## **Collective Agreement**

## Between

## Simcoe County District School Board

#### AND

# The Affiliate representing the **Secondary School Teachers employed** by Simcoe County District School Board (O.S.S.T.F. District 17)

Begins: 09/01/2000

Terminates: 08/31/2001

12219 (02)

Source: board Employees: 1020 Received by: df Date: 06/26/2001

## SIMCOE COUNTY DISTRICT SCHOOL BOARD

Chairperson - Mary Anne Wilson

## **Administrative Council**

Sharon Bate
Lou Brandes
Supt. of Schools - North
Supt. of Business Services
Nancy DeVillers
Dennis Decarie
Supt. of Schools - Central East
Supt. of Schools - East

Dennis Decarie Supt. of Schools - East

Joan Fullerton Supt. of Schools - West

Michael Graham Supt. of Facility Services

Mary Hay Supt. of Employee Services/ Deputy Director

Kirsten Parker Supt. of Schools - Central West

Nancy Tully-Peever Supt. of Student Services
Stan Wells Supt. of Schools - South

# ONTARIO SECONDARY SCHOOL TEACHERS' FEDERATION District 17 (Simcoe) Executive 2000-2001 School Year

President Fred Larsen, District 17 Office

Let Vice-president Christopher Horton, Innisdale S.S.

2nd Vice-president Marty Wilkinson, C.C.I.

Executive Officer Dave Wallin, Innisdale S.S.

Secretary-Treasurer Gail Kingsley, District 17 Office Ben Andrews, District 17 Office

Provincial Councillor Joe Kelly, Park St. C.I.

# OSSTF Collective Bargaining Committee Table Team 2000-01

Ben AndrewsDistrict 17 OfficeWayne TeichtBradford D.H.S.Fred LarsenDistrict 17 OfficeRod BennettCollingwood C.I.

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Working Conditions Committee Retirement Gratuity

## **\RTICLE I ---** PURPOSE

1.01 It is the intent and purpose of the Parties to this Agreement hereinafter referred to as the "Agreement" to set forth certain of the conditions of employment agreed to between the Parties.

## **ARTICLE 2 -- EFFECTIVE PERIOD**

- 2.01 (a) This Agreement shall be in effect from September 1, 2000, and shall continue to be in force up to and including August 31, 2001 and shall continue automatically thereafter for annual periods of one year unless either party notifies the other, in writing, within ninety (90) days prior to the expiration date that it desires to negotiate with a view to renewal, with or without modifications of this Agreement, in accordance with the Ontario Labour Relations Act.
  - (b) Notwithstandingthe period of notice cited in Article 2.01(a), either party may notify the other, in writing, within the period commencing April 1 prior to the expiration date that it desires to negotiate with a view to renewal, with or without modifications of this Agreement, in accordance with the Ontario Labour Relations Act.
- 2.02 If either party gives notice of its desire to negotiate amendments in accordance with Article 2.01, the parties shall meet within fifteen (15) days from the giving of notice to commence negotiations or the renewal of the Agreement in accordance with the Ontario Labour Relations Act.
- 2.03 The Teacher-Trustee Relations Committee, as defined in Article 30, shall continue as a discussion forum for unforeseen situations arising during the term of the Contract.
- The Collective Agreement may be altered only through the mutual written consent of the Board and the Bargaining Unit.
- 2.05 The party desiring such an alteration shall give written notice, stating the proposed change to the other party. The other party shall respond to the proposal within fifteen (15) calendar days.
- Any recommended alterations shall be subject to ratification by the full Board and the membership of the Bargaining Unit bound by this contract.

## **ARTICLE 3 -- RECOGNITION**

- 3.01 (a) The terms Federation and Bargaining Unit within this document shall be considered to be synonymous.
  - The Simcoe County District School Board recognizes the Federation as the exclusive bargaining agent for teachers who are members of the Bargaining Unit of OSSTF, District 17 Simcoe, and who are employed by the Board, and who are assigned to one or more secondary schools or workplaces to perform duties in respect of such schools all or most of the time.

- (c) The Board further recognizes the right of the Federation to represent a member at any meeting with the member when the conduct or competence of the member is being considered.
- (d) The Board recognizes the negotiating team of the Bargaining Unit as the group authorized to negotiate on the behalf of the Federation.
- The Board recognizes the right of the Bargaining Unit to authorize the Federation or any duly authorized representative to assist, advise, or represent it in all matters pertaining to the negotiation and administration of this Collective Agreement.
- This agreement is binding upon the Board and the Federation that is a party to it and upon the teachers who are members of the Bargaining Unit employed by the Board, in accordance with the Ontario Labour Relations Act.

## ARTICLE 4 -- BOARD'S RESPONSIBILITIES AND STATUTORY RIGHTS OF PARTIES

- 4.01 The right to manage and conduct the business of the Board is vested with the Board and its administration, save and except to the extent specifically modified by a provision of this Agreement. Without limiting the foregoing, the Board's rights shall include the right to hire, assign, evaluate, promote and transfer teachers, including the assessment of requirements and qualifications for assignment; the right and responsibility to demote, discipline and discharge teachers only for just cause; the right to release teachers under probationary contract; the right to terminate the contracts of teachers surplus to the Board's needs; the right and responsibility to approve the services and courses to be provided and to alter, eliminate, establish or change services, courses and objectives; the right to determine the programs and activities offered by the schools; the right to determine job content and functions to be performed; the right to approve the number of students to be allocated to a program, class size, subjects to be taught, the designation or establishment of organizational units; the right to select persons for positions of responsibility; the right to determine the hours of school, the school year, the holidays to be observed; the right to make, change and enforce reasonable rules and regulations and all other such aspects of the Board's jurisdiction as in the legislation and regulations pertaining to education in the Province of Ontario.
- 4.02 The rights referred to in 4.01 shall be exercised subject to the provisions of the Agreement. Notification to teachers regarding hiring, promotion, demotion, transfer, discipline and termination shall be in writing.
- 4.03 (a) No teacher shall be demoted, discharged, dismissed, or disciplined in any way without just cause. Such cause **shall** be provided to the teacher, in writing, within five (5) working days from the time the teacher is informed of any such action. It is recognized that a lesser standard of just cause applies to the termination of probationary teachers.

- (b) Prior to the imposition of any demotion, dismissal, or discipline, there shall be a meeting held between the teacher and a Board representative to discuss the matter in the presence of and with the assistance of OSSTF representation as determined by the local Bargaining Unit President.
- The Board agrees to state in writing the reasons for the release of a teacher under probationary contract at the request of the Bargaining Unit.
- Any rights which the parties may have acquired prior to this date under and by virtue of the Education Act, Chapter 129, Section 158, will be saved.

## **ARTICLE 5 -- CATEGORY DEFINITIONS & IMPLEMENTATION**

The placement of OSSTF District 17 teachers in their respective Groups shall be determined in accordance with the Certification Plan of OSSTF in effect on April 1, 2001. These Certification Rating Statements are the only statements acceptable for verification of placement. Any changes to the Certification Plan of OSSTF in effect on April 1, 2001, must be approved by the Board and the Bargaining Unit for recognition by the Board in teacher Group placement.

Category determination:	Group 1	•	Category IV
g ,	Group 2	-	Category V
	Group 3	••	Category VI
	Group 4	-	Category VII

Adjustment to Salary Placement as a result of changes in the certification plan shall be effective from the date the certification Statement is submitted to the Employee Services Department

- Notwithstanding Clause 5.01, those teachers now employed by the Simcoe County District School Board and holding a Department of Education High School Specialists' Certificate or equivalent and who in 1971-72 were paid in Category VI or higher will continue to be paid in Category VI or higher providing that evidence of continuing progress toward category in question is produced prior to September 15, of each new school year. Failing such evidence, the teacher shall revert to proper category on September 1 of the school year concerned.
- 5.03 No teacher shall be hired at a salary higher or lower than that being paid to a member of the incumbent staff having the same or equal qualifications, experience and responsibility.
- (a) A teacher's position on the basic salary schedule shall be determined by the total number of years of elementary and secondary school teaching experience in Canada, or as a certified continuous occasional teacher with an Ontario School Board (prior to September 1 of the current school year), calculated to the nearest full year combined with the category qualifications (5 complete teaching months or more shall be taken to the next full year). Teaching experience in schools located outside Canada may be accepted at the discretion of the Administrative Council.

- (b) Teachers employed by the board and its predecessors prior to September 1, 1977, shall maintain their previously accepted number of years of experience for position on the basic salary schedule.
- A part-time teacher's position on the basic salary schedule shall be determined in accordance with clause 11.01.
- 5.06 A part-time teacher shall have access to all provisions negotiated in this Agreement.

## 5.07 Salary Adjustments

- (a) A teacher who qualifies for a change in category by reason of improved qualifications shall receive the appropriate differential amount in addition to the increment where applicable.
- Where a teacher has completed all the course work and qualifies for a change in category prior to the 1st day of September, the salary adjustment will be made effective from the beginning of school in September of that year, on submission of the proper documents to the Board on or before the 30th day of June of the year following, provided that a copy of the application for change in category is submitted on or before the 30th day of November of the year the teacher completed the qualifications.
- (c) If a copy of the application for such change in category is submitted to the Employee Services Department, Education Centre after the 30th day of November, then the adjustment will be made effective the 1st day of January following.
- (d) Where a teacher has completed all the course work and qualifies for a change in category prior to the 1st day of January, the salary adjustment will be made effective from the 1st day of January of the school year providing the proper documents have been submitted to the Employee Services Department on or before June 30th of the school year.
- (e) Where a teacher has completed all the course work and qualifies for a change in category prior to the 1st day of February, the salary adjustment will be made effective from the 1st day of February of the school year providing the proper documents have been submitted to the Employee Services Department on or before June 30th of the school year.
- (f) All requests for a salary adjustment, as a result of a category change, will be made on a form supplied by the Board.
- 5.08 Every certified teacher should progress to the maximum salary by the annual increments provided in the schedule.
- Although the Board has the right to create or designate a new position to be filled by a teacher who comes within the scope of this Agreement, it is agreed that **the** salary schedule for such a position shall be negotiated with the Bargaining Unit through the Collective Bargaining Committee, within six (6) months of the Board's appointing a teacher to that position.

## 5.10 **Posting** of Positions

- Vacancies in teaching positions and in positions of responsibility will be posted in the schools for a period of five days. External advertising may not commence until after the first day of the internal posting. If, however, a resignation should be received or a vacancy occur subsequent to October 31, for December 31, or subsequent to April 30, for August 31, external advertising may begin simultaneously with the internal posting. External advertising for a position may be waived at the discretion of the Administrative Council.
- (b) Notwithstanding Article 5.10(a), teaching positions, other than positions of responsibility, that become available during the last two weeks of August will be posted but interviews for the position and selection of the successful candidate may be completed within two days of the posting being made with the Employee Services office.
- (c) Notwithstanding 5.10(a), in the event that a vacancy in a teaching position or a position of responsibility becomes available, subsequent to school opening in September, as a result of increased enrolment, the vacancy will be posted in the schools for a period of 3 days and may be advertised externally simultaneously with the internal posting.
- (d) A position designated as "Acting" (as defined in Article 6.24) need only be posted in the school where the position of responsibility is available.

#### 5.11 Withholding of Increment

Notwithstanding the foregoing sections of 5.03 to 5.10, the annual increment may be withheld for one year where, on the basis of written reports from the person or persons responsible for teacher evaluation, the teacher has been informed that less than satisfactory service has been given and the teacher has been informed, prior to March 1, of the Board's intention to withhold an increment. The annual increment should not be withheld for more than two years. If the teacher's work continues to be unsatisfactory, appropriate steps should be taken to terminate the contract. In subsequent years, if satisfactory improvement is made, the teacher shall be placed at the position on the grid that would have been reached if the increment had not been withheld.

## **ARTICLE 6 -- DEFINITIONS**

## 6.01 <u>Bargaining Unit</u>

"bargaining unit" means a unit of employees appropriate for collective bargaining, whether It is an employer unit or a plant unit or a subdivision of either of them;

## 6.02 Board

"board" means the Simcoe County District School Board.

## 6.03 Letter of Permission

"is permission granted by the Ontario College of Teachers to a Board authorizing the Board to employ as a teacher a person not qualified as such if the Ontario College of Teachers is satisfied that no teacher is available, but a letter of permission shall be effective only for the period, not exceeding one year, that the Ontario College of Teachers may specify therein".

## 6.04 Lock-Out

"Lock-out" shall have the meaning applied to it as defined in the *Ontario Labour Relations Act*, the *Education Act* and other relevant legislation.

## 6.05 Occasional Teacher

'occasional teacher" is an occasional teacher if he or she is employed by a board to teach as a substitute for a teacher or temporary teacher who is or was employed by the board in a position that is part of its regular teaching staff including continuing education teachers but.

- (a) if the teacher substitutes for a teacher who has died during a school year, the teacher's employment as a substitute for him or her shall not extend past the end of the school year in which the death occurred; and
- (b) if the teacher substitutes for a teacher who is absent from his or her duties for a temporary period, the teacher's employment as the substitute for him or her shall not extend past the end of the second school year after his or her absence begins.

## 6.06 Part-Time Teacher

"part-time teacher' means a teacher employed by the Board on a regular basis for other than full-time duty."

## **6.07** Party

"party" means the Bargaining Unit or the Board.

## 6.08 <u>Probationary Period</u>

- (a) Newly hired employees who at the time of hiring were employed on a 0.5 FTE teaching assignment or greater will be hired on a probationary basis for a period of ten consecutive working months or **two** complete semesters.
- (b) Newly hired employees who at the time of hiring were employed on less than a 0.5 FTE teaching assignment will be hired on a probationary basis for a period of fifteen consecutive working months or three complete semesters.
- (c) The length of the probationary period in (a) or (b) will be determined on the date of **hiring**,

- Any employees hired under (b) who increases his/her teaching assignment to 0.5 FTE or greater within six months of the date of hire will be on a probationary basis for ten consecutive working months from the date of the increase of the teaching assignment.
- (e) For the purpose of this article, consecutive working months will not include July and August and continuity of service will not be broken by these months.

## 6.09 School Year

"school year" means the period prescribed as such by, or approved as such under the *Education Act* and *Regulations* and shall not exceed 196 days or its equivalent."

## 6.10 Strike

"strike" shall have the meaning applied to it as defined in the *Ontario* Labour Relations *Act*, the *Education* Act and other relevant legislation,

## 6.11 Teacher

"teacher" means a member of the Ontario College of Teachers,

- (a) who holds a valid certificate of qualification as a teacher in an elementary or secondary school in Ontario,
- (b) who holds a letter of standing granted by the Ontario College of Teachers,
- in respect of whom the Ontario College of Teachers has granted a letter of permission under The Education Act, and who is employed by a Board as a Teacher under a contract of employment as a teacher/

## 6.12 <u>Temporary Teacher</u>

- "temporary teacher' means a person employed to teach under the authority of a letter of permission."
- (b) who holds a letter of standing granted by the Ontario College of Teachers.
- A "section" shall mean a teaching assignment that provides for a minimum of 110 hours of instruction. Courses that are less than 110 hours of instruction, for example Civics and Career Education, shall count for the appropriate fraction of a section as determined by the number of instructional hours in relations to 110. A multi-level or multi-grade class assigned for the minimum of 110 hours of instruction will constitute one section.
- 6.14 On-Call: a time-tabled period where a teacher is on stand-by and can be required to perform the duties of another teacher.
- 6.15 An emergency is defined as an unforeseen circumstance arising during the day.

## ARTICLE 7 -- GRIEVANCE PROCEDURE

7.01 It is mutually agreed that it is the spirit and intent of this Agreement to settle, in orderly procedure, grievances arising from the interpretation, application, administration or alleged contravention of this Agreement.

## 7.02 Definitions

- (a) a "grievance" shall be defined as any difference arising from the interpretation, application, administration, or alleged violation of this agreement, including any question as to whether a matter is arbitrable.
- (b) "days" shall mean school days.

## 7.03 Types of Grievances

- (a) Individual grievance: a grievance relating to a particular teacher, launched by the Bargaining Unit on behalf of that teacher if requested to **do** so **in** writing by the teacher. The relief sought in the grievance shall relate to that person only.
- (b) Group grievance: a grievance relating to a listed group of teachers, launched by the Bargaining Unit on behalf of those teachers if requested to do so in writing by those teachers. The relief sought in the grievance shall relate only to those listed teachers.
- (c) Policy grievance: a grievance concerning an alleged violation of the agreement which could not be grieved as either an individual or a group grievance, launched by the Bargaining Unit on behalf of its members.
- (d) Board grievance: a grievance concerning an alleged violation of the agreement by the Bargaining Unit, launched by the Board.

## 7.04 <u>Procedure - Policy and Board Grievances</u>

- (a) A policy grievance shall be **filed** by the Bargaining Unit at Step Two, as in Article 7.07.
- (b) A Board grievance shall be filed at **Step** Two, as in Article **7.07**, except that the notice shall be to the President or other executive officer of the Bargaining Unit.
- (c) Upon written mutual consent, either party may refer a grievance directly to arbitration.

## 7.05 Informal Stage

Any dispute, to be recognized as either an individual or group grievance, must first be discussed with the teacher's(s') principal(s) or appropriate supervisor(s) by the teacher(s). This discussion must take place within thirty (30) school days of the time the teacher becomes aware of or ought to have become aware of the circumstances giving rise to the dispute. The principal(s) or supervisor(s) shall respond to the teacher(s) within five (5) days of this discussion. If the teacher(s) is (are) unable to resolve the dispute by informal discussion, the Bargaining Unit may file a formal grievance at Step One.

## 7.06 Step One

if the dispute is not settled on the basis of the informal discussions as set out in Article 7.05, the Bargaining Unit shall submit to the Superintendent of Employee Services or designate a formal grievance notice, in writing, within ten (10) days of the receipt by the teacher(s) of the response of the principal(s) or supervisor(s). The Superintendent of Employee Services or designate shall provide a written answer within seventeen (17) days of receipt of the formal grievance.

## 7.07 <u>Step Two</u>

If the grievance is not settled on the basis of the answer given in Step One, the Bargaining Unit shall, within ten (10) days of the receipt of the Step One answer, notify the Superintendent of Employee Services or designate, in writing, that a meeting with the Director of Education, or designate, and Trustees is requested.

The Director of Education, the Superintendent of Employee Services and two Trustees shall meet with up to three members of the Bargaining Unit within fifteen (15) days of receipt of notice. The Director of Education, or designate, shall provide a written answer within ten (10) days of the date of the meeting.

## 7.08 Step Three

(a) If the grievance is not settled on the basis of the answer given in Step Two, the Bargaining Unit shall, within ten (10) days of the receipt of the Step Two answer, notify the Director of Education, in writing, of its desire to submit the grievance to arbitration. The notice shall contain the name of the Bargaining Unit's appointee to an arbitration **board.** 

The Director of Education, or designate, shall, within ten (10) days, inform the Bargaining Unit, in writing, that the Board accepts the Bargaining Unit's appointee as a single arbitrator or inform the Branch of the Board's appointee to the arbitration board.

Where two appointees are so selected, they shall, within ten (10) days of the appointment of the second of them, appoint a third person who shall be the chairperson. If the recipient of the notice fails to accept the appointee of the other party as a single arbitrator or to name its own appointee or if the two appointees fail to agree upon a chairman within the time limit, the Minister of Labour shall appoint a chairperson or appointee, as the case may be, upon the request of either party.

- (b) Once Step 1 and Step 2 have been exhausted, and prior to referring the matter to arbitration or during arbitration, the parties, by mutual consent in writing, may elect to resolve the grievance by using grievance mediation. The parties shall agree on the individual to be the mediator, the time frame in which a resolution is to be reached and any other procedural matters. The cost of the mediator shall be shared equally by both parties. The timelines in the grievance procedure shall be frozen at the time the parties mutually agreed in writing to use the grievance mediation procedure. Upon written notification of either party to the other party indicating that the grievance mediation is terminated, the timelines referred to above shall continue from the point at which they were frozen.
- 7.09 The single arbitrator or the arbitration board, as **the** case may be, shall hear **and** determine the difference or allegation and shall issue a decision, and the decision shall be final and binding upon the parties.
- 7.10 The decision of the majority is **the** decision of the arbitration board, but if there is no majority, the decision of the chairperson governs.
- 7.11 The single arbitrator or the arbitration board, as the case may be, shall not have the power to change, modify, extend, or amend the provisions of this agreement but shall have the power to fashion an appropriate remedy in all circumstances in the case of discipline.
- 7.12 Each party shall bear, at its own expense, the cost **c** counsel or advisors at each step of the grievance procedure.
- 7.13 The partles mutually agree that the single arbitrator or the chairman of the arbitration board, as the case may be, has the authority to compel witnesses to attend and give evidence.
- 7.14 All time limits fixed herein for the grievance procedure may be extended only upon the written consent of the parties.

## **ARTICLE 8 -- STRIKE OR LOCKOUT**

There shall be no strike or lockout during the term of this Agreement or of any renewal of this Agreement.

## **ARTICLE 9 -- POSITIONS OF RESPONSIBILITY**

#### 9.01 **Positions**

- "Department Leader" a teacher holding a Specialist or Honours (a) Specialist in at least one of the subjects taught within the department as defined in Article 9.03 c) and appointed to perform the duties in Article 9.05."
- "Coordinator" a teacher appointed to coordinate Student Activities or (b) Co-operative Education."
- "Project Leader" a teacher appointed to support school development (c) initiatives, which are collaboratively determined by the school staff and the principal."
- "Assistant Department Leader a teacher holding a Specialist or Honours (d) Specialist in at least one of the subjects taught within the department appointed to assist the Department Leader when the number of sections within a department **B** equal to or exceeds 50."

#### 9.02 Allowances

Effective September 1, 2000 the following responsibility allowances shall (a) be granted for the following positions and shall be paid in addition to the basic teacher salary rate and any related experience allowances granted to a teacher filling one of these positions. Section shall have the meaning as defined in Article 6.13.

