

JANUARY 1, 2007
TO
DECEMBER 31, 2009
AGREEMENT BETWEEN



**THE CORPORATION OF
THE CITY OF CAMBRIDGE**

-AND-

**THE CANADIAN UNION OF PUBLIC
EMPLOYEES AND ITS LOCAL 32
(OUTSIDE WORKERS)**



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ALPHABETICAL INDEX

Collective Labour Agreement

SUBJECT	ARTICLE	PAGE
Arbitration.....	22.....	24
Bereavement Pay	11.....	6
Clothing	19.....	20
Committees.....	4.....	2
Correspondence.....	27.....	27
Duration of Agreement	31.....	31
Discipline/Discharge.....	25.....	26
Employee Benefits	28.....	27
General Conditions	23.....	25
Grievance Procedure	21.....	22
Health & Safety.....	29.....	30
Hours of Work	13.....	11
Jury Duty	20.....	22
Lay-off/Recall.....	12.08.....	9
Leave of Absence	7.....	4
Management Rights	5.....	3
Meal Allowance	14.05.....	16
Mechanics.....	24.....	26
No Discrimination.....	10.....	6
On Call.....	13.07.....	14
Overtime	14.....	15
Probationary Period.....	3.....	1
Promotions, Vacancies and Layoff	12.....	7
Promotion/Step-up Systems.....	26.....	27
Purpose of Agreement	1.....	1
Rates of Pay	15.....	16
Recognition	2.....	1
Retro-active Payment.....	30.....	30
Safety Boots.....	19.03.....	21
Seniority	6.....	3

ALPHABETICAL INDEX

Collective Labour Agreement

SUBJECT	ARTICLE	PAGE
Shift Premiums	13.02	12
Sick Leave	18	19
Statutory Holidays	17	18
Temporary Employees.....	9	5
Temporary Lead Hands.....	12.04	8
Union Security	8	5
Vacations	16	16
Schedule "A" Hourly Wage Rates		32
Schedule "B" Equipment Rates.....		35
Letters of Understanding		
Lieu Time.....		37
Parks Security		39
Seasonal alteration in Hours of Work		41
Amalgamation.....		43
Ontario Works.....		44
Guidelines: City Wide Rover System.....		45
Wearing Short Pants		48
CSD Maintenance Transfer to Public Works		50
Employee Relations Matters.....		51
Pools Maintenance– Flex Time		52
Pools Afternoon Shift.....		53
Public Works Utility Crew		54
Lead Hand Duties & Compensation.....		56
Permanent Seasonal Labourers (P.S.L).....		58
Vacation and Sick Leave Information on Pay Stubs.....		60

THIS AGREEMENT MADE the 29th day of October, 2007 is by and between

THE CORPORATION OF THE CITY OF CAMBRIDGE
hereinafter called the "Employer"

OF THE FIRST PART

and

THE CANADIAN UNION OF PUBLIC EMPLOYEES AND ITS LOCAL 32
hereinafter called the "Union"

OF THE SECOND PART

* * * * *

ARTICLE 1 - PURPOSE OF AGREEMENT

- 1.01 The Agreement is entered into by the parties hereto in order to provide for orderly collective bargaining relations between the Employer and its employees. It is the desire of both parties to cooperate in maintaining a harmonious relationship between the Employer and its employees, and to provide an amicable method of settling any difference or grievance relating to the general working conditions which may arise from time to time.

When the singular or masculine is used in this agreement, it shall be considered as if the plural or feminine has been used if the context so requires.

ARTICLE 2 - RECOGNITION

- 2.01 The Employer recognizes the Union as the exclusive bargaining agent for all employees of the Corporation of the City of Cambridge employed in the: Waste Water Division, Water Division, Roads Division, Traffic Division, Mechanic Division, Animal Control Officers, Forestry, Horticulture & Equipment Division, Arenas Division, Pools Division, Cemeteries Division, Parks Division, as well as Maintenance Students, save and except Recreation Program Supervisors, Car Counters, Immediate Supervisors, persons above that rank, clerical and technical employees and canteen employees who work less than twenty-four (24) hours per week.

ARTICLE 3 – PROBATIONARY PERIOD

- 3.01 (a) The Employer and the Union agree that employees covered by this agreement both present employees and new employees, following completion of a probationary period of **sixty (60)** working days For new employees or **thirty (30)** working days for temporary employees who have worked more than one term of employment shall be and remain members of the Union in good standing, except as referred to in Clause 9.01.

The employer shall provide guidance and orientation to the job during the probationary period and the supervisor shall meet with the employee to review their performance at the mid point of the probationary period.

- (b) The said probationary period may be extended a maximum of thirty (30) additional working days for new employees by mutual Agreement between the Union and the Employer.
- (c) Following the successful completion of thirty (30) working days of a new employee's probationary period, said probationary employee shall be eligible for overtime provisions. Following the thirty (30) working day period, the employee will be added to the overtime list for the Division in which the employee is working in accordance with the overtime guidelines for that Division.

ARTICLE 4 - COMMITTEES

4.01 The Employer will recognize the following Committees of employees for the respective purposes shown:

- (a) the Bargaining Committee consisting of not more than five (5) employees for the purpose of negotiating this Agreement and its renewal;
- (b) an Employee Relations Committee consisting of not more than four (4) employees and not more than four (4) representatives of the Employer for the purpose of improving communications between the Parties discussing employee training and development needs and other matters of mutual concern;

The President of the Local Union or designated member of the Local executive shall be an included member of each of the two (2) Committees referred to in sub-section (b) of Article 4.01.

- (c) the Grievance Committee consisting of not more than four (4) employees from among the elected Local Union officers.
- (d) the joint Health and Safety Committee referred to in Article 29.
- (e) **the Qualification Steering Committee of thee (3) members of the CUPE Local 32 executive.**

Where consent of the immediate supervisor has been obtained to attend meetings, the Employer will pay each employee who is on any of the Committees referred to in this Article at the regular rate of pay for all regular scheduled straight time lost while attending meetings with the Employer, including in the case of a steward all such time reasonably spent in processing grievances.

The National Representative of the Union may attend meetings of any of the Committees referred to in this Article.

ARTICLE 5 - MANAGEMENT RIGHTS

- 5.01 The Employer agrees that the rights set forth in this Article shall not be exercised in a manner inconsistent with the provisions of this Agreement.
- 5.02 The Union recognizes the right of the Employer to operate and manage its business in all respects in accordance with its obligations and in pursuance of its policies and that it is the exclusive function of the Employer to:
- (a) maintain order and efficiency;
 - (b) hire, promote, classify, transfer, layoff and suspend employees, and to discipline or discharge any employee for just cause provided that a claim by a seniority employee of discharge **or** discipline without just cause may be the subject of a grievance and dealt with as hereinafter provided;
 - (c) make, enforce and alter from time to time rules and regulations to be observed by the employees;
 - (d) operate and manage its facilities in all respects in accordance with its commitments and responsibilities including the determination of the number of personnel required, the methods, procedures, machinery and equipment to be used, schedules of work and all other matters concerning the operation of the Employer's facilities not otherwise specifically dealt with elsewhere in this Agreement.
- 5.03 The Employer and the Union recognize that this Agreement is subject to all government regulations as they apply to employees who have served, are now serving or may in the future serve in the Canadian Forces.

ARTICLE 6 - SENIORITY

- 6.01 Seniority will be recognized and will be based on length of continuous service with the Employer from the date of being hired as a probationary employee.
- (a) Seniority subject to Clause 12 shall be recognized separately in each department named in Article 2.
- 6.02 In determining the length of service for the purpose of seniority, continuity of service shall not be interrupted if:
- (a) Absence from the Employer's service for unlimited time is due to illness and attested to by a Physician's Certificate and if a suitable position is available;
 - (b) Absence from the Employer's service is due to leave of absence granted by the Employer;
 - (c) Absence from the Employer's service is due to service in the Armed Forces;

- (d) Absence from the Employer's service is due to a transfer approved by the Employer to essential war work.
- 6.03
- (a) In the event of illness, it is understood that employees will not lose seniority, and will be reinstated without reduction in rates of pay in their previous position or a comparable position, subject to 6.02 above, at the termination of the said illness, provided that the employee is physically fit and has the ability to carry out their necessary duty.
 - (b) A permanent employee covered by this Agreement who has given good and faithful service to the Employer and who, through advancing years or temporary or partial disablement is unable to perform their regular duties, shall be given consideration in the assignment of light work.
- 6.04 Seniority as defined in Clause 6.01 shall be broken only under the following conditions:
- (a) If the employee quits;
 - (b) If the employee is discharged and the discharge is not reversed through the grievance procedure;
 - (c) If the employee is laid off due to lack of work and not recalled for a period of twelve (12) months provided that if conditions of an unusual nature such as extremes of climate may warrant, an extension of the twelve (12) months' period may be granted by mutual agreement of the Employer and the Union. An employee retains their seniority for a period of twelve (12) months.
 - (d) Leave of absence for one (1) year or more, except by mutual agreement.

ARTICLE 7 – LEAVE OF ABSENCE

- 7.01 Leave of absence, without pay and without loss of seniority may be granted upon request to the Employer, to employees elected or appointed to represent the Union in attending to Union business. Such time shall not exceed a total of thirty (30) days in any calendar year. Request for leave will be made in writing by the Secretary of the Union providing a minimum of eight (8) days' notice of such request for leave of absence is given to the Employer.
- 7.02 Two (2) Day Leave of Absence, to be paid out of sick pay, will be granted to male employees on the birth or adoption of a son or daughter.
- 7.03 An employee having been granted an unpaid Leave of Absence for a period in excess of one (1) month, shall be given the opportunity to pay the full premiums for Plans and Group Life Plan listed in Article 28 for the remainder of the Leave of Absence, otherwise these benefits will cease to be in force until their return to work.

ARTICLE 8 - UNION SECURITY

- 8.01 The Employer will retain in its employ under the terms of this agreement, only members of the Union in good standing. The Union shall be the sole judge of the good standing of its members and any employee who shall hereafter cease to be a member in good standing shall, on notice to the Employer and after consultation for the purpose of making the Employer aware of the facts of the case, be discharged.
- 8.02 The Employer agrees to deduct from every employee any monthly dues or assessments levied, upon receipt of a written request from the Secretary of the Union, in accordance with the Union by-laws, and owing by the employee to the Union. Deductions shall be made by the Payroll Section on every pay day of each month and shall be forwarded to the Secretary-Treasurer of the Union not later than the fifteenth (15th) day of the month following, accompanied by a list of all employees from whose wages the deductions have been made, a copy of which shall be forwarded to the National Secretary-Treasurer of the Canadian Union of Public Employees.
- 8.03 To the extent permitted by legislation and to which the employer is aware of tax-exempt deductions under this article, the employer agrees to indicate the deductions made under this clause on employees' annual T4 slips.

ARTICLE 9 - TEMPORARY EMPLOYEES

- 9.01 A temporary employee is one who has been hired to work the regular number of hours in the hiring department for a specified period of time of nine (9) continuous months or less, or as replacements for employees absent due to illness, injury or leaves of absence under this Collective Agreement. Temporary employees shall mean employees who are not considered permanent employees. Any employee retained for a period of more than nine (9) continuous months shall automatically be posted to the permanent staff and shall commence acquiring seniority, except where the absence due to illness, injury, or leave of absence exceeds nine (9) months. In such case, the length of temporary employment shall be for the duration of such absence due to illness, injury or leave of absence. If the temporary employee is placed in a permanent position, their seniority will date back to the date of being hired as a probationary employee. Hourly rated temporary employees hired shall within thirty (30) working days after the commencement of their employment, obtain from the Financial Secretary or other authorized representative of the Union, a working permit covering the duration of their employment, the levy for such permit not to exceed the current Union dues. Union dues shall be deducted from commencement of employment on each and every pay day and represent the levy for a working permit while on probation or as a temporary employee.
- 9.02 The Secretary and President shall be advised within five (5) working days of start date by letter of any hiring of any temporary employees in the bargaining unit.

- 9.03 The Employer agrees that students or temporary employees will not in any way displace regular employees, nor will they be retained in or granted work or prearranged overtime in preference to regular employees. In the event a regular employee is not available to temporarily fill a position of higher classification than the employee's normal classification, a student or other temporary employee may fill the position temporarily.
- 9.04 Temporary employees and students required to operate equipment listed in Schedule B of this agreement will be paid a premium of seventy-five cents (\$.75) per hour over their regular rate.

