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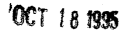
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GROUP: OPERATIONAL CATEGORY (ALL EMPLOYEES)

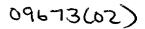
CANADIAN FORCES BASE AT KINGSTON

EXPIRY DATE 31 NOVEMBER 1996

Code 114B/6/94



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AGREEMENT

BETWEEN

HER MAJESTY IN RIGHT OF CANADA AS REPRESENTED BY THE STAFF OF THE NON-PUBLIC FUNDS, CANADIAN FORCES

AND

THE PUBLIC SERVICE ALLIANCE OF CANADA

GROUP: OPERATIONAL CATEGORY (ALLEMPLOYEES)

CANADIAN FORCES BASE AT KINGSTON

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PURPOSE OF AGREEMENT

1.01 The purpose of this Agreement is to establish and maintain harmonious relationships between Her Majesty in right of Canada as represent by the Staff of the Non-Public Funds, Canadian Forces, hereinafter referred as the Employer, Union and the Employees and to set forth herein the terms a conditions of employment upon which agreement has been reached through collective bargaining.

1.02 The parties to this Agreement share a desire to improve the qualit and to increase the efficiency of the services provided and to promote the well-being of the Employees.

ARTICLE 2

RECOGNITION

2.01 The Employer recognizes the Public Service Alliance of Canada, certified by the Public Service Staff Relations Board on 10 June 1982, as exclusive bargaining agent for all employees of the Employer in the Operational Category employed at Canadian Forces Base Kingston, Ontario save and except managers.

ARTICLE 3

INTERPRETATION AND DEFINITIONS

3.01 For the purpose of this Agreement:

- a. <u>Full-time Employee</u> means an employee who has completed his probationary period and is employed on a continuing basis for twenty seven (27) or more hours per week.
- b. <u>Part-time Employee</u> means an employee who may be employed on a continuing basis but works less than twenty-seven (27) hours per week and more than thirteen and one-third (13 1/3) hours per week.
- C. <u>Probationary Employee</u> means a new employee who is carrying out the tasks of a full-time or part-time employee but has not been granted full-time or part-time status. The probationary period shall not exceed:
 - supervisory three (3) months;
 - (2) non-supervisory two (2) months.

-1-

STATE SECURITY

4.01 Nothing in this Agreement shall be construed to require the Employer to do or refrain from doing anything contrary to any instruction, direction or regulations given or made by or on behalf of the Government of Canada in the interest of the safety or security of Canada or any state allied or associated with Canada.

ARTICLE 5

MANAGERIAL RIGHTS

5.01 The Union recognizes and acknowledges that the Employer has and shall retain the exclusive right and responsibility to manage its operation in all respects including, but not limited to, the following:

- a. to plan, direct and control operations; to determine methods, processes, equipment and other operating matters: to determine the location of facilities and the extent to which these facilities or parts thereof shall operate:
- b. to direct the working forces including the right to decide on the number of employees, to organize and assign work, to schedule shifts and maintain order and efficiency, to discipline employees including suspension and discharge for just cause;

and it is expressly understood that all such rights and responsibilities not specifically covered or modified by this Agreement shall remain the exclusive rights and responsibilities of the Employer.

5.02 New NPF employees may be released during the probationary period for just cause. The employee may have access to the grievance procedure but may not refer a grievance to adjudication.

5.03 Such rights will not be exercised in a manner inconsistent with the express provisions of this Agreement.

ARTICLE 6

FUTURE LEGISLATION AND THE COLLECTIVE AGREEMENT

6.01 In the event that any law passed by Parliament, applying to employees covered by this Agreement, renders null and void any provision of this Agreement, the remaining provisions shall remain in effect for the term of the Agreement. The parties shall there upon seek to negotiate substitute provisions which are in conformity with the applicable law.

- 2 -

CHECK-OFF

7.01 Subject to the provisions of this Article, the Employer will, as condition of employment, deduct an amount equal to the monthly membership d established by the Union from the pay of all employees in the bargaining un

Where an employee does not have sufficient earnings in respect of any pay period to permit deductions, the Employer shall not be obligated to make such deductions from subsequent pay.

7.02 For the purpose of applying Article 7.01, deductions from pay for each employee in respect of each pay period will start with the first full calendar month of employment to the extent that earnings are available.

7.03 The Employer agrees to remit dues together with a list of employe from whom deductions have been made to the Union at its mailing address by t fifteenth (15th) day following the end of each calendar month, except for circumstances beyond the Employer's control. The Employer agrees to supply the Union, semi-annually, with the name and classification of each new employee.

7.04 The total Union dues deducted will appear on the T4 forms.

7.05 The union agrees to indemnify and save the Employer harmless against any claim or liability arising out of the application of this Article except for any claim or liability arising out of an error committed by the Employer limited to the amount actually involved in the error.

ARTICLE 8

APPOINTMENT OF REPRESENTATIVES

\$.01 The Employer acknowledges the right of the Union to appoint employees \$\$ representatives.

3.02 The Employer and the Union shall determine the jurisdiction of each representative, having regard to the plan of organization, the distribution of employees at the work place and the administrative structure implied by the grievance procedure.

\$.03 The Union shall notify the Employer promptly and in writing of the names and jurisdiction of its representatives.

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LEAVE FOR REPRESENTATIVES AND ACCESS TO PREMISES

9.01 A representative shall obtain the permission of his manager through his immediate supervisor, before leaving his work to investigate complaints that lie within the jurisdiction agreed to at Article 8, to meet with management for the purpose of dealing with grievances and to attend meetings called by management. Such permission will not be unreasonably withheld. The representative shall report back to his manager or immediate supervisor, where practicable, before resuming his normal duties.

9.02 The Employer agrees that accredited officials of the Union may be granted access to the Employer's premises upon request and following the consent of the Base Commander or his delegate. Such approval shall not be unreasonably withheld.

9.03 The Union's meetings shall be held outside the hours of work of the employees and outside the premises of the Employer. However the Employer may permit the Union to use the Employer's premises outside the hours of work of the employees for conducting its meeting, where refusal to grant permission would make it difficult for the Union to convene a meeting. The Union shall ensure the orderly and proper conduct of its members who attend such meetings on the Employer's premises and agrees to be responsible for leaving facilities in good order after use.

9.04 The Union shall notify the Employer promptly and in writing of the names and positions of it6 accredited officials.

9.05 A representative will not receive pay for time spent performing the tasks outlined in Article 9.01 during his regular scheduled time off.

9.06 When operational requirements permit, the Employer will grant leave without pay to a maximum of two (2) employees for the purpose of attending negotiation meetings, conciliation board or arbitration tribunal meetings concerning local 681.

