

AGREEMENT

THE DUFFERIN-PEEL ROMAN CATHOLIC SEPARATE SCHOOL

AND

THE DUFFERIN-PEEL LOCAL OF THE ONTARIO ENGLISH CATHOLIC ..., TEACHERS ASSOCIATION OCCASIONAL TEACHERS

SEPTEMBER 1, 1992

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То

AUGUST31, 1994

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THIS AGREEMENT made as of the 1st day of September, 1992

BETWEEN

THE DUFFERIN-PEEL ROMAN CATHOLIC SEPARATE SCHOOL BOARD

(hereinafter called the "Board")

OF THE FIRST PART

- and -

THE DUFFERIN-PEEL LOCAL OF THE ONTARIO ENGLISH CATHOLIC TEACHERS' ASSOCIATION OCCASIONAL TEACHERS

(hereinafter called the "Association")

OF THE SECOND PART

ARTICLE 1 - DEFINITIONS

1.01

- (a) "Teacher" shall mean any employee of the Board who tails within the term 'teacher' as defined in the School Boards and Teachers' Collective Negotiations Act, RS.O. 1990, c. 464, and who is engaged in a teaching function.
- (b) "Occasional Teacher" shall mean an 'occasional teacher' as defined in the Education Act R.S.O. 1990, c. 129, i.e., a person who holds a valid certificate of qualification or a letter of standing as a teacher in an elementary or a secondary school in Ontario and who is employed to teach as a substitute for a permanent, probationary or temporary Teacher who has died during the school year or who is absent from his/her regular duties for a temporary period that is less than a school year and that does not extend beyond the end of a school year

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(c)

- (i) "Assigned Occasional Teacher" shall mean an Occasional Teacher with whom the Board has signed an 'assigned occasional contract' (previously called a "short-term engagement") of employment for a period of twenty (20) or more consecutive teaching days as a replacement for a Teacher. In determining whether to grant an assigned occasional contract, the Board shall not regard Professional Development days, or statutory holidays as breaking the consecutiveness of the teaching days involved, but neither a Professional Development day nor a statutory holiday shall be regarded as a teaching day
 - (ii) The assigned occasional contract referred to in clause (i) above shall be dated and shall specify the assignment and its maximum duration. Where possible, the said contract shall be signed prior to the beginning of the assignment.
- (d) *Casual Occasional Teacher shall mean any Occasional Teacher employed by the Board as other than an Assigned Occasional Teacher.

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When the context so requires, the singular shall include the plural and the masculine shall include the feminine

ARTICLE 2 - RECOGNITION AND SCOPE

2.01

The Board recognizes the Association as the exclusive bargaining agent for all Occasional Teachers employed by the Board in its schools in the Regional Municipality of Peel and County of Dufferin

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No Teacher as defined in Article 1.01 (a) above shall be covered by this Agreement However, a person who is employed by the Board as a Teacher in respect of a part-time employment, and who is accepted by the Board for additional employment as an Occasional Teacher, shall be covered by this Agreement in respect of such occasional teaching employment.

ARTICLE3 - MANAGEMENT RIGHTS

3.01

The right to manage and conduct the business of the Board is vested exclusively with the Board and its administration save and except to the extent specifically modified by a provision of this Agreement

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Without limiting the generality of the foregoing the Board's rights shall include

- (a) The right to hire, assign, evaluate, promote, demote, transfer and to determine personnel requirements;
- (b) The fight to determine, alter and eliminate services, programs and courses offered,
- (c) The right to discipline, including disciplinary demotion;
- (d) The fight to discharge Occasional Teachers.
- (e) The fight to determine the number of Occasional Teachers to be employed, the number of students to be allocated to a program, class rite, and subject to be taught;
- (f) The right to designate or establish departments, organizational units or areas of study.
- (g) The right to select individuals to positions of responsibility, a d to determine job functions

3.03

The provisions contained herein shall not be construed as to prejudicially affect the rights and provisions with respect to the employment of Teachers, including Occasional Teachers, enjoyed by Roman Catholic and Protestant Separate School Boards under the Constitution Act. 1867 (formerly named the British North America Act. 1867)

