

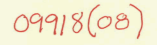




C.U.P.E. #3730

COLLECTIVE AGREEMENT

January I , 2008 to December 31, 2010



THIS AGREEMENT MADE FOR THE PERIOD JANUARY 1, 2008 AND DECEMBER 31, 2010 BETWEEN:

THE BOARD OF EDUCATION OF ST. PAUL'S ROMAN CATHOLIC SEPARATE SCHOOL DIVISION NUMBER 20 OF SASKATCHEWAN

HEREINAFTER CALLED THE "BOARD"

PARTY OF THE FIRST PART

-AND-

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 3730

HEREINAFTER CALLED THE "UNION"

PARTY OF THE SECOND PART

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GREATER SASKATOON CATHOLIC SCHOOLS MISSION

Education in the Catholic tradition is the lifelong process of seeking and coming to know God in the fullness of creation.

The purpose of the Greater Saskatoon Catholic Schools is to assist parents and the local Church community in the formation of students in heart, mind, body and spirit.

Catholic schools strive to provide an atmosphere of love in which students are inspired by hope in Jesus Christ and have their faith strengthened through the power of the Holy Spirit.



GREATER SASKATOON CATHOLIC SCHOOLS LOGO

A key feature of our logo is the perspective lines that represent rural and urban communities coming to forge a unique partnership. Reminiscent of rural landscapes, the lines merge into the towering structures of a "city" that is also a cross. The cross, in turn, is a growing tree of knowledge deeply rooted in the land and in the consciousness of Saskatchewan people.

Centred on the Bible, the rays of energy emanating from the cross reach into the expanded school division community through sharing and communication. The contemporary sans serif font demonstrates balanced proportions and has a timeless quality. Olive-green complements both the biblical as well as the "growing minds" context.

The result is a logo that is rich in symbolism and one that successfully illustrates our Division's stability and strength.

PREAMBLE:

NOW, THEREFORE, the Union recognizes that the school division is founded on the principles and values taught by the Roman Catholic Church and as such, it agrees that employees must respect such principles and values.

Whereas it is the desire of both parties to this Agreement to maintain and improve the existing harmonious relations between the Board and the Union, to promote cooperation and understanding between the Board and its employees, to recognize the mutual value of joint discussions and negotiations on matters pertaining to working conditions, hours of work, and scales of wages, to encourage effectiveness and efficiency of operation within the school division, and to promote the morale, well-being and security of all employees included in the bargaining unit represented by the Union, the parties of this Agreement do hereby enter into, establish, and agree to the following terms:

ARTICLE 1 - PUBLIC RELATIONS

- 1.01 The Union agrees that its members will do everything possible to create good public relations with every person or organization to whom the Board may be responsible.
- 1.02 It is agreed that an employee under this Agreement shall not regularly engage in outside employment if it interferes with employment with the Board.

ARTICLE 2 - TERM OF AGREEMENT

- 2.01 This Agreement shall be in force and effect on and from January 1, 2008 A.D., up to and including December 31, 2010 A.D., and from year to year thereafter unless notification of desire to amend be given in writing.
- 2.02 Either party may, not before November 1 and not later than December 1 preceding the expiry date hereof, give notice in writing to the other party to negotiate a revision thereof.
- 2.03 The parties to the Agreement may, by mutual consent, revise any portion of the Agreement during the term of the Agreement.

ARTICLE 3 - SCOPE OF AGREEMENT

- 3.01 This Agreement shall apply to all employees employed by the Board of Education of St. Paul's Roman Catholic Separate School Division #20 of Saskatchewan, except the:
 - 1) Members of LEADS (League of Educational Administrators Directors and Superintendents).
 - 2) Teachers employed and functioning as such.
 - 3) Members of CUPE Local #2268.
 - Students employed through Governmentgrants/programs during the period May 1 - August 31.
 - 5) Employees serving in the capacity of Elder.
 - 6) All other out-of-scope positions as of January 1, 2008 as per the attached letter of understanding.

- 3.02 The exclusion from this Agreement of any other position shall be a matter of negotiation between the Union and the Board. Where no agreement can be reached the Board or the Union may submit the matter to the Labour Relations Board.
- 3.03 The words "Employee" or "Employees" where hereinafter used shall mean any person covered by this Agreement.

ARTICLE 4 - UNION RECOGNITION

- 4.01 The Board agrees to recognize the Union as the sole collective bargaining agent for the employees identified in Article 3 Scope of Agreement.
- 4.02 It is understood that employees shall only accept conditions of employment in accordance with the terms of this agreement.

ARTICLE 5 - UNION SECURITY

5.01 Every employee who is now or hereafter becomes a member of the Union shall maintain his/her membership in the Union as a condition of his/her employment, and every new employee whose employment commences hereafter shall, within thirty (30) days after the commencement of his/her employment, apply for and maintain membership in the Union, and maintain membership in the Union as a condition of his/her employment, provided that any employee in the appropriate bargaining unit who is not required to maintain his/her membership or apply for and maintain his/her membership in the Union, shall, as a condition of his/her employment, tender to the Union the periodic dues uniformly required to be paid by the members of the Union.

ARTICLE 6 - CHECK OFF

6.01 <u>DUES AUTHORIZATION</u>: The Union shall furnish the Board with Dues Authorization Cards. The Board agrees to have each new employee sign such a card within thirty (30) calendar days of the commencement of employment.

6.02 <u>DUES CHECK OFF</u>: The Board shall deduct initiation fees, assessments and monthly dues from the earnings of each employee at the rate or sum set by the Union and communicated by the Secretary-Treasurer of the Union to the Secretary of the Board in writing. Any changes or revisions thereof shall be forwarded in writing by the Union no later than the 10th day of any month in order for the changes or revisions to be effective in the current month; if the changes or revisions are received by the Board after the 10th day of any month, the changes or revisions shall not be effective until the next following month.

All funds deducted from an employee's earnings on behalf of the Union shall be remitted to the Secretary-Treasurer of the Union not later than the 15th day of the month following the month in respect to which deductions have been made. Such funds shall be accompanied by a list indicating the names of all employees from whose wages deductions have been made, the total amount earned by the employee during this period, and the amount that has been deducted from each employee.

6.03 <u>DUES RECEIPTS</u>: The Board agrees to record all Union Dues paid in the previous year on each employee's Income Tax (T4) slip.

ARTICLE 7 - NO DISCRIMINATION

7.01 The Board agrees that there will be no discrimination, interference, restriction or coercion experienced or practised with any of its employees by reason of race, colour, political or religious affiliation, sex or marital status, disability, age, nationality, ancestry, place of origin, nor by reason of his/her membership or activity in a Trade Union.

ARTICLE 8 - RESPONSIBILITIES

- 8.01 Unless otherwise noted, all correspondence between the parties to this Agreement hereto arising out of this Agreement or incidental thereto shall pass to and from the Superintendent of Human Resource Services and the Recording Secretary of the Union. All responses shall be given within ten (10) working days. Copies of such correspondence shall also be submitted by the Superintendent of Human Resource Services to the Union President and by the Recording Secretary of the Union to the designated Superintendent.
- 8.02 The Union shall notify the Superintendent of Human Resource Services as to the current names of the Officers of the Union.

- 8.03 The Board agrees to acquaint new employees with the fact that a Union Agreement is in effect, to provide such employees with a copy of the agreement, to draw attention to the articles entitled Union Security and Check Off and to advise them of the names of the Union Shop Steward, immediate Super visor and designated Superintendent. All new employees shall also be provided with an outline of the Employee Benefits Plan and the Employee and Family Assistance Program.
- 8.04 The Board shall provide the Recording Secretary of the Union and the President with a copy of the letter sent to employees hired, terminated, demoted, promoted, transferred or appointed. Such notification shall be sent within two (2) days of the notice being sent to the employee.
- 8.05 During March of each year, a Seniority List by rank as of December 31 of the preceding year shall be provided by the Board to a Local #3730 member in each work location. Such a list shall include the name, classification, work location and date of hiring, and total hours worked.
 - During October of each year, the Recording Secretary of the Union shall be provided with a staff list and number of working hours of each employee.
- 8.06 The Board shall permit a new employee to be interviewed by a representative of the Union during the employee's first month of employment within regular working hours and without loss of pay for a maximum of fifteen (15) minutes. Arrangements for such interview shall be made through the employee's immediate Supervisor.
- 8.07 The Board agrees, where practicable, any reports or recommendations about to be made to the Board dealing with matters' included in this Agreement shall be communicated to the Union at such an interval before they are approved by the Board as to afford the Union a reasonable opportunity to consider them and make representation, if felt necessary. Copies of all resolutions adopted by the Board and which affect this Agreement are to be forwarded to the Union.
- The Board shall submit copies of new Agreements to all employees within ninety (90) days of signing.

ARTICLE 9 - STAFF LIAISON COMMITTEE

9.01 The parties agree the Staff Liaison Committee shall consist of equal representation appointed by the Union (support and service unions) and the Board. The Director or his/her designate shall serve as Chairman.

- 9.02 The purpose of the Staff Liaison Committee is to provide a framework for consultation among members of the Board, administration and service and support staff.
- 9.03 The Terms of Reference of the Committee will be established by the Committee and may be reviewed on an on-going basis. The Committee shall not deal with matters that should be part of collective bargaining.

ARTICLE 10 - LABOUR RELATIONS COMMITTEE

- 10.01 The parties agree the Labour Relations Committee shall consist of equal representation appointed by the Union and the Board. A Board representative and a Union representative shall be designated as joint chairpersons and shall alternate in presiding over meetings.
- 10.02 The Labour Relations Committee shall meet with the objective to achieving an improved employee and Board relationship and a more effective and efficient work environment.
- 10.03 The Labour Relations Committee shall not have jurisdiction over wages, or any matter of collective bargaining. The Committee shall not supersede the activities of any committee of the Union or the Board. The Committee shall have the power to make recommendations to the Union and the Board with respect to its discussions and conclusions.
- 10.04 Union representatives on the Labour Relations Committee shall receive full pay and benefits for time spent in meetings of the Committee.

