. This will be accomplished through a joint steering committee which would be advisory to Government in nature. It is also agreed that the current classification plan would continue until the new plan is established.
- 2. It is agreed that the new plan began implementation on April 1, 2008. However, any wage adjustments necessary for implementation of this plan will not accrue on April 1, 2008. The total cost and the timing of any wage adjustments are to be included in negotiations to commence on Government's finalization of the new classification system.
- 3. The Unions require that a Job Evaluation Consultant (as selected by the Unions) would have direct contact with the Plan's consultant and have full access to all relevant information. This individual would also communicate with and have access to all meetings of the Steering Committee. The salary and the expenses of the Advisor would be borne by the Unions.
- 4. The ratings of the positions will be conducted by the staff of the Classification and Compensation Division, Public Service Secretariat. There will be a Benchmark Committee composed of two-thirds management and one-third union representatives who will review the sampling of the ratings as they are done. The Benchmark Committee would have the authority to refer results back to the raters should they be deemed inconsistent. The final decision making authority rests with Treasury Board.
- 5. While the new Job Evaluation system is being implemented, all employees can proceed with individual reviews and appeals under the current plan. However, there will be no further occupational reviews.

MEMORANDUM OF UNDERSTANDING AGREEMENT ON PENSIONS

The Parties agree to the following:

1. Introduction of a formal indexing program for those pensioners and survivors who have reached age 65, as follows:

60% of the annual change in the national CPI as published by Statistics Canada (Catalogue 62-001), in the calendar year immediately preceding the anniversary date, to a maximum annual increase of 1.2%;

- a) For those pensioners and survivors who have attained age 65 from October 1, 2002; and
- b) For those pensioners and survivors who are not age 65, from the next anniversary date after the date they reach age 65.

Cost: 2% of salary to be shared equally by both parties.

Anniversary Date: October 1, 2002 and every October 1 thereafter.

- 2. Government will pay \$ 982 million into the Public Service Pension Plan (PSPP), with \$400 million being paid on March 15, 2007 and the remaining balance of \$ 582 million will be paid by June 30, 2007.
- 3. This Memorandum of Agreement will not take effect unless all participants, the Newfoundland and Labrador Association of Public and Private Employees, the Canadian Union of Public Employees, the Newfoundland and Labrador Nurses' Union, the Association of Allied Health Professionals, the Canadian Merchant Service Guild, the International Brotherhood of Electrical Workers, and Her Majesty the Queen in Right of Newfoundland (represented by the Treasury Board) agree to its terms.
- 4. It is agreed that the payment outlined in Clause 2 above is full settlement of Government's share of the unfunded liability of the PSPP as established on December 31, 2000 and outlined in section 2 of the Memorandum of Understanding 2004, Agreement on Pensions and there shall be no further special payments.
- 5. A committee of the parties will be established to identify and resolve any matters required to implement joint trusteeship by April 1, 2008.

All reasonable costs of the Committee relating to professional, legal and support services shall be paid from the Pension Fund.

- 6. All unions representing Public Service Pension Plan members must indicate, in writing, acceptance of this proposal.
- 7. For the duration of the Collective Agreement the Employer agrees to maintain the Public Service Pension Plan as an independent pension plan.

MEMORANDUM OF UNDERSTANDING - 2004 HEALTH INSURANCE

There is agreement to extend the benefits of the current group health and insurance plan to temporary employees effective April 1, 2002. The eligibility criteria at that time was amended as follows:

It is understood and agreed that effective April 1, 2002, eligibility under the group insurance programs, policies 7600 and 3412, is hereby amended to include the following class of employees, subject to the following:

- 1. Employees who have worked 50% or greater of the normal working hours in the previous calendar year will qualify for group insurance benefits as a condition of employment effective April 1, 2002.
- 2. Annual review on January 1st of each year will determine eligibility, continued enrollment or termination of coverage under these programs. Should an employee terminate employment, all coverages under the programs terminate the date of termination.
- 3. For the purpose of determining group life insurance coverage, the amount will be based upon twice their annual salary, subject to a minimum amount of \$10,000.
- 4. Employees determined to be eligible by the Employer for coverage under these group programs, based on the number of hours worked in the previous year, will not be required to produce evidence of insurability as enrollment is mandatory and a condition of employment.