Department Leader Positions: Base Amount For each section up to 50 For each section over 50	\$900 <b>\$40</b> <b>\$20</b>
Assistant Department Leader Positions: Base Amount For each section over 50	\$600 <b>\$20</b>
Library positions: Base amount For every 88 ADE students	\$900 <b>\$40</b>
Guidance positions Base amount For every 33 ADE students	\$900 <b>\$40</b>
Special Education Positions: Base Amount For every 66 ADE students For every Life Skills section	\$900 <b>\$40</b> <b>\$20</b>

Coordinator Positions:

Base Amount \$600 For every 150 ADE students \$40

School-based Project Leader Positions:

Base Amount \$600

Student Services Positions (in schools under 750 ADE)
Base Amount \$900

For every 22 ADE students \$40
For every Life Skills section \$20

- (b) Responsibility Allowances will be calculated using actual enrolment data and section counts as at October 31<sup>st</sup> and, where applicable, projected enrolment and planned section counts for March 31<sup>st</sup> in each school year
- (c) The total allowances and related insured and statutory benefit costs, including allowances paid to interim positions of responsibility replacing a current position of responsibility on a paid leave, shall not exceed the revenues generated for Department Heads in the provincial funding formula. The **base** amounts specified in 9.02 (a) shall remain constant. The amounts for sections, ADE and Life Skills classes shall be variable from year to year and shall be increased or decreased to reflect the Department Head revenues.
- (d) If the total cost referenced in 9.02 (c) is less than the available funding as of June 1, 2001, as a result of unfilled positions, the unspent revenue shall be remitted as a one-time payment to each teacher on active payroll as of June 1, 2001 on a pro-rated FTE basis in the last pay period in June provided that the amount is \$50 or more per FTE teacher. Otherwise, the unspent revenue shall be carried forward in a specific reserve for Classroom Teachers within the board's 2001-02 budget.

## 9.03 Positions of Responsibility

- (a) A position of responsibility may be shared by two teachers at the request of the teachers, with the recommendation of the principal and the approval of the Superintendent of Employee Services
- In order to ensure the delivery of a coordinated program, where there are either no candidates or no suitable candidates available to fill a position of responsibility, then two positions of responsibility may be held by one teacher on the recommendation of the principal and the approval of the Superintendent of Employee Services. One of the positions will be held as an interim appointment.

(c) In schools where the following programs are offered, there will be Positions of Responsibility:

Arts

Canadian and World

Social Science

**Business** 

Technology

**English** 

French, Classical and International Languages

**Physical Education** 

**Mathematics** 

Information Technology

Science

**Guidance and Career Education** 

Special Education

Library

Student Activities

Co-operative Education

Project Leader

- (d) For 2000-2001, notwithstanding 9.03 (c), in schools where the ADE is less than 750, Canadian and World Studies and Social Science shall form one department. Additionally, Guidance and Career Education, Special Education and Co-operative Education shall be combined to form one Student Services position.
- (e) Effective September 1, 2001, notwithstanding 9.03 (c), in schools where the ADE is less than 750, Canadian and World Studies and Social Science shall form one department. Additionally Guidance and Career Education and Co-operative Education shall be combined to form one Student Services position.

## 9.04 Term of Appointment

(a) For Positions of Responsibility established in 2000-2001, the following terms shall apply:

Arts 3 years 4 years Canadian and World Social Science 4 years **Business** 2 years Technology 3 years **English** 2 years Languages 2 years Physical Education 1 year **Mathematics** 5 years informationTechnology 1 year Science 3 years Guidance and Career Education 4 years Special Education 2 years Library 5 years

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Co-operative Education 3 years
Student Activities 1 year

Project Leader 1, 2 or 3 years

- (b) At the end of each of the above terms, all successive terms shall be for five (5) years except for the Project Leaders.
- (c) Terms are renewable and there shall be no limit to the number of renewable terms.
- The term appointment for an Assistant Department Leader shall be the same as the conditions referenced in Articles 9.04 b) and 9.04 c) provided that the number of sections within a department is equal to or exceeds fifty (50).
- (e) Notwithstanding 9.04 d), should the number of sections in any year be less than forty-five (45), the appointment of an existing Assistant Department Leader shall be terminated.

## 9.05 Duties of Leaders and Coordinators

- (a) Assist the principal, in cooperation with other teachers in positions of responsibility, in the general organization of the school.
- (b) Assist the principal,
  - by providing input regarding the selection criteria and by participating in the interview process used for the selection of teachers for the organizational unit
  - by recommending assignments and timetable allotments for the teaching staff of the organizational unit
  - in coordinating the teaching and implementation of the instructional program in the organizational unit
  - in maintaining close cooperation with the community, and
  - in assembling information that the principal may be required to provide under the Education Act and other relevant legislation.
- (c) File with the principal up-to-date copies of outlines of courses of study for the organizational unit or program, with sufficient detail to permit the effective coordination of the courses of study
- Assist teachers in the organizational unit or program in improving their methods of instructions, in maintaining proper standards for instruction, and in keeping records of the work and achievement of pupils.
- (e) To report to the principal when equipment for use in courses and activities in the organizational unit or program may not be in working order.

## 9.06 <u>Duties of Assistant Leaders</u>

To assist the Leaders in performing the duties as outlined in 9.05.

## 9.07 Interim Positions of Responsibility for Qualified Teachers

- (a) A position of responsibility which becomes vacant during the school year and will remain vacant for more than 30 days will be filled on an interim basis.
- (b) Interim appointments shall be made to fill a vacancy which is created by the Board's granting a leave to a teacher holding a position of responsibility and shall be for a period not exceeding one year or the duration of the leave, whichever is less
- (c) Interim appointments shall be created to fill a vacancy that occurs or exists after July 1. Such appointments shall be for the duration of the school year commencing September 1.
- (d) An interim position of responsibility shall be made to fill a vacancy created by a teacher temporarily vacating his/her position of responsibility for the purpose of filling another position of responsibility on an interim basis for one year or less.
- (e) An interim position of responsibility is designated when no space is available within the department to accommodate an appointment external to the school and an internal appointment is made until such time as a space is available within the department."
- (f) The allowance for an interim position of responsibility shall be the same as the allowances defined in Article 9.02 a).

## 9.08 Acting Positions of Responsibility for Unqualified Teachers

- An acting position of responsibility is held by a teacher who has been appointed by the Board to carry out the duties of the position but is not qualified under Articles 9.01 a) and 9.01 d).
- (b) All acting appointments shall be for **no** more than one (1) year and may be renewed at the discretion of the Board.
- (c) Acting appointments shall be considered for renewal only upon the teacher providing proof to the Board that he/she is enrolled in an appropriate program and is in the process of obtaining the required qualifications in a timely fashion.
- (d) The allowance for an acting position of responsibility shall be the same as the allowances defined in Article 9.02 a).

## 9.09 Interim-Acting Positions of Responsibility

An InterIm-Acting Position of Responsibility is held by a teacher who is working towards obtaining the appropriate qualifications referred to in 9.08 and holds a term definite appointment referred to in 9.07.

## ARTICLE 10 -- CALCULATION AND DATES OF SALARY PAYMENTS

## 10.01 Dates of Salary Payments

Effective September 1, 2000, annual salary shall be paid according to the following plan:

First day of school in September 8.00% Last day of school in December 8.35%

Seven (7) payments of 3.35% each, on alternate Fridays, between the first school day in September and the last school day in December.

Twelve (12) payments of 3.35% each, on alternate Fridays, between the first school day in January and the last school day in June.

Last school day in June

20.00%

The actual dates for payments for the next school year will be established in June.

- A teacher is entitled to be paid his or her salary in the proportion that the total number of school days for which the teacher performs his or her duties in the school year bears to the total number of school days in the school year.
- A teacher who is leaving or entering the employ of the Board, including working only one semester or participating in a leave, within the school year, shall receive the same payments during the employment period as are designated in 10.01, but the final payments on the schedule shall be recalculated in accordance with Article 10.02.
  - (b) Teachers participating in a Teacher Funded Leave of Absence shall have salary payments made in accordance with Article 17.09.
  - (c) The full amount of salary paid to a teacher teaching in only one semester will be pald to the teacher during the semester taught.
  - (d) Effective September 1, 2001, part-time teachers who teach all year shall be paid on the basis of their workload each semester.
  - (e) Full-time teachers shall have their salary annualized regardless of their teaching load in either semester.
- Each teacher shall provide to the Board the name of the bank or trust company and the account number to which payment will be made by means of a direct deposit.
- 10.05 (a) Should a retroactive salary adjustment be made, it shall be paid to all teachers on staff in the interval covered by the adjustment even if they are no longer employed by the Board when the adjustment is made.

(b) If the teacher is no longer employed by the Board, the retroactive adjustment shall be forwarded to the teacher's last known address. In the event it is returned, it is the teacher's responsibility to contact the Superintendent of Employee Services within the greater of 3 months or the end of the Board's fiscal year, informing the Superintendent of Employee Services where the adjustment can be forwarded.

## **ARTICLE 11 -- PLACEMENT ON SALARY SCALE**

For a part-time teacher, salary shall be pro-rated based on the salary grid in Article 12.01. The salary shall be pro-rated in the ratio that the teacher's assignment bears to a full-time assignment of 6.50 classes and 0.17 TAP and/or Remedial. For the purpose of this chart, "+Full TAP assumes an annualized assignment at a value of 0.17 and "+0.5 TAP" assumes a single semester assignment at a value of 0.085. Such pro-rating shall be administered in accordance with the following chart:

No. of Periods	NoTAP	+0.5 TAP	+Full TAP
1.0	0.14993	0.16267	0. <b>F</b> 541
1.5	0,22489	0.23763	0.25037
2.0	0.29985	0.31259	0.32534
2.5	0.37481	0.38756	0.40030
3.0	0.44978	0.46252	0,47526
3.5	0.52474	0.53748	0.55022
4.0	0.59970	0.61244	0.62519
4.5	0.67466	0.68741	0.70015
5.0	0.74963	0.76237	0.77511
5.5	0.82459	0.83733	0.85007
6.0	0.89955	0.91229	0.92504
6.5	0.97451	0.98726	1.00000

- These provisions apply as well to members of the bargaining unit who have a combination of non-classroom and classroom assignments. Such teachers shall have their non-classroom assignments pro-rated to the appropriate classroom equivalent to maintain their current FTE status.
- Teachers who have all non-classroom assignments in Library and in Guidance and who remain in their teaching area with the exception of a forty-minute uninterrupted lunch per day and two fifteen minute breaks shall be deemed to be full-time. Teachers who have all non-classroom assignments in Library or Guidance as described above for one semester only, combined with classroom teaching assignments in the other semester, shall be considered to be assigned 3.5 periods during the semester in which the assignment is in Library or Guidance.

- Placement on the salary schedule shall be determined annually for such teachers, as of September 1, by the number of pro-rated years of service. Movement to the next year on the salary schedule shall occur when a number of .5 above the current position of the salary schedule is calculated.
- Teachers qualified to teach in the elementary panel with QECO rating statements other than A I to A4 shall be paid Category IV minimum plus full allowance for teaching experience within the elementary and secondary panels in accordance with 11.04.

## ARTICLE 2 =-TEACHERS'BASIC SALARY SCHEDULE

12.01 (a) Effective September 1, 2000, the salary schedule as follows:

Year	Cat. IV	Cat. V	Cat. VI	Cat. VII
0	\$32 813	\$34 149	\$37 220	\$39 156
1	34 496	35 984	39 342	41 480
2	35 923 bF	37 562	41 207	43 546
3	37 862	39 652	43 584	46 125
4	39 801	41 743	45 962	48 705
5	41 740	43 834	48 340	51 284
6	43 679	45 925	50 718	53 864
7	45 619	48 016	53 096	56 443
8	47 557	50 107	55 474	59 023
9	49 497	52 197	57 852	61 601
10	51 436	54 288	60 230	64 180
11	53 375	56 379	62 608	66 760

(b) Effective March ■ 2001, the salary schedule is as follows:

Year	Cat. IV	Cat. V	Cat. VI	Cat. VII
0	33 760	35 040	38 191	40 178
1	35 397	36 923	40 368	42 562
2	36 861 V	38 543	42 283	44 683
3	38 851	40 687	44 722	47 329
4	40 840	42 833	47 162	49 976
5	42 849	44 978	49 602	52 622
6	44 819	47 124	52 042	55 270
7	46 809	49 269	54 482	57 916
8	48 798	51 415	56 922	60 563
9	50 789	53 559	59 362	63 209
10	52 778	55 705	61 802	65 855
11	54 768	57 851	64 242	68 503

## 12.02 Consultant's Allowance

## **ARTICLE 13 -- ALLOWANCES**

## 13.01 Extra Degree Allowance

An Extra Degree Allowance will be paid for one Master's Degree or one Doctorate from a Canadian University or equivalent if such Degree or Doctorate is not used to obtain a higher certification rating.

The Allowance will be paid in addition to those amounts set forth in Articles 12.01, 12.02, 12.03, 13.05, 13.09 and 13.10.

The amount of the allowance will be as follows:

Effective September 1, 2000	\$1,115
Effective March 1, 2001	\$1,144

13.03 Allowances previously granted for extra degrees not mentioned above will receive the previous allowance paid.

## 13.04 Related Trade or Professional Experience Allowance

For teachers on staff or teachers coming on staff during the term of this Agreement, business and industrial experience, approved by the Administrative Council shall be paid to a maximum of ten (IO) years at the rate indicated below for each full year beyond the minimum required for basic teaching qualifications.

Effective September 1, 2000	\$1,119
Effective March 1, 2001	\$1,149

13.05 For teachers on staff or teachers coming on staff during the term of this Agreement, related experience, approved by the Administrative Council, for non-vocational teachers shall be paid to a maximum of ten years at the rate indicated below for each full year in a field of work directly related to the teaching functions.

Effective September <b>1 2000</b>	\$1,119
Effective March 1, 2001	\$1,149

A Related Trade or Professional Experience Allowance shall not result in a total annual salary in excess of the maximum for the teacher's respective category.

## 13.07 Time in Lieu

If a teacher Is requested by hls/her principal, with the prior approval of the Administrative Council, to work during normal holiday periods, the principal shall advise the teacher that he or **she** will be given equal time free from duties during the school year as per the following criteria:

- the time in lieu will **be** determined, in advance, by the mutual agreement between the teacher and the principal,
- (ii) lieu time may be taken before or after statutory, board and other holidays,

- (iii) under no circumstances can the time in lieu exceed 5 days,
- (iv) this time in lieu shall be at no cost to the Board.

## **ARTICLE 14 -- CONTINUING EDUCATION**

14.01 It is the purpose and intent of both parties to specify, within this Article, certain terms and conditions of employment for a teacher employed by the Board to teach a secondary school credit course in a Continuing Education Summer School, Adult Day School or Night School Program and to specify each section of this Collective Agreement which is applicable to said teacher.

The provisions of this Article shall constitute the entire agreement of the parties regarding Continuing Education Teachers. No other provisions of the Collective Agreement between the parties shall apply to Continuing Education Teachers unless expressly indicated otherwise in this Article.

14.02 The following Articles of this Collective Agreement apply to the teacher recognized in Article 14.01.

Article 1 Article 2 Article 4 Article 5 Article 7 Article 8 Article 29 Article 30 Article 31	-Purpose -Effective Period -Management Rights -Category Definitions Grievance Procedure -Strike or Lockout -Committees -Access to Personnel File -Federation Dues
Article 33	-Federation Dues -Signatures

- 14.03 Salary Continuing Education Teachers.
  - (a) A Credit Course Continuing Education Teacher shall be placed and shall advance on the steps of the Continuing Education Credit Course Salary Schedule set out in this Article, on the basis of Articles 5.01, 5.02, 5.03, 5.07, 5.08(a), 14.03(b), 14.03(c), and 14.03(d).

## Effective September ■ 2000

Year	Cat.IV	Cat. V	Cat. VI	Cat. VII
0	\$2 962	\$3 087	\$3 371	\$3 550
	3 143	3 281	3 591	3 787
2	3 322	3 474	3 807	4 027
3	3 501	3 667	4 030	4 265
4	3 682	3 861	4 250	4 505
5	3 861	4 054	4 471	4 743

## Effective March 1, 2001

Year	Cat. IV	Cat. V	Cat. VI	Cat. VII
0	\$3 040	\$3 168	\$3 459	\$3 642
	3 225	3 367	3 684	3 886
2	3 409	3 564	3 906	4 132
3	3 593	3 763	4 135	4 376
4	3 778	3 962	4 361	4 622
5	3 962	4 160	4 588	4 866

- (b) A Credit Course Continuing Education teacher's position in the Continuing Education Credit Course Salary Schedule shall be determined by the total number of years of elementary and secondary school teaching experience in Ontario (prior to September 1 of the current school year for Night School teaching assignments), calculated to the nearest full year combined with the category qualifications (5 complete teaching months or more shall be taken to the next full year). Teaching experience in schools located outside Ontario may be accepted at the discretion of the Administrative Council. Teachers employed by this board and its predecessors prior to September 1, 1977, shall maintain their previously accepted number of years of experience for position on the basic salary schedule.
- (c) A part-time Credit Course Continuing Education teacher will be paid, as **per** the Continuing Education Credit Course Salary Schedule, at the rate equivalent to the pro-rated salary of a full-time teacher.
- (d) Every qualified Credit Course Continuing Education teacher should progress on the Continuing Education Credit Course Salary Schedule from the minimum of the starting salary to the maximum salary by the annual increments provided in the salary schedule.
- 14.04 It is understood that all rates quoted in Article 14.03 include Holiday and Vacation pay.

## 14.05 Illness

A F.T.E. teacher of summer school will be entitled to leave of absence with pay, for two working days per session, for Illness. The Board may require verification of the illness by a certified medical doctor prior to payment of salary for the absence.

## 14.06 <u>Learning Centres</u>

Credit Courses at Learning Centres will be offered by Adult Day School Teachers and/or seconded teachers.

Teaching staff will be assigned to learning centres on a secondment basis. In the event that no qualified teacher (as per Article 29.02) applies for the secondment, the Board may hire staff from outside the system.

## 14.07 Posting of Positions

All posting for bargaining unit positions will be posted in all Learning Centres.

Continuing Education Adult Day School Teachers are eligible to apply for all bargaining unit postings.

## 14.08 Recognized Teaching Experience

Effective September 1, 1997, previous teaching experience in the Continuing Education Program (Adult Day School, Night School, Summer School, and Offsite Credit Programming) for the Simcoe County District School Board shall be recognized as teaching experience for the purpose of placing a teacher on the Continuing Education Teachers' Salary Grid as set out in Article 14.03(a).

Such experience shall be calculated on the basis of teaching one (I) credit being equal to .17 of one (I) ar.

Placement on the salary schedule shall be determined annually for such teachers as of September 1, by the number of prorated years of service. Movement to the next year on the salary schedule shall occur when a number of at least .5 above the current position on the salary schedule is calculated.

Teaching six full credit courses shall count as one (1) year. In any one school year, no teacher shall accumulate experience exceeding one (1) full year.

## **ARTICLE 15 -- EDUCATIONAL IMPROVEMENT LEAVES**

## 15.01 Educational Improvement Leave Committee

- (a) An Educational Improvement Leave Committee shall be established annually to consider applications for Educational Improvement Leave and to submit recommendations for approval, in order of priority, to the Board.
- (b) The Educational Improvement Leave Committee shall be composed of three (3) members appointed by the Bargaining Unit and three (3) administrators appointed by the Director.

## A. Conditions for Application

The Board may grant Educational Improvement Leave to an applicant on the recommendation of the Administrative Council and the EILC, and subject to the regulations set forth below. Such leave will be granted for the purpose of broadening the applicant's teaching ability through approved educational study, travel or research that relates to the teaching curriculum. Any improvement in the teacher's category rating resulting from Educational Improvement Leave will be recognized upon receipt of approved revised category rating.

## B. Qualifications

In order to qualify for an Educational Improvement Leave a teacher:

- (a) must have at least five (5) years service with this Board or its predecessors and take the leave at least three (3) years prior to the compulsory retirement age established by the Board.
- (b) must give a written undertaking that the teacher will continue to teach for the Board for at least two (2) years following return from the leave. Any teacher falling to carry out this undertaking will return to the Board, on a pro-rata basis, the sum of money received during the leave prior to departure at the end of that teaching year.
- (c) Exceptions to the requirement for a minimum of five (5) years' service specified in Article 15.01B (a) may be made at the discretion of the Director of Education.

## C. Method of Application

- (a) All requests for Educational Improvement Leave must be submitted in writing to the Director **d** Education, through the teacher's principal or appropriate supervisor, not later than November 30, prior to the year in which leave is to be taken. The application will have met the deadline of November 30 provided that:
  - the application has been stamped as having been received in the Director's office by November 30 (or by the last teaching day prior to November 30 should November 30 fall on a weekend); or
  - that the teacher has a receipt from the receptionist at the Board office indicating that the application was received by the November 30 deadline noted.
- **(b)** Applications for leave will include the following:
  - (i) the purpose of the leave;
  - the number of years of teaching experience with Simcoe County District School Board;
  - for study programmes the courses to be taken and the duration of the program;
  - (iv) for travel programmes a description **d** the intended itinerary, and the duration of the program;
  - (v) specific information regarding how the program will benefit the individual, the school and the education system;
  - (vi) specific information regarding the applicant's plan to share the benefits derived from the leave with others in the system.

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(c) The Board shall consider each application for leave in time to notify the applicant in writing of the Board's decision.

## D. Criteria for Selection

The Educational Improvement Leave Committee when determining its recommendations to administrative council will be guided by the following criteria:

- (a) the benefits of the program to the individual
- (b) the benefits of the program to the educational system
- (c) the needs of the system
- (d) the program of the individual to share with the system upon return
- (e) the thoroughness of the application.

## E. Terms

- (a) The Board shall determine annually the extent to which it may permit Educational Improvement Leaves to be granted and reserves the right to limit the granting of Educational Improvement Leave for any year, when, in the opinion of the Board, such leaves would not be in the best interest of education. Such reason will be presented in writing to the individual by the Board.
- (b) In the event that Educational Improvement Leave is not granted, the Board shall give written notification to the applicant and to the EILC of the reason for the decision.

## 15.02 Educational Improvement Leave - | |

#### A. Conditions

- (a) The teacher will receive, during leave, 70% of the annual salary to which the teacher would have been entitled had the teacher remained in the teaching position.
- (b) The taking of sabbatical leave shall not alter the number of days to the teacher's credit in the accumulated sick leave plan immediately prior to the start of the leave.
- (c) The teacher shall receive a normal salary increment and any other benefits for which the teacher would be eligible, excluding the accumulation of sick leave credits for the period of the leave.
- (d) Sabbatical leave shall not exceed one year.
- (e) The Board will make pension and other deductions that are necessary from the salary paid to the teacher during sabbatical leave.

- (f) Payment for sabbatical leave will be half sabbatical salary to be paid on the first day of the leave. The balance to be paid at the mid point of the leave.
- (g) The teacher, on return from sabbatical leave, shall submit to the Board and to the EILC, within three months, a detailed report **c** the year of study and shall undertake to give the benefit of this experience to staff or students at the direction of the Board.
- (h) Upon return from sabbatical leave, a teacher shall be guaranteed a position with the Board and be returned to the teacher's original position, including position of responsibility in the teacher's original school, providing the position still exists. The teacher will be subject to the provisions of Article 29 as they existed at the time of final approval of the Leave.
- (i) No teacher shall be granted more than one Sabbatical Leave during employment with the Board.
- (j) The Board shall provide funds each year within its professional development budget for at least two Sabbatical Leaves for its secondary school teachers which may be granted within the regulations established for this purpose.