ARTICLE 10

HEALTH & SAFETY

10.01 The Employer shall continue to make reasonable provisions for the occupational safety and health of employees.

10.02 The Employer and the Union agree that the provisions on Part II of the Canada Labour Code apply for purposes of occupational Safety and Health.

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HOURS OF WORK

11.01 The normal hours of work for employees shall not exceed eight (*i* hours in a day and forty (40) hours in a week. A week will include a peri of seven (7) consecutive days starting at 0000 hours Monday and ending the following Sunday at 2400 hours.

11.02 Where scheduled hours are to be changed so that they are differs from those presently in existence, the Employer, except in cases of emerger shall consult in advance with the Union on such proposed hours of work. $\ensuremath{\mathbbm T}$ Employer will where practicable, accommodate such employee representations that may be conveyed by these representatives.

11.03 A work schedule shall be posted on the appropriate bulletin boar showing the scheduled working hours for each Employee covered by this Agreement for the following week. The schedule will be posted by Thursday each week. If a schedule is not posted by Thursday, the schedule for the previous week will apply, however the rescheduling shall not adversely affe an employee's entitlement under Article 11.06. After Thursday, no changes schedule for the following week will be made, except where changes are necessary due to circumstances beyond the control of the Employer. Where S¹ changes are necessary, the employee will be given notice as far in advance , possible.

11.04 The meal period shall remain as per past practice unless changes are mutually agreed upon. Also, except in those operations which normally employ only one person, the meal periods shall be uninterrupted.

11.05 Provided sufficient advance notice is given and with the approval of the Employer, employees may exchange shifts if there is no increase in co to the Employer.

11.06 Once in every three (3) week period, full-time employees shall be scheduled two (2) consecutive days off, which shall be either a Saturday-Sunday or a Sunday-Monday combination on a rotational basis. This a minimum standard not a maximum.

11.07 Upon the written request of an employee and with approval of the Employer, Article 11.06 may be rendered void for the employee for a specific period of time.

11.08 If an employee is scheduled to work in accordance with Article 11.03 and he reports to work and there is no work available he shall be paid minimum of three (3) hours pay at his regular rate.

11.09 Where the Employer determines there is a clear-cut need, wash-up time, up to a maximum of ten (10) minutes will be permitted immediately before the end of a work day.

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11.10 Nothing in **this** Agreement, shall be construed as guaranteeing an employee minimum or maximum hours of work.

ARTICLE 12

OVERTIME

12.01 When an employee is required to work in excess of the normal hours of work stipulated in 11.01 and 11.03 he is entitled to overtime compensation for each completed period of differen (15) minutes of overtime worked by him at the rate of time and one-half (12) except as provided in subsection a. b. and C..

- a. Double time for all greatime worked In excess of eight (8) overtime hours on the normal working day;
- b. Double time for all overtime worked in excess of eight (8) consecutive overtime hours on a day of rest; end
- Double time for overtime on the second day of rest provided that the second day of rest is contiguous with the first day of rest.

For the purpose of overtime when an employee is compensated for a designated holiday, this shall be considered as time worked.

12.02 Overtime shall be compensated in money except where on request of an employee and with the approval of the Inplayer overtime may be compensated in equivalent leave with pay within sixty (60)days of the overtime worked. The Employer shall grant compensatory leave at times convenient to both the employee and the Employer.

12.03 Overtime shall be offered first, to the employee with the most sealority on the shift in the outlet which requires the work, provided the employee is capable of performing the work. If no employee wishes to work the overtime, the Employer shall assign the work to a junior employee provided he is capable of performing the work.

12.04 Meal Allowance

An employee who works three (3) or more hours of overtime

- (1) Immediately before the employee's scheduled hours of work) or
- (2) Inmediately following the employee's scheduled hours of work.

and who ham not **boon** notified of this requirement prior to the completion of their previous shift, shall be reimbursed for one (1) meal In the amount of six dollars (6.00) except where free meals are provided. Reasonable time, to be determined by the employer shall be allowed the employee in order that the employee may take an unpaid meal break either at or adjacent to the employee's place of work.

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SENIORITY

13.01 <u>Definitions</u>:

- Seniority for full-time employees shall be defined as total lengt of continuous full-time employment in the bargaining unit;
- Seniority for part-time employees shall be defined as total lengt of continuous part-time employment in the Bargaining Unit;
- c. Probationary employees shall have no right under a. and b. above under the seniority provisions of this agreement until the conclusion of the probationary period as specified in Article 3.01c. at which time an employee's seniority shall date back to hi first day of continuous employment;
- d. Outlets. The seniority of an employee with regards to layoff, recall from layoff or any other provision set out in this article shall be by outlet. The Operational Category bargaining unit shal be divided into the following operations called outlets:

CANEX Retail CANEX Expressmart CANEX Food Services CANEX Gas Sar Officers' Messes WOS' & Sgts' Messes Jr Ranks Messes Garrison Golf and Curling Club Recreational Group

e. Lay-off shall be defined as a reduction in the work force or a change in status from full-time to part-time.

13.02 An employee will lose his seniority rights under this Agreement and his service will be terminated if:

- a. He voluntarily leaves his employment with the Employer;
- b. He is discharged for cause;
- c. He has been laid-off for a continuous period of nine (9)months;
- d. He has been laid-off and is recalled to work and fails to return to work or to give in writing valid reasons for his inability to do so within three (3) working days of the date he had been requested by the Employer, in writing by registered mail, to return to work. In order to be eligible for recall from lay-off the employee must provide the Employer with his current mailing address and telephone number;

-7.

- he overstays a period of leave granted by the Employer in accordance with Articles 15 and 16 without securing an extension of such leave;
- f. he absents himself from work for more than three (3) working days without securing leave in accordance with Articles 15 and 16 or without producing evidence of a valid reason satisfactory to the Employer. It is understood and agreed that this Article does not permit or sanction absences of three (3) days or less without reasons satisfactory to the Employer;
- g. he is a full-time employee and is employed full-time with another $\ensuremath{\mathtt{Employer}}$.

13.03 In matters of lay-offs, recall after lay-off, and reduction of full-time employee to a part-time employee, the principle of seniority in the outlet shall be recognized by the Employer, provided the senior employee has the experience, ability, skill and fitness to do the job required.