ARTICLE 10 – NO DISCRIMINATION

- 10.01 The Employer agrees that no employee shall in any manner be discriminated against or coerced, restrained or influenced, because of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, record of offences, marital status, family status, handicap, or membership, or non-membership of any labour organization or by reason of any activity or lack of activity in any labour organization, by dependents of the employee.
- 10.02 The Union agrees that it will not discriminate against, coerce, restrain or influence any employee because of membership or non-membership, activity or lack of activity in any labour organization, or because of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, record of offences, marital status, family status, or handicap.

ARTICLE 11 - BEREAVEMENT PAY

- 11.01 All employees covered by this Agreement shall be granted a maximum of five (5) days leave of absence without loss of pay in the case of the death of a parent, current spouse, same sex partner, common law spouse, brother, sister, son, daughter, mother-in-law, father-in-law and grandparents of the employee for the purpose of making funeral arrangements and/or attending the funeral. In the case of death of a grandchild, the employee shall be granted a three (3) day leave of absence without loss of pay, to be taken from the employee's sick bank entitlement. All employees covered by this agreement shall be allowed to have one (1) day off without pay in case of the death of an aunt or an uncle. In the case of death of a sister-in-law or brother-in-law, the employee will be granted the day of the funeral off with pay. In case of death of grandparents of spouse, the employee will be granted the day of the funeral off, said time off to be deducted from employee's sick bank. Due to extenuating circumstances, additional time off will be considered by the immediate Supervisor upon request, said additional time to be deducted from accumulated sick pay. If any of these days fall on a day which the employee would be required to work, the employee shall be paid for same. It shall be the employee's responsibility to notify their supervisor as soon as possible following such bereavement. **If the employee has reported to work, and then leaves due to notification of a death, that**

day is not counted as part of the bereavement leave. That day will be a paid day.

At no time shall the use of sick days for this purpose be permitted if such usage would reduce the number of available sick days below twelve (12).

ARTICLE 12 • PROMOTIONS, VACANCIES AND LAYOFF

12.01 For the purpose of applying the seniority provisions of this contract in the event of job postings for vacancies or of layoffs, the following departments are established:

- | | |
|--|--|
| <p>Transportation and</p> <p>1. <u>Public Works Dept.</u></p> <p>(a) Works Division,
(Waste Water, Water,
Construction)</p> <p>(b) Roads Division
(Roads, Animal
Control & Traffic)</p> <p>(c) Mechanic Division</p> | <p>2. <u>Community Services Dept.</u></p> <p>(a) Forestry, Horticulture,
Equipment Supplies
Division</p> <p>(b) Arenas Division</p> <p>(c) Cemeteries Division</p> <p>(d) Parks Division</p> <p>(e) Pools Division</p> |
|--|--|

12.02 All permanent, long term, or seasonal (e.g. winter night shift) vacancies and promotions shall be posted on the bulletin board in each Division for bid for not less than three (3) working days. All promotions shall be made within the Department affected wherever possible. Labourer postings shall be filled on a bargaining unit wide basis in accordance with the minimum qualifications program. These qualifications will appear on the posting. Vacancies for a labourer position may be filled from full-time candidates who applied for a previous posting for the same position if the previous posting occurred within two (2) months prior to the current vacancy. Full time C.U.P.E. Local 32 employees will have their application for a posting fully processed prior to any other application being considered. The name of the successful applicant shall be posted within fifteen (15) working days of the last day of posting of the vacancy. Qualifications and ability shall govern for all promotions where qualifications and ability may be equal, seniority shall govern. Employees are encouraged to post for positions for which they have a serious intention of filling.

Reclassification postings:

When a Department (Public Works and Community Services) determines the need to fill a vacancy for a Lead Hand or Seasonal a Reclassification is posted.

For the purposes of Reclassification postings, the sub-divisions within Public works or Community Services shall be treated as separate Divisions; ie. employees in the Construction sub-Division shall only be eligible to apply for Reclassification postings within the construction sub-Division.

A Reclassification posting allows for only employees within that Division or sub-Division to apply. This gives them the opportunity to progress to a higher level position. The complement level within that Division or Sub-division remains the same until the vacancy subsequently opens up at the Labourer or entry level position within that Division or sub-Division.

If there is no successful candidate for a Reclassification posting and the Department determines there is a need to fill the vacancy, the vacant position shall be posted in accordance with the collective agreement.

Once the vacancy is at that Labourer or entry-level position, and the Department determines the need to fill the vacancy, the position would be posted in accordance with the collective agreement.

- 12.03 Temporary vacancies resulting from the absence of an employee will be filled in the following manner once the department has determined it is necessary to fill any vacancy.

The temporary vacancy shall be posted when it is known the absence will be in excess of ninety (90) calendar days duration and shall be posted in accordance with Article 7. Such temporary vacancies may be filled in a manner at the discretion of the employer if they do not exceed ninety (90) days. The Employer is required to fill up to two (2) vacancies through the posting procedure as a result of the original temporary vacancy occurring, so long as those subsequent vacancies exceed sixty (60) calendar days in duration. If more than two (2) vacancies occur as a result of the original vacancy, the Employer at its discretion may then directly hire a temporary employee to fill any subsequent vacancy.

Upon completion of the temporary vacancy the permanent employees who filled this position and any back-filled position shall be returned to their former position.

TEMPORARY LEAD HAND

- 12.04 The Employer will appoint a temporary Lead Hand where there is a vacancy for a Lead Hand where two or more employees will be regularly reporting to the position. The appointment of a Temporary Lead Hand is at the sole discretion of the Employer if the vacancy is less than five (5) consecutive working days. (NOTE: For this purpose, the calculation of five (5) working days includes any statutory holiday).

The Employee with the longest service with the work crew (defined as those employees who regularly report to the Manager where the vacancy arose) shall be appointed, provided always that such temporary appointee has the qualifications and ability to do the work of Lead Hand. The duration of such temporary appointment shall not exceed one (1) month after which subsection (a) above shall apply

- 12.05 (a) Any employee making a change or accepting a promotion, shall not have more than thirty (30) working days to qualify and must be prepared to remain in their new position for the full thirty (30) working day qualifying period. Any employee failing to qualify after a trial period, or any employee who wishes to return to their former position shall, within ten (10) days of the request be returned to their former position, or an equal position if their former position no longer exists, within the same Division (as outlined in Article 12.01) in which the employee was previously employed. Any other employee subsequently promoted or transferred as a result of this posting shall be returned to their former job without loss of seniority.

Employees shall not be entitled to overtime while on a qualifying period, unless the employer determines, and the union agrees, that the employee possesses previous experience sufficient to allow the employee to work overtime. The employee shall be advised of the overtime status at the time that the job offer is made.

- (b) Any member of the Union accepting a Management position shall not have more than ten (10) days to return to their former position without loss of seniority.
- 12.06 An accurate seniority list shall be posted in each department listed in 12.01 every six (6) months, and a copy supplied to the Secretary of the Union.
- 12.07 An employee transferred from one (1) Department to another Department (Community Services and Public Works) through the posting procedure shall retain their seniority standing in relation to their original Department for sixty (60) days worked. If the employee qualifies for this position as spelled out in Clause 12.05, the employee's Department seniority will start after their qualification time is completed. Service with the employer will qualify the employee for vacation entitlement. **Seniority in the bargaining unit will qualify the employee for all purposes, except where set out differently in the Qualification System and except for job posting.** The Secretary of the Union will be notified in writing by the Human Resources Services Division the effective date of all permanent transfers from one (1) Department to another.
- (a) Any employee pre 1981 retains original department seniority.
- (b) Any employee who changes after 1980, seniority date will be from starting time of transfer.
- (c) The above articles apply to job postings only.

12.08 (a) Layoff and Recall Procedure

The Employer agrees that in the event of a layoff, employees will be laid off in the reverse order of their bargaining unit seniority in the department where they are employed, provided the senior employee(s) have the skill and ability to perform the work available. Laid-off employees will be recalled in the order of their bargaining unit seniority to the division where they were laid-off. If a specific position is to be laid off, then the employee(s) in the specified

position(s) will be laid-off and they in turn shall be permitted to bump into any other less senior position in accordance with the criteria established in this clause. Employees shall be allowed to bump into a higher paid classification.

Permanent Layoff: The Employer agrees that in the event of a layoff, employees will be laid off in the reverse order of their seniority in the department where they are employed, provided the senior employee(s) have the skill and ability to perform the work available with a five (5) working day orientation period and no training. In the event of a permanent layoff as defined in the Employment Standards Act, all employees to be laid-off will be given at least eight (8) weeks notice of lay-off. Laid off employees must exercise their bumping rights within two (2) weeks from the date they are notified of the layoff. Any other employees so bumped must exercise their bumping rights within one (1) week of their being bumped, and so on, on a one (1) week maximum basis for each involved employee.

Temporary Layoff: In the event of a temporary lay-off, as defined in the Employment Standards Act, all employees to be laid off will receive a one (1) week period of notice. At the end of the second day of the notice period, all employees wishing to bump must give their intention of the position they wish to bump into, and this, plus all resulting bumps must be completed by the end of the fifth (5th) day of the notice period.

(b) Reporting back After Layoff

Employees laid off due to a reduction in staff and who fail to return to work within five (5) days (excluding Sundays and other non-working days), after notice has been sent by registered mail to the last known address of the employee, shall be considered out of service and forfeit all seniority rights, unless through sickness or any just cause agreed upon by the Employer and the Union.

- (c) In the event of layoffs, no temporary, students or probationary employees shall be retained in employment during the course of layoff to perform bargaining unit wide work.
- (d) In the event of lay-off, the Employer shall continue the payment of employee benefit premiums for three (3) full months from the end of the month of layoff. If the lay-off continues, the employee concerned shall remit to the Employer one (1) month in advance of the day premiums are payable to the Carrier the premium required to maintain the applicable coverage.

12.09 While reserving its right to determine the methods by which Municipal services are to be provided, the Employer agrees that no regular employee with two (2) or more years seniority shall be laid off work as a direct result of contracting out present work or services of a kind presently performed by its employees.

ARTICLE 13 - HOURS OF WORK

13.01 The standard work week for the various Departments shall consist as follows:

Roads and Traffic Hours:	7:00 a.m. - 3:00 p.m.
Works Hours:	7:00 a.m. - 3:00 p.m.
Mechanics Hours:	7:00 a.m. - 3:00 p.m. 2:30 p.m.-10:30 p.m.
	Winter months: 11:00 p.m. - 7:00 a.m.
Animal Control:	7:00 a.m. - 3:00 p.m. all year

Community Services:

Pools	6:00 a.m. - 2:00 p.m.
	Afternoon Shift - 5:00 p.m. - 1:00 a.m. (Winter)
	- 2:30 p.m. - 10:30 p.m. (Summer)
	(In accordance with letter of Intent, 1995)
Arenas	8:00 a.m. - 1:00 a.m. (2 shifts)

The parties acknowledge that overtime may be scheduled for arena employees prior to the start of their regular shifts for coverage for programming, with the appropriate shift change notice identified in clause 13.02. This overtime may include hours prior to 8:00 a.m. and where such is scheduled, it will appear on the employee's work shift schedule and the employee will work the overtime. Regular scheduled overtime of this nature will not begin prior to 6:00 a.m. The employee will be compensated for this overtime in accordance with the provisions of this collective agreement.

Cemeteries	8:00 a.m. - 4:00 p.m.
Parks, Forestry/Horticulture	
Equip. & Supply	7:00 a.m. - 3:00 p.m. all year

Where an eight (8) hour straight shift is worked, a twenty (20) minute lunch break on site will be allowed with pay and is to be taken as close to the middle of the shift as possible

It is understood that students and temporary employees may be scheduled to cover seven (7) day operations from 6:00 a.m. to 6:00 p.m. (two (2) shifts) in order to accommodate Parks functions such as picnic bookings, sports tournaments, weddings, excluding special events such as Highland Games, Canada Day, Kin Carnival, Fall Fair, Riverfest, Can-Amera, Art in the Park. However, this will not restrict the employee from performing regular maintenance work.

Where the Employer or the Union wishes to establish shifts with different start times than those listed above, such shifts may be implemented with the mutual agreement of the Employer and the Union.

All employees shall be granted ~~two~~ (2) ten (10) minute rest breaks on site daily at times mutually agreed upon between the employee and the immediate Supervisor. Where the normal finish time is within three (3) hours of the end of

their scheduled lunch break, the second ten (10) minute rest break will be taken immediately at the end of the lunch break.

It is agreed that in the Community Services Department, the standard work shift may be scheduled to cover a seven (7) day operation with four (4) days off in a fourteen (14) day operation with at least two (2) of these days being consecutive. The standard work week for Community Services employees shall consist of five (5) eight (8) hour shifts weekly to cover the required seven (7) day operation.

