AGREEMENT

BETWEEN

BOARD OF MANAGEMENT

AND

THE PROFESSIONAL INSTITUTE OF PUBLIC SERVICE OF CANADA

GROUP: AGRICULTURE
VETERINARY
ENGINEERING, LAND SURVEYING AND ARCHITECTURE

EXPIRATION DATE: February 28, 1999

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THIS AGREEMENT made this 18th day of December, 1996.

BETWEEN: THE PROFESSIONAL INSTITUTE OF PUBLIC SERVICE OF CANADA

hereinafter referred to as the "Union", party to the first part;

AND: HER MAJESTY IN RIGHT OF THE PROVINCE OF NEW

BRUNSWICK, as represented by Board of Management, hereinafter called

the "Employer", party to the second part.

PREAMBLE:

COMMON

The purpose of this Agreement is to maintain harmonious and mutually beneficial relationships between the Employer, the employees and the Institute, to set forth certain terms and conditions of employment relating to remuneration, hours of work, employee benefits and general working conditions affecting employees covered by the Agreement.

The Parties to this agreement share a desire to improve the quality of the Public Service of New Brunswick, to maintain professional standards and to promote the well being and increased efficiency of its employees to the end that the people of New Brunswick will be well and effectively served. Accordingly, they are determined to establish within the framework provided by law, an effective working relationship at all levels of the Public Service in which members of the bargaining unit are employed.

ARTICLE 1 - DEFINITIONS

COMMON

For the purpose of this Agreement -

- 1.01 "Institute" means The Professional Institute of the Public Service of Canada,
- 1.02 **"Bargaining Unit"** means all the employees of the Employer in the Engineering, Land Surveying and Architecture Group, Agriculture Group and <u>Veterinary</u> Group in the Scientific and Professional Category.
- 1.03 **"Employee"** means a person employed by the Employer to carry out the functions normally performed by employees appointed to any of the Classifications assigned to this Unit. other than:
- (a) a person not ordinarily required to work more than one-third (1/3) the number of hours stipulated as the normal work week; and
- (b) a person employed on a casual or temporary basis unless he/she has been so employed for a continuous period of six (6) months or more; and
 - (c) a person employed in a managerial or confidential capacity.
- 1.04 **"Employer"**means Her Majesty in right of the Province as represented by the Board of Management, and includes any person authorized to exercise the authority of the Board of Management.

- 1.05 **"Layoff"** means an employee whose employment has been terminated because of lack of work or because of the discontinuance of a function;
- 1.06 Approved "Leave of Absence" means permission to be absent from duty;
- 1.07 **"ProbationaryPeriod"** means the probationary period specified in the Civil Service Act.
- 1.08 Words used in this Agreement, if defined in the *Public Service Labour Relations Act*, have the same meaning as given to them in the *Public Service Labour Relations Act*.
- 1.09 "Control Point Maximum" The point within a salary range representing the maximum base pay for a job.
- 1. IO "Discretionary Maximum" The point within a salary range between the control point maximum and the maximum allowed for re-earnable increments. Notwithstanding article 1.09 an employee's base pay may be in the discretionary maximum upon implementation of the revised pay plan.
- 1.11 <u>"Merit Increase" An adjustment to individual salary based on a documented assessment of performance as per attached guidelines for progression</u>
- 1.12 "Re-earnable Increments" temporary payments authorized at the discretion of the Deputy Head.
- 1.13 "Pay Increment" one step in the pay range.

Article 2 - APPLICATION

COMMON

2.01 This Agreement applies to and is binding on the Institute, the employees and the Employer.

ARTICLE 3 - FUTURE LEGISLATION

COMMON

- 3.01 In the event that any law passed by the Legislature of the Province applying to Public Servants covered by this Agreement, renders null and void any provision of this Agreement, the remaining provisions of the Agreement shall remain in effect for the term of this Agreement.
- 3.02 Where any provision of this Agreement conflicts with the provisions of any Public Statute or Regulation of the Province, the provisions of the Public Statute or Regulation shall prevail.

ARTICLE 4 - RECOGNITION

COMMON

4.01 The Employer recognizes the Institute as the exclusive Bargaining Agent for all em-

ployees described in New Brunswick Certification Order Numbers 009 PS 1j, 070 PS 1c 1a, 073 PS 1 c (2V), issued by the Public Service Labour Relations Board, covering all of the employees of the Employer in the Engineering, Land Surveying and Architecture Group, the Agriculture Group, and the <u>Veterinary</u> Group in the Scientific and Professional Category.

ARTICLE 5 - PROVINCIAL SECURITY

COMMON

- 5.01 (a) Nothing in this agreement shall be construed to require the employer to do or refrain from doing anything contrary to any instruction, direction or regulation given or made on behalf of the Government of the Province of New Brunswick in the interests of the health, safety or security of the people of the Province.
- (b) For the purposes of (a) above, any order made by the Lieutenant-Governor in Council is conclusive proof of the matters stated therein in relation to the giving or making of any instruction, direction or regulation by or on behalf of the Government of the Province of New Brunswick in the interests of the health, safety or security of the people of the Province.

ARTICLE 6 - MANAGEMENT RIGHTS

COMMON

6.01 All the functions, rights, powers, and authority which the Employer has not specifically abridged, delegated or modified by this Agreement are recognized by the Institute as being retained by the Employer.

