COLLECTIVE AGREEMENT between the **DOUGLAS COLLEGE** and the **B.C. GOVERNMENT AND SERVICE EMPLOYEES' UNION (BCGEU)** Effective from January 1, 1994 to December 31, 1995

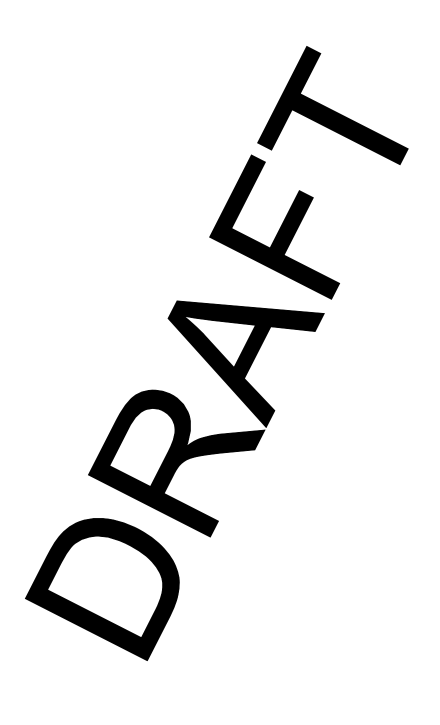
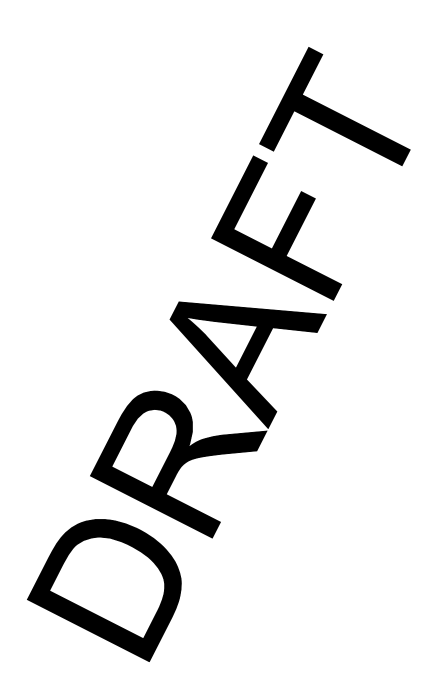


TABLE OF CONTENTS



ARTICLE 1 - PREAMBLE

2.1Purpose of Agreement

- 2.2.1 The purpose of this Agreement is to establish and maintain orderly collective bargaining procedures between the College Board, hereinafter referred to as the Employer, and the Union.
- 2.2.2 The Parties to this Agreement share a dore to improve the quality of the educational services provided at Douglas College. Accordingly by are determined to establish, within the framework provided by the law, an effective working reconship at all levels of the College in which members of the bargaining unit are employed.

2.3Future Legislation

In the event that any future legislation reparts null and void any provision of this Agreement, the remaining provisions shall remain in effect for the arm of the Agreement, and the Parties hereto shall consult with a view to reaching a mutually agreeable provision be substituted for the provisions so rendered null and void.

In the event any future legislation materially that the intent of any clause in this Agreement, either Party may request consultation with a view to seeking an adment or clarification of the clause.

2.5 Conflict with Regulation

In the event that there is a conflict etwe the contents of this Agreement and any regulation made by the Employer, or on behalf of the Employer as Agreement shall take precedence over the said regulations.

2.7Gender and Singram and

- 2.8.1 The works "employees" are used throughout this Agreement for convenience only and the same sall be corner as meaning and including employees of both the feminine and masculine genders.
- 2.8.2 Wherever the starter employee is used herein, the same shall be construed as meaning and including the local.

2.9Hur A Rights Act

The sies hereto subscribe the principles of the Human Rights Act of British Columbia.

ARTICLE 3 - DEFINITIONS

4.1

The following specific definitions of words, terms or phrases shall be used to establish the intent and meaning of the language of this Agreement:

4.3Auxiliary Employee

Means an employee who is employed for:

- 4.4.1 special projects; or
- 4.4.2 temporary positions created by the Employer of eight (8) months duration or less. These positions of eighteen (18) hours or more per week may only be filled for consecutive terms totalling sixteen (16) months, or
- 4.4.3 replacement of employees on leave; or
- 4.4.4 part-time work of less than eighteen (1 nours per week; or
- 4.4.5 positions as identified in Article 28

NOTE: Benefits for eligible auxiliary employees will be paid on a co-rata basis, proportionate to their time worked; and will be in accordance with the erms of the policies of the carriers.

It is understood and agreed that tem cary posit his created by the Employer shall be reviewed by the Employer after four months in order determine whether or not the position should be made permanent. The Employer shall report on the results are eviews at the Labour Management Relations Committee.

4.5 Consultation or Discussion

A process intended as a velocities of the parties may make known their respective views and opinions, but not intended to consecute of the parties of mutual agreement.

4.7Promotion

Means a change from the english to one with a higher maximum salary level.

4.9Regular Emple

Means an employee who is pointed to a:

- 4.10.1 continuous fun.
- 4.10.2 time position of eighteen (18) hours or more per week; or
- 4.10.3 repeating fixed an positions (minimum eighteen (18) hours per week) having a term of at least eight (8) months.

Note: Benezis are in ments, vacations and holidays for part-time regular employees will be paid on a pro rata basis, ie... rtionate to their time worked; and will be in accordance with the terms of the policies with the carriers.

4.11 Travel Status

Travel by an employee, outside the College region on College business, where authorization for such travel has been requested in advance on the appropriate form, and approved by the College.

4.13 Definition of Layoff

Layoff is a cessation of employment, or elimination of a job resulting from a decrease in the amount of work required to be done by the Employer, a reorganization, program termination, technological change, closure, shortage of operating funds as determined by the Employer, or other material change in organization.

ARTICLE 5 - UNION RECOGNITION AND RIGHTS

6.1Bargaining Unit Defined

cluded in the Bargaining Unit as in the Certificate issued The bargaining unit shall comprise all employees by the Labour Relations Board of British Colu December 20, 1974, and as amended by the Labour xcept positions mutually agreed to between the Relations Board of British Columbia on Septe er 4, 1, Parties as managerial and/or confidential stion of inclusion or exclusion of new clusions. The positions, i.e. classification not existing at resent, created by the Exployer following the date of signing of this Agreement, will be negotiated with Union prior to any posting of the job. In the event the Parties xclusion shall be referred to the tribunal under the relevant labour cannot agree, the question of inclusion legislation. Where the Parties fail to ing a decision by the tribunal under the relevant labour e and p legislation, the position can be filled worked

6.3Bargaining Unit Recognized

The Employer recognizes the B. C. Government and Sewice Employees' Union, as the exclusive bargaining agent for all employees to various and the exclusive bargaining agent for all employees to various and the exclusive bargaining agent for all employees to various agent for all employees age

6.5 Correspondence

The Employer agree and the Correspondice between the Employer and the Union related to matters covered in this Agreement is be sent to be President of the Union or his designate, with a copy to the Chairperson of the Largaining

6.7No Other A sement

No other employee covered with Agreement shall be required or permitted to make a written or oral agreement with a Employer of Employer of

6.9No I crimination to Vnion Activity

The ployer and the Unique exercise practiced with respect to any employee for reason of membership or legitimate and lawful Union activity.

6.11 Recognition and Rights of Stewards

The Employer recognizes the Union's right to select stewards to represent employees. The Employer and the Union will agree on the number of stewards, taking into account both operational and geographical considerations. The Union agrees to provide the Employer with a list of the employees designated as stewards for each work unit. Stewards shall obtain the permission of their immediate supervisor before leaving their work to perform their duties as a steward. Such permission shall not be unreasonably withheld. On resuming normal duties, stewards shall notify their supervisors. The duties of stewards shall include but are not restricted to:

- 6.12.1 investigation of complaints of an urgent nature;
- 6.12.2 investigation of grievances and assisting any employee whom the steward represents in preparing and presenting a grievance in accordance with the grievance procedure;
- 6.12.3 supervision of ballot boxes and other related functions during ratification votes;
- 6.12.4 carrying out duties within the realm of sty responsibilities.

The Union agrees that stewards will not abuse the given by this clause.

6.13 Bulletin Boards

The Employer shall provide glassed-in bulletin boards for the exclusive use of the Union. A glassed-in bulletin board will be provided at each inpus. The location of the bulletin board on each campus will be determined by mutual agreement.

6.15 Union Insignia

- 6.16.1 A union member shall have the right to a state display the recognized insignia of the union.
- 6.16.2 The Union agrees to the covered by this Agreement, the displant at the entrance to each building; such shop cards remain the property of the Union, and shape sure idered upon demand by the Union.
- 6.16.3 The recognized insignia of a Union will include the designation "bcgeu". This designation may be placed on stend to the union. This designation shall be placed below the signatory initials the type ritten correspondence.

6.17 Right Refuse to the Lines

- 6.18.1 All employered by this Agreement shall have the right to refuse to cross a picket line arising out of a strike. Since in the relevant labour legislation.
- 6.18.2 employee is shall be required to cross, or suffer loss of pay for failure to cross, a picket line when the employee is prehensive for his or her personal safety.
- 6.18 Failure to cross picket line encountered in carrying out the Employer's business shall not be constal a violation of his Agreement nor shall it be grounds for disciplinary action.
- 6.18.4 Employs and ald not expect to receive pay for work not performed, statutory holiday pay or vacation pay as a result of observance of picket lines. Health and welfare benefits will be continued and the Union will pay the costs normally paid by the Employer.

6.19 Time Off for Union Business

6.20.1 Without Pay

Time off without pay and without loss of seniority will be granted:

- 6.20.1.1 to an elected or appointed representative of the Union to attend conventions of the Union and bodies to which the Union is affiliated;
- 6.20.1.2 for elected or appointed representatives of the Union to attend to Union business which requires them to leave their premises of employment; and
- 6.20.1.3 for employees who are representatives of the Union on a Bargaining Committee to attend meetings of the Bargaining Committee.
- 6.20.2 With Pay

Time off with pay and without loss senior. Seperated

- 6.20.2.1 to three employees who are resentatives of Bargaining Committee to leave their employment to carry on negotiations with the Employer;
- 6.20.2.2 in addition, the Union may all upon yo to two additional employees to assist the Bargaining Committee with technical information and advice at is understood that this will be necessary only during the period of negotiations, and on an agular bar,
- 6.20.2.3 to stewards to perform their duties, and to Article 3.6; and
- 6.20.2.4 to employees called to appear as witnesses before an Arbitrator.
- 6.20.3 The Employer will place employees when the Union initiates a Union leave with a regular employee in the same department and/or work area. Failing this, the Employer will call in qualified auxiliaries for replacement. If no regular or auxiliary employee is available to substitute, the Employer will actively recruit qualified replacements. Sackfill.
- It is understood that granted time of pursuant to this Article shall receive their current rate of pay ploye while on time Inted under this Article shall include sufficient travel time. The with pay Employer agg as or any of the above time off shall be subject to their requirements but that the withheld. To facilitate the administration of paragraph (A) of this Article, shall not be easonal when time off y is granted, the time off shall be given with pay and the Union shall reimburse salary and benefit costs, including travel time incurred. the Employer the appl

6.21

3.11 Local Union U

- 6.22 Employees shall be entitled to be absent from work for two (2) hours prior to 4:30 p.m. for the purp statending U on meetings. This leave shall be granted three (3) times per calendar year and shall be well on a loss of any or benefits.
- 6.22.2 Afternoon shaft employees shall be entitled to two (2) hours near the beginning of their shifts as per (a) above.
- 6.22.3 The Union shall notify the Employer of the details of such meetings, two week prior to the meeting, where possible, and shall consult with the Employer on appropriate dates.
- 6.22.4 An additional two (2) hours shall be granted to all employees, as per the provisions of Articles (a) and (b) above, for the purposes of dealing with local ratification matters. This leave shall only be granted once during the contractual period.

6.22.5 Articles 3.11(c) shall not apply to 3.11(d).

6.23 Employee Assistance Program

- 6.24.1 The Union and the Employer recognize the need for a joint program to assist employees and their immediate families resolve problems that affect their personal lives and their job performance.
- 6.24.2 A joint committee consisting of one more of each of the bargaining units within the College and an Administrator will meet a minimum of the equation (2) a year. The Union representative will be granted time off with pay to attend the meetings of the joint time.
- 6.24.3 The role of the joint committee is provide consequence to the program carrier on the marketing and success of the program at the College.
- 6.24.4 The program carrier will program the the joint committee with feedback on the usage of the program while maintaining information confide ality of the individual users.
- 6.24.5 In the event of confidentials, eached, the employee will not suffer adverse affects related to their employment.
- 6.24.6 The joint committee will be both apprised of and work within the budget of the program. The College in turn agrees to main the level of funding for the program.
- 6.24.7 Current levels of service later to alcohol or drug abuse will be maintained for the duration of this Agreement.

6.25

3.13 Future (mitte

It is agreed that a future or the commutees struck by the College which may deal with matters affecting any employee cover by this A element shall include representation from the Union.

6.27 Representation Open Management Committee

- 6.28.1 Constructions serves the right to send one representative to open meetings of Management Construction.
- The sion representative all be granted sufficient time off with pay and without loss of seniority or attend open agreement committee meetings.
- 6.28.2 The United esentative on open Management Committee shall be designated from within the Union's bargaining unit.
- 6.28.3 A copy of the agenda and such other information as may be assembled for use in open Management Committee meetings shall be supplied to the Union's representative prior to each meeting of open Management Committee.
- 6.28.4 The Union agrees that in no event will the College incur any additional expense for overtime or other payroll premium expense in consequence of an employee's participation in these meetings.

6.28.5 The Union shall provide the College with the name of the representative and alternate who will represent the Union on open Management Committee.

6.29 Union Office Space

The Employer will provide an office not less than twelve (12) square meters in size. The Employer will ensure the office is furnished and will include a telephone.

ARTICLE 7 NION SECURITY

8.1

- 8.2.1 All employees in the bargaining unit who on December 0, 1974 were members of the Union, or thereafter became members of the Urion, shall, as a condition of continued employment, maintain such membership.
- 8.2.2 Present employees who, December 20, 1974 were not members of the Union, are free to choose whether or not to become me the Union.
- 8.2.3 All employees hired on or after execut. Sthis Agreement shall, as a condition of continued employment, become members of the Union, and maintain such membership, upon completion of thirty (30) calendar days as an execution of the Union, and maintain such membership.

8.3Contracting Out

- 8.4.1 The Employer agrees not to ontract out any work presently performed by regular employees covered by this Agrange which work result in the laying off of such employees.
- 8.4.2 Employ agrees allowed states to the Contracts to Purchase Service agreements to the Bargaining U Chairper and to discuss the contracts that are of concern to the Union.

RTICLE 9 - CHECK-OFF OF UNION DUES

- 10.1.1 state Employee shall, as a condition of employment, deduct from the wages or salary of each employee in the bargating unit, whether or not the employee is a member of the Union, and upon receipt of per authorization, amount of the regular monthly dues payable to the Union by a member of the Union in the next appropriate pay period following receipt of such authorization.
- An employee are as a solidition of continued employment, complete an authorization form providing for the deduction has a employee's monthly wages or salary the amount of the regular monthly union dues payable to the Union by a member of the Union.
- The Union may by written demand require the Employer to dismiss an employee who refuses to authorize a deduction in favour of the Union. At least one month's notice to the Employer will be given.
- 10.1.2 The Employer shall deduct from any employee who is a member of the Union any assessments levied in accordance with the Union constitution and/or By-laws and owing by the employee to the Union.

- 10.1.3 Deductions shall be made from each normal pay owing to the employee and membership dues or payments in lieu thereof shall be considered as owing in the month for which they are so deducted.
- 10.1.4 All deductions shall be remitted to the President of the Union not later than twenty-eight days after the date of deduction and the Employer shall also provide a list of names as well as classifications of those employees from whose salaries such deductions have been made, together with the amounts deducted from each employee.
- 10.1.5 Before the Employer is obliged to deduce any amount under Section (a) of this Article, the Union must advise the Employer in writing of the arount of its regular monthly dues. The amount so advised shall continue to be the amount to be deduced by further written notice to the Employer signed by the President of the Union. Up at receiption with notice, such changed amount shall be the amount deducted.
- 10.1.6 From the date of the signing of this Agreement and for its duration, no employee organization other than the Union shall be perrued to have membership dues or other monies deducted by the Employer from the pay of the employees in the argaining unit.
- 10.1.7 The Employer shall supply the supply yee, without charge, with a receipt for income tax purposes in the amount of the deductions paid to a solion by the Employee in the previous year. Such receipts shall be provided to the employees prior to Mark of the succeeding year.

ARTICLE 11 - EMP. YER AN UNION SHALL ACQUAINT NEW EMPLOYEES

- Upon hire, a new employ 12.1.1 I be provided a copy of the Collective Agreement and advised of name and location of stewards. Wh the first fifteen (15) calendar days of employment, a shop steward each new employee during regular working hours, without loss will be given an or to intervi of pay, for up to ninutes. The Jurpose of this interview is to allow the steward to acquaint the rty (3 employee with of Union membership and the employee's responsibilities and e benefi obligations to e Emplo the Union. This article applies to those employees who are hired for more than t (30) da
- 12.1.2 The Chairpers that the bargaining unit shall be advised of the name and location of all new employees that the Units is Deduction Form within ten (10) days of their appointment.

ARTICLE 13 - EMPLOYER'S RIGHTS

14.1

The Union acknowledge that the management and direction of the employees in the bargaining unit is retained by the Employer except as this Agreement otherwise specifically provides.

Without limiting the generality of the foregoing, the Employer reserves the right to decide the number of employees required for work at the College, the hours, size and locations of its operations, and the right to discipline employees for just and reasonable cause. These rights shall not be exercised in a discriminatory manner.

Where this Agreement allows, permits or grants to the Union the exclusive use of space, or the right to call upon the Employer to enforce any provision of this Agreement to the possible detriment of any employee, the Union agrees to hold the Employer harmless from any claims, demands or judgements resulting from any action initiated by the Employer at the request or demand of the Union, except for any claim or liability arising out of an error committed by the Employer.

ARTICLE 15 - EMPLOER-UNION RELATIONS

16.1 Representation

No employee or group of employees shall up take to seen the Union at meetings with the Employer without the proper authorization of the Union To implement the Union shall supply the Employer with the names of its officers and similarly the Employer shall supply at Union with a list of its supervisory or other personnel with whom the Union makes required to transact business.

16.3 Bargaining Committee

A Bargaining Committee shall be appeared to the Union and shall consist of five members of the Union together with the President of the Union or has regarded. The Union shall have the right at any time to have the assistance of members of the staff of the Union, negotiating with the Employer. Three members of the Committee named by the Union, shall suffer no loss of regular pay for service on the committee while actively and directly engaged to the committee of the renewal of this Agreement, and including all necessary caucuses, but in no part will at member of the committee be entitled to overtime or premium time for time spent in negotiation. It is the amployer.

16.5 Union Representation

The Employer agree that across to its prenties will be granted to members of the staff of the Union when dealing or negotically with the Employees well as for the purpose of investigating and assisting in the settlement of a servance. The transfer will be granted to members of the staff of the Union when the settlement of a servance. The transfer will be granted to members of the staff of the Union when the settlement of a servance with the operation of the department or sech that the settlement of the sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department or sech transfer with the operation of the department of the depa

In order to fee the order, well as the confidential investigation of grievances, the Employer will make available to 6. The presentatives or stewards temporary use of an office or similar facility.

16.7 Technical Information

- 16.8.1 Employer a less to provide to the Union such public information that is available relating to employees the barrange unit, as may be required by the Union for collective bargaining purposes. The Union recognition is the need for confidentiality of certain information prior to announcements by the Provincial Government, and such information is excluded from the operation of this clause.
- 16.8.2 The Bargaining Unit Chairperson shall be provided with a copy of the annual budget approved by the College Board of Directors.

ARTICLE 17 - LABOUR-MANAGEMENT RELATIONS COMMITTEE

In recognition of the mutual benefits of ongoing consultations and open communications between the employees and the Employer, the Union and the Employer agree to continue to conduct Labour Management Relations Committee meetings as established in the previous agreement.

18.3

The Committee shall consist of equal numbers of Up and College representatives, with a minimum of two and a maximum of four representatives from each Party. One of the Union representatives shall be the President or designate.

18.5

The Parties agree that the Committee shall be guided by the following:

- 18.6.1 The Labour-Management Replots Corporate is intended as an open forum wherein matters of mutual concern and benefit can be eely and indidly discussed. Items may be put on the agenda by either Party upon written notificate to the out Party prior to each meeting.
- 18.6.2 An Employer and a Union repressive shall be designated as joint chairpersons and shall alternate in presiding over meetings.
- 18.6.3 Minutes of each n shall be prepared and signed by the joint chairpersons as promptly as possible after a close of the meeting.
- 18.6.4 The Parties understand gree that the Labour-Management Relations Committee is not intended to serve as a supplement on alternative to the grievance-arbitration process, nor to interfere with or attempt to the parties.
- 18.6.5 It is into ded by the Partice the Labour-Management Relations Committee will be limited to serving as a yearcle for it of Labour-Management Relations Committee will be limited to mutual problems and or cerns. This Committee is in no way intended to limit or restrict the rights reserved to the Labour to manage its operations or affairs.
- 18.6.6 Morning of the Lac Management Relations Committee will be held at the request of either Party from as a wible following the request to meet.
- 18.6.7 It is intended the any employee participating in meetings of the Labour-Management Relations Committee as a represent live of the Union will not suffer loss of remuneration otherwise payable by the Committee such makings are held during working hours. Further, it is agreed that under no circumstant the Codege obligated to pay any additional wages, salaries, overtime or other premiums in the event that the code agree to schedule a meeting of the Labour-Management Relations Committee during non-working hours.