- 13.04 a Vacancies created by the departure of an employee, reclassification of a position or the creation of a new position will be filled accordingly:
 - (1) The vacancy shall be offered first, on the basis of seniority to any employee on the layoff list of the outlet Concerned provided he is of the same classification of the vacant position or higher and provided he has the necessary experience, ability, skill and fitness to do the job required,
 - (2) If the vacancy cannot be filled in accordance with Article 13.04a.(1) above a notice of competition shall be posted for five (5) working days on notice boards and interested employees shall apply in writing to the responsible officer named in the poster. An employee in the outlet where the vacancy occurs shall be given first opportunity to fill the position provided he has the experience, ability, skill and fitness to do the job required. Where the employer determines there is more than one (1) employee in the outlet concerned with equal qualifications to fill the vacancy, the more senior employee will be given preference,
 - (3) If the vacancy cannot be filled in accordance with Article 13.04a.(2) above then an employee in the bargaining unit shall be given first opportunity to fill the position provided he has the experience, ability, skill and fitness to do the job required. where the employer determines there is more than one (1) employee in the bargaining unit with equal qualifications to fill the vacancy, the more senior employee will be given preference,
 - (4) Following the foregoing if there is no qualified applicant, the employer may appoint any person it desires to fill the position.

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13.05 If, at any time within three (3) months of being awarded the job accordance with article 13.04, the employee requests to be returned to his former job or the employee cannot satisfactorily perform the job, he shall returned to his former position or a similar position and former wage rate without loss of seniority.

13.06 Only an employee who applied for a competition and was not select at the stage in the process outlined in 13.04 above at which he was entitle to be considered may submit a grievance regarding the competition. The grievance must be submitted at the first level of the grievance procedure within the five (5) working days following the day on which the employees we advised of the name of the successful candidate.

13.07 When a full-time employee is laid-off due to lack of work and the is part-time work available in his outlet, if the full-time employee **so** requests, he shall be given preference to work such part-time work if he is able and qualified to perform such work. He shall be paid at the hourly rat of pay of the job classification of the part-time work. A full-time employe who accepts part-time work shall be given the first opportunity, consistent with his seniority, to re-convert to full-time status provided that he has t experience, ability, skill and fitness to do the job required.

13.08 Within 60 days of the signing of this collective agreement a separate seniority list for full-time and part-time employees shall be poster in outlets for a period of three (3) weeks in accordance with article 13.01. The seniority date for each employee shall be considered correct if no objection is made within three (3) weeks of the first day of the posting of the initial list on which the Employee's name appears. The Employer shall provide the union with revised seniority lists semi-annually.

13.09 In this Article, the Employer is to be the judge of ability and qualifications but agrees that such decisions will not be made in an arbitrar or discriminatory manner.

ARTICLE 14

DESIGNATED HOLIDAYS

- 14.01 There shall be eleven (11) designated holidays with pay as follows:
 - a. New Year's Day
 - b. Good Friday
 - o. Easter Monday
 - d. Sovereign's Birthday (Victoria Day)
 - e. Canada Day
 - f. First Monday in August

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- g. Labour Day
- h. Thanksgiving Day
- i. Remembrance Day
- j. Christmas Day
- k. Boxing Day
- 1. One additional day when proclaimed by an Act of Parliament as a National Holiday

14.02 There shall be no payment for designated holidays which occur within a period of leave without pay.

14.03 The method of granting designated holidays varies when an employee is employed either in a continuous or a non-continuous operation. The definition of continuous operation which would apply to employees is any operation or service normally carried on without regard to Sundays or public holidays. This would include Messes, some snack bar, service station, bowling alley and golf and curling club operations.

14.04 when an employee is engaged in a continuous operation, and is entitled to a holiday on which he is required to work, the following applies:

- a. The employee shall be paid, in addition to his regular rate of pay for that day, at one and one-half times (1½) his regular rate of pay for the time worked by him on that day.
- b. Or, the employee shall be paid at one and one half (1½) times his rate of pay for the hours worked on the designated holiday and be given a day off with pay at some other time which may be by way of addition to his annual vacation or at a time convenient to him and the Employer.

14.05 When an employee is engaged in a non continuous operation and entitled to a holiday the following applies:

a. When a holiday falls on a day that is a non-working day for an employee, the employee is entitled to and shall be granted a holiday with pay at some other time. This may be by way of an addition to his annual vacation or granted as a holiday with pay at a time convenient to him and his Employer. Except that, when New Year's Day, Canada Day, Remembrance Day, Christmas Day or Boxing Day falls on a Sunday or Saturday that is a non-working day, the employee is entitled to and shall be granted a holiday with pay on the working day immediately preceding or following the designated holiday.

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b. An employee who is required to work on a day on which he is entitled to a holiday with pay shall be paid, in addition to his regular rate of pay for that day, at one and one half times (1%) his regular rate of pay for the time worked by him on that day.

14.06 A full time employee shall be paid for holidays mentioned in 14. unless they are absent on their scheduled pay prior to or following the holiday subject to the following:

- a. employees who are sick on either days mentioned in 1 above shall entitled to the paid holiday provided the employee provides proo of the illness or injury, if requested by the employer during the period of illness or injury; and
- b. employees on leave with pay or leave of absence for union busined not in excess of two weeks on either of the days mentioned in 1 above shall be paid for the holiday.

14.07 No part-time employee is entitled to be paid for a designated holiday when he is not entitled to pay for at least:

- Ten (10) days during the thirty (30) calendar days immediately preceding the designated holiday; or
- b. Fifty (50) hours in the thirty (30) calendar days immediately preceding the designated holiday.

If a part-time employee works on that day he will be paid at the rate of one and one half $(1\frac{1}{2})$ times his rate of pay for the hours worked on that day.

14.08 An employee is not entitled to pay for a designated holiday that occurs in his first thirty (30) calendar days of employment with the Employe: if the employee does not work on that day, but if he is required to work on the designated holiday he shall be paid at a rate at least equal to one and one-half (14) times his regular rate of pay for the time worked by him on the day.

14.09 Designated Holiday

An employee who is required to work on a designated holiday shall be paid his holiday pay if entitled as per article 14.06 and one and one half (1%) times his hourly rate for the first eight (8) hours worked by him on tha day and two (2) times his hourly rate of pay for all hours worked thereafter.

14,10 When a full time employee works on a holiday fallowing **a** day of rest on which he also worked and received overtime in accordance with clause **14.09**, he shall be paid in addition to the pay that he would have been granter had he not worked on the holiday, two (2%) times his hourly rate of pay for all time worked.

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VACATION LEAVE

15.01 Full-time employees are entitled to and shall be granted a paid vacation at the normal rate of pay for the period involved. The vacation entitlement shall be as follows:

Continuous Full-Time <u>Service</u>	Entitlement
On completion of 1 years continuous full-time employment	10 working days
ON completion of 3 years continuous full-time employment	15 working days
On completion of 8 years continuous full-time employment	20 working days
On completion of 19 years continuous full-time employment	25 working days
On completion of 30 years continuous full-time employment	30 working days

15.02 On termination of employment or death the employee or his estate is entitled to any vacation pay owed to him in respect to any prior completed year of employment and vacation pay for any portion of the year completed at the time of termination at his current wage.