Arena summer programme without ice: Employees will have a consecutive Saturday and Sunday off in a fourteen (14) day period, where possible.

Summer programmes excluding summer ice in arenas: the hours will be 7:00 a.m. - 3:00 p.m. excepting coverage for special events, (and/or roller skating where applicable) in which case Arena employees may be placed on eight (8) hour shifts sufficient to cover the event(s) and/or roller skating.

Employees shall be granted five (5) minutes for washing up prior to quitting time.

- 13.02 Standard work shifts (Monday to Friday inclusive) shall be established by the Employer and shall be posted on the bulletin boards. Notice of change of the standard work shift shall be posted on the bulletin board at least five (5) days in advance. Day and night shifts for Sweeper Operations shall be rotated weekly between the designated operators. A shift bonus of one dollar (\$1.00), (one dollar and **fifteen cents (\$1.15)** effective January 1, **2008** and one dollar and **twenty cents (\$1.20)** effective January 1, **2009**) will be paid for all hours worked on all standard work shifts other than the standard day shift. Standard work shifts for Community Services Department employees shall be provided in 13.01. The standard work week for Animal Control Officers will be Monday to Friday inclusive. Shift bonus will be paid to Arena employees for all regular work hours scheduled on weekends for both the day and evening shifts.
- 13.03 (a) Employees may, in case of emergency, be placed on a shift, with different starting and quitting times than those usually worked by the employee, and in such case, the employee will be paid a shift bonus of one dollar (\$1.00), **(one dollar and fifteen (\$1.15) effective January 1, 2008 and one dollar and twenty cents (\$1.20) effective January 1, 2009)**. An employee who has worked a full standard shift or part thereof and is called back to work, will be paid at the rate of time and one-half (1 1/2) for the hours worked after the standard hours. This applies only for the change-over period from standard hours to shift work. An emergency may be defined as sickness, death, accident, etc.
- (b) Arenas - Sickness, Bereavement - The Leadhand is to be placed on a five (5) day shift notice immediately. Overtime as outlined in Article 14.02, shall be paid to cover the shift until five (5) days have elapsed. If the employee who is off returns to work prior to five (5) days, the Leadhand will return to their normal shift without five (5) days' notice.

- 13.04 Any employee required to perform the duty of a higher rated position shall, having performed in such higher rated position for one (1) hour, be paid the higher rate for all hours worked in that position. It is understood that the above will apply to each separate occasion of such transfer and it is agreed that the Employer will not assign such work on an alternating basis simply to avoid paying the higher rate.

This does not apply during the training period for the higher rated piece of equipment while being supervised.

An employee may be temporarily assigned to work of a lower rating and the employee's rate shall not be affected.

The allocation of equipment shall be awarded to the most senior employee at or above the upgrading level applicable to that piece of equipment, at the time of the allocation. Seniority is defined as departmental seniority within the work crew regularly reporting to the Manager allocating the equipment.

This is not to be interpreted that an employee has a "right" to a certain piece of equipment, or that another employee already operating a piece of equipment will be "bumped" by a senior employee because the senior employee becomes available to operate the equipment. The allocation noted above is to apply at the beginning of shifts, and is not expected to interfere with work in progress.

- 13.05 It is recognized that the premium paid for Lead Hands, as set out in Schedule "A" is compensation paid for duties such as directing work crews and individual workers, providing training and guidance to workers, reporting difficulties (equipment, etc.) to supervisor and assisting supervisors with administrative responsibilities, such as time reporting, operations reports, customer service, etc. These duties are in addition to regular bargaining unit work performed by the Lead Hand.

It is clearly understood that the duties of a Lead Hand DOES NOT include hiring, firing, appraising or disciplining employees, nor shall the Lead Hand be required to attend regular supervisors meetings in place of their supervisors.

In recognition of the above, all Lead Hands are to be paid a premium above the highest rate in the area where they are lead hand, as noted in Schedule 'A'.

- 13.06 Both parties recognize the historical practice of employees assisting fellow employees in orientation and sharing job knowledge. However, where an employee is specifically designated by the Employer to be a trainer, the employee will receive an hourly premium two dollars and fifty cents (\$2.50) per hour, for all hours spent training. Examples of this are, but are not restricted to, driver trainers, equipment trainers, first aid trainers, etc.

- 13.07 (a) The Employer shall have the right to place employees "On Call" duty on a revolving basis. (i.e. immediately available by direct telephone contact.) Such employee shall be guaranteed one (1) hour pay per day at straight time while "On Call" duty during the week and two (2) hours pay per day on weekends or statutory holidays for a twelve (12) hour "On Call" shift and four (4) hours per day on the weekend or statutory holiday for a twenty-four (24) hour "On Call" shift.

On being called out, the employee shall be paid in addition to "On Call" pay at the rate of time and one half (1 1/2) for all time worked, with a minimum of two (2) hours pay at time and one half (1 1/2) for each call out (double time (2) for Sunday or Holidays). Employees who have been placed "On Call" for a specific duty must be called out before employees who have not been placed on "On Call" for that duty. Should an employee be called and cannot be reached or fails to report after being reached, the employee's "On Call" pay for that day will not be paid, and the employee may be subject to disciplinary action unless the employee had made proper arrangements with a suitable replacement and informed their Superior. The Manager of the Division concerned shall select and place on a call roster those employees who are qualified to constitute crews for "On Call" duty. Employees who are not on call, but are called out shall receive the minimum of two (2) hours pay at the appropriate rate for each call out.

- (b) Any employee who is "On Call" for eight (8) hours or more and who is called out shall receive double time (2) for the first two (2) hours of the first call only each day, Monday to Friday.
- (c) Mechanics in the Mechanic Division may have a schedule arranged to cover the "On Call" for the Mechanic in the Fire Department, when the Mechanic is off. The "On Call" to coincide with Article 13.06 of the collective agreement.
- (d) When the winter night shift is required to standby for four (4) hours prior to their normal shift, they will be paid one (1) hours pay at straight time per day of standby.
- (e) When an employee who is "On Call" requires additional help with overtime (whether long or short term), the person following the employee on the on call list shall be called out whenever reasonably possible.

- 13.08 Cell Phones or Pagers will be supplied to "On Call" employees at the discretion of the Director. It is the responsibility of the employee to ensure that their Bell Boy is functioning.

- 13.09 (a) A rotating shift schedule for hourly rated employees at the Cemetery shall be established to provide for one (1) employee per week to be employed from Tuesday to Saturday, other employees to be employed from Monday to Friday. All hours worked in excess of work day or week established under the schedule will be overtime and compensated as such.

- (b) In the interests of safety, the Employer agrees to employ two (2) employees while digging any grave. Employees required to work weekend funerals, or paid Holidays, other than as provided in Section (a) of this Article, shall be notified by Thursday whenever possible, and shall be paid a minimum of four (4) hours pay at the appropriate rate.
- (c) A special exhumation pay of triple (3x) the regular wages shall be paid to cemetery employees on any grave.

13.10 The Union President shall have preference of day shift when mutually agreed between the parties.

ARTICLE 14 - OVERTIME

14.01 All time worked beyond the standard work day, the standard work week or on a holiday, shall be considered as overtime and shall be paid for as follows:

- (a) On a regular work day - time and one half (1 1/2) for the first four (4) continuous hours of overtime work then at double time (2)
- (b) On first regularly scheduled day off - time and one half (1 1/2)
- (c) On the second regularly scheduled day off - double time (2)
- (d) On the third regularly scheduled day off - double time (2)
- (e) On all statutory holidays, or days designated as such - double time (2) plus normal day's pay in accordance with Article 17.
- (9) In the case of scheduled overtime, employees will be advised no less than two (2) hours in advance of such overtime commencing that they are required to work the overtime. Should an employee who has been notified of their requirement to work overtime in accordance with the foregoing, have such overtime cancelled and not be given notice of such cancellation at least one (1) hour prior to the scheduled commencement of such overtime, the employee will be paid two (2) hours pay at their regular straight time hourly rate.

14.02 Overtime shall be rotated in each department as far as is reasonably possible among those employees who normally perform the work to be done. All call-out hours to be added to overtime list with scheduled overtime for the purposes of rotation.

14.03 The principle of low hours distribution for overtime shall be used in all work areas. Specific guidelines will be posted by the Employer in work areas outlining that work area's process for low hours overtime distribution.

14.04 Employees shall not be required to lay off during regular hours to equalize any overtime worked.

- 14.05 Employees who work twelve (12) or more consecutive hours in any one (1) day, without a break of at least one (1) hour, shall be entitled to a meal allowance of **ten dollars and fifty cents (10.50) (ten dollars and seventy-five cents (10.75), effective January 1, 2008)**. Any employee who works five (5) or more consecutive hours on a Saturday or Sunday or on their day off shall receive a meal allowance of **ten dollars and fifty cents (10.50), (ten dollars and seventy-five cents (10.75), effective January 1, 2008)**.
- 14.06 At the time of hiring, all new employees shall be informed that overtime is a condition of employment.

ARTICLE 15 - RATES OF PAY

- 15.01 See Schedule "A" attached hereto, which forms an integral part of this Agreement.
- 15.02 (a) The Employer agrees to pay wages every Thursday in accordance with Schedule "A" attached hereto and forming part of this Agreement.
- (b) Arena and Parks employees to be paid five (5) days every Thursday.
- 15.03 New employees on probation shall not receive full rate until confirmed in that position, said period not to exceed thirty (30) working days. In the event that a probationary period has been extended by mutual agreement, the full rate will be withheld until successful completion of probation and will be paid retroactively to the end of the original thirty (30) day period.

ARTICLE 16 - VACATIONS

- 16.01 Vacations with pay shall be granted employees under the following schedule for the term of this contract:

2 weeks after 1 year of service
 3 weeks after 4 years of service
 4 weeks after 9 years of service
 5 weeks after 16 years of service **(after 15 years effective July 1, 2008)**
 6 weeks after 24 years of service **(after 23 years effective July 1, 2008)**
 7 weeks after 29 years of service

In addition to the above, any employee who has reached entitlement for three (3) weeks vacation or more shall accumulate increased vacation beyond the entitlement noted above at the rate of one (1) day for every two (2) years worked until the next level of entitlement noted above is reached. Employees shall continue to accumulate increased vacation at the rate of one (1) day for every two (2) years worked after the maximum entitlement is reached.

Students and Temporary employees will have their vacation pay processed on each pay.

For calculation purposes, the vacation year is July 1 to June 30.

- 16.02 Vacation pay will be paid at the rate of four (4%) percent, six (6%) percent, eight percent (8%), ten percent (10%), twelve percent (12%) percent, and fourteen percent (14%) as applicable, of the gross wages earned during the fiscal year July 1 to June 30. In respect to additional days of vacation entitlement as a result of the "step-up" system, employees who qualify for such days will receive vacation pay on the basis of point four (.4) of one percent (1%) for each day of entitlement.

Example:

3 weeks entitlement	= 6% vacation pay
3 weeks + 1 day entitlement	= 6.4% vacation pay
3 weeks + 2 days entitlement	= 6.8% vacation pay
3 weeks + 3 days entitlement	= 7.2% vacation pay
4 weeks entitlement	= 8% vacation pay
4 weeks + 1 day entitlement	= 8.4% vacation pay
4 weeks + 2 days entitlement	= 8.8% vacation pay
4 weeks + 3 days entitlement	= 9.2% vacation pay

Any difference between the normal vacation payment and the percentage of gross pay will be paid on or before August 15.

- 16.03 Employees who cannot be granted their two (2) weeks vacation during the months of June, July, August and September due to the nature of their work, shall be granted one (1) extra week of vacation at a time mutually agreeable to the employee and the Employer.

.Employees shall be granted their vacation according to their seniority. If the date of an employee's vacation does not suit them, then the employee may be allowed to exchange dates with any other employee who is willing to do so with the consent of the Manager.

- 16.04 Employees with less than one (1) year's service shall be entitled to vacation with pay in accordance with the following schedule:

1 months' service	- 1 days' vacation
2 months' service	- 2 days' vacation
3 months' service	- 2 1/2 days' vacation
4 months' service	- 3 1/2 days' vacation
5 months' service	- 4 1/2 days' vacation
6 months' service	- 5 days' vacation
7 months' service	- 6 days' vacation
8 months' service	- 7 days' vacation
9 months' service	- 7 1/2 days' vacation
10 months' service	- 8 1/2 days' vacation
11 months' service	- 9 1/2 days' vacation
12 months' service	- 10 days' vacation

- 16.05 An employee can receive their full vacation pay on the last working day preceding their vacation, provided the employee gives such notice for vacation

pay to the office of the Human Resources Services Division not less than ten (10) working days preceding the week of vacation.