ARTICLE 7 - INSTITUTE SECURITY

- 7.01 The Employer shall, as a condition of employment deduct an amount equal to the regular monthly membership dues of the Institute from the monthly pay of all employees in the Bargaining Unit.
- 7.02 Clause 7.01 will be applied for present employees and the deductions from pay for each new employee in respect of each month will start with the first full month of employment.
- 7.03 The sums deducted pursuant to this Article shall be remitted to the Head Office of the Institute prior to the fifteenth (15th) of the month following the month in which the deductions were made. The Institute will keep the Employer advised of the address of its Head Office.
- 7.04 Before the Employer is obligated to deduct any amount under this Article, the Institute must advise the Employer in writing of the amount of its regular monthly dues. The amount so advised shall continue to be the amount to be deducted under this article until changed by a further written notice to the Employer signed by the President of the Institute, after which such changed amount shall be the amount to be deducted, and so on from time to time. The written notice shall be provided at least thirty (30) days before the effective date of the changed amount.
- 7.05 The sums deducted under this Article shall be accepted by the Institute as the regular

monthly dues of those employees who are or shall become members of the Institute and the sum so deducted from non-members of the Institute shall be treated as their contribution towards the expenses of maintaining the Institute.

7.06 The Institute agrees to indemnify and save the Employer harmless from any liability or action arising out of the operation of this Article.

7.07 The Institute assumes full responsibility for the disposition of any sums deducted from the wages of any employees and remitted to the Head Office of the Institute under this Article.

ARTICLE 8 - COMMUNICATIONS

COMMON

8.01 All correspondence arising out of the application, administration and/or interpretation of this collective agreement shall be given as follows:

To the Employer:

The Director of Labour Relations Services

Department of Finance
P.O. Box 6000

Fredericton, N.B.
E3B 5H1

To the Institute: The Professional Institute of the Public Service of Canada 53 Auriga Drive Nepean, Ontario K2E 8C3

- 8.02 The Employer shall have reproduced sufficient copies of the agreement in both official languages so that each employee in the bargaining unit may have a copy at a reasonable time after the execution of this agreement.
- 8.03 (a) The Employer shall prepare a list of employees in the Bargaining Unit and shall make this list available to the Institute during January of each year.
- (b) The Employer shall provide the names and addresses of all new employees in the bargaining unit within 30 days of the start of employment.
- 8.04 The list of employees shall include the classification, pay step, the commencement date and <u>work location</u> of each employee and the number of sick leave days accumulated to the credit of each employee.
- 8.05 Upon request of the Institute, the Employer shall provide a copy of the classification specifications covering employees within this bargaining unit.
- 8.06 The Employer acknowledges its obligation to make available any policy which has a bearing on employee terms and conditions of employment.
- 8.07 (a) **Statement of Duties** Upon written request, an employee shall be entitled to a current statement of the duties and responsibilities of his/her position.
 - (b) **Job Descriptions** Each new employee shall be provided with a copy of the

job description concerning the employee's position, and the organizational chart as well as a detailed description of the pension plan and the insurance plans. Changes made to the above documents shall be communicated in writing to each employee.

8.08 Policies

- (a) The employer shall continue to provide the Institute with amendments to the Administration Manual System as policies are approved or revised.
- (b) An employee shall upon request have access to view any policy approved by the Board of Management for distribution to the Administration Manual System.
- 8.09 The Employer shall advise the Institute of any commencement and termination affecting the bargaining unit within 30 days of such a change.
- **8.10 Bulletin Boards** The Employer shall provide bulletin board space for the use of the Institute at locations accessible to employees provided that the use of such boards by the Institute is limited to the posting of information relating to the business affairs, meetings, social events and reports of various committees of the Institute.

ARTICLE 9 - NO DISCRIMINATION

COMMON

9.01 No discrimination shall be exercised against any employee by reason of race, colour, religion, national origin, ancestry, place of origin, age, physical disability, mental disability, marital status, sexual orientation, sex, <u>Institute</u> membership or non-membership, or political affiliation.

ARTICLE 10 - STRIKES AND LOCKOUTS

COMMON

10.01 In accordance with the Public Service Labour Relations Act, there shall be no strikes, walkouts, lockouts, or slowdowns during the term of this Agreement.

ARTICLE 11 - LABOUR-MANAGEMENT CONSULTATION COMMITTEE

- 11.01 (a) There shall be a labour management consultation committee composed of at least three (3) representatives of the Institute and at least three (3) representatives of the Employer. Provided equal representation is maintained, the committee may be extended to include additional members where mutually agreed by the parties.
- (b) When requested by either party, consultation committees shall be formed at departmental levels with equal representation for the Employer and the Institute.
- 11.02 Within 30 days of the date of signing of this agreement each party shall inform the other of the names of its members on the Labour Management Consultation Committee pro-

vided however that either party may add or substitute members.

- 11.03 The committee shall meet at the call of the members of either party at times and places which are mutually agreeable.
- 11.04 The committee shall establish its own procedure and each party shall bear the costs of its own representatives of the committee provided that where meetings are held during working hours no employee shall lose pay as a result of attending meetings of the committee.
- II.OS The committee shall deal with matters of mutual interest and concern in an attempt to facilitate harmonious relations between the Employer and the Institute and its members.