## 15.03 EducationalImprovement Leave - ProfessionalDevelopment

The Board may grant a professional development leave for a period of not more than six (6) months when, in the opinion of the Administrative Council and the EILC such leave would benefit the school system and provided a suitable replacement can be found so that the students can be assured of an uninterrupted program during the school year.

#### **Conditions:**

- (a) The teacher will receive, during leave, 100% of the annual salary to which the teacher would have been entitled had the teacher remained in the teaching position.
- (b) The taking of professional development leave shall not alter the number of days to the teacher's credit in the accumulative sick leave plan immediately prior to the start of the leave.
- (c) The teacher shall receive a normal salary increment and any other benefits far which the teacher would be eligible, excluding the accumulative sick leave allowance for the periods of the leave.
- (d) The Board will make pension deductions and other deductions that are necessary from the salary paid to the teacher during the professional development leave.
- (e) On return, a teacher will be assigned to at least the same position, in the same school, unless otherwise mutually agreed to between the teacher and the Board.

The teacher, on return from Professional Development Leave shall submit to the Board and the EILC, within three (3) months, a detailed report of the term of study and shall undertake to give the benefit of this experience to staff or students at the direction of the Board.

## **ARTICLE 16 -- PREGNANCY AND PARENTAL LEAVES**

- 16.01 Pregnancy, Parental and Adoption leaves shall **be** granted in accordance with The Employment Standards Act and as augmented by this Article.
- 16.02 In accordance with The Employment Standards Act, Adoption Leave is a Parental Leave.
- Upon approval of the E.I.C., the Board will provide a weekly benefit, payable for the two week waiting period at a weekly rate equal to 60% of the teacher's normal weekly earnings providing the teacher complies with the conditions of the Sub-Plan as attached. Normal weekly earnings to be calculated as follows:

Teacher's annual earnings x 5
Number of days in the school year

- At the request of the teacher, a teacher eligible for Pregnancy or Parental Leave, in accordance with The Employment Standards Act, shall be granted a Voluntary Leave of Absence (Child Care) for the period of the remainder of the school term or year in which the Pregnancy or Parental Leave terminated and shall return to the teacher's original position, (including position of responsibility) in the original school providing the position still exists. The teacher shall be subject to the provisions of Article 29 as they exist at the time of final approval.
- 16.05 An employee on Parental Leave shall not be entitled to Sick Leave benefit while on such leave.
- 16.06 (a) Seniority shall accumulate for all Pregnancy and Parental leaves.
  - (b) The Board shall pay its share of all benefits of a teacher on a Pregnancy or Parental Leave.
  - (c) Effective December 20, 1990, teaching experience, for the purpose of salary grid placement, shall accumulate for all Pregnancy and Parental Leaves.
- 16.07 When a teacher returns to duties upon the expiration of a Pregnancy or Parental leave, salary shall be paid in accordance with the portion of the year taught.
- Upon the expiration of a Pregnancy, Parental or Voluntary Leave of Absence (Child Care) leave which did not **exceed** two years, the teacher will be assigned to the original position (including position of responsibility) in the original school subject to the provisions **d** Article 29.
- 16.09 No teacher shall expect a Voluntary Leave of Absence (Child Care) leave, including Pregnancy or Parental leave, for longer than a two-year period.

- Seniority for the purpose of declaration shall continue to accumulate during all such pregnancy and adoption leaves granted by the Board since September 1981.
- 16.11 No teacher shall expect a child care leave, including pregnancy or adoption leave, for longer than a two-year period.
- Teachers on Pregnancy and Parental Leaves of Absence or Voluntary Leaves of Absence (Child Care) will maintain good standing status with the Ontario College of Teachers during the period of the leave and will provide proof of good standing status prior to returning from the leave to normal duties.

## **ARTICLE 17 -- ABSENCES**

- 17.01 Accumulated sick leave is used to cover absences due to illness. On **the** request of the teacher and with the prior approval of the principal, it may be used to cover the following absences of a special nature.
  - (a) <u>serious</u> accident or illness in immediate family for sufficient time to alleviate the emergency condition;
  - (b) although medical or dental appointments are expected to be scheduled outside **d** working hours, exceptions may be covered;
  - (c) bereavement leave as required by the particular circumstances;
  - (d) educational examination involved with the teacher's professional qualifications;
  - (e) convocation or graduation involving the teacher, the teacher's spouse, child or parent;
  - inclement weather unless the school is declared closed under Policy 4470 (If in the opinion of the principal and the respective Superintendent of Schools, the absence was riot justifiable, a day's pay shall be deducted;
  - (g) adoption leave of one day with one additional day for adoption court if required;
  - (h) paternityleave of one day;
  - community or public service of an emergency nature (Not for regularly scheduled or normal events falling during the school day);
  - (j) attendance at the birth of the teacher's child.
- 17.02 (a) In addition, **on** the request of the teacher and with the prior approval of the principal and the Superintendent of Employee Services, or designate, accumulated sick leave may be used to cover the following absences:
  - community or public service of a special nature (not for regularly scheduled or normal events falling during the school days);
  - (ii) attendance at Provincial meetings for District Executive delegates.

(b) On the request of the teacher and with the prior approval of the Superintend 'soft Employee Services or designate, accumulated sick leave may be used to cover absences for unusual personal reasons not obviously covered by the above.

When a leave has been granted, the principal of the teacher's school will be informed, by the office of the Superintendent of Employee Services, that a leave for personal and confidential reasons has been granted.

- 17.03 Disagreement in interpretation of the above shall be referred to the Director of Education, or designate, for prior approval.
- 17.04 The following absences shall be without **loss** or gain of salary and without loss of sick leave credits:
  - (a) quarantine,
  - (b) jury duty,
  - (c) subpoena,
  - inclement weather, if the school is declared closed under Policy **4470**,
  - (e) recognized religious holidays with the prior approval of the principal,
  - unusual and urgent personal reasons approved **by** the Director of Education or designate.
- 17.05 Absence without loss or gain of salary and without loss of sick leave credits may be granted to a teacher to attend a liaison meeting with a community or educational organization approved by the Board or Administrative Council.
- In the first case of personal illness of three (3) consecutive days, an acceptable certificate from a qualified medical or dental practitioner or a letter from the teacher stating the reason for the absence and authorizing the Board to confirm the necessity for the absence may be requested. Such an acceptable certificate or letter may be requested for cases of personal illness which total more than five (5) school days in the same school year.
- 17.07 Absences that are not approved under the terms of 17.01 17.06 shall result in loss of pay unless there are extenuating circumstances satisfactory to the Director of Education.
- No provision of this Agreement shall preclude the Director of Education, or designate, from granting, at the request of a teacher, leave with or without pay and with or without deduction of sick leave credits when in the opinion **c** the Director, or designate, such leave is appropriate.

## 17.09 Teacher Funded Leave of Absence

## (a) **Qualifications**

- (i) Any teacher on permanent contract may apply for a teacher funded leave of absence in any year, subject to the approval of the Teacher Funded Leave Committee (which shall be made up of two members of the Administrative Council and three representatives of the Bargaining Unit) and the Director of Education, provided that the conditions contained herein are met,
- (ii) The number of teachers granted leaves in any one school year will be determined by the Teacher Funded Leave Committee and approved by the Board.
- (iii) A T.F.L. will only be granted to a teacher who has complied with Article 17.09 (d) (ii).

## (b) Method of Application

- (i) Teachers are requested to apply for TFL as far in advance as possible in order to aid in planning for staffing.
- (ii) Preliminary approval of the TFL of absence shall be given within one month of the receipt of the application.
- All requests for TFL of absence must be submitted to the Director of Education no later than four (4) months before the commencement of the leave.
- (iv) Final approval of the TFL of absence shall be given three (3) months preceding the leave, providing that a suitable replacement for the teacher has been found or can be found.
- (v) Teachers applying for TFL of absence at least eight(8) months prior to the commencement of the Leave shall be given final approval **not** later than six (6) months preceding the leave.
- (vi) All requests for TFL of absence for periods other than a school year, school term or semester, shall be accompanied by reasons for the time requested
- (vii) In the event that a suitable replacement cannot be found for a teacher who has been granted a leave, the Board may defer the year of leave. In this instance, a teacher may choose to remain in the plan or may withdraw and receive any monies and interest accumulated to the date of withdrawal. Payment shall be made within 60 days.
- (viii) All teachers wishing to participate in the plan shall be required to sign a contract, supplied by the Board and approved by the committee, before final approval of the leave will be granted.

(ix) At the discretion of the Teacher Funded Leave Committee, the time periods may be waived.

# (c) Conditions of the Leave

- (i) The teacher on TFL must confirm, in writing, to the principal and the Superintendent of Employee Services an intention to return:
  - by March 1st for return in September of the following school year, or
  - by November 30 for return at the beginning of the second semester in a semestered school.
- (ii) Applications for renewals of Teacher Funded Leaves shall be submitted to the Superintendent of Employee Services by March 1 of the year of the Leave, for approval by March 30, or by November 1, for approval by November 30.
- (iii) A Teacher Funded Leave may not be longer than 24 consecutive calendar months.
- (iv) Upon return from a TFL or a renewed TFL, the teacher shall be guaranteed a position with the Board and shall return to the teacher's original position (including position of responsibility) in the original school, providing the position still exists and notification of intention to return is received as outlined in (c)(i). The teacher will be subject to the provisions of Article 29 as they exist at the time of final approval.
- (v) The replacement for the teacher, whether hired or a teacher available for transfer, shall be considered to be placed only while the teacher is absent on the TFL of absence.
- (vi) The taking of a TFL of absence shall not alter the number of days to the teacher's credit in the accumulative sick leave plan immediately prior to the start of the leave.
- (vii) While on TFL of absence, a teacher shall retain but not increase, continuous seniority with the Board.
- (viii) The Board agrees to the conditions of the teacher funded leave of absence and the teacher going on leave agrees to these conditions as well as to the conditions in the teacher's individual contract.

# (d) Monetary Arrangements

(i) The Board agrees to undertake the administrative expense of such deductions or deposits of salary as may be necessary at **no** expense to the teachers.

- (ii) A teacher who participates in the plan or anticipates making application for a TFL of absence, shall request that the Board deduct any portion of the teacher's salary for any given number of years prior to the year of leave. These deductions shall be deposited in such trust or fund as may be designated by the teacher.
- (iii) A teacher may alter the amount of the salary deduction by giving the Board 60 days' notice in writing.
- (iv) Should a teacher leave the employ of the Board for any reason (including illness or death) while participating in the plan, any monies owed and interest accumulated shall be paid to the teacher or the teacher's estate within 60 days.
- (v) A teacher may withdraw from the plan at any time prior to the signing of the TFL contract, in which case monies owed and interest accumulated shall be paid to the teacher or estate within 60 days.
- (vi) Upon return from a TFL of absence, the teacher may request that deductions be made from the teacher's salary within two years to make up payments to the Teachers' Pension Plan which were not made in the year of the absence. The Board agrees to make such deductions on the teacher's behalf.
- (vii) Teachers wishing to retain the employee benefits coverage must assume the full cost of the fringe benefits plan during the leave of absence. This payment may be made in full before the taking of the leave or by salary deductions during the first six months after the teacher's return.
- (viii) The teacher will be required to complete an agreement satisfactory to Canada Customs and Revenue Agency for taxation purposes.

#### 17.10 Volunta ea of Absence

(a) A teacher holding a contract with the SImcoe County District School Board, at the discretion of the Director of Education or designate, may be granted a leave **d** absence for reasons mutually agreed upon between the applicant and the Board, without pay and without accumulation of sick leave credits.

The application for leave must be submitted to the Superintendent of Employee Services by February 15 for leaves starting the following September and by October 15 for leaves starting at the beginning of Semester II of that school year. Leaves commencing at other times must be submitted at least three months in advance of the planned start date.

(b) Teachers wishing to retain the employee benefits coverage must assume the full cost of the fringe benefits plan during the leave of absence. Arrangements for payment must be made **prior** to commencing the leave.

- (c) Upon expiration of a voluntary leave **of** absence which did not exceed **two** years, the teacher will be assigned to the original position (including position of responsibility) in the original school subject to the provisions of Article 28.
- In the event that a teacher is granted, a voluntary leave of absence which exceeds two years, upon expiration of the leave the teacher will be assigned a position in the county subject to the provisions of Article 28.
- (e) A teacher on a voluntary leave of absence must give notice, in writing, to the Principal and the Superintendent of Employee Services of his/her intention to return, or request a renewal:
  - (i) by February 15 of the year of leave for return or renewal in September of the following school year, or
  - (ii) by two (2) months in advance, for return or renewal at the beginning of the second or third term of the school year.
- (f) Upon re-assignment, the seniority and the accumulated sick leave days obtained before the leave was commenced will be reinstated.
- In cases where absence is compensable under the Workplace Safety and Insurance Board, the period of absence to be charged to the sick leave credits shall be **equal** to the payment made by the Board to the teacher.
- (h) Teachers on Voluntary Leaves of Absence will maintain good standing status with the Ontario College of Teachers during the period of the leave and will provide proof of good standing prior to returning from the leave to normal duties.
- (i) The approval and/or timing of voluntary leaves **d** absence may be dependent on the availability of suitably qualified replacement.

# 17.11 Leave of Absence - Executive Position - Provincial OSSTF

- Upon written request by the Provincial Office of OSSTF, a teacher, holding a contract with the SImcoe County District School Board, who has been elected to a full-time executive position on the Provincial Executive of OSSTF shall be granted a Leave of Absence for the term of the elected office.
- Salary and benefits under the current Collective Agreement shall continue to be paid to the teacher by the Simcoe County District School Board, but the Provincial Federation shall reimburse the Simcoe County District School Board for all costs relating to payment for that teacher under the Collective Agreement.
- While on such leave, the teacher shall be entitled to the benefits described in Article 19, Accumulated Sick Leave Credits, and the Board will be notified of used sick days by the Bargaining Unit Office.

- (d) While on such leave, the teacher shall continue to accumulate seniority as if the teacher had remained in a full-time teaching position with the Board, except that grid placement upon return shall be that of the commencement of the leave and sick leave shall not accumulate beyond that in effect at the commencement of the leave.
- (e) Upon return from leave, the teacher shall be guaranteed a position with the Board and be returned to the original position, including position of responsibility, in the original school providing the position still exists or unless otherwise mutually agreed to between the parties and subject to provisions of Article 29, as they exist at the time when leave commenced.
- (f) The replacement for the teacher on such leave, whether surplus, redundant, available for transfer, hired, or acting in the teacher's position of responsibility shall be considered to be assigned in that position only for the period of such leave.
- (g) The Simcoe County District School Board shall be requested, in writing, for such leave by March 30 prior to September of the year in which the leave will commence. The Simcoe County District School Board shall acknowledge the request, in writing, within 30 days of its receipt.
- (h) The teacher shall notify the Simcoe County District School Board, in writing, of return from such leave immediately following the date of the Provincial Federation Election of Officers prior to March 30 of the year in which the leave shall terminate.

# 17.12 <u>Leave of Absence - Executive Officers - Bargaining Unit</u>

- (a) Upon written request by the Bargaining Unit, a teacher holding a contract with the Simcoe County District School Board who has been elected to the office of Bargaining Unit President shall be granted a leave of absence for the term of elected office.
- (b) Upon written request by the Bargaining Unit, a teacher holding a contract with the Simcoe County District School Board who has been elected to the office of Chief Negotiator (or designate) shall be granted a leave of absence for the term of elected office.
- (c) Effective September 1, 1994, the Board will pay 70% of the salary and benefits for the Bargaining Unit President.
  - (ii) Effective September 1, 1994, the Bargaining Unit shall reimburse the Simcoe County District School Board for one hundred percent (100%) of the salary and benefits for the Chief Negotiator.

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While on such leave, the teachers elected to the above-named positions shall continue to accumulate seniority as if the teacher had remained in a full-time teaching position with the Board and receive all salary and benefits under the Collective Agreement as if they had remained In their contracted teaching position with the Board.

(e) It is agreed and understood that leaves for such executive officers for the District are limited to a maximum of three (3) full-time equivalent teachers in any one year.

## 17.13 <u>Loan of Service or Secondment</u>

- (a) A teacher, at the discretion of the Director of Education or designate, may be granted a leave of absence in order to participate in a loan of service or a secondment with an agency approved by the Board.
- (b) A teacher on a loan of service with another agency (eg. D.N.D.) shall be covered by the terms and conditions of this Collective Agreement unless the teacher has signed an agreement with the agency which specifies different terms and conditions of employment. Where the terms in salary and working conditions are in conflict with this collective agreement, the terms to which the teacher has agreed shall take precedent.
- Upon the expiration of a loan of service or a secondment which does not exceed twenty four (24) consecutive months, the teacher will be assigned to the original position (including position of responsibility) in the original school subject to the provisions of Article 28.
- In the event that the teacher was granted a loan of service or a secondment which exceeded twenty-four consecutive months, upon expiration, the teacher will be assigned a position in the County subject to the provisions of Article 28.
- 17.14 Teachers on any approved leave, or part-time teachers who are not currently teaching, who are declared transferable through the provisions of Article 28, shall be notified by telegram, cablegram, or electronic mail, addressed to the last known address.
- 17.15 Notwithstanding Articles 15.02(h) Educational Leave, 16.09 Child Care, Pregnancy or Parental Leave, 17.09(c)(iv) Teacher Funded Leave, 17.10(c) Voluntary Leave, 17.13(c) Loan of Service or 28.02 Job Sharing, no teacher having been granted a leave or any combination of types of leaves specified in this article will be guaranteed a return to the original school or position of responsibility if the period of the leave(s) exceeds twenty-four (24) consecutive months.
- Upon the expiration of a leave, as specified in Article 17.15, that exceeds two years, the teacher will be assigned to a position within the County.

### 17.17 Workload Options for Full-time Teachers

- (a) A full-time teacher shalt be granted a .5 reduction in his/her timetable (from 6.67 to 6.17 out of 8) provided that the request has been submitted to the Superintendent of Employee Services on or before February 15 to take effect the following September,
- (b) Any other request for reduction of the timetable which exceeds .5 shall be treated as a partial voluntary leave of absence as outlined in Article 17.10 and shall be solely at the discretion of the Board.

- (c) A leave granted under Article 17.17 (a):
  - shall have salary, sick leave and the Board's contribution to benefits adjusted to 6.17/6.67 (92.504% of a full-time teacher);
  - (ii) shall be for two years,
- (d) A leave granted under Article 17.17 (a) may be extended for one year provided that the request for extension is submitted to the Superintendent of Employee Services on or before February 15 in the second year of the leave.
- (e) By February 15 of the year of *the* extended leave, the teacher must indicate their intention to return to 1.0 full-time equivalence or to reduce their contract to .92504 full-time equivalence.
- (f) A teacher who does not request an extension of the leave granted under Article 17.17 (a) shall be timetabled as a full-time teacher for the next school year.
- (g) Notwithstandingthe above,
  - the Superintendent of Employee Services may deny the number of leaves which exceed 10% of the full-time teachers in a school, and
  - should the number of applicants for the .5 leave exceed 10% of the fultime teachers in a school including the number of applicants, then seniority as per Article 28 shall be the criteria used, beginning with the most senior teacher and ending with the least senior teacher until the 10% cap is achieved.
- (h) Any request for a .5 reduction which does not meet with timelines as outlined in Article 17.17 (a) shall be at the discretion of the Board on the recommendation of the principal.
- (i) In exceptional circumstances, teachers may apply for termination of the leave prior to the timelines stipulated above and **the** request may be granted at the discretion of the Superintendent of Employee Services.

# **ARTICLE 18 -- EMPLOYEE BENEFIT PLANS**

The Employer and its several bargaining units have established an Insurance Trustees Committee to monitor the various insurance plans specified in this article. The obligation of the Employer is to co-operate with the **Insurance** Trustees Committee in arranging the Plan and to pay the stated share of the premiums.

For the purpose of Article 18, the term "administer" shall mean the registration of members, the deduction of the necessary premiums from the employee's pay and other related functions as defined by the Trust Agreement.

#### 18.01 Selection of Benefit Plans

Where changes in coverage are being considered for negotiation, a joint committee consisting of four teachers, two trustees, and two administrative personnel will determine the benefits, set up specifications, select the consulting actuaries if necessary and share equally in the cost of such proceedings.

### 18.02 **Board Participation in Benefit Plans**

- (a) Teachers who are under contract to teach full-time will benefit from the Board contributions in Articles 18.03, 18.04, 18.05 and 18.06 unless they opt out.
- (b) Part-time teachers who are under contract to teach **for less** than full-time will benefit from Board contributions that are pro-rated to the amount of time contracted to teach unless they opt out. Benefits covered are those in Articles 18.03, 18.04, 18.05 and 18.06.
  - (ii) Notwithstanding 18.02(b)(i), benefits received in the plans described in Articles 18.03, 18.04, 18.05 and 18.06 are not dependent upon the amount of time contracted to teach.
  - (iii) The benefit available under 18.05 is dependent upon time worked and cannot be increased by personal premium contributions.

# 18.03 **Group Extended Health Insurance**

The Board agrees to administer an Extended Health Insurance Plan approved by the joint committee (Article 18.00) and the Board will contribute for full-time employees enrolled in such plan \$106.10 per month towards the cost of family coverage or \$43.14 per month towards the cost of single coverage.

# 18.04 <u>Group Life insurance Plan and Accidental Death</u> and Dismemberment Insurance

The Board agrees to administer a Group Life Insurance Plan and an Accidental Death and Dismemberment Insurance Plan approved by the joint committee (Article 18.00) and the Board will contribute \$6.80 per month towards the cost of the first \$25,000 of insurance for full-time employees enrolled in both plans.

# 18.05 <u>Long-Term Disability Plan</u>

The Board agrees to administer a Long-Term Disability Insurance Plan approved by the joint committee (Article 18.00). The Board will contribute \$1.254 per \$100 of benefit (68.9% of actual salary) for employees enrolled In such plan.

# 18.06 <u>Dental Insurance Plan</u>

The Board agrees to administer a Dental insurance Plan as approved by the joint committee (Article 18.00). The Board will contribute for full-time employees enrolled in such plan \$76.06 per month towards the cost of family coverage or \$26.18 per month towards the cost of single coverage.