15.03 Calculations shall be based on the anniversary date of employment of the employee.

15.04 Subject to operational requirements the Employer shall make every reasonable effort to schedule an employee's vacation at a time acceptable to him based on seniority.

15.05 An employee shallgive the Employer at least fourteen (14) calendar days' notice in writing regarding the actual dates on which he desires to take his vacation if the period of vacation is in excess of five (5) days.

15.06 Vacation leave shall not be cumulative from year to year under normal circumstances.

15.07 It is realized that occasionally vacations cannot be taken during the vacation period because of illness, job requirements or other exceptional circumstances. In such cases vacations may be carried over the next vacation period with the approval of the Base Commander or his delegate. Applications for vacation carry-over shall be submitted in writing.

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15.03 Upon submission of a leave request by the employee at least 10 in advance, vacation pay for leave in excess of five (5) days will be lse_{1} by separate cheque to the employee the week prior to his vacation.

15.09 The normal vacation period shall commence on Nay 30 and end on September 30. However, this does not preclude an employee from requesting vacation at any other time provided the Employer determines that it would interfere with operational requirements.

15.10 When any holiday as defined in article 14.01 falls within the employee's paid vacation period the employee will be permitted to take one extra day of vacation with pay consecutive with his vacation for each designated holiday.

15.11 The vacation schedule shall be posted prior to the vacation peri and such vacations will be granted on the basis of seniority in the outlet. senior employee will not be able to request a holiday period already select by an employee whose vacation request was approved by the Employer.

15.12 Subject to operational requirements, the Employer may schedule the Saturday prior to the commencement of an employee's vacation period as the employee's Saturday off in that four (4) week operating period.

15.13 Where, in respect of any period of vacation leave with pay, an employee is granted sick leave on production of a medical certificate, the period of vacation leave with pay so displaced shall either be added to the vacation period if requested by the employee and approved by the Employer or reinstated for use at a later date.

15.14 Vacation is only earned while an employee is drawing pay except that authorized periods of leave without pay that do not exceed two (2) continuous weeks may be counted as time earning vacation.

15.15 An employee is entitled to be informed, upon request, of the balance of his vacation entitlement.

15.16 Notwithstanding the above provisions, an employee converting from part-time to full-time status at CFS Kingston may count his previous continuous part-time employment at CFS Kingston towards full-time vacation entitlement as follows:

- Less than five (5) years of continuous part-time service one hal.
 (4) of the previous service.
- b. Five (5) or more years of continuous part-time service \cdot all of the previous service.

15.17 An employee is entitled to vacation leave with pay to the extent of his earned credits provided he has completed six (6) months of continuous employment.

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LEAVE GENERAL

16.01 <u>Sick Leave Plan</u>

- a. All full-time employees who have completed their probation period are included in this plan.
- b. Sick leave benefits provide the employee with salary protection as follows:

Continuous full-time Service	Entitlement
3 months but less than 2 years	17 weeks at 66-2/3% of salary
2 years but less than 5 years	First 4 weeks at 100% salary and remaining 13 weeks at 75%
5 years but less than 7 years	First 9 weeks at 100% salary 100% salary and remaining 8 weeks at 75%
7 years but less than 10 years	First 13 weeks at 100% salary and remaining 4 weeks at 75%
10 years and over	17 weeks at 100% salary

c. The following conditions govern the entitlement to sick leave:

- The employee must contact his immediate supervisor on the first day of absence indicating the reason for the absence and the expected date of return;
- (2) A medical certificate signed by a doctor must be provided for each absence in excess of five (5) working days. The Employer reserves the right to require a medical certificate for any period of illness provided that he is advised in advance that he is required to produce a medical certificate before he returns to work. Prolonged or frequent illness may require additional certificates at the expense of the Employer from the employee's doctor or a doctor mutually agreed upon.
- (3) Maternity leave and related disabilities are excluded from the sick leave plan.
- d. The employee's full benefits are reinstated after a return to work for thirty (30) calendar days or for five (5) continuous working days if the disability is for a new cause.

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16.02 Notwithstanding the above provisions, an employee converting fipart-time to full-time status at CFB Kingston may count his previous continuous part-time employment at CFB Kingston towards sick leave entitl as follows:

- a. Less than five (5) years of continuous part-time service one (4) of the previous service, eg four (4) years part-time equals (2) years full-time; and
- b. Five (5) years or more of continuous part-time service all of previous service, eg six (6) years part-time equals six (6) yea full-time.

16.03 Leave for Employees with Child Care Responsibilities

Every employee who has completed six $({\bf 6})$ consecutive months of employment with the Employer is entitled to a leave of absence without pay follows:

- a. Where an employee provides her Employer with a certificate of a qualified medical practitioner certifying that she is pregnant, that the employee is entitled to and shall be granted a leave of absence from employment of up to seventeen (17) weeks, which lea may commence not earlier than eleven (11) weeks prior to the estimated date of her confinement and end not later than seventee (17) weeks following the actual day of her confinement.
- b. Where an employee has or will have the actual care and custody of newborn child, that employee is entitled to and shall be granted leave of absence from employment of up to twenty-four (24) weeks commencing as the employee elects:
 - (1) In the case of a female employee:
 - (a) On the expiration of any leave of absence created for maternity purposes, or
 - (b) on the day the child is born or comes into her care and custody.
 - (2) In the case of a male employee:
 - a. on the expiration of any leave of absence granted to the mother for maternity leave, or
 - b, on the day the child is born or comes into his actual car and custody.

16.04 The aggregate amount of leave of absence without pay that may be taken by two employees for child care responsibilities will not exceed twenty-four (24) weeks.

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16.05 Every employee is to give at least four (4) weeks notice in writing to the Employer of the intent to take leave for employees with child care responsibilities and of any change in length of leave intended to be taken.

16.06 An employee returning from child care responsibilities shall be reinstated into the position occupied at the time the leave commenced, or in a comparable position in the same location, with not less than the same wages and benefits. If during the period of leave, the wage and benefits of the group to which the employee belongs are changed as a result of a reorganization, and/or a renewal of the collective agreement, the employee is entitled upon return from leave to receive the same pay and benefits that the employee would have received had she been working when the reorganization and/or renewal of the collective agreement took place. An employee on leave will be notified in writing if such a change occurred.