As a result of the 2004 round of negotiations, the following was also agreed:

- 1. Employees determined to be eligible for coverage under the Atlantic Blue Cross Care Plan shall be continued for the full twelve (12) month period commencing April 1st of each year as long as they remain actively employed and pay the required premiums.
- 2. Temporary employees covered under this Agreement who are determined to be eligible will access group insurance programs that are currently available.
- 3. Premiums for these employees must be collected through payroll deductions.
- 4. Employees who accessed Maternity, Adoption and/or Parental Leave during the previous calendar year will be allowed to count, for eligibility purposes, the hours worked during such leave by the next senior employee in that period.
- 5. Premiums for employees who are off payroll for one (1) or more periods will be recovered from the next cheque unless extenuating circumstances exist. This procedure for the recovery of premiums applies only to health care groups. Existing arrangements for the recovery of premiums in other sectors shall continue for the life of that Agreement.

- 6. Employees who miss a payroll for reasons other than approved unpaid sick leave are required to pay 100% of the premiums.
- 7. Employees on unpaid sick leave are required to present supporting medical documentation to the Employer during the current pay period.
- 8. If necessary, a further review of the premium recovery process will occur within six (6) months of the signing of the relevant Collective Agreements.

This wording reflects amendments to the eligibility guidelines only as complete terms and policy conditions are set out in actual contracts on file with Government of Newfoundland and Labrador, the policyholder.

9. Group Insurance Committee Membership

With respect to the membership of the Group Insurance Committee, it is understood and agreed that the complement of groups represented will remain unchanged throughout the term of this agreement.

*MEMORANDUM OF AGREEMENT

Re: Kilometer Rate Adjustment Formula (NAPE)

General

- 1. The purpose of this Memorandum of Agreement (MOA) is to provide a mechanism for the periodic adjustment of the kilometer rate(s) contained in applicable collective agreements for employees who are either required to provide a vehicle as a condition of employment or who may be authorized to use a personal vehicle on Employer's business.
- 2. The terms of this MOA shall be applicable to employees who are members of a bargaining unit covered by a collective agreement listed in Schedule 'A'.
- 3. *Adjustments shall be calculated by the Treasury Board Secretariat and posted to the Human Resource Policies section of the Government of Newfoundland and Labrador website: https://www.gov.nl.ca/exec/tbs/working-with-us/policies. Should there be any dispute as to the calculated.

Adjustment Formula

4. Base Fuel Rate

The 'base fuel rate' for calculating fuel costs is 79.4¢ per liter.

5. Fuel Price

'Fuel prices' shall be those set by the Petroleum Pricing Office for the Avalon Region (Zone 1).

6. Base Kilometer Rate

The 'base kilometer rate(s)' shall be the reimbursement rate(s) contained in an applicable collective agreement.

7. <u>Initial Adjustment – October 1, 2005</u>

The 'base kilometer rate' shall be adjusted effective October 1, 2005 based on the difference in the 'fuel price' on October 1, 2005 and the 'base fuel rate' multiplied by 1/10.

('fuel price' on October 1, 2005 - \$0.794) X 0.10 = km rate adjustment

[km rate adjustment is added to the 'base kilometer rate']

*b) Kilometer rates shall be rounded to two decimal places after the dollar (\$0.00).

8. *Adjustment Dates (Monthly Adjustments)

Effective July 1, 2022, the kilometer rate shall be adjusted, based on the 'Adjustment Formula', on a monthly basis on the first day of each month.

9. Adjustment Formula

a) The 'base kilometer rate(s)' shall be adjusted (up or down) on each of the 'adjustment dates' based on the difference in the 'fuel price' on the 'adjustment date' and the 'base fuel rate' multiplied by 1/10.

('fuel price' on 'adjustment date' - \$0.794) X 0.10 = km rate adjustment

[km rate adjustment is added to the 'base kilometer rate']

*b) Kilometer rates shall be rounded to two decimal places after the dollar (\$0.00).