# 18.07 <u>Insured Benefit Plans as a Condition of Employment and Opting Out</u>

- (a) Newly employed personnel who are subject to the conditions of this agreement will be automatically enrolled in all insured welfare benefits. Coverage will be effective as of the date of their commencing employment.
- All personnel who are subject to the conditions of this contract settlement, may at any time after completing thirty (30) days of employment, "opt out" of any or all insured benefit plan(s) in which they are enrolled. A red declination card initialled as to the coverage being declined, properly completed, signed by the employee and witnessed by another employee, must be filed at the Board's Payroll Office (Department). Payroll Adjustments will not be made until such declination cards are on file.
- (c) During the currency of this contract, the following re-entry procedures are applicable to any persons employed under the terms of the contract who choose to "opt out" of one or more benefits:
  - application for re-entry is subject to the acceptance by the Insurer and must be supported by a "Statement of Health" satisfactory to the Insurer;
  - (ii) application for re-entry into the Extended Health Plan must be supported by a Statement of Health from the employee and each of his/ her dependents. Such Statements of Health must meet the carrier's underwriting requirements.
- (d) An employee who is now insured for or who elects to enrol for the lesser amount of Life and Accidental Death and Dismemberment Insurance may, on application, move to the higher level of protection on submission of medical evidence of Insurability satisfactory to the insurers. Such evidence as may be required must be at the expense of the applicant.
- (e) Personnel proceeding on leave of absence for a specified duration and enroled in one or more of the insured benefit plan(s) will have the full premium for such benefit(s) deducted from their last pay cheque through to the date specified for termination of their leave of absence. On written notice to the Payroll Department that the benefit(s) are not required, the unused portion of the prepaid premium(s) so deducted will be refunded. Re-entry into any plan(s) for such persons would be subject to the conditions of paragraph (c)(i) and (ii). On return to the Board's service, personnel who have continued their coverage will be continued in these benefits on a payroll deduction basis; unused prepaid premlum(s), if any, will be refunded.
- 18.08 The contributions defined in Articles 18.03, 18.04, 18.05 and 18.06 include the Ontario Sales Tax.

#### **ARTICLE 19 -- ACCUMULATED SICK LEAVE CREDITS**

- 19.01 All full-time teachers shall be included in the plan.
- All part-time teachers shall be included in the plan on a pro-rata basis. Accumulations (including maximum on accumulation) and loss of sick leave credits shall be in proportion to the portion of a full-time position which the teacher works.
- 19.03

  (a) A teacher transferring from another Board will be credited with the number of days of accumulated sick leave credits with which the employee had been credited by the previous board providing no gratuity has been paid in respect of these credits and subject to the limitation set out in the Education Act.
  - A teacher who is re-employed by this board will be credited with the number of days of accumulated sick leave with which the teacher had been credited by this board, or a predecessor board, providing that no gratuity had been paid in respect of these credits and subject to Section 158 (6) of the Education Act. The teacher will be required to sign a statement regarding intervening employment prior to the credit for sick leave being granted. Credits claimed by a teacher from a predecessor board or from the present board beyond an interval exceeding an absence of two years must be substantiated by the teacher in a manner acceptable to the Board.
- 19.04 For purposes of sick leave, a teacher shall receive 20 sick leave credits, less days lost during the year, for each year of service with this Board. These credits may be accumulated to a maximum of 200 days.

A minimum of twelve (12) days of paid sick leave per year is provided for use only in the case of personal disability.

- A teacher who has accumulated the maximum 200 days sick leave (19.04) may, subsequent to August 31, 1974, accumulate additional credits to a further maximum of 100 days for the purposes of retirement gratuity. These credits shall be segregated into an account for that purpose, and once segregated, cannot be used as regular sick leave credits.
- 19.06 In calculating the accumulative sick leave credit for a partial year of employment, full months of employment only will be used.
- 19.07 Accumulated sick leave credits shall be calculated annually as **d** August 31. In any school year, a teacher absent due to illness will be entitled to benefits for the current school year as follows:
  - (a) 20 days sick leave for current school year.
  - (b) accumulated sick leave credits as of August 31, of the preceding school year.
- 19.08 If an absence extends beyond the current school year, the credits remaining at the end of the school year will be payable in the following school year and will cease when the credits expire.

- A full-time teacher who becomes a part-time teacher shall have his/her accumulated sick leave credits reduced in proportion to his/her change in time worked. These aforementioned credits shall be segregated into an account for that purpose, and will be reinstated for the purpose of calculation of the retirement gratuity or on a pro-rata basis should that teacher at a later date increase his/her percentage of time worked.
- 19.10 (a) A statement of accumulative sick leave credit balance shall be shown every month on each employee's pay cheque stub.
  - (b) The opening balance in the statement of accumulated sick leave is deemed to be correct unless written objection is received by the Payroll Department within one year of the date of commencement of employment.
  - (c) Charges against the accumulated sick leave credit will be deemed to be correct unless written objection is received by the Payroll Department within one year of the date on which the entry is recorded.

# **ARTICLE 20 -- RETIREMENT GRATUITY**

- 20.01 Any employee who has sewed a minimum of five continuous years with this Board or its predecessors, and retires due to any of the following conditions, shall be entitled to a retirement gratuity:
  - (a) death,
  - (b) permanent disability as defined by the Teachers' Pension Plan,
  - eligibility for and in receipt of a service or disability pension as defined by the Teachers' Pension Plan. Receipt of the pension as a requirement for eligibility for a retirement gratuity may be waived at the sole discretion of the Administrative Council,
  - (d) effective January 1, 1999, transfer of pension benefits through the commuted value option, provided that the employee has achieved a factor that is within one (1) year of the factor required for an unreduced pension or is within six (6) months of the minimum age required for a reduced pension. This provision is not intended to be a service gratuity and if challenged successfully under any statute shall be null and void.
- 20.02 The gratuity shall be calculated as follows:

$$\frac{N}{200}$$
 x  $\frac{S}{2}$  where

- N is the number of unused accumulated sick leave credit days at time of separation from the Board as a teacher, and
- **S** is the full time equivalent salary at the time of retirement

all subject to the following conditions:

(a) In accordance with Section 180, Education Act, the maximum amount receivable by the employee shall not be in excess of an amount equal to one-half of the full-time annual rate of the earnings received by the employee for the last complete year or school year, as the case may be, in which **the** employee was employed by the board.

For a teacher who has reduced the terms of employment, any sick leave credits that have been segregated, as per Article 19.09, will be reinstated for the purpose of calculating the Retirement Gratuity in accordance with Section 158 1(b) of the Education Act.

- (b) All teachers may elect to receive the gratuity in one to three payments. In this, all are advised to consult with their income tax office to ascertain the most advantageous plan.
- In the event of the death of a teacher, any benefits accrued under any of the above conditions shall be paid to the beneficiary designated by the teacher.
- No teacher in the employ of The Simcoe County Board of Education at the date of commencement of its jurisdiction over County schools on January 1, 1969, will receive a lesser retirement gratuity than that calculated under the policies of the teacher's employing Board which was dissolved at the time of take-over by The Simcoe County Board of Education.

#### ARTICLE 21 -- PROFESSIONAL

21.01 (a) Effective September 1, 1992 the Board agrees to provide the following allocation of funds for the professional development of its staff:

Teachers \$84.05 / FTE Teacher
County P.D. #36 / FTE Branch Affiliate Member
Area Funds 6.75 / FTE Branch Affiliate Member

- 21.02 Funds allocated in Article 21.01 shall be allocated only to Bargaining Unit members covered by this collective agreement on the basis of need by a committee of teachers in each school.
- 21.03 The Board shall pay 100% of the tuition fees, and the cost of required texts to a maximum of \$200.00 per course, for courses assigned by the Director, or designate.
- 21.04 All courses for which payment will **be** claimed must be approved in advance by the Director, or designate.

#### **ARTICLE 22 -- APPOINTMENTS**

#### 22.00 Acting Vice-Principals

- Teachers may be temporarily appointed to the position of Vice-Principal for a period of up to one (I) year and shall have the right to return to the Bargaining Unit during that period.
- 22.02 Notwithstanding 22.01, the teacher will continue to be subject to all terms and conditions of the Collective Agreement, including dues deduction.

- Nothing in this article prevents the teacher from resuming their position with the Bargaining Unit subject to forty-eight (48) hours written notice to the appropriate Supervisory Officer.
- 22.04 The acting position shall be paid at the Board's established minimum salary for a Vice-Principal.
- 22.05 An appointment to an Acting Administrative position shall not result in additional duties or workload for other Bargaining Unit members.
- **22.06** While Acting Vice-Principals may be involved in Supervision for Growth evaluations for the members of the bargaining unit, Principals shall endeavour to assign teacher evaluation duties elsewhere.
- 22.07 The performance of a teacher while In an Acting Vice-Principal position shall not be considered in the formal evaluation of his/her teaching evaluation.

#### **ARTICLE 23 -- PROFESSIONAL FEES**

23.01 The Board shall deduct a local OSSTF professional fee which is duly approved according to the constitution of OSSTF District 17 (Simcoe). The Bargaining Unit shall provide the Board with a copy of the official minutes of the District authorizing this fee.

# **ARTICLE 24 -- STAFF ALLOCATION**

- 24.01 The Full-Time Equivalent (FTE) classroom teaching staff assigned to credit courses shall be the number of FTE staff required to provide for an average class size of all secondary school classes, in the aggregate, of 21 to ■and calculated using an average of 6.5 sections per classroom teacher in accordance with the Education Act and Regulations thereunder.
- The number of FTE classroom teachers assigned to non-credit self-contained Special Education classes and the number of FTE classroom teachers assigned to Section 19 classes shall be at the discretion of the Board and shall be reviewed by the Working Conditions Committee (in accordance with the Letter of Understanding).
- The number of FTE teachers assigned to non-credit ESL services and non-credit Special Education Resource Withdrawal services shall be determined by the Board and the allocation of these teachers to schools shall be reviewed by the Working Conditions Committee (in accordance with the Letter of Understanding).
- The number of FTE teachers generated for non-credit guidance services shall be consistent with the funding formula. The allocation of these teachers to schools shall be determined by the Board and reviewed by the Working Conditions Committee (in accordance with the Letter of Understanding)
- 24.05 One FTE teacher-librarian shall be allocated to each school provided that grant funding for Librarians continues to support this allocation.
- 24.06 Staff allocated to 24.01 to 24.05 shall be assigned in the areas to which they have **been** allocated.

24.07 The number of TAP and/or remedial assignments shall not exceed the maximum number allowable under the regulation.

## 24.08 <u>Maximum Class Sizes</u>

- (a) "Basic", "General" and "Advanced" shall have the same meaning as defined in the Circular Ontario Schools: Intermediate and Senior Divisions (1989).
- (b) Courses described as "Applied", "Academic", "Open", "University/College", "College" and "Workplace" shall have the same meaning as defined in the circular Ontario Secondary Schools (OSS 1999). Locally developed courses ("Essential" and "Practical") shall be those approved by the Ministry of Education.
- (c) Effective September 2001, the following maximum class sizes shall apply:
  - 33 (Advanced (including all OAC courses except those in (University Technological Education) (University/College (College
  - 30 (Academic (General
  - 30 Co-op (in-school classes or out-of-school credit supervision)
  - 28 Workplace
  - 27 Applied (including Phys Ed and Music, Dance and Drama)
  - Open (Including Computer and Information Science, Grade 10 Open; Computer Engineering Technology, Grade 10 Open)
  - 26 Family Studies and Visual Arts Grades 11 & 12
  - Technical (all Technological Education guideline courses other than those listed above as Open courses)
  - Food and Nutrition courses and Visual Arts courses in Grades 9 & 10
  - 18 (Essential locally developed courses (Basic (Practical
- **24.09** The effective date of all maximum class sizes will be 20 school days after the beginning of the school year or semester.
- 24.10 It is understood that safety considerations and the number of workstations in a classroom may require the designation of a lower maximum class size. Notwithstanding the Letter of Understanding and Article 29.03, the Board shall review such designations with the Working Conditions Committee.
- For classes that are multi-level and where different maximum class sizes apply, the maximum class size for **the** predominant (majority) program shall be used.

### **ARTICLE 25 - WORKING CONDITIONS**

25.01 Each full-time classroom teacher shall be timetabled and for 6.5 credit and/or credit equivalent courses plus 0.17 Teacher Advisory Program (TAP/TAG) and/or remedial courses as defined in the Education Act and Regulations thereunder 25.02 Normally, in a semestered school, classroom teachers will be assigned no more than 3,5 of the 6.5 credit and/or credit equivalent courses in one semester." 25.03 Effective September 1, 2000, in addition to the full-time workload described in (a) Articles 25,01 and 25,02, a full-time teacher may be assigned scheduled duties to a maximum 1050 minutes per school year. Effective September 1, 2000, in addition to the full-time workload described in (b) Article 25.03 a), a full-time teacher may be assigned in emergency situations to a maximum of 337.5 minutes of supervisory duties per school year. 25.04 In a semestered school, scheduled duties will not be assigned during the time a classroom teacher is scheduled to teach 4 credit and/or credit equivalent courses. The workload for part-time teachers will be pro-rated as per Article 11.01. 25.05 25.06 Unassigned time shall be available to the teacher for preparation and marking. 25.07 The Board recognizes that teacher participation in extra-curricular activities (such s student sports, clubs, activities) is voluntary 25.08 Unless agreed to by the teacher, no teacher shall be assigned more than two multilevel and/or multi-grade sections per semester 25.09 Each teacher shall be entitled each day to an uninterrupted period of not less than forty (40) consecutive minutes for lunch free from supervisory duties and/or teaching duties. 25.10 During a legal strike undertaken by members of another bargaining unit against the Board, no teacher shall be required to perform duties which are normally performed by members of the bargaining unit which is on strike 25.11 (a) Effective on the date of ratification of this collective agreement, for the remainder of the 2000-2001 school year, the Board shall allocate \$67.50 per FTE teacher in each school to be administered by the In-School Staffing Committee to ease teacher workload. Any allocated revenue not spent by each school shall be applied to the funds referenced in Article 25.11 b). For the 2001-2002 school year, the Board shall allocate \$100.00 per FTE (b) teacher in each school to be administered by the In-School Staffing Committee

to ease teacher workload.

#### ARTICLE 26 -- INTERNAL EXCHANGE PROGRAM

26.01 The Board may allow teacher exchange within the secondary panel, for a maximum of two years, provided that the principals of the schools involved approve the exchange.

#### **Terms and Conditions**

- (a) Requests for exchange must be initiated by the teachers concerned by April 1. Once the principals agree to the exchange, the exchange request must be submitted to the Superintendent(s) of Schools involved for approval. Final approval shall be given by April 30.
- (b) Exchanges will be for one year but may be extended to two years if all parties agree by April 30 of the first year of the exchange.
- (c) For the purposes of Article 28, the teachers shall be considered as members of the staffs of the schools from which they came.
- (d) Exchange will not affect basic salary, benefits, or seniority.
- (e) If a teacher who holds a position of responsibility enters into an exchange agreement, basic salary shall be unaffected by the exchange, but the allowance(s) for position(s) of responsibility shall be paid to the teacher(s) assuming the position(s) of responsibility.
- (f) In the case of unforeseen difficulties, an internal exchange situation may be terminated at the discretion of the Board.

# 26.02 Between **Is**

- (a) Exchanges between panels may be accomplished by teachers in the secondary panel through the Voluntary Leave of Absence provisions in Article 17.
- (b) Requests for exchange between panels must be initiated by the teachers concerned by March 15. Once the principals agree to the exchange, the exchange requests must be submitted to the Superintendent(s) of Schools involved for approval. Final approval shall be given by April 15.
- (c) Exchanges will be for one year but may be extended to two years if all parties agree by April 15 of the first year of the exchange.
- While participating in the exchange program, teachers on leave from the secondary panel will become members of the Simcoe County Elementary Teachers' Federation and will be subject to the terms and conditions of the Simcoe County Elementary Teachers' Federation Collective Agreement, including salary and benefits.
- (e) In the case of unforeseen difficulties, an internal exchange situation may be terminated at the discretion of the Board.

### **ARTICLE 27 -- JOB SHARING PROGRAM**

# 27.01 <u>Method of Application</u>

- (a) A teacher who wishes to teach one semester and take a leave of absence in the other and retain a full-time credit in accordance with the Teachers' Pension Act may make a request, in writing, through his/her principal to the Superintendent of Employee Services stating his/her wish for such a leave of absence.
- (b) The Superintendent shall consider such criteria as are normally considered in allocating staff and may recommend the granting of the request to the Board.

### 27.02 Return to Full-Time Teaching

- (a) For the period requested, the teacher may not return to full-time teaching unless a vacancy occurs.
- (b) Unless the teacher again requests part-time in the following year, he/she will become a full-time member of the staff, subject to the provisions of Article 28.
- (c) A teacher participating in a job sharing program must give notice, in writing, to the Principal and the Superintendent of Employee Services of his/her intention to return or request a renewal:
  - (i) by March 1 of the year of leave for return or renewal in September of the following school year, or
  - (ii) by two (2) months in advance, for return or renewal at the beginning of the second or third term of the school year.

### 27.03 Conditions of the Leave

A part-time teacher shall be governed by the provisions of this agreement respecting part-time teaching, including:

- (a) The salary for a part-time teacher shall be computed according to Article 11.01.
- (b) The Board's share of the fringe benefit premiums shall be according to Article 18.02(b).
- (c) The teacher's accumulation of seniority shall be according to Article 28.
- Accumulated sick leave credits shall be treated according to Article 19.08. Further accumulation or use shall be according to Article 19.02.

#### ARTICLE 28 -- SENIORITY, TRANSFERS, PLACEMENT AND REDUNDANCY

# 28.01 <u>Seniority</u>

- (a) Seniority shall mean the length of service from the first scheduled day of work, as an O.S.S.T.F. member, given to the Simcoe County District School Board or its predecessors subject to the following:
  - half-time or more service that is given after September **1,1981**, with the Simcoe County District School Board shall be considered as full-time service for the purpose of calculating the teacher's years of seniority.
  - (ii) service that is less than half-time since September 1, 1981 with the Simcoe County District School Board shall be prorated in accordance with contracted time worked. Proration shall be based upon ten months per year and twenty days per month.
- (b) In order to break ties created in (a) above, the following shall be considered in order:
  - (i) for staff who are contracted for less than 0.5 time the number of school years served as an O.S.S.T.F. member in Simcoe County as a part-time teacher subsequent to September 1, 1986 and where such is equal,
  - (ii) length of service under a probationary and/or permanent contract with the Simcoe County District School Board or its predecessors, and where such is equal,
  - (iii) length of teaching experience within Ontario under a probationary and/or permanent contract with accredited Boards, and where such is equal,
  - (iv) length of recognized teaching experience, and where such is equal,
  - (v) effective February 1, 1988: the date of actual commencement of the assignment, and where such is equal,
  - (vi) as determined by lot, conducted by the Working Conditions Committee as defined In Article 29.03.
- (c) In the event that a teacher returns to the employ of the Board and his/her seniority calculation would result in a placement among previously tied staff whose position, on the seniority list, has already been determined by lot, the teacher will be assigned the lowest position of the previously tied group.
- (d) Seniority accumulation, once acquired, will be lost only for discharge for just cause.
- (e) Explanation of Seniority List
  - (i) Column f on the seniority list will specify the years and months of seniority in accordance with 28.01 (a) (eg: 20.6 will indicate 20 years and 6

- (ii) Column g on the seniority list will specify the years and months of seniority attained in the Elementary Panel while on an exchange from the Secondary Panel.
- (III) Column h on the seniority list will include the sum of the information contained in columns f and g.
  - Columns i to I will tabulate the tie breakers in accordance with 28.01 (b)
- (Iv) Column i on the seniority list will specify the number of years of service as an O.S.S.T.F. member in Simcoe County as a part time teacher for less than 0.5 time subsequent to September 1, 1986.
- (v) Column j on the seniority list will specify the number of years of service under a contract as a non O.S.S.T.F. member with the Simcoe County District School Board.
- (vi) Column k on the seniority list will specify the length of teaching experience within Ontario under a probationary and/or permanent contract with accredited Boards.
- (vii) Column I on the seniority list will include continuous supply work which exceeds one month, out of province experience, out of county and summer school experience with the Simcoe County District School Board. Information in this column will be calculated at the time of hire and will not be changed unless the teacher has resigned and obtains experience in one of the identified areas while not under contract with the Simcoe County District School Board.
- (viii) Column e on the Seniority List will record the date of actual commencement of the assignment.
- (f) Notwithstanding the foregoing, the tie breakers recognized and included in column I before September 1, 1986 will not be lost ar changed. A seniority list in force on September 1, 1986, will be kept in both the Board Office and the O.S.S.T.F. office, for safe keeping.

# 28.02 Qualifications

- (a) For the purpose of this Article, qualifications shall be determined by the Ontario Teaching Certificate, the Certificate of Qualifications, the academic background, the teaching experience and the related experience, where applicable, of the teacher.
- (b) A teacher shall not be assigned or be entitled to a position unless he/she holds the appropriate qualifications, in accordance with Regulation 298, academic background and teaching experience for the position.

## 28.03 Voluntary Transfers

- A teacher wishing to transfer shall complete three copies of the Request for Transfer Form with one copy being submitted to the Superintendent of Employee Services, one copy to the Principal of the school(s) requested and one copy to the President of the Bargaining Unit (District 17).
- (b) (i) A teacher requesting a voluntary transfer is expected to discuss his/her request with the principal(s) of the school(s) requested prior to the first placement meeting
  - (ii) The deadline for the receipt of Request for Transfer Forms, which must be filed annually, is March 1.
- (c) All requests for transfer will be considered during the placement meeting specified in Article 28.07.
- (d) The Superintendent of Employee Services shall acknowledge all requests and compile and maintain a list, by area, of the teachers who have applied for a transfer.

The President of the Bargaining Unit (District 17) will be provided with a copy of the list of teachers who have applied for a transfer.

# 28.04 Staffing of Schools

- (a) Within the total staff complement assigned, each Principal shall staff his/her school in accordance with seniority and qualifications as defined in Articles 28.01 and 28.02 save and except for positions of responsibility.
- (b) In the event that there will be a teacher or teachers declared available for transfer, the Principal shall attempt to staff the school so that the least senior teacher(s) on the seniority list is (are) declared available for transfer.
- (c) The least senior teacher(s) may only be by-passed as the teacher(s) declared available for transfer after the Principal:
  - (i) has determined the program to be offered in the school,
  - (ii) has examined the qualifications of the staff in accordance with Article 28.02, and
  - (iii) has ascertained that the school cannot reasonably be organized without the services of the least senior teacher.
- (d) If the Principal is unable to staff the school by declaring the least senior teacher available for transfer, a written explanation will be provided to the Superintendent of Employee Services with a copy to the President of the Bargaining Unit, District 17, and discussions will be held with the In-School StaffingCommittee.