16.07 Leave granted under this article shall be counted as "service" for purpose6 of benefits in the agreement. This shall not apply where an employee terminates employment immediately following such leave.

16.08 The employee shall, along with the request for child care responsibilities leave without pay, notify the Employer in writing of the options concerning the pension and group insurance benefits. If these benefits are to be continued, arrangements will be made for the employee to make the necessary contributions.

16.09 An employee leaving on maternity leave shall be granted a two-week allowance equal to the benefits the employee would receive from Unemployment Insurance Canada in accordance with the following conditions:

- a. After completion of six (6) months continuous employment, an employee who provides the employer with proof that she has applied for and is eligible to receive Unemployment Insurance benefits pursuant to Section 30, Unemployment Insurance Act, 1971, shall be paid an allowance in accordance with the Supplementary Unemployment Benefit Plan;
- b. An employee who receives the allowance shall return to work for a period of ten (10) working days on the date of the expiry of maternity leave, unless the date is modified with the Employer's consent or unless the employee is then entitled to another leave provided for in this Agreement; and
- c. Should the employee fail to return to work as per the provisions of Article 16.09, the employee recognizes that she is indebted to the employer for the full amount of the allowance.

16.10 Leave for Family Related Responsibilities

a. The Employer shall grant family related leave with pay to full-time employees under the following circumstances:

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- i. up to one-half (1/2) day for a medical or dental appointme when the dependent family member is incapable of attending the appointment by himself or herself, or for appointments with appropriate authorities in school or adoption agencie An employee is expected to make reasonable efforts to schedule medical or dental appointments for dependent fami members to minimize his or her absence from work. An employee requesting leave under this provision must notify his or her supervisor of the appointment as far in advance possible.
- up to two (2) consecutive days of leave with pay for the temporary care of a sick member of the employee's immediate family.
- iii to an employee one (1) days leave with pay for the needs directly related to the birth of an employee's child. This leave may be divided into two (2) separate periods and granted on separate days.
- iv. to an employee one (1) days leave with pay for the needs directly related to the adoption of the employee's child. This leave may be divided into two (2) separate periods and granted on separate days.
- b. The total leave with pay which may be granted under sub-clause a) (i), (ii), (iii) and (iv) shall not exceed five (5) working days i any fiscal year.
- c. For the purposes of this clause, family is defined as spouse (or common-law spouse, resident with the employee), dependant children (including children of legal or common-law spouse). parents (including step-parents or foster parents), or any relative permanently residing in the employee's home or with whom the employee permanently resides.

16.11 <u>Bereavement Leave</u>

- a. An employee will be given leave for four (4) days immediately following the death of a member of his immediate family and for one (1) day in the case of a distant relative. In addition he may be granted up to two (2) days leave with pay for the purpose of travel related to the death.
- b. For the purpose of this Agreement, immediate family will comprise anyone of the following: brother or sister, mother or father, father-in-law or mother-in-law, husband or wife, son or daughter and grandparents; and distant relatives will be any of the following: grandson or granddaughter, brother-in-law or sister-in-law, son-in-law or daughter-in-law.

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C. Should the periods mentioned above contain one or more non-working days (for example, Sunday or day off), the employee may claim leave only for the actual days of work he will have missed.

16.12 <u>Court Leave With Pay</u>

In the event an employee is required by subpoena to attend as a witness in any proceeding held:

- a. in or under the authority of a court of justice or before a grand jury;
- b. before a court, judge, justice, magistrate or coroner;
- C. before the Senate or House of Commons of Canada, or a committee of the Senate or House of Commons, otherwise than in the performance of the duties of his position;
- d. before a legislative council, legislative assembly or house of assembly, or any committee thereof that is authorized by law to compel the attendance of witnesses before it;

OR

e. before an arbitrator or umpire or a person or body of persons authorized by law to make an inquiry and to compel the attendance of witnesses before it.

The Employer agrees to make up the difference, if any, between the amount paid him for witness fees and the amount he would have earned had he worked on the day he was required to appear as a witness. When an employee is summoned under the circumstances described above, he shall notify his Employer as soon as possible. Where practical, an employee is required to return to work for the remainder of the day or days when dismissed by counsel or the third party.

16.13 Jury Duty

In the event an employee is summoned for jury duty, the Employer agrees to make up the difference, if any, between the amount-paid him for jury services and the amount he could have earned had he worked on such days. This does not apply if the employee is excused from jury duty for the rest of the day or days and where practical fails to report back to work, or if jury duty occurs on the Employee's regular scheduled day off. The employee must promptly notify the Employer that he has been summoned for jury duty.

16.14 Leave of Absence Without Pay

An employee may be granted a leave of absence without pay provided he receives permission in advance from the Employer in writing. Such leave of absence will not be unreasonably withheld. Under no circumstances shall any leave of absence be approved for a period in excess of six (6)months. During approved periods of absence in excess of two continuous weeks an employee will

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not be eligible for any of the benefits provided for in this Agreement. Insurance premiums for benefits listed in Article 19.02 may be continued the request of the employee. The employee will be responsible for both t| employee and the Employer share of the premiums. The employee shall be restored to his former position or to a similar position at the then prevailing wage rate at the expiration of the leave of absence.

16.15 Where operational requirements permit, the Employer will grant leave without pay in accordance with Article 16.06, to an employee for **the** purpose of attending training courses of the union.

ARTICLE 17

GRIEVANCE PROCEDURES

17.01 The purpose of any grievance procedure is to maintain good relations between employees and management at all levels. The grievance procedure helps to do this by providing a method of resolving complaints quickly and fairly.

17.02 The grievance procedure provides an informal or oral complaint stage for employees. Managers are available for private consultations with employee who wishes to discuss a complaint or grievance. Before a formal grievance is presented, the employee is encouraged to discuss it as an oral complaint with the manager concerned, either privately or, if required, in presence of a representative of the Union. If the employee is not satisfie with the result of such discussions, a formal grievance may then be present,

17.03 The Employer shall designate a senior representative for the firs responding level and shall inform each employee to whom the procedure applic of the name or title of the person so designated. This information shall be communicated to employees by means of notices posted by the Employer in plac where such notices are most likely to come to the attention of the employees to whom the grievance procedure applies, or otherwise as determined by agreement between the Employer and the Union. The second level will be the Base Commander or his delegate and the final level will be the Minister of National Defence or his delegate.