10. Reimbursement Rate

Reimbursement shall be at the rate(s) in effect on the date of travel.

Effective Date

- 11. *The MOA shall be effective July 1, 2022, and in accordance with Clause # 10, shall only be applicable to travel which occurs from that date forward.
- 12. This MOA may be terminated upon thirty (30) days' notice from either party.

MEMORANDUM OF UNDERSTANDING

RE: Public Private Partnership (P3) Job Security

Notwithstanding any Article or provision of the Collective Agreement, and for the duration of this Collective Agreement, where the Government of Newfoundland and Labrador is building a new structure to expand on an existing service, or replacing or expanding an existing structure, through the utilization of the Public Private Partnership (P3) Model, and Newfoundland and Labrador Association of Public and Private Employees (NAPE) is the recognized bargaining agent, the Employer recognizes the Union as the sole and exclusive bargaining agent. Work that is currently performed by bargaining unit members in the existing structure shall also be performed by bargaining unit members in the new structure, with the exception of building infrastructure maintenance.

Signed on behalf of Newfoundland and Labrador Association of Public and

Private Employees

Signed on behalf of Treasury Board

Sem Curren

Secretariat

November 1, 2022 Date

November 1, 2022

*MEMORANDUM OF UNDERSTANDING

RE: Attrition

The Employer will, where necessary, and for the duration of this Collective Agreement, utilize a strategy of attrition where positions are vacated. The Union shall be provided the details of any attrition strategy the Employer intends to implement. Where positions are vacated through retirement, resignation, termination for cause or otherwise, and the Employer determines that it will not replace or fill the position(s), these position(s) will be identified to the Union on a quarterly basis.

Signed on behalf of Newfoundland and Labrador Association of Public and

Private Employees

Signed on behalf of Treasury Board

Secretariat

November 1, 2032 Date

November 1, 2022 Date

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association
of Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Jurisprudence

Both parties agree to the following:

Jurisprudence – Previous arbitration awards involving competitions covered by the Public Service Commission will be held to apply to competitions conducted by a departmental selection board.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association
of Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Early and Safe Return to Work

The Parties are encouraged to meet and discuss the opportunity to further explore Early and Safe Return to Work initiatives. Where practical, these discussions should occur within six (6) months of signing of this agreement.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association
of Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Market Adjustment

This will confirm our understanding reached during negotiations whereby if the Employer (Treasury Board Committee of Cabinet) determines that it is unable to recruit/retain employees in specific positions at a particular geographic site, the Employer (Treasury Board Committee of Cabinet) may provide benefits to employees beyond those outlined in the Collective Agreement.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association
of Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Conservation Officer Overtime Allowance (Article 15.09)

This will confirm our understanding that the per annum rate as outlined in Article 15.09 includes payment, in lieu of overtime, for all overtime associated with the regular duties of Conservation Officers, with the exception of overtime associated with the following activities:

- 1. The management of nuisance animals.
- 2. The removal and disposal of dead animals from public roads.
- 3. Duties related to fire suppression inclusive of overtime associated with on call duties of Fire Bosses/Duty Officers.
- 4. Overtime associated with mandatory attendance at Agricultural/Forestry Fairs.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association
of Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Overtime Carry Over

This will confirm our understanding that, effective the date of signing of the collective agreement, employees who have accumulated Time Off in Lieu of Overtime (TOIL) in accordance with 15.05 in excess of 210 hours, shall be permitted to carry over a maximum of overtime equal to the amount of overtime they have accumulated as TOIL up to the date of signing.

Should such employees use TOIL during the fiscal year, the amount in their bank at the end of the fiscal year will be the new carry over amount, up to a maximum of the original carry over amount, until it reaches 70 hours.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association of
Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Sick Leave

The parties agree to the establishment of a committee composed of an equal number of union and Government representatives (to a maximum of 8 committee members in total) to explore sick leave utilization of the unionized workforce throughout the public service of Newfoundland and Labrador and to make non-binding recommendations to NAPE and Government.

The terms of reference for the committee shall be determined within ninety (90) days of signing of the collective agreement.