ARTICLE 12 - GRIEVANCE PROCEDURE

COMMON

- 12.01 **Definition of a Grievance -** A grievance means a dispute or difference of opinion concerning any of the following:
- (a) the interpretation or application with respect to an employee of a provision of this Collective Agreement or a related arbitral award;
- (b) disciplinary action resulting in suspension, discharge or financial penalty under Article 14 of this Agreement;
- (c) the interpretation or application of a provision of a statute, or a regulation, bylaw, direction or other instrument made or issued by the Employer dealing with terms and conditions of employment;
- (d) any occurrence or matter affecting terms and conditions of employment other than those terms and conditions of employment covered in the three preceding paragraphs and for which there is no administrative procedure for redress provided for in or under an Act of the Legislative Assembly.
- 12.02 Where an employee considers himself/herself to be aggrieved he/she shall discuss the matter with the employer before the first step in the grievance procedure is implemented.
- 12.03 Where an employee alleges that he/she has a grievance as outlined under 12.01 above and where the employee has the written consent of the Institute or its delegates the following procedure shall apply:

STEP ONE:

Within twenty (20) scheduled working days after the alleged grievance has arisen, the employee may present a grievance in writing on the form provided by the Public Service Labour Relations Board to the person designated by the Employer as the first level in the grievance procedure. If the employee receives no reply or does not receive satisfactory settlement within ten (10) scheduled working days from the date on which the grievance was presented to the person designated as first level in the grievance procedure, the employee may proceed to Step Two.

STEP TWO:

Within ten (I0) scheduled working days from the expiration of the ten (10) day period referred to in Step One, the employee may present a grievance in writing either by personal service or by mailing by regis-

tered mail to the person designated by the Employer as the second level in the grievance procedure. If the employee does not receive a reply or satisfactory settlement of the grievance from the person designated by the Employer as the second level in the grievance process within ten (10) scheduled working days from the date on which the grievance was presented at the second level, the employee may proceed to Step Three.

STEPTHREE:

Within ten (10) scheduled working days from the expiration of the ten (10) day period referred to in Step Two, the employee may present a grievance in writing by mailing it by registered mail to the Deputy Minister of the Department in which he/she works. A proposed settlement of the grievance presented at Step One and Step Two and any replies must accompany the grievance when it is presented to the Deputy Minister. The Deputy Minister shall reply in writing to the employee within fifteen (15) scheduled working days from the date the grievance was presented to the Deputy Minister. If the employee does not receive a reply or satisfactory settlement for the grievance from the Deputy Minister within fifteen (15) scheduled working days from the date on which the grievance was presented to the Deputy Minister, the employee may refer the grievance to adjudication as provided in Article 13 hereof, within twenty (20) working days of the date on which the employee should have received a satisfactory reply from the Deputy Minister.

- 12.04 Any difference or grievance arising directly between the Institute and the Employer may be submitted by the Institute at Step Three.
 - (i) e aplay ray present a grievance in accordance w Section 92(1)

 (tl Public Service Labour R: lti ct by forwarding written notice

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 - (ii h parties shall immediately oint an adjudicator to hear and it is mine lie lift of ll ior If the pairs fill to appoint an adjudicator to hear and it is mine lie lift of ll ior If the pairs fill to appoint an adjudicator to hear and it is seven (7) to of the date of receipt of the grievance lift in the written request of the party. It shall, in the written request of the party. It made by the Chairman of the Public S is Labour F lift Board.
- 12.05 In any case where the employee presents a grievance or in any case in which a hearing is held on a grievance at any level, the employee may at his/her option, be accompanied by a representative of the Institute.
- 12.06 In determining the time in which any step under the foregoing proceedings is to be taken, Saturdays and Sundays and recognized holidays shall be excluded. If advantage of the provisions of the Article has not been taken within the time specified herein the alleged grievance shall be deemed to have been abandoned and cannot be reopened.
- 12.07 All time limits specified in this Article can be extended through mutual agreement in writing by the Institute or its delegate, and the employer or its delegate.

ARTICLE 13 - ADJUDICATION

COMMON

- 13.01 The provisions of the Public Service Labour Relations Act and Regulations governing the adjudication of grievances shall apply to grievances lodged under the terms of this Agreement.
- 13.02 In any Reference to Adjudication, including cases arising from suspensions and discharges, the Adjudicator or Board of Adjudication, as the case may be, shall have the power to direct payment of compensation, vary penalties, direct reinstatement of a benefit or privilege, or order appropriate action to finally settle the issue(s) between the parties and may give retroactive effect to their decision.
- 13.03 An Adjudicator or Board of Adjudication shall not have the power to alter or change any of the provisions of this Agreement or to substitute any new provision for an existing provision nor to give any decision inconsistent with the terms thereof.