- 16.06 Where the vacation period taken by an employee under the provisions of the preceding paragraph includes one (1) or more statutory holiday, then such statutory holiday shall be taken at a time suitable to the employee and the Employer.
- 16.07 A request list for the scheduling of vacation for the vacation year beginning July 1st, shall be available by May 5th, and the final vacation list shall be completed by May 15th in each year. A list of employees' vacation periods shall be posted not later than June 1st and subject to the provisions of Section 16.03, seniority shall rule in choice of vacation. Vacations not requested by May 15th will be granted on a first come, first served basis.
- 16.08 Vacation entitlement must be taken during the period of July 1st to the following June 30th. There shall be no carry over of vacation from year to year unless due to extenuating circumstances agreeable to both the Employer and the Union.

ARTICLE 17 - STATUTORY HOLIDAYS

- 17.01 The following holidays will be observed:

New Year's Day	Labour Day
Good Friday	Thanksgiving Day
Easter Monday	1/2 day December 24
Victoria Day	Christmas Day
Canada Day	Boxing Day
Civic Holiday	1/2 day December 31

Note: The parties agree that the one-half (1/2) day before Christmas and New Years listed above may be reviewed, and an alternative work schedule (i.e. one full day rather than two half days) may be considered on a year-to-year basis. Any alternative work schedule must only be implemented with the agreement of both parties, and must not reduce the overall entitlement.

- 17.02 Heritage Day shall be allowed as a floating holiday and will be available to full time staff only, excepting temporary employees who are employed on the third Monday in February in which case they may take that day only.

Remembrance Day will be allowed as a floating holiday, and will be available to full time staff only.

- 17.03 Holidays declared by the Ministry of Labour that fall on Saturday or Sunday, will be observed on Monday ~~or~~ Friday **for Monday to Friday shifts. Holidays declared by the Ministry of Labour that fall on Saturday or Sunday, will be observed on that day for seven day shifts.**

- 17.04 Pools, Arenas and Parks employees, if they so choose, to receive a day off in lieu, to be mutually agreed upon between the employee and their Supervisor, when a holiday granted under this Article 17 falls during the employee's shift. In such case, the premium pay for working on the holiday will not apply.
- 17.05 The Employer agrees to pay statutory holiday pay equal to the hours of work then in effect as set out in Clause 13.01 above at the then current basic rate of the employee concerned without requiring such employee to work on the holiday hereinbefore mentioned whether or not such holiday falls on a standard work shift day.
- 17.06 Employees working for a period of not less than five (5) consecutive working days (or four **(4)** consecutive working days where the holiday falls on a Friday) at a higher rated position immediately before a holiday shall be paid at the higher rate for the holiday.

ARTICLE 18 - SICK LEAVE

- 18.01 Employees will be granted one and one half (1 1/2) days per calendar month sick leave accumulation to be unlimited. Employees claiming sick leave are required to report to the authorized personnel whose names are posted in the appropriate department not later than fifteen (15) minutes prior to their starting time in order to receive payment for that day; provided that an employee reporting sick and indicating extended time off will be required, shall not continue to report until the employee is prepared to return to work. Sick leave payment shall be paid upon satisfactory proof of illness or on a Doctor's Certificate provided all terms of this clause are adhered to. The Employer reserves the right to request the employee to submit to a Doctor's examination of their choosing, provided that in the event of a difference of Medical opinion, a third (3rd) Doctor agreeable to both parties shall act as Umpire of the problem, and the third (3rd) Doctor's opinion shall be binding on the parties of this Agreement. Temporary employees will working under this Agreement will be required to supply a Doctor's Certificate for all absenteeism to claim sick pay under this Agreement. **Students working under this agreement will not be entitled to sick days until after the completion of four (4) consecutive months of employment.**
- 18.02 Where the requirement for a Doctor's Certificate to support a claim for sick leave payment has been pre-established by a letter to the employee, such Certificate must be presented to the Employer by the employee no later than the date the employee returns to work. Failure to comply with the above will cause the employee to be ineligible for payment. Where the employee was unable to secure the certificate prior to their return to work solely due to the Doctor not providing same in time or the Doctor not being available the employee will be excused from the above requirement.
- 18.03 Employees who have had ten (10) separate occurrences of absence due to sickness in a calendar year will not be paid for the next three (3) days of absence due to illness in the calendar year.

- 18.04 Immediately after the close of each calendar year, each employee shall be advised of the amount of sick leave accrued to their credit.
- 18.05 If an employee is absent from work due to illness or for any reason other than Workplace Safety and Insurance, for more than four **(4)** consecutive months, said employee shall not accumulate sick days until the employee returns to work on a regular basis.
- 18.06 The City's Corporate Absentee Policy, as amended by the employer from time to time, shall not contravene Article 18.
- 18.07 In accordance with Section 352 (65) of the Municipal Act and the By-law of the Corporation of the City of Cambridge respecting accumulated sick leave gratuities, upon the termination of their employment no employee, former employee or the estate of an employee shall be entitled to more than an amount equal to the employee's salary, wages or other remuneration for one half (1/2) the number of days standing to the employee's credit and in any event, not in excess of the amount of one half (1/2) year's earnings at the rate received by the employee immediately prior to termination of employment. This benefit shall not apply to any employee, former employee or the estate of an employee with less than five (5) years continuous service.

ARTICLE 19 - CLOTHING

The following provisions allow for two (2) options of clothing issue, either 19.01 a), or 19.01 b). The Director, or their designate, shall determine which option shall be followed for the clothing issue in their Division.

- 19.01 a) All new employees to receive choice of four (4) shirts, two (2) pants, one (1) parka and safety boots.

The following clothing shall be supplied on an as needed basis:

Shirts (long sleeve, short sleeve, T-shirt)	
Pants	Cotton Gloves
Coveralls	Safety Boots
Safety Hats with winter liners (rubber liners)	Rain Suits
Winter & Summer Hydro Gloves	Parka and thermal outerwear
Rubber Galoshes	Rubber Gloves

Spring Jackets to employees in Arenas in summer.

Animal control officers to receive disposable gloves.

Water Division Servicepersons to be supplied with Identification Badges.

- 19.01 b) "All new employees will receive two (2) pants and safety boots, and a choice of
- a) five (5) T-shirts, or
 - b) three (3) buttoned shirts, or
 - c) two (2) T-shirts and two (2) buttoned shirts, or
 - d) three (3) T-shirts and one (1) buttoned shirt

The following clothing shall be supplied on an as needed basis:

Blaze Orange T-shirts (long and short sleeve)

Pants

Cotton Gloves

Blaze Orange Coveralls, full or bib-type (**non-insulated**) - to be laundered as required by each Division at the cost of the Employer

Blaze Orange Coveralls OR Jackets (insulated) - subject to the approval of the Employer, employees may be issued either a pair of Blaze Orange Coveralls OR a Jacket, not both, and the Employer shall pay 100% of the cost of the either the Coveralls or Jacket. The Employee has the option of purchasing the article that is not issued by the Employer and the Employee shall pay 100% of the total cost. The Employee shall be responsible for laundering of the insulated Coveralls/Jacket.

One (1) Sweatshirt (crew neck or hooded)

Safety Hats with winter liners

Rain Suits

Winter & Summer Hydro Gloves

Blaze Orange Jacket (**non-insulated**)

Rubber Galoshes

Rubber Gloves

Springjackets to employees in Arenas in the summer

Disposable gloves as requested by Area Managers

Identification badges may be supplied to Meter, Water, Construction and Sewer Servicepersons, and any other positions deemed necessary.

An Employee may choose to upgrade an article of clothing, as described above and any such upgrade shall be at the Employee's expense.

- 19.02 Subject to the approval of the Supervisor, employees may have the option of purchasing items of clothing they feel is necessary to perform their duties, (other than the items listed above), and the Employee shall pay the full cost of such clothing.

- 19.03 Safety boots shall be provided on an as needed basis as follow:

- i) Standard stock issue will be high cut safety boots as selected jointly between management and union representatives,
- ii) Specialized safety boots will be as per divisional needs as established by each division.
- iii) In the event an employee decides to purchase safety boots on their own and wishes to be reimbursed for the total cost up to the allotted allowance, the following will apply:

- a) The employee must do so on their own time after work hours,
- b) The employee must have their request approved by their Supervisor,
- c) The employee must return receipt of payment to their Supervisor for reimbursement, and
- d) The boots purchased must be an approved safety boot in accordance with the Occupational Health and Safety Act.

19.04 Clothing issued by the Employer is supplied on loan, and all articles of clothing or other equipment be returned to the City stores upon any employee leaving the service for any reason.

19.05 Employees applying for new issue will be provided same on return of garment or equipment to be replaced. Clothing provided by the Employer shall be worn only when on duty.

Laundering of all items of clothing to be taken care of by the employee.

Any costs incurred by employees related to the issuance of clothing must be paid directly by the employee, and not through payroll deduction.

ARTICLE 20 -JURY DUTY

20.01 Employees who are required to serve as jurors or subpoenaed witnesses in any court shall be granted time off and shall be paid the difference between their regular pay and what they receive as jury or witness pay. Employees qualifying for Jury Duty pay are required to turn over to the Employer payment received from the court prior to payment being made by the Employer.

ARTICLE 21 - GRIEVANCE PROCEDURE

21.01 Should any difference (hereinafter called a "grievance") arise between the Employer and any employee as to the interpretation, application, administration or alleged violation of this Agreement, an earnest effort to settle such grievance without undue delay shall be made in the following manner:

21.02 STEP 1

In the event of a grievance arising, within five (5) working days it shall be taken up verbally by the employee with the immediate Manager and/or Director of the department concerned. **If the immediate Manager and/or Director is not available, the grievance shall be taken up with another Manager and/or Director as designated by the Employer in the Operating Department.** The Manager and/or Director shall arrange for the presence of a representative of the Union and their participation in the discussion. The Manager and/or Director shall render a decision as promptly as circumstances permit, and in any case within three (3) working days.

INTERMEDIARY STEP (Optional)

Where a grievance has not been satisfactorily resolved at Step 1, and prior to the grievance being processed to Step 2, the Employer and the Union may

mutually agree to meet in an effort to resolve the grievance and any related matters. Two representatives of the employer shall meet with two representatives of the Union Executive, and any other persons mutually agreed to by the parties. The parties may agree that such a meeting is without prejudice to the grievance procedure. Where such meeting occurs the timeframes for proceeding to Step 2 shall be extended. **The decision shall be delivered in writing within five (5) working days of the meeting.**

STEP 2:

Any employee who considers the decision of the immediate Manager and/or Director unsatisfactory, may place their grievance in the hands of the Union Grievance Committee, which shall within ten (10) working days of the date of the Step 1 reply, forward the grievance to the Human Resources Services Division. Within a further ten (10) working days of the receipt of the grievance a meeting shall be held with the Union Grievance Committee, the grievor, the steward and the Management Grievance Committee comprised of a Human Resources Services representative, the Chief Administrative Officer or designate and up to two (2) additional employer members from the operating departments. The Manager and/or Director of the department concerned may also attend, but are not part of the Management Grievance Committee.

The Chief Administrative Officer or designate shall deliver a decision in writing on behalf of the Management Grievance Committee within five (5) working days of the Step 2 meeting. Failing settlement at Step 2, the Union may, only within a period of forty-five (45) working days from the receipt of the reply of the Management Grievance Committee, invoke the arbitration provision of this agreement.

All time limits as set out in this clause apply to the Union as well as the Employer and may be extended by mutual agreement in writing.

- 21.03 Within the terms of Article 21, a working day shall be defined as a day other than Saturday, Sunday or a paid Holiday.
- 21.04 The Union shall officially advise the Employer of the names of the members of the Union Grievance Committee. Such membership shall be recognized until altered by the Union.
- 21.05 In determining any grievance arising out of discharge or other discipline, a Board of Arbitration may dispose of the claim by affirming the Employer's action and dismissing the grievance or by setting aside the disciplinary action involved and restoring the grievor to this former position with or without compensation or in such other manner as may, in the opinion of the Board, be justified.
- 21.06 A policy grievance, which is defined as an alleged violation of this Agreement which affects all or any number of employees, must be lodged by the Union in writing with the Human Resources Services Division or by the Employer with the Union at Step 2 of the grievance procedure at any time within ten (10) working days after the circumstances giving rise to such grievance occurred and if it is not satisfactorily settled, it may be processed to arbitration in the

same manner and to the same extent as the grievance of an employee. Failure to comply with the above mandatory time limit shall prevent the Union or the Employer from filing a grievance or submitting a grievance for arbitration. The time limit can be extended by mutual agreement of the parties.