ARTICLE 19 - GRIEVANCES

20.1 Definition of Grievances

20.2.1 A grievance shall be defined as any dispute or controversy between the Employer and the Union or the Employer and one or more of its employees covered by this Agreement in respect of any matter

relating to working conditions specifically covered by this Agreement; any matter involving the interpretation or application of any provision of this Agreement; or any matter involving the alleged violation of any provision of this Agreement.

- It is understood and agreed that any grievance arising during the term of this Agreement shall be settled in accordance with this procedure without any stoppage of or interruption of work, either partial or complete.
- 20.2.2 Employer agrees to provide, to the Present of the Union, with a copy to the Chairperson of the Bargaining Committee, a list of designated survisors and those employees they supervise.

20.3 Step 1 - Verbal Grievances

Any employees who have a grievance shall first go to the super isor directly in charge of work. The employees may, at their option, be accordanied or represented by their steward or representatives of the Union. The supervisor shall be given an apportunity to answer the complaint verbally. The Parties involved shall be given a maximum of three wording days to olve the grievance.

20.5 Time Limits to Present Inc.

Employees who wish to present a grievance at Step. The grievance procedure, in the manner prescribed in Article 10.4, must do so not later than thirty (30) days after the date:

- 20.6.1 on which they were stified ora or in writing of the action or circumstance giving rise to the grievance; or
- 20.6.2 on which they first became a re of the action or circumstances giving rise to the grievance.

20.7 Step 2 - X Atten evance

- 20.8.1 Subject to the time to the time of the root, employees may present a grievance at this level by:
- 20.8.1.1 recording evance on the appropriate grievance form, setting out the nature of the grievance and the circum.
- 20.8.1.2 rating the cicle or Articles of the Agreement infringed upon or alleged to have been violated and the remedian correction required, and where applicable, the reasons why just cause does not exist; and
- 20.8.1. psmitting this lievance to the designated local supervisor through the Union steward.
- 20.8.2 The local visor shall:
- 20.8.2.1 forward the grievance to the representative of the Employer authorized to deal with grievances at Step 2; and
- 20.8.2.2 provide the employee with a receipt stating the date on which the grievance was received.

20.9 Time Limit to Reply at Step 2

- 20.10.1 Within ten (10) days of receiving the grievances at Step 2, the representative designated by the Employer to handle grievances at Step 2 and the Union Area Staff Representative or designate shall meet to examine the facts, the nature of the grievance and attempt to resolve the dispute. This meeting may be waived by mutual agreement.
- 20.10.2 The representative designated by the Employer to handle grievances at Step 2 shall reply in writing to an employee's grievance within twenty-one (21) days of receiving the grievance at Step 2.

20.11 Step 3

The President of the Union, or his designate, many a grievance at Step 3:

- 20.12.1 within fourteen (14) days after the decision has been preved by the representative designated by the Employer to handle grievances a Step 2; or
- 20.12.2 within fourteen (14) days after the Employer's reply was due.

20.13 Time Limit to Reply at \$ 3.3

- 20.14.1 Within ten (10) days of a grievance of filed directly at Step 3, the representative designated by the Employer to handle grievances at Step 3 and Union Staff Representative or designate shall meet. The Parties will meet to examine the facts, the nature of the grievance and attempt to resolve the dispute. The meeting may be waive
- 20.14.2 The representative descripted of the Employer to handle grievances at Step 3 shall reply in writing to the grievance within to (14) days of receipt of the grievance at Step 3.

20.15 Failure to

If the President of the Union o

20.17 Time Limit to Sub. Arbitration

Failing Asfactory settle at at Step 3, and pursuant to Article 11, the President of the Union or designate may it arm the Employer of the intention to submit the dispute to arbitration within:

- 20.18.1 er the Employer's decision has been received; or
- 20.18.2 thirty (Sa after the Employer's decision was due.

20.19 Amending of Time Limits

The time limits fixed in this grievance procedure may be altered by mutual consent of the Parties, but the same must be in writing. Where a grievance or a reply is presented by mail, it shall be deemed to be presented on the day on which it is post-marked and it shall be deemed to be received on the day it was delivered to the appropriate office of the Employer or the Union.

20.21

10.11 Dismissal or Suspension Grievance

In the case of a dispute arising from an employee's dismissal or suspension, the grievance may commence at Step 3 of the Grievance Procedure within thirty (30) days of the employee receiving notice of dismissal or notice of suspension. The requirements for stating the particulars of the grievance and reply contained in Article 10.4 will nevertheless apply.

20.23 Deviation from Grievance Procedure

The Employer agrees that after a grievance of the Employer will not enter into discussion or agotiant with respect to the grievance, either directly or indirectly with the aggrieved employee with at the consent of Union. In the event that after having initiated a grievance through the Grievance Procedure, an employee indeavors to pursue the same grievance through any other channels than this Covance Procedure, then the Union agrees that pursuant to this Article, the grievance shall be considered to have been abandoned.

20.25

10.13 Policy Grievance

Where either Party disputes the general application of alleged violation of an article of this Agreement, the dispute shall be discussed initially with the Employer or the Union as the case may be. Where no satisfactory agrees the property may submit the dispute to arbitration, as set out in Article 11 of this Agreement.

20.27 Technical Objections to an ance

It is the intent of bot nent that no grievance shall be defeated merely because of a to this A technical error in pr grievance though the grievance procedure. To this end an arbitration board ssing shall have the por amendments to the grievance and the power to waive formal to alloy or the grievance, in order to determine the real matter in dispute and to procedural irregu ities in p cordin equitable principles and the justice of the case. Time limits specified in this render a decisi Article 10 shall no ed to be nor construed as matters of technicality but as matters of substance.

ARTICLE 21 - ARBITRATION

22.1 Notification

Where a difference or administration of this Agreement, the any questions as to whether a matter is arbitrable or where an allegation is made that a term or condition of this Agreement has been violated, either of the Parties may, after exhausting the grievance procedure in Article 10, notify the other Party within thirty (30) days of the receipt of the reply at the 3rd Step, of its desire to submit the difference or allegations to Arbitration.

22.3 Appointment of the Arbitrator/Board of Arbitration

When a Party has requested that a grievance be submitted to arbitration, it shall indicate to the other Party of the Agreement within seven (7) days:

- 22.4.1 its intention to submit the matter in dispute to a single arbitrator to be agreed upon by both Parties; should either Party not agree to submit the dispute to a single arbitrator, both Parties shall then have seven (7) days to name their appointee pursuant to (b) of this Article;
- 22.4.2 the name of its appointee to a Board of Arbitration. Within seven (7) days thereafter the other Party shall indicate the name of its appointee to the Board of Arbitration. The two appointees shall then meet to select an impartial chairman.

22.5 Failure to Appoint

If the recipient of the notice fails to appoint an appoint within seven (7) days of their appointment, appoint shall be made pursuant to Section 86 of the Labour Code.

22.7 Procedure

The Arbitrator shall give full opportung to all Parkes to present evidence and make representations; shall hear and determine the difference of llegation and shall make every effort to render a decision within fifteen (15) days of the first hearing.

22.9 Decision of Arbitration

The decision of the Arbitrator shall not have the power to character this Agreement of the alter, modify or amend any of its provisions.

22.11 Expenses of Arbitrator

Each Party shall pay g (1/2) of the ft and expenses of the Arbitrator.

22.13 Amend of Time I hits

The time limit and in the arbitration procedure may be altered by mutual consent of the Parties but the same must be in wh

22.15 Investor

If a difference arises between the parties relating to the dismissal or suspension of an employee, or to the interpretation, application, tration or the alleged violation of this Agreement, including any question as to where a matter is arbitrate, during the term of the Collective Agreement, Joan McEwan and Barbara Bluman, with mutual reement of the parties:

- (a)investigate the care
- (b)define the issue in the difference; and
- (c)make written recommendations to resolve the difference

within thirty (30) days of the date of receipt of the request and, for those thirty (30) days from that date, time does not run in respect of the grievance procedure.

The Union and the Employer shall confer and may agree, without prejudice, to implement the investigator's recommendations that result from a hearing under Article 11.8.

ARTICLE 23 - DISCHARGE, SUSPENSION AND DISCIPLINE

24.1 Discipline Procedure

- 24.2.1 Where a supervisor intends to intervious an employee for disciplinary purposes, the supervisor shall notify the employee in advance of the string and shall advise the employee that a steward's presence is recommended. The employee will be got afficient time to arrange for a steward to attend the meeting, providing that this does not sult in an undervisor of the appropriate action being taken. This clause shall not apply to those discussions that are of as operational nature and do not involve disciplinary action.
- 24.2.2 No employee shall be displined, supended or discharged except for just cause, and an employee shall be discharged only son the yearten authority of the Employer.
- 24.2.3 The Employer shall inform the steward verbally prior to imposing a suspension of more than five (5) days.
- 24.2.4 Where this Agree as a single writing for disciplinary action, it is understood and agreed that compliance with part requirements and be sufficient if verbal reasons are given immediately in the presence of the employed attempt, and are confirmed in writing within two (2) working days.
- 24.2.5 When an employee is dischard or suspended, the employee shall be given the reason in writing in the presence of the control of the Union shall be advised, within five (5) working days, in writing by the apployed of the reason of such discharge or suspension.
- 24.2.6 It is userstood the factor the employee being disciplined, suspended or discharged is a steward or Union O are the ployee shall have the right to have a Staff Representative or Union Officer present.

24.3 Richard Grieve

An emplyee considered the Union to be wrongfully or unjustly disciplined, suspended or discharged shall be attitled to recourse der the grievance procedure, in accordance with Article 10 of this Agreement.

24.5 stice and Dig ty

The parties agree a certain situations, it may be in the best interest of both Employer and employees that employees be reassigned or removed from all job sites during an investigation of conduct. In cases where an employee cannot be reassigned, the employee shall be considered to be on a leave of absence without loss of pay until the Employer makes a decision relative to imposing discipline.

24.7 Burden of Proof

In cases of discipline, suspension and discharge the burden of proof of just cause shall rest with the Employer.

Evidence called in support of disciplinary action taken by the Employer and evidence called in support of any grievance or response to disciplinary action shall be limited to evidence in support of the reasons raised in Article 12.1 or 10.4.

24.9 Right to Grieve Other Disciplinary Action

Disciplinary action grievable by employees shall include written censures, letters of reprimand and adverse reports or performance evaluation. Employees shall e given a copy of any such document placed on their file which might be the basis of disciplinary action Should employees dispute any such entry in their file, they shall be entitled to recourse through the gri ance procedure and the eventual resolution thereof shall become part of their personnel record. Any sy ment, other than official evaluation reports, shall be removed from the employee's file after the elve (12) months from the date it was issued, ration raction. The ver agrees not to introduce as evidence in provided there has not been a similar further any hearing any document from the file of a employee, the existence of which the employee was not aware at the time of filing.

24.11 Sexual Harassment

- 24.12.1 The Union and the Employ zee the right of employees to work in an environment free from sexual harassment, and the Employ andertakes to discipline an employee engaging in sexual harassment.
- 24.12.2 Sexual harassmer and a property of the sexual verbal or physical behaviour which one would reasonably find to be unward or uny come by any individual or persons in general, to whom such behaviour is presented, giving anside tion to all surrounding circumstances. Such behaviour could include, but is not limited to:
- -touching, patting or other physical con-
- -leering, staring or the of sexual gardes:
- -demands for sexual yours;
- -verbal abuse or that:
- -unwanted sexual vitations
- -physical assau sexua ature;
- -distribution or disp. xual or offensive pictures or materials;
- -unwanted questions or counts of a sexual nature;
- -practical joke sexual natu.
- 24.12.3 To constitute assement behaviour may be repeated or persistent or may be a single serious income.
- 24.12.4 will often, but need not, be accompanied by an expressed or implied threat of reprisal or like of ward.
- 24.12.5 Both males and females can be sexually harassed by members of either sex.
- 24.12.6 The legitimate study of topics of a sexual nature within the College's curriculum is not considered sexual harassment.

24.13 Personal Harassment

24.14.1 The Employer and Union recognize the right of employees to work in an environment free from personal harassment, and agree that employees who engage in personal harassment will be disciplined.

- 24.14.2 Personal harassment means verbal or physical behaviour that is discriminatory in nature, based upon another person's race, colour, ancestry, place of origin, political beliefs, religion, marital status, physical or mental disability, sex, age or sexual orientation. It is discriminatory behaviour, directed at an individual, which causes substantial distress in that person and serves no legitimate work-related purpose. Such behaviour could include, but is not limited to:
- -physical threats or intimidation;
- -words, gestures, actions or practical jokes, the nature consequence of which is to humiliate, alarm or abuse another person;
- -distribution or display of offensive pictures or marials.
- 24.14.3 To constitute harassment, behavior may be a single serious incident.

24.15 Complaint Procedure for Pernal Harassment

Initial Consultation

An employee who believes that she/he. A grant arassed and who is considering the initiation of a complaint may begin by discussing the matter with a harmonic tent Advisor. There will be a list of mutually agreed upon Advisors who will advise and assist employees of College in connection with harassment complaints. The Advisor will review the situation on a confidential sasis and provide the Complainant with information and advice.

The list of mutually agreed upon a visors te Al Atkinson, Beverley Miller, Jean Easton and Jan Smith.

Following consultation with the Advise the Complainant may choose any of the following options:

- -to resolve the matter der/him of with the Respondent;
- -to request the H ssment A speak informally with the alleged Respondent;
- -to take no further a
- -to proceed with formal investigation

If the Complainant elects a proceed with a formal investigation, she/he should proceed as follows:

Form Complaint

- 24.16.1 The player fall file a complaint to the Dean of Human Resources and College Development or mutually agree and designate, who shall investigate the matter.
- 24.16.1.1 For sexual harassment the complaint must be submitted in writing within six (6) months of the latest alleged occurrence.
- 24.16.1.2 For personal harassment, the complaint must be submitted in writing within thirty (30) days of the latest alleged occurrence.
- 24.16.2 Upon receipt of the written complaint, the Dean or designate shall notify the Staff Representative in writing.

- 24.16.3 The Dean will investigate the complaint. The investigation must be concluded within seven (7) days of the Dean receiving the written complaint.
- 24.16.4 The Dean may request an extension for the investigation period from the Staff Representative or designate. The extension if granted shall not, in any event, be longer than fourteen (14) days from the date of the written complaint.
- 24.16.5 The complainant will be given the or in of having a Steward present as an observer at the meeting(s) at which the complainant is present
- 24.16.6 The respondent shall be given the dion of a different steward present as an observer at the meeting(s) at which the respondent is sent.
- 24.16.7 Pending determination of the complaint, the Dean who is investigating may take interim measures to separate the employees concerned deemed recessary.
- 24.16.8 In cases where a finding charassm of may result in the transfer of an employee, normally, it shall be the respondent who is transferred.
- 24.16.9 The Dean or designate, who has investigation the incident, shall complete a written report within three (3) working days of completion of the investigation.
- 24.16.10 The Staff Representive, the comprament and the respondent shall be apprised of the recommendation(s) and/or acts (s) to taken.
- 24.16.11 Where the complainant is not atisfied with the final disposition, the complainant may grieve at any step of the grieve cedure up and including Arbitration. The time limits and procedures as specified under Artical 10 who pply.
- 24.16.12 When he complete accommed to be frivolous or vindictive in nature, the College will take appropriate any which say include discipline.

ARTICLE 25

13 - SEN

26.1

26.2.1 svice Seniorit Defined

Means a regular en. s service with the Employer.

Regular employees shall be credited with service seniority equivalent to their length of continuous service with the Employer.

26.2.2 Classification Seniority

Means regular employees' length of service in their present classification. All regular employees shall be credited with classification seniority equivalent to their length of service in their present classification with the Employer.

26.3 Seniority List

The service seniority list shall be updated semi annually and will be sent to the President of the Union or designate and to the Bargaining Unit Chairperson of the Local no later than August and December of each calendar year.

26.5 Loss of Seniority

Except as otherwise provided for in this Agree at, regular employees shall not accrue seniority when a leave of absence without pay is for periods over to accrue seniority if they are absent from which provides shall lose their seniority only in the event that:

- 26.6.1 they are discharged for just car
- 26.6.2 subject to 13.4, they volunt by terming their employment or abandon their position; or
- 26.6.3 they are on layoff for more to year.

26.7 Re-employment

- 26.8.1 Regular employees to resign terr position and within sixty (60) days are re-employed as a regular employee shall be grant a large of absence without pay covering those days absent and shall retain all previous rights in relation employees and other fringe benefits.
- 26.8.2 If the period of three cars continuous service from the date of re-employment, have their previous length of service credited to purpose the seniority and vacation entitlement.

26.9 Seni sy on De otion

Regular employees who demotion through no fault of their own, or who take a voluntary demotion, shall have their dessification priority adjusted to include all service previously held in the lower classification, together their dessifications.

ARTICLE 27 - LAYOFF AND RECALL

28.1 Pr Off (nvass

Where the Employer identifies a need to proceed with a lay off of employees pursuant to Article 14.2, the Bargaining Unit Chairperson and the Staff Representative will be notified in writing, prior to notice being given to any employee(s) of an impending lay off.

The Bargaining Unit Chairperson, the Staff Representative and the Labour Relations Manager will meet to discuss a pre-lay off canvass. The discussion will include:

28.2.1 identifying where the reduction(s) is required and number of position(s) to be affected;

28.2.2 identify specific position(s) to be canvassed based on a review of the pay level, classification and qualifications of the position(s) targeted for reduction.

Once the position(s) to be canvassed are agreed upon by the parties, the Employer shall conduct the pre-lay off canvass by sending out written notice to identified employee(s) in (b) above.

Response from employee(s) to the voluntary lay off canvass must be submitted to the Personnel Department within ten (10) working days of issuance of the written notice. Employee responses shall be in writing.

Where there is a reduction of one (1) position are two (2) employees choose severance, the employee with the most service seniority shall be granted volve off. An employee who takes this voluntary lay off is entitled to severance pay per Article 14.10 at other tables per Article 14.9.

It is understood that employees electing everance under this precision shall not be entitled to bumping rights or recall.

The Employer will confirm the lay off that the employee in writing, this decision is final and binding on the employee and the Employer.

If no employee from among the identifies ployees opts for voluntary lay off, the Employer will commence with lay off notice per Article 14.2.

28.3 Layoff

- 28.4.1 Auxiliary employees was be laif off prior to regular employees in classifications and groupings as identified in Article 33.4.
- 28.4.2 Regular en shall be law off in reverse order of service seniority providing the remaining employees have ability qualifications and experience to perform the remaining work.
- 28.4.3 Wher reniority is the superior qualifications, skill, knowledge and training this/her rendered to have greater seniority.
- 28.4.4 Bumping Proc
- 28.4.4.1 Legular loyee shall not be entitled to bump another employee where the bump would constitute a protein.
- regular employee who receive notice of lay-off shall have the right to bump employees with less viority.
- 28.4.4.3 the right p, subject to (ii) above, shall be exercised in the following order:
- 28.4.4.3.1 the employee with the least seniority at the same pay level for whose position he/she has the qualifications, ability and experience to do the job shall be bumped.
- 28.4.4.3.2 if (1) above does not result in a bump, the same procedure will be applied at each subsequent lower pay level.
- 28.4.4.4 regular employees who are bumped as a result of (ii) and (iii) above, shall have the same right to bump employees with less seniority.

- 28.4.4.5 it is agreed that the trial period specified in Article 28.5(a) will apply to employees moving into a new job as a result of bumping.
- 28.4.4.6 In the event the employee does not have the necessary seniority or qualifications, ability and experience to bump a second time, or he/she has proven to be unsatisfactory in the second job, he/she will be laid off.
- 28.4.4.7 a regular employee shall notify the Employer in writing within five (5) days of receiving lay-off notice whether bumping rights will be excised or whether the employee opts for a lay-off.
- 28.4.4.8 If a regular employee opts for a lay the engine must choose either recall rights in accordance with Article 14.4 or severance in accordance in Article 14.9 on the date the layoff is scheduled to occur. If a regular employee declines to make a selection he/she shall be deemed to have chosen recall rights.

28.5

The application of the lay-off, bumping and all procedures in Article 14.2 and 14.5 shall be subject to joint Employer/Union discussion. These processes shall be carried out on a College-wide basis.

In the case of a dispute arising from Article 14.2 and Axicles 14.5, the matter shall be resolved through the grievance procedure, comme

28.7 Advance Notice

- 28.8.1 Where possible, the Employ will notify regular employees who are to be laid off, at least forty (40) working days the effect plate of layoff. If the employee has not had the opportunity to work twenty (20 all day ofter notice or ayoff, the employee shall be paid in lieu of work for that part of the twenty (2 days dut g which was not made available.
- 28.8.2 An enloyee will as offered an auxiliary recall and accepts that recall, cannot claim the right to notice or pay in the dant to Article 14.4(a) when the auxiliary work expires and the employee returns to lay-off status.

28.9 and Procedure

- 28.10 Regular employ on lay-off shall retain recall rights commencing with the date of lay-off for a post of one (1) year.
- 28.10.2 In the sent a employee performs auxiliary work during his/her period of lay-off, the auxiliary time worked which are ded to the one (1) year period of recall eligibility specified in Article 14.5(a).
- 28.10.3 Recall shall be in order of service seniority, regular employees preceding auxiliary employees, providing the regular employee has the necessary qualifications, ability and experience to fill the position and the recall would not constitute a promotion.
- 28.10.4 In the event the employee is recalled to his former position or to a position at the same pay level as his former position, the employee, at the time of recall, will be placed at the same Step in the pay level that he was in at the time of layoff.

