

Agreement

Calgary Board of Education

and

Calgary Board of Education
Staff Association

September 1, 2010

to

August 31, 2014



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THIS AGREEMENT made this 19th day of June, 2012

BETWEEN:

THE BOARD OF TRUSTEES OF THE CALGARY BOARD OF EDUCATION hereinafter called "the Board"

OF THE FIRST PART

and

THE CALGARY BOARD OF EDUCATION STAFF ASSOCIATION hereinafter called "the Association"

OF THE SECOND PART

ARTICLE 1 PURPOSE

1.1 It is the desire of both parties to this Agreement to maintain the existing harmonious relations between the Board and the Association, to promote cooperation and understanding between the Board and its employees, to recognize the mutual value of joint discussions and negotiations in all matters pertaining to working conditions, hours of work and scale of wages, to encourage economy of operation and elimination of waste, and to promote the morale, well-being and security of all the employees included in the bargaining unit represented by the Association.

ARTICLE 2 DURATION AND TERM OF AGREEMENT

- 2.1 The term of this agreement shall be **from the first day of September, 2010** until the **thirty-first day of August, 2014** and from year to year thereafter, unless terminated or amended in the manner hereinafter provided. All articles in this agreement unless otherwise specified shall become effective on **September 4, 2012.**
- 2.2 Either party desiring to amend or terminate this Agreement shall give notice in writing to the other party, not less than sixty (60) days or not more than one hundred and twenty days (120) immediately preceding the expiry date of this Agreement.
- 2.3 During any period of negotiations, the parties may by mutual consent agree to extend this Agreement for a specified period of time.
- 2.4 During the life of this Agreement, or while either party is under notice, or while negotiations for a further Agreement are in progress, there shall be no

strikes, slow downs or stoppages of work on the part of the employees, nor any lockout on the part of the Board.

ARTICLE 3 DEFINITIONS

- 3.1 "Association" shall mean the Calgary Board of Education Staff Association, and shall include an officer or delegate thereof.
- 3.2 "Board" shall mean the Calgary Board of Education, and shall include an officer or delegate thereof.
- "Common-law" spouse is defined as a partner in a relationship where the individuals have been cohabiting for a minimum of one (1) year or a child has resulted from the union, and is documented by the most current declaration by the employee in the personnel file with the Board.
- 3.4 "Weekly Hours of Work" is defined as the allocated regular work hours in a week to a maximum of thirty-five (35) hours.
- 3.5 A "continuous" employee is a person who is employed without a specified end date who may be a twelve-month employee or a tenmonth employee.

The first six (6) months of employment for a continuous employee is a probationary period. The employment of a continuous employee may be terminated at Management's discretion anytime during the probationary period. This six (6) month probationary period may be extended by agreement between Management and the Association.

Where a continuous employee works in a temporary assignment, the employee shall retain their status as a continuous employee.

- 3.6 A "**continuous** position" is a position established by the Board, including a ten-month position, the existence of which has been or is intended to be of a continuous nature.
- A "temporary position" is a position created for a project or activity, the duration of which is a maximum of ten (10) months or such longer period of time as mutually agreed to between Management and the Association.
- 3.8 A "term specific" employee is one who is employed with a specified end date:
 - a) for a project or activity of more than four (4) months to a maximum of ten (10) months, or such longer period of time as

- mutually agreed to between Management and the Association; or
- b) to replace an employee who is expected to be absent for a period in excess of four (4) months.

A term specific employee's employment may be terminated in accordance with clause 30.2 or upon providing the employee with two (2) weeks' pay in lieu of notice.

- 3.9 A "casual" employee is one who is:
 - a) employed on a day-to-day basis; or
 - b) regularly scheduled for a period of four (4) months or less for a specific assignment.

If an employee's regularly scheduled specific assignment extends beyond four (4) months, then the employee will be a term specific employee from the commencement of the extension until the new specified end date.

A casual employee's employment may be terminated at Management's discretion.

- 3.10 "Ten-month" employees shall be **continuous** employees **who are scheduled to work** ten (10) consecutive months. This includes employees
 who work in schools (e.g., modified calendar or year round) where an
 assignment may exceed ten (10) consecutive months, but includes the
 equivalent number of **days** of a regular ten (10) month assignment.
- 3.11 "Trial period" is a six (6) month review period served by a **continuous** employee who **changes to a different field of employment by means of placement or a posted vacancy or whose position is reclassified to a higher grade**, commencing with the effective date of such **change**.

ARTICLE 4 RECOGNITION AND APPLICATION

4.1 The Board and the Association agree that this Agreement shall cover those employees whose bargaining rights are included under Certificate No. 524-92. It shall not cover positions listed as excluded in the Certificate, further positions excluded by mutual agreement or by amendments to the Certificate.

- 4.2 No employees shall be discriminated against by either party or jeopardized in employment status or suffer any loss of employment because of exercising any right provided by law or by this Agreement.
- 4.3 No union activity, including grievance handling, shall take place on Board property, at work sites, or during working hours, without the permission of Management responsible for the school or respective work area unless emergent circumstances prevent obtaining permission in advance. Permission for such activity shall not be unreasonably withheld.
- Time off with pay shall be permitted, to a maximum of four (4) Association representatives, during discussions applicable to grievances presented by employees and for meetings called by Management, exclusive of arbitration hearings and negotiations for new or revised Agreements. All time off must receive prior approval of Management.

ARTICLE 5 EMPLOYMENT, JOB POSTINGS, PROMOTIONS, TRANSFERS, AND PROBATIONARY/TRIAL PERIODS

Employment

5.1 All applicants selected for **continuous** positions, other than personnel presently employed in **continuous** positions, shall be required, prior to final approval of appointment, to establish such evidence of medical fitness as may be required by the Board.

Job Postings

5.2.1 Vacancies for **continuous** positions, except for those listed below, will be posted electronically for five (5) working days. Postings will include the following information: location, outline of the position, weekly hours of work, 10 month or 12 month, and hourly rate. Copies of the postings will be displayed in an accessible location in schools and administrative buildings during operational days.

Vacancies which are not normally posted are:

- a) Grade A positions less than 15 hours per week
- b) vacancies filled pursuant to the provisions of Clause 30.2 (administrative transfers)
- c) when staff are pending recall pursuant to Clauses 7.7.1 through 7.7.3 (Recall Procedures)

- 5.2.2 A **continuous** position which is temporarily vacant and is occupied by a **term specific or casual** employee will then be posted in accordance with this Article.
- A copy of the posting or an email of the posting of the vacancy shall be forwarded to the office of the Staff Association. When an appointment has been made, the Board will provide notification of the appointee's name, former position and new position to the Staff Association within fourteen (14) days thereof.

Promotions and Transfers

- 5.4.1 Preference for promotion and consideration for transfer in filling vacancies shall be given to applications from continuous and term specific employees who have been employed by the Board for more than six (6) months on the basis of qualifications for the applicable positions.

 Applications from continuous and term specific employees who have held their current position for ten (10) months or greater shall be given first consideration for transfer. All relevant attributes, including skills, training, knowledge, efficiency and personal suitability, shall be considered in evaluating qualifications prior to the interviewing process. The final determination of candidates to be interviewed is the responsibility of the Human Resources designate. A list of candidates interviewed will be provided to Staff Association upon request.
- 5.4.2 A fair, objective interview and selection process will be used to identify the level of qualification including skills, knowledge, training, experience, efficiency and personal suitability of each candidate.
- 5.4.3 When qualifications are equal, seniority shall prevail.
- Normally, successful employee applicants shall be appointed to the new positions within fourteen (14) days from the date of selection, and where such an appointment has been made, the Staff Association shall be notified within fourteen (14) days thereof.

Trial Periods

5.5.1 A continuous employee who changes to a different field of employment by means of placement or a posted vacancy or whose position is reclassified to a higher grade shall have a trial period of six (6) months (as per Clause 3.11). If the employee does not wish to remain in the position or proves unsatisfactory during the trial period, Management shall place the employee in the employee's former continuous position or its equivalent in pay as soon as possible. If a vacant equivalent position is not available

within two (2) months, the employee will be identified for transfer and layoff in accordance with Article 7 based on their position prior to the trial period.

5.5.2 An employee who refuses to accept a reasonable transfer will be laid off effective immediately. The employee may apply for posted positions as a continuous employee for one year from the date of layoff.

Job Share

- 5.6.1 The Board may approve two **continuous** employees to share a job for a period of one year. Applications for job share must be received prior to March 31st each year, or a later date established by the Board.
- The Superintendent of **Human Resources** or designate will determine whether or not a job share is approved based on criteria established by the Board. Staff Association may provide written input regarding the criteria for consideration by the Board prior to November 15th each year. The established criteria will be communicated to the Staff Association by December 31st each year.
- When a job share between two **continuous** employees has been approved by the Board and the job share ends, each job share partner will revert to their previous status of **continuous** hours per week prior to the job share and will be considered separately for transfer, layoff, and recall in accordance with Article 7.

ARTICLE 6 TERMINATION

- 6.1 Employees shall give the Board at least two (2) weeks' notice should they decide to terminate employment.
- Whenever an employee's services are terminated, except as provided for in Clauses 3.5, 3.8, 3.9 and 30.2, the employee shall receive written notice of termination of employment of at least:
 - a) three (3) weeks, if the employee has been employed by the employer for less than four (4) years;
 - b) five (5) weeks, if the employee has been employed for four (4) years or more but less than six (6) years;
 - c) six (6) weeks, if the employee has been employed for six (6) years or more but less than eight (8) years;

- d) seven (7) weeks, if the employee has been employed for eight (8) years or more but less than ten (10) years;
- e) nine (9) weeks, if the employee has been employed for ten (10) years or more.

The employee shall receive:

- 1) notice of termination; or
- a sum of money equal to the wages the employee would have earned if the employee had worked their regular hours of work for the period of notice applicable to the employee, or
- 3) a combination of (1) and (2) above.
- 6.3 Notwithstanding the above in Clause 6.2, the weeks noted in this clause will be paid out to **an** employee subject to Article 7 Layoff and Recall and is based on the following conditions:
 - a) the employee has remained **eligible for** recall for one year from date of layoff; **and**
 - b) the allowance is based on the employee's salary as at the date of layoff.
- Volunteers will not be used to replace or reduce the weekly hours of work of **continuous** employees.

ARTICLE 7 LAY-OFF AND RECALL

Field of Employment

7.1 The Board shall determine the fields of employment in consultation with the Association. The fields of employment are to be reviewed jointly by the parties, and amended if necessary, on an annual basis, within the first two weeks of March.

Weekly Hours of Work Category

7.2 The Board shall determine the weekly hours of work categories in consultation with the Association as conditions change and circumstances warrant.

Seniority

7.3 For the purposes of this Article, seniority shall be that established in Article 23 of this Agreement.

Identification for Transfer

7.4 When positions become redundant, or a staff reduction or displacements within a particular school, **service unit**, **department or work unit** are necessary, **continuous** employees shall be retained on the basis of firstly, their field of employment; **and** secondly, their seniority.

Transfer

7.5.1 Employees who are identified for transfer from a school, service unit, department, or work unit, shall be placed in a transfer pool. Employees in the transfer pool shall be offered placement on the basis of firstly, their field of employment; secondly, their weekly hours of work category; and thirdly, their seniority.

Employees declining placement for the first time will:

- a) move to the bottom of the placement list;
- b) not be eligible to exercise displacement rights; and
- c) not be considered for placement outside of their field of employment and weekly hours of work category.

Employees declining placement for the second time:

- a) will not be eligible for recall; and
- b) shall retain layoff status and may apply for posted positions as a continuous employee for one year from the date of layoff.

Where an employee has been identified for transfer and is not subsequently **placed**, a notice of layoff shall be issued in accordance with Clause **7.5.2**.

7.5.2 The Board shall endeavour to provide four (4) weeks' notice in writing to continuous employees laid off pending recall. However, in any event, continuous employees laid off pending recall shall be given three (3) weeks' notice in writing or three (3) weeks' pay in lieu of notice. The employee who is laid off shall submit their present address and telephone number to Human Resources.

Displacement

7.6.1 An employee who has more than one (1) year continuous service with the Board who has received layoff notice may displace another employee in the same field of employment and the same weekly hours of work

category as of the effective date of layoff. Displacement rights must be exercised by the employee prior to the effective date of their layoff.

7.6.2 Where the employee could displace more than one employee, the employee to be displaced shall be the one possessing the least seniority.

Layoff and Recall Procedures

- 7.7.1 Employees laid off in accordance with Clauses **7.5.2**, shall retain recall rights for a period of one (1) year from the date of actual lay-off.
- 7.7.2 Employees shall be recalled on the basis of firstly, their field of employment; secondly, their weekly hours of work category; **and** thirdly, their seniority.
- 7.7.3 Employees declining placement for the first time will:
 - a) move to the bottom of the placement list;
 - b) not be considered for placement outside of their field of employment and weekly hours of work category.

Employees declining placement for the second time, either once during transfer and once during recall or twice during recall:

- a) will not be eligible for recall; and
- b) shall retain layoff status and may apply for posted positions as a continuous employee for one year from the date of layoff.

General

- 7.8.1 The Board will attempt to notify employees being offered placement for the first time, whether during transfer or recall, by phone and by email to the employee's CBE account. Where an employee does not respond within seventy-two (72) hours of an email to their CBE account, the employee shall be deemed to have declined the offer.
- 7.8.2 The Board will attempt to notify employees being offered placement for the second time, whether during transfer or recall, by phone and registered delivery to the employee's last known address on file (a copy of such notice shall be sent to the Association). The employee shall notify the Board of their intent within seven (7) calendar days from the date of receipt of the notice as determined by the records of registration. An employee who does not notify the Board within the aforementioned time frame shall be deemed to have terminated their employment with the Board.
- 7.8.3 **Employees** shall be given consideration for **placement in** positions **outside of their** fields of employment and weekly hours of work **category**, provided

such employees, are in the opinion of the Board, qualified for those positions.

7.8.4 For the purpose of Clause 7.4, if two or more employees possess equal seniority and share the same field of employment then the employee with the highest number of hours worked with the Calgary Board of Education prior to being hired into a continuous position shall be retained. Should a tie still exist, the employees to be retained shall be determined by the drawing of lots.

For the purpose of Clauses 7.5.1, 7.6.2 and 7.7.2, if two or more employees possess equal seniority and share the same field of employment and weekly hours of work category, then the employees with the highest number of hours worked with the Calgary Board of Education prior to being hired into a continuous position shall be retained. Should a tie still exist, the employees to be retained shall be determined by the drawing of lots.

ARTICLE 8 SALARY ADMINISTRATION

Pay Day

8.1 Pay day shall be every second Friday. Each pay period, employees shall receive a statement showing deductions and adjustments and their pay shall be deposited into the employee's bank account(s). The employee is accountable to provide appropriate bank account numbers for up to two (2) deposit accounts. If a pay day falls on a general holiday, then the pay day shall be the preceding business day. For purposes of this clause, "business day" shall mean any day between Monday and Friday, inclusive, which is not a statutory holiday.

Salary Grids

- The applicable salary grades for positions covered by this Agreement in Appendix "A" are attached.
- 8.3 Employees shall be paid in accordance with the applicable rates of pay in Appendix "**B**".
- Normally a new employee shall be paid the minimum rate for the position. Where it is necessary to pay a new employee at a rate higher than the minimum, the Superintendent of **Human Resources**, or designate, will determine the applicable salary placement.

8.5 Rates other than those listed in Appendix "**B**" may be established only by mutual agreement of both parties.

Increments

- 8.6 **An employee serving a** probationary period or a trial period as a result of a promotion, shall be granted a salary increment upon successful completion of the probationary or trial period.
- 8.7 No change shall occur in the salary of a **continuous** employee who transfers to a position in the same salary grade.
- 8.8 A **continuous** employee who is promoted, or whose position is reclassified to a higher salary grade and who has successfully completed the trial period, shall be entitled to an increment.
- 8.9 A **continuous** employee who transfers to a position in a lower salary grade shall be paid at the same hourly rate in the lower salary grade. Where the same hourly rate does not exist, the employee shall be paid the highest rate in the lower salary grade that is not more than the employee's current rate.
- 8.10 Subsequent increments, within the range, for a **continuous** employee who has successfully completed a probationary and/or trial period shall be effective January 1, and July 1, unless otherwise provided in Appendix "**B**". Where performance is deemed by Management to be less than satisfactory, an increment may be withheld.