ARTICLE 14 - DISCIPLINE

- 14.01 No employee who has completed the probationary period as defined in Article 1 shall be disciplined except for just cause.
- 14.02 Discipline for just cause includes:
 - (a) written reprimand,
 - (b) demotion resulting from a disciplinary action,
 - (c) suspension with or without pay,
 - (d) discharge.
- 14.03 Prior to the disciplining of an employee, a meeting will be held. The employee will have the right to have an Institute representative present. The employee and the Institute shall receive reasonable prior notice of the meeting.
- 14.04 The employee shall be informed in writing, of the nature of any disciplinary action against that employee at the time such action is taken. However, this clause is not intended to apply to oral reprimands that do not go in the employee's personnel file.
- 14.05 Where an employee is suspended or discharged, the Employer shall, within ten (10) days of the suspension or discharge notify the employee in writing by registered mail or by personal service stating the reason for the suspension or discharge.
- 14.06 Where an employee alleges that he/she has been suspended or discharged in violation of Article 14.01 the employee may within ten (10) days of the date of which he/she was notified in writing or within twenty (20) days of the date of his/her suspension or discharge, whichever is later, invoke the grievance procedure including adjudication as set out in this Agreement, and for the purpose of a grievance alleging violation of Article 14.01 he/she shall lodge a grievance at the final level of the grievance procedure.
- 14.07 Where it is determined that an employee has been suspended or discharged in violation of Article 14.01 that employee shall be immediately reinstated in his/her former position

without loss of seniority or any other benefit which would have accrued to the employee if he/she had not been suspended or discharged. One of the benefits which the employee shall not lose is his/her regular pay during the period of suspension or discharge which shall be paid to the employee at the end of the next complete pay period following reinstatement.

ARTICLE 15 - EMPLOYEE PERSONNEL FILE

COMMON

- 15.01 **Employee Personnel File** -An employee's Personnel Record File shall be made available and open to the employee for inspection at a reasonable time established by mutual agreement between the employee and his/her immediate supervisor.
- 15.02 The Employer shall not introduce as evidence in a grievance or adjudication proceeding under this Agreement any document pertaining to disciplinary action the existence of which the employee was not aware.
- 15.03 To ensure compliance under 15.02 above, employees shall be required to sign any written document pertaining to disciplinary action acknowledging that the employee has read such document.

ENG.

15.04 A record of disciplinary action shall be removed from the employee's file and destroyed and not be used against an employee after the expiration of eighteen (18) months after the disciplinary action was taken.

AG.

15.05 A record of disciplinary action shall be removed from the employee's file and destroyed and not be used against an employee after the expiration of eighteen (18) months after the disciplinary action was taken provided no other disciplinary action for a similar offence occurs within this eighteen month period.

VET.

15.06 A record of disciplinary action shall not be used against an employee after the expiration of eighteen (18) months after the disciplinary action was taken.

ARTICLE 16 - COMPETITIONS AND APPOINTMENTS

COMMON

16.01 (a) **Posting of Competitions**

Subject to the provisions of the Civil Service Act and Regulations, where there is a competition to fill a vacancy or an anticipated vacancy in the bargaining unit, the Employer shall post notices of such competition on the bulletin board(s) in the buildings out of which the employees work, for a minimum of ten (10) working days. A copy of the notice of such competition shall be forwarded to the Institute.

- (b) The notice referred to in clause 16.01(a) shall contain the following information;
 - (i) description of the position;
 - (ii) location of the position;
 - (iii) required qualifications; and
 - (iv) the wage rate or range.
- 16.02 Redress to appointments is provided for under the Civil Service Act.

ENG.

16.03 **Vacancy and Promotion -** Subject to section 63(2) of the Public Service Labour Relations Act, the Employer will provide preference to employees in filling a vacancy within the bargaining unit where the employee has the qualifications, ability and suitability for the vacant position.

ARTICLE 17 - LAYOFF AND RECALL

COMMON

17.01 **Lay off Procedure**- In the event of a layoff the Employer shall lay off casual, temporary and part-time employees before a full-time employee is laid off. Where the qualifications and ability in respect to the work remaining to be accomplished are relatively equal for two or more employees, reverse order of seniority shall determine the order of layoff. The unit of operation for the application of this clause shall be by department and region or district. Temporary does not refer to term employees.

ENG.

- 17.02 **Notice of Lay off** Where an employee is subject to a layoff as defined under 1.05, such employee with:
- (a) ten or more continuous years of employment shall be entitled to three (3) calendar months notice prior to the effective date of the layoff or pay in lieu thereof;
- (b) less than ten (10) continuous years of employment shall be entitled to one (1) calendar month notice prior to the effective date of the layoff or pay in lieu thereof.

COMMON

17.03 **Salary on Rehire** - On rehire, a laid-off person with seniority rights is to be paid at least the rate of pay being received at the time of layoff unless the employee agrees to accept an appointment at a lesser rate of pay.

ENG.

17.04 The benefit provided in 17.02 is in addition to any rights or benefits provided under the Civil Service Act to the employee.

COMMON

17.05 **No New Employees**-There shall be no new hiring into the bargaining unit until those laid off have been given an opportunity of employment, provided that they are qualified to perform the work available.

COMMON

17.06 Where an employee has been notified that he/she shall be subject to a layoff, a copy of such notice shall be sent to the Institute. Prior to instituting the layoff, the Employer shall refer the matter to a committee composed of three (3) representatives of each party. This committee shall meet and discuss the status of such employee, suitable alternate employment available, and other relevant matters concerning the layoff. The parties agree that such discussion shall be held at least thirty (30) days prior to the effective date of layoff.