- 21.07** Following receipt of the response from the Management Grievance Committee at the final step of the grievance process, the parties may, by mutual agreement, request the services of a grievance mediator in attempting to resolve a grievance prior to arbitration. It is agreed that the processing of the matter to mediation must be with the written agreement of both parties, and both parties must agree to the selection of the mediator. The parties shall share equally in the expense of the mediator.

ARTICLE 22 -ARBITRATION

- 22.01** Where a difference arises between the parties, in relation to the interpretation, application or administration of this Agreement, including any question as to whether a matter is arbitrable or where an allegation is made that this Agreement has been violated, either of the parties may, after exhausting any grievance procedure established by the Agreement, notify the other party in writing of its desire to submit the difference or allegation to arbitration, as follows:

- a) The party shall make such request in writing addressed to the other party to this agreement, and at the same time shall submit the names of three (3) sole arbitrators for consideration.
- b) If the party receiving the request for arbitration cannot agree with the names of the sole arbitrators submitted, within ten (10) full working days thereafter, the party shall submit the names of three (3) additional sole arbitrators for consideration of the party who originated the request.
- c) Thereafter the parties shall exchange the names of sole arbitrators and will attempt to come to mutual agreement on the selection of a sole arbitrator.
- d) If the parties are unable to agree upon the selection of a sole arbitrator, either party may then request the Minister of Labour to appoint a **sole** arbitrator in accordance with the Labour Relations Act of Ontario.
- e) In the alternative to the selection of a sole arbitrator, where the parties mutually agree to the refer any differences to a Board of Arbitration such difference shall be settled in accordance the Labour Relations Act of Ontario.

- 22.02 Neither the arbitrators nor the Arbitration Board shall be authorized to make any decision inconsistent with the provisions of this agreement, nor shall they alter, modify or amend any part of its provisions or deal with any matter not contained therein.

ARTICLE 23 - GENERAL CONDITIONS

- 23.01 The Employer and the Union agree to follow procedures as outlined in this Agreement. The parties mutually agree that during the life of the Agreement, there will be no cessation of work, strikes, slow-downs, lockouts, or other work stoppage.
- 23.02 Employees taking time off for any reason other than sickness must make prior arrangement with and receive the permission of the Manager or Director of their Department. Absenteeism without permission or just cause will result in suspension or discharge.
- 23.03 An employee who has been absent from work without satisfactory notice or leave for a period of three (3) consecutive working days without given a valid reason shall be considered to have terminated their employment with the Employer.
- 23.04 Each employee shall be a full time employee of the City of Cambridge and any employee doing any work outside for remuneration which may impair their effectiveness as a City employee, shall be subject to disciplinary action.
- 23.05 In the event that new job classifications are created, or substantially different equipment is to be operated by employees under this agreement, the duties and the wages applicable shall be discussed with the Union. In the event the parties cannot agree on the wage rate the employer shall impose a wage rate, and the Union shall have recourse to the grievance procedure if it disagrees with the employer's rate of pay
- 23.06 (a) While an employee is on compensation, the Employer agrees to deduct from the employee's sick pay bank and pay the employee, an amount equal to the difference paid by the Workplace Safety and Insurance Board and the employee's regular pay as long as the employee has sick leave credits. The employee must notify the Employer if they do not wish this amount deducted from their sick leave credits.
- (b) An employee prevented from working for the Employer on account of an occupational accident that is recognized by the Workplace Safety and Insurance Board as compensable within the meaning of the Compensation Act, shall receive from the Employer their regular net pay, exclusive of any premiums or overrides. One quarter (1/4) day shall be deducted from the employees sick bank for each day that they are off work due to the compensable injury, in accordance with Clause 23.07(a). Therefore, any monies received by the employee from the Workplace Safety and Insurance Board for lost wages must be turned over to the employer.

ARTICLE 24 – MECHANICS

- 24.01 Tools which are personally owned by the mechanics will be replaced at the expense of the Employer providing they are lost or broken during normal working hours and a report made immediately to the their Supervisor. Mechanics must supply an inventory of their tools. The Employer shall pay for the renewal of mechanic's licenses.
- 24.02 Mechanics will be provided with one (1) hour per month to maintain tools. Time to be scheduled at the discretion of the their Supervisor. Mechanics shall receive a tool allowance of five hundred dollars (\$500.00) per year **(seven hundred and fifty, (\$750.00) effective January 1, 2008)** for the purchase of tools upon provision of receipts to the Employer.

ARTICLE 25 – DISCIPLINE AND DISCHARGE

- 25.01 Any employee covered under this collective agreement shall be advised that they have the right to Union representation when any formal disciplinary warning is to be added to the employee's file and when, discharge, suspension, or demotion is imposed on that employee.
- 25.02 Any employee covered by this collective agreement shall be advised that they have the right to Union representation when suspension or discharge is to be imposed on the employee. **A member of the union executive shall be given the opportunity to attend any meeting where an employee covered under this collective agreement is being suspended or discharged. Where an employee is being suspended or discharged the operating department shall inform the Human Resources Division.**
- 25.03 Reprimands (verbal and/or written warnings) placed on an employee's record and will be removed within one (1) year of the date of occurrence.
- Disciplinary action resulting in suspension placed on an employee's record is to be removed in two (2) years if not repeated.
- 25.04 Notice of discharge shall be hand delivered, or forwarded to the employee by registered mail, or courier to the last known address on file with the employer, with a copy to the Recording Secretary of the Union, and to the representative of the Canadian Union of Public Employees. In cases where an employee is discharged verbally, the above notification will still be sent to the employee and those listed above for verification purposes.
- 25.05 A claim by an employee with seniority that he/she has been unjustly discharged shall be treated as a grievance if a written statement of such grievance is lodged at Step 2 of the grievance procedure within five (5) working days after the employee ceases to work for the employer, and the first step of the grievance procedure will be omitted in such case. Such special grievance may be settled under the grievance and arbitration procedure.

- 25.06 No disciplinary document shall be placed on the employee's file which has not been first shown, and a copy given to the employee. An employee, or the employee's representative, shall, with the authorization of the employee, have the right to have access to, make copies, and review his/her personnel file, within three (3) working days of making such request to the Human Resources Services Division, and on the employee's own time.

ARTICLE 26 – PROMOTION/STEP-UP SYSTEMS

Promotions and step up systems are outlined in the Qualifications Program mutually agreed to between the parties and forming part of this agreement.

ARTICLE 27 – CORRESPONDENCE

- 27.01 All correspondence between the parties, arising out of the agreement or incidental thereto, shall pass to and from the Human Resources Services representative and the Recording Secretary and President of the union, with a copy to the representative of the Canadian Union of Public Employees.
- 27.02 The Employer agrees that any reports or recommendations about to be made to Council dealing with matters of policy and conditions of employment, and which affect employees within this bargaining unit, shall be communicated to the Union in time to afford the Union a reasonable opportunity to consider them and if though necessary, of speaking to them when they are dealt with by the Director of Human Resources Services, or designate.

Copies of all motions, resolutions and by-laws or rules and regulations adopted by the Employer as they affect this Agreement are to: 1) be forwarded to the Union, and 2) be posted on all bulletin boards.

ARTICLE 28 - EMPLOYEE BENEFITS

- 28.01 The Employer agrees to pay one hundred percent (100%) of the premium cost of the following employee benefits:
- (a) Ontario Health Insurance Plan (O.H.I.P.);
 - (b) An extended health care plan to include:
 - Medicare Supplement Expense insurance with no maximum;
 - Maximum Daily Hospital benefit - The difference between the ward and the semi-private rate of the hospital of confinement beginning on the eighth (8th) day of any hospital stay;
 - For the purchase of lenses and frames, the fitting of glasses or the replacement of frames to a maximum of **four hundred (\$400 dollars), (four hundred dollars and twenty-five (\$425) effective January 1, 2008),** every twenty-four (24) months with prescription change: **four hundred (\$400), (four hundred and twenty-five dollars (\$425) effective January 1, 2008),** every forty-eight (48) months without prescription change.

- Vision coverage to include coverage for one eye examination every **twenty-four** months, to a maximum of **\$75.00** effective the first of the month following signing.
 - Pay Direct Prescription Drug Plan. The insurer will pay eight dollars (\$8.00) of each dispensing fee, (nine dollars (\$9.00) effective January 1, **2008**), (ten dollars (\$10.00) effective January 1, 2009) or fifty percent (50%) of each dispensing fee, whichever is greater. The employee will pay the balance of the dispensing fee, if any.
 - For the purchase and fitting of contact lenses maximum three hundred and **seventy-five** dollars (**\$375**), four hundred dollars (\$400) effective January 1, **2008**,
 - Four thousand (\$4,000.00) for the purchase of one (1) hearing aid, or divided between two (2) hearing aids. Within this maximum is included audio tests and assessments to a maximum of one hundred and fifty (\$150.00) every three (3) years.
 - For the purchase of prescription safety glasses – up to a maximum of one hundred and twenty-five \$125.00 (one hundred and fifty (\$150) January 1, 2008) single vision and one hundred and fifty \$150.00 bifocals toward the cost of prescription safety glasses (one hundred and **seventy-five** (\$175) effective January 1, **2008**. Claims must be pre-approved and are based on re-imbursement by receipt.
 - A no-deductible drug plan.
 - Orthotic Coverage – yearly maximum is five hundred dollars (\$500.00) effective January 1, **2008**.
 - Lab tests –reimbursement for PSA tests, and CA-125 tests, effective the first of the month following signing. The reimbursement will be for costs not normally covered by the Ontario Provincial Health Plan.
- (c) Group Life Insurance: coverage equal to two (2) times the employee's annual salary.
- (d) Accidental Death and Dismemberment Insurance: coverage shall be three (3) times the employee's annual salary. Subject to the terms and conditions of the respective benefit plans and insurance policies.
- (e) Long Term Disability: to seventy percent (70%) of salary up to the age of sixty-five (65), to become effective after the expiration of sick day credits and the fifteen (15) week Disability Unemployment Insurance allocation. Should the fifteen (15) week period be altered, then the effective date will coincide with the altered benefit. Subject to the terms and conditions of the respective benefit plans and insurance policies.
- (f) Chiropractor – maximum \$30.00 per visit for a maximum twenty (20) visits per year. Massage Therapy – maximum \$40.00 per visit for a maximum twenty (20) visits per year. Osteopath, Naturopath, Podiatrist – maximum \$30.00 per visit for a maximum of twenty (20) visits per year.
- (g) In the event of the death of a current employee covered under this collective agreement, extended health care and dental benefits shall

continue for family members covered at the time of death for a period of twelve (12) months. The coverage shall continue to be in accordance with the applicable benefit plans and insurance policies.

- 28.02 Dental Plan: In addition to the above, all employees covered by this Agreement shall receive the Ontario Dental Association Plan coverage for which costs incurred under Plan A are insured for one hundred percent (100%) by the carrier, costs incurred under Plan B up to two thousand five hundred dollars (\$2500) per year, **(three thousand dollars (\$3000) effective January 1, 2008)** are insured for seventy percent (70%) by the carrier and costs incurred under Plan C three thousand dollars (\$3000), **(three thousand, two hundred and fifty dollars (\$3250) effective January 1, 2008)** per lifetime are insured sixty percent (60%) by the carrier. The maximum amount payable for all covered dental services is fifteen hundred dollars **(\$2,000)** per person.

Schedule of fees for O.D.A Dental Plan shall be one (1) year behind contract.

The cost of premiums for this plan to be paid by the employee shall be nine percent (9%). The employer will pay the balance of the premium.

- 28.03 All of the benefits described in this Collective Agreement, shall be as more particularly described and set forth in the respective benefit plans and insurance policies which shall be available for inspection by the Union upon request. Any dispute over the payment of benefits including disputes concerning conditions contained in the various plans and policies shall be adjusted between the employee and the respective insurer and the Employer agrees to use its best efforts to resolve any such dispute. It ~~is~~ understood that Article 28.01 Subsection (d) and (e) will be excluded from the terms as spelled out in Article 28.03.
- 28.04 The Employer may at any time substitute another carrier for any plan (other than the Ontario Health Insurance Plan) provided that the benefits conferred thereby are equal to or better than the existing plans. Such substitution will not occur on less than sixty (60) days' advance notice to the Union.
- 28.05 Employees who elect a 90 factor OMERS pension or who retire on **an unreduced OMERS pension** shall receive extended health care benefits, Dental, OHIP, as in accordance with the collective agreement to age sixty-five (65), life insurance benefit identical to that which is received under normal retirement. Premiums shall be paid by the Employer. Should the Provincial Government approve a temporary amendment to the OMERS early retirement, the Corporation and the Union will meet and discuss the provision of retiree benefits.
- 28.06 Employees wishing common-law benefit coverage must have been cohabiting for no less than one (1) year before coverage is available.