Employees receive increments during the health-related period of maternity leave, secondment, and while in receipt of sick leave with pay. Employees do not receive increments during layoff pending recall or a leave of absence without pay greater than four (4) weeks, including deferred salary leave. Employees in receipt of long term disability benefits or a professional improvement fellowship will have their step adjusted effective their return to work date based on the increments they would have received during their absence, to a maximum absence period of two (2) years.

8.11 A **continuous** employee whose position is reclassified to a position of a higher grade, or is promoted, shall be paid the greater of the minimum rate of the new salary range or a step in the new range which is two (2) steps higher than the employee's present rate. If the reclassification, or promotion, occurs within the two (2) months prior to January or July, that increment shall be considered as earned, and thereby form part of the employee's present rate.

8.12 A **continuous** employee who takes an additional **continuous** or **temporary** position in the same salary grade shall be paid at the same step in the salary grade.

A **continuous** employee who takes an additional **continuous** or **temporary** position in a lower salary grade shall be paid at the same hourly rate in the lower salary grade. Where the same hourly rate does not exist, the employee shall be paid the highest rate in the lower salary grade that is not more than the employee's current rate.

Acting Assignment

Where an employee is requested to temporarily assume a position of greater responsibility covered by the terms of the Collective Agreement for a period in excess of two (2) consecutive working days, the employee shall be paid in the range of the higher grade on the basis of the procedures set forth in Clause 8.11. This adjustment shall be retroactive to the first day of assignment. The immediate supervisor will inform Human Resources, in writing, as to the effective date of assignment.

Job Classification

- When new position descriptions are to be classified, or changes to existing position descriptions are deemed necessary or advisable by Management, the parties agree to implement and follow the process entitled "Letter of Understanding Re: Clause 8.14.1 Job Evaluation" in Appendix "C" of this Agreement.
- When new salary grades are established, or changes to existing salary grades are deemed necessary or advisable by Management, the parties agree to implement and follow the process entitled "Letter of Understanding Re: Clause 8.14.2 Salary Grades" in Appendix "C" of this Agreement.
- 8.14.3 A **continuous** employee whose position is reclassified to a lower grade or who is transferred to a position of a lower grade due to organizational changes will be red circled and:
 - a) will retain the salary they held prior to the date of reclassification or transfer; and
 - b) will be eligible for transfer by Management to positions equivalent in grade to that for which the employee is being paid.
- 8.14.4 If an employee who has been red circled refuses a reasonable transfer to a position with an equivalent job evaluation classification to that for which the employee is being paid, the employee's salary shall be adjusted downward to

the appropriate step in the lower grade (to a step which is closest to, but not greater than, the employee's current salary).

ARTICLE 9 ANNUAL SERVICE AWARD

9.1 An annual service award of three hundred (\$300) dollars shall be paid to continuous employees on staff as of December 1st of each year and who have been employed by the Board for a period of not less than fifteen (15) continuous years. This shall also apply to employees on paid sick leave, Workers' Compensation and up to the first two (2) years of long term disability, or up to the first two (2) years of general health leave. The service award shall be paid on or before December 15th by way of separate cheque/deposit.

ARTICLE 10 STAFF ASSOCIATION CONVENTION

- 10.1 **Continuous** employees will be allowed at least one (1) day, with pay, to attend the annual Staff Association Convention. Employees not required to work either of the days of the Staff Association Convention shall not be entitled to receive additional compensation for time spent at the Staff Association Convention.
- Those employees who serve as members of the Staff Association Convention Committee (up to a maximum of (15) fifteen) shall receive two (2) days with pay to attend the Convention.

ARTICLE 11 HOURS OF WORK

Ten-Month Employees

- 11.1.1 For ten-month employees the normal scheduled working hours shall be seven (7) hours per day, for five (5) consecutive days per week.
- 11.1.2 For ten-month employees working in modified calendar or year round schools, the normal scheduled working hours shall be up to a maximum of eight (8) hours per day, for five (5) consecutive days per week.
- 11.1.3 The daily hours for ten-month employees shall be from 8:30 a.m. to 12:00 noon and from 1:00 p.m. to 4:30 p.m., unless otherwise designated, provided, however, that any designated variations will not be greater than one (1) hour.

- 11.1.4 Unless designated otherwise, a ten-month employee shall commence employment on the first day of the school year, shall commence leave of absence, without pay, at the end of the last applicable working day of the school year, and shall be on leave of absence without pay when schools are not in session during Winter and Spring Breaks.
- 11.1.5 Ten-month employees required to work during the period of leave of absence, referred to in Clause 11.1.4, shall be entitled to be paid at their normal rate of pay.

Twelve-Month Employees

- For twelve-month **continuous** employees the normal working hours shall be seven and one-quarter (7 ¼) hours per day. For those positions designated by Human Resources, the normal working hours shall be eight and one-quarter (8 ¼) hours per day, for five (5) consecutive days per week.
- 11.2.2 The daily hours for twelve-month employees shall be from 8:15 a.m. to 12:00 noon and from 1:00 p.m. to 4:30 p.m., unless otherwise designated, provided, however, that any designated variations will not be greater than one (1) hour.
- In the period commencing with the first Monday in June and ending the last week of summer break, the normal working hours shall be those as specified in Clause 11.2.1 above, except during the weeks when one of the eight (8) days off are taken. During these weeks, the normal working hours will be in effect for 4 days during the week Monday through Friday. Generally the days off referred to in this Clause are either Monday or Friday.
- The provisions of Clause 11.2.3 shall not apply if, in the view of Management, staff are required for the efficient operation of the school(s)/department(s) concerned. When a day(s) off schedule is changed, an alternate schedule outlining the equivalent number of day(s) off should be provided to the employee(s) affected.
- 11.2.5 The provisions of Clause 11.2.1 and 11.2.3 which allow for eight (8) days off for twelve month employees, are not intended to create additional accounting.

Therefore, the following employees will still be eligible to take the eight (8) days off even though they may not have worked sufficient additional time per day throughout the year:

• newly hired twelve month employees;

- employees who transfer from a ten month position to a twelve month position; and
- employees who return from a paid or unpaid leave of absence.

Further, employees will not be reimbursed by the Board for the previously worked additional fifteen (15) minutes per day during the year should the employee:

- transfer from a twelve month position to a ten month position;
- · commence a paid or unpaid leave of absence; or
- terminate their employment with, or have their employment terminated by, the Calgary Board of Education for any reason.

Breaks from Work

11.3 Employees shall be entitled to two (2) fifteen (15) minute breaks from work for each full day worked, one in the morning and one in the afternoon, times to be designated by Management.

Employees who work less than three (3) hours in one (1) day are not entitled to a paid break from work.

Employees who work three (3) to five (5) hours in one (1) day are entitled to one (1) paid fifteen (15) minute break from work.

Employees who work more than five (5) hours in one (1) day are entitled to two (2) paid fifteen (15) minute breaks from work.

Shift Work

- 11.4 Employees who are assigned non-standard hours for five (5) or more days shall receive an additional allowance as follows:
 - seven (7%) percent above their regular rate if assigned to a shift which commences between 6:00 a.m. and 7:14 a.m. or between 1:00 p.m. and 10:59 p.m.
 - ten (10%) percent above their regular rate, if assigned to a shift which commences between 11:00 p.m. and 5:59 a.m.

Shift premiums shall be paid only for shifts actually worked.

11.5 Where shift work or a change of shifts becomes essential, Management shall establish the shift schedules following consultation with the employees concerned.

- Where a change of hours (reduction or increase) is required, or a change of hours results in a split shift, Management shall provide the employee with two (2) weeks' notice in writing of such change or two (2) weeks' pay in lieu of notice.
- 11.7 The provisions of this Article may be amended to make possible alternative work patterns (for example, flex-time, four (4) day week, etc.) for departments, groups of departments or for all employees, provided mutual agreement exists with the Association.

ARTICLE 12 OVERTIME

- Any **continuous** employee who works up to the number of hours in a day of a full time employee at their work location (normally 7 hours) will be paid at straight time. After this, the employee will be paid overtime at a rate of one and one-half (1 ½) times for the first two (2) hours and double time thereafter.
- 12.2 Overtime will be paid for any hours worked on Saturday, Sunday and general holidays. The first two (2) hours worked on the weekend will be paid at one and one-half (1-1/2) times and all subsequent hours will be paid at two (2) times. All hours worked on a general holiday will be paid at two (2) times.
- An employee called out to perform work following the completion of their normal work day or shift, shall be paid a minimum of two (2) hours pay at two (2) times the employee's regular rate of pay.
- 12.4 All overtime shall require approval from the applicable Superintendent, Director, Manager, Principal, or other designated official, before commencement.
- 12.5.1 Where there is mutual agreement between the employee and the Supervisor, overtime may be taken as time off in lieu. All overtime (time off or pay) shall be allocated as per the provision of Article 12.
- 12.5.2 Notwithstanding Clause 12.5.1, those employees who have overtime hours owing to them at the end of any school year, must receive payment for such overtime on the last regular pay of that school year.
- 12.6 Prior to or at the commencement of each work/school year, the supervisor of a work unit, or the principal of a school, will meet with employees covered by this Agreement who may be expected to work overtime during the year.

Participants will:

a) identify the extent to which overtime can be anticipated;

- b) clarify the process for approving overtime as per Clause 12.4;
- c) establish the terms for compensating employees required to work overtime as per Clause 12.5.1;
- d) be provided with written confirmation of decisions reached regarding overtime.
- The provisions of this Article may be amended to make possible alternative work patterns (for example flex-time, four (4) day week, etc.) for groups of employees or for all employees, provided mutual agreement exists with the Association.

ARTICLE 13 GENERAL HOLIDAYS

13.1 Twelve-month employees shall be entitled to the following holidays:

New Year's Day
Family Day (third Monday in February)
Good Friday
Easter Monday*
Victoria Day
Canada Day
Civic Holiday (first Monday in August)
Labour Day
Thanksgiving Day
Remembrance Day**
Christmas Day
Boxing Day

and any other general public holidays proclaimed by the City of Calgary, the Government of Alberta or the Government of Canada, and which are observed generally within the applicable government jurisdiction except when replacing any holiday named previously in which case only the lieu holiday shall be recognized.

*When Easter Monday falls on a day when schools are in session, Easter Monday will be replaced by the Monday of Spring Break.

** When Remembrance Day falls on a Saturday or Sunday, the day off with regular pay in lieu of the holiday will be scheduled on a day that is mutually agreed to by the Board and Staff Association.

Notwithstanding the foregoing, the holiday shall be considered as earned on November 11.

13.2.1 Ten-month employees shall be entitled to the following holidays:

New Year's Day
Family Day (third Monday in February)
Good Friday
Easter Monday*
Victoria Day
Labour Day
Thanksgiving Day
Remembrance Day**
Christmas Day
Boxing Day

and any other general public holidays proclaimed by the City of Calgary, the Government of Alberta or the Government of Canada, and which are observed generally within the applicable government jurisdiction except when replacing any holiday named previously in which case only the lieu holiday shall be recognized.

- *When Easter Monday falls on a day when schools are in session, Easter Monday will be replaced by the Monday of Spring Break.
- ** When Remembrance Day falls on a Saturday or Sunday, the day off with regular pay in lieu of the holiday will be scheduled on a day that is mutually agreed to by the Board and Staff Association.

 Notwithstanding the foregoing, the holiday shall be considered as earned on November 11.
- Ten-month employees who work anytime during the week immediately preceding and following Canada Day or Civic Holiday (first Monday in August) shall be entitled to be paid those days as a general holiday.
- Should the City of Calgary, the Government of Alberta or the Government of Canada, by legislation, rescind any of the above-named day(s) mentioned in Clause 13.1 and/or 13.2 and such day(s) are subsequently removed from the Employment Standards Code of Alberta, such day(s) shall automatically be removed from this Collective Agreement.
- No deductions in the wages or salaries of any employee with more than thirty (30) days continuous service shall be made on account of the aforementioned holidays regardless of the same occurring during regular work periods. However, if an employee is absent **on** the employee's working day immediately prior or following the general holiday, no payment shall be made for the general holiday unless the absence is covered by proof of sickness as outlined in **Article 15 or with Board consent.**
- When the holidays designated in Clauses 13.1 and 13.2, fall on an employee's scheduled day off and such day is not worked, the employee

shall be granted a mutually agreed to alternate day off with regular pay in lieu of the holiday.

- The Board and the Association may enter into agreements for the exchange of days, at straight time pay, for the purpose of extending time-off in conjunction with general holidays or for creating extended weekends. Each such agreement shall pertain to a specific circumstance.
- 13.7 Employees who work on Stampede Parade Day shall receive one half (½) of a normal working day off with pay, provided that the day is a regularly scheduled work day. Where December 24 and December 31 are working days, offices will open at 8:15 a.m. and close at 12:00 noon on those days and employees scheduled to work will be released at that time without loss of pay or reduction of vacation entitlement. Subject to the requirement to remain open for service to the public until noon, employees who work less than full-time may be released on a pro-rated basis on those days.

ARTICLE 14 VACATIONS

- During the first year of service, **twelve-month** employees shall be granted one and one-quarter (1 1/4) days' vacation with pay for every full month worked prior to July 1, to a maximum of fifteen (15) working days.
- 14.2 Subsequent vacations with pay **for twelve-month employees** shall be based upon full years of continuous service prior to July 1, in each year, on the basis of the following schedule:

After one (1) year 15 working days annual vacation After five (5) years 20 working days annual vacation After sixteen (16) years 25 working days annual vacation After twenty-five (25) years 30 working days annual vacation

14.3 Ten-month employees shall be entitled to vacation pay calculated on the basis of:

First five (5) years of service six percent (6%)
After five (5) years of service eight percent (8%)
After sixteen (16) years of service ten percent (10%)
After twenty-five (25) years of service twelve percent (12%)

Vacation pay shall be paid on each bi-weekly pay.

14.4 An employee who transfers from a ten-month position to a **continuous** full-time twelve-month position may, upon request, opt for the provisions of

Clause 14.2 if payment has not been made under the provisions of Clause 14.3.

- Vacations shall be assigned by Management, after consideration to efficient operation and to the wishes of the employees. **Employees** entitled to a minimum annual vacation of fifteen (15) working days may defer up to ten (10) working days until the following year, if the request is approved by the Superintendent concerned. June 30 shall be established as the date for such deferments.
- 14.6 While on annual vacation, an employee is entitled to the provisions of Article 16.
- 14.7 Employees who resign shall be paid for unused vacation entitlement and shall not be permitted to extend the period of their employment through the scheduling of unused vacation entitlement.
- 14.8 Service for the purpose of this article excludes layoff pending recall and a leave of absence without pay greater than four (4) weeks, including deferred salary leave. When an employee is in receipt of long term disability benefits for more than two (2) years, the period of time the employee is in receipt of benefits will not be included in the calculation of service for the purpose of this article.

Service for the purpose of this article includes secondment, the healthrelated period of maternity leave, and while in receipt of sick leave with pay or a professional improvement fellowship.

14.9 The vacation hours accrued for a twelve-month employee who works less than full time hours are prorated based on the employee's full time equivalency. The vacation hours used on an assigned vacation day equal the number of hours the employee would otherwise have worked on that day.