<u>COMMON</u>

17.07 **Recall Rights** - Employees on layoff shall retain their position on the seniority list and shall have recall rights within a twelve (12) month period following their last day of employment.

COMMON

17.08 **Recall Procedures:** Subject to Section 63(2) of the Public Service Labour Relations Act. employees shall be recalled in the reverse order that they were laid off. Recall shall be subject to the employee having the qualifications and ability to perform the duties of the position. Employees laid off shall be given preference to job opportunities, prior to hiring of new persons, in other classifications if they are qualified and able to perform the work available.

AG.

17.09 Notice of Lay-offs and Resignation

- (a) Where less than one (1) month's notice of lay-off is given, the employees shall continue to be paid for one (1) month after such notice is given.
- (b) Where an employee resigns his position, he/she shall give the Employer one (1) month's notice of such resignation.

COMMON

17.<u>10</u> Continuation of Insurance Benefits

The Employer agrees to pay the Employer's share of Group Insurance for employees who are laid off for two (2) months after the month in which the employees are laid off.

COMMON

17.11 Superannuation Benefits - An employee who is laid off shall retain all superannuation rights held by him/her at the date of his/her lay-off, until he/she is recalled. Should the employee request a refund of his/her superannuation contributions he/she shall cease to be an employee.

COMMON

17.12 Union Notification

The Employer shall provide the Union with a list showing the seniority of laid off employees by classification.

AG.

17.13 Lay-off During Sick Leave

In the event an employee is affected by a lay-off during sick leave, the effective lay-off date shall be the day following the termination of such leave.

COMMON

17.14 The parties recognize that pursuant to Section 63(2) of the Public Service Labour Relations Act that where a conflict occurs between the provision of the collective agreement and the Civil Service Act related to lay-off and recall, the Civil Service Act shall prevail.

ARTICLE 18 - HOURS OF WORK

ENG.

18.01 Full time employees are expected to work a normal work week of 36 1/4 hours. An employee may be required to work in excess of this amount, depending upon the nature of the employee's work.

ENG.

18.02 Notwithstanding 18.01 above, the Employer may designate a full-time employee to work a normal work week of forty or forty-five hours during specified weeks within a calendar year. An employee may be required to work in excess of this amount depending upon the nature of the employee's work during such a specified week. During such a specified week, an employee shall be entitled to a bi-weekly salary rate on the basis of the employee's present classification and step in accordance with Schedules <u>B or C.</u>

ENG.

18.03 (a) Where an employee is designated under 18.02 above, Schedule A shall not apply during the specified week(s); and **any** change in pay under the terms of this article does

not constitute a promotion or demotion.

(b) Employees so designated shall be granted 5/12 of a day for each week of designation. It is understood that the above supplementary days of vacation are in addition to vacation leave granted under Article 23. The Employer shall make every reasonable effort to schedule the accumulated vacation leave at such time and in such amount as are mutually acceptable to the employer and employee. Where the employer and employee are unable to agree to acceptable times, vacation shall be taken at a time scheduled by the employer.

Where the supplementary days of vacation leave cannot be scheduled due to operational requirements, the employee shall be paid cash in lieu of.

Accumulation of such supplementary vacation shall not exceed 10 days per year.

ENG.

18.04 Where a dispute arises with regard to the application of the provisions of Article 18.02, such dispute shall be referred to a committee within the applicable department. The committee shall be composed of two (2) management representatives and one (1) member of the bargaining unit where possible. The committee shall review the circumstances and make recommendation to the deputy minister of the applicable department regarding the resolution of the dispute.

ENG.

18.05 Upon the request of an employee and subject to operational requirements variable or compressed hours of work may be established when mutually agreeable.

AG.

18.06 The regular weekly hours of work shall be thirty-six and one-quarter (36-1/4) per week averaged over a four week period, excluding meal periods.

AG.

18.07 Where an employee is required to work on a Saturday, Sunday or a holiday as specified in Article <u>22</u> or in excess of the hours of work specified in 18.06, that employee shall be entitled to time off equal to the number of such hours worked.

AG.

18.08 Approval of time off under 18.07 shall be subject to receipt of a claim from the employee accompanied by an explanation, and shall cover the four week period immediately prior to the date of application.

AG.

18.09 Time off under this Article shall be scheduled at such time as can be mutually agreed, or if agreement cannot be reached, the time off will be scheduled by the Employer within

thirty (30) working days of receipt of the application. Where, due to operational requirements, the Employer is unable to schedule the time off, the employee shall be paid at straight time for such excess hours worked.

VET.

18.10 The regular weekly hours of work shall be thirty-six and one-quarter (36 1/4) per week averaged over a four week period, excluding meal periods.