17.04 Subject to and as provided in Section 90 of the Public Service Staff Relations Act, an employee who feels that he has been treated unjustly or considers himself aggrieved by any action or lack of action by the **Employs** in matters other than those arising from the classification process is entitled to present a grievance in the manner prescribed in Article 17.09 except that,

 where there is another administrative procedure provided by or under any Act of Parliament to deal with his specific complaint, such procedure must be followed,

and

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b. where the grievance relates to the interpretation or application of the Collective Agreement or an Arbitral Award, he is not entitled to present the grievance unless he has the approval of and is represented by the Union.

17.05 An employee is not entitled to present a grievance relating to any action taken, direction or regulation given or made on behalf of the Government of Canada, respecting matters involving the safety and security of Canada.

17.06 An employee, when submitting a grievance at any level, shall use the NPF Grievance Presentation Form. However, a grievance shall not be deemed to be invalid by reason only of the fact that it is not in accordance with the NPF form or by reason of any technical irregularity. The form is obtainable from the NPF Pers. Adm.

17.07 The grievance process applies to employees only, but an employee has the right to be represented by a representative in the grievance procedure at any level and at either, or both, the informal discussion (oral complaint) stage, or when the formal written grievance is being considered.

17.08 At the request of an employee who has presented a grievance, a representative shall have the right to consult with the person designated to reply on management's behalf at any level in the grievance procedure. At levels other than the final level the request for consultation may be made orally.

- 17.09 An employee wishing to present a grievance shall do so:
 - at the first level of the grievance procedure where the grievance does not relate to disciplinary action resulting in the discharge of the employee; and
 - b. at the final level of the grievance procedure where the grievance relates to disciplinary action resulting in the discharge of the employee.

All levels in the grievance procedure, except the final level, may be by-passed by the mutual consent of the Base Commander or his delegate, the employee and, where applicable, a representative.

- 17.10 A grievance shall be presented by an employee:
 - a. where it does not relate to disciplinary action resulting in discharge, not later than the twentieth (20th) day; and
 - b. where it relates to disciplinary action resulting in discharge, not later than the twenty-fifth (25th) day:

after the day on which the employee is notified orally or in writing, or where the employee is not so notified, after the day on which the employee became aware of the action or circumstances giving rise to the grievance.

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17.11 When an employee is not willing to accept the response to a grievance submitted to the first or second level and wishes to submit the grievance to the final level, this must be done within ten (10) day5 after date on which the response was conveyed to the employee in writing by the Employer.

17.12 When an employee does not receive a response to the grievance within fifteen (15) days, the employee is entitled to submit the grievance the next higher level.

17.13 The Employer shall reply to an employee's grievance at the first second level of the grievance process within fifteen (15) days after the grievance is presented, and within twenty-five (25) days where the grieva: is presented at the final level.

17.14 The time limits stipulated in the grievance procedure may be extended by mutual agreement between the Employer, the griever and, where applicable, a representative.

17.15 In determining the time within which any action is to be taken the grievance procedure, Saturdays, Sundays and designated holidays shall excluded.

17.16 An employee may abandon a grievance at any stage in the process written notice to the officer who is designated to receive and to reply on behalf of the Employer at Level One (1) of the grievance process.

17.17 An employee who fails to present a grievance to the next higher level within the prescribed time limits shall be deemed to have abandoned t grievance, unless in the opinion of the Base Commander or his delegate, it not possible for the employee to comply with the prescribed time limits.

17.18 Where an employee has presented a grievance up to and including final level with respect to disciplinary action resulting in discharge, suspension or a financial penalty, and the grievance has not been dealt wit to the employee's satisfaction, he may refer the grievance to adjudication accordance with the provisions of the Public Service Staff Relations Act an Regulations.

17.19 When a grievance that may be presented by an employee to adjudication is a grievance relating to the interpretation or application is respect of him of a provision of a Collective Agreement or an Arbitral Award the employee is not entitled to refer the grievance to adjudication unless t Union for the bargaining unit to which the Collective Agreement or Arbitral Award applies signifies in prescribed manner:

a. its approval of the reference of the grievance to adjudication; ar

b. its willingness to represent the employee in the adjudication proceedings.

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PAY ADMINISTRATION

18.01 Employees are entitled to be paid for services rendered at a rate of pay specified in the Pay Schedule of Appendix "A" for the classification of the position to which they are appointed.

18.02 The probationary rate in the Pay Schedule of Appendix "A" shall be ninety-five (95) percent of the full rate of the position and shall be paid to new employees on hire. This rate shall not be lower than the Federal Minimal Wage. On completion of the probationary period employees shall receive the full rate of their positions.

- 18.03 a. When an employee is appointed in writing by the Employer to temporarily perform the duties of a higher classification in the Bargaining Unit for two (2) or more consecutive working days, he shall be paid as if he has been appointed to that higher classification level for that period from the first (1st) day.
 - b. When an employee is appointed, in writing, by the Employer to temporarily perform the duties of an employee outside the Bargaining Unit for two (2) or more consecutive working days, he shall be paid at his regular rate plus an additional twenty (20) percent for that period from the first (1st) day.

18.04 An employee temporarily assigned by the Employer to a position with a rate of pay lower than his regular rate of pay shall maintain his regular rate of pay.

18.05 An employee shall not have his salary reduced by reason of a change in the classification of his position that is caused other than by the employee himself.

18.06 When a new classification within the Bargaining Unit is created, the Employer will promptly inform and negotiate with the Union the pay level established for the new classification and the duties involved. After the classification has been in effect for a trial period of thirty (30) working days, the pay rate may be brought up again for negotiation between the Employer and the Union. If no agreement is reached as a result of such discussion, the rate established will remain in effect until the next negotiations and the negotiated rate will be retroactive to the date the job was established.

18.07 An employee recalled from layoff in accordance with article 13.04, to a classification with a lower rate of pay than the rate of pay of his former classification, shall be paid the rate of pay specified in Appendix A for the applicable classification. Notwithstanding the foregoing the employee will retain the seniority of his former classification for six (6) months from the date he was placed on the layoff list of the outlet concerned.

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- 18.08 a. Employee pay cheques shall be dated and placed in envelopes and available for the employee at their place of employment. Excep circumstances beyond the control of the Employer, distribution the cheques shall be done before noon on every second Thursday.
 - b. When the regular payday of an employee falls on his day of rest, shall be paid on the working day preceding the day of rest $\rho rov i$ that his regular pay cheque is available for distribution.

18.09 <u>Premium Pay</u>

- a. Hours worked between 6:00 pm and midnight on Christmas Eve (December 24th) and on New Year's Eve (31 December), shall be compensated at one and one-half $(1\frac{1}{2})$ times the employees' regula hourly rate.
- b. When an employee is required to work seven (7) consecutive days, shall be paid at a rate of pay of not less than one and one half times his regular rate of pay for the first eight hours of work (the seventh day, and two times his regular rate of pay for all additional hours worked on the seventh day.
- c. No employee will be required to work more than six (6) consecutiv days in any work schedule.