Sincerely,

Sarah Anthony

Staff Relations Specialist

<u>LETTER OF UNDERSTANDING</u> Re: Other Post-Employment Benefits ("OPEB") Eligibility

The parties hereby confirm and acknowledge:

- 1. Former employees who are deferred pensioners within the meaning of the *Other Post-Employment Benefits Modification Act*, S.N.L. 2014 c.O-9 (the "Act") shall, as of the coming into force of the Act, only be entitled to OPEB in accordance with the Act.
- 2. Current employees as of the date of signing of the collective agreement who retire not later than December 31, 2019, with a minimum of five (5) years' pensionable service shall qualify for OPEB.
- 3. Current employees as of the date of signing of the collective agreement who retire after December 31, 2019, shall qualify for OPEB only where such employees are:
 - a. Pension eligible;
 - b. Have a minimum of ten (10) years' pensionable service; and
 - c. Retire and commence receipt of a pension immediately on ceasing active employment in the public service.
- 4. Employees who are hired subsequent to the date of signing of the collective agreement ("Newly Hired Employees"), shall qualify for OPEB only where such employees are:
 - a. Pension eligible;
 - b. Have a minimum of fifteen (15) years' pensionable service; and
 - c. Retire and commence receipt of a pension immediately on ceasing active employment in the public service.
- 5. Former employees who are rehired following loss of seniority subsequent to the date of signing of the collective agreement shall be considered to be Newly Hired Employees for the purpose of this Letter of Understanding.
- 6. Notwithstanding clause 5 above:
 - a. Employees with service prior to the date of signing of the collective agreement who are hired subsequent to the date of signing of the collective agreement who retain portability of benefits under the collective agreement; or
 - b. Employees with service prior to the date of signing of the Collective Agreement who are employed outside the bargaining unit in the public service and are re-employed in a NAPE Public Service bargaining unit position subsequent to the date of signing of the Collective Agreement without a break in service in the Public Service shall not be considered to be Newly Hired Employees for the purpose of the this Letter of Understanding.

For the purposes of this clause the definition of public service shall be limited to those employers covered by one the following NAPE collective agreements:

NAPE LX

NAPE HP

NAPE HS

NAPE Group Homes

NAPE School Boards

NAPE (CNA Faculty)

NAPE (CNA Support)

NAPE Workplace NL

NAPE NLC

NAPE MOS

NAPE Student Assistants

NAPE Air Services

NAPE Marine Services

NAPE Ushers

NAPE General Service

- 7. Employees who do not meet the criteria noted in clauses 2, 3 or 4 above shall not be entitled to OPEB on ceasing active employment in the public service.
- 8. Employees who become entitled to OPEB pursuant to clauses 2 or 3 above shall pay 50% of the premiums of the plan and the employer shall pay 50%.
- *9. Newly Hired Employees who become entitled to OPEB pursuant to clause 4 above shall pay premiums of the plan on the basis of their date of hire as follows:
 - a) employees hired up to March 31, 2020 shall pay 50% of the premiums of the plan and the employer shall pay 50%; and
 - b) employees hired subsequent to March 31, 2020 shall pay 60% of the premiums of the plan and the employer shall pay 40%.
- *10. Former employees who are rehired subsequent to March 31, 2020 and who become entitled to OPEB pursuant to clause 4 above shall be required to pay premiums in accordance with clause 9b) above.
- 11. This Letter of Understanding, made pursuant to s.3(2) of the Act, shall prevail where any term herein conflicts with a provision of the collective agreement, one of its Schedules, Letters or Memoranda of Agreement, including, without limitation, any practice, settlement of dispute, agreement or arbitration award arising from events prior to the coming into force of the Act.
- 12. Nothing in this Letter of Understanding shall have the effect of waiving or negating, in whole or in part, any requirement, procedural or substantive, under a Group Health and Life Insurance program or policy sponsored by the employer, e.g., the filing of continuation or other required forms, provision of proof of insurability, etc....

13. This Letter of Understanding may be executed in any number of counterparts, each of which will be considered an original of same, and which together will constitute one and the same instrument. A facsimile signature or an otherwise electronically reproduced signature of any party shall be deemed to be an original.