ARTICLE 19 - WAGES AND ALLOWANCES:

COMMON

- 19.01 The rates of pay for employees shall be in accordance with the rates set out in the attached applicable schedules which form part of this agreement.
- 19.02 If a new classification comes into being during the life of this agreement, or there is a significant change in the level of duties, responsibilities, or qualification requirements of an
- sification in the evaluation process as agreed between the Employer and the Institute. The employer may set an interim wage rate for such classification.
- 19.03 The employer shall grant a pay increment(s) to an employee on his/her anniversary date to be effective on the first day of the bi-weekly pay period that includes the employee's anniversary date, provided he/she has not reached the control point maximum for the position held and provided the employee's work performance is satisfactory to the employer.
- 19.04 The employer shall notify an employee when a pay increment of less than 2 steps is granted. Such notice shall contain the employer's reason(s) as to why the employee's work performance was not satisfactory.
- 19.05 Where an employee is not granted a pay increment(s) due to an omission or error the employee shall be granted the increase on a subsequent date, retroactive to his/her anniversary date for such increment(s).
- 19.06 An employee who has not been granted his/her merit increase, shall have the right to refer their performance evaluation to the Director of Human Resources for review by the Review Committee that has been established in the employing department. The employee shall have the right to make written submission to the Review Committee.

19.07 (I) Rate of Pay on Promotion, Demotion. Transfer

- (a) a promotion, where the control point maximum of the new position is higher than the control point maximum of the old position. On promotion, an employee is paid at the nearest rate of pay that provides an increase of four (4) pay increments not to exceed the control point maximum of the pay range.
 - (b) a demotion, where the control point maximum of the new position is lower
 - (c) a transfer. where the appointment is neither a promotion nor a demotion.
 - (2) The promotional increase for an employee who has been in receipt of acting

pay for at least twelve (12) months is calculated based on the employee's rate of pay including acting pay.

- (3) On transfer to a position having the same control point maximum as the employee's previous position, the employee shall be appointed on step without change in pay.
- (4) Where an employee who is eligible for a merit increase is promoted on the anniversary date, the employee shall be granted both a merit increase and a promotional increase.
- 19.08 (1) Where an employee is appointed to a position having a lower control point maximum, or an employee's duties are reclassified to a classification having a lower control point maximum and the employee's rate of pay is above the control point maximum of the new classification, the employee shall be retained at his/her current rate of pay for one(1) year after which the employee will be placed at the control point maximum of the new classification.
- (2) If the employee's rate is below the control point maximum of the new pay range applicable to the employee, the employee shall be installed in the new pay range at the rate which is closest to the employee's present rate and which is not a decrease.
- (3) If an employee requests and is granted a demotion and his/her current rate of pay is more than the control point maximum of the rates of pay for the classification to which the employee is demoted, the employee shall be paid at the control point maximum for the lower classification.
- 19.09 1(a) Where the practice of individual anniversary dates is retained, the anniversary date of an employee who is promoted or who commences work;
 - (i) in the first ten (10) working days of the month is the first of that month, and
 - (ii) after the tenth working day of the month is the first of the month next following the month in which the employee was promoted or commenced work.
- (2) The anniversary date of an employee who is demoted or transferred shall not change.

19.10 **Re-Earnable Increments**

- (1) Re-earnable increments refer to temporary payments equivalent to pay step increases, authorized at the discretion of the Deputy Head. Such re-earnable increments are not to exceed the equivalent of four pay steps.
- (2) Re-earnable increments are not included in base pay, and do not constitute pensionable earnings.
- (3) Re-earnable increments may be included with bi-weekly pay, paid out periodically or at one time, based on the amount and duration of increment authorized.
- (4) An employee paid at the Control Point Maximum may be granted on anniversary date re-earnable increments, not to exceed the Discretionary Maximum. Authorization must be based on performance as assessed pursuant to the Performance Management System.

- 19.11 **Professional Dues** The employer shall pay in each calendar year the annual (professional/licensing) dues of one professional organization or society on behalf of each employee. For clarification, the term "professional organization or society" shall be interpreted to mean:
- (a) that organization or society, the membership in which is required as a condition of employment: or
- (b) where no required membership is necessary for employment, such an organization or society as may be approved by the emuloyer.

ARTICLE 20 - ACTING PAY

COMMON

- 20.01 **Acting Pay** -Where an employee is required to perform for a temporary period of ten (10) days or more, the duties of a higher position than the one held by him, payment shall be made to that employee of acting pay including the ten (10) days. It is understood that should a statutory holiday as listed in Article 22, fall within the designated temporary period it shall count towards determining the ten (10) day qualification period.
- 20.02 An employee shall be entitled to Acting Pay as follows:

The rate of acting pay shall be the minimum rate for the classification of the employee who is being replaced, or the equivalent of four (4) pay increments above the acting employee's regular rate of pay, whichever is greater. An employee cannot be paid above the control point maximum for the position in which he/she acts.

ARTICLE 21 -TRAVEL REGULATIONS

COMMON

21.01 **Travel Regulations**- The travel regulations as amended from time to time shall apply to the employees in the Bargaining Unit.