3.04

(a) An Occasional Teacher who has been on the Board's Occasional Teachers' List tor two (2) or mom complete school years and who has taught for the Board for at least one hundred (100) complete school days as an Occasional Teacher within the two (mmediately preceding school years may file u grievance if he/she believes he/she has been unjustly removed from the Board's Occasional Teachers' List on two (2) or more complete school /years and who has been on the Board's Occasional Teachers' List for two (2) or more complete school /years and who has not taught for the Board for at least one hundred (100) complete school days as an Occasional Teacher within the two for the Board's Occasional Teachers' List for two (2) or more complete school /years and who has not taught for the Board for at least one hundred (100) complete school days as an Occasional Teacher within the two immediately preceding school years shall not have any recourse to grievance nor arbitration procedures the/she is removed from the Board's Occasional Teachers' List

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(b) An Occasional Teacher who has been on the Board's Occasional Teachers' List for less than two (2) complete school years and who has taught for the Board for at least one hundred and eighty-five (185) complete school days as an Occasional Teacher may file a grievance if he/she believes he/she has been unjustly removed from the Board's Occasional Teachers' List. An Occasional Teacher who has been on the Board's Occasional Teacher's List for less than two (2) complete school years and who has not taught for the Board for at least one hundred and eight-five (185) complete school days as an Occasional Teacher shall not have any recourse to gnevance nor arbitration procedures if he/she is removed from the Board's Occasional Teacher's List.

ARTICLE 4 - NO CESSATION OF WORK

4.01

Neither the Association nor any Occasional Teacher, shall take part in or call or encourage any strike, sit-down, slow-down, any suspension of work, picketing or other concerted or individual activity designed to restrict or limit the operations of the Board. In the event of any such activity, the Association through its officers and representatives will instruct the Occasional Teachers involved to return to work and perform their usual duties and if advisable, resort to the grievance procedure provided herem. The Board shall not engage in any lockout of the Occasional Teachers "Lockout" shall be as defined in the Labour Relations Act, R S.O. 1980, Chapter 228, as amended from time to time Notwithstanding the foregoing. Occasional Teachers may strike and the Board may lock out Occasional Teachers in accordance with the provision of the Labour Relations Act.

ARTICLE 5 - ASSOCIATION SECURITY

5.01

In every pay period in which an Occasional Teacher receives a pay cheque, the Board shall deduct from such pay the appropriate amount of dues as authorized by the Constitution of the Association and directed by its Executive

5.02

Dues deductions made as in Article 5.01 shall be forwarded to the Provincial Secretary Treasurer of the Association. such deductions shall be accompanied by a hist indicating the Occasional Teacher's name. Social Insurance Number and the amount of the dues deducted

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The Association shall indemnify and save the Board harmless from any claims, suits, judgements, attachments, and from any form officiability as a result d such deductions authorized by the Association.

5.04

Within thirty (30) calendar days of employment with the Board, the Occasional Teacher shall become a member of the Association

ARTICLE 6 - ASSOCIATION REPRESENTATION

6.01

The Association may appoint of otherwise select a bargaining committee which shall be composed of not more than four (4) Occasional Teachers. Such committee shall represent the Association in all negotiations with the representatives of the Board for a renewal of this Agreement.

6.02

Negotiating meetings shall take place outside school hours. If the Board requests, and the bargaining committee agrees, to meet during school hours, members of the bargaining committee who attend negotiation meetings with the Board at times when they would otherwise be performing occasional teaching duties for the Board, or would otherwise be available to be called in for occasional teaching duties, shall be entitled to receive the appropriate daily rate (or portion thereof) for Casual Occasional Teachers for arch day (or portion thereof) spent attending such meetings. The Association shall notify the Board in writing of the names of its officers and members of the bargaining committee and of any changes therein from time to time.

ARTICLE 7 - MISCELLANEOUS

7.01

The Board shall provide bulletin boards in each school accessible to the Occasional Teachers and upon which the Association shall have the right to postnotices of meetings and other notices approved by the Board.