18.10 Training Allowance

Employees instructed to attend and who attend training session no contiguous with their normal hours shall be paid a minimum of three (3) hour pay. In the event that the training session is either cancelled or is less than three (3) hours duration, the employee may be required to perform work associated with his duties to achieve the three (3) hour minimum. Where the Employer conducts training sessions with it's employees, this time shall be considered as time worked.

ARTICLE 19

CONSULTATION

19.01 The Employer and the Union recognize that consultation and communication on matters of mutual interest outside the terms of the Collective Agreement should promote constructive and harmonious Employer-Unio relations.

19.02 It is agreed that the following matters will be the subject of consultation at the national level:

- a. Group Life Insurance
- b. Optional Life Insurance

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- c. Group Health Insurance
- d. Long Term Disability Insurance
- e. Group Pension
- f. Dental Insurance

19.03 The Employer agrees that the benefits mentioned in Article 19.02 above will not be reduced as a result of the signing of this Agreement.

ARTICLE 20

LABOUR MANAGEMENT RELATIONS COMMITTEE

20.01 The parties recognize that a forum for ongoing discussions during the term of the Agreement can promote more harmonious labour relations between them.

20.02 A Labour Management Relations Committee shall be appointed consisting of equal representation of bargaining unit employees and management representatives. A bargaining unit employee and a management representative shall be designated as co-chairman for each meeting. The terms of reference shall be established by the Committee.

20.03 Time spent by the bargaining unit employee representatives in attending the committee meetings shall be considered to be time worked.

20.04 The committee members can discuss any topics of mutual interest and concern which are related to their employment relationships, but the discussions do not constitute negotiations for the purpose of amending the collective agreement, and the committee meetings cannot deal with the adjustment of grievances.

20.05 In relation to the adjustment of contractual relationships, the committee is empowered only to make recommendations to the Employer and to the Union.

ARTICLE 21

PART-TIME EMPLOYEES

21.01 Part-time employees shall be entitled to the benefits provided under this Agreement regarding paid holidays, jury duty and court leave in the same proportion as their weekly hours of work compare with the weekly hours of work of full-time employees.

21.02 After one (1) year of service a part-time employee shall be entitled to 4% of his gross annual pay in lieu of vacation, and after the completion of three (3) years of continuous service, a part-time employee shall be entitled to 5% of his gross annual pay in lieu of vacation. Afte eight (8) years of service a part-time employee shall be entitled to eight percent (8%) of his gross annual pay in lieu of vacation and after the completion of nineteen (19) years of service a part-time employee shall be entitled to ten percent (10%) of his gross annual pay in lieu of vacation. Upon written request, made thirty (30) days in advance, a part-time employe shall be granted in lieu of the above benefits, vacation leave remunerated according to the number of hours he would have worked during his vacation period.

21.03 $\hfill A$ part-time employee shall be granted bereavement leave in accordance with article 16.11.

ARTICLE 22

DISCIPLINE AND DISCHARGE

22.01 Failing to Report to Work

An employee who fails to report for duty for three (3) consecutiv working days without informing the Employer of the reason for his absence wi be presumed to have abandoned his position. An employee shall be afforded t opportunity to rebut such presumption and demonstrate that there were reasonable circumstances for not informing the Employer.

22.02 Discipline and Discharge Application

Before disciplinary action can be taken against an employee:

- a. there must have been an incident or act calling for a reaction;
- b. there must be proof of the employee's involvement in the incident or commission of the Act; and
- c. the employee must be aware of the grounds for the action taken against him and be given an opportunity to present his version of the facts (with Union or other representation, if requested).

22.03 A report of misconduct against an employee shall be initiated without unreasonable delay, ie, normally within three (3) working days of the day on which the offence is discovered or, if the employee is absent, within three (3) working days from returning to work.

22.04 All employees must be provided with written notice of discipline and discharge which must state:

a. the reasons for the discipline or discharge;

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- b. the effective date of the discipline or discharge; and
- c. what arrangements will be made regarding financial entitlements as a result of the discipline or discharge.

22.05 Discipline and discharge shall only be for just cause. A copy of the written notice of discipline and discharge shall be delivered to the local union president.

22.06 Any document or written statement related to disciplinary action which may have been placed on the personnel file of an employee shall be destroyed after two (2) years has elapsed if there was no further disciplinary action awarded during the two (2) years.

ARTICLE 23

REST PERIODS

23.01 Each employee shall be granted a rest period of fifteen (15) minutes during each one half $\{\lambda_2\}$ working day of not less than three (3) hours. Such rest periods shall not be allocated within one (1) hour of a meal period or within one (1) hour of starting or quitting time. An employee will not be entitled to more than two (2) rest periods in eight (8) hour work day.

23.02 An employee unable to take a rest period as a result of operational requirements shall be **compensated** in cash at his rate of pay for that day in addition to the remuneration he will receive in accordance with Article 23.01.

ARTICLE 24

BULLETIN BOARDS

24.01 The Employer agrees to provide bulletin boards for the use of the Union to post notices of interest to its members.

24.02 The pasting of notices regarding Union meetings, names of representatives, social and recreational events will not require the approval of the Employer.

ARTICLE 25

REST ROOMS

25.01 The Employer agrees to provide adequate rest rooms to employees. Employees shall cooperate with the Employer in keeping the rest rooms in a clean and sanitary condition.

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<u>UNIFORMS</u>

26.01 \$ Uniforms which the Employer requires shall be furnished to the employee by the Employer without charge.

ARTICLE 27

CALL-IN AND CALL-BACK

27.01 An Employee called in and who reports to work shall receive a minimum of three (3) hours pay at his applicable rate of pay.

27.02 If an employee is called back to work and returns to work, he shabe entitled to a minimum of three (3) hours pay at one and one half $(1\frac{1}{2})$ tin his regular rate of pay, provided that the period worked by the employee is not contiguous to the employee's normal hours of work and he was not notifie of such overtime requirement prior to completing his last period of work.

ARTICLE 28

INFORMATION FOR EMPLOYEES

28.01 <u>Statement of Duties</u>

Upon written request, an employee shall be provided in writing wit a complete and current statement of the duties and responsibilities of his position including the position's classification level and rating.

28.02 <u>Information for Employees</u>

- a. The Employer agrees to distribute to each employee and all new employees a copy of the Collective Agreement. The Employer shall do so within one month after receipt from the printer.
- b. It is agreed and understood that the Employer and the Union will incur the cost of publishing the Collective Agreement on an alternate basis. The publication of this agreement will be borne by the Employer.