RE: Transfers

- 34.05 a) Where an employee is required by the Employer to relocate from one headquarters area to another and the relocation does not constitute a change in an employee's classification, the senior employee in the classification shall have the first right of refusal, provided the employee who relocates is qualified and able to perform the duties.
 - b) Any employee required to relocate from one headquarters area to another, shall be given sixty (60) calendar days' notice and have the option to bump in accordance with Article 35. The union shall be provided the same notice period.

Signed on behalf of Newfoundland and Labrador Association of Public and Private Employees

Secretariat

March 31/18

LETTER OF UNDERSTANDING RE: Temporary Employee Conversion

The Employer commits to undertake a review of current long-term temporary employees, within one hundred and twenty (120) day period of the signing of the Collective Agreement, with a view to awarding permanent status to those who meet the following criteria as of the date of signing of the Collective Agreement:

- 1. Employees must have acquired their position through a competitive process or through a process acceptable to the Public Service Commission.
- 2. The employee must have maintained employment in the position for a period of twenty-four (24) consecutive months.
- 3. There must be an ongoing need for the position as determined by the Employer. For the purpose of this provision, one of the factors when determining ongoing need is whether the position has been extended beyond the twenty-four (24) month employment period, as referred to in No. 2 above.

Signed on behalf of Newfoundland and Labrador Association of Public and Private Employees

Signed on behalf of Human Resource Secretariat

March 31/18

DATE

DATE

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association
of Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Bumping

This will confirm the parties understanding that, where a classification has been changed into subclassifications as a result of the implementation of the Job Evaluation System (JES), for the purpose of Recall and Bumping, the sub-classification will be considered the same classification.

Notwithstanding Article 35.06(b)(ii), for the purpose of this Letter of Understanding, "subclassification" is defined as a classification which has an alpha extension and may be assigned a different pay level. For example, Administrative Officer IA and Administrative Officer IB are considered an alpha extension and an employee can bump from one sub classification to another even where the other sub classification is assigned a higher rate of pay. Employees may not, however, bump into a higher classification.

Bumping and recall under this Letter of Understanding shall be applied to employees who have obtained the position through an Employer approved process and are deemed qualified and able by the Employer.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association of
Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Travel Committee

The Parties agree that a committee will be established to review the meal and kilometre rates within three (3) months of the signing of the collective agreement. The committee will be comprised of an equal number of representatives from the Employer and the Union. The Committee will establish the terms of reference prior to such review.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association of
Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Thirteen (13) Week Positions and Clause 5.01(ii) Vacancy

In accordance with Clause 5.01 (ii) - Definition of Vacancy and Article 33 - Job Competition, the Parties further agree that when a position exceeds or is expected to exceed thirteen (13) weeks, such positions will be advertised in accordance with Article 33 of the Collective Agreement. If a thirteen (13) week position is filled without a competition and at any point during that thirteen (13) week period the Employer determines that the position is expected to exceed thirteen (13) weeks, the position shall be advertised.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association of
Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Inclusions/Exclusions

The Parties agree that a committee will be established to review the exclusion and inclusion issues within three (3) months of the signing of the collective agreement. The committee will be comprised of an equal number of representatives from the Employer and the Union. The Committee will establish the terms of reference prior to such review.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association of
Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Article 33.01(b) Job Competition

Notwithstanding Article 33.01, where a decision has been made in accordance with the *Public Service Commission Act*, that it is not in the public interest to comply with this provision, the union may request in writing the rationale with respect to the decision and same shall be provided. Neither this requirement, nor the timing of the provision of the rationale, will preclude the employer from proceeding with the competitive process.

Sincerely,

Sarah Anthony

Staff Relations Specialist

March 31, 2018

Mr. Chris Henley
Employee Relations Officer
Newfoundland and Labrador Association of
Public & Private Employees
P.O. Box 8100
St. John's, NL A1B 3M9

Dear Mr. Henley:

RE: Classification Review and Appeal Process Under Schedule F

The parties agree that the Classification Review and Appeal Process in Schedule F will form part of the collective agreement. However, the decision of the Adjudicator is binding on both parties and is not subject to the grievance or arbitration process.