28.11 Repeating Term Employees

- 28.12.1 When the employer lays off repeating fixed term employees at the end of their fixed term and issues a recall notice for the beginning of the next fixed term, Article 14.2 (a), (b), (d) and 14.5 (c) will not apply. However, repeating fixed term employees may bump auxiliary employees whose duration of employment expires before the recall notice specified in the preceding sentence.
- 28.12.2 This does not preclude the Employer for a giving notice of layoff to a repeating fixed term employee during a fixed term or to a fixed term employee who has received a recall notice to begin a fixed term.
- 28.12.3 In the event layoff notice is given year (b) a (a) does not apply.
- 28.12.4 The right to bump is subject to the following:
- 28.12.4.1 The auxiliary employee with the least seniority at the same pay level for whose position the repeating fixed term employee has the ecessary qualifications, ability and experience shall be bumped.
- 28.12.4.2 If (1) one above does not result in classful bump the same procedure will be applied at each subsequent lower pay level.
- 28.12.4.3 The right to bump (5) five calendar days of receipt of the layoff notice.

28.13 Recall from Layoff Valout Lasting

In the event a vacancy occurs and a regard employee on layoff status possesses the necessary qualifications, ability and experience revolving the ecall would not constitute a promotion, the vacancy will be offered to the most favor regard employee. The recall list and Article 28.1(a) will not apply.

28.15 Notice f Recall

- 28.16.1 Notice of the base are gular position shall be made by telephone, or if unsuccessful, by registered mail to the last address. The employee known by the Employer. A copy of the letter shall be sent to the President of the Union. It is the employee's responsibility to keep the Employer informed of the employee's current bress during the period of layoff.
- Regular employ may refuse recall to an auxiliary position without affecting recall rights part to Article 14.5.

28.17 Co. Setion Benefits

28.18.1 A regular employee on layoff will be entitled to the following benefits:

Article 20.1 - Basic Medical Insurance

Article 20.2 - Extended Health Benefits

Article 20.3(a) - Group Life Insurance

Article 20.4 - Dental Plan

for a period of one year from the date of lay-off, or as per Article 14.5(a). Premium payments will be in accordance with provisions provided in the above clauses.

28.19 Severance Pay

- 28.20.1 A regular employee may opt for severance pay on the date the layoff was scheduled to occur, in which case the employee shall be deemed to have resigned and shall forfeit all seniority and right to recall.
- 28.20.2 A regular employee with less than one (1) years' service seniority who has elected severance pay pursuant to this Article shall be entitled to several pay in an amount equal to two (2) weeks' current straight-time pay.
- 28.20.3 In the event of a layoff of a regular open with one (1) or more years' service seniority who opts for severance pay the following shall app
- 28.20.3.1 for the first year of completed service seniority, three (5) eeks' current straight-time pay;
- 28.20.3.2 for the second year of completed service seniority, three (3) weeks' current straight-time pay;
- 28.20.3.3 for each completed year of ervice se prity thereafter, one-half (½) months' current straight-time pay;

The employee shall not receive an amount greater state (6) months' current straight-time pay.

AKITCLE 29

15 - HOURS OF WORK

30.1

- 30.2.1 Except for nose e loyees provided for in paragraph (c) and (d) below, the standard work week shall consist of arty-five by house for or any five (5) consecutive days, only one (1) of which can be a Saturday Sunday working day
- 30.2.2 Regular part-to employees may be scheduled to work less than seven (7) hours per day and thirty-five (25) hours per we per Article 2.
- 30.2.3 For those Reg temployees who were in the employ of the College on September 1, 1975, in accordance with the term of their appointment letters, the standard work week shall consist of thirty-five (7 hours of work in a londay through Friday work week. The work day shall consist of seven (7) work the sure per day.
- 30.2.4 The United the Employer recognize that various versions exist of a modified work week concept which average thirty-five (35) hours per week. It is understood and agreed that such cases are exceptions to clause 15.1(a) and (c) only in respect to the thirty-five (35) hour limitation, and the seven (7) hour per day limitation.
- 30.2.5 Notwithstanding the above, positions posted after the date of ratification of this Agreement may include Saturday and Sunday within the regular work week. The College agrees to an overall limit of twenty percent (20%) of regular employees on regular work weeks which include Saturday and Sunday. This overall limit of twenty percent (20%) will be phased in at the maximum rate of five (5) regularly scheduled positions and posted auxiliary positions per year which include Saturday and Sunday within

their regular work week. In those instances where Employee(s) will be working a regular shift including Saturday and Sunday the Employer will adhere to the following guidelines:

- 30.2.5.1 The Employer agrees to consult with the Chairperson of the Bargaining Unit and the Employee(s) affected to establish an equitable rotation of the shift where it is so desired by the majority of the Employees affected.
- 30.2.5.2 The Employee(s) and the Chairperson all be provided a minimum of sixty (60) days advance notice in writing prior to the commendment of a change in the work week.
- 30.2.5.3 During the transition to a regular yeak week and includes Saturday and Sunday any additional hours worked by the affected Employee will be particular both double time. During the transition from a work week including Saturday and Sunday to a regular bork week, no loss of pay will result due to any shortfall in hours worke
- 30.2.6 If a regular employee, hire for to the ate of ratification, is successful for a position where the posting does not specify "may it de Satur y and Sunday" the employee will be covered by 15.1(a) above while in that position.

30.3 Standard Work Day

- 30.4.1 The standard work of 8:00 A.M. and 5:00 P.M.
- 30.4.2 Regular part-time employed as the scheduled to work less than seven (7) hours per day and thirty-five (35) hours per week, as particle 2.

30.5 Meal Peads

- 30.6.1 Unpair neal period and to correct and to divide groom facilities. The length of the meal period shall be not less than thirty (30) minutes and to correct and to divide groom facilities.
- 30.6.2 Freely as shall be gooded to take their meal period away from the work station. Where this cannot done a true of a specific requirement of the immediate supervisor, the meal period shall be constructed as time would and compensated for at the applicable overtime rate.

30.7 Scheduling of H

- 30.8.1 Example the see of shift operations, or a modified work week, the regular work day shall be scheduled to occur ween the hours of 8:00 A.M. and 5:00 P.M.
- 30.8.2 Flexible hours for individual employees may be scheduled upon mutual agreement between the employees at the local level and the Employer's designated representative. Such hours shall be scheduled between 6:00 A.M. and 10:00 P.M.

30.9 Clean-up Time

Employees shall be allowed reasonable time during the work day or shift for clean-up purposes.

30.11 Reporting Stations and Reporting to Work

- 30.12.1 Where employees are required to report to a central location in order to be assigned their work location, their shift, or work day shall commence from the time they are required to report for assignment.
- 30.12.2 Every employee covered by this Agreement shall be assigned a designated reporting station. When temporarily assigned another work location, time spent in travel from the employee's residence to the new work location in excess of time normally spent in travel from the employee's residence to employee's designated reporting station shall be insidered as time worked.
- 30.12.3 When employee's reporting station be changed, they shall be given a minimum of thirty (30) calendar days advance notice of chickens.
- 30.12.4 In the event that the Employer requires the employer of change reporting stations before the expiry of the final thirty (30) calendar asys of the notice period, then they will be eligible to receive a mileage allowance as set out in Artica 32.9.
- 30.12.5 The mileage allowance wingly be parable:
- 30.12.5.1 once per day for each day within respected notice period, on which the employees report to the new location, and
- 30.12.5.2 only to compensate their residence and hopew reporting station.

30.13 Rest Periods

All employees shall I (2) fifteen minute rest periods in each work period in excess of six (6) hours, one rest period I one after the meal period. Employees working shifts of four ted before a to be § and one-half (4½) six (6) hours, shall receive two (2) rest periods during such a ours but shift. Employee working less than four and one-half (4½) hours shall be granted one (1) rest shift. st periods shall not begin until one (1) hour after the commencement of work period during s or not later than or ar before either the meal period or the end of the shift, however, a single rest period of thirty (30) min pay be taken during the second and third shifts subject to approval by the Union. Rest shall be ta. ithout loss of pay to the employees.

30.15 Changes in F. s of Work - Work Schedules

- The Employer pal provide written notification to those regular employee(s) that are to be affect to significant conges in their existing work hour/schedules.
- 30.16.2 Employe quest(s) for changing existing work schedules(s) will be made in writing to their supervisor.
- 30.16.3 The Parties agree that the Labour Management Committee is the final avenue for concerns raised over any change as specified in 15.8(a) or (b).

ARTICLE 31 - SHIFT WORK

32.1 Definition of Shifts

- 32.2.1 "Day Shift" shall be defined as any shift which starts between the hours of 6:00 a.m. and 11:00 a.m. inclusive.
- 32.2.2 "Afternoon Shift" shall be defined as any shift which starts between the hours of 2:00 p.m. and 7:00 p.m. inclusive.
- 32.2.3 "Evening Shift" shall be defined as any if the which starts between the hours of 10:00 p.m. and 3:00 a.m. inclusive.
- 32.2.4 "Overlapping Shifts" shall be defined a shift which starts between:
- 32.2.4.1 12:00 noon and 1:00 p.m. inclusive or
- 32.2.4.2 8:00 p.m. and 9:00 p.m. incluse, or
- 32.2.4.3 4:00 a.m. and 5:00 a.m. inc

32.3 Shift Premiums

32.4.1 Shift premiums shall be paid in accordant with the following schedule:

Shift Starting To	Pre um	Hours at \$0.75 Premium	Hours at \$0.85 Premium
6:00 a.m.	7		
7:00			
9 a.m.	7		
:00 a.m.	1		
28	7		
11:00 a.s.	7		
on	4	3	
1:00 p.h	3	4	
2:00 p.m		7	
3:00 p		7	
4.6 m.		7	
5:00 p.m.		7	
6:00 p.m.		7	
7:00 p.m.		7	
8:00 p.m.		4	3
9:00 p.m.		3	4

10:00 p.m.		7
11:00 p.m.		7
12:00 midnight		7
1:00 a.m.		7
2:00 a.m.		7
3:00 a.m.		7
4:00 a.m.	3	4
5:00 a.m.	4	3

- 32.4.2 Shift premiums will apply to he is worked on part-time shifts.
- 32.4.3 Shift premiums will apply to maximum of seven (7) hours per assigned shift where the length of the work day has been varied in a section of Article 15 Hours of Work.
- 32.4.4 Shift premiums will apply to overn. Surs in conjunction with a shift.

32.5 Notice of Shift Schedules

Schedules of shift work for regard employees and auxiliary employees working a scheduled shift shall be posted at least five (5) days in advice of the starting day of a new schedule. However, the Employer will make every effort to post shift schedule in order to determine their availability.

In the event that er coyees' redules of shot work and/or hours of work are changed without the five (5) days advance notic required event we a premium of \$0.50 per hour for work performed on the first new scheduled so its to which they changed in addition to their regular pay. Subsequent shifts worked on the new schedule will be about this premium.

32.7 Rotation and String

- 32.8.1 having regard for the operational requirements of the College and the situations and cumstances of affected employees, shifts will be rotated on an equal basis amongst the entropyees who are involude.
- 32.8.2 employees is olved in the scheduling shall be consulted prior to its implementation.

32.9 Exchangifts

Employees may initiate a shift exchange with the approval of the Employer, provided that sufficient advance notice is given. The Employer will not incur additional costs per Article 16.2 and 16.6 due to shift exchange.

32.11 Short Change Over

If shifts are scheduled so that there are not twenty-four (24) hours between the start of an employee's shift and start of the next shift, overtime rates apply to hours worked on the succeeding shift within the twenty-four (24) hour period.

32.13 Split Shifts

No shift shall be split for a period longer than the regularly scheduled meal periods.

ARTICL 3 - OVERTIME

34.1 Definitions

- 34.2.1 "Overtime" means work performed by full-time employees in excess or outside of their regularly scheduled hours of work.
- 34.2.2 "Straight-time rate" means hourly proof of remuneration.
- 34.2.3 "Time and one-half" means e-half (1½) times the straight-time rate.
- 34.2.4 "Double time" means twice the straight.

34.3 Overtime Entitle

- 34.4.1 An employee working regular scheduled seven (7) hour day shall be entitled to overtime after seven (7) hours of work on the results scheduled work day.
- 34.4.2 An employ the ring a regular scheduled day of fixed duration on a modified work week shall be entitled to over the after the regularly sheduled hours in a day are exceeded.
- 34.4.3 An er loyee wo grant and a next of schedule of daily hours shall be entitled to overtime after the total hours for a average g period have been exceeded.
- 34.4.4 An employee's regular work week (7) hours by regular work day, or the agreed upon number of hours for a modified work and.

34.5 Recording of Outtime

Employer. ball record string and finishing times for overtime worked in a form determined by the Employer.

34.7 Sharing of Overtime

The first opportunity for overtime work would go to those specific individuals who normally do the work in question. Otherwise it shall be allocated on a equitable basis within the work area.

Regular full-time employees shall be afforded the opportunity to work the overtime prior to regular part-time employees and auxiliary employees working overtime.

34.9 Overtime Compensation

- 34.10.1 Overtime worked shall be compensated for at the following rates:
- 34.10.1.1 Time and one-half (½) for the first two (2) hours of overtime on a regularly scheduled work day.
- 34.10.1.2 double time for hours worked in excess of (1); and
- 34.10.1.3 double time for all hours worked on a day rest.

The compensation of overtime in (1) and (2) is to on a daily basis and not cumulative.

- 34.10.2 Employees who work on a design of holical which is not a scheduled work day shall receive their regular day's pay, and shall receive ditional competition at the rate of double time for all hours worked; except for Christmas and New Year's when the additional compensation shall be at the rate of double time and one-half (½) for all hours worked.
- 34.10.3 Employees on travel status no are regular working hours shall be consensated the applicable overtime rates for all hours travelled. The Employer may determine the means the event.
- 34.10.4 Employees shall have the option of A gainst cash for overtime compensation or equivalent compensating time off in lieu of being paid, to a limb of fifty (50) hours.
- 34.10.5 If employees elect it aske compensation ating time off for overtime compensation, they shall be entitled within sixty (60) days to schedul such a red time off.
- 34.10.6 Any overtime due to year export that calendar year, or prior to terminating employment, shall be paid in cash.
 - (g)Overtime show be calculated in the same of the same

34.11 Over the Meal downce

Employees who are required work a minimum of two and one-half $(2\frac{1}{2})$ hours overtime before or after their schedule blacks of work and be provided with a hot meal or shall be reimbursed in the amount of ten dollars (\$10.00). As the break of one-half ($\frac{1}{2}$) hour with pay shall be given at the overtime rate. A further hot mean flowance of textual lars (\$10.00) and a meal break of one-half ($\frac{1}{2}$) hour with pay shall be provided during alch subsequent four (1) hour overtime period.

34.13 Layoff to Copensate for Overtime

Employees shall no uired to lay off during regular hours to equalize any overtime worked.

34.15 Right to Refuse Overtime

Employees shall each have the individual right to refuse to work overtime without being subject to disciplinary action for so refusing. This right shall not be exercised in concert.

34.17 Overtime for Part-Time Employees

Part-time employees working less than seven (7) hours per day, and who are required to work in excess of their regularly scheduled hours, shall be paid at the rate of straight-time for the hours so worked up to and including seven (7) hours in the working day. Regular overtime rates would apply after seven (7) hours in the day and for all work performed on Statutory holidays and days off designated by the College. Any employee working more than thirty-five (35) hours in a week shall receive overtime after the thirty-five (35) hours.

34.19 Call-Out Provisions

Regular employees who are called back to work side normal hours, shall be compensated for a minimum of four (4) hours at the applicable overtime results will be reimbursed at applicable mileage rates for portal-to-portal transportation. A call-out is normal hours, shall be compensated for a minimum of four (4) hours at the applicable overtime results will be reimbursed at applicable mileage rates for portal-to-portal transportation. A call-out is normal hours, shall be compensated for a minimum of four (4) hours at the applicable overtime results will be reimbursed at applicable mileage rates for portal-to-portal transportation.

34.21

17.11 Rest Interval

Employees required to work overtime by ond the regularly scheduled shift shall be entitled to eight clear hours between the end of the overtime torked at the start of their next regular shift. If eight clear hours are not provided, overtime rates shall apply the results worked on the regular shift.

ARTICLE 35

18 - HOLIDAYS

36.1 Paid Holidays

36.2.1 The Employer recognizes the llowing as paid holidays:

Thanksgiving Day Good Fr Easter 1 nday membrance Day Oueei Birthday Christmas Eve Day Christmas Day Can **Boxing Day** British Day New Year's Eve Labour Day 's Day

Any other day inclaimed as a holiday by the Federal, Provincial and/or Municipal Government, in such an employee relarly works, provided that the Municipality declaring such a holiday gives its employees a holiday is a result of such proclamations.

Employees we can only e of absence without pay shall be entitled to the provisions of Article 18 when they have received ast ten (10) days pay at straight-time rates during the previous thirty (30) calendar days.

36.3 Holidays Falling on Saturday or Sunday

For the employee whose work week is from Monday to Friday and when any of the above noted holidays falls on a Saturday and is not proclaimed as being observed on some other day, the following Monday shall be deemed to be the holiday for the purpose of this Agreement and when a holiday falls on a Sunday and it is not proclaimed as being observed on some other day, the following Monday (or Tuesday, where the

preceding Article already applies to the Monday) shall be deemed to be the holiday for the purposes of this Agreement.

36.5 Holiday Falling on a Day of Rest

When a paid holiday falls on an employee's day of rest, the employee shall be entitled to a day off with pay in lieu of the first regularly scheduled work day following the day of rest so affected.

36.7 Holiday Falling on a Scheduled Worlday

An employee who works on a designated holidate that is a scheduled work day shall be compensated at the rate of double time for all hours worked plus and one-half for all hours worked plus a day off in lieu of the holiday.

36.9 Holiday Coinciding with a by of Vacation

Where an employee is on vacation leand a of paid holiday falls within that period, the paid holiday shall not count as a day of vacation.

36.11 Paid Holiday Pay

Payment for paid holidays with the paid position than ployee's realiar position for a majority of the scheduled work hours in the sixty (60) working days preceding a holy by, in which case employee shall receive the higher rate.

ARTICL 37 - ANNUAL VACATIONS

38.1 Vacatic Entitlement in Least lete Year

During any incomplete year, ie., a year in which an employee does not work a complete calendar year, vacation entitlement as a complete calendar year, accumulated as earned to the employee's credit at the rate of one-twelfth of the annual entitlement for each other in which the employee has received at least ten (10) days' pay at straight-time rates.

Vacation End ment in Full Calendar Years

Empreses shall be entitle to take vacation with pay in accordance with the following schedule comme. With their first omplete calendar year:

38.4.1	In the fine polete calendar year of employment - 15 days
38.4.2	In the fourth complete calendar year of employment - 20 days
38.4.3	In the sixth complete calendar year of employment - 25 days
38.4.4	In the twelfth complete calendar year of employment - 30 days
38.4.5	In the fifteenth complete calendar year of employment - 31 days
38.4.6	In the sixteenth complete calendar year of employment - 32 days
38.4.7	In the seventeenth complete calendar year of employment - 33 days
38.4.8	In the eighteenth complete calendar year of employment - 34 days
38.4.9	In the nineteenth complete calendar year of employment - 35 days

In the event of an employee having taken vacation in a calendar year but failing to complete entitlement, a pro-rata deduction from final pay will be made.

38.5 Prime Time Vacation Period

Subject to the provisions of this Article, it is the intent of the Parties that no employees shall be restricted in the time of year they choose to take their vacation entitlement. However, all employees shall be allowed to take their vacation entitlement during the period Applet to September 30 inclusive, which shall be defined as the prime-time vacation period.

38.7 Vacation Preference

- 38.8.1 Preference in the selection and a cation of vaca trime shall be determined on the basis of service seniority within a classification peries in each work unta. Where employees choose to split their vacation, their second choice of vaca in time shall be made only after all other employees concerned have made their initial selection.
- 38.8.2 Regular vacations shall be priority wer banked vacation time during the prime-time vacation period.

38.9 Vacation Schedules

- 38.10.1 Vacation schedules \ \ \text{be circu ed and posted by April 15th of each year.}
- 38.10.2 Employees who do not be their seniority rights within one month of posting the vacation schedule shall not be entitled to extend the those rights in respect to any vacation time previously selected by an employee with a priority.
- 38.10.3 Employ s who to sfer the fier office or work location where the vacation schedule has already been impleted y to be childed to exercise their seniority rights for that year only. However, every effort to be made to grant vacation at the time of the employee's choice.
- 38.10.4 The Union receives the importance to the College of assuring coverage of positions.

38.11 acaup.

Where a cation relief is represented pursuant to Article 19.1 the Employer shall give regular employees in the same spartment and/or we area the opportunity to substitute in higher paying positions and arrange for staff represents at the logist paying category.

38.13 New En. . . s

An employee earns, but is not entitled as a matter of right to receive, vacation leave during the first three months of continuous service. The College may authorize vacation leave during this period, upon written request by the employee.

38.15 Scheduled Vacations

Vacation schedules, once approved by the Employer, shall not be changed, except by mutual agreement between employee and the Employer.

38.17 Vacation Pay

- 38.18.1 Payment for vacations will be made at an employee's regular rate of pay, except if an employee has been working in a higher paid position than employee's regular position for a majority of the scheduled work hours in the sixty (60) working days preceding employee's vacation in which case employee shall receive the higher rate.
- 38.18.2 Employees shall receive any cheques yitch would normally fall due during the period of their vacation two (2) full banking days prior to be commencement of their vacation, provided that the College has been given at least two (2) call the commence their vacation.

38.19 Approved Leave of Absence with Pay During Vacation

When employees are qualified for sick lave, berroyement, or any other approved leave with pay during their vacation period, there shall be rededuction from the vacation credits for such leave. An employee intending to claim displaced vacation eave must advise the Employer and provide a fully completed sick leave form within five (5) working day. The period of vacation so displaced shall be taken at a mutually agreed time.