7.02

All correspondence between the Board and the Association arising out of this Agreement, or incidental thereto, shall pass to and from the Superintendent of Employee Relations and the President of the Association

ARTICLES - NO DISCRIMINATION

8.01[,]

There shall be no discrimination by the Board or the Association or any Occasional Teacher against any Occasional Teacher because of membership or nonmembership in any lawful union or lawful activity therein

8.02

Every Occasional Teacher in this bargaining unit has \bullet right to be free of sexual harassment in the workplace

ARTICLE 9 - BOARD - ASSOCIATION MEETINGS

9.01

The Board agrees that representatives of its management, will meet the officers of the Association periodically, to discuss matters dimutual concern. The Association shall provide a proposed agenda with any request for such a meeting.

ARTICLE 10 - GRIEVANCE PROCEDURE

10.01

Should any difference, thereinafter called a "grievance") arise between the Board and any Occasional Teacher as to the interpretation, application, administration or alleged violation of this Agreement; an earnest effort to settle such grievance without undue detay shall be made in the following manner

- STEP 1 The griever shall first submit the problem for a verbal discussion with the Superintendient of Schools concerned. No gnevance shall be considered where the events giving note to it occurred or originated (and the Occasional Teacher became or ought to have become aware of such occurrence or origination) mom than seven (7) working days before lodging of the verbal grievance
- STEP 2 If within two (2) working days from the time verbal representations were made to the Superintendent of Schools concerned a decision satisfactory to the Occasional Teacher is not given; or, no decision is given, then the grievance may be reduced to writing and within five (5) working days presented to the Superintendent of Employee Relations. The written grievance must contain a concise statement of facts complained of and the redress sought, must specify the article or articles hereof allegedly violated, and must be signed by the Occasional Teacher. The Superintendent of Employee Relations or designate may request that a meeting be held to discuss the grievance. This grievance meeting will be held within ten (10) working days. In any event a reply in writing within

STEP 2 continued

five (5) working days of the receipt b) the grievance or within five (5) working days of the grievance meeting will be given, but not thereafter, the grievance may be processed to Step 3.

STEP 3 The grievor may present the written grievance to the Grievance Committee of the Board The Grievance Committee shall attend with the grievor at a meeting held for this purpose within ten (10) working days of the receipt by the Committee The decision of the Grievance Committee shall be given in writing within four (4) working days

10.02

Referral to Arbitration

If final settlement of the everyance is not reached at Step 3 above, it may then be referred to a Board of Arbitration by either Party as provided in Article 11 at any time within ten (10) working drys after the decision is given in Step 3, but not thereafter, and if no such written request is received within the time limit, then it shall be deemed to be abandoned

10.03

Definition of Working Day

For purposes of Articles 10 and 11 a "working day" shall be defined as a day other than Saturday, Sunday α a school holiday

10.04

Employer Representation

The Employer representation on prevances shall consist of three (3) such representatives as art appointed by the Employer, and additional Board resource staff as required

10.05

Association Representation

The Employer will recognize a committee of no more than three (3) representatives of the Association for gnevance meetings

10.06

Association Policy Grievance

An Association policy grievance, which is defined as an alleged violation U this Agreement which affects all or a substantial number of employees, may be lodged by the President of the Association in writing with the Supernitemedent of Employee Relations at Step 2 di the grievance procedure at any time within ten (10) full working drys after the drownstances giving rise to such grievance occurred or originated, and if it is not satisfactorily settled, if may be proceeded to Step 3 and to arbitration in the same manner and to the same extent as the grievance of an Occasional Teacher

Board Grievance

A policy grevance of We Board shall be in writing and my be initiated by the Supernitement of Employee Relations by detivering the grievance to the Association If any such grevance is not settled Whin ten (10) working days of the date of such delivery, the Board may refer the grevance to arbitration under Article 11.

10.08

Individual's Grievance

The right of the individual Occasional Teacher or groups of Occasional Teachers to adjust their grievances personally with the Board through the regular supervisory channels and without the assistance of the Association is not restricted by this Agreement

10.09

Time Limits

The time limits specified in Articles 10.01 to 10.07 above may be extended by mutual agreement between the parties. Such agreements shall be in writing.

ARTICLE 11 - ARBITRATION

11.01

Arbitrability of Grievances

Both Parties to this Agreement agree that any grievance which has been properly carried through all the steps of the Grievance Procedure outlined in Article 10, and which has not been settled, may be referred to a Board of Arbitration.