Sincerely,

Sarah Anthony

Staff Relations Specialist

April 1, 2020

Mr. Trevor King Secretary/Treasurer Newfoundland and Labrador Association of Public and Private Employees P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

RE: Joint Trusteeship for Group Insurance

The parties agree to establish a committee to assess the potential viability of establishing a joint trust arrangement for managing group insurance programs.

The committee will be established by December 31, 2020 and will conclude its work by December 31, 2021.

Sincerely,

Lisa Curran Chief Negotiator

Juni Curan

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Secondary Evaluations

Within one hundred and twenty (120) days of the signing of the collective agreement, the Employer and the Union shall establish mutually agreed upon criteria and terms of reference for a Grievance Tribunal. The mandate is to specifically address current outstanding job competition grievances arising from secondary evaluations under Article 33 of the General Service Collective Agreement. This is to be a one time initiative to only address those relevant grievances outstanding at the date of signing of the collective agreement.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Letter of Commitment re: Other Post-Employment Benefits ("OPEB")

The parties recognize the mounting liabilities associated with the Other Post-Employment Benefits (OPEBs), and the resulting potential impact to the future sustainability of the Group Insurance Plan. Therefore, NAPE agrees to engage in a joint collaborative process with the Employer and other interested stakeholders to meet within ninety (90) days of the signing of the Collective Agreement to address those challenges with the Employer and find solutions to ensure the long-term sustainability of benefit plan.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Recruitment and Retention

The Parties agree to establish a committee, with an equal number of representatives from the Employer and Union, within one hundred and twenty (120) days of signing the agreement in an effort to identify issues with recruitment and retention in all NAPE bargaining units.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Remote Work/Telework

The parties recognize the benefits of access to E-Work arrangements for Employees and Employers. The parties also recognize the value in conducting a review of the current policies and practices regarding e-work arrangements within the Government, Agencies, Boards and Commissions and Regional Health Authorities.

Within six (6) months of signing the Collective Agreement, the Employer will complete a review of the current E-work arrangements policy to determine necessary updates. The Employer will consult with the Union regarding the details of the review and provide opportunity for feedback via that consultation. The review will include but not be limited to: eligibility and operational requirements, defined hours of work, work performance requirements and evaluation, remote supervision and employee health and safety, equipment, termination of agreement and any other terms as agreed by the parties.

Current e-work arrangements will remain in place subject to the above referenced review.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Statutory Holiday Replacement

Each year, an employee shall be entitled to designate replacement statutory holiday(s) that are days of cultural or religious significance to the employee in place of any or all of the statutory holidays outlined in the collective agreement. The Employer will endeavor to accommodate such requests and such requests shall not be unreasonably denied.

For the purposes of this letter, cultural or religious significance shall be defined as: A day in which a religious observation is held or a day that celebrates the culture of a particular nation, people, or other social group.

The Employee shall inform the Employer of their choice(s), in writing, prior to November 15 in the calendar year before the new designations take effect. Such notice shall state clearly which statutory holiday(s) the employee is replacing and which day(s) of cultural or religious significance, including the dates on which they occur, that they are designating in the stead of the replaced statutory holiday(s).

Where the specific date(s) of cultural or religious significance are not yet confirmed on or before November 15th in the calendar year before the new designations take effect, the Employee will notify the Employer of the day(s) of significance and will provide date(s) as soon as they become available. The Employer will endeavor to accommodate such requests received after November 15th in the calendar year before the new designations take effect, subject to operational requirements and availability of replacement staff. Requests will not be unreasonably be denied.