38.21

19.11 Call-Back on Va

- 38.22.1 Employees who have a men of their annual vacation shall not be called back to work except in cases of extreme emergency. Enterest called back shall be compensated at the rate of double time for all time worked and shall be entitled schedule vacation at a later date. Expenses incurred in call-back, including transport and their annual vacation shall be compensated at the rate of double time for all time worked and shall be entitled schedule vacation at a later date. Expenses incurred in call-back, including transport and their annual vacation shall not be called back to work except in cases of extreme emergency.
- 38.22.2 Time no ssary for avel in a religion of the place from which apployee shall not be counted against employee's remaining vacation entitlement.

38.23 Vacation Car

An Employer may over up to five (5) days vacation leave per vacation year for two (2) consecutive vacation ears, to a max our of ten (10) days which must be taken not later than the third consecutive vacation year.

Employ and all not receive ash in lieu of vacation time, except upon termination.

The restrictions in the use do not apply in situations where the Employer does not permit scheduling of the vacation prior to the end of the year.

ARTICLE 39

20 - HEALTH AND WELFARE

The Group Benefit Plan Booklet will provide you additional information on the benefit entitlement identified in this Article. The Benefit Plans in Article 20.2, 20.3, 20.4, 20.5, 20.6(b) and 20.7(b) will be paid in accordance with the schedule of benefits outlined and are subject to the limitations specified in the Carriers Plan including eligibility requirements.

40.3 Basic Medical Insurance

All regular employees may choose to be covered by the Medical Services Plan. Employees may choose to extend coverage to their dependents. The Employee hall pay the full cost of the premium.

40.5 Extended Health Benefits

All regular employees may choose to have the asselves and the sendents covered by the Extended Health Care Benefits, which shall include an eye-lass or contact lens option. The Employer shall pay the full cost of the premium.

40.7 Group Life and Long-Ter Disability Insurance

- 40.8.1 All regular employees shall provide in a mutually agreed upon group life plan. The full cost of the premium shall be borne by the Employees
- 40.8.2 All regular employees shall participate in a natually agreed upon long-term disability plan. The full cost of the premiums
- **40.9 Hearing Aids** NOTE. is pression becomes effective January 1, 1995.

The Employer agrees to pay two hunds fifty dollars (\$250.00) toward the purchase of a hearing aid when required by an employ the circle and the purchase of a hearing aid when required by an employ the circle and the

40.11 Dental an

The College parties entire temium of a comprehensive dental plan. The plan pays for service to the staff member and depend on the following basis:

- 40.12.1 Or classified perce. 20%) of routine treatment, including diagnostic, preventive, surgical, restor asserved assthetic repairs, endodontics and periodontics;
- 40.12 Sixty percent (6) of major treatments such as crowns, bridges and dentures;
 - orthodontic treatment to a maximum of three thousand dollars (\$3,000) per de, bet en the ages six (6) seventeen (17) inclusive.

40.13 Sick Leave Folicy

- 40.14.1 The Employer will recognize injury or illness time off with pay. Should a single injury or illness exceed thirty (30) days in duration, the employee will suffer no loss of pay for the thirty (30) day period.
- 40.14.2 After thirty (30) days of a single and continuous injury or illness, the provisions of the long-term disability plan shall apply.

40.14.3 When an employee, as a result of an injury or illness, receives compensation arising from the Workers' Compensation Act, I.C.B.C., or receives compensation as a result of court action initiated by the employee against some person or Party, other than an employer or worker as defined by the Workers' Compensation Act or otherwise will be first charged against any monies paid by the College in respect of sick leave, Workers' Compensation Board or I.C.B.C. payments and as augmented in accordance with Article 20.4 and 20.7.

40.15

The Basic Medical Insurance, Extended Health Pefits, Group Life and Long Term Disability Insurance, as well as the Dental Plan will be paid in accordate the Schedule of benefits listed in the carriers plans, and subject to the limitation and eligibility requirements.

40.17

An employee requiring clarification on the Health and Welfare Benefits or that chooses to appeal a claims decision should contact the Personnel apartment to will provide an outline of the appeal procedure.

40.19 Employee to Inform Employee

Employees shall make every reasonable effort to he the Employer as soon as possible of their inability to report to work because of illness or injury.

40.21

20.11 Sick Leave Form

An employee absent from work through illness or injury shall within three (3) days of returning to work from the initial absent as submit a few completed sick leave form. The Employer may also request a fully completed representation and alified medical practitioner in one or more of the following circumstances:

- 40.22.1.1 where appears the square or consistent or frequent absence from work is developing;
- 40.22.1.2 where in the ee has been absent for five (5) consecutive scheduled days of work;
- 40.22.1.3 where the least fiftee (5) days have elapsed since the last statement was obtained and the aproyee theen in receipt of plan benefits throughout that period.

Benefit will cease to be pa when an employee fails to provide satisfactory evidence of medical disability during the benefit period.

Where the Express requests a report from a medical practitioner the Employer will bear the costs incurred in obtaining same.

40.23 Ineligible for Sick Leave

Employees are not eligible for sick leave with pay for any period during which they are on leave of absence without pay, under suspension, on strike, on layoff, or locked out.

40.25

20.13 Medical Examination

- 40.26.1 Where the Employer requires an employee to submit to a medical examination, it shall be at the Employer's expense and on the Employer's time, other than a medical examination required under Article 20.8 hereof.
- 40.26.2 The right is reserved to the College to define the scope of the medical examination. The cost of this examination to be set by the fee schedule subscribed to by the B.C. Medical Association.

40.27 Legislative Changes

If the premiums paid by the Employer for any bloyee benefit covered by this Agreement or applicable legislation are reduced as a result of any legislation, the amount of the saving shall be used to increase other benefits available to the employees, as no be much agreed between the Parties.

40.29 Benefit Coverage During Leave of Absence

- 40.30.1 The Parties to this Agreement recognize and agree that except where specific arrangements are made as provided in this Agreement, all be dits and entitlements provided by this Agreement are suspended for an employee who is assent on the velocity of absence without pay.
- 40.30.2 Where an employee has been graden approved leave of absence without pay, in excess of thirty (30) accumulated calendar days, and the coverages:

Group Life Gurance
Accidental De Land Smemberment
Benefit
Dental Plan
Experiment Gealth Care
dical Society Plan of S.C.

- of the premier for the coverages during such leave. The Employer will continue to remit premiums on behalf of such the commencement of the leave. The Employer will continue to remit premiums on behalf of such the commencement of the leave. Failure by the employee to effect payment of the premium may result.
- 40.30.3 Where an emprese has been granted an approved leave of absence without pay, in excess of this (30) calendar days and the employee has been participating in the Long Term Disability Plan, the presions of (b) above sall apply for payment of premiums during the leave.
- For an employed by is sabled during the leave of absence, and who is unable to return to work on the previously agree to the of return from leave, payment of benefits shall be as follows:
- Effective the previously agreed-to date of return from leave, the provisions of Article 20.07, Sick Leave, shall apply for thirty (30) days.
- On the thirty-first day, the Long Term Disability Plan shall come into effect and continue for the term of the disability.

40.31 Contributions in Advance

Except in the case of the Municipal Superannuation Plan, where this Agreement requires the College to deduct from an employee's pay the Employee's contribution toward the premium payments for any insurance or benefit plan, such deductions shall be made one month in advance. That is, deductions will be made at the end of a current month for the employee's contribution for coverages effective in the following month.

In the case of newly appointed employees or employees newly enrolled, the first deductions will be double-deductions in order to pay the premiums for both the current and the following month.

As required by the applicable legislation, the deductors for the Municipal Superannuation Plan are made at the end of each month relative to the month then using, not in advance.

All contributions made by the College on behand of the contributions made in advance.

ARTICLE 41 - ST FF TRAINING AND DEVELOPMENT

42.1 Education and Training

Preamble

Both Parties recognize a need to provide emparement with opportunities to improve their skills and qualifications, and to prepare for promotional advancement for present or foreseeable jobs within the College.

42.3 Fund

The Employer shall, at the beginning of each fiscal year allot an amount equal to \$49.50 per regular employee, to be disby a griding to the expressions of this Article.

42.5

- 42.6.1 Approxions up a this Article shall be considered by a joint committee, appointed as a sub-committee committee committee committee, comprised of equal numbers of Union and Employer representations committee, comprised of equal numbers of Union and Employer representations.
- 42.6.2 Lab Lanagement Relations Committee shall establish criteria to be used by this sub-nmittee when a sidering applications under this Article.
- Applications make approved, amended or denied by the sub-committee. If the sub-committee application for leave, then the Employer shall grant the employee leave with a participation as determined by the sub-committee.

It is understood that the authority of this sub-committee to grant leave is only for the specific hours in which the training is to be undertaken plus travel.

42.6.4 Disputes arising out of application of this Article shall be referred to the Labour-Management Relations Committee for resolution. Failure to resolve the dispute at that level may result in the dispute being submitted to Step 3 of the grievance procedure.

- 42.6.5 The total costs approved by the sub-committee shall not exceed the total amount set aside in Article 21.2 above. For the purposes of this Article costs may include salaries, tuition fees, and/or course materials required by the applicant.
- 42.6.6 Leave approved in one fiscal year may be partially taken in the subsequent fiscal year where the course or seminar is scheduled so as to begin in one fiscal year and conclude in a subsequent fiscal year.
- 42.6.7 Leave granted under this Article shall be thout loss of seniority or benefits. Employees granted leave shall continue to accrue seniority and recent all benefits during the period of such leave.

42.7 Administration of the Fund

- 42.8.1 For the purpose of administering as fund, the year all be divided into three (3) periods with one-third (_) of the total amount in the find allocated for expendence in each period.
- 42.8.2 Applications received by accember 1. April 1, and August 14 will be reviewed and approved/rejected within thirty (30) asys.
- 42.8.3 Applications received after the period pecified will receive consideration within thirty (30) days of receipt. Any grant approved will depend on the availability of funds allocated to that expenditure period.
- 42.8.4 Any funds unexpected period will be carried forward for expenditure in subsequent periods. However, no funds all be carried forward from one (1) fiscal year to the next.
- 42.8.5 Approval for funding may proved retroactively.
- 42.8.6 Preference given to a plication which clearly shows that the activity to be funded is part of the empty ee's p. for career evelopment, over an application for funding for an activity unrelated to any olan.
- 42.8.7 The shall asked for credit and credit-free courses and activities.
- 42.8.8 No single empended shall be sponsored for education and training at a total cost to the fund in excess of final pedred dollar (00) in one (1) fiscal year to be divided as follows:
- 42.8.8.1 four hundred to ars (\$400) for tuition fees and/or course materia
- 42.8.8. hundred dol s (\$100) for travel expenses.
- 42.8.9
- 42.8.9.1 Activities shall be funded up to one hundred percent (100%) of the cost of tuition, not to exceed the limit outlined in 21.4(h).
- 42.8.9.2 Preference will be given to activities offered by an accredited recognized institution and/or a professional association which form part of a course of studies leading to a diploma, certificate, or degree.
- 42.8.10 The fund shall be charged only for replacement salaries, tuition fees, and/or course materials.

42.8.11 If the activity only occurs during the employee's normal working hours, it is understood that if the sub-committee approves the application for the employee to attend the activity, the Employer shall grant the employee leave with pay/partial pay/without pay as decided by the sub-committee.

Where such leave is granted, it shall only be for a period sufficient to cover attendance at the activity plus travel time. Any request for leave exceeding the time frame specified in this paragraph is beyond the jurisdiction of this sub-committee and would have be dealt with via Article 22.8.

The supervisor, on behalf of the Employer, has the ole discretion to determine if a replacement is necessary.

42.8.12

- 42.8.12.1 Monthly, the sub-committee will wide the change of the Bargaining Committee a copy of the budget summary.
- 42.8.12.2 Annually, the sub-committee all provide the chairperson of the Bargaining Committee a copy of the sub-committee's financial records and specific allocations and expenditures.
- 42.8.13 None of the above is to be a salimiting the discretionary power of the sub-committee in assessing special and unique cases and management Relations Committee.
- 42.8.14 In the event that a surface of the latest and training activity, the College authorizant commence payroll deductions until the total amount paid by the Education and Training and has been deducted (maximum recovery rate shall not exceed five percent (5%) of an employee's back weekly salary).
- 42.8.15 If an employee minates encounter with the College prior to completion of a course, the College is authored to direct the total has from the employee's final paycheque.

42.9 Futur Operation

The Labour-Manage procedural clations Committee shall monitor the operation of this clause and may, from time to time, recommend apply procedural/structural changes to the Parties.

42.11 Benefits

An errobyee with one (1) more years of service seniority shall be entitled to take two (2) College credit cours ser semester, without payment of the tuition fee, outside the employee's normal working hours. If such a real only of red during regular working hours, permission may be obtained from the administrator and led the arrangements are made to make up time absent at no expense to the College.

42.13 Orientation committee

The Parties to this Agreement agree that it is important for the Employer to incorporate personnel policies and practices that would define the nature and purpose and also support roles of employees.

It is therefore agreed that the Orientation Committee consisting of one (1) management representative and one (1) Union representative will continue to operate for the purpose of maintaining an effective orientation program for staff.

The Union representative will be designated from within the bargaining unit and will suffer no loss of seniority, benefits or pay as a result of attending committee meetings.

42.15 Personnel Development Committee

42.16.1 Continuation of Committee

The Personnel Development Committee will conting to operate to promote and organize activities designed to enhance technical and work-related skills and howledge of employees.

The Committee is composed of two Union representations are supported by the Director of Personnel or his designate as ex-officio member.

42.16.2 Funding

The Committee shall be allotted an a dal budget of seven dollars and fifty cents (\$7.50) per regular employee.

The Committee may allot funds to depart work unit groups for personnel development activities.

42.16.3 It is agreed that employees covered by a greement be granted time off without loss of pay, seniority or benefits, to attend sessions organized by the Personnel Development Committee with the permission of the Employ

Every effort will be made to allow apply s to attend these meetings.

42.17 Educational Leave NOTE. his provision becomes effective January 1, 1995.

- 42.18.1 The Employees of enabling employees to use rade their kills and the wledge in order to prepare for future employment opportunities.
- 42.18.2 The slege man grant a regular employee with a minimum of three (3) years' regular service, educational leaves, ximum of twelve (12) months, once every two (2) years under this Article. It is agreed that there will require more two (2) years between such leaves. A maximum of five (5) such leaves may be proved in a leave year.
- 42.18.3 The College summaintain coverage of medical, extended health, group life and dental premiums where the employee is of save under this Article.
- 42.18.4 coursests for exactional leave shall be submitted in writing, three (3) months prior to the commence of leave. An employee may withdraw their request until such time as a replacement has been selected.
- 42.18.5 An employee shall return to the College at the completion of the leave for a period of time equal to the period of the educational leave taken.
- 42.18.6 Should an employee not fulfil the requirement in (e) above, he/she shall reimburse the Employer for the full costs of the benefits paid by the College, with a repayment schedule that is mutually agreeable.

42.18.7 Employees granted leave under this Article shall suffer no loss of seniority, provided they fulfil the requirements in (e) above. In the event the employee does not fulfil the requirements in (e) above they shall be credited with seniority proportional to the length of time spent upon return to work. Upon return to the College, the employee shall return to their former position. In the event that the position has been eliminated, Article 14 will apply.

The Employer shall provide \$9,545.00 per year for this purpose. Funds allocated for the purposes of this Article that are unused at the end of any given fiscal par shall be re-allocated to the Education and Training Fund provided for in Article 21.

42.19 Professional Development for Special Positions

NOTE: This provision becomes effective Jac ary 1, 1995.

Employees filling full-time regular position that require a degree or equivalent shall be entitled to up to two (2) days leave with pay per fiscal year from the following purposes:

- 42.20.1 To attend conferences or expensions lated to the employee's field or specialization;
- 42.20.2 To participate in seminars, works, remposia, or other similar out-service programs to keep up to date with knowledge and skills in the employees rective field.

Professional development lea

Employees wishing to proceed out ofes hal development leave shall submit a request, in writing, to the Employer indicating the leave require the relevance of the particular event to the employee's job.

The Employer shall remains an employ proceeding on professional development, all or part of his/her expenses to a maximum of two number of fifty follars (\$250.00) per fiscal year.

ARTICLE 43

page * arabic572. AL AND OTHER LEAVE

44.1 Rement Leave

- 44.2.1 In the case of seavement in the immediate family, employees not on leave of absence without partial be entitled to social leave at their regular rate of pay, up to five (5) working days upon a death it is a similar family if the employee. Immediate family is defined as an employee's parent, wife, hust probable dister, father-in-law, mother-in-law, son-in-law, daughter-in-law, step parent, foster parent, parent, foster parent, parent, parent, foster parent, parent, parent, foster parent, parent, foster parent, parent, foster parent, parent, parent, foster parent, parent
- 44.2.2 In the event of the death of the employee's grandparent, grandchild, brother-in-law, sister-in-law, or any relative permanently residing in the employee's household or with whom the employee permanently resides, the employee shall be entitled to paid leave for one day for the purpose of attending the funeral. If an employee is on vacation leave at the time of bereavement leave, the employee shall be granted bereavement leave and be credited the appropriate number of days to vacation leave credits if the employee attends the funeral of a family member as defined.

44.3 Full-Time Union or Public Duties

The Employer shall grant, on written request, leave of absence without pay:

- 44.4.1 for employees to seek election in a Municipal, Provincial or Federal election;
- 44.4.2 for employees selected for a full-time position with the Union or anybody to which the Union is affiliated for a period of one (1) year, which may be renewed by mutual consent. Seniority shall not accumulate during this leave of absence beyond a period of two (2) years;
- 44.4.3 for employees elected to a public office. A maximum period of five (5) years.

44.5 Leave for Court Appearances

- 44.6.1 The Employer shall grant paid let be to employee that than employees on leave without pay, who serve as jurors or witnesses in a contraction.
- 44.6.2 Employees in receipt of their equilar earnings while serving at court shall remit to the Employer all monies paid to them by the court except metallowances not reimbursed by the Employer.
- 44.6.3 Time spent at court by emph. eir official capacity shall be at their regular rate of pay.
- 44.6.4 Court actions arising from employment, sing attendance at Court, shall be with pay.
- 44.6.5 In the event an a shall be without pay.

44.7 Elections

The Employer shall of the imployees a lible to vote in a Federal, Provincial or Municipal election or a referendum, four (4) onsective clear hour during the hours in which the polls are open, in which to cast their ballot.

44.9 Fan Uness

In the case of unanticipators ess or hospitalization of a spouse, dependent child or parent, when no one at the employee's transport of the employee can provide for the needs of the affected person, the employee may require the entry. Such requests shall be made in writing to his/her administrator. This leave is for up to wo (2) days we pay at any one time. In no circumstances will paid leave under this clause be granted or more than five a days or thirty-five (35) hours over a calendar year.

44.11 and D al Appointments

- 44.12.1 Employer and be entitled to time off with pay for medical and dental appointments, but will make every effort to arrange them at the beginning or end of the working day.
- 44.12.2 Requests to accompany a dependent child or dependent parent to a medical or dental appointment will be granted by the Employer. The employee may use banked overtime or reschedule their work day/week or use available vacation entitlement or take leave without pay. Employees are expected to schedule such appointments in advance where possible. Leave will be granted on short notice for situations requiring immediate attention.

44.13 Special Leave

An employee not on leave of absence without pay shall be entitled to special leave at his regular rate of pay for the following should they occur on a scheduled work day:

Birth or adoption of the employee's child	1 day
Serious household or domestic emergency	1 day
Attend funeral as pall-bearer or mourner	¹ / ₂ day
Attend his formal hearing to become a	•
Canadian Citizen	1 day
Moving of household effects -	•
once per year	1 day

44.15 General Leave

Notwithstanding any provisions for leaven this Agreement, an employee may request leave of absence without pay for personal reasons or uncertainties. Such requests are to be made in writing to the employer, and similarly will be respected to interfiting together with the reasons if the request is to be refused. Approval shall not be we seld unitary. The Union recognizes the prime objective of the Employer is the delivery of educational and a services to students.

44.17 Special Leave for Religious Holidays

Upon request, an employee the control of two (2) days per calendar year without pay for the observance of religious holida, not alread acknowledged in the Collective Agreement. Employees shall provide the Employer with two (2) reeks a tice of the leave request.

ARTIC 45 - PARENTAL LEAVES

46.1 Materr Leave

A pregnant employee shall a alify for maternity leave upon completion of the initial probation period:

- 46.2.1 Upon request a poloyee will be granted leave of absence without pay for a period of not more than eighter (19) weeks.
- 46.2.2 The employee questing maternity leave will provide the College both a written request for leave at 1 st four (4) weeks part to the start of the leave and a medical certificate.
- 46.2.3 period of marrity leave without pay shall be from eleven (11) weeks prior to the anticipated birth of the period may be extended up to six (6) weeks if the Doctor certifies that it is required.
- 46.2.4 Four weeks prior to the expiration of the maternity leave the employee may apply for parental leave pursuant to Article 23.2.
- 46.2.5 The College shall, with the agreement of the employee, defer commencement of maternity leave for any period approved in writing by a qualified medical practitioner.