ARTICLE 11 - GRIEVANCES

11.01 A grievance shall be defined as any unresolved difference or misunderstanding which an employee or the Union may desire to discuss and adjust with the Board. In order to maintain harmonious relationships and open lines of communication within the school division, an employee who considers he/she has been aggrieved shall first discuss the matter with his/her immediate Supervisor. If the issue cannot be settled satisfactorily within seven (7) working days, the employee shall inform the immediate supervisor that the matter shall be brought to the attention of the Union Steward who shall act in accordance with the Grievance Procedure. Formal grievances must be signed by both the grievor and the Union Steward.

Grievances filed as a direct result of the awarding of a position pursuant to a Notice of Job Opening shall be referred to the hiring officer - the Board Officer who signed the Offer of Employment.

- 11.02 When the Union has reason to believe that the Board has erred in the general application or interpretation of the Collective Agreement, the matter shall be discussed with the Superintendent of Human Resource Services. The Superintendent of Human Resource Services shall discuss the matter with the Union Steward within seven (7) working days of having received the matter and shall render a decision, in writing, within seven (7) working days of the discussion. If the issue is not resolved at this level, the Union shall have the right to initiate a grievance at Step 3 of the Grievance Procedure.
- 11.03 The time limits prescribed in Article 11.06 may be extended by mutual consent of both parties to this Agreement.
- 11.04 It is agreed and understood that grievances shall be settled without stoppage of work on the part of the employees or lockout by the Board while Steps 1 to 5 of the Grievance Procedure are in effect or once a grievance has been submitted to arbitration.
- 11.05 It is agreed and understood that where an officer of the Board or Union is named in the Grievance Procedure, the Grievance shall be heard by his/her designate.

11.06 GRIEVANCE PROCEDURE

Step One - Grievance to the Designated Superintendent

The Union Steward may refer the grievance, in writing, to the designated Superintendent within ten (10) working days of the alleged occurrence with a copy to the Superintendent of Human Resource Services. The designated Superintendent shall discuss the grievance with the Union Steward within seven (7) working days of receipt of the grievance and shall render a decision, in writing, within seven (7) working days of the discussion. The Union Steward may be accompanied by the employee involved if the latter so wishes.

<u>Step Two - Grievance to the Superintendent of Human Resource Services</u>
Failing satisfactory settlement of the grievance at Step One, the Union Steward may refer the matter to the Superintendent of Human Resource Services, in writing, within seven (7) working days of having received the written decision of the designated Superintendent.

The Superintendent of Human Resource Services shall discuss the grievance with the Union Steward within seven (7) working days of receipt of the grievance and convene a Grievance Resolution Committee which includes the following members: Superintendent of Human Resource Services, Designated Superintendent, Chief Shop Steward, Union Member of the Labour Relations Committee. The griever shall attend Grievance Resolution Committee meetings if the griever so wishes. The Grievance Resolution Committee shall operate according to the guidelines as defined in Article 11.07 and shall render a decision, in writing, within seven (7) working days of the convening of the Grievance Resolution Committee.

Step Three - Grievance to the Director

Failing satisfactory settlement of the grievance at Step Two, the Union Steward may refer the matter to the Director of Education, in writing, within seven (7) working days of having received the written decision of the Grievance Resolution Committee. The Director shall meet with the Union Steward within fourteen (14) working days of receipt of the grievance and shall render a decision, in writing, within seven (7) working days of the said meeting. It is agreed and understood that a maximum of three (3) additional officers of the Board or Union may attend this meeting.

Step Four - Grievance to the Board of Education

Failing satisfactory settlement of the grievance at Step Three, the Union Steward may make application, in writing, for a hearing with the Board of Education through the Secretary of the Board within seven (7) working days of having received the written decision of the Director of Education. The Union shall be granted a hearing with the Board within twenty-one (21) working days of receipt of the application by the Secretary of the Board. The Board shall render a written decision within seven (7) working days of the hearing.

Step Five - Grievance to Arbitration

Failing satisfactory settlement of the grievance at Step Four, the Union may refer the grievance to Arbitration within fourteen (14) working days of having received the written decision of the Board of Education.

11.07 GUIDELINES: GRIEVANCE RESOLUTION COMMITTEE

The purpose of the Grievance Resolution Committee is to seek resolution to non policy grievances in the early stages of a grievance through a forum of discussion that maintains the integrity of the employee, the Union and the Board. The specific purpose is to seek a resolution which best meets the needs of all parties involved.

The membership shall include the Superintendent of Human Resource Services, the Designated Superintendent, the Chief Union Steward and a Union Member of the Labour Relations Committee.

The membership may be expanded by mutual agreement.

The grievor and the person charged in the grievance may attend Grievance Resolution Committee meetings if either wishes.

The Grievance Resolution Committee shall operate on a consensus model of decision making which would require all parties to agree to a decision. The Grievance Resolution Committee, by mutual consent, may establish more specific guidelines regarding membership, timeframes or process, based on the individual circumstances of each case.

The Grievance Resolution Committee will communicate its decision in writing to the Union President and the Superintendent of Human Resource Services.

ARTICLE 12 - ARBITRATION

- 12.01 Where a grievance is referred to Arbitration, a single Arbitrator or a Board of Arbitration shall be established in accordance with the provisions of the Trade Union Act of the Province of Saskatchewan.
- 12.02 The decision of the Arbitrator or the Board of Arbitration shall be final and binding on both parties to this Agreement.
- 12.03 In order to render a decision which it deems just and equitable, the Arbitrator or the Board of Arbitration shall have the right to waive formal procedural irregularities affecting the grievance if, in its opinion, such irregularities are not essential to the grievance being arbitrated. However, the Arbitrator or the Board of Arbitration shall not have the power to alter, modify or amend any provisions of this Agreement.
- 12.04 Should the parties to this Agreement disagree in the interpretation of the Arbitrator or the Board of Arbitration's decision, either party may apply to the Arbitrator or the Chairperson of the Board to reconvene the hearing for the sole purpose of clarifying the original decision.
- 12.05 Subject to the exceptions in Article 23, the fees and expenses of the Chair or Arbitrator shall be shared equally between the parties. Each party shall be responsible for its costs, fees and expenses of witnesses and those of its Board of Arbitration member.

ARTICLE 13 - PROBATIONARY PERIOD

- 13.01 Probation shall be for the first ninety (90) calendar days of service by an employee with the Board. During the period an employee is on probation, the employee shall be entitled to all rights and privileges of this Agreement except with regard to dismissal.
- 13.02 After completion of the Probationary Period, seniority shall date from the original date of employment within the bargaining unit.
- 13.03 Notwithstanding the above provision, it is agreed that the Probationary Period for an employee may be extended with the consent of the Board and Union for a maximum of two (2) ninety (90) calendar day periods.

13.04 While on probation, and effective the day of promotion a new probationary period will commence and if the employee is not successful in the new probationary period, the employee shall be, with five (5) working days notice, returned to his/her former position and wage or salary rate and shall continue in the original probationary period. Any other employee who assumed a new position because of the rearrangement of positions shall also be returned to his/her former position and wage or salary rate.

Notwithstanding the above, an employee transferring within the same classification will continue the original probationary period.

ARTICLE 14 - SENIORITY

- 14.01 Subject to the terms of Article 13.02, 14.01 b) and c), and Article 14.02, seniority shall be expressed in terms of years of service from the time an employee enters the employ of the Board.
 - a) Effective the date of signing of this agreement, seniority is defined as the length of service in the bargaining unit and shall operate on a bargaining unit basis subject to b) and c). Current employees shall be placed on the seniority list in order of seniority as of date of signing of this Agreement.
 - b) Service gained as a casual employee shall not be considered as service for the purpose of determining seniority.
 - c) Service gained as a temporary employee shall not be considered as service for the purpose of determining seniority. Seniority will date as the original date of hire as a temporary with the board upon receiving a permanent position where there is no break in service of longer than seventy-five (75) calendar days.
 - d) When two (2) or more employees share the same starting date of employment, the employees shall be ranked on the seniority list in accordance with:
 - i) Employees with the greater daily hours of work shall be ranked higher.
 - ii) If employees have equal hours of work, the employee shall be ranked higher by the earlier date of application
- 14.02 An employee shall lose all entitled seniority if he/she:
 - 1) is dismissed for just cause;
 - resigns, in writing, and does not withdraw the resignation within five (5) working days;
 - 3) retires;

- is laid off for a continuous period in excess of eighteen (18) calendar months; or
- fails to notify the Board of his/her intention to return to work after a layoff within ten (10) calendar days of being notified by registered mail to do so. If the employee fails to keep the Board informed as to his/her current address, the Board shall not be responsible for failure of a notice sent by registered mail to reach the employee.

ARTICLE 15 - VACANCIES AND NEW POSITIONS

- 15.01 The title and rates of pay applicable to new job classifications and the reclassification of any existing positions within the scope of this Agreement shall be subject to negotiation between the Union and the Board.
- The membership of the Union shall be advised of all new and vacant positions which are at least the equivalent of one-third (1/3) time. Such advisement shall take the form of a Notice of Job Opening being sent to all work centres and being placed on the Staff Bulletin Board in the Board Office. During the school division's summer break, a notice of job opening shall be submitted to the Union Secretary or designate and a copy shall be placed on the Staff Bulletin Board in the Board Office. At the same time positions are advertised internally, they may also be advertised publicly.

It is agreed and understood that first preference for filling new and vacant positions of less than one-third (1/3) time shall be extended to existing staff who have indicated their preference for additional assigned hours to Human Resource Services.

- 15.03 All notices of Job Openings shall contain at least the following information: job classification, required qualifications, salary range, location, term of employment and exact hours of work if determined.
- 15.04 Employees shall make application within five (5) working days of the posting of the Notice of Job Opening in the Board Office.
- 15.05 No Notices of Job Openings will be posted during the first three (3) weeks of the summer break.
- 15.06 Where more than one (1) employee from the union makes application for a position the following procedures will be followed:
 - The position shall be offered to the most senior applicant who is currently employed in the same **job** classification with the same job title as that posted and who possesses the required qualifications and ability. Applicants currently working in a higher paid position shall be treated in the same fashion as those holding the same job title.