ARTICLE 15 SICK LEAVE WITH PAY

- Subject to the provisions of this Article, sick leave with pay shall be granted to an employee:
 - who is unable to attend work on account of injury, illness or disability of the employee, or
 - for the purpose of obtaining necessary medical or dental treatment.
- 15.2 **Continuous and term specific** employees shall earn sick leave with pay at the rate of one day per pay period **(based on their weekly hours of work)**

commencing with the first entire pay period worked by an employee. Employees do not earn sick leave with pay on layoff pending recall, secondment, leave of absence without pay greater than four (4) weeks including deferred salary leave, or while in receipt of long term disability benefits, a professional improvement fellowship or sick leave with pay. Employees do earn sick leave with pay during the health-related period of maternity leave, general holidays, vacation, and approved leaves of absence of four (4) week or less.

- 15.3 Employees shall accumulate their unused sick leave to a maximum of two hundred (200) days (based on **their weekly** hours **of work**) and in accordance with Article 11.
- 15.4 Eligibility for sick leave with pay is usually established by the submission of a signed sick leave declaration form when the absence is for a period not exceeding five (5) days.
- 15.5 Eligibility for sick leave with pay is usually established by submission of a declaration form from a qualified, registered doctor, dentist or chiropractor when the absence is for periods exceeding five (5) days.
- 15.6 Employees who are quarantined by Public Health Authorities shall be eligible for sick leave with pay during the quarantine period.
- 15.7 Where an employee on vacation
 - (a) requires hospitalization; or
 - (b) suffers a serious illness, major surgery or an injury accident requiring a minimum of five (5) days medical convalescence sick leave will be substituted for vacation leave.

Proof of the medical condition, which would have prevented an employee from carrying out the employee's regular duties, must be certified by the attending qualified doctor, dentist or chiropractor.

- In the event of the death of an employee, accrued sick leave benefits shall be paid to the beneficiary designated for the group life insurance plan, or where the employee does not participate in that insurance, to the beneficiary designated for the Local Authorities Pension Plan, or where the employee does not participate in either the group life insurance or the Local Authorities Pension Plan, to the estate of the employee.
- 15.9.1 A **continuous** employee may be granted a general health leave, without pay, for a period of one (1) year. A medical certificate may be requested by the Board in support of an application for, or return from, a leave of this nature.

Where an employee is absent from their position as a result of health related reasons (with or without pay), their position will be held for a period of twelve continuous calendar months beginning from the first day of the employee's absence. Thereafter, the position will be posted and staffed in accordance with applicable Clauses in Articles 5 and 7.

The Superintendent of **Human Resources** or designate may grant extensions at the request of management to hold the job posting for an additional period of time up to a maximum of three months. The Superintendent of **Human Resources** or designate shall notify the Staff Association of granted extensions.

When an employee is able to return from a health related absence, where their position has been staffed as a result of the above, the employee shall be laid off and recalled as per the layoff and recall provisions in Article 7.

- In the event an employee is unable to return to work following the two (2) year period of long term disability, the employee may be granted a general health leave without pay.
- An employee who obtains sick leave with pay by fraudulent means shall be subject to disciplinary action up to and including termination of employment.

Rehabilitation Program (Coordinated Assistance and Rehabilitation for Employee Support – CARES)

A rehabilitation program (Coordinated Assistance and Rehabilitation for Employee Support - CARES) has been agreed to by the parties to provide proactive and early intervention of rehabilitation services to employees. This program is designed with clear processes making employees central to all decisions that may affect them and their recovery. An employee who is absent from work for more than ten (10) working days will be contacted by Employee Health Resource Centre (EHRC) to participate in this program.

Notwithstanding the above, employees may volunteer to participate in this rehabilitation program at any time they are affected by an illness or an injury.

15.13 The Board shall establish a Health and Wellness Committee that will include representation from Staff Association.

ARTICLE 16 COMPASSIONATE LEAVE OF ABSENCE

- On request, **continuous or term specific** employees shall be granted up to five (5) days leave of absence, with pay, in the event of serious injury, major surgery, critical illness or other family emergency for the purpose of attending to the needs of a "near relative", as defined in clause **16.2**. Additional leave may be granted at the discretion of the Superintendent of **Human Resources**, or designate, should the circumstances warrant extra time.
- 16.2 For the purpose of this agreement, "near relative" shall be defined as the following relationships to the employee or the employee's spouse including common-law spouse:
 - spouse, including common law spouse
 - grandparent
 - parent, including legal guardians
 - brother
 - sister
 - child, including legal wards
 - grandchild
 - the respective spouses of all of the above
 - any other relative who has resided in the home for at least two years
 - such other person as the Superintendent of **Human Resources**, or designate, may approve.
- On request, an employee shall be granted a maximum of three (3) days leave of absence, with pay, to attend the funeral/memorial service of a "near relative", as defined in clause 16.2, if the funeral/memorial service is in or near the city. An additional two (2) days shall be granted if further time is required for travel purposes.
- Where an employee does not attend the funeral/memorial service of the "near relative", as defined in clause 16.2, reasonable leave may be granted at the discretion of the Superintendent of **Human Resources**, or designate.

ARTICLE 17 PARENTAL LEAVES OF ABSENCE

17.1 Maternity Leave

17.1.0 An employee's position will be held for the employee for a maximum of twelve (12) continuous months when the employee takes Maternity Leave, Adoption Leave, Parental Leave, **Professional Improvement Fellowship Leave**, Leaves of Absence or any combination of these leaves.

- 17.1.1 Upon request, an employee who has successfully completed their probationary period (minimum six (6) months) shall be entitled to maternity leave of absence for a period of up to six (6) months. Maternity leave shall commence on the earlier of the date on which the employee is unable to work as a consequence of her pregnancy or the date of the birth of the employee's child. Maternity leave may be comprised of health-related and non-health-related periods. The maternity leave in no case shall extend beyond six (6) months from the date of birth. Parental leave may be available pursuant to Clause 17.3.
- 17.1.2 An employee shall give the Board at least one (1) month written notice of her intention to take a maternity leave. Such notice shall be accompanied by a medical certificate indicating that the employee is pregnant and giving the estimated date of birth.
- 17.1.3 Notwithstanding Clause 17.1.1 an employee may take up to twelve (12) weeks of maternity leave prior to the estimated date of birth. This period of leave will be deducted from the period of maternity leave that would otherwise be available after the birth.
- 17.1.4 Upon expiration of the leave provided pursuant to Clause 17.1.1, the employee shall be reinstated in the position she occupied at the time maternity leave commenced, or be provided with alternative work of a comparable nature, at no less than the salary and other benefits that were applicable at the time the maternity leave commenced.
- An employee shall receive Supplementary Employment Benefits which, when combined with Employment Insurance Benefits, are equivalent to 100% of salary. The payment of such benefits shall commence on the date of birth of the employee's child and will continue during the health-related portion of the maternity leave subject to Clauses 17.1.6, 17.1.7, and 17.1.8.
- 17.1.6 Supplementary Employment Benefits will be paid without medical documentation other than that required pursuant to Clause 17.1.2 for a period up to eight (8) weeks following the date of birth of the employee's child provided the employee is otherwise eligible to receive sick leave benefits.
- 17.1.7 Continuation of Supplementary Employment Benefits beyond eight (8) weeks following the date of birth shall require a medical certificate pursuant to Clauses **15.4** and **15.5** of this agreement.
- 17.1.8 Supplementary Employment Benefits shall be paid during the period in which the employee is in receipt of Employment Insurance Benefits and

shall include full salary during any waiting period up to three (3) weeks prior to receipt of such benefits.

17.2 Adoption Leave

- 17.2.0 An employee's position will be held for the employee for a maximum of twelve (12) continuous months when the employee takes Maternity Leave, Adoption Leave, Parental Leave, **Professional Improvement Fellowship Leave**, Leaves of Absence or any combination of these leaves.
- Upon request, an employee who has successfully completed their probationary period (minimum 6 months) shall be entitled to adoption leave without pay for a period of up to six (6) months commencing on the date the child is placed with the employee for the purpose of adoption.
- An employee shall provide the Board, in writing, with as much notice as possible of the employee's intention to access adoption leave. In any event, the employee shall advise the Board, in writing, at least one (1) month prior to the date that the employee will commence adoption leave, unless the date of the child's placement with the employee was not foreseeable. If the employee cannot comply with the written notice requirement, the employee must give the Board written notice at the earliest possible date that the employee will start or has started adoption leave.
- 17.2.3 Upon expiration of adoption leave granted pursuant to Clause 17.2.1, an employee shall be reinstated in the position occupied at the time adoption leave commenced, or be provided with alternative work of a comparable nature, at not less than the salary and other benefits that were applicable at the time adoption leave commenced.
- 17.2.4 A **continuous** employee may be granted up to a maximum of three (3) days with pay for the purpose of completing necessary documentation and requirements relating to the adoption and custody of a child.

17.3 Parental Leave

- An employee's position will be held for the employee for a maximum of twelve (12) continuous months when the employee takes Maternity Leave, Adoption Leave, Parental Leave, **Professional Improvement Fellowship Leave**, Leaves of **Absence** or any combination of these leaves.
- 17.3.1 Upon request, an employee who has successfully completed their probationary period (minimum six (6) months) shall be provided parental leave without pay as an extension to maternity leave or adoption leave. The parental leave, maternity leave and/or adoption leave shall not exceed

the balance of the school year in which the parental leave commences plus the following school year.

- An employee who has not accessed maternity leave or adoption leave who has successfully completed their probationary period (minimum six (6) months) is entitled to a parental leave without pay of up to thirty-seven (37) weeks within fifty-two (52) week period after the birth of the employee's child or after a child has been placed with the employee for the purpose of adoption.
- 17.3.3 Where both parents are **continuous** employees of the Board and covered by this agreement, either or both parents may take the parental leave.
- 17.3.4 The employee shall provide the Board with at least one (1) month written notice prior to the requested parental leave.
- 17.3.5 The expiry date of parental leave in excess of thirty-seven (37) weeks will coincide with the commencement of the applicable school year unless some other date is agreed between the employee and the Board.
- 17.3.6 Parental leave shall be at no cost to the Board.
- 17.3.7 Upon expiration of a parental leave, the employee shall be reinstated in the position occupied at the time the leave commenced or be provided with alternative work of a comparable nature, at not less than the salary and other benefits that were applicable at the time leave commenced.
- 17.3.8 Notwithstanding Clause 17.3.7, the employee's return to work shall be contingent upon the availability of a suitable position where the employee's leave extends beyond the twelve (12) continuous months described in Clause 17.3.0.
- 17.3.9 For births or adoptions occurring during the summer break, and for which no maternity leave or adoption leave is taken, parental leave may commence on the first day of the next school year.

17.4 Return To Duties Following Maternity, Adoption and Parental Leaves

- 17.4.1 An employee, scheduled to return to duties following a maternity, adoption or parental leave of absence shall notify the Superintendent of **Human Resources** or designate in writing at least thirty (30) calendar days prior to the scheduled end of the leave, confirming the employee's decision to return to duties.
- Upon request, an employee on maternity leave may return to duties before the expiration of six (6) weeks following the birth of the employee's child,

providing the employee submits a medical certificate indicating that the employee is fit to return to work and providing that a suitable position is available.

- 17.4.3 Subject to Clause 17.4.2, upon request, an employee may return to duties prior to the scheduled expiration of maternity, adoption and/or parental leave of absence of fewer than thirty-seven (37) weeks in duration by providing notice in writing at least thirty (30) calendar days in advance of the return date.
- 17.4.4 Upon request, an employee may return to duties prior to the scheduled expiration of maternity, adoption and/or parental leave of absence in excess of thirty-seven (37) weeks by submitting notice in writing at least thirty (30) calendar days in advance of the return date and providing a suitable position is available.
- 17.4.5 An employee who does not wish to resume employment following the scheduled maternity, adoption or parental leave must give at least thirty (30) calendar days' written notice to terminate their employment.

17.5 Other Parental Leave

17.5.1 Upon request, a **continuous** employee who is **the non-birth parent** shall be granted up to three (3) days leave with pay at the time of the birth of the employee's child.

ARTICLE 18 PROFESSIONAL IMPROVEMENT FELLOWSHIP LEAVE

- An employee's position will be held for **the employee for** a maximum of twelve (12) continuous months when **the employee takes** Maternity Leave, Adoption Leave, Parental Leave, **Professional Improvement Fellowship Leave**, Leaves **of Absence** or any combination of these leaves.
- Professional Improvement Fellowships may be granted for the pursuit of university or other formal academic studies. A Professional Improvement Fellowship is defined as a leave from regularly assigned duties for the purpose of professional improvement. Professional Improvement Fellowships may also be granted to enable the employee to obtain specific skills, training, or carry out an approved research project. Fellowships are granted in lieu of salary for activities of up to one year's duration, subject to the limitations outlined in this Article. A portion of the fellowship may be taken as a research grant pursuant to prevailing Income Tax Regulations.
- 18.3 A Review Committee for Professional Improvement Fellowships shall be established each year and shall consist of two (2) representatives

from the CBE Staff Association and three (3) representatives from Management appointed by the Superintendent of Human Resources. At least one of the representatives from Management shall be from Human Resources.

- 18.4 Fellowships may be granted to permanent employees whose application for leave aligns with the Calgary Board of Education identified system priorities and will contribute to the professional growth of the workforce in advancing the CBE Ends Statements.
- 18.5 Applications for a Fellowship shall be in accordance with the guidelines established by the Calgary Board of Education. The guidelines will be communicated to the Staff Association by October 31 of each year.
- 18.6 Applications shall be submitted to the Superintendent of **Human Resources** by December 31, for activities commencing on
 September 1 or after September 1 of the following year.
- The Review Committee shall consider each application and make recommendations to Superintendents' Team regarding approval or refusal of the Professional Improvement Fellowship. The final decision regarding the application will be made by Superintendents' Team.
- An employee granted a Professional Improvement Fellowship shall be paid sixty-five percent (65%) of their earnings (including Vacation Pay) to which the employee is entitled, to be administered in accordance with Article 8 of the Collective Agreement.
- Employees granted financial assistance shall enter into a written agreement with the Board to serve for twice the period for which the Professional Improvement Fellowship was granted. If the employee resigns or retires prior to the agreed length of time following the leave of absence, the employee will repay the Board the full amount of the Fellowship. In the event that an employee does not pursue the academic studies, skills attainment, training or research initially approved for the Fellowship and fails to obtain approval for any change(s) thereto, the employee may be required to reimburse the Board for the amount of the Professional Improvement Fellowship received.
- 18.10 The position will be held for an employee granted a Professional Improvement Fellowship leave and may be temporarily filled by an employee without posting requirements.
- 18.11 Upon resumption of duties after a Professional Improvement Fellowship, the employee shall be returned to their former position (same position,

same location) or be placed in another position in their field of employment and hours of work category.

ARTICLE 19 LEAVES OF ABSENCE

General Provisions

- An employee's position will be held **for the employee** for a maximum of twelve (12) continuous months when **the employee takes** Maternity Leave, Adoption Leave, Parental Leave, **Professional Improvement Fellowship**, Leaves **of Absence** or any combination of these leaves.
- The employee's position may be filled on a temporary basis without posting requirements. After twelve (12) continuous months, the position will be posted and staffed in accordance with the applicable clauses in Article 5 and 7. Article 7 will apply when an employee returns from a leave greater than twelve (12) continuous months and their position has been staffed as a result of the above.
- 19.3 Failure to return to duties at the expiry of the leave may result in the termination of employment of the employee.

Leave Without Pay

- Leave of absence without pay, not exceeding **ten (10)** working days at any one time, shall be granted by a**n employee's** supervisor unless the operational/work requirements of the school or the department prevent the granting of this leave.
- 19.5 Leave of absence without pay, exceeding **ten (10)** working days at any one time, may be granted by the Superintendent, **Human Resources**, or designate.
- 19.6 **Continuous** employees of the Board may be granted a leave of absence, without pay, for up to one (1) year for the purpose of participating in an educational program for educational / professional improvement.
- 19.7 **Leave of absence without pay** may be extended for an additional period upon written application by the employee and approval by the Superintendent, **Human Resources or designate**.

Deferred Salary Leave Plan

The Board, in consultation with the Association, shall offer a Deferred Salary Leave Plan to all **continuous** employees.