- 46.2.6 Where an employee who is at work becomes ill or injured following the commencement of the eleven (11) week period in (c) above such illness or injury shall be covered by application of the sick leave provision as follows:
- 46.2.6.1 Where the illness or injury is not directly related to the condition of pregnancy, sick leave coverage may extend to the scheduled date of commencement of maternity leave, or birth of the child(ren), whichever occurs first.;
- 46.2.6.2 Where the illness is caused through an alternate condition of pregnancy as verified in writing by a qualified medical practitioner and the employee returns to work before the scheduled commencement date of maternity learning of absence will be covered by the provisions of Article 20.7(a) and 20.7(b)
- 46.2.7 On return from maternity leave an employee shall be placed in her former position.
- 46.2.8 The College shall maintain perage for medical, extended health, dental, group life, and long term disability and shall pay the Conge's sharp of these premiums.
- 46.2.9 An employee on maternity and a notify the College of the date when the employee shall be returning to work, four (4) weeks prior expiration of the maternity leave. If no notification is given, the employee shall be deemed to have about odd the position.
- 46.2.10 Maternity leave from Employment Standards Acade in accordance with the Employment Standa

46.3

23.2 Parental Leave

- 46.4.1 The purper of the eave is for the primary care and custody of the new born or newly adopted child(ren).
- 46.4.2 The playee's if be granted parental leave without pay for a period of up to thirty-four (34) weeks following a solution of the child(ren).
- 46.4.3 When both parent employees of the College, the employees shall determine the apport than to the stall leave between them which will not exceed a combined total of thirty-four (34) weel. The leave shall be granted to one (1) employee parent at a time.
- Where both pare are employees of the College, the employee(s) who request parental leave in containing with mater y leave, the combined period of leave with not exceed fifty-two (52) weeks.
- 46.4.5 The empediate shall notify the College in writing, a minimum of four (4) weeks prior to the anticipated commencement of the leave, and in the case of adoption leave, as much notice as is practical.
- 46.4.6 The employee shall, upon request, furnish proof of the birth or adoption of the child(ren).
- 46.4.7 The College shall maintain coverage for medical, extended health, dental, group life, and long term disability and shall pay the Employer's share of these premiums.
- 46.4.8 Where this provision is used in combination with Article 23.1(a) and/or Article 23.1(f)(1), the combined leave(s) shall not exceed fifty-two (52) weeks.

46.5 Seniority Rights on Re-Employment

- 46.6.1 An employee who returns to work after the expiration of maternity, paternity or adoption leave shall retain the seniority accrued immediately prior to commencing maternity, paternity or adoption leave and shall be credited with seniority for the period of time covered by the leave.
- 46.6.2 On return from maternity, paternity or a ption leave, an employee shall be placed in his or her former position.

46.7 Extension of Parental Leave

- 46.8.1 Where the original application for Parental Leaves for a period of less than thirty-four (34) weeks, it can be extended for an additional period so the come ed leaves do not exceed fifty-two (52) weeks. Such an extension must be for ealth reasons for the newborn child(ren) and will be without pay. A doctor's certificate is required. By afterprovisions under 23.01(h) shall apply.
- 46.8.2 Parental leave for the pure ses of acting child(ren) shall be extended for up to an additional eighteen (18) weeks without pay, why adopted child(ren)'s health reasons where a Doctor's certificate is presented.

46.9 Return to Work

- 46.10.1 Notwithstanding Alcres 19.1 at 19.2 vacation entitlements and vacation pay shall continue to accrue while an employee is must atty leave for the duration of the maternity leave, or while an employee is on twenty-six (26) was arental leave, providing the employee returns to work for a period of not less than twenty-six (26) week
- 46.10.2 In the case of magnity leave, wation earned pursuant to 23.5(a) may be carried over to the following year at with star up Amin 10.12.
- 46.10.3 When tricles 1 and 23.2 are being used in combination, the combined vacation entitlements must not exceed twenty-six (26) weeks.

ARTICLE 47 - WORK ENVIRONMENT

48.1 **Joint Consultat**

- 48.2.1 where new or ditional equipment is required, affected employees shall be consulted prior to purchase
- The Employer agrees not to initiate White Noise in any present or future College facility without prior consultation with the Union.
- 48.2.2 Where renovations (which may effect the working area of the employees) are planned for an existing building, employees from the working area concerned shall be consulted regarding such renovations, before renovations may begin.
- 48.2.3 Where a permanent change is considered in the location of work areas or in working conditions, the employees concerned shall be consulted before any changes may begin.

ARTICLE 49 - SAFETY & HEALTH

50.1 Conditions

The Union and the Employer agree that regulations made pursuant to the Workers' Compensation Act, the Factories Act or any other statute of the Province of British Columbia pertaining to the working environment, shall be fully complied with.

50.3 Safety Committee

The Employer and the Union agree to make in the Health Conference Committee composed of an equal number of representatives from each Party. A Union and Employer representative shall be elected as co-chairpersons. This committee will me has required by the Workers' Compensation Board Regulations to make recommendations on unsafe, has dous or dangerous conditions with the aim of preventing and reducing risk of occupational injury or liness. A popy of all minutes of the Health and Safety Committee shall be forwarded to the Union are be College Board, and such minutes will be posted in the College within seven (7) days of each meeting.

50.5 Industrial First Aid Requirements

- 50.6.1 First Aid Regulations made pursuant to the Workers' The Union and t ly comp With. Where the Employer requires employees to obtain or Compensation Act shall be renew their Survival or Indust. First d Certificate, the cost shall be borne by the Employer and where courses shall be granted with pay. The College shall make a applicable, leave to take the ne holding Survival or Industrial First Aid Certificates under this reasonable effort to grant employ Article leave with ns and local training sessions sponsored by the Industrial First end conve Aid Attendants' of British Co mbia. ociatio
- 50.6.2 A more thy premise from the paid to employees required to possess a certificate under this Article. The amount of the premise from shall be:
- 50.6.2.1 Fifty dollars per month for each Industrial First Aid Certificate Grade "C";
- 50.6.2.2 Aty don. \$60.00) per month for each Industrial First Aid Certificate Grade "B"; and
- 50.6.2 Seventy-five dolors (\$75.00) per month for each Industrial First Aid Certificate Grade "A".
- 50.6.5 There an employee required to possess a certificate under this Article has obtained a certificate that is because the grade of certificate the employee holds.
- 50.6.4 The Union recognizes that should no qualified employee covered by this Agreement be available, other employees of the College may be designated for the purposes of this Article.

50.7 Unsafe Work Conditions

No employee shall be disciplined for refusal to work on a job which is deemed unsafe by:

- 50.8.1 a member of the Health and Safety Committee after resolution in writing by a majority of the Committee, or
- 50.8.2 a person designated by the Health and Safety Committee, or
- 50.8.3 a Safety Officer.

50.9 Injury Pay Provision

Employees who are injured on the job during witing hours and are required to leave for treatment or are sent home for such injury shall receive payment as remainder of their shift.

50.11 Transportation of Accident Vice is

Transportation to the nearest physician chospital for employees requiring medical care as a result of an on-the-job accident shall be at the expert of the Employer.

50.13 Video Display Terminal

When employees are required to monitor vio.

- 50.14.1 When a majority of an employee's daily work time requires monitoring such video display terminals, such employee's choice prior to the initial assignment to video de lay terminal equipment or if medical facilities are not available prior to initial assignment to video de lay terminal equipment, the examination will take place as soon as possible after the assignment.
- The employee may refurther examination six (6) months after the first examination and annually thereafter.
- The examination hall be a supproyer's expense where costs are not covered by insurance. Where requested the exployer all grant leave of absence with pay.
- 50.14.2 When the may see of an employee's daily work time requires continuous operation of a video display terminal the employee all be entitled to two (2) additional ten (10) minute rest breaks.
- Pregnant employees shall have the following options:
- 50.1 1 not to continue notitoring video display terminals, or
- 50.14.3.2 no. Using it the area of one (1) meter of video display terminals which use cathode ray tubes, or
- 50.14.3.3 to work at a shielded video display terminal should one be present in the work site.
- 50.14.3.4 when a pregnant employee chooses not to monitor such video display terminals, if other work at the same level or lower is available within the College, for which the employee is qualified, she shall be reassigned to such work and paid at her regular rate of pay.
- 50.14.3.5 where work reassignment is not available, a regular employee will be considered to be on leave of absence without pay until she qualifies for maternity leave.

- 50.14.4 Where an employee is on leave of absence pursuant to (c) above, and opts to maintain coverage for medical, dental, extended health, group life, and long term disability, the Employer will continue to pay the Employer's share of the required premiums.
- 50.14.5 The Employer shall ensure that new equipment shall:
- 50.14.5.1 have both keyboards and screens that tilt.
- 50.14.5.2 meet radiation emission standards estate shed by the Workers' Compensation Board,
- 50.14.5.3 have vertically and horizontally adiable key and s, screens, and chairs.

The Parties agree that item (e) (3) about will be phased in the term of the current Collective Agreement.

The Health and Safety Committee shoreview a make recommendations to ensure that the lighting and the above standards recommended the Woors' Compensation Board, as outlined in the publication "Working with Video Display Termina." It also met.

50.15 Health and Safety Courses

The Employer shall arrange and the Union, an appropriate training program all mem as of the Health and Safety Committee, such training to be provided during normal working a result at loss in salary or benefits to committee members.

50.17 Shift Workers

The Employer agree that, up a request, it all allow an afternoon or evening shift employee to leave the work station at a situally of venices to move the employee's automobile closer to an elevator or building exit. Engloyees in the college provided security personnel to escort them to their vehicle, on the premiser of the first state of the provided on campuses with College provided security personnel.

50.19 India

50.20.1 Civil Actions e Employer shall pay any judgement, including reasonable legal costs, obtained to the Employee's course of employment without the right to recover such agains ne Employee relat ss the conduct of the Employee constituted gross or wilful negligence. If the om the Employee u Employee of stitutes gross or wilful negligence the Employer shall not be liable for any costs conduc ee's conduct and the Employee shall indemnify the Employer for any and all associated w Emp It of the Employee's gross or wilful negligence. costs it may incur a

If the Employee chooses to appeal the original judicial decision s/he shall be solely liable for all legal costs associated with that appeal unless the Employer consents in writing to the Employee that it shall support the appeal and pay all reasonable legal costs associated with the appeal on behalf of the Employee. The Employer's consent is solely within the Employers discretion.

50.20.2 Criminal Action - The Employer shall pay the reasonable legal fees of the Employee incurred in the defence of a criminal charge if the Employee was acting properly within the course of his/her employment and was acquitted of the charges.

- 50.20.3 At the option of the Employer, the Employer may provide for legal services in the defence of any legal proceeding involving the Employee (so long as no conflict of interest arises between the Employer and the Employee) or pay the reasonable legal fees of counsel chosen by the Employee.
- 50.20.4 In order that the above provision(s) shall be binding upon the Employer, the Employee shall notify the Employer, in writing, within one business day of his/her having notice of any incident or course of events which may lead to legal action against him er relating to the Employee's employment with the Employer, and the intention or knowledge of such ossible legal action is evident by any of the following circumstances:
- 50.20.4.1 When the Employee is first appropried by the person(s) or organization notifying him/her of intended legal action against him/her; or
- 50.20.4.2 When the Employee himself/t self requires or retains legal counsel in regard to any incident or course of events; or
- 50.20.4.3 Where any investigative dy or available first notifies the Employee of any investigation or other proceeding which might lead to be a specific against the Employee; or
- 50.20.4.4 When any information becomes know, the Employee in light of which it is a reasonable assumption that the Employee would conclude that he/she might be the object of a legal action; or
- 50.20.4.5 When an Employee serves not e or any legal proceeding of any nature or kind which may in any way be related to the Employee employment with the Employer.

50.21

date \@ "MMMM d ugust 4, \(\) \(\) Health and Safety Training

Regular employer and auxiliary employers in posted positions shall participate in a Health and Safety Training session ace in a construction. The training program offered by the Employer must be approved by the joint Health and Safety Committee prior to such training commencing. Training will be provided during normal work and employees shall suffer no loss of pay or benefits.

ARTICLE 51

26 - WO K CLOTHING

52.1 Supply of Work lothing

- 52.2.1 The player (grees to provide the appropriate uniform or wearing apparel to employees required by the content of the con
- 52.2.2 Female employees who are required by the Employer to wear uniforms because of the nature of their work will be supplied with appropriately tailored pant suits at their request.
- 52.2.3 The Employer shall not introduce changes in style or colour of uniforms except by agreement with the Union.

52.3 Maintenance of Clothing

It shall be the Employer's responsibility to ensure that uniforms and clothing issued are properly cleaned, maintained and repaired. The Employer shall bear all costs of such cleaning, maintenance and repair.

52.5 Union Label

All uniforms and clothing issued by the Employer shall bear a recognized Union label.

ARTICLE 53 - TEC OLOGICAL CHANGE

54.1 Definitions

A technological change shall mean the introjection by the Exercity into its work, undertaking or business of a change in plant or equipment which will significantly affect the terms and conditions of employment of a significant number of employees. To mological change shall not include layoffs caused by budget limitations, decreases in the amount work to be done or other temporary, seasonal, or sessional interruptions of work.

54.3

Not less than two (2) months before the introduction by technological change, the Employer shall notify the Union of the proposed change.

54.5 Collective Bargain

Within fourteen (14) days of the dependence under Article 27.2 of this Agreement, the Union and the Employer shall commence collective againing for the purpose of reaching agreement as to the effects of the technological characters what way, any, this Agreement should be amended.

54.7 Failurg Reach Preemen

Where, under A le 27.3 agreement is not reached prior to the full implementation of the technological change, the Union by to the tribunal established under the relevant labour legislation to determine whether the Collective As a contained to be terminated.

54.9 alling

Where echnological chain may require additional knowledge and skill on the part of the regular employees, such employee shall be given the opportunity to study, practice and train to acquire the knowledge and skill necessary to retain their employment. The length of the training period shall be established in the concerve bargaining referred to in Article 27.3. The employer agrees to pay regular employees at their content of pay during such training period without loss of seniority, vacation or benefits.

54.11 Alternate Provisions

Where additional knowledge and skills are not appropriate pursuant to Article 27.5 or the employee fails to qualify for the new work within a maximum four (4) months period of time, Article 14 shall apply.

54.13 Priority in Vacancy

A regular employee who is displaced from a job by virtue of technological change will be given an opportunity to submit an application for any job vacancies then existing or which become available within thirty-five (35) days of the effective date of displacement, in accordance with the Job Posting Procedures forming part of this Agreement. In the event that the employee does submit an application for such a job, the employee will be granted an interview in connection with the job vacancy. An employee may not receive both severance pay and a training period for work at a College position.

ARTICLE 55 - PROMOT ONS AND STAFF CHANGES

56.1 Job Postings

- 56.2.1 When a new position is created war in the bargan. The Employer shall post notice of the new position. The posting shall be placed on the Campus Person lel Notice Board for a minimum of one week, and in College publications where appropriate and timely, so that all members will know about the new position. A copy of the job pranting shall be forwarded to the Union, and to each steward in the bargaining unit. Should the new praction be appropriate and timely, so that all members will know about the new position. A copy of the job pranting shall be forwarded to the Union, and to each steward in the bargaining unit. Should the new praction be appropriate and timely, so that all members will know about the new position.
- 56.2.2 When a vacancy occurs which the ployer intends to fill, it shall be posted as outlined in (a) above, except in the cases of temporary vacancies shall be filled as follows:
- Regular employee a substitution pay situation, without posting, pursuant to the criteria for substitution established der lacle 19.6.
- 56.2.2.2 If the temporary vacancy is a filled by a regular employee in the same department and/or work area it shall a same department and/or work area it shall be a substituted pay basis.
- 56.2.3 Temp ary vacan be new positions not exceeding thirty (30) calendar days may be filled by an on-call employee with a posting, provided that the provisions of (b) (1) above have been fully exhausted. Extended this thirty (30) day period must receive prior approval of the Union in writing.
- 56.2.4 It is a larstood that the are employees who have passed their initial probation (trial) period and who a practices applying to full time or part time temporary positions that represent a promotion or later move will have air former position protected.
- When a new job assification is created within the bargaining unit, the Employer shall consult with the bargaining unit wit
- 56.2.6 It is une. It i
- 56.2.7 In the case of a selection where there is no candidate with the minimum required knowledge, abilities and skills, the College has the sole discretion to offer the position to the most qualified candidate at a pay level two (2) steps below the pay level assigned to the position. A selection implemented under this clause will not result in a reduction in salary to the employee.
- This offer will be contingent on the Union being advised of the name of the candidate, the selection in question, pay level, and the assigned period of time the candidate has to acquire the minimum skills for

the position. The assigned period of time the candidate has been given to acquire the minimum skills will not be extended.

56.3 Information in Postings

Such notice shall contain the following information:

Nature of position, qualifications, required knowle and education, skills, shifts, wage or salary rate or range, and campus.

Such qualifications may not be established in a state "Qualified internal applicants shall be give first contraction in filling this position".

56.5 No Outside Advertising

No outside advertisement for any vacar shall be placed until the applications of present employees have been considered or until after one (1) years from the date of posting, as provided in Article 28.1

Both Parties recognize:

- 56.8.1 The principal of p
- 56.8.2 That job opportunity stand in the ase in proportion to length of service.
- 56.8.3 That education, skills, know we and experience for filling a position are equally important to (a) and (b) above.

56.9 Trial Parod

- 56.10.1
- 56.10.1.1 The successful regard shall be placed on an appropriate trial period. The length of the period will be total object in the appointment letter from the employer, and such trial period months.
- 56.10 For new employ the trial period will be considered the probationary period.
- 56.10.2 the event the an auxiliary employee filling a position on a continuous full-time basis successful that is into the same position when it is made permanent, the length of the trial period shall be reduced or fund the ded by a period equivalent to the length of time spent in the same position. Continuous part-time service will, on a cumulative basis, be recognized to reduce the trial period to a maximum of one-half (½) the normal period.
- 56.10.3 Conditional on satisfactory service, the employee shall be declared permanent after the trial period. In the event the employee proves unsatisfactory in the position during the trial period, or if the employee is unable to perform the duties of the new job classification; the employee shall be returned to the 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 be returned to their former position, wage or salary rate without loss of seniority.

56.10.4 It is understood that the trial period specified in this Article applies in all situations where an employee first fills a position. In the case of auxiliary employees hired for casual relief, the trial period may be cumulative days worked.

56.11 Evaluation Reports

- 56.12.1 A formal employee evaluation will be cared out at least once a year.
- 56.12.2 The evaluation report will be reviewed with the employee and no item shall appear in this report which has not been reviewed with the employee
- 56.12.3 The employee's evaluation shall be one by the interest supervisor.
- 56.12.4 The employee's immediate Ad histrator may participate in the conduct of the evaluation prior to the employee being required to sign a evaluation report.
- 56.12.5 The employee may reque the attentace of the immediate Administrator and/or shop steward during the evaluation interview.
- 56.12.6 The form shall provide for the employee signature in two places; one indicating that the employee has read and accepts the appraisal, and the other indicating that the employee disagrees with the appraisal. The employee
- 56.12.7 The employee shall red e a c y of this evaluation report at the time of signing.
- 56.12.8 The employee's evaluation all not be changed after an employee has signed it, without the knowledge of the
- 56.12.9 If the engloyee's in ement is the denied it must be so stated on the Evaluation Report.

56.13 Sele Panel

Selection panels for post sitions within the bargaining unit shall be convened by the Employer. The Employer manufacture as selection panel if only one candidate is being considered.

56.15 Local Union erver

The sident of the Unioner designate may sit as an observer on Selection Panels for posted positions within the regaining unit. The observer shall not be from the classification area of the position being considered.

56.17 Notification to Employee and Union

Within five (5) working days of the date of appointment to a vacant position within the bargaining unit, the name of the successful applicant shall be sent to each applicant from within the bargaining unit. Upon request, unsuccessful applicants from within the bargaining unit shall be given, in writing, the reasons why they were unsuccessful. The Union shall be notified of all appointments, hiring, lay-offs, transfers, recalls and terminations of employment within five (5) working days.

56.19 Right to Grieve

Where employees feel they have been aggrieved by any decision of the Employer related to promotion, demotion or transfer, the employees may grieve the decision at Step 3 of the Grievance Procedure in Article 10 of this Agreement within thirty (30) days of being notified of the results of the Selection Panel. Where a grievance has been filed no permanent transfers or placement shall take effect until the grievance has been resolved.

56.21

28.11 Personnel Files

- 56.22.1 Each employee will be permitted to the conditions herein specified.
- 56.22.2 The personnel file will only be scessible during normal College business hours, and only when the employee has given reasonable not a that access is requested.
- 56.22.3 The employee cannot remove the fill from the office in which access is provided, and the employee cannot remove anythin from the fill or add anything to it.

56.23 Transfer Without Posting

The Employer and Union jointly have the authority to grant lateral transfers or voluntary demotions, to vacancies, without posting for

- 56.24.1 compassionate or media groups to employees who have completed their probationary period.
- 56.24.2 all employees who have been e incapacitated by industrial illness or industrial injury arising out of employment at the

Such jurisdiction is not limited to initial to initial

56.25

page * arabic7528.13 Peorganization

The Particular ere there is a reorganization/restructuring, it shall be implemented in accordance with the allowing principal.

- The Employer a ses to give the President of the Union or designate three (3) months advance not reorganization within the College which will affect Employees within the Bargaining Unit.
- 56.26.2 The Employees to consult first with the Union and then with the employees involved for the purpose of discussing the implications of such changes prior to the implementation of same.
- 56.26.3 Where a position has been identified by the Employer as one which will be affected by the reorganization, the incumbent will be advised in writing by the Employer.
- 56.26.4 When any reorganization is planned, all positions covered by the Collective Agreement affected by the reorganization will be reviewed and graded by the Personnel and Labour Relations Department before reorganization is implemented.