(e) If the least senior teacher is by-passed, the next least **senior** teacher will be declared available for transfer unless it is necessary to continue the implementation of clauses (c) and (d) above.

## 28.05 Declaration of Available for Transfer by the Principal

- (a) On or before April 13, each principal, after notifying each teacher in writing, shall submit to the Superintendent of Employee Services the names of those teachers declared available for transfer and a description of all vacant positions in the school.
- (b) A teacher may only be declared available for transfer for his/her total position held in the school.
- (c) A teacher who has been declared available for transfer may appeal the declaration if there are reasons to believe the correct procedures have not been followed. The teacher must appeal to the Working Conditions Committee within two (2) teaching days. The Working Conditions Committee within a further two (2) teaching days shall make a final decision subject to Article 29.03 (c). If the appeal is upheld, another teacher shall be declared available for transfer, observing all the stated procedures except for the extended dates.
- On or before April 22, each principal shall submit to the Working Conditions Committee a description of the tentative assignment, for the coming school year, for each staff member who has one In a roll ess seniority.
- (e) On or before April 22, each teacher declared available for transfer by the principal will submit to the Working Conditions Committee' via the Superintendent of Employee Services a completed information form, sample appended.

# 28.06 <u>Declaration of Available for Transfer by the Working Conditions Committee</u>

- (a) If, in the opinion of the Working Conditions Committee, there is not a position available for each teacher declared available for transfer, the committee, having considered qualifications and teacher assignment, shall declare the most junior teacher(s) in the system available for transfer in order to provide a position for each teacher with greater seniority declared available for transfer by the principal.
- (b) In the event that the teacher(s) declared available for transfer cannot be placed by declaring the most junior teacher(s) in the system available for transfer as in 28.06(a) above the Working Conditions Committee may by-pass the least senior teacher in its declaration of available for transfer staff in order to provide for a more senior teacher who has been declared available for transfer.
- (c) The process identified In Article 28.06(a) above will be completed on or before April 30 and each teacher declared available for transfer by the Working Conditions Committee will be notified immediately, in writing, by the Working Conditions Committee via the Superintendent of Employee Services.

On or before May 7, each teacher declared available for transfer by the Working Conditions Committee, will submit to the Working Conditions Committee, via the Superintendent & Employee Services, a completed information form, sample appended.

## 28.07 Matching Transferees and Vacancies

- (a) On or before three teaching days following the action date of Article 28.06(d), the Superintendent of Employee Services shall convene a meeting of all secondary school principals and the Working Conditions Committee.
- (b) Having consulted with the Principals and having considered the qualifications and seniority of each teacher, the Superintendent of Employee Services shall attempt to place all teachers declared available for transfer in the known vacancies.
- (c) Thereafter, placement meetings at the call of the superintendent of Employee Services shall **be** convened to complete the placement of available for transfer and replacement teachers.
- (d) The placement process in this Article may not be utilized to increase ones contractual status.
- (e) If a teacher refuses an assigned position, for which he/she is qualified, the Board shall have no further obligation to employ the teacher and may terminate his/her contract unless a mutually agreed resolution is achieved by the teacher and the Superintendent of Employee Services.
- (f) A teacher continuing to hold a position of responsibility, as set out in Article 9, shall exempt from the provisions of clauses 28.04 (b) and 28.06 (a) of this Article.
- In the event that, subsequent to the placement of all available for transfer, a position, other than a position of responsibility, which is not the result of a leave being granted, becomes available for the full school year, the Superintendent of Employee Services in consultation with the Principal of the school where the vacancy exists will ensure that the most senior teacher" who is qualified, in accordance with Article 28.02(a), and applies for the position will be assigned to the position prior to the hiring of a staff member new to the county. Such application would be met by the submission of a "blanket" application indicating that teacher is willing to be placed at the discretion of the Superintendent of Employee Services.

# 28.08 Final Placement of Teachers

- On or before the third Tuesday of May, a teacher, who has not been placed, will be designated as a redundant teacher and notified of such, in writing, by the Superintendent of Employee Services.
- (b) The contract of a redundant teacher who has one year or less of seniority, may be terminated by the Board.

- (c) A redundant teacher who has more than one year of seniority will be placed by the Superintendent of Employee Services as follows:
  - (i) as permanent supply teacher for the county at regular salary and travel allowance outside the local administrative area, or
  - (ii) as a supernumerary teacher on a particular staff, or
  - (iii) in a mutually agreeable assignment.
- (d) Notwithstanding 28.08 (c) the Board will have no obligation to accommodate the placement of a redundant teacher for more than the number of years of seniority held at the time of being declared redundant and may at the conclusion of this period of time terminate the contract of the teacher if during this period no opening occurred for which the teacher was qualified or became qualified,
- (e) If, within a period of two years from the time a teacher is transferred under this Article, a teaching position for which the teacher is qualified should re-open in the school or area from which the teacher was transferred, the teacher will be assigned that position on the basis of seniority should the teacher apply for the position or have informed the Superintendent of Employee Services, in writing, prior to the date of the first placement meeting, of his/her wish to return to the school or area.
- In the event that the Ministry of Education withdraws financial support for adult education programs, staff may be declared surplus/redundant effective December 31 in accordance with the principles contained in Article 28.
  - (b) The timelines required to effect reductions for December 31 will be determined by mutual consent with the provision that such timelines are completed prior to the last scheduled Board of Education meeting in November.

#### 28.10 General

Notwithstanding Article 5.10, with the exception of positions of responsibility, it will not be necessary to post a position as long as there is an unassigned teacher who was declared available for transfer and is qualified for the available position.

#### **ARTICLE 29 -- COMMITTEES**

#### 29.01 In-School Staffing Committee

(a) The In-School Staffing Committee shall be comprised of:

the principal and one vice-principal one of the school's Collective Bargaining Committee representatives one member of the teaching staff elected by the staff by a secret ballot

- (b) The In-School Staffing Committee shalt review the current school year's organization for the purpose of the October 31 and March 31 Ministry reports as well as reviewing the following year's organization and planning prior to May 31.
- (c) As part of the process referenced above, the In-School Staffing Committee shall:
  - (i) review and monitor the average class size;
  - (ii) provide input to the administration, review and monitor the allocation of the school's instructional and non-instructional time per teacher;
  - (iii) provide input to the administration, review and monitor the altocation of scheduled supervisory duties per teacher.
- The In-School Staffing Committee shall provide input for the spring staffing cycle as requested by the Working Conditions Committee.
  - Unless determined otherwise by the Working Conditions Committee, this input shall occur prior to April 1.
- (e) The Principal shall provide the other members of the In-School Staffing Committee with all relevant information, in a timely fashion, in order to allow the In-School Staffing Committee to fulfill its responsibilities as defined above.
- The In-School Staffing Committee shall meet at reasonable intervals at the request of either the principal or the school's Collective Bargaining Committee representative.
- (g) The In-School Staffing Committee shall report to the school staff, in writing, at reasonable intervals.
- (h) The In-School Staffing Committee shall be responsible for reporting to the Working Conditions Committee the details of implementing the staffing and workload conditions of this collective agreement.
- The In-School Staffing Committee will review the method of staffing the school including surplus and redundancy declarations, transfers and vacancies.

# 29.02 <u>Trustee-Teacher Relations Committee</u>

A Trustee-Teacher Relations Committee shall be established in the first month of the contract year.

# (a) <u>Purpose</u>

The purpose of the committee is to provide a forum for the discussion of topics of interest to either party, which are not in dispute, in order to promote the best possible relations between the Board and its staff.

Recommendations from the Trustee-Teacher Relations Committee may be referred to the Board and/or to the Bargaining Unit for appropriate action.

# (b) Composition of Trustee-Teacher Relations Committee

- (i) The Committee shall consist of:
  - two Trustees appointed by the Board Chairperson
  - two members of the Administrative Council
  - two members of O.S.S.T.F.
- (ii) Additional members, as resource, may be co-opted to the Committee by any of the parties Involved.

# 29.03 Working Conditions Committee

- There shall be a Working Conditions Committee (WCC) which will meet at the call of the Superintendent of Employee Services. The Committee shall consist **d** six (6) members: three (3) representing O.S.S.T.F. District 17 of which one shall be the President; and three (3) representing the Board administration of which one shall be the Superintendent of Employee Services.
- (b) The Working Conditions Committee shall perform the following duties:
  - gather, compile and validate data with respect to staffing, teacher workload and average class size;
  - review, monitor and ensure that the application of transfer, surplus and redundancy procedures are properly followed including appeals referenced in Article 28.05 (c);
  - report and make recommendations concerning the above matters to the respective negotiating committees no later than April of each school year.
- (c) If the Working Conditions Committee cannot achieve agreement over an issue, the Bargaining Unit recognizes the Superintendent of Employee Services' right to make a final decision in a timely manner. If in the opinion of the Bargaining Unit such a decision is a violation of the collective agreement, the Board recognizes the Bargaining Unit's right to grieve.

# **ARTICLE 30 • ACCESS TO PERSONNEL FILE**

- 30.01 Upon a teacher's request, a principal or designate shall provide immediate access to the teacher's on-site personnel file. A teacher shall be entitled to copy any materials contained in the on-site personnel file.
- Upon a teacher's request, and in the presence of a Board Employee Services employee, a teacher shall have access to his/her Board personnel file located in the Employee Services Department at the Simcoe County District School Board. Where a teacher authorizes, in writing, access to the teacher's Board personnel file by another person acting on his/her behalf, the Board shall provide such access, as well as copies of materials contained therein, if also authorized and requested.

- At the request of the teacher, documents contained in a teacher's personnel files which are of a disciplinary nature and all supporting documents shall be removed from the file five (5) years after their date of issue, provided that there is no other disciplinary action during that period of time.
  - (b) Notwithstanding Article 30.03 (a), documents related to investigations or disciplinary action in cases of harassment or abuse or in matters for which there is a statutory requirement for retention shall not be removed.

#### **ARTICLE 31 - FEDERATION DUES**

- On each pay date on which an employee is paid, the Employer shall deduct from each employee the OSSTF dues and any dues chargeable by the Bargaining Unit or an equivalent amount. The amounts shall be determined by OSSTF and/or the Bargaining Unit in accordance with their respective constitutions and forwarded, in writing, to the Employer at least thirty (30) days prior to the expected date of the change.
- The OSSTF dues deducted in Article 31.01 shall be remitted to the Treasurer of OSSTF at 60 Mobile Drive, Toronto, Ontario, M4A 2P3 no later than the fifteenth of the month following the date on which the deductions were made. Such remittance shall be accompanied by a list identifying the employees, their Social Insurance Numbers, annual salary, salary for the period and the amounts deducted.
- Dues specified by the Bargaining Unit, if any, shall be deducted and remitted to the Treasurer of OSSTF, District 17 Simcoe at the District OSSTF office no later than the fifteenth of the month following the date on which the deductions were made. Such remittance shall be accompanied by a list identifying the employees, their Social Insurance numbers, annual salary, salary for the period and the amounts deducted.
- 31.04 OSSTF and/or the Bargaining Unit, as the case may be, shall indemnify and hold the Employer harmless from any claims, suits, attachments and any form of liability as a result of such deductions authorized by OSSTF and/or the Bargaining Unit.

#### ARTICLE 32 - TERMINATION OF EMPLOYMENT

- An employee shall notify the employer, in writing, by November 30 of the employee's intention to resign effective December 31 or January 31 (end of Semester 1); and by May 31 for the resignation to be effective June 30 or August 31.
- 32.02 Nothing herein prevents an employee and the Employer from mutually agreeing to the employee's resignation at any time.

# **ARTICLE 33 -- SIGNATURES**

33.01

In witness whereof each of the parties hereto has caused this agreement to be signed by its duly authorized representatives as of the day and year written below.

Dated at Midhurst, Ontario this

9<sup>th</sup> day of Mny

, 2001.

SIMCOE COUNTY DISTRICT SCHOOL BOARD

ONTARIO SECONDARY SCHOOL TEACHERS FEDERATION District 17 (Simcoe)

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# Supplemental Employment Benefits (SEB) Plan

### Appendix "A"

- The object of this SEB Plan is to supplement the Employment Insurance (E.I.) benefits received by teachers from the Canada Employment and Immigration Commission for temporary unemployment caused by pregnancy or adoption leave.
- 2. Only teachers granted a pregnancy leave or an adoption leave are covered by this Plan.
- 3. The other requirements for receipt of a **SEB** are:
  - (a) The teacher must be eligible to receive E.I. pregnancy or adoption benefits from the Canada Employment and Immigration Commission. Eligibility for the E.I. benefits is to be a result of work done for the Simcoe County District School Board immediately prior to the pregnancy leave;
  - (b) an application for SEB must be made by the teacher on a form to be provided by the Board and the Teacher shall provide verification of the approval of the E.I. claim indicating the weekly amount to be paid by the Canada Employment and Immigration Commission:
  - (c) the teacher shall sign an agreement with the Board indicating:
    - that the teacher will return to work (prior to submitting any resignation) and remain in the service of the Board (in accordance with the terms of the teacher's contract) after returning from the teacher's pregnancy leave or adoption leave (and any subsequent additional leave granted by the Board under this Agreement) and;
    - that should the teacher not comply with (i) above the teacher shall reimburse the Board any monies paid to the teacher under this SUB plan.
- 4. A teacher must have applied for E.I. benefits before a **SEB** becomes payable.
- 5. A teacher disentitled or disqualified from receiving £.l. benefits shall not be eligible for a SEB. A SEB payment shall be made only when it has been verified that the teacher has applied and qualified for £.l.
- 6. A teacher shall not have the right to a **SEB** payment except **for** supplementation of **E.I.** benefits for the unemployment period as specified by this Plan.
- 7. It is understood that in any week, the total amount of the SEB, E.l. gross benefits and any other earnings received by the teacher shall not exceed 95% of the teacher's normal weekly earnings consistent with the Canada Employment and Immigration Commission regulations.
- 8. The two week waiting period before E.I. benefits commence is the maximum number of weeks for which a SEB is payable.

#### **LETTER OF INTENT**

The Board and the Bargaining Unit agree that this Pay Equity Plan will be recommended by the Bargaining Unit to the Provincial Executive of OSSTF as the Pay Equity Plan required under the Pay Equity Act of 1987.

PAY EQUITY PLAN
between
The Simcoe County Board of Education
and the
Statutory Members of the Bargaining Unit
of the
Ontario Secondary School Teachers' Federation
District 17 Simcoe

It is agreed between the parties that this Pay Equity agreement has been negotiated pursuant to Sections 13 and 14 of the Pay Equity Act, 1987.

The required elements of the plan are listed below:

- 1. The establishment is The Simcoe County Board of Education including all of its secondary schools and its administrative offices.
- 2. For all purposes of Pay Equity, the job classes for the basis of wage comparison, with agreed gender predominance, pursuant to Section 12 of the Pay Equity Act, are comprised of:

(i)	Principal	-	Male
(ii)	Vice-Principal	_	Male
(iii)	Vice-Principal		Male
	(schools less than 450 students, historical	incumbe	ency)
(iv)	Vice-Principal (Learning Centres)		Male
(v)	Department Heads	_	Male
(vi)	Asst. Department Heads	_	Male
(vii)	Classroom Teacher	-	Neutral
	(those receiving salary in accordance with the	salary	grid in Article 12.01 of the
	Collective Agreement)		
(viii)	Curriculum <b>Öfficer</b>	-	Male
(ix)	Continuing Education Teacher	-	Neutral
	(those receiving salary in accordance with the salary grid in Article 14.03(a) of the		
	Collective Agreement)		
(x)	Continuing Education Assistant Principal	-	Male
	(Principal of Summer School)		
(xi)	Continuing Education Principal (summer school)	-	Male
(xii)	Continuing Education Principal	_	Male
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### Pay Equity Plan contd

- 3. It was established that none of the job classes were female predominant and therefore it was not necessary to compare any job class using a gender neutral comparison system.
- 4. As a result of no comparisons to be made among the **job** classes, the parties agreed that there were no resultant wage adjustments. The current salary structure is gender neutral.
- 5. For the purposes of Pay Equity, the "job rate" for the "classroom teacher" job class shall be the maximum salary shown in Group 4 (Category VII) in the collective agreement between the Simcoe County District School Board and the OSSTF District 17 Simcoe.
- 6. The parties agree that no bargaining unit member shall have his/her salary red circled as a result of the application of a gender neutral comparison system under the Pay Equity Act.
- 7. The parties agree that the results of the application of any gender neutral comparison system to bargaining unit members are to be used solely for the purpose of developing a Pay Equity Plan and not for an internal comparison scheme.
- a. The parties agree that this Pay Equity Plan will be deemed to have taken effect as of January 1, 1990.

# SIMCOE COUNTY DISTRICT SCHOOL BOARD SECONDARY TEACHER'S APPLICATION FOR TRANSFER

NAME _		DATE		
PRES	SENT SCHOOL	PRESENTAREA NO.		
PRES	SENT POSITION	(Subject Area)		
		(Oubject Alea)		
A.	I would like to be o	considered for a transfer within my present area to:		
		Name of School(s)		
В.	I would like to be considered for a transfer from my present area to:			
	<u></u>	(Name of School(s) and Area(s)		
C.	My Subject Area p	preference is:		
	Comments:			
	(attach additional i	nformation if you wish)		
D.	Teaching Qualifica	tions:		

DEADLINE for receipt of Application for Transfer is March 1.

1 copy to the Superintendent of Employee Services

1 copy to the Principal of each school requested

1 copy to President, Bargaining Unit, OSSTF, District 17 SImcoe (see Article 28.03 of the Collective Agreement)

# REPLACEMENTTEACHER INFORMATION FORM

Surnam	ne	Given names(s)
Present School	Location	YearMonthDayDate of Hire to S.C.D.S.B.
F.T.E. Status		
Certification in a	accordance with the Certificat	e of Qualification
Subjects which	feel competent and confider	nt to teach are as follows:
Subjects	Teaching and Related Experience Grade and Level	Academic Background (i.e. University Courses etc.)
Preferred placen	nent in order of preference of	schools is as follows:
1 2		
3.		
	-	Signature

# **AVAILABLE FOR TRANSFER**

# Teacher information Form

Surname  Present School		Given name(s)			
		Year Month Seniority as of June 30		Day	
Certification in a	accordance with the Certificate of Quali	fication			
Subjects which	Ifeel competent and confident to teach	are as follows:			
Subjects	Teaching and Related Experience Grade and Level		Background ersity courses et	c.)	
Preferred placer	ment in order of preference of schools is	s as follows:			
		Signature			

# **LETTER OF UNDERSTANDING**

Betw	een			
Simcoe County District School Board				
And	Teacher Bargaining Unit District 17, OSSTF			
	WORKING TIONS			
	ne school year 2000-01, in addition to the duties set out in Article 29.03, the Working Conditions mittee shall have the following duties:			
(i)	review changes in existing practices with respect to working conditions;			
(ii)	examine the effects on the terms and conditions of employment brought about by changes in legislation and/or regulations;			
(iii)	review the allocation of staff to the schools for regular and special needs students within the staffing parameters of the collective agreement;			
(iv)	distribute to each In-School Staffing Committee the staffing allocations for all schools;			
(v)	meet with an In-School Staffing Committee at the request of the Principal or the District 17 President, if such a meeting is deemed necessary by the Superintendent of Employee Services;			
(vi)	review the implications of the Teacher Advisor Program on teacher workload; and			
(vii)	establish a system for tracking the utilization of supervisory duties.			
Dated at Midhurst this day of, 2001.				
Simcoe County District School Board Ontario Secondary School Teachers' Federation				
21	ary an me Mallon trade			
A A	Id Chil Million			
THA	Warn Jam			

# **LETTER OF UNDERSTANDING**

between			
	Simcoe County District School Board		
and	Teacher Bargaining Unit District 17, OSSTF		
RETIREMENT GRATUITY			
parties which will meet to inv	sh a Joint Committee of six members with equal representation of the restigate and review alternatives to the current provisions on Retirement. The joint committee will report to the both Parties by December 31,		
Dated at Midhurst this	9 <sup>+h</sup> day of <u>MAY</u> , 2001.		
Simcoe County District School Board  Mary Anne Mary Mary May	Ontario Secondary School Teachers' Federation District 17  What Deme		

#### LETTER OF INTENT

between

Simcoe County District School Board

and

Teacher Bargaining Unit OSSTF District 17 (Simcoe)

A committee, chaired by the Superintendent of Employee Services and consisting of two other members appointed by the senior administration and three members appointed by the Teacher Bargaining Unit District 17 OSSTF shall be formed to review the working conditions of teachers:

(a) at Adult Day Schools/Learning Centres,

. .

- (a) at Adult Day Schools/(b) Section 19 worksites,
- (c) at Alternate School program sites.

This committee shall meet initially no later than 30 calendar days following ratification of this collective agreement and will report its findings and any resulting recommendations to the Parties no later than 90 calendar days after the initial meeting.

For the purposes of gathering information, the committee may call upon staff from the above locations and/or the Board Office.

Dated at Midhurst this day of	MAY	, 2001.
Simcoe County District School Board	Ontario Secon Teachers' Fed District 17	dary <b>School</b> eration
Mary anne Stilons	Day War	2 Irin
Day Hay	hod.	Bennit

Page 1 [[219(02)

# MEMORANDUM OF AGM'T



Labour Management Services Relations patronah-syndicalas

Office of Collective Bargaining Information Bureau d'information sur les conventions collectives

Date:

Sent by: E.I.S./O.C.B.I.

March 6, 2001

To/Destinataire:

Mr. Blair Fawcett

**Collective Bargaining Specialist** 

Human Resources Development Canada

Facsimile/Télécopieur:

(819)953-9582

Pages including this cover sheet

34

Nore de pages y compris cette page de couverture:

#### **Comments:**

Blair:

Please find attached a copy of the September 1, 2000 to August 31, 2001 Simcoe County District School Board OSSTF Permanent Unit Memorandum of Settlement received earlier today. This involved Mediation Officer assistance,

There were 1,022 employees in the bargaining unit at the time of ratification.

The first negotiations meeting date was April 18, 2000.

The union ratification date was February 23, 2001.

The board ratification date was February 28, 2001.

Cheers!

Jim

From/De:

James R. Butler

Research Officer

Office of Collective Bargaining Information

Ontario Ministry of Labour 400 University Avenue, 9th Floor Toronto, Ontario M7A 1T7

Facsimile/Télécopieur:

(416) 326-1277

Telephone/Téléphone:

(416) 326-1282

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S'il manque des pages ou s'il y a des passages illisibles, veuillez communiques avec l'expéditeur.

Sent by: E.I.S./O.C.B.I.