Personal Leave

An employee shall be granted personal leave not to exceed a total of five (5) days from July 1st to June 30th. Personal leave will be taken at a time mutually agreed to by the employee and their supervisor, taking into consideration the needs of the employee and the need to minimize the operational impact of the leave.

Prior to the commencement of the leave, the employee and their supervisor will confirm whether the leave will be:

- a) Paid at the rate of one-half (1/2) of the employee's regular rate of pay; or
- b) Paid at the employee's regular rate of pay and the employee will make up the time on the basis of one-half (1/2) day for each day of leave, at a time mutually agreed to by the employee and their supervisor; or
- c) A combination of the above.

Where emergent circumstances prevent advance notice, the employee will be paid at the rate of one-half (1/2) of the employee's regular rate of pay.

Overtime does not apply to time made up pursuant to (b). Where time is to be made up for personal leave, such time must be worked prior to June 15th. Any time that has not been made up as of June 15th will be deducted at the rate of one-half of the employee's regular rate of pay for that time.

Religious Holy Days

19.10 An employee is entitled to a leave **with pay** for religious holy days, the observance of which, as an essential tenet of the religious faith, precludes the employee from working.

Graduation and Convocation

19.11 Upon request, **one (1) day** leave **with pay** shall be granted to an employee by their supervisor to attend the employee's or the employee's spouse/child's **senior high school graduation and or** post-secondary convocation where the ceremony takes place during the employee's regularly scheduled work day.

Writing Examinations

19.12 Leave with pay may be granted to an employee by their supervisor to write an examination which is written for the purpose of increasing academic or professional qualifications.

Court Appearances

19.13 Leave of absence with pay shall be granted to an employee who receives a summons or subpoena to attend court for the purpose of jury or witness duty or to attend an inquest. Any monies received for the aforementioned duties less actual expenses shall be remitted by the employee to the Board.

Professional Association and Educational Leadership

19.14 The Board encourages employees to be actively involved in leadership roles within their professional associations and educational organizations. Leave with pay may be granted to an employee by their supervisor to attend executive meetings or provide other leadership for such organizations.

ARTICLE 20 GROUP BENEFITS PLAN

- The Group Benefits Plan (hereinafter referred to as the Plan) refers to life insurance, accidental death and dismemberment insurance, supplementary health benefits (hospitalization, major medical, vision care, **prescription drugs**), dental benefits, long term disability insurance as outlined in the applicable group insurance policies, and the Alberta Health and Wellness plan. The Board shall provide a pay direct card for employees participating in the Group Benefits Plan.
- 20.2 Participation in the Plan shall be a condition of employment for all full-time **continuous** employees. Coverage will commence on the first day of employment.

Employees must complete an enrolment card within thirty-one (31) days of this date. There is no waiting period for eligibility.

- 20.2.1 Participation in the Plan is optional for term specific employees who are employed 35 weekly hours of work. Participation in the Plan is optional for continuous and term specific employees who are employed 15 weekly hours of work or more, but less than 35 weekly hours of work. Once the option is exercised, continued participation shall be a condition of employment, provided the minimum 15 weekly hours of work is maintained.
- 20.2.2 Coverage will commence on the date of hire or the date you become eligible. The application is to be made within thirty-one (31) days following the date of hire or the date you become eligible.

If you apply later than thirty-one (31) days from the date of hire or the date you become eligible your coverage will not commence until the insurance company approves evidence of insurability. In addition, your benefit coverage may be restricted.

20.2.3 An employee who is on layoff pending recall or who is absent for more than four (4) weeks on a Professional Improvement Fellowship, secondment, leave of absence without pay or a deferred salary leave, must pay the full cost of such benefits in advance of the absence if the employee chooses to maintain their coverage.

When an employee wishes to continue participation in the benefit plans during maternity leave or adoption leave, the premiums shall continue to be shared between the Board and the employee pursuant to this Agreement. Notice of the employee's intention to continue participation in the benefit plans must be provided to the Board at the same time the maternity leave or adoption leave is requested.

When the employee works one (1) day in any calendar month, benefits will be provided for that calendar month and the premiums shall be shared between the Board and the employee pursuant to this Agreement.

20.3.1 **The** cost sharing of the Plan between the Board and eligible employees under this Collective Agreement shall be in the following proportions:

	<u>Board</u>	<u>Employee</u>
Life and Accidental Death and Dismemberment	100%	0%
Supplementary Health Benefits	100%	0%

Dental Plan	100%	0%
Long Term Disability	0%	100%

20.3.2 The parties acknowledge that prior to January 1, 2009, the Board contributed 100% of the cost of the Alberta Health Care Insurance Plan (AHCIP), referred to in previous collective agreements as "Alberta Health & Wellness".

In the event that premiums for ACHIP or a substantially similar plan are reintroduced, the Board and Association will negotiate the Board's contribution to the premiums prior to the required implementation date for premium collection.

- 20.3.3 **The** Board shall contribute on behalf of ten-month employees the employer's portion of benefit premiums during the months of July and August.
- 20.4 The Board shall establish a Health and Wellness Committee that will include representation from Staff Association. The Board will administer the Group Benefits Plan in consultation with the Health and Wellness Committee.
- 20.5 The Board agrees that no reduction in the amounts of benefits will occur without prior approval of Staff Association.
- The Board and the Association agree that the Employment Insurance Premium Reduction has been shared, in accordance with the appropriate section(s) of the Employment Insurance Act, through application of the employee share of the saving to offset the cost of other benefits contained in this agreement.

20.7 Health Spending Account

20.7.1 Effective January 1 of each year, the Board will contribute an annual amount of \$750 to a Health Spending Account for eligible full-time **continuous** employees covered by this agreement. Eligible employees will be **continuous** employees who are actively at work, on maternity leave, on paid sick leave, on extended disability or on WCB as of the first working day of the applicable calendar year.

A continuous employee hired after the first working day in the calendar year, will be eligible for the Health Spending Account on the first calendar day of the month following their date of hire. The contribution on the first calendar day of the month following the date of hire will be as follows for a full time employee:

Month of Hire	Contribution Amount	Contribution Date
January	\$688	February 1 st
February	\$625	March 1 st
March	\$563	April 1 st
April	\$500	May 1 st
May	\$438	June 1 st
June	\$375	July 1 st
July	\$313	August 1 st
August	\$250	September 1 st
September	\$188	October 1 st
October	\$125	November 1 st
November	\$63	December 1 st
December	\$750	January 1 st

The Board will contribute an annual amount of \$500 to a Health Spending Account for full-time term specific employees covered by this agreement. The contribution will be made on the first calendar day of the month following the date of the commencement of the employee's term. A term specific employee will not receive additional contributions if their term is extended or the employee commences a second term in the same calendar year.

- 20.7.2 Contributions to the Health Spending Account will be pro-rated for employees who occupy a position less than 35 weekly hours of work. The pro-rated amount will be determined once annually on the eligibility date defined above, and will not be adjusted due to changes in weekly hours of work throughout the year.
- 20.7.3 The unused balance in an employee's Health Spending Account will be carried forward to the extent permitted by law. Employees leaving the Board will forfeit any remaining balance.

ARTICLE 21 PENSION PLAN

- 21.1 A compulsory Pension Plan shall apply to all **continuous employees**, including ten-month **employees**, unless excluded by the conditions of the Plan.
- All employees employed for thirty (30) hours or more per week, shall become and remain members of the Local Authorities Pension Plan. The Board and the employee shall continue contributions towards the Local Authorities Pension Plan at all times in accordance with the Local Authorities Pension Plan Act.

- 21.3 Participation in the Local Authorities Pension Plan will be optional for those employees who work less than thirty (30) hours per week but not less than fifteen (15) hours per week. Maintenance of membership in the Local Authorities Pension Plan shall be a condition of employment for all those employees who opt to participate in the Plan.
- 21.4 Employees not participating in the Local Authorities Pension Plan, but who are a minimum of fifty-five (55) years old, shall receive a retirement allowance on the basis of the following formula:

After ten (10) years' service:

Three (3) month's salary at the rate of pay based on the employee's final earnings with the Board unless the employee advises Human Resources, prior to their retirement, of higher earnings in a previous year, plus one (1) months' salary for each additional three (3) years beyond ten (10), to a maximum of six (6) months' pay.

21.5 Employees who participate and who retire in accordance with the Local Authorities Pension Plan Regulations shall receive a retirement allowance based upon the following formula:

After 10 years' service 1 month of salary
After 15 years' service 2 months of salary
After 20 years' service 3 months of salary

based on the employee's final earnings with the Board unless the employee advises Human Resources, prior to retirement, of higher earnings in a previous year.

21.6 **Continuous** female employees hired prior to July, 1978, and who voluntarily opted out of the Local Authorities Pension Plan shall be eligible for either Clause 21.4 if they are **continuous** part-time employees, or Clause 21.5 if they are **continuous** full time employees at the time of their retirement.

ARTICLE 22 SENIORITY

- After successful completion of the probationary period of employment in a **continuous** position, an employee's seniority shall be retroactive to the date that the employee commenced employment in the applicable position, and shall cease upon termination of employment with the Calgary Board of Education.
- 22.2 The seniority date of an employee shall be adjusted forward by the number of days that the employee is away **when they are absent for more than**

thirty (30) calendar days on a deferred salary leave or a leave of absence without pay. This Clause will not apply to maternity leave, adoption leave, parental leave, secondment, professional improvement fellowship, sick leave or layoff pending recall. When an employee is in receipt of long term disability benefits, the employee will continue to accumulate seniority for a period of two (2) years from the date the employee commenced receipt of long term disability benefits.

ARTICLE 23 GRIEVANCE PROCEDURE

Guidelines

- 23.1.1 A grievance is a difference regarding the interpretation, application, operation or alleged contravention of this Collective Agreement or the imposition of disciplinary action.
- An employee is entitled to representation by the Association at any step of the grievance procedure and is advised to seek such representation as early in the dispute as possible.
- An interest-based problem solving approach is recommended for use in resolving disputes. If mutually agreed, either party may apply for a third party grievance mediator to assist in resolving a dispute at any time during the process.
- 23.1.4 All grievances shall be submitted, in writing, setting forth:
 - a) the section or sections of the Collective Agreement alleged to have been misapplied or violated:
 - b) the nature of the grievance;
 - c) the remedy sought.
- 23.1.5 The use of the word "days" in this Article means working days.
- 23.1.6 In the event that a grievance is submitted as a result of an employee being terminated, the grievance will be submitted at Level II of the grievance procedure.
- 23.1.7 The time limits referred to in this Article may be extended by written mutual agreement of the parties.
- 23.1.8 Grievances submitted later than the specified time limits shall be considered null and void. **Grievances advanced later than the specified time limits shall be considered abandoned.**

Level I

- 23.2.1 The parties will seek to resolve a dispute prior to the submission of a grievance.
- When the parties are unable to resolve a dispute, the Association may submit a grievance. A grievance shall be submitted, in writing, by the Association to the Director, Human Resources within forty (40) days of the date the employee or Association knew, or had the first reasonable opportunity to know, of the alleged violation or misapplication.
- 23.2.3 Within ten (10) days of receiving the grievance, the Director, Human Resources shall convene a meeting to endeavour to resolve the difference set forth in the grievance. A written response will be provided within five (5) days of the meeting.
- 23.2.4 The Association may advance the grievance to Level II within ten (10) days of receipt of the written response or within ten (10) days of the deadline for the response.

Level II

- 23.3.1 Where a grievance is **advanced to Level II**, it shall be advanced, in writing, to the Chief Superintendent of Schools with a copy to those involved in the previous level.
- The Chief Superintendent of Schools, or designate if the grievance is not a policy grievance, shall arrange a hearing and render a written decision with reasons to the Association, employee and Director, Human Resources within ten (10) days of receiving the grievance. A policy grievance is defined as an interpretation, application, operation or alleged contravention of this Collective Agreement capable of adversely impacting the rights of all affected employees or the Association.
- 23.3.3 The Association may advance the grievance to arbitration within ten (10) days of receipt of the written response or within ten (10) days of the deadline for the response.

Arbitration

23.4.1 The Association shall provide written notification to the Director, Human Resources that a grievance has been advanced to arbitration with a copy to those previously involved in the grievance procedure.

23.4.2 Grievances advanced to arbitration will be heard by an arbitrator who is acceptable to both parties. If the parties are unable to agree on the appointment of the arbitrator, the parties shall request the Director of Mediation Services for the Province of Alberta to appoint an arbitrator.

Upon mutual agreement, a grievance may be heard by a three member arbitration board. An arbitration board shall consist of one (1) member appointed by the Board and one (1) member appointed by the Staff Association. The two (2) members so appointed shall endeavour to select a mutually acceptable Chairperson for the arbitration board. If they are unable to agree upon the choice of a Chairperson within five (5) working days of their appointment, they shall request the **Director of Mediation Services for the Province of Alberta** to appoint a Chairperson.

- The arbitration decision shall be final and binding on the parties and shall not change, modify or alter any of the terms of this Agreement.
- 23.4.4 The Board and the Staff Association shall bear the expenses of their respective appointees to the arbitration board and shall bear equally the expenses of the Chairperson or the single arbitrator.

ARTICLE 24 DEDUCTION OF DUES

- Employees, as a condition of employment, shall be subject to deduction of dues as set from time to time by the Association. The Board agrees to deduct such dues from the salary of the employee and submit the total dues so collected to the Association by the fifteenth (15th) of the month following the collection of dues.
- 24.2 The parties acknowledge that the deduction of dues does not constitute membership in the Association.

ARTICLE 25 SUPPLEMENT TO THE WORKERS COMPENSATION BOARD

If a **continuous** employee is prevented from performing the employee's regular work with the "Board" on account of an occupational accident occurring in the performance of the employee's duties with the "Board", that is recognized by The Workers' Compensation Board as compensable within the meaning of The Workers' Compensation Act, the "Board" will supplement the award made by The Workers' Compensation Board for loss of wages to the employee by an amount which, when added to the award, will equal one hundred (100%) percent of the employee's net wage (gross minus Canada Pension Plan (CPP) and Employment Insurance (EI) deductions). This supplement shall be paid by the "Board" while the employer, on behalf of the

employee, receives compensation from The Workers' Compensation Board or until the employee reaches retirement age.

ARTICLE 26 PROTECTIVE CLOTHING

- When the work performed by an employee requires that protective clothing or equipment be worn, as determined by Management, such clothing or equipment shall be provided in such qualities and quantities as deemed by Management to be sufficient and without cost to the employee.
- 26.2 Disposable surgical gloves will be provided for all First Aid Kits.

ARTICLE 27 VEHICLE ALLOWANCE

- A mileage allowance at the prevailing rate approved by the Board will be paid to each employee who is designated by Management to use the employee's personal vehicle as a means of transportation to work assignments at different locations during working hours.
- 27.2 In addition, those designated to use their personal vehicles will be reimbursed for the difference in premium between normal pleasure driving vehicle insurance and insurance for business use of a vehicle, subject to their providing proof to Management of the extra charge from the insurance company. With respect to the vehicle allowance, the alternative would be that the Board shall provide vehicles for those required to transport Board equipment and materials.

ARTICLE 28 PARKING

The Board agrees that with exception of the Education Centre building available unserviced parking will be accessible, without charge, to employees covered by this Agreement. Where employees choose to access available serviced parking, they will be subject to an associated utility fee as set by the Board. Where employees choose to access available parking at the Education Centre building they will be subject to a fee as set by the Board.

ARTICLE 29 STAFF DEVELOPMENT FUND

29.1 Effective September 1, 2009, a fund in the amount of two hundred and fifty thousand (\$250,000) dollars is available annually to Staff Association members, or groups of Staff Association members, for the purpose of staff

training/development. This fund shall be known as the Staff Development Fund.