- Where there are no such applicants the position shall be awarded based on qualifications and ability. When two (2) or more applicants are deemed to be equal with respect to qualifications and ability, seniority shall be the determining factor.
- Where only one (1) employee makes application for a position, he/she shall be offered the position provided he/she has the necessary qualifications and ability.
- The successful applicant shall be notified within one (1) eek following the end of the posting period.
- 15.07 Trial Period: When a member of the Union is the successful applicant he/she shall be placed on trial for a period of ninety (90) calendar days. Conditional on satisfactory service the employee shall be declared permanent after the period of ninety (90) calendar days. In the event the successful applicant proves unsatisfactory in the position during the trial period, or if the employee is unable or unwilling to continue to perform the duties of the newjob classification he/she may request, with five (5) working days notice, to be returned to his/her former position and wage or salary rate. Any other employee promoted or transferred because of the rearrangement of positions shall also be returned to his/her former position and wage or salary rate.
- 15.08 The Board agrees to provide the names of all employees who make application for a posted position as well as the name of the successful applicant if requested within ten (10) working days of the appointment by an applicant for such a position.
 - The Board shall provide an explanation to all Union applicants who have been denied the position if requested by such an applicant.
- 15.09 In instances where a regular employee is expected to be absent from duty for a period of time exceeding thirty (30) consecutive working days, his/her position shall be temporarily filled according to Article 15, subject to the following:
 - Subsequent vacancies under thirty (30) consecutive working days shall be filled by assignment according to Article 21.01.
- 15.10 Regular employees who take a temporary vacancy shall return to their former position when the temporary vacancy ends.

ARTICLE 16 - REDUCTION OF STAFF AND RE-HIRING PROCEDURES

- 16.01 A lay-off shall be defined as a reduction in the work force or a general reduction in the number of assigned working hours for employees within a job classification.
- 16.02 In instances where the Board finds it necessary to reduce staff numbers within a job classification, the employee in that classification with the least seniority shall be laid off.
- 16.03 Employees who lose their position either directly or indirectly through a reduction in staff shall either:
 - a) displace the least senior employee in his/her own classification, or
 - displace the least senior employee in another classification provided they have the necessary qualifications, ability and seniority.

The position selected, in either case, must be of equal or lesser number of working hours than his/her previously held position.

- 16.04 An employee who accepts a position in a lower paid classification shall be placed at the pay step held in his/her previous position.
- 16.05 Employees on lay-off for a period of up to eighteen (18) months shall maintain, but not accrue seniority.
- 16.06 In the event of a staff increase, no new employees shall be hired until the new position(s) have been offered to employees who are on lay-offs and who are maintaining seniority and who have the qualifications and ability to fill the available position(s).
- 16.07 In order for employees to benefit by the provisions of Article 16.06, they must ensure that the Secretary of the Board has knowledge of their current address.
- 16.08 All employees laid off in June shall be given an approximate recall date at the same time notice of layoff is issued.

ARTICLE 17 - NOTICE OF LAYOFF

- 17.01 In the event of a layoff employees shall receive the following notice:
 - 1) At three (3) months and less than one year of employment, any employee who is laid off or dismissed, except for just cause, shall be entitled to one (1) weeks written notice.
 - 2) After one (1) ear, but less than three (3) years two (2) weeks written notice.

- 3) After three (3) years, but less than five (5) years four (4) weeks written notice.
- 4) After five (5) years, but less than ten (10) years six (6) weeks written notice.
- 5) After ten (10) years or more eight (8) weeks written notice.

ARTICLE 18 - DISMISSAL, SUSPENSION OR DISCIPLINE

- An employee who has completed the probationary period shall be dismissed or suspended only for just cause upon the authority of the Board. Such employee and the Union shall be advised promptly, in writing, by the Board of the reason for the dismissal or suspension. Such employee shall have recourse to the Grievance Procedure, but Step One shall be omitted in such a case.
- 18.02 The Board agrees that in the event of the Union desiring to investigate the grounds for any dismissal or suspension of an employee, it will do everythingthat it reasonably can do to acquaint the Union with the grounds of the dismissal or suspension.
- 18.03 An employee who has been unjustly dismissed or suspended shall be immediately reinstated to his/her former position. He/She shall be compensated for all time lost in an amount equal to his/her normal earnings during the period of such dismissal or suspension, or by any other arrangement as to compensation which is just and equitable in the opinion of the parties or in the opinion of a Board of Arbitration, if the matter is referred to such a Board.
- 18.04 a) The Board shall notify an employee, in advance, and hand deliver any letter of dissatisfaction it wishes to express concerning the employee within ten (10) working days of having verbally expressed such dissatisfaction. The letter shall become part of the employee's personnel record. Employees wishing to respond to the letter of dissatisfaction may do so by hand delivering or having a Union representative hand deliver a written response to the designated Superintendent within ten (10) working days of receiving the letter of dissatisfaction. The employee's response shall become part of the employee's personnel record.
 - b) Employees shall be notified that they have the right to have a Union representative present at the meeting. The Union shall be notified that a letter of dissatisfaction is being given to an employee and the Union shall receive a copy of the letter of dissatisfaction the same day the employee receives his/her letter.
- 18.05 Such reports outlined above shall not be used against an employee after a period of thirteen (13) months from the date of the letter(s) of dissatisfaction.

ARTICLE 19 - ACCESS TO PERSONNEL FILE

19.01 Employees shall have access to their personnel file. Requests to view their file shall be directed to the Superintendent of Human Resources or designate. The file must be examined in the presence of the superintendent or designate. Material in the file may not be removed from the Board Office and may not be amended or deleted without the approval of the superintendent or designate. The superintendent or designate shall, at the request of the employee, provide a copy of any or all records to which the employee has been granted access.

ARTICLE 20 - TRANSFER OF EMPLOYEES

20.01 The Board shall have the right to transfer employees within a job classification as conditions or circumstances may warrant.

20.02 It is understood:

- there shall be no loss of salary to the employee unless mutually agreed to by the Board and the Union;
- there shall be no change in the number of hours worked unless mutually agreed to by the Board and the Union;
- at least five (5) working days notice shall be given to the employee prior to the transfer, with a copy to the Union.
- transfers shall be restricted to the same city that the employee is presently employed unless mutually agreed to by the employee, the Union and the Board.
- 20.03 Section 20.02 (3) may be waived by mutual agreement between the Board and an employee.
- 20.04 An employee may be transferred to a vacancy by mutual agreement of the Board and the Union.

<u>ARTICLE 21 - CASUAL WORKERS AND TEMPORARY EMPLOYEES</u>

21.01 Casual employees shall be defined as employees assigned to complete special projects or fill a vacancy created by an employee on an approved leave of absence for periods of less than thirty (30) consecutive working days. It is not the intent of the casual caretaker position to eliminate Building Services Helper or Caretaker positions. No Building Services Helpers employed as of the date of signing shall be laid off as a result of the utilization of casual caretakers. Casual caretakers shall be paid 80% of Step One, Level 1, Schedule A. Casual facility monitors shall be paid 70% of Step One, Level 1, Schedule A.

- 21.02 Temporary employees shall be defined as employees holding a position for a maximum of one year.
- 21.03 Temporary positions are non-permanent positions used to perform the following work:
 - 1) relief of permanent employees who are absent from their regular duties due to vacation, extended illness, and other approved leaves of absence;
 - 2) project work with fixed commencement and completion dates;
 - 3) continuous work which is for a maximum of one year.

ARTICLE 22 - COMPASSIONATE LEAVE

22.01 Leave adjudication in Greater Saskatoon Catholic Schools shall be in accordance with the Division Leave Guidelines which can be accessed on the School Division website and in accordance with the provisions of Policy GFA.

ARTICLE 23 - TIME OFF FOR MEETINGS

- 23.01 An employee authorized as a representative of the Union shall suffer no loss in salary or benefits for time absent from duties for the purposes of:
 - participating in collective bargaining with the Board;
 - 2) participating in grievance, conciliation, or arbitration proceedings on matters arising from this agreement; or
 - participating in meetings of the Service and Support Staff Liaison Committee, the Employee and Family Assistance Program Committee, Labour Relations Committee or sub-committees thereof.
 - 23.02 The number of employee representatives participating in meetings for the purpose of collective bargaining shall not exceed five (5).
 - 23.03 Employees who participate in meetings for the purpose of grievance, conciliation, or arbitration proceedings shall suffer no loss in salary for time absent from duty if their absence is approved, in advance, by the Superintendent.

ARTICLE 24 - JURY OR COURT WITNESS DUTY

24.01 The Board shall grant leave of absence to an employee who serves as a juror or witness in any court.

24.02 The Board shall pay such an employee the difference between his/her normal earnings and the payment he receives for jury service or court witness, excluding payment for travelling, meals, or other expenses. The employee will present proof of service and the amount of pay received.

ARTICLE 25 - MATERNITY, ADOPTION, AND PARENTAL LEAVE

- 25.01 Employees who have been in the employ of the Board for a continuous period of twenty (20) weeks in the fifty-two weeks immediately preceding the day on which the requested leave is to commence, shall be eligible for Maternity Leave without pay. For the purposes of eligibility, layoffs during the school division's summer break shall not be considered as service or as a break in service. It is agreed and understood that the same Maternity Leave Sub-Plan made available to teachers shall also be made available to employees covered by the terms of this Agreement. (See Appendix I).
- 25.02 Maternity Leave shall cover a period of up to twenty-six (26) weeks in total. Upon request, maternity leave without pay shall be extended up to an additional twelve (12) months.
- 25.03 Applications for Maternity Leave must be submitted, in writing, to the Superintendent at least four (4) weeks prior to the commencement date of the leave and must specify the actual commencement and termination dates of such leave. Such application must be accompanied by a certificate from a qualified medical practitioner, certifying the applicant is pregnant. However:
 - 1) The time limits referred to in this article shall be waived if such is recommended by the employee's medical practitioner.
 - 2) The time limits referred to in this article may be waived by mutual consent of the employee and the Board.
- 25.04 The Board may require an employee to commence Maternity Leave if it is of the opinion the pregnancy is reasonably interfering with the performance of the employee's duties.
- 25.05 Upon the expiration of the initial Maternity, Adoption, or Parental Leave, the employee shall be returned to his/her former position with no loss of accrued seniority or benefits or reduction in wages. Thereafter, on return from an extended leave, an employee may return to his/her former position, or to a comparable position, with no loss of accrued seniority or benefits or reduction in wages.
- 25.06 An employee to whom Maternity Leave has been granted and who intends to resume her employment with the Board after the date of birth shall, at least fourteen (14) calendar days prior to the day on which she intends to resume her employment, notify the Board of her intention to do so.