ARTICLE 22 - STATUTORY HOLIDAYS

- 22.01 Paid holidays for employees are:
 - (a) New Year's Day;
 - (b) Good Friday;
 - (c) Easter Monday;
 - (d) the day fixed by proclamation of the Governor-in-Council for the celebration of the birthday of the Sovereign;
 - (e) Canada Day;
 - (f) New Brunswick Day;
 - (g) Labour Day;
 - (h) the day fixed by proclamation of the Governor-in-Council as a general day of Thanksgiving;
 - (i) Remembrance Day;

- (j) Christmas Day;
- (k) Boxing Day; and
- (l) any other day duly proclaimed as a Provincial or National Holiday.
- 22.02 The following day(s) off shall be granted for Christmas and Boxing Day:
 - (i) when Christmas Day is a Monday, the 25th, and 26th days of December, or
 - (ii) when Christmas Day is a Tuesday, the 24th, 25th and 26th days of December, or
 - (iii) when Christmas Day is a Wednesday or Thursday, the afternoon of the 24th day and the 25th and 26th days of December, or
 - (iv) when Christmas Day is a Friday, a Saturday, or a Sunday, the 24th to 27th days of December, inclusive.
- 22.03 An employee who is entitled to pay on either the working day immediately preceding or following the holiday is entitled to the paid holiday.
- 22.04 When a holiday other than Christmas coincides with an employee's day of rest, the holiday shall be moved to the employee's first working day following the employee's day of rest.
- 22.05 Where **a** holiday occurs where an employee is on sick or vacation leave, the holiday is considered granted and no deduction is made from the employee's sick or vacation leave credits.

ENG.

22.06 Where an employee has been notified by the Employer and is required to work on a holiday listed under Article 22.01 such employee shall be paid 1 1/2 the regular hourly rate for all hours worked on the holiday in addition to the regular day's pay providing such holiday falls on a regular working day.

VET.

- 22.07 Where an employee is required to work on a holiday, the employee shall have the choice of a day off in lieu of the holiday at such time as can be mutually agreed between the Employer and the employee during the calendar year in which the holiday is worked. Such re-scheduled days shall not be carried from one calendar year to the next, except that rescheduled days for work on Christmas and Boxing Day may be carried over to the next calendar year.
- 22.08 In order to receive holiday pay an employee must have worked the workday before and the workday after the holiday, providing however the employee was not on authorized leave **of** absence with pay. If an employee is on sick leave the workday before or after the holiday the Employer may demand a doctor's certificate to satisfy the employer as to whether or not the employee was legitimately absent.

ARTICLE 23 - VACATION LEAVE

COMMON

- 23.01 Each employee with less then eight (8) years continuous service shall accumulate vacation leave credits at the rate of one and one-quarter (1 1/4) days per calendar month of continuous service for which he/she receives pay for at least 11 days, excluding statutory holidays.
- 23.02 Each employee with more than eight (8) years continuous service shall accumulate annual vacation leave credits at a rate of one and two-thirds (1 2/3) days per calendar month of continuous service for which he/she receives pay for at least 11 days, excluding statutory holidays.
- 23.03 Each employee with more than twenty (20) years continuous service shall accumulate annual vacation leave credits at a rate of two and one-twelfth (2-1/12) days per calendar month of continuous service for which he/she receives pay for at least 11 days, excluding statutory holidays.
- 23.04 (a) The Employer shall endeavor to schedule an employee's vacation at such times and in such amounts as are mutually acceptable to Employer and employee.
- (b) Where the Employer and employee are unable to agree to acceptable times, vacation shall be taken at a time scheduled by the Employer.
- 23.05 Every employee who has vacation credits which have not been used when he/she ceases to be an employee shall be given a cash settlement in lieu of vacation based on the rate of remuneration the employee was receiving at the time he/she ceased to be an employee.
- 23.06 A person, upon ceasing to be an employee, shall compensate the Employer for vacation which was taken but which was not earned and the amount of compensation shall be calculated using the employee's rate of pay at termination.
- 23.07 When sick leave or other paid leave is granted for a period during which an employee was on vacation leave, the period of vacation leave covered is reinstated to the employee.

ENG.

23.08 Carry-over and liquidation of vacation leave credits

Where, an employee has not been granted in a vacation year all earned vacation leave credits, the employee shall be entitled at the end of the vacation year:

- (a) to carry over all earned but unused vacation leave credits into the following vacation year;
- (b) if <u>as a result of operational requirements</u> an employee is unable to utilize his carried over vacation credits in the next calendar year, as specified in 23.08 (a), the employee shall be paid for such unused vacation credits at the end of the calendar year following that in which the vacation credits were earned. The rate of pay shall be that applicable to the employee at the time of payment. For the purposes of this article vacation credits carried over under 23.08 (a) shall be deemed to be the first credits used in the vacation year.

AG.

- 23.09 (a) Where in a calendar year an employee has not been granted all of the vacation leave credited to him/her, the unused portion of his/her vacation leave, not to exceed the entitlement earned in the calendar year, shall be carried over to the next year.
- (b) Where an employee has unused vacation credits in excess of (a) above, and where the Employer has been unable to schedule such excess entitlement during the calendar year, because of extenuating circumstances, the Employer shall authorize carry-over to the next calendar year **of** the excess entitlement, provided the employee submits written application for carry-over prior to November first, and provided the Employer cannot schedule such leave prior to the expiry of the calendar year.

VET.

23.10 An employee who does not receive vacation during the calendar year in which it was earned may carry over to the next year vacation credits equivalent to the entitlement earned in the calendar year, provided the employee has obtained written permission to do so.

COMMON

23.11 Employees who are receiving compensation benefits under the Workers' Compensation Act shall not earn vacation credits while receiving such compensation.