- Effective September 1, 2009, the amount of the Fund referred to in Clause 29.1 may be enhanced by up to fifty thousand (\$50,000) dollars wherein the Board agrees to match dollar for dollar any contribution made by the Association, up to a maximum of twenty-five thousand (\$25,000) dollars per year. The maximum amount that the Board will contribute to this Fund shall not exceed two hundred and seventy-five thousand (\$275,000) dollars in each fiscal year.
- 29.3 Any Staff Association member or group of Staff Association members may make application to the Staff Association Staff Development Advisory Committee for funds, such application to include a resume of the proposed project.
- 29.4 It is the responsibility of the Staff Association Chair, or delegated authority, to rule on each application and inform the applicant of the decision. The decision of the Chair or delegated authority, shall be final.
- An advisory committee of four (4) Staff Association members and two (2) representatives appointed by the Superintendent of **Human Resources** shall review and revise the guidelines for the Fund as required. An annual report will be submitted to both the C.B.E. Staff Association and the Superintendent of **Human Resources** detailing the utilization and expenses of the Fund. This committee will meet as required.
- Effective September 1 of each year an additional ten thousand (\$10,000.00) dollars shall be allocated on an annual basis for the administration of the Staff Development Fund. For all funds above the first forty thousand (\$40,000) dollars provided by the Board in Clause 29.1 and Clause 29.2, up to twenty (20) percent may be allocated by the Staff Association to the administration of the Staff Development Fund.
- 29.7 In the event that unallocated funds in the Staff Development Fund exceed the current year's annual amount as at August 31 each year, the Board's contribution in the subsequent year shall be reduced by the amount of the excess.

ARTICLE 30 MANAGEMENT RIGHTS

30.1 The right to control operations and to direct the work force is vested exclusively with Management, subject only to the restrictions provided in this Agreement which effect the exercise of these rights.

- Management shall have the right to transfer, discipline, demote, suspend, lay off or discharge employees for proper or sufficient cause. An employee discharged for cause shall not be entitled to notice, or pay in lieu of notice. When Management has discharged an employee for just cause, the Staff Association shall be notified within five (5) working days. An employee who has been wrongfully demoted, suspended, or discharged, and is later reinstated shall be compensated in full for any loss in regular time at regular salary which has resulted from such demotion, suspension, or discharge.
- 30.3.1 An employee who is to be disciplined must be notified by the Board of their right to Association representation before such disciplinary action takes place. The Association shall receive a copy of the discharge or discipline of any employee under the provisions of this article.

Written reprimands, or other disciplinary action, shall remain on an employee's file for not less than one (1) year and not more than three (3) years, depending on the gravity (severity) of the infraction. Provided there have been no further written reprimands, or other disciplinary actions of a similar nature during this period, the document will be removed from the employee's personnel file.

- The Board shall state **in** each written reprimand, or other disciplinary action, the period for which it shall remain on the employee's personnel file.
- 30.3.3 It shall be a shared responsibility between the Board, the Association and the employee to ensure that the written reprimand, or other disciplinary action, is removed from the employee's file. However, in no case shall the information contained in such be used against the employee past the removal date.

ARTICLE 31 WORKPLACE RELATIONSHIP COMMITTEE

- This joint Committee shall meet to discuss **and resolve** matters **related to systemic workplace concerns.** The Committee shall be composed of:
 - a) up to six (6) representatives appointed by Management; **and**
 - b) up to six (6) representatives appointed by the Staff Association.

The Committee shall meet monthly (September through June) unless otherwise agreed to by the committee members. It is understood that there will be one **Workplace Relationship Committee** meeting to cover both Staff Association Collective Agreements.

ARTICLE 32 RETROACTIVITY

- All articles in this Agreement unless otherwise specified shall become effective on the date of ratification of this Agreement.
- All employees who are employed on the date the Agreement becomes effective, as set out in Clause 2.1 and who have subsequently retired or been terminated shall be paid retroactively on a pro-rata basis for all hours worked from such date. Provided, however, that in the case of employees who have left the employment of the Board prior to the date of signing this Agreement, these employees shall only be eligible for their retroactive salary adjustment if they apply for same prior to sixty (60) days after the date of signing.

ARTICLE 33 SECONDMENT

- Upon request for leave, a member of the Staff Association shall be seconded from the Board to the Calgary Board of Education Staff Association.
- There shall be no cost to the Board during the leave.
- The Staff Association member shall receive an applicable salary from the Board according to the current Collective Agreement and shall be subject to its provisions. The Staff Association shall reimburse the Board for such member at such periods as the Board may request.
- The duration of this leave shall be for the term specified in the secondment contract.
- The Staff Association Chairperson shall advise the Superintendent, **Human Resources** in the event an extension is necessary.
- The Staff Association member will be returned to the position held prior to commencement of the leave, or if not available, to a position consistent with their previous experience at not less than the salary and other benefits that were applicable at the time the leave commenced.

Secondment to a Third Party

The Staff Association shall receive written notice two (2) weeks prior to the secondment of any Staff Association member. Where such a situation should arise, all agreements regarding secondment shall name the Association as a party, and shall not result in the loss by the employee of any rights accorded herein.

ARTICLE 34 INFORMATION

- 34.1 Unless otherwise stated, the Board shall provide reports to the Association on September 15, October 31, February 5 and May 15 regarding the following information:
 - a) A seniority list of **continuous** employees sorted alphabetically by last name, containing the following information:
 - Employee Name
 - Seniority Date
 - Last Hire Date
 - Group (Field of Employment and Hours of Work Category)
 - Employee Rank in the Group
 - Total Number of Employees in the Group
 - Department and / or Location
 - Position Title
 - Weekly Hours of Work
 - Layoff or Leave (where applicable)
 - b) A seniority list of **continuous** employees sorted by group (Field of Employment and Hours of Work Category) containing the following information:
 - Rank in Ascending Order
 - Total Number of Employees in the Group
 - Seniority Date
 - Last Hire Date
 - Employee Name
 - Department and / or Location
 - Position Title
 - Weekly Hours of Work
 - Layoff or Leave (where applicable)
 - c) A list of continuous, term specific and casual employees by location, containing the following information:
 - Name
 - Position
 - Location
 - Weekly Hours of Work (where applicable)
 - Seniority Date (where applicable)
 - Last Hire Date
 - Home Address
 - Home Telephone Number

- d) An alphabetical list of **continuous**, **term specific and casual** employees containing the following information:
 - Name
 - Position
 - Location
 - Weekly Hours of Work (where applicable)
 - Seniority Date (where applicable)
 - Last Hire Date
 - Home Address
 - Home Telephone Number

For the purpose of this article, "last hire date" is the date the employee commenced employment in a **continuous** position and is used to calculate seniority in accordance with the collective agreement.

The Board shall provide to the Association a monthly list of new hires, leaves of absence, lay-offs and terminations of employment.

The Board shall provide the Association a list of approved job shares annually on July 1st.

The Board shall provide the Association a list of exempt positions annually on August 15th.

ARTICLE 35 MATERIALS & EQUIPMENT MANAGEMENT ALLOWANCE

35.1 Employees who are specifically designated by management as responsible for transporting, storing, loading and unloading Board materials (equipment, supplies and additional tools), on a regular day-to-day basis, shall receive an inconvenience allowance of thirty (\$30.00) dollars bi-weekly.

Should any employee designated to receive the above allowance not be available for more than 20 working days due to any absence other than vacation, such employee shall not be eligible for the allowance from the 21st day until the employee returns to his/her designated duties.

Designation shall be in writing and may be terminated at any time.

ARTICLE 36 CONTRACTING OUT

- 36.1 No **continuous** employee will lose their employment, or suffer a reduction in regular wage/salary, or regular hours, solely as a result of contracting out.
- Where the use of contracted services is contemplated by the Board, the process outlined in the Letter of Understanding Re: Contracting Out (Appendix "C") will be implemented.
- Any decision to contract out services will be done in an open, honest and ethical manner.

ARTICLE 37 PROVISIONS APPLICABLE TO TERM SPECIFIC AND CASUAL EMPLOYEES

37.1 All provisions relating to the terms and conditions of employment for **term specific and casual** employees are as stipulated in the Letters of Understanding found in Appendix "C" of this Collective Agreement.

APPENDIX "A"

SCHEDULE OF POSITION CLASSIFICATIONS

Grade A

Board Page Breakfast Supervisor Lunch Supervisor

Grade B

Book Room Clerk, Chinook Childminder, LINC Program Continuing Education, Site Monitor File Clerk

Food Services Assistant

Lead Lunch Program Supervisor

Receptionist/Office Clerk

School Assistant

School Assistant, Aboriginal Program

School Assistant, ASL

School Assistant, French Programs

School Assistant, German Programs

School Assistant, Hindi, Urdu, Punjabi Programs

School Assistant, Literacy

School Assistant, Mandarin Programs

School Assistant, Spanish Programs

School Bus Driver

Site Operations Helper

Testing Centre Coordinator

Grade C

Audiology Clerk

Clerk-Video Loan Pool

Education Assistant, Spec Ed Trainee

English Language Learner (ELL) Assistant

Equipment & Services Clerk, Developmentally Challenged/Visually Impaired

Facility Coordinator

Food Preparation Assistant

Food Services Supervisor, CLS

Food Services Supervisor, Schools

Information/Registration Assistant

Language Interpreter

Library Assistant, Schools

Mail Distribution Clerk

Materials Expediter

Processing & Data Entry Clerk, Educational Resources & Services

Receptionist/Office Assistant

Resource Assistant - Library, Learning Resource Centre

School Secretary/Office Assistant

Secretary, Generic C

Sorting, Processing & Distribution Clerk

Grade D

Accounting Clerk, Chinook

Accounting Clerk, Facilities Maintenance

Accounting Clerk, Student Fees

Accounts Payable Clerk

Admissions Assistant

Assistant, Facility Caretaking Services

Assistant, Maintenance Personnel

Bookkeeper

Cashier, Treasury and Revenue

Childcare Instructional Assistant

Client Services Representative

Desktop Publisher/WebPage Assistant

Education Assistant, Braille Program

Education Assistant, Chinese Program

Education Assistant, Deaf and Hard of Hearing

Education Assistant, French Program

Education Assistant, German Program

Education Assistant, Hindi Urdu Punjabi Program

Education Assistant, Korean Program

Education Assistant, Mandarin Program

Education Assistant, Senegalese Program

Education Assistant, Spanish Program

Education Assistant, Special Education

Education Assistant, French Trainee

Employee Support Assistant

Facility Rentals Assistant

HR Assistant

Literacy Program Assistant

Mechanical Technician

Online Technical Course Developer

Public Information and Communications Assistant

Purchasing Clerk

Purchasing Clerk - Stores

Records Technician

Resource Assistant - Technology

Revenue Clerk

Secretary, Generic D

Senior Security Liaison

SIRS Assistant, Secondary Schools

Site Operations Assistant

Speech Language Pathologist Assistant

Grade E

Aboriginal Cultural Instructor

Aboriginal Cultural Instructor, Native Studies/Traditions

Aboriginal Cultural Instructor, Specializing in Blackfoot Language

Aboriginal Cultural Instructor, Specializing in Cree Language

Accounts Receivable Clerk

Administrative Secretary E, Service Unit

Braille Assistant

Bridges Support Worker

Budget Accounting Clerk

Budget Control Assistant

Budget Control Clerk

Business Manager, Learning Innovation

Child Care Coordinator, LINC

Communications and Repository Editor

Corrosion Technician

Customer Liaison, Special Needs Transportation

D2L User Support Assistant

Data Centre Operator

Data Security Operator

Education Intervener I, Deaf Blind

Homestay Assistant

HR Services Representative

Junior Architectural Technologist

Library Technician, Generic

Music Instructional Assistant

Program Assistant, Continuing Education

Purchase Card Administrator

Registration Advisor

Safety Advisory Services Assistant

Administrative Secretary E, Schools

Science Technician, Generic

Security/Energy Operator

Senior Inventory/Customer Service Clerk

Senior Purchasing Clerk

Service Desk Analyst I

Short Term Special Events Coordinator

SIRS User Support Assistant

Student Programmer

Student Records Administrator

Student/Family Support Worker - Aboriginal Pride Program

Support Worker/Advisor

TMS Administrator

Transportation Accounts Administrator

Transportation Scheduler

Web Developer

WebCT Administrator

Grade F

Advisor, Student Services

Autobody Instructor

Automotive Instructor

Baking Instructor

Ballet Instructor

Behavioural Support Worker

Budget & Corporate Reporting Assistant

Business Manager - Schools

Capital Assets Accounting Assistant

Career Centre Practitioner

Career Centre Practitioner, Aboriginal

Cooking Instructor

Coordinator, Corporate Records Management Program

Coordinator, Interpreter/Translation Services

Cosmetology Instructor

Cultural Liaison/ Interpreter

Digital Media Strategist

Education Intervener II, Deaf Blind

Facility Rentals Coordinator

Food & Nutrition Specialist

Funding Advisor, Chinook Learning Services

General Ledger Assistant

Graphic Designer

Homebuilder Instructor

HR Services & Data Workflow Representative

IMS Technology Support Technician

Instructional Support Worker

Interactive Multimedia Designer

Junior Buyer, Purchasing Services

Legal Assistant

Marketing and Web Specialist

Online Developer

Pool Therapist, Emily Follensbee Centre

Recruiter

Registrar, CBE Learn

Senior Accounts Payable Clerk

Senior HR Services Representative

Service Desk Analyst II

SIRS Senior Support/Trainer

Technical Coordinator, ITS

Technology Evergreen Specialist I

Technology Support Specialist I

Web Administrator/Developer- Lead

Welding Instructor

Grade F/G

Network Specialist/Analyst

Grade G

Absence Relief Coordinator

Buyer, Purchasing Services

CAFM Administrator

Community Engagement Consultant

Community Planning Technician

Coordinator of Foreign and Non-Canadian Student Admissions

Coordinator, Transportation

Corporate Web Designer/Web Master

Cost Control Administrator

Desktop Support Specialist

Educational Interpreter

Energy Technologist

Facility Technology Coordinator

Financial Administrator, REACH

Grants Specialist

Help Desk Analyst II

Industrial Hygiene Technologist

Librarian

Media Production Specialist/Video Coordinator

Multimedia Generalist/Coordinator

Music Loan Pool Coordinator

On-Site Technology Services Coordinator

Payroll Specialist

Planning Support Technician

Project Application Specialist

Projects Coordinator/Financial Generalist

Revenue Specialist

Risk Analyst

Safety Advisory Services Specialist

School Finance Support Officer

School Legal Affairs Liaison

School Technology Support Analyst

School Technology Support Specialist II

Service Desk Delivery Specialist

System Administrator, Corporate/Educational Accounts

Technology Evergreening Specialist II

Waste & Recycling Coordinator

WCB Claims Coordinator

Grade G/H

Technical Systems Specialist I

Grade H

Analyst, Performance Management & Corporate Initiatives

Architectural Technologist

Business Analyst - SIRS Team

Community and Cultural Liaison

Coordinator, Indoor Environmental Quality

Engineering Technologist

Financial Analyst

General Ledger Controller

Online Design Specialist

Planner, Capital Projects

Planner, Urban and Land Use

Planning Analyst, Community Engagement

Planning Specialist

Print/Design Coordinator

Programmer Analyst

Senior Educational Interpreter

Service Desk Support Analyst

Statistician

Grade H/I

Network Specialist/Analyst II Programmer Analyst

Grade I

Business Systems Analyst
Capital Planning Coordinator
Finance & Business Services Specialist
Leasing/Property Specialist
Network Systems Routing Specialist
Senior Architectural Technologist
Senior Buyer, Strategic Sourcing
Senior Safety Services Coordinator
Training and Staff Development Coordinator

Grade I/J

School Technology Support Analyst Security Technical Specialist Systems Analyst Technical Systems Specialist II Technology Evergreening Program Analyst Technology Support Analyst

Grade J

Network Specialist/Analyst III Online Instructional Designer

APPENDIX "B"