11.02

Composition of Arbitration Board

The Board of Arbitration will be composed of one person appointed by the Board, one person appointed by the Association and a third person chosen by the other two nominees to the Arbitration Board.

11.03

Single Arbitrator May be Proposed

Notwithstanding the conditions set out in Article 11.02, a Single Arbitrator may be proposed by either Party and if such agreement is reached, then the conditions of Article 11.02 shall be disregarded

11.04

Naming of Nominees

Within five (5) working days of recent of notice of Arbitration, (as set out in Article 1002), which shall contain the name of that Party's proposed nominee to the Arbitration Board, the other Party shall respond in writing with the name of its nominee.

Alternative Method of Selecting Chairperson

should the two nominest fail to agree upon the third person to be named as a Chairperson, then within seven (7) days of the notification set out in *Mi* 11.04, the Minister of Labour for the Province of Omiario may be asked nominate a Chairperson

11.06

Decision is Pinal and Binding

The decision of the Board of Arbitration, or a majority thereof, shall be final a binding on both Parties. Failing a majority decision, the decision of t Chairperson shall be final and binding upon both Parties.

11.07

Board Confined to the Terms of the Collective Agreement

The Board of Arbitration shall IIII have the power to alter or change any of t provisions of this Agreement, α to substitute any new provisions for any exist provisions, α to give any decision inconsistent with the terms' and provision of this Agreement.

11.08

Payment of Board Members

Each of the **Parties** to this agreement will bear the expense and fees of a **Arbitrator named** by it, and the Parties will jointly bear the remuneration at $\exp m es$ of the **Chairperson**

11.09

Should either party withdraw a grievance within thirty (30) days prior to the Arbitration hearing date, that party will bear the full cost of any cancellation for charged by the Chairperson. This provision will not apply to arbitrations hear under Article 45 of the Labour Relations Ad

ARTICLE 12 · ACCESS TO RECORDS

12.01

If the Teacher Personnel Department receives a complaint from a student or h parent or a Board employee concerning an Occasional Teacher, the appropria Board administrator shall discuss the complaint with the Occasional Teacher the complaint or a memorandum thereof is Io be placed in the Occasion Teacher's file. She Occasional Teacher may make a written copy of the complain or memorandum and append his/her comments thereto

A copy of any principal's report on an Occasional Teacher shall be given to the report is adverse in nature the report shall be given to the Occasional Teacher as soon as possible after the incident and the Occasional Teacher may reply to such report within ten (10) days from receipt of the report. Such reply shall become a part of the Occasional Teacher's file

ARTICLE 13 - OCCASIONAL TEACHER LIST

13.01

The Board's Occasional Teacher List shall mean the total of any sub-fists kept by the Board's placement clerks

13.02

To be eligible for inclusion on the Occasional Teacher List, an Occasional Teacher must have an Ontario Teaching Certificate or a Letter of Standing from the Ontario Ministry of Education unless otherwise perinitted by the Board

13.03

At the time an Occasional Teacher is accepted for inclusion on the Occasional Teacher List, the Occasional Teacher must select from among the geographic areas designated as available by the Board one geographic area within which the Occasional Teacher wishes to accept occasional teaching assignments, and such Occasional Teacher shall then be placed on the sub-list of the appropriate placement cherk Notwithstanding the Occasional Teacher's selection of a particular geographic area, the Board may request an Occasional Teacher to work in another geographic and if required

13.04

Occasional Teachers shall notify the Teacher Personnel Department of the Board, m writing of any change of address and/or telephone number required by the Board to contact the Occasional Teacher regarding teaching assignments

13.05

An Occasional Teacher who is elected to the position of President of the Association shall, if the duries of the office are such that she/he is required to make heriael/himself unavailable for assignment, be retained on the Board's Occasional Teacher List In an inactive status during the period of such unavailability but not lor longer than (1) one school year at a time

13.06

The Association may, if it so chooses, designate one (1) Occasional Teacher to assist in Association Business if such Occasional Teacher thereby becomes unavailable for assignment, he/she shall be retained on the Boards Occasional Teacher List in an inactive status during the period of such unavailability but not for longer than one (1) school year at a time

The Association shall notify the Board of the unavailability of an Occasional Teacher under either Articles 13.05 or 13.06 above