- 25.07 Employees on Maternity Leave are entitled to accumulate sick leave and vacation credits only during the time they are in receipt of SUB Plan benefits. For the purpose of seniority and rights of recall, being on maternity, adoption and parental leave does not constitute a break in service, and seniority and rights of recall continue to accrue while an employee is taking maternity, adoption or parental leave. Should an employee on maternity leave wish to continue participation in the Board's Employee Benefits Plan, the Board shall continue to pay its share of the premiums in accordance with Article 52 Employee Benefits Plan.
- 25.08 At the discretion of the Board, Maternity Leave shall be granted to employees whose pregnancy is terminated for reasons other than the normal birth of the child.
- 25.09 Leave shall be available to an employee who adopts a child. The employee shall notify the Board as soon as possible after the Approval of Adoption. Such leave will be for a period of up to twenty-six (26) weeks. Leave beyond twenty-six (26) weeks will be by mutual agreement of the Board and the employee.
- 25.10 Employees who have been in the employ of the Board for a continuous period of twenty (20) weeks in the fifty-two (52) weeks immediately preceding the day on which the requested leave is to commence, are entitled to up to thirty-four (34) weeks of parental leave for employees who were entitled to maternity leave or adoption leave, or up to thirty-seven (37) weeks of parental leave for employees who were not entitled to maternity leave or adoption leave. For the purpose of eligibility, layoffs during July and August shall not be considered service or as a break in service.
- 25.11 Upon the expiration of Adoption Leave an employee shall be returned to her former position at the current rate of pay with no loss of benefits.

ARTICLE 26 - UNION LEAVE

- An employee who is elected or selected for a full-time position with the Union shall be granted Leave of Absence for a period of up to one calendar year. Upon the request of CUPE Local 3730, such leave shall be renewed or extended by the Board for a period of time not exceeding one (1) additional calendar year. The employee shall receive his/her pay and benefits as provided in this Agreement, but the Union shall reimburse the Board for all pay and benefits during the period of absence.
- 26.02 Except by mutual agreement, no more than one employee from CUPE Local 3730 shall be on Leave of Absence for a full-time Union position.

Upon request, in writing, to the designated Superintendent or his/her designate, employees appointed or elected by the Union to represent C.U.P.E. Local #3730 at Union conventions or workshops shall be permitted, after receiving authorization from the designated Superintendent or his/her designate, to attend such convention or workshop. This authorization shall not be arbitrarily withheld. The Union shall reimburse the Board for all wages and benefits paid to the employee by the Board during such leave. No more than five (5) members may be away at any one time unless otherwise agreed to by the parties to this Agreement.

ARTICLE 27 - EXAMINATION LEAVE

- 27.01 An employee shall be granted Leave of Absence of up to one (1) day per year without loss of pay to write examinations during normally scheduled work hours for the purpose of improving qualifications in his/her job classification or to convocate.
- 27.02 Employees seeking such Leave of Absence must make application to the Superintendent prior to the commencement of the leave.

ARTICLE 27 - EDUCATIONAL UPGRADING AND LEAVE

- 28.01 Leave of Absence from duties for a period of time up to one (I) calendar year may be granted by the Director of Education to employees for the purpose of educational upgrading in a field of study related to the work done by members of the bargaining unit.
- 28.02 The conditions surrounding such leave shall be as follows:
 - 1) The leave may be either with or without pay.
 - 2) Registration and other related costs may be paid by the Board.
 - 3) For leaves of two (2) weeks or less the employee shall continue to accrue the benefits of this Agreement. Upon return, he/she shall be placed in his/her former position.
 - 4) For leaves of more than two (2) weeks no such leave may be granted unless the Superintendent and the employee mutually agree, in advance of the leave, to the conditions surrounding the employee's job placement and employment commitment to the Board at the expiration of the leave. In terms of seniority, the leave shall not be considered as a break in service. Upon return to duty, all other rights and benefits provided by this agreement shall be at their former level. Applications for leave are to be submitted to the Superintendent at least one month in advance of the commencement date of the proposed leave.

- An employee may request that the Board pay the registration fee and other related costs in regard to his/her enrolment in a specific job related course or training seminar. Applications must be made before the commencement date of the course or seminar. Approved reimbursement will be paid upon the employee successfully completing the course or seminar.
- 28.04 When the Board requires an employee to enrol in a specific course, the Board will pay the registration fee and other approved costs.

ARTICLE 29 - EXTENDED LEAVE

- 29.01 Leave of absence for personal reasons without pay and without loss of accrued benefits for a maximum of one (1) calendar year may be granted by the Director of Education. Applications must be submitted to the Superintendent.
- 29.02 Upon return from an extended leave, employees are guaranteed employment in the same or a comparable position to that held at the time the leave began, the same accrued benefits, and the same salary increment level at current rates of pay. Notice of intention to return to work from an extended leave must be provided at least ten (10) working days prior to the actual date of return to work.

ARTICLE 30 - LAY MINISTRY LEAVE

- 29.01 Employees who wish to perform duties as a lay minister during working hours may request leave with pay. Such leave may be granted provided the Board incurs no replacement costs.
- 29.02 By mutual agreement with their immediate supervisor, employees may be allowed to adjust their schedule to accommodate a lay ministry leave.

ARTICLE 31 - SICK LEAVE

- 31.01 Sick leave means the period an employee is absent from work with full pay by virtue of being sick or disabled.
- 31.02 An employee may be required to provide a certificate from a medical practitioner for any illness in excess of three (3) working days in one (1) calendar month, certifying he/she was unable to carry out his/her duties due to illness before allowing sick pay.
- 31.03 From the date of hiring, full-time employees occupying twelve (12) month positions shall earn two (2) days sick leave per month, with the unused portion to accumulate up to a maximum of one hundred and eighty (180) working days. Full-time employees occupying ten (10) month positions shall earn two (2) days sick leave per month for the months of September to June inclusive, with the unused portion to accumulate up to a maximum of one hundred and eighty (180) working days. Employees on a part-time basis shall have such credit pro-rated with a maximum accumulation of one hundred and eighty (180) pro-rated days.

- 31.04 New employees shall not be entitled to sick leave for the first thirty (30) days of employment. After thirty (30) days they shall be credited with two (2) days per month from their date of hiring, in accordance with Article 31.03.
- 31.05 A statement of accumulative sick leave credits will be issued to each employee during the month of March of each year.
- 31.06 Absences due to illness shall first be charged against the current years accumulation. Absence in excess of the current years accumulation shall be charged to the employee's sick leave credit standing at the start of the year.
- 31.07 An employee on Workers' Compensation or sick leave, shall not continue to accumulate sick leave credits beyond a period of absence of twelve (12) months.
- 31.08 At the termination of employment, the employee has no claim for salary in lieu of unused sick leave.
- 31.09 Every employee who is absent on account of illness or who must leave the work place due to illness shall notify his/her immediate Supervisor as soon as is reasonably possible.
- Wages for time lost due to compulsory quarantine shall be paid to employees when certified by a medical officer, and shall not be charged to sick leave.
- 31.11 Upon return from sick leave without pay or long term disability employees are guaranteed, for a period of twelve (12) months, employment in the same position to that held at the time the leave or long term disability began, the same accrued benefits and the same salary increment level at current rates of pay. Thereafter, an employee may return to his/her former position, or to a comparable position at the same accrued benefits and the same salary increment level at current rates of pay.

Notice of intention to return to work from sick leave without pay or long term disability must be provided by the employee where reasonably possible at least five (5) working days prior to return to work. The Board may require, at Board expense if applicable, a written clearance from a physician indicating the employee is able to return to work.

- 31.12 It is expected that employees shall, where possible, book medical, dental, or other appointments outside their regularly scheduled hours of work.
- 31.13 The Board and the Union will endeavour to accommodate employees covered by the provisions of Duty to Accommodate Legislation.

ARTICLE 32 - WORKERS' COMPENSATION DIFFERENTIAL

32.01 All employees receiving benefits from the Workers' Compensation Board for total loss of earning capacity as a result of carrying out their duties for the School Board, shall be paid by the Board an amount equivalent to the difference between his/her regular salary and the amount received from the Workers' Compensation Board. Such differential shall only be payable for a period not exceeding twelve (12) months.

ARTICLE 33 - RECOGNITION OF SERVICE PAYMENTS

- 33.01 The date on which an employee is hired shall be designated as the "anniversary date" for the purpose of this Article.
- 33.02 Payments shall be paid to an employee within thirty (30) days after his/her termination of employment for any reason.
- 33.03 The payment due an employee who dies while in the employ of the Board shall be paid *to* his/her estate or beneficiary.
- 33.04 Recognition of Service Payments shall be made on the following basis:
 - 1) After five (5) years of service
 - one (1) week of wages at the regular rate of pay.
 - 2) After ten (10) years of service
 - four (4) weeks wages at the regular rate of pay.
 - 3) After fifteen (15) years of service
 - five (5) weeks wages at the regular rate of pay.
 - 4) After twenty (20) years of service
 - six (6) weeks wages at the regular rate of pay.
 - 5) After twenty-five (25) years of service
 - eight (8) weeks wages at the regular rate of pay.