STAFF ASSOCIATION SALARY GRID

Effective September 1, 2010 3.00% increase

Grade		1	2	3	4	5	6	7	8	9
Α	Hourly	15.87	16.40	17.12	17.86	18.42	19.15	19.87		
	Biweekly	1110.90	1148.00	1198.40	1250.20	1289.40	1340.50	1390.90		
В	Hourly	17.86	18.42	19.15	19.87	20.58	21.31	22.02		
	Biweekly	1250.20	1289.40	1340.50	1390.90	1440.60	1491.70	1541.40		
С	Hourly	19.87	20.58	21.31	22.02	22.92	23.80	24.72	25.63	26.50
	Biweekly	1390.90	1440.60	1491.70	1541.40	1604.40	1666.00	1730.40	1794.10	1855.00
D	Hourly	22.02	22.92	23.80	24.72	25.63	26.50	27.23	27.96	28.86
	Biweekly	1541.40	1604.40	1666.00	1730.40	1794.10	1855.00	1906.10	1957.20	2020.20
Е	Hourly	24.72	25.63	26.50	27.23	27.96	28.86	29.95	31.03	32.29
	Biweekly	1730.40	1794.10	1855.00	1906.10	1957.20	2020.20	2096.50	2172.10	2260.30
F	Hourly	27.23	27.96	28.86	29.95	31.03	32.29	33.36	34.45	35.73
	Biweekly	1906.10	1957.20	2020.20	2096.50	2172.10	2260.30	2335.20	2411.50	2501.10
G	Hourly	32.29	33.36	34.45	35.73	36.80	37.88	38.98	40.06	40.93
	Biweekly	2260.30	2335.20	2411.50	2501.10	2576.00	2651.60	2728.60	2804.20	2865.10
Н	Hourly	36.80	37.88	38.98	40.06	40.93	42.22	43.30	44.37	45.51
	Biweekly	2576.00	2651.60	2728.60	2804.20	2865.10	2955.40	3031.00	3105.90	3185.70
I	Hourly	40.93	42.22	43.30	44.37	45.51	46.65	47.82	49.25	50.50
	Biweekly	2865.10	2955.40	3031.00	3105.90	3185.70	3265.50	3347.40	3447.50	3535.00
J	Hourly	45.51	46.65	47.82	49.25	50.50	51.78	53.10	54.66	56.03
	Biweekly	3185.70	3265.50	3347.40	3447.50	3535.00	3624.60	3717.00	3826.20	3922.10
K	Hourly	49.25	50.50	51.78	53.10	54.66	56.03	57.45	58.91	60.68
	Biweekly	3447.50	3535.00	3624.60	3717.00	3826.20	3922.10	4021.50	4123.70	4247.60

Note: "Hourly" is the official rate of pay. "Bi-Weekly" is provided for information purposes only.

Effective September 1, 2012 2.00% increase

Grade		1	2	3	4	5	6	7	8	9
Α	Hourly	16.19	16.73	17.46	18.22	18.79	19.53	20.27		
	Biweekly	1133.30	1171.10	1222.20	1275.40	1315.30	1367.10	1418.90		
В	Hourly	18.22	18.79	19.53	20.27	20.99	21.74	22.46		
	Biweekly	1275.40	1315.30	1367.10	1418.90	1469.30	1521.80	1572.20		
С	Hourly	20.27	20.99	21.74	22.46	23.38	24.28	25.21	26.14	27.03
	Biweekly	1418.90	1469.30	1521.80	1572.20	1636.60	1699.60	1764.70	1829.80	1892.10
D	Hourly	22.46	23.38	24.28	25.21	26.14	27.03	27.77	28.52	29.44
	Biweekly	1572.20	1636.60	1699.60	1764.70	1829.80	1892.10	1943.90	1996.40	2060.80
Е	Hourly	25.21	26.14	27.03	27.77	28.52	29.44	30.55	31.65	32.94
	Biweekly	1764.70	1829.80	1892.10	1943.90	1996.40	2060.80	2138.50	2215.50	2305.80
F	Hourly	27.77	28.52	29.44	30.55	31.65	32.94	34.03	35.14	36.44
	Biweekly	1943.90	1996.40	2060.80	2138.50	2215.50	2305.80	2382.10	2459.80	2550.80
G	Hourly	32.94	34.03	35.14	36.44	37.54	38.64	39.76	40.86	41.75
	Biweekly	2305.80	2382.10	2459.80	2550.80	2627.80	2704.80	2783.20	2860.20	2922.50
Н	Hourly	37.54	38.64	39.76	40.86	41.75	43.06	44.17	45.26	46.42
	Biweekly	2627.80	2704.80	2783.20	2860.20	2922.50	3014.20	3091.90	3168.20	3249.40
1	Hourly	41.75	43.06	44.17	45.26	46.42	47.58	48.78	50.24	51.51
	Biweekly	2922.50	3014.20	3091.90	3168.20	3249.40	3330.60	3414.60	3516.80	3605.70
J	Hourly	46.42	47.58	48.78	50.24	51.51	52.82	54.16	55.75	57.15
	Biweekly	3249.40	3330.60	3414.60	3516.80	3605.70	3697.40	3791.20	3902.50	4000.50
K	Hourly	50.24	51.51	52.82	54.16	55.75	57.15	58.60	60.09	61.89
	Biweekly	3516.80	3605.70	3697.40	3791.20	3902.50	4000.50	4102.00	4206.30	4332.30

Note: "Hourly" is the official rate of pay. "Bi-Weekly" is provided for information purposes only.

Effective September 1, 2013 2.50% increase

Grade		1	2	3	4	5	6	7	8	9
Α	Hourly	16.59	17.15	17.90	18.68	19.26	20.02	20.78		
	Biweekly	1161.30	1200.50	1253.00	1307.60	1348.20	1401.40	1454.60		
В	Hourly	18.68	19.26	20.02	20.78	21.51	22.28	23.02		
	Biweekly	1307.60	1348.20	1401.40	1454.60	1505.70	1559.60	1611.40		
С	Hourly	20.78	21.51	22.28	23.02	23.96	24.89	25.84	26.79	27.71
	Biweekly	1454.60	1505.70	1559.60	1611.40	1677.20	1742.30	1808.80	1875.30	1939.70
D	Hourly	23.02	23.96	24.89	25.84	26.79	27.71	28.46	29.23	30.18
	Biweekly	1611.40	1677.20	1742.30	1808.80	1875.30	1939.70	1992.20	2046.10	2112.60
Е	Hourly	25.84	26.79	27.71	28.46	29.23	30.18	31.31	32.44	33.76
	Biweekly	1808.80	1875.30	1939.70	1992.20	2046.10	2112.60	2191.70	2270.80	2363.20
F	Hourly	28.46	29.23	30.18	31.31	32.44	33.76	34.88	36.02	37.35
	Biweekly	1992.20	2046.10	2112.60	2191.70	2270.80	2363.20	2441.60	2521.40	2614.50
G	Hourly	33.76	34.88	36.02	37.35	38.48	39.61	40.75	41.88	42.79
	Biweekly	2363.20	2441.60	2521.40	2614.50	2693.60	2772.70	2852.50	2931.60	2995.30
Н	Hourly	38.48	39.61	40.75	41.88	42.79	44.14	45.27	46.39	47.58
	Biweekly	2693.60	2772.70	2852.50	2931.60	2995.30	3089.80	3168.90	3247.30	3330.60
I	Hourly	42.79	44.14	45.27	46.39	47.58	48.77	50.00	51.50	52.80
	Biweekly	2995.30	3089.80	3168.90	3247.30	3330.60	3413.90	3500.00	3605.00	3696.00
J	Hourly	47.58	48.77	50.00	51.50	52.80	54.14	55.51	57.14	58.58
	Biweekly	3330.60	3413.90	3500.00	3605.00	3696.00	3789.80	3885.70	3999.80	4100.60
K	Hourly	51.50	52.80	54.14	55.51	57.14	58.58	60.07	61.59	63.44
	Biweekly	3605.00	3696.00	3789.80	3885.70	3999.80	4100.60	4204.90	4311.30	4440.80

Note: "Hourly" is the official rate of pay. "Bi-Weekly" is provided for information purposes only.

Instructors in Continuing Education

All provisions which apply to Continuing Education Instructors, shall be under this section of Appendix "B" and no other provision of this agreement shall apply to Continuing Education Instructors.

Description of Wage	Hourly Rate	Hourly Rate
Progression By Hours of	Instructors, General	Instructors, English Language
Instruction	Continuing Education	Learning (ELL)
	Effective Sept 1, 2012	Effective Sept 1, 2012
First 40 Hours of Instruction	34.72	56.10
After 40 Hours of Instruction	38.09	59.42
After 80 Hours of Instruction	41.41	62.73
After 120 Hours of Instruction	45.85	66.05
After 160 Hours of Instruction	50.25	69.36
Description of Wage	Hourly Rate	Hourly Rate
Progression by Hours of	Instructors, General	Instructors, English Language
Instruction	Continuing Education	Learning (ELL)
	Effective Sept 1, 2013	Effective, Sept 1, 2013
First 40 Hours of Instruction	35.59	57.50
After 40 Hours of Instruction	39.04	60.91
After 80 Hours of Instruction	42.45	64.30
After 120 Hours of Instruction	47.00	67.70
After 160 Hours of Instruction	51.51	71.09

- a) Preparation time is included within the hourly rate of pay.
- b) All Continuing Education Instructors shall be entitled to 6% vacation pay, to be paid on each payday.
- c) When the Board offers Instructions, ELL the opportunity to complete non-instructional duties and the Instructor, ELL accepts, they shall be paid one-half (1/2) of the applicable hourly rate.
- d) Normally a newly hired Instructor in Continuing Education shall be paid at the lowest hourly rate. Where it is necessary to pay a new Continuing Education Instructor at a rate higher than the minimum, the Superintendent of Human Resources or designate will determine the applicable salary placement. Instructors, ELL who were paid Alberta Teachers' Association rates prior to September 1, 2011 shall be paid at the maximum hourly rate regardless of their cumulative hours of instruction.
- e) Continuing Education Instructors, as a condition of employment, shall be subject to deduction of dues as set forth from time to time by the Association. The Board agrees to deduct such dues monthly from the salary of Continuing Education Instructors and submit such dues to the Association by the fifteenth (15th) of the month following the collection of the dues.

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Language Interpreter

All provisions which apply to Language Interpreters shall be under this section of Appendix "B" and no other provision of this agreement shall apply.

Hourly Rate

September 1, 2010	\$ 26.33
September 1, 2012	\$ 26.86
September 1, 2013	\$ 27.53

Language Interpreters will be paid a minimum of two (2) hours per independent site visit or actual appointment time, whichever is greater. Phone calls and emails to clients and school personnel related to the site visit or appointment will be considered part of the two hour paid minimum. Payment of mileage will be paid as per Administrative Regulation 2053.

Other requests, such as phone calls not related to a site visit or appointment (e.g. school needs to inform parent of requirements for a field trip) will be compensated at a minimum of fifteen (15) minutes per request or the actual phone call time or per section 11 of the *Employment Standards Regulation* (currently \$28.20), whichever is greater.

Overtime for employees with another CBE position will be paid in accordance with the *Employment Standards Code*.

Forty-eight (48) hours' notice will be provided for cancellation of a site visit. If cancellation notice is provided in less than 48 hours, the employee will be paid the 2 hour minimum. This practice will be evaluated in June 2012 to determine if adjustments are required.

APPENDIX "C"

LETTERS OF UNDERSTANDING AND INTENT

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LETTER OF UNDERSTANDING

CONTRACTING OUT

The Staff Association and the Calgary Board of Education negotiating teams have, in the interest of ensuring an open and honest process for discussing potential contracting out of services by the Board, agreed to the following process:

- 1. When situations occur that result in the Board considering contracting out services that fall under the bargaining certificate of the CBE Staff Association, Management will inform the Superintendent of **Human Resources** or designate.
- 2. The Superintendent of **Human Resources** or designate, will immediately inform the Association of such situations.
- 3. The Staff Association may request the opportunity to meet with management of the work unit considering contracting out. The Superintendent of **Human Resources** or designate, will arrange for the parties to meet and will assist in establishing an agenda. It is understood that this will occur in a timely fashion.
- 4. The Staff Association and Management will meet to:
 - enable the parties to articulate and understand the rationale for considering the contracting out service;
 - clarify the interests of the parties;
 - identify and address the potential impact of contracting out on the Staff Association and its members;
 - explore options to contracting out that may lessen the impact on the Staff Association and its members.

It is understood that the parties may mutually agree to meet on more than one occasion to address identified issues. The Superintendent of **Human Resources** or designate, will, at the request of either party, facilitate such meetings.

- 5. The parties agree to communicate any decisions reached to Staff Association members affected. The process for such communications may be mutually agreed upon.
- 6. Following the implementation of any decisions relating to the contracting out of services, and where such actions impact the Staff Association and its members, the parties agree to meet to assess and evaluate the process outlined in this document. The Superintendent of **Human Resources** or designate, will assume responsibility for seeing that this occurs.

LETTER OF UNDERSTANDING

CLAUSE 8.14.1 - JOB EVALUATION

This letter represents an understanding reached between the Staff Association and the Calgary Board of Education with respect to the process to be used by the Board in establishing new job evaluations or effecting changes to existing job evaluations as per Clause **8.14.1** of this Collective Agreement.

- 1. When Management deems it necessary or advisable to evaluate a new position description or revise an existing position description, the matter will be submitted to the Job Evaluation Committee for consideration. The composition of this committee shall include:
 - a designate from Human Resources as Chair;
 - management representatives from appropriate C.B.E. work units;
 - an ex-officio (non-voting) designate from the C.B.E. Staff Association.
- 2. Decisions arising from the Job Evaluation Committee shall be communicated jointly by the Chair or their designate and the Staff Association representative to the Staff Association within seven (7) days. Agreement by the Staff Association will result in the issue being formally signed off.
- 3. Should the Staff Association fail to agree with a decision of the Committee, a meeting with the Association shall be called by the Chair or their designate to discuss unresolved issues. If agreement is reached, the decision is recommended to the Job Evaluation Committee and, if accepted, re-submitted to the Staff Association to be formally signed off.
- 4. In the event that no agreement is reached, the parties agree to submit the dispute to two (2) appointees qualified in wage determination and administration, one of whom is appointed by Management and the other by the Association. Such appointees shall meet and hear all pertinent matters and render a decision within fourteen (14) days of their first meeting. Agreement by the appointees shall be final and binding upon both parties.
- 5. Should the appointees fail to unanimously reach a decision, they may appoint a third party to serve as Chair, who holds similar qualifications and is experienced in the field of job evaluation. A majority decision of the three (3) appointees shall be final and binding upon both parties.

LETTER OF UNDERSTANDING

CLAUSE 8.14.2 SALARY GRADES

This letter represents an understanding reached between the Staff Association and the Calgary Board of Education with respect to the process to be used by the Board in establishing new salary grades or effecting changes to existing salary grades as per Clause **8.14.2** of this Collective Agreement.

- 1. When Management establishes new salary grades or effects changes to existing salary grades, a designate from Human Resources shall advise the Staff Association in writing seven (7) days prior to any employee(s) being notified.
- 2. Should the Staff Association deem the new salary grades, or changes effected to existing salary grades, as established by Management, to be unsatisfactory, the Association may request a meeting with the designate of Human Resources in an attempt to resolve any outstanding issues. If agreement is reached, the decision is formally signed off.
- 3. In the event that no agreement is reached, the parties agree to submit the dispute to two (2) appointees qualified in wage determination and administration, one of whom is appointed by Management and the other by the Association. Such appointees shall meet and hear all pertinent matters and render a decision within fourteen (14) days of their first meeting. Agreement by the appointees shall be final and binding upon both parties.
- 4. Should the appointees fail to unanimously reach a decision, they may appoint a third party to serve as Chair, who holds similar qualifications and is experienced in the field of job evaluation. A majority decision of the three (3) appointees shall be final and binding upon both parties.

LETTER OF UNDERSTANDING

WORKING CONDITIONS FOR CASUAL EMPLOYEES

The parties agree that this Letter of Understanding stipulates the terms and conditions of employment for **casual** employees whose bargaining rights are held by the C.B.E. Staff Association under Certificate No. 524-92. It is understood that only those stated Articles and Clauses of the Collective Agreement and other provisions stated in this Letter of Understanding shall apply to **casual** employees.