13.08

An Occasional Teacher, who because of illness, maternity paternity or adoption of a child, becomes unavailable for assignment, shall be retained on the Board's Occasional Teacher List in an inactive status during the period of such unavailability, provided that such Occasional Teacher must make herself/himself available for assignment during the school year following the commencement of the period of unavailability to be retained on the Occusional Teacher Ust

13.09

Any Occasional Teacher becoming unavailable for assignment pursuant to Articles 13.05, 13.06, or 13.08 above shall inform the appropriate Assistant Supervisor, Supply Teacher Placement, of the date of commencement of and return from the period of unavailability

13.10

In the event an Occasional Teacher is suspended or removed from the Occasional Teacher List for disciplinary reasons, or the Occasional Teacher has been advised by the Superintendent of Employee Relations or designate that suspension or removal is being considered, the Occasional Teacher may request a meeting with the Superintendent of Employee Relations or designate to discuss the matter provided such request is made with reasonable promptness. At any such meeting the Occasional Teacher may be accompanied by the President of the Association or designate

13.11

On or about October 1, January 1, March 1, and May 1 of each school year. the Board shall provide the Association with the addresses, telephone numbers, and start date of all Occasional Teachers on the Board's Occasional Teacher List who do not object to the release of such information

13.12

- On a yearly basis an Occasional Teacher shall be given the opportunity to (a) indicate whether he/she is interested. In Assigned. Occasional Teacher positions, and the Board shall consult the roster of persons who have indicated such an interest before filling Assigned Occasional Teacher positions
- When I teacher under a probationary or permanent contract with the (Ъ) Board is prescheduled to be absent from leaching duty for a period of at least twenty (20) leaching days, but less than a school year, and the board decides to replace the contract teacher with an Occasional Teacher. the Board shall

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13.12 continued

endeavor to post the position on a bulletin board in each school, provided Human Resources' receives an approved request of such assignment one (1) month prior to the commencement. A copy of such postings shall be mailed to the President and Secretary of the Association.

- (c) The Board shall advertise permanent supply positions internally concurrently with the external advertisement
- (d) Assigned Occasional Teacher Postings and Permanent Supply postings which occur during July and August shall be mailed directly to the Association's President and Secretary

13.13

An Occasional Teacher who is included on the Occasional Teacher List shall make herself/himself available for assignment or otherwise provide reasonable grounds for refusing such assignment

13.14

An Occasional Teacher who refuses three (3) or more assignments within a period of twenty (20) school days and does not provide reasonable grounds for refusing such assignment or who cannot be contacted for assignments during r period d twenty (20) school days shall be deemed to have resigned from the Occasional Teacher List

ARTICLE 14 · REMUNERATION

14.01

Carual Occasional Teachers

The Board shall pay to Casual Occasional Teachers in respect of each dry of employment *is* an Occasional Teacher with the Board the following rate of pay

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Effective September 1, 1992

Basic rate	Statutory	Vacation	TOTAL
137.82	Holiday Pay 414	Pay 5.51	147.47

14.02

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Assigned Occasional Teachers

(a) An Assigned Occasional Teacher as defined in Article 1 shall be paid in accordance with the current salary grid applicable to the Board's Teachers less amount equivalent to the total of vacation and statutory holiday pry to which the Occasional Teacher is entitled under applicable legislation Placement on the salary grid shall be in accordance with the Assigned Occasional Teacher's recognized teaching experience and category placement 14.02 continued

as of the date of the assigned occasional contract. Payment on the Taschers' salary grid shall be retroactive to the first day of the assigned occasional contract. The Assigned Occasional Teacher shall be paid as set out herein until the termination of her/his assigned occasional contract or the assignment thereunder.