ARTICLE 29 - HEALTH AND SAFETY

- 29.01 The Union and Employer shall co-operate to the fullest possible extent to prevent accidents and promote safety and health of employees of the Employer.

- 29.02 A joint Health and Safety Committee shall be established and shall be composed of representatives of the Employer and representatives elected by the Union. Union representatives shall not exceed four (4) in number and shall represent Divisions referred to in Article 12.01.
- 29.03 The Joint Health and Safety Committee shall make inspections of working conditions and equipment and shall meet in accordance with the Occupational Health and Safety Act. The Committee shall maintain minutes of meetings which shall be sent to the Employer and the Union. The Committee's function shall be to promote safe working conditions and safe work habits of employees.
- 29.04 Transportation to the nearest physician or hospital for employees requiring medical care as a result of an accident shall be at the expense and as directed by the Employer.
- 29.05 The Union and the Employer will both participate in the investigation and reporting of the nature and causes of any accident or injury.
- 29.06 Animal Control to be supplied with two-way radio and/or cell phone.

ARTICLE 30 – RETROACTIVE PAYMENT

- 30.01 Retroactive payment for wages in this Agreement shall be made effective January 1, **2007** to all present employees within the bargaining unit. Terminated full-time employees who are on the payroll of the Employer as of January 1, **2007** shall be notified by the Employer upon ratification that they may apply for retroactive wages for time worked between January 1 and their termination date. The Employer shall forward such notification to the last known address of the individual. Request for retroactive pay must be made in writing within six (6) weeks of the notification being sent.

ARTICLE 31 - DURATION OF AGREEMENT

31.01 This Agreement shall become effective upon the first day of January, **2007** and shall remain in force and effect until the 31st day of December, **2009** and thereafter shall be renewed from year to year upon the latter anniversary date unless within the period of five (5) months prior to expiry date of this contract, notice in writing is given by either party to this Agreement of its desire to terminate or to amend this Agreement.

This Agreement signed this 29th day of January, 2008.

BETWEEN:

THE CORPORATION OF THE CITY OF CAMBRIDGE

Doug Craig

Mayor

Alex Mitchell

Clerk

AND

CANADIAN UNION OF PUBLIC EMPLOYEES
AND ITS LOCAL 32

Paul Walsh

President

Jiohn

Anderson

Secretary

Mark Charboneau

Representative of CUPE

Deb

Hirdes

Representative of CUPE

SCHEDULE 'A'

All rates hereunder mentioned are subject to Clause 12.05

<u>POSITION</u>	<u>3% ATB JANUARY 1, 2007</u>	<u>3% ATB JANUARY 1, 2008</u>	<u>3% ATB JANUARY 1, 2009</u>
Student - 1 st year	11.11	11.44	11.78
2 nd year	11.60	11.95	12.31
3 rd year	12.05	12.41	12.78
4 th year	12.37	12.74	13.12
Plus \$.25 cents for each year thereafter \$.75 cents above rate for operating piece of equipment			
Temporary	16.38	16.87	17.38
\$.75 cents above rate for operating piece of equipment			
Temporary Parks Security	13.99	14.41	14.84
Probationer	18.18	18.73	19.29
Seasonal Labourer	18.44	18.99	19.56
Level I			
Forestry, Construction	18.44	18.99	19.56
Water, Wastewater			
Water Meter, Parks			
Cemeteries, Roads			
Gardener, Traffic			
Pools	18.90	19.47	20.05
(Apprentice Mechanic)	19.18	19.76	20.35
Arenas	19.29	19.87	20.47
Asphalt/Weed Inspector	20.70	21.32	21.96
Sign Manufacturer,	21.02	21.65	22.30
Animal Control Officer			
Welder, Carpenter,	22.37	23.04	23.73
Licensed Small Engine			
Mechanic, Mechanic			
Level 2			
Forestry, Construction	19.18	19.76	20.35
Water, Wastewater			
Parks, Cemeteries,			
Roads, Gardener			
Traffic. Pools	19.88	20.48	21.09

<u>POSITION</u>	<u>3% ATB JANUARY 1, 2007</u>	<u>3% ATB JANUARY 1, 2008</u>	<u>3% ATB JANUARY 1, 2009</u>
Water Meter	20.20	20.81	21.43
Arena	20.29	20.90	21.53
Mechanic	22.97	23.66	24.37
Level 3			
Forestry, Parks, Cemeteries, Roads Gardener	19.41	19.99	20.59
Construction, Water Waste Water Pools	19.88	20.48	21.09
Traffic, Water Meter	20.70	21.32	21.96
Arenas	21.02	21.65	22.30
Mechanic	21.12	21.75	22.40
	23.79	24.50	25.24
Level 4			
Forestry, Parks, Cemeteries, Roads Gardener	18.88	20.48	21.09
Construction, Water Waste Water	20.20	20.81	21.43
Level 5			
Forestry, Parks, Cemeteries, Roads Gardener	20.20	20.81	21.43
Construction, Water Waste Water	21.02	21.65	22.30
Level 6			
Gardener	20.85	21.48	22.12
Parks, Cemeteries, Roads	21.02	21.65	22.30
Forestry	22.37	23.04	23.73

Lead Hand Premiums

\$1.60 per hour for
permanent or posted Lead
Hand positions
\$1.00 per hour for
temporary Lead Hand
placements.

<u>POSITION</u>	<u>3% ATB JANUARY 1, 2007</u>	<u>3% ATB JANUARY 1, 2008</u>	<u>3% ATB JANUARY 1, 2009</u>
Diesel Mechanic and/or Heavy Equipt. Mechanic - plus .25 cents above Licensed Mechanic (with license or certificate)			
Water and/or Waste Water Certification premium – effective Oct. 30, 2007 OIT – plus twenty-five cents (\$.25) per hour over the employee's regular hourly rate OIT and Level 1 License – plus fifty cents (\$.50) per hour over the employee's regular hourly rate OIT, Level 1 and 2 License – plus seventy-five cents (\$.75) per hour over the employee's regular hourly rate Premiums will be doubled for employees obtaining OIT, Level 1 or Level 2 as outlined above in both Water and Waste Water			
Note: The following hourly rates apply to Schedule B for equipment over ride purposes only:			
I a	20.20	20.81	21.43
1	19.88	20.48	21.09
2	19.41	19.99	20.59
3	19.18	19.76	20.35

SCHEDULE "B" - DEFINITIONS

1A

- ◆ 2 YARD, OR LARGER, LOADER W ATTACHMENTS (NOTE; includes Roads snowblowers)
- ◆ ¾ YARD TRACTOR LOADER/BACKHOE W ATTACH
- ◆ BULLDOZER
- ◆ ROADS SWEEPERS
- ◆ TRACKLESS **WITH ASPHALT CUTTING** ATTACHMENTS
- ◆ **ASPHALT SPREADER**
- ◆ **ASPHALT TRANSPORTER (2 OPERATORS)**
- ◆ ASPHALT RAKER
- ◆ EXCAVATOR
- ◆ SEWER CAMERA OPERATOR
- ◆ COMBINATION SEWER/CLEANER TRUCK
- ◆ HYDRO EXCAVATOR
- ◆ **SHOWMOBILE (set-up/dismantle - 2 Operators)**
- ◆ BUCKET TRUCK

1

- ◆ **TRACKLESS W ALL ATTACHMENTS (EXCEPT ASPHALT CUTTING ATTACHMENTS)**
- ◆ LARGE OVERSIZED MOWERS (12'+)
- ◆ WATER TRUCK (PUBLIC WORKS)/CALCIUM – DUST CONTROL
- ◆ BACKHOE – LESS THAN ¾ YARD (while operating)
- ◆ STUMP GRINDER
- ◆ HIAB CRANE
- ◆ TOW BEHIND **ROTARY MOWER (Bat Wing)**

2

- ◆ TANDEM TRUCK
- ◆ **CRACK SEALING KETTLE (2 Operators) – WITH SPRAY NOZZLE**
- ◆ GARBAGE/COMPACTOR TRUCK
- ◆ **VENTRAC GRASS CUTTING MACHINE**
- ◆ MULTI-DECK MID SIZE MOWERS (up to 12')
- ◆ CONCRETE/ASPHALT WALK BEHIND SAW
- ◆ FRONT END LOADER
- ◆ DUMP TRUCK W VACUUM (2 Operators)
- ◆ TRUCK WHILE PLOWING SNOW
- ◆ SNOWBLOWER ATTACHMENTS
- ◆ **BRUSH CHIPPER**

3

- ◆ TRACTOR LOADER AND MOWER
- ◆ TRUCK DRIVER (16,000 to 38,000 lbs. GVW)
- ◆ RIDING ROLLER
- ◆ SEWER RODDERS

- ◆ SMALL RIDING LAWN MOWERS
- ◆ DIESEL POWERED AIR COMPRESSORS W ATTACHMENTS
- ◆ DUMP TRUCK WHILE NOT PLOWING
- ◆ TANKER TRUCK
- ◆ GORE FOUNTAIN OPERATION
- ◆ TRACTOR W ATTACHMENTS (while in use)

LETTER OF UNDERSTANDING
between
THE CORPORATION OF THE CITY OF CAMBRIDGE
and
THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32
LIEU TIME

The parties agree to the provision of banking Lieu Time as an alternative to receiving payment for overtime worked under the following conditions:

1. As an alternative to receiving payment for overtime worked (not including stand-by hours) at the applicable rate, employees shall have the option of accumulating one time per year up to forty (40) hours of overtime at the applicable rate. If the employee chooses to accumulate lieu time, they will continue to accumulate lieu time until they reach forty (40) hours, or until they decide to make a withdrawal from their lieu time bank.
2. Employees who are interested in banking overtime to be taken off as time in lieu shall indicate in writing that they opt to bank overtime for the purpose of taking the time off in lieu no later than December 18th in a year. The option selected by an employee remains in effect for the remainder of the following calendar year and cannot be changed through that year.
3. Any additional hours over and above forty (40) hours due to converting overtime hours worked at the applicable overtime rate are forfeited by the employee.
4. The supervisor shall maintain a list of such accumulated lieu hours.
5. These accumulated hours shall be taken off as lieu time: such shall be taken at a time mutually agreed between the supervisor and the employee. Should agreement not be reached on when the employee wishes to take the lieu time off, this shall not become the subject of a grievance.
6. Lieu time is to be taken in blocks of eight (8) hours, however, at the sole discretion of the Employer, a minimum of four (4) hours may be taken.
7. An employee who has exhausted vacation, floating, etc. entitlements will be permitted to request lieu time during November and December, provided the time is booked and approved prior to October 31st in the calendar year they've elected to bank overtime.

Cont'd.../2

8. Any overtime hours that have been accumulated by employees and not taken off as lieu time, or booked as per item #7, by October 31st by the employee, such accumulated overtime will be paid out as soon as possible after October 31st.
9. This agreement is without prejudice or precedence.
10. This agreement shall apply to employees in the Transportation and Public Works Department and the Community Services Department.
11. This agreement can be terminated by either party by providing sixty (60) days written notice to the other party indicating termination of the agreement effective December 1st.