1. General

The following articles and clauses of the collective agreement apply to casual employees:

1	Purpose
2	Duration and Term of Agreement
3	Definitions
4	Recognition and Application
5.1	Employment
5. 2 & 5.3	Job Postings
5.4	Promotions and Transfers
11	Hours of Work
23	Grievance Procedure
24	Deduction of Dues
26	Protective Clothing
27	Vehicle Allowance
30	Management Rights
31	Workplace Relationship Committee

2. Salary Administration

- 2.1 Payday shall be every second Tuesday and shall be within 10 days following the end of the applicable pay period. Employees shall receive with each payday, a statement showing deductions and adjustments and their pay shall be deposited into the employee's bank account. If a payday falls on a general holiday, then the payday shall be the preceding Monday.
- 2.2 Applicable ranges for groupings of classifications of employees covered by this Agreement shall be according to the Salary Schedule attached and marked Appendix "B".
- 2.3 **Casual** employees shall be paid in accordance with the applicable schedules in Appendix "**B**". Normally, **casual** employees shall be paid at the minimum of the range, if applicable.

Specifically, where an employee has only **casual** status with the CBE (no **continuous or term specific** profile) the employee shall be paid at Step 1 on the applicable salary schedule for the position unless a higher rate of pay (step) is agreed to by the Staff Association and a representative of Human Resources.

Where a former employee of the CBE assumes a **casual** work assignment, the employee shall be paid at the step that they were remunerated prior to

leaving CBE on the applicable salary schedule for a position equal to or lower than their previous job evaluation grade.

For example, prior to leaving CBE the employee was paid at Grade E, Step 7. The employee shall be paid at Step 7 for any **casual** work assignment for positions of Grade E, D, C, B and A.

Where the former employee's previous step does not exist on the salary schedule for the position, the employee shall be paid at the maximum of the applicable salary schedule.

For example, prior to leaving CBE the employee was paid at Grade E, Step 9. The employee would be remunerated at the maximum of the Grade, such as A and B, where Step 9 does not exist.

Where the former employee works in a position of a higher job evaluation grade than their position prior to leaving CBE, the employee shall be paid the greater of Step 1 of the salary schedule or two steps higher than their previous salary rate.

- 2.4 Effective September 1 of each year, a **casual** employee will be eligible for an increment when both of the following criteria are met:
 - the employee is currently paid at less than the maximum step on the salary schedule for the applicable position; and
 - the employee has worked a total of 420 hours since September 1 of the previous year.

Where performance is deemed by Management to be less than satisfactory, an increment may be withheld.

3. Overtime

- 3.1 Overtime shall only be offered to **casual** employees after **continuous** and **term specific** employees working in a department have first been offered the opportunity to work overtime.
- 3.2 Overtime shall be paid to **casual** employees in accordance with the *Employment Standards Code*.
- 3.3 Where **casual** employees work alternative patterns as described in Clauses 11.7 and **12.7**, the rate of overtime shall be that applicable to **continuous** employees working similar shifts.

4. Vacations and General Holidays

- 4.1 All **casual** employees shall be entitled to 6% vacation pay and 4.4% general holiday pay, to be paid on each payday.
- 4.2 **The general holiday pay for casual** employees **is based on** the following holidays: New Year's Day, Family Day (third Monday in February), Good Friday, Victoria Day, Canada Day, Civic Holiday (first Monday in August), Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day, and Boxing Day.

5. Retroactivity

The rates of pay for **casual** employees will be retroactive to September 1, **2010**.

LETTER OF UNDERSTANDING WORKING CONDITIONS FOR TERM SPECIFIC EMPLOYEES

The parties agree that this Letter of Understanding stipulates the terms and conditions of employment for term specific employees whose bargaining rights are held by the C.B.E. Staff Association under Certificate No. 524-92. It is understood that only those stated Articles and Clauses of the Collective Agreement and other provisions stated in this Letter of Understanding shall apply to term specific employees.

1. General

The following articles and clauses of the collective agreement apply to term specific employees:

1	Purpose
2	Duration and Term of Agreement
3	Definitions
4	Recognition and Application
5.1	Employment
5.2 & 5.3	Job Postings
5.4	Promotions and Transfers
8.1	Pay Day
11	Hours of Work
12	Overtime
13	General Holidays
15	Sick Leave
16	Compassionate Leave
19.10 & 19.11	Leaves of Absence
20	Group Benefit Plan
24	Grievance Procedure
25	Deduction of Dues
27	Protective Clothing
28	Vehicle Allowance
31	Management Rights
32	Workplace Relationship Committee
	- · · · · · · · · · · · · · · · · · · ·

2. Salary Administration

- 2.1 Applicable ranges for groupings of classifications of employees covered by this Agreement shall be according to the Salary Schedule attached and marked Appendix "B".
- 2.2 Normally a new employee shall be paid the minimum rate for the position. Where it is necessary to pay a new employee at a rate higher than the minimum, the Superintendent of Human Resources or designate will determine the applicable salary placement.
- 2.3 Effective September 1 of each year, a term specific employee will be eligible for an increment when both of the following criteria are met:
 - the employee is currently paid at less than the maximum step on the salary schedule for the applicable position; and
 - the employee has worked a total of 420 hours since September 1 of the previous year.

Where performance is deemed by Management to be less than satisfactory, an increment may be withheld.

3. Vacations

All term specific employees shall be entitled to 6% vacation pay.

LETTER OF UNDERSTANDING

RE: EDUCATION ASSISTANTS

ARTICLE 5 - EMPLOYMENT, JOB POSTINGS, PROMOTIONS, TRANSFERS, AND PROBATIONARY/TRIAL PERIODS **ARTICLE 7 -** LAY-OFF AND RECALL PROCEDURE

The Calgary Board of Education and the Staff Association both have an interest in developing a transparent process for employment, posting and lay off and recall procedures specific to Education Assistants which is responsive to student needs in accordance with Alberta Education Standards for Special Education and maintains continuity of the Student-Teacher-Education Assistant team. We are committed to ongoing training for Education Assistants and protection of long-term employees. As such, both parties have agreed to the Letter of Understanding as follows:

The Board shall identify program descriptions for postings and/or vacancies. Successful applications to posted vacancies and/or placement to vacancies would establish each Education Assistant's field of employment and identified Special Education program or programming for individual students.

For the purposes of this Letter of Understanding, the following definitions apply:

a) Special Education Program is defined as a Special Education class or a congregated school setting. Program examples include:

PLP – Paced Learning Program
SKILL – Social Knowledge, Independent Living and Language
Dr. Oakley School – Learning Disabled, Division I, II and III

b) Programming for individual students is defined as a specific diagnostic syndrome/disorder. Examples of individual programming include:

Autism – spectrum disorder Severe Conduct Disorder Fetal Alcohol Syndrome

The provisions of Article 5 apply to Education Assistants, however Education Assistants placed by Human Resources into vacancies are not normally held to Clause 5.4.1 and may apply for postings with less than ten (10) month's service in their present position.

The provisions of Article 7 apply to Education Assistants with the following modifications:

7.4 When Education Assistant positions become redundant, or a staff reduction or displacements within a particular school, **service unit**, department or **work unit**

are necessary, **continuous** employees shall be retained on the basis of firstly, their field of employment and identified Special Education program or programming for individual students; **and** secondly, their seniority.

7.5.1 Education Assistants identified for transfer from a school, service unit, department, or work unit, shall be placed in a transfer pool. Education Assistants in the transfer pool shall be offered placement on the basis of firstly, their field of employment and identified Special Education program or programming for individual students; secondly, their weekly hours of work category; and thirdly, their seniority. In the event Education Assistants cannot be placed within their own field of employment and identified Special Education program or programming for individual students, they shall be offered placement on the basis of firstly, field of employment; secondly, their hours of work category; and thirdly, their seniority.

Employees declining placement for the first time will:

- a) move to the bottom of the placement list;
- b) not be eligible to exercise displacement rights; and
- c) not be considered for placement outside of their field of employment and weekly hours of work category.

Employees declining placement for the second time:

- a) will not be eligible for recall; and
- b) shall retain layoff status and may apply for posted positions as a continuous employee for one year from the date of layoff.

Where an employee has been identified for transfer and is not subsequently placed, a notice of layoff shall be issued in accordance with Clause 7.5.2.

7.8.4 For the purpose of Clause 7.4, if two or more employees possess equal seniority and share the same field of employment and identified Special Education program or programming for individual students then the employees with the highest number of hours worked with the Calgary Board of Education prior to being hired into a continuous position shall be retained. Should a tie still exist, the employees to be retained shall be determined by the drawing of lots.

For the purpose of Clauses 7.5.1, 7.6.2 and 7.7.2, if two or more employees possess equal seniority and share the same field of employment and weekly hours of work category, then the employees with the highest number of hours worked with the Calgary Board of Education prior to being hired into a continuous position shall be retained. Should a tie still exist, the employees to be retained shall be determined by the drawing of lots.

RE: Continuous CBE Employees In Training For Education Assistant

This letter represents an understanding reached between the Calgary Board of Education Staff Association and the Calgary Board of Education, with respect to **continuous** employees completing post-secondary certification as per the position description of Education Assistant.

- Applications for posted competition(s) shall be accepted from continuous employees
 who have successfully completed a minimum of five (5) post-secondary courses
 towards the minimum qualifications of an Education Assistant.
- Successful applicants in competition(s) shall sign a letter of intent indicating their commitment to complete the remaining courses within a maximum thirty (30) month time period (2-1/2 years).
- Successful applicants in competition (s) shall be established on the Salary Grid, Grade "B" in Appendix "B" in accordance with Clause 8.9 or 8.11 of the current Staff Association Agreement.
- In accordance with Clause 5.5.1 **continuous** employees shall have a trial period of six (6) months.
- Upon successful completion of all the required post-secondary courses, the employee shall be transferred to the Salary Grid, Grade "**D**" in Appendix "**B**", as a lateral transfer.
- Failure to complete the courses within the 30-month time period may result in layoff and recall to the employee's former **continuous** position. Once the educational requirements have been completed, the employee would then be eligible to apply to competitions for Education Assistant positions.

PLACEMENT AND DISPLACEMENT OF SCHOOL ASSISTANTS IN SPECIALIZED POSITIONS

This letter represents an understanding reached between the Calgary Board of Education Staff Association and the Calgary Board of Education, with respect to the placement and displacement of School Assistants in specialized positions; e.g. School Assistant, French.

- 1. Specialized School Assistant positions shall have unique Fields of Employment.
- 2. In the placement and displacement of School Assistants in specialized positions, employees shall first be placed or displaced within their own Field of Employment.
- 3. In the event School Assistants in specialized positions are identified for layoff and cannot be placed within their own Field of Employment, they shall be included in the general School Assistant Field of Employment according to seniority.

PLACEMENT AND DISPLACEMENT OF EDUCATION ASSISTANTS IN SPECIALIZED POSITIONS

This letter represents an understanding reached between the Calgary Board of Education Staff Association and the Calgary Board of Education, with respect to the placement and displacement of Education Assistants in specialized positions; e.g. Education Assistant, Braille, Education Assistant, Deaf and Hard of Hearing, Education Assistant, French Program.

- 1. Specialized Education Assistant positions shall have unique Fields of Employment.
- 2. In the placement and displacement of Education Assistants in specialized positions, employees shall first be placed or displaced within their own Field of Employment.
- 3. In the event Education Assistants in specialized positions are identified for layoff and cannot be placed within their own Field of Employment, they shall be included in the general Education Assistant Field of Employment as an Education Assistant, Special Education according to seniority.

NINE (9) DAY FORTNIGHT WORK SCHEDULE

This letter represents an understanding reached between the Staff Association and the Calgary Board of Education with respect to the implementation of a nine (9) day fortnight work schedule at specified worksites.

- 1. It is understood that, in representing one type of alternate work pattern contemplated in Clause 11.7, the nine (9) day fortnight work schedule will be implemented in a manner that neither benefits nor disadvantages the employee or the Board.
- 2. It is further understood that during times in which employees are working the nine (9) day fortnight schedule, the provisions of Clause 11.2 will not apply. That is, employees will not be expected to work fifteen (15) minutes per day in addition to the extended daily work schedule and will not be eligible to claim an additional eight (8) Fridays off during the months of July and August.
- 3. Where an employee is assigned to work a nine (9) day fortnight rotation, the following provisions shall apply:
 - a) Employees shall work nine (9) days in each fortnight, with one work week consisting of five (5) days of work with two (2) days off, and the second work week consisting of four (4) days of work with three (3) days off.
 - b) The work schedule shall be established to ensure that the operational requirements for the applicable work unit are maintained.
 - c) Following three (3) consecutive days off (i.e. Saturday, Sunday and a statutory or general holiday), employees shall be required to work on the day following the statutory or general holiday. If the statutory or general holiday was to have been their fortnight day of rest, the employee will receive a credit of one (1) day in lieu of the statutory or general holiday. The maximum time an employee may accumulate is the equivalent of five (5) working days in lieu of statutory or general holidays.
 - d) For employees who are paid to work seventy (70) hours in each biweekly period, the length of the work day shall be eight (8) hours, except for the Thursday immediately prior to a fortnight Friday off, at which time the work day shall be five and one-half (5.5) hours in length.

For employees who are paid to work eighty (80) hours in each biweekly period, the length of the work day shall be nine (9) hours, except for the Thursday immediately prior to a fortnight Friday off, at which time the work day shall be seven and one-half (7.5) hours in length.

- These hours include two fifteen (15) minute work breaks but exclude a thirty (30) minute lunch break.
- e) The normal daily shift of employees shall be that where hours of work are between 7:00 a.m. and 4:30 p.m., unless otherwise designated, provided, however, that any designated variations will not be greater than one (1) hour.
- 4. Both parties agree that this Letter of Understanding shall be year to year, September 1 through August 31. It is also agreed, should either party wish to negotiate a change, a minimum 90 calendar days written notice will be given prior to the August 31 anniversary date.

CLAUSE 11.7 - COMPUTER OPERATORS SHIFTS INFORMATION TECHNOLOGY SERVICES

This letter represents an understanding reached between the Staff Association and the Calgary Board of Education with respect to the Computer Operator (35 hour work week) shifts in Information Technology Services. both parties agree to the continuation of the following computer operator shift schedule.

SHIFT A Monday to Friday 07:00 – 15:00 hrs. Clause 11.2 and 11.3 shall apply.

SHIFT B Monday, Tuesday and Wednesday 10:00 – 22:40 hrs.

An additional allowance of 7% shall be paid for all hours between 13:00 and 22:40 hrs.

SHIFT C Thursday and Friday 10:00 – 22:40 hrs.

An additional allowance of 7% shall be paid for all hours between 13:00 and 22:40 hrs.

Saturday 08:00 – 20:40 hrs. An additional allowance of 7% shall be paid for all hours worked.

The operators shall rotate through all shifts with each operator working two weeks on each shift.

Employees shall be entitled to two fifteen minute work breaks and one twenty minute work break for each shift on B & C shifts.

Both parties agree that this Letter of Understanding shall be year to year, September 1 through August 31. It is also agreed, should either party wish to negotiate a change, a minimum 90 calendar day's written notice will be given prior to the August 31 anniversary date.

ARTICLE 11 - CLAUSE 11.7 - SECURITY/ENERGY OPERATORS

This letter represents an understanding reached between the Staff Association and the Calgary Board of Education, with respect to the Security/Energy Operators, and their 12 hour and 18 minute continuous shifts, based on 8 hour days.

- The posted shift schedule shall average 40 hours per week over the complete cycle for said employee, however, it will not exceed 48 hours in any one week.
- To ensure shifts are adequately filled, an employee's posted shift schedule may be changed by management, provided 30 calendar days written notice has been given to the employee.
- Overtime shall be paid for all hours worked beyond the scheduled shift of 12 hours and eighteen minutes.