- 56.26.5 Where there is a dispute regarding the classification determined by the Personnel and Labour Relations Department, it may be appealed pursuant to Article 29. If the appeal is successful, any salary increase will be retroactive to the implementation date of the reorganization
- 56.26.6 Any Employee affected by the reorganization will not be subject to the provisions of Article 28.5 Trial Period.
- 56.26.7 An Employee who, through reorganization accepts a position with a reduced salary, shall receive salary protection in accordance with Article 29 at However, the employee must accept subsequent job offers to higher rated positions for which she/less qualified or forfeit the protection of Article 29.14.

ARTICLE 57 - JOB CLASSIFICATIO AND RECLA SICATION

58.1 Preamble

The Parties agree to recognize and is prporate to future process the work done and the standards and criteria used by the former Joint Pay suity Constitue.

58.3 Joint Job Evaluation Committee

A Joint Job Evaluation Committee shall be formed with two representatives from each of the parties to this Agreement. Representatives to be loss of seniority or remuneration otherwise payable by the College when such meanings are he during work hours. The Union and Employer agree that the Joint Job Evaluation Committee services are less than the services of the parties to this agreement.

- 58.4.1 determine appropriate process for the ongoing operation of the Committee;
- 58.4.2 determine the form of job descriptions/job specifications to be used within the job evaluation plan;
- 58.4.3 ensure engo maintenance of the plan.

58.5

The particular spiritual region of the Bargaining Unit shall not be rated below the 1993 base rate for Pay Lev. 3.

58.7 Documents for mmittee

The Committee responsible for the maintenance of all documentation including evaluation results, job specifications, and small ratings for all jobs, and shall be supplied with all relevant documentation for making position ratings.

58.9 Changes in Classification May Occur as a Result of:

- 58.10.1 a decision by the Employer, consistent with an assigned change in the duties of the position; or
- 58.10.2 collective bargaining; or

- 58.10.3 a request by an employee, following an assigned change in the duties of the position, or where the employee can demonstrate that the duties of the position have changed or evolved since the last review; or
- 58.10.4 an agreement between the Parties at Step 3 of the grievance procedure; or
- 58.10.5 a decision by the Arbitrator following referral to Article 29.7(b) of a dispute not resolved via Article 29.5(c) above.

58.11 Retroactivity

Subsequent changes of an employee's classic ation was not in any case go back retroactively into or beyond the period of time when the Job Evaluation Committee concerning. The only exception would be that those requests that had been lodged prior to the introduction of the Gender Neutral Job Evaluation Plan developed by the Joint Pay Equity Committee, but not adjudicated by the time the Joint Pay Equity Committee concluded the Pay Equity F gram, would be retroactive to the date of lodging such a request. New requests for reclassification will at the retroactive we beyond the date of the lodging of such requests.

58.13 Resolution of Disputes

- 58.14.1 With regards to any dispute from the Express's evaluation of a position, the Parties agree that a College Representative and a B.C.G.E.U. Representative will be allowed thirty (30) calendar days to try and resolve the dispute the third (3rd) step of the grievance and arbitration procedure of the Collective reement.
- 58.14.2 In the event the dispute is a stated, the Parties agree that it is preferable that the arbitrator has a knowledge of job evaluation.

58.15 Criteria Arbi

The Arbitrator stand consider the consideration of the consideration of the Genderal Section Plan developed by the Joint Pay Equity Committee. He/she shall be supplied with an arbitrary committee wallation, existing evaluation results, job specifications, as well as individual position ratings for all particular the unit. The parties specifically agree that neither market value nor volume of we describe a factor termining classification level.

58.17 Existing Scale

The sting scale shall be intained and the Arbitrator shall not have the authority to increase the number of steps. The with the count of the Parties.

58.19 Substitute ay in Lieu of Formal Reclassification

If the Employer does not wish certain duties to be continued to be performed by the employee, the Employer has the authority to pay substitution pay for the period for which the duties were performed.

58.21

29.11 Job Descriptions

The Employer agrees to maintain updated job descriptions for all positions and classifications for which the Union is the bargaining agent and provide the Union with a copy of any revisions to existing job descriptions.

58.23 New Position

When a position not covered under Appendix C established during the term of the Agreement, the Employer shall consult with the Union as to the resoft pay. If the Parties are unable to agree within thirty (30) calendar days of their first meeting or other uch period as agreed by the Parties, the Employer may implement the classification and the rate of pay resoft may then refer this dispute to the third (3rd) step of the grievance and arbitration procedure of the Collection greement. In the event the dispute is arbitrated the Parties agree that it is preferable that the contract has a knowledge of job evaluation.

58.25

29.13 No Delay

The procedure set out above is not in eded to in affere with or delay the posting or filling of new positions, as the new rate ultimately settled on we retroactive to the date the position was first filled by the employee.

58.27 Reclassification of Position

Employees shall not have the clary reduct by reason of a change in the classification of their position that is caused other than by the encryees temselves.

ARTICLE - EMPLOYEE WORKLOAD

Except in the case an emeracy of the could reasonably be expected of an except in a regular work day.

Disputes arising on Article shall first be referred to the employee's supervisor. Failing resolution within three (3) days, the shall be referred to the Labour Management Committee..

If the discussion as not seed by the Labour Management Committee within five (5) days, the matter will be submitted to an Investigate under Article 11.

ARTICLE 61 - PERSONAL DUTIES

It is understood by Parties that work not related to the business of Douglas College should not be performed on the Employer's time.

To this end, it is agreed that an employee will not be required to perform duties of a personal nature for supervisory personnel.

ARTICLE 63 - PAYMENT OF WAGES AND ALLOWANCES

64.1 Equal Pay

The Employer shall not discriminate between male and female employees by employing a person of one sex for any work at a rate of pay that is less than the rate of pay at which a person of the other sex is employed for similar or substantially similar work.

64.3 Paydays

Employees shall be paid bi-weekly on alternate Frid

64.5 Rates of Pay

An employee shall be paid in accordance with this Agreement.

64.7 Wage Increments

- 64.8.1 The term "increment" as use therein send be understood to mean the increase in salary accruing to an employee when the employee ecomes attitled to payment according to the next higher increment step set out in the applicable salary and pendix A.
- 64.8.2 The first increment to which the empted becomes entitled will be payable on the 1st of the month concurrent with or next following the completion of six (6) months employment with the Employer.
- In the event an employee is projected to a new pay level at Step A, that employee will receive an increment in accordance with the standard above.
- 64.8.3 Subsequent with one ext following the employee becomes entitled shall be payable on the 1st of the month concurred with one ext following the yearly anniversary date of the employee's last increment increase.
- 64.8.4 The ployee's hiversary date for purposes of entitlement to the next increment increase will change and be a from the date on which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the bargaining unit which the employee assumes a new or different job within the latter than the properties of the
- 64.8.5 the dates which an employee would otherwise become entitled to an increment increase in accordance with the case of this Article, will be extended by a time period equal to any authorized up at leave of absence canted to the employee where such leave is for more than an accumulated total of city (30) days in a candar year.

64.9 W.

- 64.10.1 Effective January 1, 1994 all salaries as specified in Appendix A in the Agreement shall be increased by one percent (1%) calculated on the base rate in effect as of December 31, 1993.
- 64.10.2 Effective January 1, 1995 all salaries as specified in Appendix A in this Agreement shall be increased by one-half (0.5%) percent calculated on the base rate in effect as of December 31, 1994.
- 64.10.3 Appendix A shall be updated within sixty (60) calendar days of any general change in rates of pay resulting from implementation of this Agreement. Copies of the updated Appendix shall be sent to the

President of the Union or designate, and to each employee covered by this Agreement by including it with the first paycheque nearest the sixty (60) day period outlined.

64.11 Substitution Pay

- 64.12.1 When employees are designated by the College to temporarily substitute in or perform the principal duties of a higher paying position for which a salary range has been established, they shall receive the rate in the salary range which is two steps higher than their current rate or the minimum of the range for the position in which the employed substituting, whichever is greater.
- 64.12.2 Regular employees with adequate pay pursuant to Article 28.1.
- 64.12.3 An auxiliary employee may be patitled to substitution pay if a regular employee is not available subject to provision (b).

64.13 Rate of Pay on Promotion Reclass Lation

When an employee is promoted or received a higher paying position, the employee will receive the rate for the position of a single salary, or, in the salary range which is two steps higher than the engage's previous rate or the minimum of the new range, whichever is greater.

64.15 Pay on Temporary signmen

Regular employees temporarily assigned by the Employer to a position with a rate of pay lower than their regular rate of pay shall maintain their plan rate of pay.

64.17 Mileage Jowan

- 64.18.1 Milea allowan are an innes travelled on the Employer's business shall be paid to the employees a fixed by Employer to use their own vehicles in the performance of their duties. The mileage allowance we twenty-nine cents (29¢) per kilometer.
- 64.18.2 When employee consporting the Employer's equipment or materials at the Employer's requested on the ployer's business, the employee shall not be responsible for loss, damage or theft of the Poloyer's equipment or materials transported in the employee's vehicle.
- Mileage will be yable from an employees normal campus and inter-campus and off-campus mile will accumulate om there.

64.19 Business ance

64.20.1 An employee who is in a position designated by the College to travel in excess of six (6) days per month per insurance year on college business shall, subject to the prior approval of the Bursar or designate, be reimbursed upon presentation of appropriate receipts and documents, one hundred percent (100%) of the annual incremental cost based on Safe Drivers Discount rates of the Insurance Corporation of British Columbia Class 007 (Business) premium that is over and above that for Class 002 (Pleasure, Drive to Work or School). Such reimbursement shall be limited to one vehicle per employee and it is the designated employee's responsibility to purchase Class 007 vehicle insurance when necessary. If the College so

reimburses an employee, the employee shall normally use her/his personal motor vehicle for College business requiring a motor vehicle.

64.20.2 The College will pay a maximum of fifty dollars (\$50.00) towards the comprehensive deductible in the case of an employee, whose personal vehicle sustains damage from College equipment which the employee is transporting.

64.21

page * arabic8132.11 Meal Allowance

Employees on travel status shall be entitled to a second owner for the time spent away from the College.

Effective July 12, 1989 meal allowances shall be

Breakfast \$6.75 Lunch \$8.50 Dinner \$14.75

Effective November 1, 1990 meal allow

Breakfast \$7.00 Lunch \$8.75 Dinner \$1

64.23 Transportation for Euloyee

Transportation will be provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and who must be the provided to encryvees who are required to work other than their normal working hours, and the provided to encryvees who are required to work other than their normal working hours, and the provided to encryvees who are required to work other than their normal working hours, and the provided to encryvees the provided to encryvee the p

64.25

32.13 Transpo. Go Green

NOTE: This section become ctive January 1, 1995.

Eighty ars (\$80.00) personnester for three (3) semesters per year for regular employees.

64.2 Cashier Policy

Employees we perform ruties as cashiers shall not be penalized financially. Cashiers who do make excessive or too free perform shall be:

- 64.28.1 provided with further training as a cashier; or
- 64.28.2 provided retraining with a view to relocation in a more suitable position.
- 64.28.3 In the event Steps (a) and (b) above fail, the employee may be demoted and will be paid the rate for the new classification.

64.29 Upgrading Qualification

- 64.30.1 Where the Employer requires employees to upgrade their skills or qualifications in order to operate or maintain new equipment, the cost of training, and normal living and travel expenses as laid down will be borne by the Employer.
- 64.30.2 When training is available during regular work hours, the employee shall attend during regular work hours. Such training time will be considered as time worked and the employee's regular rate of pay will be maintained throughout the training period eniority and vacation will also accrue.

64.31 Overpayment of Salary and Allowa

- 64.32.1 Where a mathematical error has sulted a overpayment in an employee's basic salary, premium rates or allowances it may be reaffied in total as a reactively for a period not to exceed one year from the date on which the error we discovered.
- 64.32.2 The employee shall be provided with one (1) month's notice of the Employer's intent to recover any excess payment. The notice shape specify amount, period and reason for the overpayment, and the method of repayment.
- 64.32.3 The rate of recovery shall not extract be rate at which the overpayment was made and shall be discussed between the employee and his supervisor to being repaid. Maximum recovery rate shall not exceed ten percent (10%) of an employee's basic of-weekly salary.
- 64.32.4 This policy does in apply to time for damages, etc. arising from alleged violations in the application or interpretation of collaboration.

64.33 Weekend Premium

Regular employees of poste uxiliaries we are required to work a regular shift inclusive of Saturday and Sunday, shall be proceed a premit of constitute and fifty cents (\$1.50) per hour for each Saturday and Sunday worked. This procedure is not become to overtime.

ARTICLE 65 - AUXILIARY EMPLOYEES

66.1 DOIDS

An ay plary employee shareceive, within five (5) working days of the employees start date a letter of employment clearly stating a stating and expected duration of employment.

66.3 Se.

- 66.4.1 The Employer shall maintain a seniority list showing the date of first hire, last appointment date, present classification, and total days and hours worked. A copy of this list shall be forwarded to the Union in February of each year.
- 66.4.2 An auxiliary employee shall accumulate service seniority equal to the number of days worked.
- 66.4.3 Auxiliary employees who become regular shall be credited with all service seniority accrued as an auxiliary.

&

Cultural

66.4.4 Auxiliary employees must have completed sixty-five (65) working days in a twelve (12) month period immediately prior to the posting to be recognized as inside applicants when applying to positions posted internally.

66.5 Loss of Seniority

Auxiliary employees shall lose their seniority in the event that:

- 66.6.1 they are discharged for just cause;
- 66.6.2 they voluntarily terminate or abando polyment with the College:
- 66.6.3 they are on lay-off for more than (6) months:
- 66.6.4 they turn down three (3) conjecutive jobs in which the duration and nature of the work is reasonably similar to that which they arried outperior to lay-off.

66.7 Layoff and Recall

- 66.8.1 Lay-off of auxiliary employees sharing reverse order of auxiliary seniority in the classification seniority grouping as follows:
 - 1. Accounting, Admissions, Records Clerks
- 2. Departmental Assistants I
 - 3. Community ograms V partment
 - 4. Systems and Sputi
 - 5. Project/Lab Tech
 - 6. Facilities
 - 7. Le Resources
 - 8. sonne.
 - 9. Zommuni Recomment velopment
 - 10. Public In
 - 11. Math Ausor, International Education, Language

Assistants

- 12. Visua. Suage Program Assistant
- 13 Pesearch
- Placement Clerks
- 15.N ve Language S ker, Costume Assistant, Stagehand
 - 16. I-Care
 - 17. Women Centre Co-ordinator
- 66.8.2 On equalify employees identified in Article 28.1(c) shall be recalled in order of service seniority in the effication seniority grouping as listed above provided the auxiliary has the qualifications, ability and experience for the job which is available.

66.9 Application of Agreement

The provisions of Articles 13, 14, 19, 20, 21, 22, 23, and 27 of this Agreement do not apply to auxiliary employees. The provisions of the other Articles apply to auxiliary employees except as otherwise indicated.

66.11 Annual Vacation

Auxiliary employees will be entitled to receive annual vacation at the rate of four percent (4%) of their regular earnings. After one thousand (1,000) days worked, auxiliary employees will be entitled to receive annual vacation at the rate of six percent (6%) of their regular earnings.

66.13 Health and Welfare

Auxiliary employees shall receive compensation of forty-seven cents (47ϕ) per hour worked in lieu of health and welfare benefits.

66.15 Paid Holidays

Auxiliary employees who work the day befor and the after a designated paid holiday, or who have worked fifteen (15) of the previous thirty 0) days, shall aid for the holiday and entitled to the provisions of Article 18.

66.17 Entitlement to Wage Increments

- 66.18.1 When an auxiliary employ works in the same classification during the qualifying period defined in Article 32.4 on a full-time or equalifying the time basis, the employee becomes entitled to increments in the applicable salary scale as defined in a particle "A".
- 66.18.2 When an employee, filling a position on an auxiliary basis, subsequently successfully posts into the same position if it is total service in the position.
- 66.18.3 When the auxiliary employer as attained a higher increment level as per (a) above and the job subsequently ceases, the employer till carry the increment level forward to the next assignment, provided the skills are reasonably similar in nature.
- 66.18.4 Auxilia employe who imployed in non-posted periods of service less than thirty (30) calendar days shall become a full-time employees.

66.19 Entitlement to offits

Auxiliary proyect king a minimum of eighteen (18) hours per week in temporary positions of six (6) months intinuous durate or more will be eligible to apply for benefits outlined in Article 20, subject to the following:

- 66.20.1 ticle 33.7 wil bt apply.
- 66.20.2 At the same of their term of employment, their benefit coverage will cease and would only recommence should they later succeed in posting into another eighteen (18) hours per week job of the required duration.

NOTE: Benefits for eligible auxiliary employees will be paid on a pro-rata basis, proportionate to their time worked; and will be in accordance with the terms of the policies with the carriers.

66.21

A current Auxiliary employee with one (1) or more years of full time equivalent service seniority (261 days) shall be entitled to take one (1) College credit course per semester, without payment of the tuition fee, outside the employee's normal working hours.

ARTICLE 67

34 - LABORATORY HOURS

68.1 Supervision Time

For the purposes of this Article, "supervision tiples and scheduled student-contact hours in a laboratory or other related area for the purpose of student distribution of the stration."

68.3 Laboratories

For the purpose of this Article, laborator shall be defined as:

- 68.4.1 Traditional. Group page laborator activities normally requiring marking external to the laboratory supervision.
- 68.4.2 Open. Individually paced laboratory stricties normally including assessment as part of supervision.
- 68.4.3 Combination. Any spination group paced and individually paced activities.

68.5

Activities exclusive of the sistence of include marking, research, reading, preparation time, set-up and take-down, mornings as required to el. These activities shall be allotted separate time from supervision time, a shall, to the with the ervision time, make up the thirty-five (35) hours per week.

68.7

The maximum num upervisory hours per week that any Laboratory Technician III and IV can be

- 68.8.1 The number of supervisory hours will not exceed eighteen (18) hours per week. Why the technician required to mark fewer than sixty-five (65) students, and has three (3) or fewer pregrations, then up to maximum of twenty-one (21) hours may be required.
- 68.8.2 en Lab. twee -five (25) hours.
- 68.8.3 Combine ab. Shall be pro-rated.

68.9

A Laboratory Technician shall be responsible for supervising not more than eighteen (18) students at one time. For the purpose of allowing personnel to alternate on rest periods the maximum of eighteen (18) may be exceeded for the duration of the rest period only.

68.11 Preparation Time

expected to carry shall be

One and one-half (1½) hour per course per week shall be allotted to Technicians III and IV for reading/research/laboratory presentation preparation.

68.13 Marking Time

Calculations of marking time for purposes of time allotment for a traditional lab shall be made on the basis of eight (8) minutes per student per week.

68.15

Workload for Laboratory Technicians Working (20) Hours/Week or Less

- 68.16.1 Laboratory Technicians III and I working in trace of laboratory environments, shall carry a maximum course load of two (2) course, and a maximum of the (3) sections.
- 68.16.2 Article 34.3 above shall apple of the number of hours allotted.

ARTIC OF AGREEMENT

70.1 Duration

This Agreement shall be bind midnight, December 31, 1995.

70.3 Notice to Bargain

- 70.4.1 This Agreement may be sened for collective bargaining by either Party on or after September 1, 1995. The sy event, no ster than midnight, November 30, 1995.
- 70.4.2 Where notice is given by the Fer Party prior to September 30, 1995 and both Parties shall be deemed to hat given no Article on September 30, 1995 and thereupon Article 35.3 of this Agreement.
- 70.4.3 All notices on the of the Union shall be given by the President or designate of the Union and similar periods behalf on Employer shall be given by the Chairman of the College Board or design

70.5 Commencement of Bargaining

Where the way to this Agreement has given notice under Article 35.2, the Parties shall, within fourteen (14) days after the way en, commence collective bargaining.

70.7 Changes in Agreement

Any change deemed necessary in this Agreement may be made by mutual agreement at any time during the life of this Agreement.

70.9 Agreement to Continue in Force

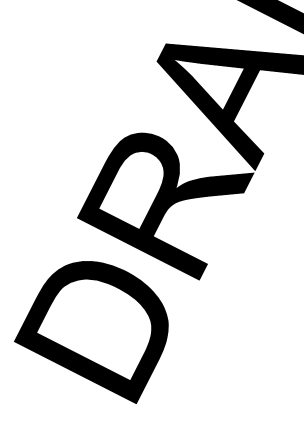
Both Parties shall adhere fully to the terms of this Agreement during the period of bona fide collective bargaining.

70.11 Effective Date of Agreement

- 70.12.1 Except where otherwise specified, the provisions of this Agreement shall be in effect from January 1, 1994. The first year general salary increase as per Article 32.5(a) shall be paid retroactively to each employee on the basis of adjusting the employee's annual salary effective January 1, 1994. (rounded to the nearest dollar). The second year general salary increase as per Article 32.5(b) shall be paid to each employee on the basis of adjusting the employee annual salary effective January 1, 1995. (rounded to the nearest dollar).
- 70.12.2 Other adjustments in compensation the changes in the agreement will not be given retroactive effect, but instead shall become fective they following ratification by both parties or the date specified for the applicable provision

70.13 Reference to Relevant Labor Legislation

The operation of Section 50(2) & (3) the relevant labour legislation of British Columbia is specifically excluded.



LETTER OF UNDERSTANDING #1

EXCLUSIONS

Positions agreed upon as excluded from the bargaining unit of Local 703, B.C.G.E.U.