- (b) The vacation and statutory holiday pay to which the Assigned Occasional Teacher is entitled under apphcable legislation shall be added to the rates set out in 14.02 (a) above.
- (c) "Recognized Tesching experience" for the purpose of 14.02, (a) above means previous school teaching experience approved by the Board.
- (d) In determining an Assigned Occasional Teacher's category for placement on the salary grid, the Board will be guided by the manner of determining category placement set out in the Teachers' Collective Agreement.
- (e) It shall be the responsibility of the Assigned Occasional Teacher to provide the Board with her/his Qualifications. Rating Statement and any supporting documents no later than the end of the assignment.
- (f) If an assignment is not prescheduled as an assigned occasional position but turns into one for which the Board intends to grant an assigned occasional contract, the Occasional Teacher currently filling the position shall have the right to be considered for such assigned occasional contract along with other possible candidates

14.025

(a)

An Assigned Occasional Teacher employed on an assigned occasional contract for a penod of four (4) months or more shall be entitled to receive benefit coverage under the following conditions:

Subject to, and in accordance with, the terms and conditions set out in each Plan, the Board shall assume the undernoted contributions to the Plans, based upon full-time employment, of employees eligible to enroll in such Plans.

The agreement to pay the cost of a group benefit plan in whole or in part, shall not be construed as an intention or obligation on the part of the Board to pay or provide the benefits under any such group to any Assigned Occasional Teacher should any insurer fail or refuse to pay or provide same, in whole or in part

Subject to, and in accordance with the terms and conditions set out in each Plan, part-time Assigned Occasional Teachers shall be eligible for the benefits as described

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If a partitime Assigned Occasional Teacher is eligible and elects to participate In a Ran or Ran4 the Board will assume a portion of the undernoted percentage premium cost(s), such portion to be determined as fallows

Percentage of	Board share of
time worked by X part-time Assigned	premium cost for a full-time Assigned
Occasional Teacher	Occurional Teacher

The remainder of the premium cost shall be paid by the part-time Assigned Occasional Teacher

The Bond shall contribute the percentage of premium costs for full-time employees as hereinafter set out

(b) Life insurance

\$10,000 baric U/r insurance coverage will be provided....100% of required premiums

Additional optional overage at 3 x annual salary..... 80% of required premiums

- (c) Semi-private hospital coverage....100% of required premiums.
- (e) Denial Ran II based on current O.D.A. Fee Guide......90% of required premiums

Maximum Orthodontic \$3000. Maximum individual Datal \$2000

14.026

The Employer reserves the right to change employee benefit insurers or carriers at any time, providing that the benefits are equal or better, with notification to the executives of the Association

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All new or changed coverage of benefits negotiated into this Agreement, unless otherwise specified, will take effect the first day of the month following ratification

14.03

An Occasional Teacher who replaces an itinerant (acher shall be entitled to be reimbursed for mileage on the same basis as the junerant teacher would be entitled to reimbursement

14.04

Occasional Teachers shall be entitled to 6 of the dally rate for half day assignments

14:05

In the case of full-day assignments, Occasional Teachers shall receive a continuous and uninterrupted forty (40) minute lunch period exclusive of the allotted planning, preparation and evaluation time

ARTICLE 15 - REPORTING PAY

15.01

An Occasional Teacher who is called out for an assignment at a particular school shall be paid the appropriate rate for that assignment. In the event that an Occasional Teacher is called out for an assignment and that assignment is not available, the Occasional Teacher is required to contact the Placement Clerk for reassignment in order to qualify for payment for that day

ARTICLE 16 - SICK LEAVE CREDITS

16.01

An Assigned Occasional Teacher shall be entitled to two (2) days paid sick leave per month cumulative for the duration of the assigned occasional leaching assignment. Paid sick leave days will be credited at the beginning of the assignment

16.02

Sick leave credits shall be carried over from one assigned occasional teaching assignment to another to an accumulated total of fity (50) sick leave credits.

16.03

An Assigned Occasional Teacher must produce a medical certificate for an illness of five (5) or more working days. The Board may request such a certificate at any time for any duration of absence or waive the necessity of such certificate.