Signed at Cambridge, Ontario this 29th day of September, 1999.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

FOR C.U.P.E. LOCAL 32

George Vandermey

Paul

Walsh

Sue Traves

Tim Thompson

Dave Stuart

Jim

Dakin

Phil Dechene

Jeff

Schrivver

LETTER OF UNDERSTANDING
BETWEEN
THE CORPORATION OF THE CITY OF CAMBRIDGE
AND
CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32
PARKS SECURITY

The parties agree to the following criteria as it relates to seasonal Parks Security staff on the temporary afternoon shift within the Parks and Outside Services Division:

1. Shifts will be eight (8) hours. Meals and breaks will be in accordance with the collective agreement. A shift will start no earlier than 3:00 p.m. and complete no later than 12:00 midnight. Shifts will be scheduled so as to grant each employee at least two (2) consecutive days off per week.
2. Shifts to be implemented from approximately May 1st to October 31st each year.
3. Each year, Local 32 retirees will be given preference to work this shift. Only temporary employees will work this shift and they shall not have any assurance of employment from one season to another.
4. The responsibilities will be Parks security, washrooms, litter and public relations.
5. Management will schedule two seasonal Parks Security employees to work the required shifts covering the Parks areas.
6. If the scheduled seasonal Parks Security employee is unable to report to work, the eight (8) hour shift will be offered as overtime to the full-time employees who normally work within this area. Failing this, the shift will be offered to other full-time employees, first within the Division and then on a city-wide basis.
7. In the case of an extended absence in excess of 1 shift, such overtime will be offered to full-time employees for a period of five (5) days, after which management has the right to replace the temporary employee who is unable to work with an alternate temporary employee.
8. Temporary employees working this shift shall not work in excess of a total of forty (40) working hours in any given week.
9. Rate of pay shall be in accordance with Schedule 'A' of the collective agreement.
10. For safety reasons, seasonal Parks Security employees will be provided with a shirt and a cap identifying them as Parks Security Staff, and portable yellow caution lights and permanent radios for the vehicles.

Cont'd.../2

11. This agreement will apply only for the duration of the present collective agreement.

Signed at Cambridge, Ontario this 29th day of September, 1999.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE CITY OF CAMBRIDGE

FOR CUPE, LOCAL 32

George Vandermey

Paul

Walsh

Sue Traves

Tim Thompson

Dave Stuart

Jim

Dakin

Phil Dechene

Jeff

Schrivers

LETTER OF UNDERSTANDING
between
THE CORPORATION OF THE CITY OF CAMBRIDGE
and
THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32

Re: Seasonal Alteration in Hours of Work

The parties agree to allow an alteration in the regular hours of work per day in accordance with the following:

1. There shall be a ten (10) hour shift, four (4) days per week, forty hours per week, either Monday to Thursday, or Tuesday to Friday.
2. The daily hours of work shall be ten (10) continuous hours of work between 7:00 a.m. and 5:00 p.m. There shall be no split shifts.
3. This alternate shift shall take place only during the period of daylight savings time (April to October).
4. A work crew may be split up to allow coverage of the Monday to Friday work week, (i.e. some working Monday to Thursday, others working Tuesday to Friday.)
5. Where an employee feels that they are unable to work the hours identified in this letter, they are to advise the appropriate Director within five (5) working days of receipt of the thirty (30) day shift change notice noted under Item 13. The Director and the President of CUPE Local 32 shall meet in an effort to find a mutually acceptable resolve. If no acceptable resolve is possible, the department may, at its discretion, cancel the shift change notice of any work crew where it is felt a sufficient number of employees willing to work the new shift does not exist. This cancellation must be posted within five (5) working days of when the shift(s) was to commence.

It is clearly understood that, if an employee does not advise the Director within the five (5) working days noted above of a concern, they will work the new hours without recourse to returning to the standard shift of five (5) eight (8) hour days.

6. All work required and performed outside of the hours set out above in #1 and #2 shall be paid at the applicable overtime rate set out in Article 14 of the collective agreement.
7. Sick days and vacation days shall be accumulated and taken as one and one quarter (1 1/4) days for record purposes.
8. An employee who is off work as a result of an injury covered by WSIB shall be deemed to revert immediately to the normal hours of work, Monday to Friday, for WSIB purposes.

Cont'd.../2

9. Where a statutory holiday falls in a week where a shift of this nature is scheduled, employees will revert back to five (5) eight (8) hours days for that week only, without any shift change notice.
10. The work crews that this Letter of Understanding applies to are Public Works, Parks, Forestry and Horticulture.
11. The altered hours of work as set out in this Letter of Understanding shall be on a trial period for the duration of the collective agreement.
12. During the trial period, the parties shall meet each October to review the operation of the altered work week, to consider any required changes or adjustments to the terms of this Letter of Understanding. This agreement may be terminated at the time of this review for the following year by mutual agreement, or by either party.
13. The employer may implement the change in hours for any work crew with thirty (30) calendar days notice to the employees affected and the union and revert back to the regular hours of work with the provision of seven (7) calendar days notice to the union and the employees.

Signed at Cambridge, Ontario this 29th day of September, 1999.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

George Vandermey

Walsh

Sue Traves

Thompson

Dave Stuart

Dakin

Phil Dechene

Schrivver

FOR C.U.P.E. LOCAL 32

Paul

T im

Jim

Jeff

LETTER OF UNDERSTANDING
between
THE CORPORATION OF THE CITY OF CAMBRIDGE
and
THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32
AMALGAMATION

Should a plan be approved to merge, amalgamate or combine any of the City of Cambridge's operations or functions with another municipal employer or private sector employer, or transfer any of its operations or functions to another municipal employer or private sector employer, the Corporation will contact the Union immediately.

The City and the Union will meet, without delay, to discuss the City's plan. Should the plan be approved the parties will meet with the new municipal employer(s) or private sector employer(s) in order to attempt to resolve the retention of seniority rights, salary and wage levels, vacations and premiums, for each employee who will be transferred to the other municipal employer or private sector employer.

The parties to this letter agree that a process which allows local layoffs and bumping prior to any transfers taking place is a preferred option, and agree to pursue this, or any other process which will assist with employment preservation for affected employees of the Corporation while engaged in the meetings noted above.

Signed at Cambridge, Ontario this 29th day of September, 1999.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

FOR C.U.P.E. LOCAL 32

George Vandermey
Walsh

Paul

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Tim Thompson

Dave Stuart

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Schrive

LETTER OF UNDERSTANDING
between
THE CORPORATION OF THE CITY OF CAMBRIDGE
and
THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32
ONTARIO WORKS

The parties recognize that the Region of Waterloo's "Ontario Works Business Plan" or its successor or similar plan will not be used to displace any paid work of full-time, part-time employees or students or volunteers if any. The City agrees that the "Ontario Works" clients/placements shall not be placed into any position that is covered by Article 2.01.

Signed at Cambridge, Ontario this 29th day of September, 1999.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

FOR C.U.P.E. LOCAL 32

George Vandermey

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LETTER OF UNDERSTANDING

between

THE CORPORATION OF THE CITY OF CAMBRIDGE

and

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32

GUIDELINES: CITY WIDE ROVER SYSTEM**1. The Purpose of the Program**

Unless otherwise specified in this Agreement, all other provisions of the Collective Agreement will apply. The effective date of this proposal will be January 1, 1997.

This is a concept to deal with expected continued downsizing in the Corporation. It is recognized that the temporary workers are useful to a point, however, a minimum core work force is required to maintain an adequate skill base. Both Public Works and Community Services Departments, require specific primary skills during peak periods. In general terms, this particular co-operative venture between the two Departments would see a full time equivalent shared generally as follows:

- April to October - CSD maintenance season (eg. Parks)
- November to March - Public Works maintenance season (eg. Roads)

Each department would be responsible for their own specific training of the City Wide Rover and when interviews are undertaken, there would be a representative from both the Public Works and Community Services Departments, along with a union representative sitting as an observer.

The employer has the responsibility to offer training to meet the expectations of skill level in this classification; the incumbents have the responsibility to attend all training provided and achieve skill standards required for the classification.

2. Hiring Criteria

Hiring would be in accordance with Article 12 of the Collective Agreement. There would be five levels of a City Wide Rover. For the purpose of this proposal, the "Rover 4" classification will be hired on a Bargaining-wide unit basis for posting purposes. Eligibility criteria for each rover level would be as follows:

Rover 4 DZ

Rover 3 1 year service (1 season in C.S.D.; 1 season in Public Works)

Rover 2 2 year's service (2 seasons in C.S.D.; 2 seasons in Public Works)

Rover 1 3 year's service (3 seasons in C.S.D.; 3 seasons in Public Works)

Rover 1A 5 year's service (5 seasons in C.S.D.; 5 seasons in Public Works)

3. Rate of Pay

Probationary Rate - **\$18.18** (January 1, 2007 rate) per hour (existing rate during probationary period for current employees who transfer)

	Jan. 1, 2007	Jan. 1, 2008	Jan. 1, 2009
Rover 4	- \$18.90 per hour	- \$19.47	- 20.25
Rover 3	- \$19.18 per hour	- \$19.76	- 20.35
Rover 2	- \$19.41 per hour	- \$19.99	- 20.59
Rover 1	- \$19.88 per hour	- \$20.48	- 21.09
Rover 1A	- \$20.20 per hour	- \$20.81	- 21.43

4. Hours of Work

The hours of work for the City Wide Roving Crew will be in accordance with the standard hours identified under Article 13 of the collective agreement.

5. Seniority

Any employee in a City Wide Rover position will accumulate seniority in the department in which they are working, for example: a new employee in their first year would accumulate six months seniority in Community Services Department and six months seniority in the Public Works Department.

6. Vacation

Members of the City Wide Roving Crew shall be entitled to vacation privileges as listed in the Collective Agreement.

7. Scheduling

The designated manager of the City Wide Roving Crew will draft an annual schedule for all employees in this category. The schedule will indicate approximately how many months each roving employee will work in each respective Department.

8. Supervision

Management will ensure that all employees in the City Wide Rover category are aware of who their supervisor will be in the Public Works and Community Services departments.

9. Overtime

Overtime will be distributed in accordance with Article 14.02 and the applicable overtime guidelines for the division that the Rover is working in. When a City Wide Rover changes departments as per #1 of the Letter, overtime hours will be averaged within the Division worked at the time of the transfer into the Department.

This Agreement is Without Prejudice or Precedence.

Date: September 29, 1999

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE CORPORATION

FOR C.U.P.E. LOCAL 32

George Vandermey

Paul

Walsh

Sue Traves

Tim Thompson

Dave Stuart

Jim

Dakin

Phil Dechene

Jeff

Schrivers

LETTER OF UNDERSTANDING
BETWEEN
THE CORPORATION OF THE CITY OF CAMBRIDGE
AND
THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32
WEARING SHORT PANTS

The parties are desirous of promoting employee clothing comfort in the performance of City work during warm and hot weather while ensuring the maintenance of employee safety. Accordingly, the parties agreed as follows: .

1. Effective the date of signing of this settlement, short pants may be worn between May 1st, 1999 and Friday, October 8th, 1999.
2. Employees who work predominantly outdoors shall have the option, in accordance with this agreement, of wearing short pants during the above period.
3. Employees are required to work in a safe manner and wear protective clothing appropriate to their occupation and work site. Crews will be consulted prior to May 1st in an attempt to reach a mutual understanding regarding which areas or during which operations employees will be permitted to wear shorts. Should an agreement not be reached, Supervisors shall advise their employees whether shorts are permitted or not and the decision of the Supervisor is final and shall not be grievable.
4. The short pants will be of a reasonable length. As a guideline, approximately two to four inches above the knee would be considered to be reasonable. The short pants will be the same colour as the City issued trousers. The short pants will not be provided by the City as part, or in addition to, the present clothing issue.
5. An employee who opts to wear short pants, in accordance with this agreement, shall have on his/her person at all times a pair of long pants or coveralls.
6. An employee who does not have the appropriate clothing in their person shall be required to obtain the appropriate clothing on their own time, without pay from the Employer. Employees shall be subject to disciplinary action if they do not have the appropriate clothing on their person.
7. The Employer shall ensure that all Supervisors are informed of this agreement.
8. This agreement will be implemented on a trial basis and the parties will meet to review the agreement following the end of the trial period, as outlined in item #1.

9. The agreement may be terminated by either party with five (5) days written notice.
10. This agreement is without prejudice or precedence.

Signed at Cambridge, Ontario this 29th day of September, 1999.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

FOR THE UNION

George Vandermey

Paul

Walsh

Sue Traves

Tim Thompson

Dave Stuart

Jim

Dakin

Phil Dechene

Jeff

Schrivver

LETTER OF UNDERSTANDING

BETWEEN

THE CORPORATION OF THE CITY OF CAMBRIDGE (the Employer)

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32 (the Union)

CSD MAINTENANCE TRANSFER TO PUBLIC WORKS

In recognition of the transfer of the C.S.D. Maintenance operation to the Public Works Department in December 1995, the parties agree that employees affected by this change shall be contained within the Mechanics Division of the Public works Department under the following conditions;

1. Effective immediately, such employees will fall under the Public Works Department.
2. The rate of pay for the positions affected shall remain in accordance with the Collective Agreement, under Schedule 'A'.
3. Vacation entitlement will continue to accrue and benefit coverages will be maintained in accordance with the Collective Agreement.
4. C.S.D. seniority shall remain intact and continue to accrue as per Clause 7.01 of the Collective Agreement, item 2 for the two (2) employees affect by the original transfer. They will not accrue Public Works seniority for posting purposes.
5. The distribution of overtime will be as part of the Mechanics Division.
6. Duties will be as assigned by the Manager of Operations (Fleet and Building), or his designate.
7. All other conditions of employment as applicable to employees within the Public Works Department shall be in accordance with the Collective Agreement for CUPE Local 32.