- 1. It is understood and agreed that the following sitions are excluded from the bargaining unit to which this Agreement applies:
- 70.14.1.1 the College President
- 70.14.1.2 the Deans (5)
- 70.14.1.3 the Directors/Chairs
- 70.14.1.4 the Bursar
- 70.14.1.5 the Comptroller
- 70.14.1.6 the Director of Labour Rela ns and P
- 70.14.1.7 the Public Information Of
- 70.14.1.8 Manager, Instructional Med-
- 70.14.1.9 Manager, Bookstore
- 70.14.1.10 Executive Secretary to the College Pres.
- 70.14.1.11 Executive Secretary to the Bursar
- 70.14.1.12 Personnel Manage
- 70.14.1.13 Assistant Registrar
- 70.14.1.14 Senior Personnel Assi
- 70.14.1.15 Manager, Systems and C
- 70.14.1.16 Manager, Accounting Information on & Internal Audit
- 70.14.1.17 Manager of al Service
- 70.14.1.18 Manager Site S
- 70.14.1.19 Admini ative Ass an of Academic Programs ant t
- to the Dean of Applied Programs 70.14.1.20 Admir trative A
- 1 Assis 70.14.1.21 Pers
- 70.14.1.22 Operation ns Analyst
- 70.14.1.23 Assistant Con-
- 70.14.1.24 R
- 70.14.1.2 ns Manager
- 70.14.1 Manager, Ath. 70.14 7 Manager, Cent s and Intramurals
- 7 Manager, Centre r International Education
- 28 Director, Institut al Research and Development
- sistant to the Dean of Human Resources and College Development and Dean of 70.14.1 **I**ministrative Student Services mal ar
- 70.14.1.30 Manages e(s) 2000
- 70.14.1.31 Director, Thomas Haney Centre

LETTER OF UNDERSTANDING #2

between

DOUGLAS COLLEGE

and

B. C. GOVERNME EMPLOYEES' UNION

RE: Student Assistants

- 1.Students hired to carry out the principal buties of a job covered at an existing classification specification shall be classified accordingly and pair according to the rate established for that position.
- 2. Students hired to carry out the prince of duties for a job not normally covered by an existing classification specification in the bargaining unit wall be classified and paid according to the following wages/benefits:
 - i) Base Rate \$6.50 per hour
 - ii) Health & Welfare .47 per hour
 - iii) Vacation at four percent (4%) of regular earnings
- 3.In the event there is a dispute to whet an employee hired under this program should be classified in accordance with Points 1 or 2 ceeding, the dispute shall be dealt with through the grievance procedure in the Collective Agreement.
- 4. The Parties agree the considered auxiliary employees and regive the oppropriate by effits as per the Collective Agreement but not be subject to or affected by any clyoff and scall provide in the Collective Agreement. Auxiliary employees hired as Student Assignts shall reconsidered discharged for just cause upon completion of the term of employment at shall processing the considered discharged for just cause upon completion of the term of employment at shall processing the considered discharged for just cause upon completion of the term of employment at shall processing the considered auxiliary employees hired as some considered auxiliary employees hired as some considered auxiliary employees and region of the considered auxiliary employees and region of the considered auxiliary employees and region of the considered auxiliary employees hired as some considered discharged for just cause upon completion of the term of employees.
- 5.The standard hours of the for Student Assistants will be no more than fifteen (15) hours per week. A student prescribe enrolled to (2) or more courses to be covered by this Agreement. Overtime competent are assistant as a several hour day.
- 6.Th Agreement shall for part of the Collective Agreement between the B. C. Government Employees' Unit Douglas Col. e.

LETTER OF UNDERSTANDING #3

between

DOUGLAS COLLEGE

and

B. C. GOVERNME EMPLOYEES' UNION

RE: Job Training For Students in the Consular and Job Preparation Program for Adults with Special Needs

The Parties recognize that there is a new to provide job training at the College for adults with a mental handicap who are enrolled in the Conseder and Jacob Preparation Program.

Subject to the procedure set out below that these mentally handicapped students are not employed to do jobs which are performed by members to bargaining unit, the Parties agree that such students are part of the B.C.G.E.U. bargaining unit.

- 1.A committee will be struck
- 2. The Committee shall review the tean operational skills components in each proposal submitted by the Faculty Coordinator of the Constant and Job Preparation Program. The Committee shall approve the applications based on the following teria:
 - a)Only students olled homonsumer and ob Preparation Program are eligible for the job training.
 - b) The job training does not be a work performed by B.C.G.E.U. members.
 - c) There will be a most of four (4) students in job training at any one time.
 - d)Students by will not recomperational skill training either in excess of fifteen (15) hours a week or greater six (6) months.
- 3.Stud as hired to carry of the operational skills of the job training shall be paid according to the following to the second se
 - 1) Rate \$6.50 per hour ii) Hear elfare .47 per hour
 - iii) Vacation at four percent (4%) of regular earnings
- 4.The Parties agree that individuals employed and paid as per this Agreement will be considered auxiliary employees and receive the appropriate benefits as per the Collective Agreement but not be subject to or affected by any layoff and recall provisions in the Collective Agreement. Individuals hired as per this Agreement shall be considered discharged for just cause upon completion of the term of employment and shall not retain seniority.

5. Any dispute in the application of the terms of this Letter of Understanding shall be resolved by the grievance and arbitration procedure of the Collective Agreement between the two Parties.

LETTER OF UNDERSTANDING #4

between

DOUGLACOLLEGE

and -

B.C. GOVERN ENT L. SYEES' UNION

CO-OPERATIVE EDUCATION STUDENT TRAINING PROGRAM PLACEMENT

The Parties recognize the advantages is essisting students in obtaining practical work experience as part of co-operative education. In recognition his Agree ent will establish the salary rate and working conditions for Co-operative Education students and to work at the College.

- 1. This Agreement will apply to students regard in a recognized Co-operative Education Program at a participating post-secondary institution.
- 2.A Co-operative Education for the Union and College. This Composed will be struck composed of an appointee from each of the Union and College. This Composed will be will be will be struck composed of an appointee from each of the Union and College. This Composed will be will be will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. This composed will be struck composed of an appointee from each of the Union and College. The Union and College will be struck composed of an appointee from each of the Union and College. The Union and College will be struck composed of an appointee from each of the Union and College. The Union and College will be struck composed of an appointee from each of the Union and College will be struck composed of an appointee from each of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck composed of the Union and College will be struck

The Co-operative Equation and dents shall be paid according to the following wage/benefits:

- a) Base I le \$6.5
- b) Heal and Welf 2 \$0.47 per hour
- c) Vacation Percent (4%) of regular earnings.
- 3. The Parties are that Co-ope and Education students employed and paid as per this Agreement will be consider a auxiliary apployees and receive the appropriate benefits as per the Collective Agreement, but will be subject for affected by lay-off and recall provisions in the Collective Agreement. Concernitive Education adents, as auxiliary employees, shall be considered terminated for just cause up completion of the transfer of employment and shall not retain seniority.
- 4.No Co-ope. Education student will be hired when regular employees are on lay-off and have the necessary qualities, abilities and experience to perform the work. Auxiliary employees will not be displaced by the Conege as a result of the employment of Co-operative Education students.
- 5.The standard hours of work for Co-operative Education students will be seven (7) hours per day and thirty-five (35) hours per week. These hours may be varied by mutual agreement between the Union and the Employer provided that the Co-operative Education student does not work more than ten (10) hours in one (1) day and seventy (70) hours in a bi-weekly period. Notwithstanding the above, there will be a maximum of five (5) students employed by the College per semester with the maximum duration of any one placement or work experience to not exceed four (4) months.

- 6. This Agreement shall form part of the Collective Agreement between the B. C. Government Employees' Union and Douglas College.
- 7. Any dispute in the application of the terms of this Letter of Understanding shall be resolved by the grievance and arbitration procedure of the Collective Agreement between the two Parties.

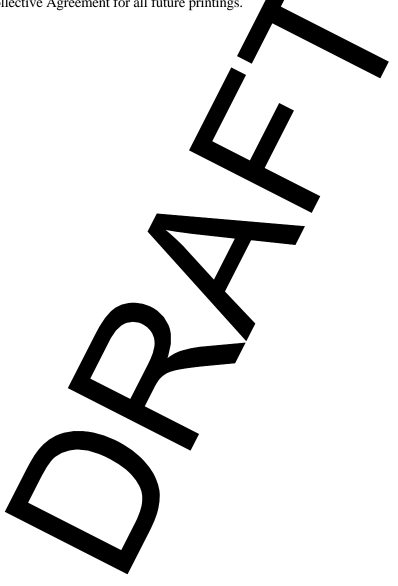
- 1. The College agrees that Article 15.1 "How work" language will not be changed or open for negotiations until November 1, 1997 without the constant both Parties.
- 2.In the first year of the Agreement to October 31, 1989, a maximum of two (2) positions will be established to include Saturday and Sunday in the egular work week.

SIGNED ON BEHALF OF THE UNION:

SIGNED ON BEHALF OF THE EMPLOYER:

Re: Alphabetical listing of Collective Agreement

The Parties agree there will be an alphabetical ling of the Table of Contents located at the end of the Collective Agreement for all future printings.



Employment Equity

The Parties recognize there is a need to review E ployment Equity with respect to the following four (4) categories of people:

1) Women; 2) Aboriginal people; 3) Persons the disast (4) Visible minorities.

The Parties therefore agree to:

- (a) establish a College-wide committee consisting of equal representation of Staff (BCGEU), Faculty, and Administration; and
- (b) an ex-officio administrator will be a staff officer to the Committee.

The mandate of the Committee will be to:

- (i) develop a database of em
- (ii) examine recruiting, hiring, an como n policies; and
- (iii) make recommendations as necessary to the Principles for the implementation of an Employment Equity Program.

It is agreed that are recommendations and by the Committee are not binding and are subject to Agreement by the College are the respection.

Pay Equity

The Parties agree that the purpose of Pay Equity is o eliminate the bias against work traditionally done by women in the workplace.

The issue of Pay Equity will be referred to wint One and Employer committee. The Committee will consist of equal representation from the imployer and to a maximum of two (2) voting representatives from each Party. Either is both Parties may explied the committee to include resource person(s) as ex-officio. Ideally, at least by percent (50%) of the representation of each group (Employer and Union) will be female. The prima objective of the committee will be to adjust or replace the current job evaluation plan with a gender-neutroplan; the immittee will not be restricted to this as its sole option.

The Parties further agree the cost of Page 11 adjustments will not be costed or integrated into Collective Agreement bargaining.

No employee shall have his/her salary reduced or red-creled as a result of the implementation of the new Job Evaluation Plan.

The parties agree it may be necessary to example and the pay grid beyond the current level 15.

JOB SHARING

(Note: This provision becomes effective January 1, 1995)

The following outlines the circumstances under which job sharing may occur, and the terms and conditions of job sharing.

Definitions:

Job SharingA voluntary work arrangement is which two (2) the employees adjust the number of hours they work be written agreement to care the responsibility for one (1) full-time regular osition.

Job Sharing Proposal A document initived by trace (2) regular employees, which outlines their request to become part-time gular employees and recommends how the duties of a position position of the position

Job Sharing ArrangementWhere two (2) part-time employees perform the duties of a position previously time regular employee.

PartnersRegular employees particularly job sharing arrangement.

Hours of WorkNo more than, nor less a eighteen (18) hours per five (5) day period per partner.

Criteria:

Job sharing properties may be the stated where:

70.14.2 one of the considering arrangement already occupies the regular full-time position under considering and has completed the trial period. The second partner must have completed the trial period because the position and make the performance of the position and make the performance of the position without additional training. Both partners must be performing the current positions satisfactorily;

or

70.14.3 two partner with the necessary education, skills, knowledge and experience, apply for one (1) full-time regular vacancy, as one (1) application, and both are selected as a single application as the successful candidates for the position. Applications of this nature will be subject to the provisions of Article 28 of the Collective Agreement. Disputes regarding selection decisions made with respect to applications submitted in accordance with this clause will be referred to the grievance and arbitration procedure of the Collective Agreement.

Procedures for Job Sharing Proposals:

Proposals for job sharing arrangements will be forwarded to the appropriate excluded supervisor with copies to Personnel and Labour Relations, the BCGEU Staff Representative, and the BCGEU Chairperson. Job sharing proposals shall include the following information:

- -A written statement signed by both partners requesting part-time employment in order to job share as outlined in the proposal;
- -Information on the qualifications and experience the proposed partner who is not currently performing the position in question, or, if the proposal is a made pursuant to criteria (b) above, information on the qualifications and experience of both partner must be submitted;
- -A copy of the partner's most recent perform ce evaluation or, if the proposal is being made pursuant to criteria (b) above, copies of both partners cost recent perform ce evaluation must be submitted;
- -A description of how the job duties and y consibilities may be shared;
- -A description of the arrangements the partners and make to share necessary information with each other, with students, with colleagues, and with the spervisor;
- -A proposal of how workload priorities will semined by the partners on an on-going basis;
- -The proposed start date for the job sharing arrangement,
- -The proposed work schedule is the job shang arrangement.

Procedures for Approval of Job S. Proposals

Approval of the job at the discretion of the excluded supervisor. The job sharing rangemen proposal will be rev appropriate, xcluded supervisor and a copy of the supervisor's decision will ed by be sent to Persona and to the Union. Any objections to the supervisor's decision and Lab agement Relations Committee within fifteen (15) days for discussion and must be referred. he Labo rties agree that Labour Management Relations Committee is the final avenue attempted reso The haring proposal. If approved, the job sharing arrangement will be confirmed in for appeal of a den writing by appointing the haring partners as regular part-time employees. Appointments are subject to the applicabl tive agree. provisions. Acceptance of the appointment by the partners must be in excluded supervisor. The appointment letter shall indicate that the employee's writing t reased up to full-time, if required and with as much notice as possible, to cover hours n temporarily b ne week or greater. the ot partner's absence

Terms Conditions

The total number—sharing arrangements shall not exceed five (5) at any one time. Job sharing arrangements will not result in increased cost to the College beyond that incurred by the overlap in hours of work resulting from the two eighteen (18) hour work weeks. The total hours per week to be shared between the partners will be thirty-six (36). Benefits, wage increments, seniority, vacations and statutory holidays for job sharing partners will be paid on a pro-rata basis, based on an eighteen (18) hour per week schedule per job sharing partner.

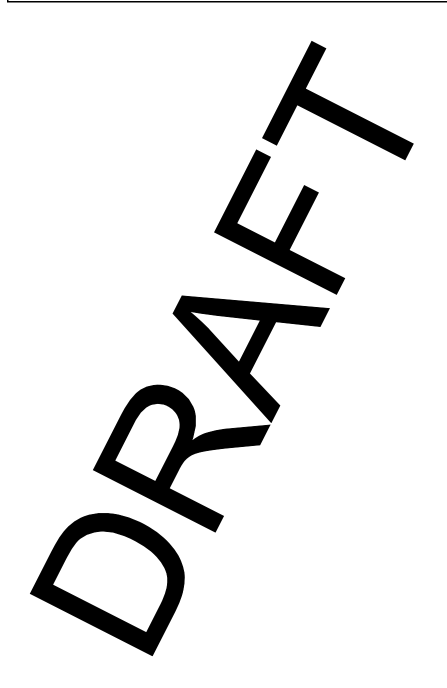
Procedures for Termination of Job Sharing Arrangements

- (a) The College may, due to bona fide operational reasons, upon thirty (30) days notice, terminate a job sharing arrangement. Notification of the termination will be given to the job sharing partners, Personnel and Labour Relations, the BCGEU Staff Representative and the BCGEU Chairperson. Subject to satisfactory performance, the most senior employee will be offered the full-time position. The onus will be on the junior employee to find alternate employment. In the event the most senior employee declines the offer of the full-time position, the onus is on that employee to find alternate employment, and the most junior employee, subject to satisfactory performance, will be offered the full-time position. Should the junior employee decline the offer of the full-time position, the onus is on that employee to seek alternate employment. The position will the revert to full-time regular status and be posted in accordance with Article 28 of the Collective A seement.
- (30)otice, terminate the job sharing arrangement. (b) Either job sharing partner may, upon this iete excluded supervisor, Personnel and Notification of the termination will be ven to the app Labour Relations, the BCGEU Staff Resessentative and the BCGEU Chairperson. Subject to satisfactory performance, the most senior employ will be offered the full-time position. The onus will be on the junior employee to find alternate en In the event the most senior employee declines the offer yment. oyee to find alternate employment, and the most junior of the full-time position, the onus n that er employee, subject to satisfactory cforman will be offered the full-time position. Should the junior employee decline the offer of the position, the onus is on that employee to seek alternate employment. The position will then rev full-time regular status and be posted in accordance with Article 28 of the Collective Agreement.
- (c) In the event that one of resigns, the other job sharing partner, subject to satisfactory performance, be offere the position on a full-time basis. Job sharing partners must en notice of resignation. If the remaining job sharing partner provide the College four (4) S V declines the full-time position, h vill revert to full-time and be provided sixty (60) days to propose and finalize another job share arrang ent. The onus is on the employee to seek alternate employment if osition or if she/he is unable to obtain an approved job sharing she/he declines the Il revert to full-time status and be posted in accordance with arrangement. In ne position at case Article 28 of th collective
- (d) The parties a that dections to terminate a job sharing arrangement are not grievable.

The Employer shall provide thousand three hundred sixty-six dollars (\$5,366.00) per year for this purpose. Further the cated for the poses of this Article that are unused at the end of any given fiscal year shall be represented by Education and Training Fund provided for in Article 21.

	SALARY SCALE - EFFECTIVE JANUARY 1, 1994 - DECEMBER 31, 1994					
	PAYLEVEL	A	В	C	D	E
I	HOURLY	13.87	14.11	14.39	14.69	15.01
	BIWEEKLY	970.69	987.54	1007.19	1028.31	1050.81
	ANNUALLY	25,238.00	25.676.00	26,187.00	26,736.00	27,321.00
П	HOURLY	14.11	14.39	14.69	15.01	15.29
	BIWEEKLY	987.54	1007.19	1028.31	1050.81	1070.46
	ANNUALLY	25,676.00	187.00	26,736.00	27,321.00	27,832.00
Ш	HOURLY	14.39	14.	15.01	15.29	15.65
	BIWEEKLY	1007.19	1028.31	1050.81	1070.46	1095.73
	ANNUALLY	26,187	26,736.00	2,321.00	27,832.00	28,489.00
IV	HOURLY	59	15.01	15.29	15.65	15.99
	BIWEEKLY	5.31	1050.81	1070.46	1095.73	1119.58
	ANNUALLY	2 36.00	27,321.00	27,832.00	28,489.00	29,109.00
V	HOURLY BIWEEKLY ANNUALLY	1050.81 27,321.00	15.29 1070.46 22.00	15.65 1095.73 28,489.00	15.99 1119.58 29,109.00	16.34 1143.46 29,730.00
VI	HOURLY	15.90	15.65	15.99	16.34	16.72
	BIWEEKLY	1075.	95.73	1119.58	1143.46	1170.12
	ANNUALLY	27,832	28,489.00	29,109.00	29,730.00	30,423.00
VII	HOURLY	65	15.99	16.34	16.72	17.14
	BIWEEKLY	73	1119.58	1143.46	1170.12	1199.65
	ANNUA	28,40	29,109.00	29,730.00	30,423.00	31,191.00
VIII	HOU AY BIY JKLY AY UALLY	15.99 29,109.00	16.34 1143.46 29,730.00	16.72 1170.12 30,423.00	17.14 1199.65 31,191.00	17.66 1236.19 32,141.00
IX	HO	16.34	16.72	17.14	17.66	18.14
	BIWED.	1143.46	1170.12	1199.65	1236.19	1269.88
	ANNUALLY	29,730.00	30,423.00	31,191.00	32,141.00	33,017.00
X	HOUN	16.72	17.14	17.66	18.14	18.66
	BIWEEKL	1170.12	1199.65	1236.19	1269.88	1306.42
	ANNUALLY	30,423.00	31,191.00	32,141.00	33,017.00	33,967.00
XI	HOURLY	17.14 1199.65 31,191.00	17.66 1236.19 32,141.00	18.14 1269.88 33,017.00	18.66 1306.42 33,967.00	19.22 1345.73 34,989.00
XII	HOURLY	17.66	18.14	18.66	19.22	19.81
	BIWEEKLY	1236.19	1269.88	1306.42	1345.73	1386.46
	ANNUALLY	32,141.00	33,017.00	33,967.00	34,989.00	36,048.00
XIII	HOURLY	18.14	18.66	19.22	19.81	20.43
	BIWEEKLY	1269.88	1306.42	1345.73	1386.46	1430.04
	ANNUALLY	33,017.00	33,967.00	34,989.00	36,048.00	37,181.00
XIV	HOURLY	18.66	19.22	19.81	20.43	21.05
	BIWEEKLY	1306.42	1345.73	1386.46	1430.04	1473.54

	ANNUALLY	33,967.00	34,989.00	36,048.00	37,181.00	38,312.00
XV	HOURLY	19.22	19.81	20.43	21.05	21.73
	BIWEEKLY	1345.73	1386.48	1430.04	1473.54	1521.35
	ANNUALLY	34,989.00	36,048.00	37,181.00	38,312.00	39,555.00



SALARY SCALE - JANUARY 1, 1995 - DECEMBER 31, 1995						
PA	AYLEVEL	A	В	C	D	E
I	HOURLY	13.94	14.18	14.46	14.76	15.09
	BIWEEKLY	975.54	992.46	1012.23	1033.46	1056.08
	ANNUALLY	25,364.00	25,804.00	26,318.00	26,870.00	27,458.00
п	HOURLY	14.18	14.46	14.76	15.09	15.37
	BIWEEKLY	992.46	1012.23	1033.4626,87	1056.08	1075.81
	ANNUALLY	25,804.00	318.00	0.00	27,458.00	27,971.00
Ш	HOURLY BIWEEKLY ANNUALLY	14.46 1012.25 26,318	1033.46 26,870.00	15.09 1056.08 2,458.00	15.37 1075.81 27,971.00	15.73 1101.19 28,631.00
IV	HOURLY	/6	15.09	15.37	15.73	16.07
	BIWEEKLY	3.46	1056.08	1075.81	1101.19	1125.19
	ANNUALLY	2 /0.00	27,458.00	27,971.00	28,631.00	29,255.00
v	HOURLY BIWEEKLY ANNUALLY	1056.0e 27,458.00	15.37 1075.81 71.00	15.73 1101.19 28,631.00	16.07 1125.19 29,255.00	16.42 1149.19 29,879.00
VI	HOURLY	15.37	15.73	16.07	16.42	16.80
	BIWEEKLY	1075	(01.19	1125.19	1149.19	1175.96
	ANNUALLY	27,971	28,631.00	29,255.00	29,879.00	30,575.00
VII	HOURLY	/3	16.07	16.42	16.80	17.22
	BIWEEKLY	19	1125.19	1149.19	1175.96	1205.65
	ANNUA	28,6a	29,255.00	29,879.00	30,575.00	31,347.00
VIII	HOU A' BIW JKLY AN JALLY	29,255.00	16.42 1149.19 29,879.00	16.80 1175.96 30,575.00	17.22 1205.65 31,347.00	17.75 1242.38 32,302.00
IX	HO BIWED. ANNUALLY	16.42 1149.19 29,879.00	16.80 1175.96 30,575.00	17.22 1205.65 31,347.00	17.75 1242.38 32,302.00	18.23 1276.23 33,182.00
X	HOUA.	16.80	17.22	17.75	18.23	18.76
	BIWEEKIA.	1175.96	1205.65	1242.3832,30	1276.23	1312.96
	ANNUALLY	30,575.00	31,347.00	2.00	33,182.00	34,137.00
XI	HOURLY WEEKLY	17.22 1205.65 31,347.00	17.75 1242.3832,30 2.00	18.23 1276.23 33,182.00	18.76 1312.96 34,137.00	19.32 1352.46 35,164.00
XII	HOURLA	17.75	18.23	18.76	19.32	19.91
	BIWEEKLY	1242.38	1276.2333,18	1312.96	1352.46	1393.38
	ANNUALLY	32,302.00	2.00	34,137.00	35,164.00	36,228.00
XIII	HOURLY	18.23	18.76	19.32	19.91	20.53
	BIWEEKLY	1276.23	1312.96	1352.46	1393.38	1437.19
	ANNUALLY	33,182.00	34,137.00	35,164.00	36,228.00	37,367.00
XIV	HOURLY	18.76	19.32	19.91	20.53	21.16
	BIWEEKLY	1312.96	1352.46	1393.38	1437.19	1480.92
	ANNUALLY	34,137.00	35,164.00	36,228.00	37,367.00	38,504.00

XV	HOURLY	19.32	19.91	20.53	21.16	21.84
	BIWEEKLY	1352.46	1393.38	1437.19	1480.92	1528.96
	ANNUALLY	35,164.00	36,228.00	37,367.00	38,504.00	39,753.00

APPENDIX C

B.C.G.E. POSITIONS

ND

RESP TIVE PA. TELS

PAY LEVEL

JOB TITLE

This level is to be used sively for auxiliary on-call work of less than thirty (30) days duration, which encompasses less than half of six incipal duties of any job description in the bargaining unit.