4163261277;

03/06/01 5:52PM;#530;

Page 2 11219/02

3/ 5/01 MAR-26-2001 14:56

3:03PM; ->E.I.S./O.C.S.I.; #616; Page 2

SCDSB

705 737 6996

P. 02/34

REPORT NO. CL-8-1-

APPENDIX A FEBRUARY 28, 2001

## MEMORANDUM OF SETTLEMENT

#### RETWEEN

## SIMCOE COUNTY DISTRICT SCHOOL BOARD

#### AND

#### **DISTRICT 17 SIMCOE** COUNTY

## ONTARIO SECONDARY SCHOOL TEACHERS' FEDERATION

The parties hereto agree to the settlement of all matters in dispute during their current negotiations. The collective agreement between the parties which expired on August 31, 2000 is hereby renewed for the period September 1, 2000 to August 31, 2001 subject to the changes included in the attached 32 pages,

In addition, it is agreed that:

- 1. For the school year 2000-2001, notwithstanding Articles 25.03 a) and b), assigned scheduled duties in excess of these articles completed prior to the date of ratification of this agreement shall not be the subject of a grievance.
- 2. Notwithstanding Article XXX.01, the deadline for requests for workload reduction effective September 1 2001 will be March 9, 2001.
- 3. Notwithstanding Article 17.10 (0)(I), the deadline for requests for voluntary leaves of absence effective September 1, 2001 will be March 9, 2001.

The undersigned representatives of the parties do hereby agree to recommend complete acceptance of all terms of this memorandum to their respective parties.

The terms of this settlement shall not be made public until it has been ratified by both parties.

Dated February 19, 2001

SIMCOE COUNTY DISTRICT SCHOOL BOARD

**DISTRICT 17 SIMCOE** COUNTY ONTARIO SECONDARY SCHOOL

TEACHERS' FEDERATION

Sent by: E.I.S./O.C.B.I. 4183281277; 03/08/01 5:52PM; #530; Page 3

Received: 0/ 6/01 3:03PM; ->E.T.5./0.C.B.I.; #514: Page S

MAR-86-2001 14:57 SCDSB 705 705 737 6996 P.03/3

REPORTNO. CI-8-1-D APPENDIX 2 FEBRUARY \_d. 2001

ARTICLE 1 - PURPOSE SQ 27/11/00

1.01 SQ 27/11/00

ARTICLE 2 - EFFECTIVE PERIOD SQ 27/1 1/00

2.01 a) Amend to: "...from September 1, 2000...to and including August 31, 2001

27/11/00

2.01 b) SQ 27/11/09

2.02 SQ 27/11/00

2.03 SQ 27/11/00

2,04 SQ 27/11/00

2.05 \$Q 27/11/00

2.08 SQ 27/11/00

ARTICLE 3 - RECOGNITION SA 27/11/00

3.01 SQ 27/11/00

3.02 SQ 27/11/00

ARTICLE 4 -- BOARD'S SQ 27/11/00 RESPONSIBILITIES AND STATUTORY RIGHTS

4.01 SQ 18/01/01

4.02 SQ 27/11/00

4.03 a) SQ 05/12/00

4.03 b) SQ 27/11/00

4.04 SQ 29/11/00

4.05 SQ 27/11/00

ARTICLE 5 - CATEGORY 8Q 27/11/00 DEFINITIONS AND

**IMPLEMENTATION** 

5.01 Amend Agreed: "....Certification Plan of OSSTF in effect on April 1, 2001

14/02/01

New Add: "Adjustment to Salary Placement as a result of changes in certification plan\_shall be effective from the date the Certification Statement

submitted to the Employee Services Department." 14/02/01

5.02 SQ 27/11/00

5.03 9Q 27/11/00

03/06/01 5:52PM;#530; Page 4 4163261277; Sent by: E.I.S./O.C.B.I.

Received: 3/ 6/01 3:03PM; ->E.I.S./O.C.B.I.; #518; Page 4 MAR-06-2001 14:57 SCDSB 705 737 6996 P.04/34

> REPORT NO. CL-8-1-6 APPENDIX A - 3 FEBRUARY 28, 2001

	FEBRUARY 28, 2001
5.04	SQ 27/11/00
5.05	SQ (Note: chock reference to 11.01) 27/11/00
5.06	SQ 27/11/00
5.07	SQ 09/01/01
5.07 (a)	SQ 09/01/01
5.07 (b)	sa 09/01/01
5.07 (c)	SQ 09/01/01
5.07 (d)	'SQ 09/01/01
5.07 (*)	<b>SQ</b> 08/01/01
5.07 (f)	SQ 09/01/01
5.08	Delete: "from the minimum of starting salary" 29/11/00
5.09	SQ 05/12/00
5.10	SQ (Note: check reference in 5.10 d) to Article 6.24) 27/11/00
5.11	SQ 18/01/01
ARTICLE 6 - DEFINITIONS	SQ 27/11/00
6.01	SQ 27/11/00
6.02	SQ 27/11/00
6,03	SQ 27/11/00
6.04	Delete and replace with: "Lock-out shall have the meaning applied to it as defining the Ontario Labour Relations Act, the Education Act and other releval legislation" 29/11/00
6.05	SQ 27/11/00
6.06	SQ 27/11/00
6.07	SQ 27/11/00
6.08	SQ 27/11/00
6.09	Delsts "the regulation" and replace with "the Education Act a Regulations" 29/11/00
6.10	Delete and replace with: "Strike shall have the meaning applied to it as defined the Ontario Lebour Relations Act, the Education Act and other relevant legislatic 29/11/00
6.11 =)	SQ 27/11/00

3/ 6/01 3:04PM; ->E.I.6./0.0.B.I.; #516; Page 5 Received:

MAR-06-2001 14:57 705 737 6996 P. 05/34 SCDSB

REPORT NO TUB-1-6 APPENDIX A + FEBRUARY 28, 2001

6.11 b)	\$Q 27/11/00
6.11 c)	Delete: "in the form of contractexceeding one month." 27/11/00

SQ 27/11/00

27/11/00 30 6.12

New Agreed; "A section shall mean a teaching assignment that provides -**B.13** a minimum of 110 hours of instruction. Courses that are less than 1 hours of instruction, for example, Civics and Career Education, shall cou for the appropriate fraction of a section as determined by the number Instructional hours in relation to 110. A multi-leval or multi-grade da assigned for the minimum of 110 hours of instruction will constitute o

	section.' 13/12/00	
6.14	Delete	09/01/01
6.15	Delete	09/01/01
6.16	Delete	09/01/01
6.17	Delete	09/01/01
6.18	Delete	09/01/01
6,19	Delete	09/01/01
5,20	Delete	09/01/01
6.21	Delete	09/01/01
6.22	Delete	Q9/01/01
6.23	Delete	09/01/01
6.24	Delete	09/01/01
6.25	Delete	09/01/01

01
01

14/02/01 6.27 naw 6.15

05/12/00 Delete 6,28

ARTICLE 7 PROCEDURE	-	GRIEVANCE	sq	27/11/00	
7.01			SQ	27/11/00	
7.02		•	SQ	27/11/00	

SQ 14/02/01 7.03 a) 14/02/01 80 7.03 b)

14/02/01 SO 7.03 c) and d) 27/11/00 SQ 7.04 a)

Sent by: E.I.S./O.C.B.I. 4183281277; 03/08/01 5:53PM;#530; Page 6

Received: 3/ 6/01 3:04PM; ->E.I.S./O.C.S.I.; #616; Page 8

MAR-06-2001 14:57 SCDSB 785 737 6996 F.06/34

REPORT NO. CL-8-1-b APPENDIX A - 5 FEBRUARY 28, 2001

7.04 b) SQ 27/11/00

7'04 c) New Agreed: "Upon written mutual consent, either party may refer a grievant

directly to arbitration." 27/11/00

7.05 Amend to "...by the teachers. This discussion must take place within thirty (3 school days of the time the teacher becomes aware of or ought to have become

aware of the circumstances giving rise to the dispute. The Principal(s)

Supervisor(s)...." 29/11/00

7.06 Sa 27/11/00

7.07 Amend all references to "seven (7)" to "ten (10)" 27/11/00

7.98 (a) Current Article and amendall references to "seven (7)" to "ten (10)" 27/11/90

(7)

New: "Once Step 1 and Step 2 have been exhausted, and prior to referring the matter to arbitration or during erbitration, the parties, by mutual consent in writin may elect to resolve the grievence by using grievence mediation. The parties shapes on the individual to be the mediator, the time frame in which a resolution to be reached and any other procedural matters. The cost of the mediator shall t shared equally by both parties. The timelines in the grievence procedure shall t frozen at the time the parties mutually agreed in writing to use the grievence mediation procedure. Upon written notification of either party to the other partindicating that the grievence mediation is terminated, the, timelines referred above shall continue horn the point at which they were frozen."

27/11/00

7.09 SQ 27/11/00

7.10 \$Q 27/11/90

7,11 SQ 27/11/00

7.12 SQ 27/11/00

7.13 SQ 27/11/00

7.14 SQ 27/11/00

ARTICLE 8 - STRIKE OR IQ 27/11/00

LOCKOUT

7.08 b)

B.01 Delate second sentence 29/11/00

ARTICLE 9 - DEFINITION OF Delete 27/11/00

INDEXING

ARTICLE 10 - CALCULATION SQ 27/11/00

AND DATES OF SALARY

SALARY PAYMENTS

10.01 Delete and replace with:

Effective September 1, 2000, annual salary shall be paid according to the

following plan:

Sent by: E.I.S./O.C.B.I. 4163261277; 03/08/01 5:53PM;#530; Page 7

Received: 3/6/01 3:04PM; ->E.I.S./D.G.B.I.; #616; Page 7

MAR-26-2001 14:57 SCDSB 705 737 6996 P.07/34

REPORT NO. 1 -8-1-6 REPENDIX A -REBRUARY 28, 2001

First day d school in September 8.00%
Lad day of school in December 8.35%

Seven (7) payments of 3.35% each, on alternate Fridays, between the fit school day in September and the last school day in December.

Twelve (12) payments of 3.35% each. on alternate Fridays, between the fill school day in January and the last school day in June.

Last school day in June

20.00%

The actual dates for payments for the next school year will be established June. 27/11/00

10.02 SQ 05/12/00

10:03 a) Sa 09/01/01

10.03.b) SQ 09/01/01

10.03 c) Sa 09/01/01

10.03 d) New agreed: "Effective September 1, 2001, part-time teachers who teach all ye

shall be paid on the basis of their workload each semaster." 05/12/00

10,03 e) New agreed: "Full-time teachers shall have their salary annualized regardless

their teaching load in either semester." 05/12/00

10.04 SQ 05/12/00

10.05 Delete 05/12/00

10.06 a) now 10.05 SQ 18/01/01

10.06 b) Amend to: "...within the greater of three (3)months or the end of the Board's fisc

vear..." 05/12/00

ARTICLE 11 - PLACEMENT ON SQ 27/11/00

**SALARY SCALE** 

11.01

New Agreed: "For a part-time teacher, sulary shall be pro-rated based on t salary grid in Article 12.01. The salary shall be pro-rated in the ratio that t teacher's assignment bears to a full-time assignment of 6.50 classes and 0. TAP and/or Remedial. For the purpose of this chart, "+Full TAP" assumes annualized assignment at a value of 0.17 and "+0.5 TAP" assumes a single content as a value of 0.085. Such pro-rating shall be administered

accordance with the following chart:

# & Periods	No TAP	+0.5 TAP	+ Full TAP	
1.0	0.14993	0.16267	0.17541	
1.5	0.22489	0.23763	0.25037	
2.0	0.29985	D.3125 <del>9</del>	0.32534	
2.5	0.37481	0,38756	0.40030	

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4163261277:

03/06/01 5:53PM;#530;

Page 8/34

P. 09/34

Received: 3/ 6/01 9:04PM; ->E.I.S./D.C.B.I.: #810; Page 8

MAR-06-2001 14:58

SCDSB

705 737 6996 REPORT NO. CL-B-1-b

APPENDIX A - 7
FEBRUARY 28, 2001

3.0	0.44978	0,46252	0.47526
3.5	0.52474	0.53748	0.55022
4.0	0.59970	0.61244	0.62519
4.5	0.67466	0.68741	0.70018
5.0	0.74963	0. <b>76237</b>	0.77511
5.5	0.82459	0.83733	0.85007
6.0	0.89955	0.91229	0.92504
6.5	0.97451	0.98726	1.00000

13/12/00

11.02

New Agreed: "These provisions apply as well to members of the bargaining ur who have a combination of non-classroom and classroom assignments. Sur teachers shall have their non-classroom assignments pro-rated to the appropriate classroom equivalent to maintain their current FTE status." 13/12/00

11.03

New Agreed: "Teachers who have all non-classroom assignments in Library ar in Guidance end who remain in their teaching area with the exception of a fort minute uninterrupted lunch per day and two fifteen minute breaks shall be deeme to be full-time. Teachers who have all non-classroom assignments in Library (Guidance as described above for one semester only, combined with classroo teaching assignments in the other semester, shall be considered to be assigned 3.5 periods during the semester in which the assignment is in Library (Guidance: 13/12/09)

11.04

New Agreed: "Placement on the salary schedule shall be determined annually finant-time teachers, as of September 1, by the number of pro-rated years service. Movement to the next year on the salary schedule shall occur when number .5 above the current position of the salary schedule is calculated 13/12/00

11.05

New Agreed: "Teachers qualified to teach in the elementary panel with QEC rating statements other than A1 to A4 shall be paid Category IV minimum plus fi allowance for teaching experience within Me elementary and secondary panels accordance with 11,04." 13/12/00

# ARTICLE 12 - TEACHERS' BASIC SQ 27/11/00 SALARY SCHEDULE

12.01

New Agreed: "Effective September 1, 2000 increase slaps 0 and 1 in Categories by \$750 and \$500 respectively and increase Grid by 2.509 14/02/01

New Agreed: "Effective March 1,2001 increase Grid by an additional 2.61%

14/02/01

12.02

New Agreed: "Effective September 1, 2000, increase Consultant's allowant 2.50% (\$5,999) and en additional 2.61% (\$6,156) on March 1, 2001." 14/02/01

Sent by: E.I.S./O.C.B.I. 4163261277; 03/06/01 5:54PM;#530; Page 9/34 3:Q4PM; ->E.I.B./O.C.P.I.; #516; Page 9 3/ 6/01 MAR-05-2001 14:58 705 737 6996 P. 09/34 SCDSB REPORT NO CL-8-1-b APPENDIX. **FEBRUARY 28, 2001 ARTICLE 13 - ALLOWANCES** SQ 27/11/00 13.01 Deleta 09/01/01 13.02 Delete 18/01/01 13.03 Delete 18/01/01 13.04 Delete 18/01/01 13.05 Delete 09/01/01 13.06 (now 13.01) SQ 05/12/00 13.07 (now 13.62) New Agreed: "Effective September 1, 2000, increase Extra Degree Allowances" 2.50% (51,115) and an additional 2.61% (61,144) on March 1.2001.' 14/02/01 13.08 (now 13,03) Sa 05/12/00 13.09 (now 13.04) New Agreed: "Effective September 1, 2000, increase Related Trade Experien Allowances by 2.50% and an additional 2.61% on March 1, 2001." 14/02/ (\$1,119 and \$1,149) 13,10 (now 13.05) New Agreed: "Effective September 1, 2000, increase Related Trade Experien Allowances by 2.50% and an additional 2.51% on March 1,2001." 14/02/01 13.11 Deleta 05/12/00 13.12 (now 13.06) SQ 05/12/00 13.13 (now 13.07) 18/01/01 13,14 Delete 27/11/00 CONTINUING Sa. ARTICLE 14 27/11/00 EDUCATION 14.01 Delete "or lo teach a Driver Education Program" 18/01/01 14.02 sa 18/01/01 14.03 a) Delete "and Principals of Summer School" 18/01/01 New Agreed: "Effective September 1, 2000, increase Con. Ed. Teacher Grid 2.50% and an additional 2.61% on March 1.2001." 14/02/04 27/11/00 14.03 b) 80 14.03 c) SO 27/11/00 27/11/00 SQ 14.03 4) 18/01/01 14.04 Delete

27/11/00 (delete reference to 14.04)

80

**\$Q** 

27/11/00

27/11/00

14.05 (now 14.04)

14.06 (now 14.05)

14.07 a) (now 14.06)

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Redelved: 3/ 6/01 3:05PM; ->E.I.S./O.C.B.I.; #516; Page 10

MAR-06-2001 14:58 SCDSB 705 737 6996 P.10/34

REPORT NO. CL-B-1-b APPENDIX A - 9 FEBRUARY 26, 2001

	14.07 b)	Delet	a 18/01/01
	14.08 (now 14.07)	SQ	27/11/00
	14.09 (now 14.08)	SQ	18/01/01
	ARTICLE 15 EDUCATION IMPROVEMENT LEAVE	sa	27/11/00
	Preamble	Delete	09/01/01
•	15.01 - Education improvement Leave Committee	SQ	27/11/00
	15.01 a)	sa	27/11/00
	15.01 b)	SQ	27/11/00
	15.01 A, Conditions For Application	SQ	27/11/00
	15.01 B. Qualifications	SQ	27/11/00
	15.01 B. (a)	sa	27/11/00
	15.01 B. (b)	<b>\$Q</b>	27/11/00
	15,01 B. (c)	service	Agreed: "Exceptions to the requirement for a minimum of five (5) yes a specified in Article 15.01B (a) may be made at the discretion of the profession of the security of the
	15.01 C. Method of Application	sa	27/11/00
	15.01 C. (a) (l)	SQ	09/01/01
	15,01 C. (a) (li)	<b>8Q</b>	09/01/01
	15,01 C. (b)	<b>\$Q</b>	09/01/01
	15.01 C. (b) (i)	SQ	09/01/01
	15.01 C. (b) (ii)	SQ	09/01/01
	15.01 C. (b) (iii)	SQ	09/01/01
	15.01 C. (b) (lv)	SQ	09/01/01
4	15.01 C. (b) (v)	SQ	09/01/01
	15.01 C. (b) (vi)	80	09/01/01
	15.01 C. (c)	8Q	09/01/01
	15.01 D. Criteria for Selection	SQ	27/11/00
	15.01 D. (a)	SQ	09/01/01

MAR-06-2001 14:58 SCDSB

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REPORT N° CL-B-1-b APPENDIX - 10 FEBRUARY 28, 2001

RUARY 28, 2001		
15,01 D. (a)	SQ	09/01/01
15.01 D. (d)	so ·	09/01/01
15.01 D. (e)	SQ	09/01/01
15.01 E. Terms	SQ	27/11/00
15.01 E. (a)	sa	09/01/01
15.01 E. (b)	sa	09/01/01
15.02 - Educational Improvement Leave - Sabbatical	ŞQ	27/11/00
15.02 A. (a)	SQ	09/01/01
15.02 A (b)	SQ	08/01/01
1 <b>5.02</b> A. (c)	<b>80</b>	09/01/01
15.02 A. (d)	SQ	09/01/01
15.02 A (e)	SQ	09/01/01
15,02 A. (f)	SQ	09/01/01
15.02 A. (g)	SQ	09/01/01
15.02 A. (h)	SQ	09/01/01
<b>15.02 A.</b> (I)	\$Q	09/01/01
15.02 A (j)	SO	09/01/01
15.03 - Educational Improvement Leave - Professional Development	SQ	27/11/00
15.03 Preamble	SQ	09/01/01
15,03 Canditions	SQ	09/01/01
15.03 (#	SQ	09/01/01
15.03 (b)	SQ	09/01/01
15.03 (c)	SQ	09/01/01
15.0 <b>3 (d)</b>	SQ	09/01/01
15.03 (e)	SQ	09/01/01
15.03 (1)	SQ	09/01/01
ARTICLE 16 - PREGNANCY AND PARENTAL LEAVE	SQ	27/11/00

Sent by: E.I.S./O.C.B.I.	4163261277;	03/06/01 5:54PM;#530;	Page 12/34
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Received: 3/ 6/01 S:05PM; ->E.I.S./O.C.B.I.; #518; Page 12

SCDSB

MAR-26-2001 14:59

	REPORTNO, CL-B-1-6 APPENDIX A 11 FEBRUARY 28, 2001
16.01	Amend to: "Pregnancy, Parental and Adoption leaves shall be granted accordance with the Employment Standards Act and as augmented by the Article." 18/01/01
16,02	SQ 14/02/01
16.03	SQ 14/02/01
16.04	SQ 27/11/00
16,05	New Agreed: "An employee on Parental Leave shall not be entitled to sick leave benefits while on such leave." 14/02/01
16,06	SQ 27/11/00
16.06 (a)	SQ 09/01/01
15.06 (b)	\$Q 09/01/01
16.06 (c)	SQ 09/01/01
16.07	<b>SQ</b> 27/11/00
16.08	SQ 27/11/00
16,09	SO 27/11/00
16.10	<b>SQ</b> 27/11/00
16,11	SQ 27/11/00
16.12	New Agreed: "Teachers on Pregnancy and Parental Leaves of Absence Voluntary Leaves of Absence (Child Care) will maintain good standing status we the Ontario College of Teachers during the period of the leave and will proviproof of good standing status prior to returning from the leave to normal duties 18/01/01
ARTICLE 17 - ABSENCES	SQ 27/11/00
17.01 a)	SQ 27/11/00
17.01 6)	SQ .27/11/00
17.01 c)	SQ 27/11/00
17.01 d)	SQ 27/11/00
1 <b>7.01</b> e)	SQ 27/11/00
17.01 f)	SQ 27/11/00
17.01 g)	\$Q 27/11/00
17.01 h)	SQ 29/11/00
17,01()	SQ 27/11/00

705 737 6996

REPORTNO, CL-8-1-b

P.12/34

Sent by: E.I.S./O.C.B.I. 4163261277; 03/06/01 5:55PM:#530; Page 13/34 Received: 3/ 6/01 3:05PM; ->E.I.S./D.D.B.I.; #516; Page 13 MAR-06-2001 14:59 KEPUK F NO. CL-B-1-6 SCDSB 725 737 6996 P.13/34 **APPENDIX** 12 FEBRUARY \_ 2001 80 27/11/00 17.01 j) 17.02 a) SQ 27/11/00 17.02 (a) (i) SQ 09/01/01 17.02 (a) (li) SQ 09/01/01 SQ 27/11/00 17.02 (b) 18/01/01 17.02 (c) Delete 17.03 SQ 27/11/00 27/11/00 17.04 SO 17.04 (a) SQ 09/01/01 5Q 09/01/01 17.04 (b) 17.04 (c) SQ 09/01/01 SQ 09/01/01 17.04 (d) '17.04 (e) SQ 09/01/01 98 09/01/01 17.04 (f) 27/11/00 17.06 Amend To : "... qualified medical or dental practitioners..." 27/11/00 17.07 SQ SQ 17.08 27/11/00 09/01/01 17.09 sa 17.09 (a) SQ 09/01/01 SQ 09/01/01 17.09 (1)(i) SQ 09/01/01 17.09 (a) (ii) SQ 09/01/01 17.09 (a) (iii) \$Q 09/01/01 17.09 (b) SQ 09/01/01 17.09 (b) (i) SQ 09/01/01 17.09 (b) (li) 30 09/01/01 17.09 (b) (iii) SQ 09/01/01 17.09 (b) (iv) 17.09 (b) (v) SQ 09/01/01

17.00 (b) (vi)

SQ

09/01/01

Sent by: E.I.S./O.C.B.I. Received: 3/8/01	8:05PM; ->E.I.	4163261277; .s.,o.o.s.x.; #6		5:55PM;#530;	Page 14/34
MAR-06-2001 14:59	SCDSB			705 737 6 <b>996</b>	P.14/34
				REPORTNO.CL-B APPENDIX A - 13 FEBRUARY 28, 200	
17.09 (b) (vii)	SQ	09/01/01			
17.09 (b) (viii)	SQ	09/01/01			
17.09 (b) (ix)	SQ	09/01/01			
17.09 (c)	ŞQ	16/01/01			
17.09 (c) (i)	sa	18/01/01			
17.09 (c) (ill	SQ	18/01/01			
17.09 (c) (iii)	SQ	18/01/01		•	
17.09 (c) (iv)	SQ	18/01/01			
17.09 (c) (v)	SQ	18/01/01			
17.09 (c) (vi)	SQ	18/01/01			
17.09 (c) (vii)	sq	18/01/01	•		
17.09 (c) (viii)	SQ	18/01/01			
17.09 (d) (l)	so	18/01/01			

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Voluntary Leave of SQ 13/12/00

18/01/01

12/12/00

18/01/01

18/01/01

18/01/01

18/01/01

18/01/01

18/01/01

13/12/00

17.09 (d) (ii)

17.09 (d) (iii)

17.09 (d) (iv)

17.09 (d) (v)

17.09 (d) (vi)

17.09 (d) (vii)

17.09 (d) (viii)

17.10 Absence

17.10 a)

17.10 a) 1)

17,10 b)

14/02/01

New Agreed: The teacher will be required to complete an agreement salisfacto

New Agreed: "The application for leave must be submitted to the Superintends

of Employee Services by February 15 for leaves starting the following Septemb and by October 15 for leaves starting at the beginning of Semester II of the school year. Leaves commencing at other times must be submitted at least three

New Agreed: "Teachers wishing to retain the employee benefits' coverage mu

assume the full cost of the fringe benefits' plan during the leave of absent Arrangements for payment must be made prior to commencing the leav

to Canada Customs and Revenue Agency for taxation purposes."

months in advance of the planned start date."