ARTICLE 34 - CLASSIFICATION OF PERSONNEL AND RATES OF PAY

34.01 The classification of employees to whom this Agreement applies and the wages and salaries of each classification shall be in accordance with the rates set out in Schedule "A attached, or such other schedule as may from time to time be in force between the parties.

ARTICLE 35 - DAYS OF EMPLOYMENT

35.01 The days of employment and hours of work for Service Staff shall be as noted:

	Days of Employment	Hours of Work Per Day
Full Time (12 month)	All	8.0

- 35.02 All full time employees shall work forty (40) hours per week during a five (5) consecutive day week.
- With the exception of casual facility monitors, no employee shall be required to work on Saturdays or Sundays.
- 35.04 Full time staff shall be granted fifteen (15) minute rest periods both preceding and following their lunch period.
- 35.05 The Superintendent shall adjust the working hours of employees to provide for less late afternoon or evening work during the Spring, Summer, or Christmas Vacation periods.
- 35.06 During the summer break, employees shall work seven and three-quarters (7 3/4) hours per day on each working day without a reduction in earnings.
- Usual working hours shall be as noted. The hours indicated may be altered where there is agreement among the school principal, the employee and the appropriate Superintendent.

<u>Service Centre employees</u> - 7:30 a.m. to 4:00 p.m. with a one-half (1/2) hour lunch period.

<u>Head Caretakers (Elementary School</u>) - 7:00 a.m. to 11:30 a.m. and 1:30 p.m. to 5:00 p.m.

Building Operators - 7:30 a.m. to 4:00 p.m. with a one-half (1/2) hour lunch period.

Head Caretakers (High School) and Caretakers (8 hrs) - 3:15 p.m. to 11:15 p.m. which would include a twenty minute lunch break on the premises except that in the event of a rental beyond 11:00 p.m. at least one head caretaker/caretaker shall be on duty between the hours of 3:45 p.m. and 11:45 p.m. with a twenty minute lunch break on the premises. Eight (8) hour shifts starting at 1:00 p.m. or later shall include a twenty (20) minute lunch break on the premises within the eight (8) hour shift.

Building Services Helpers work 8 hours per day as assigned by a Superintendent.

Employees with six (6) hour or greater shifts starting at 1:00 p.m. or later shall include a twenty (20) minute lunch break on the premises within the shift. Employees with six (6) hour or greater shifts starting at 1:00 p.m. or later may combine the two rest periods and the lunch break so that two (2) breaks of twenty-five (25) minutes each may be taken during a shift provided there is mutual agreement between the employee and the immediate supervisor. Breaks cannot be taken at the beginning or at the end of the shift.

ARTICLE 36 - PAY UPON PROMOTION

- 36.01 Employees who apply for and receive a position within a higher job classification shall receive an increase in salary. Placement on the salary grid shall be at the increment level which provides for a salary higher than the employee's previous salary. When the hourly salary increase is less than \$0.25 (twenty-five cents) the employee shall be placed on the salary grid at the next highest increment.
- 36.02 The increment date for employees who receive a promotion will be the commencement date in the new position.

ARTICLE 37 - PERFORMING DUTIES OF A DIFFERENT PAID CLASSIFICATION

- When an employee is required by the Board to temporarily perform the duties of a lower paid job classification, he/she shall not suffer any reduction in earnings.
- 37.02 Employees who are assigned to temporarily perform the duties of a higher paid job classification for at least 75% of the working time for three (3) full working days or more shall receive an increase in salary. Placement on the salary grid shall be at the increment level which provides for a salary closest to the employee's previous salary. Upon returning to his/her former position the employee's salary shall revert to its previous level.

The above clause does not apply to persons employed in Building Services Helper and Construction Services Helper classifications.

ARTICLE 38 - PUBLIC HOLIDAYS WITH PAY

38.01 Public Holidays shall include the following:

New Year's Day Labour Day

Good Friday Thanksgiving Day
Monday of Spring Break
Victoria Day Christmas Day

Dominion Day Boxing Day Saskatchewan Day Family Day

and all other holidays proclaimed by the Federal, Provincial or civic authorities.

- 38.02 Where a public holiday falls on an employee's day off or during an employee's annual vacation period, another day off with pay shall be granted in lieu of the holiday. Such a day is to run continuously with the employee's regular days off or immediately preceding or following the annual vacation period and shall be treated as the Public Holiday for the purpose of this Agreement.
- 38.03 It is understood and agreed that an employee and the Superintendent may mutually agree to waive the provisions of Article 37.02 in favour of an alternate day.
- 38.04 Public Holidays for ten (IO) month employees shall include those Public Holidays falling between August 15th and June 30th of the following year.

ARTICLE 39 - VACATION

- 39.01 Employees shall be entitled to annual vacation with pay as follows:
 - 1) Dates of an employee's annual vacation period must be approved by the immediate Supervisor and the Superintendent.
 - 2) It is desirable that the majority of vacation time be scheduled during the summer break in each year. However, with approval of the immediate Supervisor and appropriate Superintendent, an employee may take his/her vacation at another time.
 - 3) The anniversary date for computing vacation time shall be the employee's date of hire.
 - 4) Vacation credits shall be earned as follows:
 - a) During the 1st and subsequent years of employment, including the 6th year-- fifteen (15) days vacation.
 - b) During the 7th and subsequent years of employment, including the 16th year-- twenty (20) days vacation.
 - During the 17th and subsequent years of employment, including the 22nd year--twenty-five (25) days vacation.
 - d) During the 23rd and subsequent years of employment--thirty (30) days vacation.

Employees will receive vacation pay on the basis of 3/52nd,s, 4/ 52nd,s, 5/52nd,s or 6/52nd,s of their gross earnings in a calendar year.

- 39.02 Years of service for the purpose of determining vacation entitlement shall be calculated from date of hire and shall not be pro-rated.
- 39.03 An employee leaving the service of the Board at any time prior to his/her vacation shall be entitled to vacation pay as set forth in this Agreement.
- 39.04 Annual vacation leave shall be changed to sick leave under the following circumstance when an employee has requested and received approval for his/her annual vacation and the employee subsequently becomes ill and is absent from work and it is determined by statement of a duly qualified medical practitioner that the employee will be ill at the commencement of vacation.
 - When these circumstances exist, that period of annual vacation leave subsequently charged to sick leave shall be taken as annual vacation leave at a time mutually agreed to by the employee and his immediate supervisor.
- 39.05 If any employee is hospitalized while on vacation, his/her vacation shall be extended by the number of days deemed necessary for convalescence by an employee's physician to the maximum number of vacation days as previously approved for the vacation providing evidence is given to the appropriate Superintendent.

ARTICLE 40 - OVERTIME

- 40.01 If the Board requires or permits an employee to work more than eight (8) hours per day or forty (40) hours per week, the employee shall receive pay at the rate of time and one-half (1½) for each part of an hour in excess of eight (8) hours per day or forty (40) hours per week for the first two hours and double time thereafter.
- 40.02 All overtime must be authorized, in advance, by the Superintendent.
- 40.03 Employees required to work on Public Holidays shall be paid their regular rate of pay plus two times their regular rate of pay. A minimum of three hours' pay shall be payable.
- 40.04 Overtime rates of pay for Call-Backs shall be double time. A minimum of three hours' pay shall be payable. For the purpose of this Article, a Call-Back shall be defined as follows:

An instance where an employee is called back to duty after having completed his/her normal shift of work and after having left his/her place of employment for the day or where an employee is called to duty on his/her regular day off, with the assigned duties having to do with matters of an emergency nature relating to the security or protection of school district property or facilities. Examples of such instances would be water or fire damage and break-ins.

40.05 Subject to Article 40.03 and 40.04, employees who work more than eight (8) hours per day or forty (40) hours per week due to work on school rentals or security checks shall receive pay at the rate of time and one-half (12) their regular rate of pay for each part of an hour in excess of the eight (8) hours per day or forty (40) hours per week.

ARTICLE 41 - TRAVEL ALLOWANCE

- 41.01 Employees assigned by the Superintendent or Assistant Supervisor of Human Resource Services to perform their duties in more than one (1) school or work centre shall receive a travel allowance, which can be claimed monthly. No application shall be made until at least 70 kilometres have been accumulated, nevertheless, all allowances shall be paid at the end of each school year, calendar year and at the termination of employment.
- 41.02 Travel Allowances shall be paid according to the Board rates.
- 41.03 No payment shall be made for travel between home and the designated place of employment.
- 41.04 Employees assigned by their Immediate Supervisor to use their vehicles on an occasional basis in the performance of their duties shall receive a travel allowance.
- 41.05 Only those employees whose duties require travelling from one work station to another may be required to use their vehicle-in-the performance of their duties.

ARTICLE 42 - SALARY INCREMENTS

- 42.01 Annual salary increments for employees on staff as of June 30, 1982 shall be payable upon the anniversary date of the commencement of employment with the Board. If employment commenced after the first day of a month, the anniversary date shall be one year after the first day of the month following the date of employment.
- 42.02 For employees joining staff on or after July 1, 1982 each salary increment shall be payable upon the anniversary date of the commencement of employment with the Board for full time staff and in the month following the completion of one thousand six hundred sixty-four (1664) hours of work (80% of full time) for staff assigned to work less than full time. For employees who move from classification to classification, the service necessary to reach a higher increment in a higher classification shall be cumulative if accrued on a continuous basis.

ARTICLE 43 - PROTECTIVE CLOTHING

- 43.01 The Board will provide and maintain, at no charge to employees, protective and safety footwear, uniforms, gloves and other protective clothing subject to the approval of the Immediate Supervisor.
- 43.02 The Board will provide and maintain coveralls at no charge to employees.