This agreement is without prejudice or precedence.

Dated at Cambridge, Ontario this 18th day of November, 1996.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER**FOR THE UNION**

George Vandermey

Paul

Walsh

Sue Traves

T i m

Thompson

Dave StuartJimDakinPhil DecheneJeffSchrivver

LETTER OF UNDERSTANDING
BETWEEN
THE CORPORATION OF THE CITY OF CAMBRIDGE (the Employer)
AND
CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32 (the Union)
EMPLOYEE RELATIONS MATTERS

The parties agree to refer the following items to Employee Relations for further discussion and review:

1. Loss of Drivers License
2. Merging of Water and Wastewater

Dated at Cambridge, Ontario this 12th day of March, 2004.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

FOR THE UNION

George Vandermey
Walsh

Paul

Sue Traves

Tim Thompson

Dave Stuart

Jim

Dakin

Phil Dechene

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Schrivers

LETTER OF UNDERSTANDING

BETWEEN

THE CORPORATION OF THE CITY OF CAMBRIDGE (the Employer)

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL **32** (the Union)

POOLS MAINTENANCE - FLEX TIME

The parties agree to make flex time available for the Pools Maintenance Staff on a trial basis for the duration of the collective agreement.

The start and finish time for the hours of work for Pools Maintenance Staff may be adjusted from those set out in Article 13.01 under the following conditions:

1. There must be advance agreement in writing by the employee(s) and supervisor(s) affected by the adjustment and the union.
2. Any adjustment to the hours of work will affect only the start and finish times of the shift. The shift will remain as eight straight hours duration.
3. The employee(s), the Union or the supervisor(s) may, with five days advance notice, cancel any such agreement in effect and the hours of work will revert to those set out in Article 13.01.

Dated at Cambridge, Ontario this 12th day of March, **2004**.

Renewed and re-signed at Cambridge, Ontario this 25th day of January, **2008**.

FOR THE EMPLOYER

FOR THE UNION

George Vandermeij

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LETTER OF INTENT

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THE LETTER OF INTENT
DATED 1988
POOLS AFTERNOON SHIFT

The Corporation of the City of Cambridge and the Canadian Union of Public Employees, Local 32, mutually agree to the establishment of a permanent afternoon maintenance shift for the Pools Division of the Community Services Department, subject to the following:

1. The shift will involve winter hours of 5:00 p.m. to 1:00 a.m. (October 1 – March 31) and summer hours of 2:30 p.m. to 10:30 p.m. (April 1 – September 30).
2. No current pool maintenance employees will be required to work the afternoon shift, unless requested through a future posting, excepting for vacation or sick leave coverage. In the event of vacation or sick leave coverage, pool maintenance employees agree to cover the afternoon shift on a rotating basis to a maximum of three (3) days upon receiving a seven (7) day shift change notice. Duration is to be short term, not to exceed two (2) weeks, after which time a discussion would be made to determine if such leave is long term, if long term is established, a posting would go up immediately, and in the interim said position would be filled by a temporary employee.
3. Shift bonus to be paid as per the Collective Agreement to any employee working the afternoon shift, unless coverage is on an overtime basis, in which case the regular overtime rate shall apply.
4. It is mutually agreed that an employee working the Pool Afternoon Shift would have the choice to automatically move to a day shift position when one becomes vacant. If the decision was not to move, only then would the day vacancy be posted.

Signed on behalf of the duly authorized representatives.

FOR THE UNION:

Paul Walsh

Ray Kroeger

Jim Siefert

FOR THE EMPLOYER:

Jim King

Sue Traves

Date: June 14th, 1995

Renewed and re-signed at Cambridge, Ontario on this 25th day of January, 2008.

George Vandermev

Paul

Walsh

Sue Traves

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Dave Stuart

Jim Dakin

Phil Dechene

Jeff Schriver

LETTER OF UNDERSTANDING

BETWEEN

THE CORPORATION OF THE CITY OF CAMBRIDGE (the Employer)

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32 (the Union)

PUBLIC WORKS UTILITY CREW

1. A utility crew is established in the public works operation to perform water, wastewater, and construction functions.
2. The crew will consist of five individuals, including a lead head
3. The crew will work an eight (8) consecutive hour shift per day, Monday to Friday. The shift will begin no later than 2:30 pm and end no later than 10:30 pm. The meal break, rest break, and wash up provisions will apply.
4. With the mutual agreement of the employer, union, and employees, a four day, ten hour shift may be instituted.
5. The specific shift hours will be consistent, and will be posted. Change in the hours requires thirty days written notice.
6. The lead hand must possess dual licensing in water and wastewater to qualify. Other employees on the crew will qualify with a minimum of one license.
7. Individuals on the utility crew will not be eligible to perform standby duties for any other section (water, wastewater, or construction)
8. The number of employees in the crew may be reduced to three (including the lead hand) due to vacation, sick leave, etc. However where the number is reduced below three, a minimum of three will be retained through overtime.
9. Vacancies, including temporary lead hand vacancies, will be filled in accordance with the collective agreement.
10. Employees working this shift will be entitled to the shift premium as outlined in the collective agreement.

IMPLEMENTATION:

1. The employer shall post for the five positions, including the lead hand.
2. Current employees in the water, wastewater, and construction sections will be eligible to apply.
3. The positions will be filled in accordance with the criteria noted in this article, and in article **12.02**.
4. Should there not be enough qualified candidates available to fill the positions, no current member of the water, wastewater or construction sections or within the jurisdiction of the union will be required to move onto this utility crew.
5. Employees moving into the water, wastewater, or construction sections after July 1, **2009** will be advised that they may be placed onto this crew in the event that qualified candidates are not available through the posting procedure. Where this is the case, the positions will be filled by transferring the most junior qualified employee (s) (departmental seniority).

Dated at Cambridge, Ontario this 25th day of January, **2008**.

FOR THE EMPLOYER

George Vandermey

Walsh

Sue Traves

Thompson

Dave Stuart

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Phil Dechene

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FOR THE UNION

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LETTER OF UNDERSTANDING
BETWEEN
THE CORPORATION OF THE CITY OF CAMBRIDGE
AND
THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32

RE: LEAD HAND DUTIES AND COMPENSATION

The parties are of mutual understanding with respect to the following:

MAJOR TASKS OF A LEAD HAND:

The parties agree that the following represents the major tasks of a Lead Hand:

1. PUBLIC RELATIONS AND CONTACT
 - a. Dealing with public inquiries and complaints
 - b. Resolving issues where possible, referring issues to the proper authority where not possible.
2. INTERACTION BETWEEN STAFF AND MANAGERS
 - a. Providing a communication link between staff and managers on work related issues
 - b. Reporting difficulties such as equipment or material
3. TRAINING
 - a. Providing work training for employees, including new employees, students, and temporaries
4. ADMINISTRATION
 - a. Completes administrative tasks such as timecards, absentee reporting, work progress reports, etc.
5. PRIORITIZING, ASSIGNING, AND DIRECTING WORK
 - a. Prioritizes work to be completed
 - b. Assigns work assignments to staff
 - c. Directs staff in the completion of work assignments

NOTES:

The above duties are in support of, or in the absence of a Manager

At no time is the Lead Hand responsible for the hiring, firing, appraising, or disciplining of staff.

At no time is the Lead Hand responsible for “ordering” employees with respect to work direction, but they are responsible for reporting any staff difficulties to the appropriate Manager immediately.

These duties are in addition to regular bargaining unit work performed by a Lead Hand.

COMPENSATION:

In consideration of the above, the parties agree to amend the Lead Hand Premium in the current collective agreement as follows:

1. Effective the first full pay in January **2004** – increase premium by thirty **(30)** cents per hour for a total of **\$1.30** per hour.
2. Effective January **1, 2005** – increase premium by a further fifteen **(15)** cents per hour for a total of **\$1.45** per hour.
3. Effective January **1, 2006** – increase premium by a further fifteen **(15)** cents per hour for a total of **\$1.60** per hour.

NOTE: All of these adjustments are for permanent and posted lead hand positions only. The rate for Temporary Lead Hand appointments (non-posted) will be one dollar **(1.00)** per hour for the life of the current collective agreement.

The major duties outlined in this agreement, and the compensation adjustments are deemed to be part of the collective agreement and will be inserted during the next negotiations.

Dated at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

George Vandermey

Walsh

Sue Traves

Thompson

Dave Stuart

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Phil Dechene

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FOR THE UNION

Paul

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LETTER OF UNDERSTANDING
 BETWEEN
 THE CORPORATION OF THE CITY OF CAMBRIDGE (THE EMPLOYER)
 AND
 THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32 (THE UNION)
PERMANENT SEASONAL LABOURERS (P.S.L.)

1. The Employer will designate up to fourteen (14) current Community Services seasonal temporary positions and make them permanent positions, referred to as “Seasonal Labourer”.
2. These positions will be posted under the terms of the collective agreement.
3. If any positions remain unfilled after consideration is given to permanent and current temporary applications, The Employer will recruit externally.
4. The employees occupying these positions will have all rights and privileges under the collective agreement for any issues not dealt with specifically in this letter of understanding.
5. These employees will work in the Community Services Department for the duration of their seasonal requirements (i.e. April to November), as determined by the Community Services Department. At the end of their Community Services assignment they will, with five working days notice, be laid off from employment. They shall not have the right to bump other staff, regardless of seniority provisions. These employees will remain on layoff until recalled, with five working days notice, to the beginning of the next Community Services Department seasonal requirement.
6. During the winter months, these employees will, with twenty- four hours notice, be recalled to Public Works operations for winter maintenance functions, as determined by the Public Works Department.

The Public Works Department can return the employees to layoff, without the right to bump, with twelve hours notice.

7. While on layoff, and provided that the PSLs respond to recall in Public Works within the timeframe noted above, the Corporation will continue full benefit coverage for the employees and allow the accumulation of sick days. Any PSL who fails to report to the workplace within twenty-four hours will be subject to disciplinary action. Exceptions will be made where the employee advises the employer of emergency circumstances such as bereavement, or where the PSL is incapable of working due to illness (in which case appropriate medical documentation must be provided within three working days), etc. OMERS would be administered in accordance with OMERS policies - currently employees would not have the opportunity to purchase broken service accumulated during periods of layoff.

8. The normal rate of pay will be the Labourer rate under Schedule A. Regular hours of work, when not on layoff, will be in accordance with the collective agreement.
9. Employees will be eligible for overtime in accordance with the provisions of the collective agreement, when not on layoff. They will be eligible for overtime in the division to which they are assigned, in accordance with that divisions overtime guideline, and after all permanent employees in that division have been offered the overtime. They will not be eligible for standby.
10. Employees will have full signing rights for job postings under the collective agreement.
11. Designated Statutory Holidays under the collective agreement will be paid provided the employee is not on layoff the day preceding or the day following the statutory holiday. While on layoff the employee will be paid Statutory Holiday pay in accordance with the Employment Standards Act.
12. Vacation entitlement will accrue in accordance with the collective agreement. Paid vacation will be prorated based on hours worked. Employees will be permitted to take up to one week of vacation while working in Community Services.
13. Employees will not accumulate departmental seniority for posting purposes under Article 12 of the collective agreement. For the purpose of Article 12, any time spent in this position will be credited as bargaining unit wide seniority only.
14. This agreement is without prejudice to both parties, and the terms may be reviewed at the request of either party.

Dated at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYER

FOR THE UNION

George Vandermey

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DRAFT**LETTER OF UNDERSTANDING****between****THE CORPORATION OF THE CITY OF CAMBRIDGE****and****THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 32****Re: Vacation and Sick Leave information on Pay Stubs**

The Corporation is currently implementing a new payroll processing system and a new attendance tracking system.

As these systems are developed, and to the extent that the technology will allow, the Corporation commits that during the life of the current collective agreement it will use reasonable efforts to have outstanding sick days and outstanding vacation days appear on employee pay stubs.

Signed at Cambridge, Ontario this 25th day of January, 2008.

FOR THE EMPLOYERGeorge VandermeyWalshSue TravesThompsonDave StuartDakin**FOR THE UNION**PaulTimJim

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