28.03 <u>Employee Files</u>

Upon written request of an employee, all personnel files of that employee may be made available at least once per year for his examination in the presence of an authorized representative of the Employer.

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SEVERANCE PAY

29.01 Full-time employees whose employment is terminated by the Employer for administrative reasons beyond the control of the employee are entitled to severance pay and notice or pay in lieu of notice. Factors considered beyond employee's control are:

- a. permanent closing of a facility;
- b. reduction of the work force;
- c. reorganization; and
- d. permanent closing of a base.

29.02 Severance pay entitlements for employees appointed to full-time status on or before 29 February 1991 shall be as follows:

	Length of Employment		Severance Pay
a.	0 - 12 months		2 weeks' pay
b.	13 - 36 months		1 months' pay
c.	37 - 60 months		2 months' pay
đ.	over 60 months		3 months' pay
		or	

two weeks for the first year of service and one (1) week for each additional year of continuous full-time service, up to a maximum of twenty-eight (28) weeks, whichever the greater.

29.03 The severance pay entitlement for employees appointed to full-time status after **01** March **1991** shall be at the rate of two (2) weeks for the first year of service and one (1) week for each additional year of continuous full-time service, up to a maximum of twenty-eight (28) weeks.

29.04 Notice or pay entitlement in lieu of notice:

- a. probationary employee 2 weeks
- b. full-time employee 1 month

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CASK SHORTAGES

30.01 Employees assigned responsibility for, and who have sole control Non-Public Fund property, stock, or cash will be required to reimburse the Employer for any shortages that occurred during the period that the employe had the responsibility and control.

30.02 Any recovery of shortages that occur in situations where two (2) more employees are assigned responsibility for, and have access to, Non-Put 'Fund property, stock or cash will be limited to such amounts as can be four to have been caused by a particular employee(s). Only the employee(s) four. responsible will be required to reimburse the Employer for the shortages.

30.03 Employees who have been assigned responsibility and control of Non-Public Fund property, stock or cash shall not avoid their obligation to reimburse the Employer for shortages solely because they permitted some other person access to the Non-Public Fund property, stock of cash and

- a. The Employer reserves the right to implement disciplinary action, including suspension or discharge in circumstances where a particular employee has consistently demonstrated an inability to safeguard the Employer's interests and assets. Any disciplinary action will be subject to the normal grievances and adjudication procedures; and
- b. A grievance arising out of the reimbursement of cash shortages pursuant to Articles 29.01, 29.02 or 29.03 above may be referred t adjudication if needed.
 The bargaining agent and the Employer agree not to object to an adjudicator dealing with the merits of the case on grounds of an alleged lack of jurisdiction.

30.04 The Union recognizes that it is the responsibility of the Employer to provide secure facilities for the storage of cash and stock.

ARTICLE 31

<u>GENERAL</u>

31.01 Gender

where the male term he, his or him is used throughout this Agreement, the female term she, hers or her shall equally apply.

31.02 <u>Official Texts</u>

 $% \left({{{\rm{Both}}}} \right)$ both the English and French texts of this Agreement shall be official.

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31.03 Wherever the terms job title, job position or classification appear in the Agreement they have the same meaning.

ARTICLE 32

DURATION OF AGREEMENT

32.01 The term of this Collective Agreement shall be from the <u>1st day of</u> June 1993 to the <u>31st day of November 1996</u> inclusive.

32.02 Unless otherwise expressly stipulated, the provisions of this Agreement shall become effective on the date it is signed.

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CF8 KINGSTON - NPF OPERATIONAL CATEGORY

JOB CATEGORY WAGE SCALE

JOB CAT	JOB TITLE	1 JUN 93	1 JUN 94	1 JUN
1	Cashier Expressmart Retail Clerk/Cashier Gas Bar Attendant Ice attendant (GC & CC) Pizza Maker Golf Course Worker Bowling Alley Attendant Sandwich Maker Pro Shop Clerk Short Order cook Bartender	6.95	7.09	7
2	Cleaner Retail Store Expressmart Shift Supervisor Receiving Clerk Golf Course Handyman	7.34	7.49	7.
3	Head Cashier Dept Sales Clerk Head Attendant Gas Bar	8.44	8.61	8.
4	Bar Supervisor Food Svc/Shift Suprv	9.14	9.32	9.5
5	Golf Course Mechanic Bowling Alley Supervisor	9.40	9.59	9.7

CFB KINGSTON - NPF OPERATIONAL CATEGORY

JOB CATEGORY WAGE SCALE

JOB CAT	JOB TITLE	1 JUN 93	1 JUN 94	1 JUN 95
6	Ice Maker Sr Dept Sales Clk	10.26	10.47	10.68
7	Mess Supervisor	11.50	11.73	11.96
8	Mess Supervisor/Food Svc Working Greenskeeper	13.21	13.47	13.74

PAY NOTES ON THE WAGE SCALE

Retroactive pay to employees on payroll as of date of ratification.

Employees who have left the employ of the employer to be paid retroactive pay providing they apply in writing to the NPF Personnel Mgr, within 60 days of the date of ratification.

Employees with PIO status shall receive an economic increase as follows:

1 June 93 - two (2%) percent

1 June 94 - two (2%) percent

1 June 95 - two (2%) percent

LETTER OF UNDERSTANDING

BETWEEN

THE PUBLIC SERVICE ALLIANCE OF CANADA

AND

STAFF OF THE NON-PUBLIC FUNDS, CFB KINGSTON. ONTARIO

SAFETY FOOTWEAR

In accordance with the Agreement reached during negotiations, an annual allowance of forty-three dollars (\$43.00) shall be provided t those employees who are required to wear safety footwear as determined by the NPF Health and safety Committee. This allowance shall be paid n more frequently then once a year on presentation of a sales receipt.

This letter forms part of the collective agreement.

ublic Service Alliance of Canada

1 11 / L~~~ Canadian forces Base

Kingston

Date

Date

Canadian Forces Base Kingston

W.S. KELL

W.F. Richard Colonel Base Commander

y. D.A. Cunningham Lieutenant-Colonel Base Administration Officer

The Public Service Alliance of Canada

5. Giampietri PSAC Executive Vice-President

M. HcNamara Negotiator

QAM, Inmaler

B. Outwater

/ B. Thompson

Najor Base Personnel Services Officer

CANEX Regional Manager

Rorniar

U. Barnier NPF Personnel Administrator

am R. Nann

Naster Warrant Officer Messes and Institutes Officer

D. Graham DGPS Labour Relations Officer Negotiator

Feller

Namber of the Negotiating Committee

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