ARTICLE 44 - BANKING OF TIME TO EARN RELEASED DAYS

44.01 All employees shall be permitted to bank working time to earn release days according to the following provisions:

Employees Occupying Twelve (12) Month Positions

- By agreement between the Immediate Supervisor and an employee, an employee may work more than his/her assigned number of hours per day. Such additional time shall not be considered as overtime. Instead, time off with pay on a one-for-one basis shall be granted. Such time off must be taken during the calendar year in which the banking occurred and shall be granted when mutually convenient to the Immediate Supervisor and the employee.
- 2) Employees may bank up to the equivalent of five (5) days of assigned working time per calendar year.
- Employees wishing to carry over banked time from one calendar year to another must make such request prior to November 30th. No carry over shall be permitted without the approval of the Immediate supervisor.

Employees Occupying Ten (10) Month Positions

- an employee may work more than his/her assigned number of hours per day. Such additional time shall not be considered as overtime. Instead, time off with pay on a one-for-one basis shall be granted. Such time off must be taken during the school year in which the banking occurred and shall be granted when mutually convenient to the Immediate supervisor and the employee.
- 2) Employees may bank up to the equivalent of five (5) days of assigned working time per school year.

ARTICLE 45 - PENSION PLAN

All permanent employees shall, as a condition of employment, participate in the Municipal Employees' Pension Plan on their first day of employment. Non-permanent employees may choose to either participate or not participate prior to completion of 700 hours of work in each of two consecutive years, after 700 hours employees must participate.

ARTICLE 46 - RETIREMENT

46.01 Employees wishing to resign shall make every effort to give a minimum of two (2) weeks notice to the Board. This may be waived by the Board.

ARTICLE 47 - HARASSMENT

- 47.01 The principles and values of the school division include the right of all employees to self respect and dignity. It is agreed the workplace should be free from all forms of personal harassment.
- 47.02 Harassment is any objectionable conduct, comment, or display directed at another based on, but not limited to, gender, race or place or origin, physical appearance, age or disability.
- 47.03 Employees who feel they are victims of harassment shall as a first recourse, use the provisions of Board Policy GBH (dated April, 2004 See Appendix II). If that is not successful, then the employees may appeal under the grievance procedure beginning at Step One.

If a grievance is referred to Arbitration in accordance with Article 10, the Arbitrator or Arbitration Board may in its own deliberations make a determination whether or not reasonable supervisory practices related to job performance constituted harassment.

ARTICLE 48 - TECHNOLOGICAL CHANGE

- 48.01 In the event the Board introduces a technological change as defined in Section 41 of the Trade Union Act, 1972; and the change would have an impact on five (5) or more employees:
 - 1) No additional employees shall be hired as a result of the change until the employees already on staff are allowed a training period to acquire the necessary knowledge and/or skills to occupy the positions affected by the technological change.

- 2) The period of said training shall be negotiated between the Board and the Union.
- 48.02 Employees who are laid off due to the implementation of a technological change as stated in 48.01 shall maintain the protection of Articles 15 and 16 (Vacancies and New Positions) and (Reduction of Staff and Rehiring Procedures) of the Collective Agreement for as long as they hold seniority rights.
- Due to an operational change or technological advance which requires new or greater skills on the part of a permanent employee than already possessed by such an employee, the Board will provide at least three (3) months notice of such requirements. The Board will also provide an opportunity for training or retraining provided the employee displays sufficient aptitude for the new tasks. Otherwise, the affected employee will be transferred to another position within the school division. No additional employees shall be hired as a result of the change until employees already on staff are allowed a training period to acquire the necessary knowledge and/or skills to occupy those positions affected by the technological change or change in operational procedure.

ARTICLE 49 - SCHOOL RENTALS

- 49.01 The opportunity to make additional income due to the rental of a school shall be extended first to the school caretaker. Where the caretaker declines, the Superintendent shall arrange to have the building in the same condition as it was before the rental.
- Where caretakers are on duty during a school rental, they shall be responsible for the work associated with the rental.

ARTICLE 50 - OTHER PROVISIONS

- All provisions of this Agreement are subject to applicable laws now or hereafter in effect. If any law now existing or hereafter enacted or proclamation or regulation shall invalidate any portion of this Agreement, the entire Agreement shall not be invalidated and the existing rights, privileges and obligations of the parties shall remain in existence and either party, upon notice to the other, may reopen the pertinent part of the Agreement for negotiation.
- 50.02 Wherever the singular or masculine are used in this Agreement, it shall be considered as if the plural or feminine has been used.
- 50.03 The monthly payday shall be no later than the last day of the calendar month,
- 50.04 Effective January, 1993, newly appointed Building Operators and Head Caretakers shall be required to hold at least a valid Fireman's Certificate or higher certification.

50.05 The Board agrees that it will do what it reasonably can do to provide caretaking service when a caretaker is off duty due to illness or authorized leave providing the proper notification of absence has been given.

ARTICLE 51 - EMPLOYEE BENEFITS PLAN

- 51.01 All eligible employees shall, as a condition of employment, participate in the Board's Employee Benefits Plan. This plan shall include:
 - \$50,000 Term Life Insurance
 - \$50,000 Accidental Death and Dismemberment Insurance
 - \$10,000 Spousal Term Life Insurance
 - \$5,000 Dependents' Term Life Insurance
 - Long Term Disability
 - Dental Care

In accordance with the attached Letter of Understanding (Benefits Plan Review Committee) effective January 1, 2008, the Board shall pay 100% of a Comprehensive Extended Health and Vision Plan which does not exceed one 2.0% effective January 1, 2008 to 2.1% effective January 1, 2009, and 2.2% effective January 1, 2010 of payroll costs however, the Board will absorb any costs over and above the stated caps during the term of this Agreement and this plan shall include;

- 100% Extended Health Care Services and Supplies;
- 80% Prescription Drug CO-Insurance, Saskatchewan Formulary, \$9.00 Deductible;
- Vision Care at 100% \$250.00 per person per 24 months. \$300.00 per person per 24 months effective January 1, 2009.
- 51.02 The cost of Life Insurance, Accidental Death and Dismemberment Insurance, Spousal Life Insurance, Dependents' Insurance, and Long Term Disability shall be shared equally between the Board and each employee. The Board shall pay 100% of the cost of the Dental Care benefit and the Extended Health and Vision benefit. Effective on date of signing, the Board shall provide coordinated benefits for those employees whose spouses participate in a Board administered benefit plan or in another benefit plan that permits coordination with the Board's benefit plan.

Should CUPE Local 2268 receive an Extended Health and Vision plan that provides additional benefits beyond those covered by this Agreement, those additional benefits shall come into effect at the same time for employees covered by this Agreement.

51.03 If provided for by the Board's current Term Life Insurance Plan, employees, upon retirement and at their own initiative and expense, shall have the option to continue Term Life Insurance.

ARTICLE 52 - OCCUPATIONAL HEALTH AND SAFETY

- 52.01 Both the Union and the Board shall co-operate in the establishment, maintenance and promotion of a safe work environment. Toward this end, the Board is committed to the establishment of occupational health and safety committees as required by provincial legislation and regulations.
- 52.02 The Board shall provide parking and electrical plug in for personal vehicles for all staff working alone in a school and whose shift ends between the hours of 7:00 p.m. 11:30 p.m.

ARTICLE 53 - JOB SECURITY

- No employee shall be laid off or have his/her hours of work reduced due to the Board contracting out work or services.
- 53.02 If there is an amalgamation, annexation or merger of the Board, the entire Agreement shall not be invalidated and the existing rights, privileges and obligations of the employees shall remain in existence.

ARTICLE 54 - APPRENTICESHIP

Board approved apprenticeships shall be enacted under the terms of the Apprenticeship Act of the Province of Saskatchewan. In general terms, the program will operate as follows:

- Apprenticeship positions shall be established in certain trades according to requirements and within the limits of facilities available for training. Positions will be posted as temporary positions and will be filled in accordance with Article 15 "Vacancies and New Positions". Positions may be filled at different levels of experience within a trade. An employee in an apprenticeship program who wishes to return to his/her previous position may do so in accordance with Article 29 "Extended Leave".
- An employee filling an apprenticeship position shall be entitled to all rights and benefits in the Agreement for the length of the apprenticeship assignment. Apprentices will be given leave to attend courses required by the Apprenticeship Branch. Such leave will be partially funded by the Board to the maximum amount that does not result in **a** reduction of Employment Insurance payments to the employee.

- 54.03 The term of an apprenticeship position will be until the apprentice achieves Journeyperson status or until the apprentice fails twice at the same level of the program. The term may be extended if the failure is due to extenuating circumstances.
- 54.04 The rate of pay for apprentices shall be in accordance with Schedule "A.

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SCHEDULE "A"

January **■ 2008 – August31**, 2008

Lovel 4	1	2	3	4
Level 1 Caretaker Building Service Helper	14.83	15.59	16.36	17.12
Level 2 Construction Service Helper	15.65	16.53	17.38	18.24
Level 3 Materials Agent Head Caretaker	16.48	17.46	18.40	19.37
Level 4 Fabricator/Maintenance Worker Painter	18.90	19.87	20.84	21.80
Level 5 Building Operator	19.27	20.29	21.25	22.2 ▮
Level 6 Journeyperson Painter	21.08	22.05	22:31	23.26
Level 7 Buyer	21\33	22.31	23.26	24.22
Level 8 Journeyperson Carpenter Journeyperson Head Painter	22.68	23.63	24.61	25.59
Level 9 Maintenance Foreman	26.50	27.45	28.44	29.40

SCHEDULE "A"
September 1, 2008 – December 31, 2008

	1	2	3	4
Level 1 Caretaker Building Service Helper	14.83	15.59	16.36	17.12
Level 2 Construction Service Helper	15.65	16.53	17.38	18.24
Level 3 Materials Agent	16.48	17.46	18.40	19.37
Level 4 Head Caretaker Elementary	17.47	18.45	19.39	20.36
Level 5 Head Caretaker High School	17.74	18.72	19.66	20.63
Level 6 Fabricator/Maintenance Worker Painter	18.90	19.87	20.84	21.80
Level 7 Building Operator	19.27	20.29	21.25	22.21
Level 8 Journeyperson Painter	21.08	22.05	22.31	23.26
Level 9 Buyer	21.33	22.31	23.26	24.22
Level 10 Journeyperson Carpenter Journeyperson Head Painter	22.68	23.63	24.61	25.59
Level 11 Maintenance Foreman	26.50	27.45	28.44	29.40