Sent by: E.I.S./O.C.B.I.	4163261277;	03/06/01	5:55PM;#530;	Page 15/34
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Received: 3/ 6/01 3:05PM; ->E.I.S./D.C.B.I.; #616; Page 15 MAR-06-2001 14:59 705 737 6996 P.15/34 SCDSB

<b>REPORTNO</b>	CL-B-1-b
<b>APPENDIX</b>	14
FEBRUARY 2	8, 2001

NDIX 14 UARY 28, 2001	
17.10 c)	Housekeeping Agreed: "Article 29" becomes "Article 28" 13/12/00
17.10 d)	Housekeeping Agreed; "Article 29" becomes "Article 28" 13/12/00
17.10 e)	sa 13/12/00
17. <b>10</b> e) (i)	SQ 09/01/01 Housekeeping: change date to February 15 14/02/01
17.10 e) (ii)	SQ 09/01/01
17.10 f)	SQ 13/12/00
17.10 g)	SQ 13/12/00
17.10 h) .	New Agreed: "Teachers on Voluntary Leaves of Absence will maintain go standing status with the Ontario College of Teachers during the period of the leave and will provide proof of good standing status prior to returning from the leave normal duties." 13/12/00
17.10 i)	New Agreed: "The approval and/or timing of voluntary (eaves of absence may dependent on the availability of suitably qualified replacement." 14/02/01
17.11	SQ 27/11/00
17.11 (a)	SQ 09/01/01
17.11 (b)	SQ 09/01/01
17.11 (e)	SQ 09/01/01
17.11 (d)	SQ 09/01/01
17.11 (a)	SQ 09/01/01
17.11 (9	SQ 09/01/01
17.11 (g)	SQ 09/01/01
17.11 (h)	SQ 09/01/01
17.12	SQ 09/01/01
17.12 (a)	SQ 09/01/01
17.12 (b)	SQ 09/01/01
17.12 (c)	SQ 14/02/01
17.12 (d)	SQ 14/02/01
17.12 (e)	SQ 14/02/01
17.13	SQ 27/11/00
17.13 (a)	SQ 09/01/01
17.13 (b)	SQ 09/01/01

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REPORTNO.CL-B-1-b APPENDIX A -- 15 FEBRUARY 28, 2001

		LEBOM
17.13 (c)	SQ	09/01/01 (check Article for housekeeping) - 28
17.13 (d)	SQ	09/01/01 (check Article for housekeeping) - 28
17.14	SO	27/11/00 (check Article for housekeeping) - 28
17.15	SQ	27/11/00
17.16	\$Q_	27/11/00
ARTICLE 18 ~ EMPLOYEE BENEFIT PLANS	<b>\$Q</b> "	sert new Article XXX - Workload Options as 17.17 27/11/00
18.00	SQ	16/01/01
18,01	<b>\$Q</b>	27/11/00
18.02	SQ	27/11/00
18.02 (a)	SQ	09/01/01
18.02 (b) (i)	SQ	09/01/01
18.02 (b) (ii)	SQ	09/01/01
18.02 (b) (ili)	SQ	09/01/01
18.03	<b>\$Q</b>	09/02/01
18.04	SQ	09/02/01
18.05	SQ	09/02/01
18.06	<b>SQ</b>	09/02/01
18.07	SQ	09/01/01
18.07 (a)	<b>\$Q</b>	09/01/01
18.07 (b)	<b>Delete</b> And re	"theprincipal or vice-principal of the place " aplace with "another employee" 18/01/01
18.07 (c) (i)	SQ	09/01/01
18.07 (c) (ii)	SO	09/01/01
18.07 (d)	90	09/01/01
18.07 (e)	SQ	09/01/01
18.08	SQ	27/11/00
ARTICLE 19 - ACCUMULATED SICK LEAVE CREDITS	SQ	27/11/00
19.01	SQ	27/11/00

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MAR-06-2001 14:59 SCDSB 705 737 6996 P.17/3 REPORT NO. CL-B-1-b PPENDIX - 16.

EB

BRUARY 28 2001	
19.02	SQ 27/11/00
19.03	SQ 27/11/00
19.03 (a)	SQ 09/01/01
19.03 (b)	SQ 09/01/01
19.04	<b>Sa</b> 16/01/01
19.05	SQ 18/01/01
19.06	<b>\$Q</b> 27/11/00
1 19.07	SQ 27/11/00
19.07 (a)	SQ 09/01/01
19.07 (b)	\$Q 09/01/01
19.08	SQ 27/11/00
19.09	SQ 27/11/00
19.10	SQ 27/11/00
19.10 (a)	SQ 09/01/01
19.10 (8)	Sa 09/01/01
1 <b>9.10</b> (e)	SQ 09/01/01
ARTICLE 20 - RETIREMENT GRATUITY	' SQ 27/11/00
20.01 (a)	sa 09/01/01
20.01 (b)	SQ 09/01/01
20.01 (c)	sa 14/02/01
20.01 (d)	New Agreed: "Effective January 1. 1999, transfer of pension benefits through the commuted value option, provided that the employee has achieved a factor that within one (1) year of the factor required for an unreduced pension or is within a (6) months of the minimum age required for a reduced pension. This provision not intended to be a service gratuity and if challenged successfully under a statute will be null end void."  18/01/01

20.02	SQ	09/01/01
20.02 (a)	SQ	09/01/01
20.02 (b)	sa	09/01/01
20.02 (c)	sq	09/01/01
20.02 (d)	SQ	09/01/01

4163261277; 03/08/01 5:55PM; #530; Sent by: E.I.S./O.C.B.I. Page 18/34

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> REPORT NO. CL-B-1-b APPENDIX A - 17 FEBRUARY 28, 2001

#### ARTICLE 21 - PROFESSIONAL SQ 27/11/00 **DEVELOPMENT FUNDS**

DEVELOT MENT I CINDO	
Preamble	Delete 09/01/01
21.01	SQ 14/02/01
21,02	SQ 14/02/01
21.03	SQ 09/01/01
21.04	SQ 09/01/01
ARTICLE 22 - APPOINTMENTS	SQ 27/11/00
22.00	SQ 27/11/00
22.01	SO 27/11/00
22.02	SQ 27/11/00
22.03	SQ 27/11/00
22.04	SO 27/11/00
22.05	<b>SQ</b> 27/11/00
22.06	New Agreed: "While Acting Vice-Principals may be involved in Supervision 1 Growth evaluations for members of the bargaining unit, Principals shall endeave to assign teacher evaluation duties elsewhere." 14/02/01
22.07	New Agreed: "The performance of a teacher while in an Acting Vice-Princip position shall not be considered in the formal evaluation of his/her teachin performance." 14/02/01
ARTICLE 23 - PROFESSIONAL FEES	SQ 27/11/00
23.01	Delete: "for the payment of Federation Leaves" 27/11/00

ARTICLE STAFF SQ 27/11/00 24

ALLOCATION

24.01

24.03

The Full-Time Equivalent (FTE) classroom teaching staff assigned to crecourses shall be the number of FTE staff required to provide far an average cla size of ell secondary school classes, in the aggregate, of 21 to 1 and calculate using an average of 6.5 sections per classroom teacher in accordance with til Education Act and Regulations thereunder.

24.02

New Agreed: "The number of FE classroom teachers assigned to non-credit se contained Special Education classes and the number of FTE classroom teache assigned to Section 19 classes shall be at the discretion of the Board and shall ! reviewed by the Working Conditions Committee (in accordance with the Letter Understanding)" 08/02/01

New Agreed: "The number of FTE teachers assigned to non-credit ESL service and non-credit Special Education Resource Withdrawal services shall determined by the Board and the allocation of these teachers to schools shall

Sent by: E.I.S./O.C.B.I. Received: 3/6/01 3:08PM;	4163261277; 03/06/01 5:56PM;#530; Page 19/34
MAR-06-2001 15:00 SCI REPORT NO. CL-B-1-b REPURN 18 EBRUARY 1, 2001	SB 705 737 6996 P.19/34
	reviewed by Working Conditione Committee (in accordance with the Letter Understanding)," 08/02/01
24.04	New Agreed: "The number of FTE teachers generated for non-credit guidan services shall be consistent with the funding formula. The allocation of the teachers to schools shall be determined by the Board and reviewed by Workl Conditions Committee (in accordance with the Letter of Understanding 08/02/01
24.05	New Agreed! "One FTE teacher-librarian shall be allocated to each schoprovided that grant funding for Librarians continues to support this allocation 08/02/01
24,06	Now Agreed: "Staff sllocated in 24.01 to 24.05 shall be assigned in the areas which they have been allocated." 08/02/01
24.07	New Agreed: "The number of TAP and/or remedial assignments shall not excell the maximum number allowable under the regulation." 08/02/01
24.08 Maximum Class Sizes	New Agreed 08/02/01
24.08 a)	Now Agree; "Basic", "General" and "Advanced" shall have the same meaning additional in the Circular Ontario Schools: Intermediate and Senior Divisions, (1988) 08/02/15
24.08 b)	New Agreed: 'Courses described as "Applied", "Academic", "Open", "University "University/College", "College" and 'Workplace" shall have the same meaning i defined in the circular Ontario Secondary Schools (OSS 1999). Locally develope courses ("Essential" and "Practical") shall be those approved by the Ministry Education." 08/02/01
24.08 c)	New Agreed: "effective September, 2001, the following maximum class sizes shapply:" 14/02/01
	Advanced )  University ) (including all OAC courses except those in Technological Education)  University/College)  College )
	30 Academic ) General )
	30 Co-op (in-school classes or out- of-school cradit supervision)
	28 Workplage
	27 Applied [Including Phys Ed and Music, Dance and Drame)
	26 Open (including Computer end Information Science Grade 10 Open; Computer Engineering Technology Grade 10 Open)

24.10

24.11

24.08 old

25.01

25.02

25.03 a)

**25.03 b)** 

Provision

25.04

Memorandum

03/06/01 5:56PM;#530;

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- 26 Family Studies and Visual Arts Grades 11 & 12
- 22 Technical (all Technological Education guideline courses other
  - than those listed above as Open courses)
- 22 Food and Nutrition courses and Visual Arts courses
  Grades 9
  a 10
- 18 Essential ) locally developed courses Basic )

New Agreed: "The effective date of all maximum class sizes will bo 20 school da after the beginning of the sphool year or semester," 08/02/01

New Agreed: 'It is understood that safety considerations and the number workstations in a classroom may require the designation of a lower maximu class size. Notwithstanding the Letter & Understanding and Article 29.03, till Board shall review such designations with the Working Conditions Committee 14/02/01

Naw Agreed: 'For classes that are multi-level and where different maximum classizes apply, the maximum class size for the predominant (majority) program ships used." 14/62/01

Delete 18/01/01

ARTICLE 25 - WORKING SQ 27/11/00 CONDITIONS

New Agreed: "Each full-time classroom teacher shall be timetabled and for 6 credit and/or credit equivalent courses plus 0.17 Teacher Advisory Progra (TAP/TAG) and/or remedial courses as defined in the Education Act at Regulations thereunder,' 14/02/01

Practical )

New Agreed: "Normally, in a semestered school, classroom teachers will I assigned no more than 3.5 of the 8.5 credit and/or credit equivalent courses in or semester." 14/02/01

New Agreed: "Effective September 1, 2000, in addition to the full-time worklow described in Articles 25.01 and 25.02, a full-time teacher may be assign scheduled duties to a maximum 1050 minutes per school year." 14/02/01

New Agreed: "Effective September 1, 2000, in addition to the full-time worklor described in Article 25.03 e), a full-time teacher may be assigned in emergent eltuations to a maximum of 337.5 minutes of supervisory duties per school year 14/02/01

Settlement New Agreed: 'For the school year 2000-2001, notwithstanding Articles 25.03 and b), assigned scheduled duties in excess of these articles completed prior the date of ratification of this agreement shall not b the subject of a grisvance 14/02/01

New Agreed: 'In a semestered school, scheduled duties will not be assign:

of

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Sent by: E.I.S./O.C.B.I. 4163261277: 03/08/01 5:56PM:#530: Page 21/34 :bevieseR 3/ 8/01 3:07PM; ->F.I.S./Q.D.S.I.; #816; Page 21 MAR-06-2001 15:00 SCDSB 705 737 6996 P. 21/34 REPORT NO. CL-B-1-b PPENDIX 20 EBRUARY 26. 2001 during the time a classroom teacher is scheduled to teach 4 credit and/or creaguivalent courses." 14/02/01 New Agreed: "The workload for part-time teachers will be pro-rated as per Artic 25.05 11.01." 08/02/01 25.06 New Agreed: "Unassigned time shall be available to the teacher fur preparation and marking." 14/02/01 New Agreed: "The Board recognizes that teacher participation in extra-curricul 25.07 activities (such a student sports, clubs, activities) is voluntary." 25.08 New Agreed: "Unless agreed to by the teacher, no teacher shall be assigned ma than two multi-level and/or multi-grade sections per semester." 14/02/01 25.09 New Agreed: "Each teacher shall be entitled each day to an uninterrupted period of not less than forty (40) consecutive minutes for lunch free from superviso duties and/or teaching duties." 14/02/01 25.10 New Agreed: "During a legal strike undertaken by members of another bargainia unit against the Board, no teacher shall be required to perform duties which a normally performed by members of the bargaining unit which is on strike 08/02/01 New Agreed: "Effective on the date of ratification of this collective agreement, 1 25.11 the remainder of the 2000-2001 school year, the Board shall silocate \$67.50 p FTE teacher in each school to be administered by the in-School Staffill Committee to ease teacher workload. Any allocated revenue not spent by ea school shall be applied to the funds referenced in Article 25.12 b)." New Agreed: "For the 2001-2002 school year, the Board shall allocate \$100. 25.116) per FTE teacher in each school to be administered by the in-School Staffi Committee to ease teacher workload." 14/02/01 INTERNAL SQ 27/11/00 ARTICLE 26 **EXCHANGE PROGRAM** 

26.01			Hous	ekeeping /	Agrøed:	delete "	detween p	anels, or.	 13/12/00
Terms and C	Conditions		SQ	13/12/00					
26.01 a)	•		SQ	13/12/00					
26.01 b)			SQ	13/12/00					
26.01 c)	•		SQ	13/12/00					
26.01 d)			SQ	13/12/00					
<b>26.01</b> e)			SQ	13/12/00					
26.01 f)			SQ	13/12/00					
26.02 Panels	Exchanges	Between	New	Agreed	13/12/00	)			

3/ 4/01 3:07PM; \*>E.I.S./O.C.B.I.; #518; Page 22 Received SCDSB MAR-06-2001 15:01 785 737 6996 P.22/3 REPORT NO. CL-8-1-b APPENDIX A - 21 **FEBRUARY 28, 2001** 26.02 a) New Agreed: 'Exchanges between panels may be accomplished by teachers the secondary panel through the Voluntary leave of Absence provisions in Arti 17. 13/12/00 26.02 b) New Agreed: "Requests for exchange between panels must be initiated by teachers concerned by march 15. Once the principals agree to the exchange, exchange requests must be submitted to the, Superintendent(s) of Scho involved for approval. final approval shall be given by April 15." 13/12/00 26.02 c) New Agreed: "Exchanges will be for one year but may be extended to two year all parties agree by April 15 of the first year of the exchange." New Agreed: "While participating in the exchange program, teachers on les 26.02 d) from the secondary panel will become members of the Simcoe County Element. Teacher's Federation and will be subject to the terms and conditions of I Simcoe County Elementary Teacher's Federation Collective Agreement, including salary and benefits." 13/12/00 26.02 •) New Agreed: 'In the case of unforeseen difficulties, an internal exchange situati may be terminated at the discretion of the Board." 13/12/00 26.03 Delete Agreed 13/12/00 ARTICLE 27 - JOB SHARING SQ 27/11/00 PROGRAM SO 18/01/01 27.01 27.01 (a) Amend: "A teacher who wishes to teach one semester and take a leave absence in the other and retain a full-time credit in accordance with the Teache Pension Act, may . . , to the Superintendent of Employe. Services stating . . . such a leave of absence." 18/01/01 SQ 18/01/01 27.01 (b) 27.02 (8) 30 18/01/01 27.02 (b) 80 18/01/01 27.02(c) (i) SQ 18/01/01 18/01/01 27.02 (e) (ii) SO 18/01/01 27.03 SQ 18/01/01 80 27.03 (a) 18/01/01 27.03 (b) 50 18/01/01 27.03 (c) **\$Q** 18/01/01 27.03 (d) SO 27/11/00 SENIORITY. SQ ARTICLE TRANSFERS. PLACEMENT AND REDUNDANCY

705 737 6996 SCDSB · MAR-06-2001 15:01 REPORT NO. CL-B-1-b APPENDIX · 22 EBRUARY 48, 2001 28.01 SQ 09/01/01 SQ 28.01 (a] (i) 09/01/01 SO 09/01/01 **28.01 (出)** (ti) SQ 09/01/01 28.01 (b) (i) 28.01 (b) (ii) 09/01/01 SQ 28.01 (b) (lii) 09/01/01 SQ 28.01 (b) (iv) SQ 08/01/01 28.01 (b) (v) SQ 09/01/01 28.01 (b) (vi) SQ 09/01/01 09/01/01 28.01 (c) SQ 28.01 (d) SQ 09/01/01 SQ 09/01/01 28.01 (a) (i) SQ 09/01/01 28.01 (e) (ii) 28.01 (e) (iii) 80 09/01/01 28.01 (e) (iv) 09/01/01 SQ 28.01 (e) (v) SQ 09/01/01 28.01 (e)(vi) 80 09/01/01 28.01 (e) (vii) 09/01/01 SQ 28.01 (e) (viii) 80 09/01/01 28.01 (1) SQ 09/01/01 09/01/01 28.02 SQ SQ 09/01/01 28.02 (a) SQ 09/01/01 28.02 (b) SQ 09/01/01 28.03 SQ 09/01/01 28.03 (a) 28.03 (b) (i) SQ 09/01/01 SQ 09/01/01 28,03 (b) (ii) SQ 09/01/01

SQ

**SQ** 

09/01/01

08/01/01

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28.03 (c)

28.03 (d)

28.04

Recelved: 3/ 8/01 3:07PM; \*>E.I.S./O.C.B.I.; #510; Page 24

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			REPORT NO. CL-8-1-6 APPENDIX A — 23 FEBRUARY 28, 2001
28.04 (a)		sa <b>09</b> /01/01	
28.04 (b)		SQ 09/01/01	
28.04 (c) (i)		SQ 09/01/01 .	
28.04 (c) (ii)		SQ 09/01/01	
28.04(c) (iii)		SQ 09/01/01	
26.04 (d)		Amend Agreed: replace "School Staffing Committee" 18/01/01	Staff Transfer Committee" with "In-Scho
<b>28.05</b> (a)		SQ 18/01/01	
28.05 (b)		SQ 18/01/01	
28.05 (c)		followed. The teacher must appeal to two (2) teaching days. The Working Co teaching days, shall make a final decision.	leve the correct procedures have not been the Working Conditions Committee within a further two (2) ion subject to Article 29.03 (c). If the appeal is lectored available for transfer, observing all
28.05 (d)		SQ 18/01/01	
<b>28.05</b> (e)		Sa 18/01/01	
28.05 (a)		<b>SQ</b> 16/01/01	
28.06 (b)		Sa 18/01/01	
28.06 (c)	•	SQ 18/01/01	
28.06 (d)		Sa 18/01/01	
28.07 (æ)		SQ 18/01/01	
28.07 (b)		Delete: "and replacement teachers"	18/01 <b>/01</b>
28.07 (c)		SQ 18/01/01	
28.07 (d)		SQ 18/01/01	
28.07 (e)		Delete 18/01/01	
<b>26.07</b> (I)		SQ 18/01/01	
28.07 (g)		New Agreed: 'A teacher continuing to Article XX, shall be exempt from the particle."  18/01/01	hold a position of <b>responsibility</b> , as set out provisions of clauses 28.94 (b) and 28.06(i
28.07 (h)		Delete:"and replacement teachers"	(3 references) 16/01/01
28.08		SQ 09/01/01	