When required, overtime shall be offered to all Security/Energy Operator personnel (part time, full time and supervisor) on a fair and equitable basis while still ensuring that all shifts are covered. "Equitable" is defined as approximately the same total hours over the course of a calendar year.

- Scheduling of overtime and relief coverage must utilize relief operator(s) as much as possible at straight time.
- An additional five percent (5%) above the operators regular rate shall be paid for all hours worked. This allowance represents compensation for shift differential, lunch and work breaks for evening, statutory holidays, weekend shifts and when the employee does not get a paid day for attending Staff Association Convention.

Both parties agree that this Letter of Understanding shall be year to year, September 1 through August 31. It is also agreed, should either party wish to negotiate a change, a minimum 90 calendar days' written notice will be given prior to the August 31 anniversary date.

ON-CALL ALLOWANCE

This letter represents an understanding reached between the Calgary Board of Education Staff Association and the Calgary Board of Education, with respect to the implementation of an on-call allowance effective September 1, 2004.

- 1. Employees who are scheduled by their supervisor for on-call duty shall:
 - a) be available and ready to work during their scheduled on-call hours;
 - b) be able to perform their job function; and
 - c) respond appropriately to the emergency call.
- 2. An on-call allowance shall be paid to employees at a rate of \$25 per day on weekdays and \$50 per day for each on-call period on a Saturday, Sunday, holiday or non-scheduled work day.
- 3. In responding to an emergency call, employees shall be compensated at the appropriate overtime rate pursuant to Article 12 for all hours worked, whether they are able to perform the work remotely or are required to be present at the worksite.
- 2. With the exception of extenuating circumstances or emergency situations, on-call periods for employees will not exceed a maximum of 3 continuous weeks or a total of 50% of any two-month period.

ARTICLE 8 - YEAR ROUND SCHOOLS SALARY ADMINISTRATION

This letter represents an understanding reached between the Staff Association and the Calgary Board of Education regarding support staff employed at modified calendar and year round schools.

General

Support Staff employees will not be adversely affected with respect to salary remuneration due to working in a modified calendar or year round school.

Each school year, the number of days/hours in a regular school calendar will be calculated. This will be used to establish the number of days/hours employees working in a modified calendar or year round school will be required to work.

Changes in the salary grid in Appendix "B" effective September 1st will take effect at the beginning of the applicable school year for employees at modified calendar and year round schools.

Modified Calendar Schools

For 10 month employees, each work site will establish its schedule to incorporate the required number of work days/hours. When a school's scheduled days are less than the regular school calendar, regular work schedules for support staff may be extended to a maximum of eight (8) hours per day. Mutual agreement between the Calgary Board of Education and the Staff Association will be required to further extend working hours beyond eight (8) hours per day.

All 10 month support staff at a school with a modified calendar will be placed on the same schedule. Individual changes from the work schedule will be arranged internally with mutual agreement between the principal and the employee. This is in keeping with the same arrangements made at a regular school setting.

Professional Development/Organizational Days are considered support staff working days. School schedules should reflect support staff working on Professional Development Days.

Staff Association Convention – employees working in modified or year round schools are entitled to attend at least one (1) day of the Staff Association Convention. Schools on modified or year round calendars must therefore comply with this provision and include these days in their schedules.

Teacher Days are not considered support staff working days. This is consistent with regular school settings. If support staff are required to work these days, they are entitled to be paid for these days.

Multi-tracked Year Round Schools

For 10 month employees at multi-tracked year round schools, work schedules are as above to their respective track.

12 Month Employees – Multi-tracked/Modified Year Round Schools

No special scheduling is required. Three weeks of an employee's holidays may be required to be taken during the time when all year round schools are closed (normally the first three weeks of July). In any case, arrangements for holidays will be mutually agreed upon between the principal and the employee and should be established before each school year begins.

LAYOFF ALLOWANCE

This letter represents an understanding reached between the Calgary Board of Education and Calgary Board of Education Staff Association regarding layoff allowances.

1) Subject to the conditions specified, employees participating in LAPP who are laid off by the Board shall receive an allowance based on the following formula:

After 10 years' service: 1 month's salary After 15 years' service: 2 months' salary After 20 years' service: 3 months' salary

Payment of this allowance is subject to Article 7 - Layoff and Recall and is based on the following conditions:

- a) the employee has remained **eligible for** recall for one year from date of layoff; **and**
- b) the allowance is based on the employee's salary as at the date of layoff.
- 2) Subject to the conditions specified, employees not participating in LAPP who are laid off by the Board shall receive an allowance based on the following formula:

After ten years' service:

Three (3) months' salary, plus one (1) months' salary for each additional three (3) years of service beyond ten (10), to a maximum of six (6) months' salary.

Payment of this allowance is subject to Article 7 - Layoff and Recall and is based on the following conditions:

- a) the employee has remained **eligible for** recall for one year from date of layoff; **and**
- b) the allowance is based on the employee's salary as at the date of layoff.

RETIRED EMPLOYEES' BENEFIT PACKAGE

The Calgary Board of Education Retired Employee's Benefit Package for all eligible employees covered by the Calgary Board of Education Staff Association Collective Agreement will continue to be available as outlined in this Letter of Understanding.

Employees who are members of Calgary Board of Education Staff Association who have reached fifty-five (55) years of age, but have not yet reached sixty-five years (65) years of age, and have at least ten (10) years of service with the Board, shall at the time of retirement, be provided with the option to participate in the Calgary Board of Education Retired Employees Benefit Package.

This package includes supplementary health care, dental care, dental coverage and the life insurance coverage until the employee reaches the age of sixty five (65) and may include, at the employee's option, a paid up life insurance policy issued following the employee's 65th birthday.

The cost sharing of the premiums for this package, at the time of the retirement until age sixty-five (65), for employees who retire on or after September 1, 2009 is as follows:

Length of Service	% Paid by Board	% Paid by Retiree
10+ years	0%	100%

The provisions of this letter are intended to remain in force beyond the expiry date of the September 1, 2004 - August 31, 2007 Collective agreement between the Calgary Board of Education and the Calgary Board of Education Staff Association.

FRENCH MONITORS

The Calgary Board of Education and the CBE Staff Association agree to the following terms and conditions of employment provisions for French Monitors:

- 1. French Monitors may be assigned to work in French Immersion schools as **casual** or **term specific** employees and usually work during the period between September 1 and April 30th of the school year.
- 2. The salary rate for French Monitors will be determined according to the funding provided for the Official Languages Monitor Program by the Federal Government.
- 3. The terms of this Letter of Understanding together with either the Letter of Understanding re Working Conditions for Casual Employees or the Letter of Understanding re Term Specific Employees, whichever is applicable, shall apply to French Monitors.

STUDENT PAGES

The Calgary Board of Education and the CBE Staff Association agree to the following terms and conditions of employment provisions for student pages:

- 1. Position Description #2998 has been developed for Student Pages pursuant to Clause 8.14.1.
- 2. Effective September 1, 2010, the salary rate for Student Pages will be \$10.84 per hour.

Effective September 1, 2012, the salary rate for Student Pages will be \$11.06 per hour.

Effective September 1, 2013, the salary rate for Student Pages will be \$11.34 per hour.

Student Pages shall be entitled to 6% vacation pay and 4.4% general holiday pay, to be paid on each payday.

 Only the following Articles and Clauses of the Collective Agreement shall apply to Student Pages, as well as specific sections from the Letter of Understanding re Working Conditions for Casual Employees, as specified in this Letter of Understanding.

1	Purpose
2	Duration and Term of Agreement
4	Recognition and Application
8.14.1	Job Classification
23	Grievance Procedure
24	Deduction of Dues
26	Protective Clothing
30	Management Rights
31	Workplace Relationship Committee

- 4. The Calgary Board of Education will contribute the employer's portions of CPP and EI and will contribute WCB premiums.
- 5. Student Pages will complete and submit **casual** timesheets every two weeks in order to receive pay.

- 6. Payment of Salary shall be in accordance with the Letter of Understanding re Working Conditions for **Casual** Employees.
- 4. The Staff Association will support the required renewals of the scheme of employment applications made by the Calgary Board of Education to Alberta Employment and Immigration to enable the Calgary Board of Education to pay Student Pages a minimum of two (2) hours pay at not less than minimum wage for each work day, even if the Student Pages are employed for less than 2 hours on a work day. If the students are employed for more than 2 hours, the CBE will pay the Student Pages for hours actually worked. The parties agree to copy each other on all correspondence with Alberta Employment and Immigration with respect to the proposed scheme of employment.

Student Pages must be a minimum of 15 years of age.

Student Pages may be employed during normal school hours, as long as such employment does not conflict with the student's academic schedule or interfere with the student' academic achievement.

TESTING COORDINATOR CHINOOK LEARNING SERVICES

In accordance with Clauses 11.7 and 12.7 of the collective agreement, the Staff Association and the Calgary Board of Education agree to the following hours of work and overtime provisions for the ten-month position of Testing Coordinator at Chinook Learning Services. Both parties agree to the following:

- The normal scheduled working hours are twenty-five hours per week.
- The employee shall be entitled to breaks in accordance with clause 11.3.
- The daily hours of work are as follows:

Monday

4:45p.m. – 9:21p.m. with a thirty (30) minute break consisting of one fifteen (15) minute paid break and one fifteen (15) minute unpaid break

Tuesday, Wednesday and Thursday

3:45 p.m. to 9:11 p.m. with a thirty (30) minute break consisting of two fifteen (15) minute paid breaks

Friday and Saturday

9:45 a.m. to 2:21 p.m. with a thirty (30) minute break consisting of one fifteen (15) minute paid break and one fifteen (15) minute unpaid break.

The break schedule may be amended provided mutual agreement exists between the employee and the supervisor.

- An additional allowance of 7% shall be paid biweekly to compensate for non-standard work schedules (i.e. Monday Thursday).
- Overtime will be paid for any hours worked in excess of seven hours per day. The first two hours of overtime will be paid at one and one-half (1-1/2) times the hourly rate and all subsequent overtime hours will be paid at two (2) times the hourly rate.
- Overtime for hours worked on Saturday, Sunday and general holidays will be paid in accordance with Clause 12.2.
- The employee(s) shall commence employment on the first day of the school year and shall commence a leave of absence, without pay, at the end of the

school year and while schools are not in session during Winter and Spring Breaks. As the Testing Centre is open from mid-September to mid-June only, the Testing Coordinator will perform comparable work from the beginning of the school year until mid-September and from mid-June to the end of the school year.

Both parties agree that this Letter of Understanding shall be year to year, September 1 through August 31. It is also agreed, should either party wish to negotiate a change, a minimum 90 calendar days written notice will be given prior to the August 31 anniversary date.

TESTING CENTRE COORDINATOR CBe-LEARN

In accordance with Clauses 11.7 and 12.7 of the collective agreement, the Staff Association and the Calgary Board of Education agree to the following hours of work and overtime provisions for the ten-month position of Testing Centre Coordinator at CBe-Learn. Both parties agree to the following:

- The Testing Centre Coordinator, CBe-Learn will be a ten-month position in operation from October to July. The employee in this position shall commence employment on the first working day in October and shall be on leave of absence without pay following the last working day in July until the first working day of work in October.
- The normal scheduled working hours are fifteen hours per week:

Thursdays and Fridays 1:00 p.m. to 6:00 p.m. Saturdays 8:00 a.m. to 1:00 p.m.

During the month of July, the scheduled working hours will be: Tuesdays, Wednesdays and Thursdays 10:00 a.m. to 3:00 p.m.

- An additional allowance of 7% shall be paid for all hours worked on Thursdays, Fridays and Saturdays, except for the month of July
- Overtime will be paid for any hours worked on Sunday, Monday, and general holidays. The first two (2) hours worked on Sunday or Monday will be paid at one and one-half (1 ½) times and all subsequent hours worked on Sunday or Monday will be paid at two (2) times. All hours worked on a general holiday will be paid at two (2) times.
- The Testing Centre Coordinator, CBe-Learn will be entitled to the general holidays listed in Clause 13.2.1 of the Collective Agreement with the exception of Labour Day and the addition of Canada Day.

CTS BRIDGE TO TEACHER CERTIFICATION PROGRAM

The Calgary Board of Education is offering an opportunity to participate in CTS Bridge to Teacher Certification Program, which involves participants taking university courses at the University of Alberta in Edmonton and a supervised practicum in Calgary (May 2011 – May or August 2012). Funding is provided by Alberta Education and sponsored by Calgary Board of Education and the University of Alberta. Following successful completion of the program participants receive provisional certification from Alberta Education and a paid opportunity to teach with the Calgary Board of Education in their trade area (September 2012 – June 2013).

This letter represents an understanding reached between the Calgary Board of Education Staff Association and the Calgary Board of Education, with respect to employee participation.

- Continuous employees of the Board may be granted a leave of absence without pay for the purpose of participating in the CTS Bridge to Teacher Certification Program from September 1, 2011 to August 31, 2012.
 Participants will be provided a scholarship of \$50,000 which is to be paid in instalments between September 1, 2011 and June 30, 2012.
- The employee's position will be held for a maximum of twelve (12) continuous months while the employee is on leave to participate in the program. The employee's position may be temporarily filled by an employee without posting requirements.
- If for any reason the employee or the Board wishes to terminate participation during the program, the employee shall return to their former position. If the employee's position has been eliminated the employee shall be identified for transfer and placement as per the *Layoff and Recall* provisions in Article 7.

COMMUNITY BASED (FNMI) TEACHER EDUCATION PROGRAM

The Calgary Board of Education is offering an opportunity for First Nations, Metis and Inuit employees to participate in the Alberta Education, Community Based (Aboriginal) Teacher Education Program. Staff Association members selected by the CBE will attend a post-secondary institution to gain the skills and knowledge to enable them to graduate with a Bachelor of Education Degree and become eligible to become a teacher with the Calgary Board of Education. The Calgary Board of Education's participation in this program commenced in 2011 with one intake. The potential for future participation in this program is dependent on sponsorship from Alberta Education.

This letter represents an understanding reached between the Calgary Board of Education Staff Association and the Calgary Board of Education, with respect to employee participation.

- Continuous employees of the Board selected for this program may be granted a leave of absence with pay to a maximum of 4 years for the purpose of attending a post-secondary institution on a full-time basis to graduate with Bachelor of Education Degree and become a teacher qualified to teach in the province of Alberta. An employee granted a leave for this purpose shall be paid seventy percent (70%) of their earnings including vacation pay.
- Participants will continue to receive extended health care and dental benefits including a health spending account. Life insurance, AD&D and LTD benefits will be prorated to reflect the change in salary. LAPP contributions will not apply while on leave and participants will have the ability to purchase the service upon their return.
- For the period of the leave, participants will earn and retain seniority and are entitled to increments in accordance with Article 8 (Main Body) and Article 8 (PSS).
- For the period of the leave, participants will not accumulate sick leave or vacation credits.
- The employee's position will be held for a maximum of twelve (12) continuous months while the employee is on leave to participate in the program. The employee's position may be temporarily filled by an employee without posting requirements. After twelve (12) continuous months, the

position shall be declared vacant and filled in accordance with Article 5 (Main Body) and Article 5 (PSS).

- If for any reason the employee or the Board wishes to terminate participation <u>during</u> the first twelve (12) months in the program, the employee will return to their former position. If the position could not be sustained, Article 7 (Main Body) and Article 7 (PSS) shall apply upon their return.
- If for any reason the employee or the Board wishes to terminate participation or the employee does not return to their former position <u>after</u> the first 12 months in the program or if the employee's position has been eliminated, Article 7 (Main Body) and Article 7 (PSS) shall apply.
- Employees who participate in this program must sign a return for service agreement with a contribution of service time equal to the number of years of financial support received.
- Employees who participate in this program will provide transcripts to the Calgary Board of Education at the completion of each semester and will fully co-operate in all activities related to the program (e.g. data gathering, meetings, providing feedback, etc.).

Signed, Sealed and Delivered in the presence of

The Board of Trustees of the Calgary Board of Education

RCZerguson	
Chair √	

Corporate Secretary

The Calgary Board of Education Staff Association

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