<u>SCHEDULE "A"</u>

January 1, 2009 – December 31, 2009

	1	2	3	4
Level 1 Caretaker Building Service Helper	15.43	16.22	17.02	17.81
Level 2 High School Daytime Caretaker	15.88	16.67	17.47	18.26
Level 3 Construction Service Helper	16.28	17.20	18.08	18.97
Level 4 Materials Agent	17.14	18.16	19.14	20.15
Level 5 Head Caretaker Elementary School Head Caretaker High School	18.45	19.47	20.45	21.46
Level 6 Fabricator/Maintenance Worker Painter	19.66	20.67	21.68	22.68
Level 7 Building Operator	20.04	21.11	22.10	23.10
Level 8 Journeyperson Painter	21.93	22.94	23.21	24.19
Level 9 Buyer	22.19	23.21	24.19	25.19
Level 10 Journeyperson Carpenter Journeyperson Head Painter	23.59	24.58	25.60	26.62
Level 11 Maintenance Foreman	27.56	28.55	29.58	30.58

<u>SCHEDULE "A"</u>

January 1, 2010 – December 31, 2010

	1	2	3	4
Level 1 Caretaker Building Service Helper	15.97	16.79	17.62	18.44
Level 2 High School Daytime Caretaker	16.44	17.26	18.09	18.90
Level 3 Construction Service Helper	6.85	17.81	18.72	19.64
Level 4 Materials Agent	7.74	18.80	19.81	20.86
Level 5 Head Caretaker Elementary School Head Caretaker High School	19.10	20.16	21.17	22.22
Level 6 Fabricator/Maintenance Worker Painter	20.35	21.40	22.44	23.48
Level 7 Building Operator	20.75	21.85	22.88	23.91
Level 8 Journeyperson Painter	22.70	23.75	24.03	25.04
Level 9 Buyer	22.97	24.03	25.04	26.08
Level 10 Journeyperson Carpenter Journeyperson Head Painter	24.42	25.44	26.50	27.56
Level 11 Maintenance Foreman	28.53	29.55	30.62	31.65

Other Considerations:

1. Effective January 1, 2008 – August 31, 2008:

\$1.20 per hour for three or more additional staff \$0.70 per hour for one or two additional staff

- 2. Effective September 1, 2008 Responsibility Allowances shall be included in the hourly rates.
- 3. Shift Premium 8.0 hours Caretakers and Head Caretakers who work on a shift that commences at 1:00 p.m. or later will be eligible for a shift premium. Effective January 1, 2002: \$47.00 per month;

Effective January 1, 2008:

\$0.44 per hour

Effective January 1, 2010:

\$0.47 per hour

Effective December 31, 2010:

\$0.50 per hour

Payments will be made on a ten month equalized basis beginning in September and ending in June.

Determination of Annual and Monthly Salaries for Employees Being Paid on an Hourly Basis

Number of days

Number of Public

Number of

worked in the academic year

Holidays in the employee's work year

hours worked x Hourly = Annual per day rate rate

Trades Apprentice:

Current staff members entering a Trades Apprenticeship Program shall be paid according to the following formula:

 $\underline{\text{Years 1 and 2}}$ - The same salary that would be payable had they remained in the job classification held immediately prior to the appointment to the position of Trades Apprentice.

<u>Year 3</u> - 80% of the Schedule A rate payable to the particular trade or the same salary that would be payable had they remained in the job classification held immediately prior to the appointment to the position of Trades Apprentice, whichever is the greater.

<u>Year 4</u> - 90% of the Schedule A rate payable to the particular trade or the same salary that would be payable had they remained in the job classification held immediately prior to the appointment to the position of Trades Apprentice, whichever is the greater.

In witness whereof the Parties hereto have caused these presents to be executed the day and year first above written:

ON BEHALF OF THE:

Board of Education of St. Paul's Roman Catholic Separate School Division Number 20, of Saskatchewan:

Signed:

Chair - Board of Education

Signed:

Treasurer & Board of Education

In the witness of:

President – CUPE Local 3730

President - CUPE Local 3730

ON BEHALF OF THE:

Canadian Union of Public Employees And its Local #3730:

Signed:

President – CUPE Local 3730

Signed:

National Representative - CUPE

Date:

Japt. 15,2008

In the witness of:

Superintendent - Human Resources

Superintendent - Human Resources

APPENDIX I

SUPPLEMENTAL UNEMPLOYMENT BENEFITS PLAN

7.8.1 Preamble

In recognition that there will be a physical and/or mental health related portion of any maternity leave during which a woman will be medically unfit for duty as an employee for health related reasons due to pregnancy, delivery or post delivery, benefits for this period will be paid under the provisions of a "Supplemental Employment Benefits Plan" (SUB Plan) designed by boards of education in accordance with the registration requirements of the Benefits Program, Canada Employment and Immigration.

7.8.2 SUB Plan Provisions

7.8.2.1 Eligibility

An employee shall be eligible for SUB Plan benefits if she is:

- a) on maternity leave. Notwithstanding this requirement, should the employee be medically unfit for duty as an employee for health related reasons due to pregnancy, delivery or post delivery at the expiration of her maternity leave, she shall be deemed, for the purposes of this article only, to be on maternity leave until the earliest of her recovery, the expiration of her Employment Insurance benefits and her having received maximum SUB Plan benefits in accordance with this article;
- b) medically unfit for duty as an employee for health related reasons due to pregnancy, delivery or post delivery; and
- c) in receipt of Employment Insurance benefits or serving the two-week waiting period.

7.8.2.2 **Determination of Eligible Benefit**

- 7.8.2.2.1 Every employee who is eligible for SUB Plan benefits in accordance with 7.8.2.1 shall be entitled to such benefits for a presumptive period of nine weeks commencing the date of delivery without being required to provide medical evidence.
- 7.8.2.2.2 Every employee who is eligible for SUB Plan benefits in accordance with 7.8.2.1 and who is medically unfit for duty as an employee for health related reasons due to pregnancy, delivery or post delivery prior to and/or following the presumptive period established in 7.8.2.2.1 shall submit medical evidence to the board in accordance with 7.8.2.4. The period of claim shall include all periods of time during which the employee meets the criteria of 7.8.2.1.

7.8.2.2.3 The board of education reserves the right to require further medical evidence to support a claim for benefits referred to in 7.8.2.2.2. Such evidence shall be from a medical practitioner designated by the board, with expense of same to be borne by the board, and the employee shall direct her medical practitioners to release those portions of her medical records which relate to her claim for SUB Plan benefits to the medical practitioner designated by the board and shall authorize the medical practitioner designated by the board to report directly to the board with respect to that employee's condition.

7.8.2.3 Maximum Eligible Period

The maximum time to be used in determination of benefit periods shall be a total of 17 weeks.

7.8.2.4 Application Procedures

- 7.8.2.4.1 An employee shall apply to the board of education for SUB Plan benefits using forms as established by the parties in accordance with 7.8.2.4.2 and 7.8.2.4.3. The application and its administration by the board of education shall occur according to the following guidelines:
- 7.8.2.4.1.1 a) The employee shall make application for benefits under 7.8.2.2.1 no later that 120 days following the birth of her child.
 - b) The employee shall make application for benefits under 7.8.2.2.2 and shall submit the required medical forms no later than 30 days beyond the last day the employee is medically unfit for duty as an employee for health related reasons due to pregnancy, delivery or post delivery.
- 7.8.2.4.1.2 The board of education shall administer the application in a timely fashion and shall commence payment of benefits in accordance with the collective agreement. Upon receipt of the application and medical form, if applicable, the claim shall be approved or a second opinion requested within 14 days. In the event that the board of education does not request a second medical opinion as herein set out within 14 days, the request for extended benefits is deemed approved.
- 7.8.2.4.1.3 If a request for a second medical is made by a board of education, that opinion shall be obtained as a result of a personal interview with a medical practitioner mutually agreed upon by the board and employee.
- 7.8.2.4.1.4 Any medical information provided in relation to receipt of benefits shall be held in the strictest confidence.
- 7.8.2.4.2 The application forms shall be common to all boards of education and shall be agreed upon by the parties to the collective agreement.

7.8.2.4.3 The medical forms shall be common to all boards of education and shall be agreed upon by the parties to the collective agreement.

7.8.2.5 Calculation and Payment of Benefits

- 7.8.2.5.1 For the period of eligibility as determined in 7.8.2.2, the board of education shall pay to the employee the amount required on a weekly basis to supplement the employee's Employment Insurance benefit to 95% of her salary entitlement.
- 7.8.2.5.2 The employee's weekly salary entitlement shall be calculated as follows:

5 Number of work days in the year

- 7.8.2.5.3 Benefits under the provisions of this article shall be payable in respect of the number of work days prescribed by the Collective Agreement.
- 7.8.2.5.4 Benefit payments under the provisions of this article shall be subject to the usual deductions as if the employee was actively working and as required by the respective benefit plan sponsors.

APPENDIX II

GENERAL PERSONNEL POLICIES - PERSONAL HARASSMENT LEGAL <u>REF: OHS</u> Act 2(1)(I) Sask Human Rights Code

STATEMENT OF POLICY

Employees of Greater Saskatoon Catholic Schools shall conduct themselves in their personal interactions and relationships in a manner that is free from harassment.

RATIONALE

Greater Saskatoon Catholic Schools believes all personal interactions and relationships are to be characterized by mutual respect which acknowledges the dignity and affirms the worth of each person.