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ARTICLE 17 · BEREAVEMENT LEAVE

17.01

- (a) An Assigned Occasional Teacher shall be granted up to three (3) calendar days leave of absence with pay following date of death of a parent, spouse, child, sister or brother
- (b) An Assigned Occasional Teacher shall be granted one (1) dry bereavement leave in the case of the death of a parent-in-law, sister or brother-mlaw, child-in-law, grandparent or grandchild

ARTICLE 18 - JURY DUTY, SUBPOENA OR QUARANTINE

18.01

An Assigned Occasional Teacher who is absent from an assigned occasional teaching assignment by reason of a summons to serve as a juror, or I subpoend as a witness in any proceedings to which he/she is not party or one of the persons charged, shall be paid the difference between the normal samings and the psymmetric he/she receives as a juror or as a witness

18.02

An Assigned Occasional Teacher shall be entitled to her/his salary notwithstanding her/his absence from duty where, because of exposure to communicable disease, he/she is quarantmed or otherwise prevented by the order of the medical health authorities from mending upon her/his assigned occasional teaching duties

ARTICLE 19 - LEAVE FOR MOVING PURPOSES

19.01

The Director of Education may pant $m \in (1)$ day's leave to an Assigned Occasional Teacher for moving purposes. Any such day granted shall be deducted from the sick leave credits, if any accumulated during the assignment under Article 16.01, and any such day may be granted only once in any school year

ARTICLE 20 - WORKERS' COMPENSATION

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20.01

When an Occasional Teacher is awarded Workers' compensation the Teacher shall receive the amount of monies he/she would be eligible for, directly from the Workers' Compensation Board

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ARTICLE 21 - PROPESSIONAL DEVELOPMENT DAYS

21.01

An Assigned Occasional Teacher who is scheduled to work when there is a Professional Development day shall be required to participate in the scheduled professional activities and shall be paid for such day provided he/she attends and participates.

ARTICLE 22 - IN-SERVICE TRAINING

22.01

Once each school year, the Board will provide a full day paid in-service training program for Occasional Teachers In preparing such program, the Board will request input from the Association. The Board will endeavor, if possible, to hold such in-service program on the same day as the Ontario English Catholic Teachers' Association sponsored Professional Development Day.

ARTICLE 23 - DURATION OF AGREEMENT

23.01

Save as otherwise set out, this Agreement shall have effect from the 1st day of September, 1992 to the 31st day of August, 1994. This agreement shall continue to have effect after August 31st, 1994 unless either party gives notice to the other to negotiate its renewal

ARTICLE 24 - NOTICE OF RENEWAL

24.01

Either party hereto may give written notice to the other party within the month of April in the year in which the Agreement expires of its desire to negotiate for the renewal of this Agreement Negotiations for such renewal shall commence within thirty (30) days of notification ..

24.02

For the purpose of sending proper notices herein the following shall be the addresses of the respective parties.

President, Dufferin-Peet Local **Ontario English Catholic** Teachers' Association Occasional Teachers 6435 Edwards Blvd Suite 3 Mississauga, Ontario 15T 2P7

Superintendent, Employee Relations The Dufferin-Peel Roman Catholic. Separate School Board 40 Matheson Blvd West Mississauga, ON 15R 1C5

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Any notice given under this Agreement shall be deemed given and received as of the business day immediately following the date of mailing

ARTICLE 25- DISTRIBUTION OF AGREEMENT

25.01

The Board shall usue a printed copy of the Agreement to each employee and the Association will pay half of the cost of all copies up to a maximum of \$800.00

25.02

The Board shall arrange for translation of the Agreement into French and will provide copies of the translation to all Occasional Teachers working under Part XII of the Education Act requesting same.

25.03

Interpretations of this Agreement shall be based on the original English document, signed and dated by the parties to the Agreement.

THE DUFFERIN-PEEL ROMAN CATHOLIC SEPARATE SCHOOL BOARD

DUFFERIN-PEEL LOCAL OF THE ONTARIO ENGLISH CATHOLIC TEACHERS' ASSOCIATION OCCASIONAL TEACHERS

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LETTER OF UNDERSTANDING

Effective September 1, 1993 through August 31, 1994, the parties agree to monitor the concerns regarding the assignment and duties required of Occasional Teachers through the Staff Liaison Committee.

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LETTER OF UNDERSTANDING

The Board shall make available to Occasional Teachers the opportunity to enroll in its Semi-private, Major Medical, and Dental plans. Enrollment in the above plans shall be available on November 1 and March 1 of each school year provided that the Occasional Teacher pays the full cost of the benefit premiums for the balance of the school year at the time of election. Payment of benefit premiums must be in the form of a set of monthly cheques made payable to the Dufferin-Pael Roman Catholic Separate School Board.

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