Sent by: E.I.S./O.C.B.I. 4163261277; 03/06/01 5:57PM;#530; Page 25/34 3:08PM; ->E.I.S./0.0.B.1.; #618; Page ab Recelved: 3/ 8/01 MAR-06-2001 15:01 SCDSB 705 737 6996 P. 25/34 KEPURT NO. CL-B-1-b **IPPENDIX** 24 EBRUARY \_d. 2001 28.08 (a) SO 09/01/01 28.08 (b) SQ 09/01/01 28.08 (c) SQ 09/01/01 28.08 (d) sa 09/01/01 28.08 (e) Delete 18/01/01 28.08 (1) SQ 09/01/01 28.09 (2) 80 09/01/01 (delete "& Training") 28.09 (b) SO 09/01/01 18/01/01 **28.10** (8) Delete 28.10 (b) SQ 18/01/01 ARTICLE 29 - COMMITTEES sq 27/11/00 29.01 IN-SCHOOL STAFFING SQ 13/12/00 COMMITTEE 29.01 a) SQ 13/12/00 29.01 b) New Agreed: "The ISC shall review the current school year's organization for t purpose of the October 31 and March 31 Ministry reports as well as reviewing t following yeah organization and planning prior to May 31." 13/12/00 29.01 c) New Agreed: "As part of the process referenced above, the ISC shall;" 13/12/( 29.01 c) i) New Agreed: "review and monitor the average class size" 13/12/00 29.01 c) ii) New Agreed; "provide input to the administration, review and monitor t allocation of the school's instructional and non-instructional time per teach 13/12/00 29.01 c) iii) New Agreed: "provide input to the administration, review and monitor t allocation of scheduled supervisory duties per teacher 29.01 (d) (New) The ISC shall provide input for the spring staffing cycle as requested by t Working Conditions Committee. Unless determined otherwise by the Working Conditions Committee, this int shall occur prior to April 1. 18/01/01 New Agreed: "The Principal shall provide the other members of the ISC with 29.01 e) relevant information. In a timely fushion, in order to allow the ISC to fulfill responsibilities as defined above." 13/12/00 New Agreed: "The ISC shall meet of reasonable intervals at the request of eith 29.01 n the principal or the school's Collective bargaining Committee representative 13/12/00

intervals." 13/12/00

New Agreed: "The ISC shall report to the school staff, in writing, at reasonal

29.01 a)

Sent by: E.I.S./O.C.B.I. 4163261277; 03/06/01 5:58PM;#530; Page 28/34

Received: 3/ 6/01 3:08PM; .>E.I.S./D.C.B.I.; #816; Page 28

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29.01 (h) (New) The ISC shall be responsible for reporting to the Working Conditions of U

collective agreement. 18/01/01

29.01 (i) (New) The ISC will review the method of staffing the school including surplus a

redundancy declarations, transfers, and vacancies. 18/01/01

29.01 (j) existing CA 29.01(d) Delete 18/01/01

29.02 - Trustee-Teacher Relations SQ 27/17/00

Committee

**29.02** a) **SQ** 27/11/00

29.02 b) SQ 27/11/00

**29.03** - Working Conditions **SQ** 27/11/00

Committee

29.03 (a)

There shall bar a Working Conditions Committee (WCC) which will meet at the confidence of the Superintendent of Employee Services. The Committee shall consist of s

(6) members: three (3) representing O.S.S.T.F. District 17 of which one shall the President; and three (3) representing the Board administration  ${\bf c}$  which or

shall be the Superintendent of Employee Services. 10/01/01

29.03 (b) The Working Conditions Committee shall perform the following duties: 10/01/C

29.03 (b) (i)

Gather, compile and validate data with respect to staffing, teacher workload ar

average class size; 10/01/01

29.03 (b) (ii) Review, monitor and ensure that the application of transfer, surplus ar

redundancy procedures are properly followed including appeals referenced

Article 28.05 (c); 10/01/01

29.03 (b) (iii) Report and make recommendations concerning the above matters to the

respective negotiating committees no later than April 1 of each school year

10/01/01

29.03 (c) If the WCC cannot achieve agreement over an issue, the Burgaining Ur recognizes the SuperIntendent of Employee Services' right to make a fin

decision is a violation of the collective agreement, the Board recognizes U

Bargaining Unit's right to grieve. 10/01/01

ARTICLE 30 - ACCESS TO SA 27/11/00

PERSONNEL FILES

30.01

\$Q 27/11/00

30.02 SQ 27/11/00

30.03 a) Now Agreed: 'At the request of the teacher, documents contained in a teacher

personnel files which are of a disciplinary nature and all supporting documen shall be removed from the file five (5) years after their date of issue, provided the

there is no other disciplinary action during that period of time." 14/0

03/06/01 5:58PM;#530; Sent by: E.I.S./O.C.B.I. 41 63261277; Page 27/34

Recelved: 3/ 6/01 3:08PM; ->E.I.S./O.C.B.I.; #616; Page 27

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705 737 6996 P. 27/34

APPEND 4 - 26 FEBRUAL 28 2001

30.03 b)

New Agreed: "Notwithstanding 30.03 (a), documents related to investigations disciplinary action in cases of harassment of abuse or in matters for which there a statutory requirement for retention shall not be removed," 14/02/01

ARTICLE DUES	31	-	FEDE	ERATIO	ON SQ	27/11/00
31.01					SQ	27/11/00
31.02					SQ	27/11/00
31.03					SQ	27/11/00
31.04					sq	27/11/00
32.01					sq	18/01/01
32.02					SQ	18/01/61
LETTER EQUITY	OF	INTE	NT F	RE PA	AY SQ	27/11/00
FORMLE	TTER	S (TF	RANSF	ER)	SQ	<b>27/11/00</b>
LETTER	OF TE	UND	ERST	ANDIN	G Delet	e 27/11/00

Ó RE BENEFITS

LETTER OF UNDERSTANDING New agreed: RERETIREMENT GRATUITY

LETTER OF UNDERSTANDING

Simcos County District School Board

District 17, OSSTF

### RETIREMENT GRATUITY

The parties agree to establish a Joint Committee of six members with equ representation of the parties which will meet to investigate and review alternative to the current provisions on Retirement Gratuity set out in Article 19. The joi committee will report to both Parties by December 31,2001."

ARTICLE XX - POSITIONS OF New Agreed 13/12/00 (becomes Article 9)

RESPONSIBILITY XX,01 POSITIONS

13/12/00 New Agreed

XX.01 ■>

New Agreed: "Department Leader - a teacher holding a Specialist or Honou Specialist in at least one of the subjects taught within the department as defined

Afticle XX.03 c) and appointed to perform the duties in Article XX.05."

13/12/00

XX.01 b)

New Agreed: "Coordinator - a teacher appointed to coordinate Student Activitie

or Co-operative Education."

13/12/00

XX.01 c)

Now Agreed: "Project Leader — ateacher appointed to support school

development initiatives, which are colleboratively determined by the school staff

and the principal." 13/12/00

Sent by: E.I.S./O.C.B.I.

Received: 3/ 8/01 3:08PM; ->E.I.S./0.C.B.I.; #518; Fage 28

MAR-06-2001 15:02

SCDSB

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REPORTNO.CL-8-1-b APPENDIX A -- 27 FEBRUARY 28, 2001

XX,01 d)

New Agreed: "Assistant Department Leader -- a teacher holding a Specialist Honours Specialist In at least one of the subjects taught within the department appointed to assist the Department Leader when the number of sections within department is equal to or exceeds 50." 13/12/00

XX.02 Allowances

Now Agreed 13/12/00

XX.02 a)

New Agreed: "Effective September 1, 2000 the following responsibil allowances shall be granted for the fallowing positions and shall be paid II addition the basic teacher salary rate and any related experience allowances granted a teacher filling one of these positions. Section shall have the meaning as defin in Article 6.13.

Department Leader Positions:

Base Amount \$900 For each section up to 50 \$40 For each section ever 50 \$20

Assistant Department Leader Positions:

Base Amount \$600 For each section over 50 \$20

Library positions:

Base amount \$900 For every 88 ADE students \$40

Guidance positions

Base amount \$900 For every 33 ADE students \$40

Special Education Positions:

Base Amount \$900
For every 66 ADE students \$40
For every Life Skills section \$20

Coordinator Positions:

Base Amount \$600 For every 150 ADE students \$40

School-based Project Leader Positions:

Base Amount \$600

Student Services Positions (in schools under 750 ADE)

Base Amount \$900
For every 22 ADE students \$40
For every Life Skills section \$20

13/12/00

XX.02 b)

New Agreed: "Responsibility Allowances will be calculated using actual enrolmed data and section counts as at October 31st and, where applicable, projects enrolment and planned section counts for March 31st in each school year 13/12/00

XX.02 c)

New Agreed: "The total allowances and related insured and statutory bene costs, including allowances paid to interim positions of responsibility replacing current position of responsibility an a paid leave, shall not exceed the revenugenerated for Department Heads In the provincial funding formula. The balamounts specified in XX.02 (a) shall remain constant. The amounts for section

Sent by: E.I.S./O.C.B.I. 4163261277; 03/08/01 5:58PM; #530; Page 24/34

**3/** 61/01 3:09PM; ->E.I.S./O.C.S.I.; #516; Page 20 Received:

MAR-86-2001 15:02 SCDSB 705 737 6996 P. 29/34

REPORTNO CL-B-1-b APPENDIX - 28 FEBRUARY 28, 2001

XX.02 d)

ADE and Life Skills classes shall be variable from year to year and shall

incressed or decreased to reflect the Deportment Head revenues." New Agreed: "If the total cost referenced in XX.02 (c) is less than the avails

> funding as of June 1, 2001, as a result of unfilled positions, the unspent rever shall be remitted as a one-time payment to each leacher on active payroll as June 1, 2001 on a pro-rated FTE basis in the last pay period in June provided to the amount is \$50 or more per FTE teacher. Otherwise, the unspent reven shall be carried forward in a specific reserve for Classroom Teachers within I board's 2001-02 budget."

13/12/00

13/12/00 XX.03 Positions of Responsibility New Agreed

XX.03 a) New Agreed: "A position of responsibility may be shared by two teachers at !

request of the teachers, with the recommendation of the principal end the appro-

of the Superintendent of EmployeeServices."

XX.03 b) New Agreed: "In order to ensure the delivery of a coordinated program, who there are either no candidates or no suitable candidates available to fill a positi of responsibility, then two positions of responsibility may be held by one teach

on the recommendation of the principal and the approval of the Superintendent Employee Services. One of the positions will be held as an interim appointment

13/12/00

XX.03 c) New Agreed: 'In schools where the following programs are offered, there will Positions of Responsibility:

Canadian and World

Social Science

Business

Technology

English

French, Classical and International Languages

Physical Education

Mathematics

Information Technology

Science

Guidance and Career Education

Special Education

Library

Student Activities

Co-operative Education

**Project** Leader

13/12/00

For 2000-2001, notwithstanding XX.03 (c), in schools where the ADE is less the XX.03 d)

750, Canadian and World Studies and Social Science shall form one departme Additionally, Guidance and Career Education, Special Education and Co-operat

Education shall be combined to form one Student Services position.

Effective September 1, 2001, nowithstanding XX.03 (c). In schools where ADE is less than 750, Canadian and World Studies and Social Science shall for one department. Additionally Guidance and Career Education and Co-operal Education shall be combined to form one Student Services position. 10/01/01

New Agreed: 'For Positions of Responsibility established in 2000-2001, the

XX.04 Term of Appointment

XX.03 e)

Sent by: E.I.S./O.C.B.I. 4163261277; 03/08/01 5:59PM;#530; Page 30/34

Received: 3/ 6/01 3:09PM; ->E.I.S./O.C.R.I.; #616; Page 30

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following terms shall apply:

Arts 3 years Canadian and World 4 years Social Science 4 years Business 2 years Technology 3 years **English** 2 years Languages 2 years Physical Education 1 year Mathematics 5 years Information Technology year

Science 3 years

Guidance and Career Education 4 years
Special Education 2 years
Library 5 years
Co-operative Education 3 years
Student Activities 1 year

Project Leader 1, 2 or 3 years determined by school

13/12/00

XX.04 b) New Agreed: "At the end of each of the above terms, all successive terms shall be

for five (5) years except for the Project Leaders." 13/12/00

XX.04 a) New Agreed: "Terms are renewable and there shall be no limit to the

number of renewable terms." 13/12/00

XX.04 d)

The term appointment for an Assistant Department Leader shall be the same if the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 b) are the conditions referenced in Articles XX.04 b) and XX.04 c) provided that the conditions referenced in Articles XX.04 c) are the conditions referenced in Articles XX.04 c) are the conditions referenced in Articles XX.04 c) are the conditions are the conditions of the conditions are the condition

number of sections within a department le equal to ce exceeds fifty (50). 10/01/0

XX.04 e) Notwithstanding XX.04 d), should the number of sections in any year be less the

forty-five (45), the appointment of an existing Assistant Department Leader she

be terminated. 10/01/01

XX.05 New Agreed "Duties of Leaders and Coordinators" 13/12/00

XX.05 a) New Agreed: "Assist the principal, in cooperation with other teachers in position

of responsibility. In the general organization of the school 13/12/00

XX.05 b) New Agreed: "Assist the principal.

by providing input regarding the selection orderia and by participating in the interview process used for the selection of teachers for the

organizational unit

by recommending assignments and timetable allotments for the

teaching staff of the organizational unit in coordinating the teaching and implementation of the instructional

program in the organizational unit in maintaining close cooperation with the community, and

in assembling information that the principal may be required to

provide under the Education A d and other relevant legislation"

13/12/00

XX.05 c)

New Agreed: 'File with the principal up-to-date copies of outlines of courses of study tar the organizational unit or program, with sufficient detail to permit the effective coordination of the courses of study."

13/12/00

Sent by: E.I.S./O.C.B.I. 4183261277; 03/06/01 5:59PM;#530; Page 31/34

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785 737 6996 P.31/34

APPENDIX 30
FEBRUARY 4, 2001

XX.05 d)

New Agreed: "Assist teachers in the organizational unit or program in improvitheir methods of instructions, in maintaining proper standards for instruction, as

in keeping records of the work and achievement d pupils."

13/12/00

XX,05 e)

New Agreed; "To report to the principal when equipment for use in courses a activities in the organizational unit or program may not be in working order

13/12/00

XX.06 Duties of Assistant Leaders

New Agreed 13/12/00

XX.06 a)

New Agreed: "To assist the Leaders in performing the duties as outlined in XX.0:

13/12/00

XX.07 Interim Positions of Responsibility for Qualified Teachers

New Agreed 13/12/00

**XX.07** a)

New Agreed: "A position of responsibility which becomes vacant during the schi year and will remain vacant for more than 30 days will be filled on an inter

basis." 13/12/00

XX.07 b)

New Agreed: "Interim appointments shall be made to fill a vacancy which created by the Board's granting a leave to a teacher holding a position responsibility end shall be for a period not exceeding one year or the duration

the leave, whichever is lore: 13/12/00

XX.07 c)

New Agreed: "Interim appointments shall be created to till a vacancy that occur or exists after July 1. Such appointments shall be for the duration of the sch

year commencing September 1." 13/12/00

XX.07 d)

New Agreed: "An interim position of responsibility shall be made to fill a vacar created by a teacher temporarily vacating his/her position of responsibility for a purpose of filling another position of responsibility on an interim basis for one year.

or less." 13/12/00

XX.07 e)

New Agreed: "An interim position of responsibility is designated when no apace available within the department to accommodate an appointment external to school and an internal appointment is made until such time as a space is available.

within the department." 13/12/00

XX.07 f)

New Agreed: "The allowance for an interim position of responsibility shall be

same as the allowances defined in Article XX.02 a)." 13/12/00

XX.DB Responsibility Acting Positions of New Agreed 13/12/00

Teacher

for

Unqualified

11114

XX.08 a)

New Agreed: "An acting position of responsibility is held by a teacher who I

been appointed by the Board to carry out the duties of the position but le qualified under Articles XX.01 a) and XX.01 d)," 13/12/00

XX.08 b)

New Agreed: "All acting appointments shall be for no more than one (1) year:

may be renewed at the discretion of the Board." 13/12/00

Sent by: E.I.S./O.C.B.I. 4163261277: 03/06/01 5:59PM;#530; Page 32/34

3/ 8/01 3:10PM; ->E.T.S./O.C.B.T.; #518; Page 32 Received:

705 737 6996 MRR-86-2001 15:03 SCDSR P. 32/34

> REPORT NO. CL-B-1-b APPENDIX A - 31 FEBRUARY 28, 2001

XX.08 c) New Agreed: "Acting appointments shall be considered for renewal only upon it

> teacher providing proof to the Board that he/she is enrolled in an appropriate program and is in the process of obtaining the required qualifications in a time

fashion." 13/12/00

(b 80.XX New Agreed: "The allowance for an acting position of responsibility shall lie th

same as the allowances defined in Article XX.02 a)." 13/12/00

XX.09 Interim - Acting Positions New Agreed 13/12/00

of Responsibility

New Agraed: "An Interim-Acting Position of Responsibility is held by a teach XX.09 a)

who is working lowerds obtaining the appropriate qualifications referred to XX.08 and holds a term definite appointment referred to in XX.07."

ARTICLE XXX --WORKLOAD New Agreed 14/02/01 (insert as Article 17.17) FULL-TIME

**OPTION FOR TEACHERS** 

XXX.01 New Agreed: "A full-time teacher shall be granted a .5 reduction in his/h

timetable (from 6.67 to 6.17 out of 8) provided that the request has been submitted to the Superintendent of Employee Services on or before February "

to take effect the following September." 14/02/01

**XXX.02** New Agreed: "Any other request for reduction of the timetable which exceeds

shall be treated as a partial voluntary leave of absence as outlined in Article 17.

14/02/01 shall be solely at the discretion of the Board."

EO.XXX New Agreed: "A leave granted under XXX.01:" 14/02/01

XXX.03 1) New Agreed: "shall have salery, sick leave and the Board as contribution

benefits adjusted to 6.17/6.67 (92.504% of a full-time teacher);

New Agreed: 'shall be for two years." 14/02/01 XXX,03 2)

XXX.04 New Agreed: "A leave granted under XXX.01 may be extended for one ye

provided that the request for extension is submitted to the Superintendent Employee Services on or before February 15 in the second year of the leave

14/02/01

New Agreed: "By February 15 of the year of the extended leave, the teacher mi XXX.05

indicate their intention to return to 1.0 full-time equivalence or to reduce the

contract to .92504 full-time equivalence." 14/02/01

New Agreed: "A teacher who does not request an extension of the leave grant XXX.06

under XXX.01 shall be timetabled as a full-time teacher for the next school yes

14/02/01

14/02/01 New Agreed: "Notwithstanding the above:" XXX.07

New Agreed: "the Superintendent of Employee Services may deny the number leaves which exceed 10% of the full-time teachers in a school, and 14/02/01 XXX.07 1)

New Agreed; "should the number of applicants for the .5 leave exceed 10% of XXX.072)

full-time teachers in a school including the number of applicants, then seniority per Article 28 shall be the criteria used, beginning with the most senior teach and ending with the least senior teacher until the 10% cap is achieve

1**4/02/01** 

Sent by: E.I.S./O.C.B.I. 4163261277: 03/06/01 6:00PM;#530; Page 33/34

3:10PM; ">E.I.S./O.C.S.I.; #616; Page 33 Receives: 3/ 6/01

MGR-86-2001 15:83 SCDSB 705 737 6996 P.33/34 REPORT NO. CL-B-1-b

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(v)

New Agreed: "Any request for a .5 reduction which does not meet with timeline **80,XXX** 

as outlined in XXX.01, shall be at the discretion of the Board on ti

recommendation of the principal." 14/02/01

New Agreed: "In exceptional circumstances, teachers may apply for a termination **80.XXX** 

of the leave prior to the timelines stipulated above and the request may be grant

at the discretion of the Superintendent of Employee Services." 14/02/01

New Agreed; "Notwithstanding XXX.01, the deadline for requests for worklo Memorandum of Settlement

reduction effective September 1, 2001 will be March 9,2001."

WORKING COMMITTEE

LETTER Of UNDERSTANDING RE For the school year 2000-01, in addition to the duties set out in Article 29.03, 1 CONDITIONS Working Conditions Committee shall have the following duties:

review changes in existing practices with respect to working condition (i) 10/01/01

examine the effects on the terms and conditions of employment brought about 

changes in legislation and/or regulations;

10/01/01

review the allocation of staff to the schools for regular and special needs stude: (111)

within the staffing parameters of the collective agreement 10/01/01

distribute to each ISC the staffing allocations for all schools; 10/01/01 (iv)

meet with an ISC at the request of the Principal or the District 17 President, if su

a meeting is deemed necessary by the Superintendent of Employee Service

10/01/01

review the implications of the Teacher Advisor Program on teacher workload; a (VI)

10/01/01

establish a system for tracking the utilization of supervisory duties. 10/01/01 (VII)

Change all references from "SUB" to "SEB" and all references fr Appendix "A"

"Unemployment to "Employment" 18/01/01

New Agreed: "Change "The Simcoe County Board of Education" to "the Simo

County District School Board" 14/02/01

Delete 18/01/01 Letter of Understanding: POR

Delete 18/01/01 Letter of Understanding: Gratuity

Letter of intent Between the S.C.D.S.B. and the Teacher Bargaining Unit, Letter of intent O.S.S.T.F. District 17 (Simcoe)

> A committee, chaired by the Superintendent of Employee Services and consisting of two other members appointed by the senior administration and three members appointed by the Teacher Bargaining Unit District 17 OSSTF shall be formed to review the working conditions of teachers;

(a) at Adult Day Schools/Learning Centres,

(b) at Section 19 worksites.

(c) at Alternate School program sites.

Sent by: E.I.S./O.C.B.I. 4163261277; 03/08/01 6:00PM;#530; Page 34/34

Repelved: 3/ 6/01 3:10PM; ->E.I.S./O.C.B.I.; #518; Page 34

- MRR-26-2001 15:04 SCDSB 705 737 6996 P.34/34

REPORT NO. CL-8-1-b APPENDIX A - 33 FEBRUARY 28, 2001

This committee shall meet initially no later than 30 calendar days following ratification of this collective agreement and will aport its findings and any resulting recommendations to the Parties no later than BO calendar days after thinitial meeting.

For the purposes of gathering information the committee may call upon staff from the above locations and/or the Board Office. 18/01/01