AUTHORITY

- > The Education Act, Section 85
- Occupational Health and Safety Act 2 (1) (I)
- > Saskatchewan Human Rights Code
- Policy GBG Employee Health and Safety
- ➤ Policy GBK Employee Safety and Violence Prevention

GUIDELINES

- 1. Personal harassment is any objectionable behaviour, comment, or display directed at another based on, but not limited to, gender, race or place of origin, physical appearance, age, sexual orientation, or disability. Examples of such harassment may include unwanted physical contact, inappropriate jokes or teasing, display of derogatory materials, or conduct which may reasonably cause hurt, humiliation, or awkwardness so as to negatively affect an individual's wellbeing, work relationships, or job performance.
- 2. Reasonable supervisory practices shall not be construed to be personal harassment.
- 3. If an employee reasonably believes that s/he has been personally harassed, appropriate procedures are to be undertaken. For the purpose *of* these procedures, the person who feels harassed is the complainant and the alleged harasser is the respondent.
- 4. Because allegations of personal harassment are of a sensitive nature and may have serious consequences on both the complainant and the respondent, it is strongly encouraged:
- **4.1** That complainants, respondents, and supervisors keep an accurate record of all events, dates, and circumstances related to any alleged incident or review;
- 4.2 That reviews be conducted so as to respect the confidentiality of all parties but recognizing the principles of fairness and natural justice;
- **4.3** That summaries of decisions confirming complaints shall form part of the personnel file of the respondent;
- **4.4** That in cases where harassment is found to have occurred, the supervisor may inform the complainant of the services of the Employee and Family Assistance Program;
- 4.5 That the initiation of vexations or malicious complaints is of itself a form of personal harassment and is subject to the provisions of this policy;
- **4.6** That employees may, as an alternative, initiate grievance procedures as contained within collective agreements;
- 4.7 That employees may, at any time throughout a harassment review or investigation, file a complaint with the Saskatchewan Human Rights Commission or Saskatchewan Labour, Occupational Health and Safety Branch; and
- 4.8 That each school or workplace staff shall discuss a code of practice intended to establish common understandings as to acceptable standards of conduct so as to prevent or forestall incidents of personal harassment.

5. The Director of Education may designate from time to time persons to whom complaints may be directed.

PROCEDURES

- 1. Complainants have three (3) recommended courses of action: personal contact, a verbal report, or a written report.
- 2. Because it is often best if allegations of personal harassment can be resolved closest to the source of the harassment, it is recommended that the complainant first approach the respondent to attempt to resolve the alleged harassment.
- 3. If the complainant believes personal contact would not satisfactorily resolve the situation, the complainant may report the incident verbally to her/his immediate supervisor or Superintendent of Education.
 - The immediate supervisor or Superintendent of Education shall review the complaint and report verbally her/his findings to the complainant and the respondent within two (2) weeks. Such a review shall include an interview with the respondent and may include other interviews as deemed appropriate.
- 4. Notwithstanding the preceding protocols, the complainant may submit a formal, written complaint to her/his immediate supervisor or Superintendent of Education. In the event the respondent is the immediate supervisor or Superintendent of Education, the written complaint shall be forwarded to the Director of Education or her/his designate.
 - Following receipt of the formal, written complaint, the immediate supervisor or Superintendent of Education shall investigate the complaint and provide a written response in an appropriate format to the Director of Education or her/his designate, with a copy within three (3) weeks to the complainant and to the respondent. Such a review shall include an interview with the respondent and may include other interviews and collection of evidence as deemed appropriate.
- 5. If the alleged harassment is determined to be true, the respondent will be subject to disciplinary procedures as determined by the Director of Education which may include any or a combination of a verbal reprimand, written reprimand, suspension, and/or dismissal.
- 6. The disciplinary procedures shall be communicated to the complainant who shall hold the same in confidence.
- 7. The complainant and respondent may appeal the disciplinary procedures to the Director of Education within two (2) weeks, such an appeal to be reviewed by the Director of Education and a report to be provided with in thirty (30) days to the respondent and to the complainant.

REFERENCES

Statement of Educational Commitment of Greater Saskatoon Catholic Schools:

- > To foster good human relationships
- > To promote peace through equity, just laws, respect for Canada and global interdependence
- > To support staff members as witnesses of their faith to students, each other, and the community
- > To support staff members and their families in sadness and joy

FORMS

Written Reports

DATE APPROVED

June 19, 1996

DATE AMENDED

April 2004

BETWEEN: THE BOARD OF EDUCATION OF ST. PAUL'S ROMAN CATHOLIC

SEPARATE SCHOOL DIVISION # 20 OF SASKATCHEWAN

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL #3730

RE: EMPLOYMENT TRAINING PROGRAM

It is agreed that a joint Board and CUPE Local #3730 committee will develop strategies to implement the Student Employment Training Program as outlined by Report of the Labour Relations Committee. The implementation of this program will be negotiated with CUPE Local #3730.

ON BEHALF OF THE:

Board of Education of St. Paul's Roman Catholic Separate School Division Number 20, of Saskatchewan:

Signed:

In the witness of:

In the witness of:

ON BEHALF OF THE:

Canadian Union of Public Employees

And its LocaL#3730:

Signed:

President – CUPE Local 3730

Signed:

National Representative - GUPE

Date:

Superintendent Human Resources

Human Resources

BETWEEN: THE BOARD OF EDUCATION OF ST. PAUL'S ROMAN CATHOLIC

SEPARATE SCHOOL DIVISION# 20 OF SASKATCHEWAN

AND:

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 3730

RE:

BENEFIT PLAN REVIEW COMMITTEE

The Board and CUPE Local 3730 agree to the establishment of a Benefit Plan Review Committee. The Committee will be responsible for developing strategies for maintaining the plan within the resources allocated to the plan. Effective January 1, 2008 the annual allocation shall be 2.0% of payroll costs for the group. Effective January 1, 2009 the annual allocation shall be 2.1% of payroll costs for the group. Effective January 1, 2010 the annual allocation shall be 2.2% of payroll costs for the group.

ON BEHALF OF THE:

Board of Education of St. Paul's Roman Catholic Separate School Division Number 20, of Saskatchewan:

Signed:

In the witness of:

ON BEHALF OF THE:

Canadian Union of Public Employees And its Local #3730:

Signed:

President - CUP Local 3730

Signed:

National Representative - CUPE

Date:

In the witness of:

Superintendent Human Resources

Superintendent Human Resources

BETWEEN: THE BOARD OF EDUCATION OF ST. PAUL'S ROMAN CATHOLIC

SEPARATE SCHOOL DIVISION# 20 OF SASKATCHEWAN

AND:

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 3730

RE:

COMPASSIONATE LEAVE

The Board and CUPE Local 3730 acknowledge Board Policy GFA provides for leave adjudication beyond the Board Guidelines. Further, it is acknowledged that other forms of leave not explicitly allowed for in the Guidelines, such as Pallbearer leave, may also be available to CUPE Local 3730 members.

The Board and CUPE Local 3730 agree that adjudication of Pallbearer leave, and Compassionate Leave in the event of the death of a person close to an employee, will be through the Human Resource Services Superintendant, or his/her designate. Other leaves of a compassionate nature not identified within Board Guidelines may also be brought to the Human Resource Services Superintendant, or his/her designate for consideration.

ON BEHALF OF THE:

Board of Education of St. Paul's Roman Catholic Separate School Division Number 20, of Saskatchewan:

Signed:

ON BEHALF OF THE:

Canadian Union of Public Employees And its Local #3730:

Signed:

President - CUPE Local 3730

Signed:

National Representative - CUPE

Superintendent Wilman Resources

Human Resources

In the witness of:

In the witness of:

Date:

BETWEEN: THE BOARD OF EDUCATION OF ST. PAUL'S ROMAN CATHOLIC

SEPARATE SCHOOL DIVISION # 20 OF SASKATCHEWAN

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 3730

RE: OUT OF SCOPE POSITIONS

The Board and CUPE Local 3730 agree, in accordance with Article 3 (6)the following positions, as in place January 1, 2008, are out-of-scope.

- Assistant Manager (Administrative Services Human Resource Services Information Technology)
- Benefits Administrator (Human Resource Services)
- Communications Consultant (Director Services)
- Executive Assistant (I, II and III) (Learning Services Human Resource Services Director Services Administrative Services)
- Manager (Administrative Services Facilities Human Resource Services)
- Payroll Assistant (Administrative Services)
- Representative Work Force Consultant (Human Resource Services)
- Superintendent Administrative Services

ON BEHALF OF THE:

Board of Education of St. Paul's Roman. Catholic Separate School Division Number 20, of Saskatchewan:

Signed:

ON BEH /OF THE:

on being be de inter

Canadian Union of Public Employees And its Local #3730:

Signed:

President – CUP# Local 3730

Signed:

National Representative - CUPE

In the witness of:

In the witness of:

Superintendent Human Resources

Superintendent

Human Resources

Date:

BETWEEN: THE BOARD OF EDUCATION OF ST. PAUL'S ROMAN CATHOLIC

SEPARATE SCHOOL DIVISION# 20 OF SASKATCHEWAN

AND:

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 3730

RE:

FORMER HUMBOLDT ROMAN CATHOLIC SEPARATE

SCHOOL DIVISION NO. 15

The Board and CUPE Local 3730 acknowledge that there is a dispute as to whether certain of the caretaking, service and support positions in the former Humboldt Roman Catholic Separate School Division No. 15 (hereinafter referred to as the "Humboldt Division"), are included in the bargaining unit for which CUPE Local 3730 is the authorized bargaining agent, which dispute is presently reserved and pending before the Saskatchewan Labour Relations Board, in LRB File No. 066-06.

The Board and CUPE Local 3730, in the event the Saskatchewan Labour Relations Board issues an order determining that these caretaking, service and support positions are included in the bargaining unit for which CUPE Local 3730 is the authorized bargaining agent, agree to abide by that decision.

The Board and CUPE Local 3730 further agree that any outstanding issues that may arise from the decision will be the subject of negotiation between the parties.

ON BEHALF OF THE:

Board of Education of St. Paul's Roman Catholic Separate School Division Number 20, of Saskatchewan:

Signed:

In the witness of:

In the witness of:

ON BEHALF OF THE:

Canadian Union of Public Employees

And its Local #3730:

Signed:

President CI/IDE Local 3730

Signed:

National Representative - CUPE

uperintendent - Human Resources

uman Resources

Date:

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