It is agreed that Pay Level 2 is minated in Lix C.

3Bookstore Shipper/Receiver CPS Receptionist/Mail Clerk

Duri or/Receiver

FOR

esearch

4 Clerk T st II - Academic Division

pist II - Special Projects

cist/Receptionist

Commun. Sic School Clerk

isional Clear - Applied

Ma. Receiver Clerk

Native nguage Speaker

Personn Receptionist

Purchas g Clerk Typist

Regis s' Telephone Receptionist

5 As. Curriculum Clerk

Campus Clerk

Clerk Typist III

Clerk Typist III - Child, Family & Community Studies

Clerk Typist III - Commerce/Business

Clerk Typist III - Coquitlam

Clerk Typist III - Facilities

Clerk Typist III - Health Sciences

Clerk Typist III - Maple Ridge

Clerk Typist III - Performing Arts

Clerk Typist III - Psychiatric Nursing

Costume Assistant

Delinquent Accounts Clerk

International Education - Writer/Editor

Language Partner Program Assistant

Mail Clerk

Maple Ridge Clerk Typist

Math Advisor

PIO Assistant

Systems & Computing Clerk

Switchboard/Receiver Clerl

Switchboard/Receptionist

6 Administrative Clerk

Assistant Registration lerk

Audio Visual Attend

Bookstore Clerk

Building Service orker

Circulation/Interca.

Circulation/Serials Assist

Clerk Typist IV - Special Proje

Clerk - Student Services

Clerk - St

Clerk - Study Service Finance

Clerk - Studek Pervic - Placement

Collections Con. sistant

Computer Operator chnician

Carry cation/Peraging Arts Clerk

la Entir Vlerk

epartme I Assist

Departm Solution 1 - CJP

Qeparty Ital Assistant I - DSS

ental Assistant I - Prison Education

Regis. Receptionist/Records Clerk

Reference ation Assistant

Assista Editor - Event

Continue Education Assistant

Co-op acation Program Assistant

Qupling Operator

es Co-ordinator

Financial Aid Assessor

General Ledger Accounting Clerk

International Education Assistant

Jr. Research Assistant

Orientation/Graduation Clerk

Program Assistant

Records Assistant

Records Clerk

Registrars' Receptionist/Clerk

Technical Services Assistant - Catalogue/Processing

8 Accounting Assistant

Accounting Clerk

Accounts Receivable/Cashier

Administrative Secretary

Admissions Clerk

Assistant Nursing Lab Technicia

Audio Visual Library Ass't - E pment Booking

Audio Visual Library Ass't - tware Booking

Audio Visual Library Ass't

Benefits Clerk

Buyer

Circulation/Systems Assistant

Community Resource evelopment Ass't

Computer Support A Istant

Departmental Assignt II

Holds/Reserves/J clibrary an Lending Ass't

Maple Ridge Suppo

Overdues/Interlibrary Lo. rowing Ass't

Payroll Clerk

Program Assistant II

Psychiatr

Publicist A tant

Registrars' Ge al Cl

Registration Cle

Sr. Bookstore Clerk

Si es Assistan

I chnical rvices Gene I Assistant

9 ASL Cur

Qental 6 Technician

Designer - IMS

Grap. signer - PIO

Language a ural Assistant

Maintenance Technician I

Medi oduction Technician I

Senior Fords Assistant

Tech. Si ices Ass't - Catalogue

Tech. Services Ass't - Periodicals

Tech rvices Ass't - Acquisitions

10 Marketing Technician

Nursing Lab Technician

Research Assistant

Senior Accounting Clerk

Theatre Technician

Training Services Co-ordinator

11 Academic Advisor

CFCS Technician - ECE Focus

CFCS Technician - Interpersonal Skills Focus

Development Officer

First Nations Services Co-ordinator

International Education - Student Life Co-ord.

Lab Technician II

Learning Centre Assistant

Media Maintenance Technician II

Media Production Technician II

Micro Computer Technician

Program Assistant - VLIT

Project Technician - BOE

Publicist

Transition Planner

Tutor-Co-ordinator

Women's Centre Co-quanton

12 Audio Visual Seni Assistant

Bookstore Super

Enrolment/Account

Instructional Assistant -

Instructional Assistant - CJP

Payroll Supervisor

Print/Cire

Research & valuation lalyst

Senior Clerk

Senior Duplicath Crator

Technical Services it Supervisor

13 sessme Officer

omputin Science Line Pech III

Laborato III

Purcha g Supervisor

b Tech III (Head Injury)

14 Financial A. cement Officer

Supervisor

15 Biology aboratory Technician IV

Chemis Laboratory Technician IV

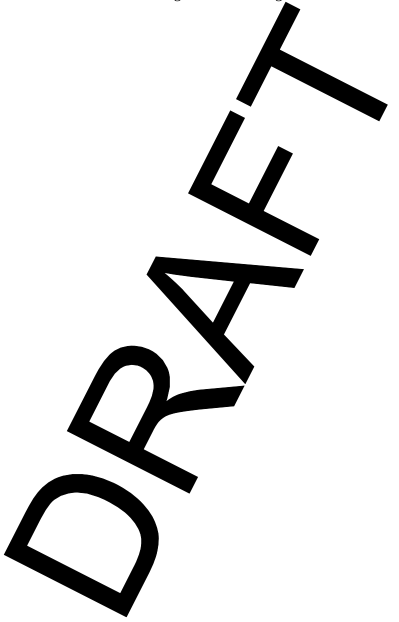
Physic aboratory Technician IV

Psyclogy Laboratory Technician IV

Geography Labora. Chnician IV

APPENDIX D

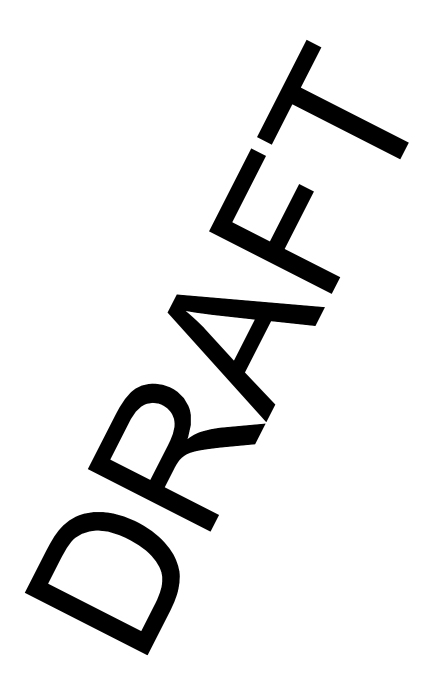
The parties agree to determine, through discussions at Labour Management Committee, provisions regarding the Long Term Disability Plan to be included in this Appendix for information purposes, based on discussions which occurred during the course of negotiations for the 1994/1995 Collective Agreement.



ALPHABETICAL LISTING

Article Page	Heading
25.06	Accident Victims, Transportation of60
14.03	Advance Notice (Technological Change)25
35.04	Agreement, Changes in
35.01	Agreement, Duration of
35.06	Agreement, Effective Date
3.04	Agreement, No Other4
1.01	Agreement, Purpose of
35.05	Agreement to Continue in Force84
LOU 8	ALPHA LISTING95
33.05	Application of Agreement80
22.06	Appointments, Medical and ental54
11.02	ARBITRATION
11.07	Arbitration, Amending Time Link19 Arbitration, Decision of
11.05	Arbitration, Decision of
11.01	Arbitration, Notification to Proceed to
11.04	Arbitration, Proce Arbitrator, Criteria
29.05	Arbitrator, Criteria k
11.06	Arbitrator, Expenses of19
	AUXILIARY EMPLOY79
33.06	Auxiliary employees, Annua acation80
33.01	Auxiliary 6 s, Appoint t79
2.02	Auxiliary imploy Definition2
33.07	Auxilia Employe , Heekl e elfare81 Barga Notice to84
35.02	Barga Notice to84
35.03	Barg on, Cor encement of84
3.01	Bargain. Defined3
3.02	Bargaining O
20.00	Ber Blan Bookle43 Insurance43
20.01 20.14	Benefits, Conception in Advances47
33.10	Ranafita Entitle at to 91
20.1	Benefit Coverage uring Leave of Absence46
20.12	nefit Coverage Legislative Changes45
22.01	Be ment I we52
3.07	Bulletin5
12.03	Burden of Proof20
32.10	Business Insurance76
17.10	Call-Out Provisions37
32.14	Cashier Policy77
	CHECK-OFF OF UNION DUES10
29.02	Classification, Reasons for changes71
15.05	Clean-Up Time30
3.13	Committees, Future8
1.03	Conflict with Regulations of the Employer1

2.03	Consultation or Discussion2
4.02	Contracting Out9
LOU 5	CO-OPERATIVE EDUCATION STUDENT TRAINING PROGRAM PLACEMENT91
3.03	Correspondence with the Union4
10.01	Definition of Grievances14
2.07	Definition of Layoff
20.04	Dental Plan43
10.12	Deviation from Grievance Procedure17
	DISCHARGE, SUSPENSION, AND PLINE19
12.01	Discipline Procedure
10.11	Dismissal or Suspension Grievan
21.01	Education & Training Fund47
21.02	Education & Training Fund, A Junt & Committee47
3.12	Employee Assistance Program
	EMPLOYEE WORKLOAI
	EMPLOYEES
19.07	Employees, New
	EMPLOYER AND UNION SHA. SQUAINT NEW
	EMPLOYEES
	EMPLOYER-UNION RELATIONS12
	EMPLOYER'S R'
LOU 9	
32.01	Equal pay
28.06	Evaluation Reports68
LOU 1	EXCLUSIONS86
20.02	Extended Popularity43
11.03	Failure to appoint bitrator 19
27.04	Failure Reach A cement
22.05	Failure Reach A sement
3.13	Future 88
1.02	Future 1
1.04	Gender and S. Terms1
	CDESTANCES14
10.10	nevane pending of Time Limits17
10.08	Grievances, Face to Act17
10.13	Grievances, Poli
10.0	Grievances, Step16
10.14	ievances, Technical Objections to18
10.02	On sees, V al15
10.04	Grievane 15
20.03	Group Life and Long-Term Disability Insurance .43
12.06	Harassment, Personal21
12.07	Harassment, Personal - Complaint Procedure22
12.05	Harassment, Sexual21
10.0=	HEALTH AND WELFARE43
18.05	Holiday Coinciding with a Day of Vacation39
18.03	Holiday Falling on a Day of Rest39
18.02	Holidays Falling on Saturday or Sunday38
18.04	Holiday Falling on a Scheduled Work Day39



18.06	Holiday Pay39 HOLIDAYS38
33.08	Holidays, Paid, Auxiliary Employees81
18.01	
LOU 6	Holidays, Paid, Regular Employees38 HOURS OF WORK93
LOU 6	
15 01	HOURS OF WORK28
15.01	Hours of Work
15.08	Hours of Work, Changes in Work Sched
15.02	Hours of Work, Standard Work Day
1.05	Human Rights Act
25.10	Indemnity
25.03	Industrial First Aid Requirements59
25.05	Injury Pay Provision
20.06	JOB CLASSIFICATION AND SECLASSIFICATION70
29.06	Job Classification, Existing Sc72
29.01	Job Classification, Preamble Job Classification, Resolution of Disputation, 70
29.04	
29.08	Job Descriptions7
28.01	Job Postings
28.03	Job Postings, No Outside Advertis67
LOU 4	JOB TRAINING FOR STUDENTS IN SONSUMER AND JOB PREPARATION PROGRAM FOR ADULTS WITH SPECIAL 89
34.02	Laboratories
31.02	LABORATORY HOL
34.08	Laboratory Technicians W 100 hrs/week
34.00	or less
34.04	Lab Techniques of Wo83
34.03	Lab Tech Cians, Apponsibilities82
34.05	Lab Technicians, Reponsibilities
34.01	Lab Te inicians, 12 John Time82
35.07	Laby Sode, Rarence to85
33.07	LABOS AGEMENT RELATIONS COMMITTEE13
14.08	Layoff, Conth. of Benefits27
2.07	Leaves, Collina of Beliefits
14.07	yon, 1. of Recall From27
14.01	Layoff, Regular imployees24
14.01	LAY-OFF AND ECALL24
14.0	Layoff and Reca Application of25
33.04	yoff and Rec Auxiliary Employees80
22.03	Le Cov Appearances53
22.03	Leave, e
22.08	Leave, would for Elections 153
LOU 7	MARKING TIME94
34.07	Marking Time83
23.01	Maternity Leave55
23.04	
32.11	Maternity Leave, Extension of57 Meal Allowance76
15.03	Meal Periods30
20.11	Medical Examination45
32.09	Mileage Allowance75
JZ.U9	IVITICARE ATTOWATION/ J

21.07	Orientation Committee51
32.16	Overpayment of Salary and Allowance78
17.08	OVERTIME35
17.05	Overtime Compensation36
17.01	Overtime, Definition of35
17.02	Overtime Entitlement35
17.06	Overtime Meal Allowance37
17.07	Overtime, No Layoff to Compensate
17.09	Overtime for Part-Time Employees
17.03	Overtime, Recording of
17.08	Overtime, Right to Refuse
17.04	Overtime, Sharing of
23.02	Parental Leave
	PARENTAL LEAVES55
32.02	Paydays
LOU 10	PAY EOUITY97
PAY L	LEVELS02
32.03	Pay, Rates73
32.08	Pay on Temporary Assignme75
	PAYMENT OF WAGES AND A WANCE73
	PERSONAL DUTIES
21.08	Personnel Development Committee1
28.11	Personnel Files
3.09	Picket Lines, Right Refuse to oss5
29.09	Position, New
29.10	Positions, New, No Dela, Ling72
APP. C	POSITIONS AND RESPECTIVE PAY102
28.02	Postings, Lympus in in
34.06	Preparati Time, b Technicia83
	PREAM (LE1 Prompton
2.04	Prome on2
32.07	Proposition or Recussification, Rate of Pay75
28.05	Promone Period67
	PROMOTION D STAFF CHANGES65
22.02	Pul 1: Duties53
14.06	voff Without Posting27
14.04	Recall, Rights Procedure26
29.11	Reclassification Position72
13.0	Re-employment er Resignation23
2.05	gular Employ, Definition2
14.05	Rep. 2 Ter Employees26
15.06	Reporting ons and Reporting to Work31
17.11	Rest Interval38
15.07	Rest Periods31
29.03	Retroactivity71
12.02	Right to Grieve, Discipline, Suspension or
	Discharge20
12.04	Right to Grieve Other Disciplinary Action20
28.10	Right to Grieve, Promotion, Demotion, Transfer.70
25.02	Safety Committee58

	SAFETY & HEALTH58
25.01	Safety and Health, Conditions58
25.08	Safety and Health, Courses62
APP.A	SALARY SCALE98
15.04	Scheduling of Hours30
28.09	Selection, Notification to Employee and Union .69
28.07	Selection Panels69
	SENIORITY23
33.02	Seniority, Auxiliary Employees
13.01	Seniority Defined27
13.05	Seniority on Demotion
13.02	Seniority List2
33.03	Seniority, Loss of, Auxiliary Emp /ees79
13.03	Seniority, Loss of, Regular Employees23
23.03	Seniority Rights on Re-Employent57
28.04	Seniority, Role in Promotion and Transfers67
14.09	Severance Pay 28
16.01	Shift, Definition of37
16.02	Shift Premiums
16.03	Shift Schedules, Notice of
25.09	Shift Workers62
	SHIFT WORK32
16.04	Shift Work Rotati
16.05	Chifts Evelonge of
16.07	Shifts, Split
16.06	Short Change Over34
20.08	Sick Leave, Employee to In Employer44
20.10	Sick Leave le for45
20.09	Sick Lear Form
20.05	Sick Lege Policy44 Specific Leave54
22.07	Specie Leave54
	SPE L AND THER LEAVE52 STAFF G AND DEVELOPMENT47
	STAFF G AND DEVELOPMENT47
	STATUTOR . UDAYSSee Paid Holidays
3.06	Steels Rights of4
LOU 3	SSISTANTS88
33.11	Study Benefit. uxiliary Employees)82
21.06	Study Benefits (gular Employees)51
32.0	Substitution Pay
29.07	bstitution Pay Lieu of Formal
`	A. ficati72
8.04	Technic mation13
	TECHNOLOGICAL CHANGE64
27.06	Technological Change, Alternate Provisions65
27.03	Technological Change, Collective Bargaining64
27.01	Technological Change, Definition64
27.02	Technological Change, Notice of64
LOU #2	TEMPORARY POSITIONS - LOU #287
	TERM OF AGREEMENT84

10.07	Time Limit to Reply at Step 316
10.05	Time Limit to Reply at Step 216
10.09	Time Limit to Submit to Arbitration17
10.03	Time Limits to Present Initial Grievance15
3.10	Time Off for Union Business6
27.05	Training65
21.03	Training, Criteria47
21.04	Training Fund, Administration of
21.05	Training, Labour Management
28.12	Transfer Without Posting
32.12	Transportation for Employees
32.13	Transportation - Go Green
2.06	Travel Status
28.05	Trial Period, Promotion67
3.05	Union Activity, No Discriming In for4
8.02	Union Bargaining Committee
22.02 3.08	Union Duties53 Union Insignia5
26.03	Union Label
3.11	Union Meetings
28.08	Union Observer69
3.14	Union, Open Management Committee8
3.14	, r
8.03	UNION RECOGN Union Representation
8.01	Union Representation 2 Other12
0.01	UNION SECURITY 9
4.01	UNION SECURITY9 Union Security9
32.15	Upgrading etions, Emer
	Respon dity 7
	Upgrading actions, Emp. er Responsetity
19.10	Vacate I, Approv
19.11	Vac Call-F k on42
19.12	Vacation ver42
19.02	Vacation Entre tin Full Calendar Years39
19.01	Voca Entitlemen. complete Year39
19.09	acatton41
19.03	Vacation, Prin Vime Period40
19.06	Vacation Relief41
27.0	Vacancy, Priority 165
19.05	cation Sched s41
19.04	Prefrance40
19.08	Vacation duled41
25.07	Video Display Terminals60
32.04	Wage Increments74
33.09	Wage Increments, Entitlement to81
32.05	Wages74
32.17	Weekend Premium78
25.04	Work Conditions, Unsafe59
06.01	WORK CLOTHING63
26.01	Work Clothing, Supply of63
	WORK ENVIRONMENT58

24.01 Work Environment, Joint Consultation58

SIGNED ON BEHALF OF THE UNION:	SIGNED ON BEHALF OF THE EMPLOYER:
John T. Shields, President	Marian Exmann, Labour Relations Manager
Anne Fenton, Bargaining Committee	Gordon Gilgan, Dean, Academic Division
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Barba Offen, Staff Representative	Wendy Davies, Personnel Assistant**
Signed thisday of	, 19