Such statutory holiday replacement, once designated, will not be amendable for the applicable calendar year. The Employer will grant the newly designated holiday(s) as paid day(s) off. Once designated per the above process, the newly named holiday(s) shall be the day(s) to which all rights which are normally associated with the specific statutory holiday being replaced are now applied:

- (a) The newly designated holiday days will attract all benefits of the collective agreement as if that day were the actual statutory holiday that they are designated to replace.
- (b) The replaced statutory holiday(s) will become a regular day, whether it be a workday or a day of rest, and will not attract any additional benefit previously attributable to it as a statutory holiday: all such benefits will have transferred to the designated replacement day(s).
- (c) Where the Employer does not provide service on a day described under (b) above, and where the employee is scheduled to work on that day of the week, the Employer will make reasonable efforts to provide meaningful work to the employee on that day.
- (d) Where the employer is unable to provide meaningful work on that day, the employee may access vacation, banked overtime, or other like paid banks to cover the missed day of work.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Health Insurance

The parties agree to apply the *Memorandum of Understanding - 2004 Health Insurance* for employees to participate in the group insurance program as it relates to "temporary" employees as follows:

- Employees who qualify to enroll in the group insurance program based on hours worked in the previous calendar year and, subsequent to meeting the eligibility criteria, change employment status or move to a position with an authorized period of employment of less than 3 months.
- Employees who gain eligibility in a temporary or temporary call-in position is to retain eligibility regardless of a change in position.

Eligibility for "**temporary**" employees will remain subject to the annual hours required to maintain their eligibility for future years.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Job Evaluation System

The parties shall form a Committee, within one hundred and twenty (120) days of contract signing, of equal representatives of NAPE and Government officials in an effort to explore opportunities to improve upon the JES.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Public Health Emergency

The Employer recognizes that public health emergencies may have an impact on overall government operations and service delivery, individual employees, and the residents of Newfoundland and Labrador.

The Employer further recognizes that not all public health emergencies will require the same emergency response requirements and/or public health directives and will require an evaluation of such response based on the nature of the emergency. Notwithstanding the foregoing, general principles will apply to impacted employees in the event of a public health emergency.

1) Self-Isolation

Employees directed by their Employer or Public Health – Department of Health and Community Services to self-isolate, and who are asymptomatic of a public health illness may (where applicable - this may be dependent on vaccination or other considerations deemed appropriate by the Employer) be placed on special leave with pay for the hours in which they are unable to report to work up to a maximum of seventy- five (75) hours per year. Employees who work less than full time hours will receive the benefit on a pro-rata basis. Temporary call-in employees who are not prescheduled, will be permitted to take special leave with pay on shifts they would have received in normal circumstances (compared to next junior temporary call-in).

Employees will not be required to provide medical documentation for this period of hours, unless there is sufficient reason on the part of the Employer to request such documentation. All other absences require employees to utilize their leave entitlements until they return to work.

2) Remote Work

Employees may be required to work remotely where the capability exists and it is operationally feasible. Special leave with pay shall only be utilized in instances where remote work is not an option.

3) <u>Use of Sick Leave</u>

Employees who exhibit symptoms of a public health illness and who cannot work remotely, are required to use their sick leave entitlement until they return to work. Functional Abilities Information related to accommodation requests, extensions, illness unrelated to the current public health emergency, use of long-term sick leave and attendance support planning may still be required.

4) <u>Re-Deployment</u>

The Parties recognize that the Employer may be required to redeploy human resources to ensure adequate and safe staffing levels, and such re-deployment shall be done in consultation with the Union.

The parties further agree to enter into agreements as necessary to address other issues arising from a public health emergency that may not be covered by this letter.

Sincerely,

Amy Collins

Any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*RE: Travel on Employer's Business – Business Insurance

As per Article 38 Travel on Employer's Business, upon submission of a receipt, reimbursement of the difference in cost between personal and business insurance for those employees who are required, as a condition of employment, to have access to an automobile for use on government business.

In the event that there is a discrepancy between this letter and Article 38, the conditions outlined in this letter prevail.

Sincerely,

Amy Collins

any Collins

November 1, 2022

Mr. Trevor King Secretary/Treasurer NAPE P.O. Box 8100 St. John's, NL A1B 3M9

Dear Mr. King:

*Re: Severance Pay

Effective March 31, 2018, there shall be no further accumulation of service for severance pay purposes.

Employees who qualified for and elected to defer the payment of severance pay beyond March 31, 2018 cannot extend beyond the end of the period of employment and the redemption value shall be frozen as of March 31, 2018, for both accumulated service and weekly salary.

Sincerely,

Amy Collins

Any Collins