ARTICLE 24 - SICK LEAVE

- 24.01 Each employee shall accumulate sick leave credits at the rate of one and one-quarter (1 1/4) days per month for each calendar month **of** continuous employment for which he/she receives pay €or at least eleven (11) days, up to a maximum credit of two hundred and forty (240) working days.
- 24.02 An employee who is absent from work on account of sickness or accident who wishes to use sick leave credits for such absence must notify his/her immediate Supervisor as soon as possible.
- 24.03 A deduction shall be made from an employee's accumulated sick leave credits for each working day that the employee is absent on sick leave. Absence on sick leave for less than one-half (1/2) day, may be deducted as one-half (1/2) day, absence for more than one-half (1/2) day but less than a full day may be deducted as a full day.
- 24.04 The Employer may require such proof of illness as it deems necessary for any illness for which sick leave is claimed. If, after such a request, proof of illness is not provided within ten (10) working days, absence shall be deducted from the employee's salary.
- 24.05 The total amount of unrecovered special sick leave shall not exceed fifteen (15) working days at any one time.

24.06 An employee who was advanced sick leave under 24.09 Eng., 24.10 Ag. and 24.11 Vet. shall, upon ceasing to be an employee, compensate the Employer for sick leave, which has not been recovered and the amount of the compensation shall be calculated at the employee's rate of remuneration at the time he/she ceased to be an employee.

24.07 The parties agree that failure to comply with 24.06 above is grounds for the Employer to withhold until compliance:

- (1) any wages or other monetary benefits owing
- (2) any credit transfers in terms of vacations

24.08 The Employer may grant leave with pay to an employee for periods of up to one-half (1/2) day for medical and dental appointments when it is not possible for the employee to arrange such appointments outside the hours of work.

ENG.

24.09 Where an employee who would otherwise be entitled to sick leave under this Article, does not have sick leave credits equal to the period of absence caused by sickness or accident, he/she shall upon request, be advanced up to 15 working days of sick leave credits. Such sick leave advanced shall be deducted from sick leave credits subsequently earned.

AG.

24.10 Where an employee does not have sick leave credits equal to the period of absence caused by sickness or accident, he/she may, on request, be advanced up to I5 working days of sick leave credits, which shall be deducted from future credits accumulated upon his/her return to work. Such requests shall not be unreasonably denied.

VET.

24.11 Where an employee does not have sick leave credits equal to the period of absence caused by sickness or accident, he/she may, on request, be advanced up to 15 working days of sick leave credit, which shall be deducted from future credits accumulated upon his/her return to work. Such requests shall not be unreasonably denied.

ARTICLE 25 - MATERNITY LEAVE

COMMON

25.01 Notification

Not later than the fifth (5th) month of her pregnancy, an employee will inform the Employer of the anticipated delivery date.

25.02 Medical Certificate

An employee requesting maternity leave shall submit with the application a statement from her physician that employment to the date specified in the application will not he injurious to her health.

25.03 **Duration of Leave**

Maternity leave shall commence two (2) months before the anticipated delivery date and shall be granted earlier than two (2) months or deferred provided that a certificate from a qualified practitioner is submitted to her supervisor on her state of health. Notwithstanding the above, the Employer may direct an employee who is pregnant to proceed on maternity leave at any time where the employee cannot produce a medical certificate stating that her condition does not prevent her from performing her normal work function. Maternity leave shall expire not later than three (3) months after delivery date unless the two (2) months she was entitled to before the delivery date were deferred, in which case the number of days not used shall be added to the three (3) months after the delivery date. Seniority continues to accrue during the leave at the same rate as if the employee would have worked.

25.04 Return to Work

An employee returning from maternity leave shall give the Employer written notice of the fact at least ten (10) working days prior to returning to work with a written approval of a qualified medical practitioner. Such employee shall be placed in her previously held classification at her work location (city, town or village).

COMMON

25.05 Supplementary Unemployment Benefit

An employee with one year's seniority who agrees to return to work for a period of at least six (6) months and who provides the Employer with proof that she has applied for and is eligible to receive Employment Insurance Benefits pursuant to the Employment Insurance Act, shall be eligible to be paid a maternity leave allowance in accordance with the Supplementary Unemployment Benefit Plan for a period not to exceed fifteen (15) continuous weeks immediately following the minimum waiting period for Employment Insurance Benefit eligibility.

- 25.06 In respect of the period of maternity leave, maternity leave allowance payments made according to the Supplementary Unemployment Benefit Plan will consist of the following:
- (a) where an employee is subject to a waiting period of two (2) weeks before receiving Employment Insurance maternity benefits, an allowance of seventy-five per cent (75%) of the regular rate of pay for each week of the two (2) week waiting period less any other monies earned during this period; and
- (b) payments equivalent to the difference between the \underline{EI} benefits the employee is eligible to receive and seventy-five per cent (75%) of her regular rate of pay, at the time maternity leave commences, less any other monies received during the period which may result in a decrease in \underline{EI} benefits to which the employee would have been eligible if no extra monies had been earned during this period.
- 25.07 **"Regular rate of pay"** shall mean the rate of pay the employee was receiving at the time maternity leave commenced, but does not include retroactive adjustment of rate of pay, acting pay, overtime, or any other form of supplementary compensation.
- 25.08 An applicant under Clause $25.0\underline{5}$ above shall return to work and remain in the Employer's employ for a period of at least six (6) months after her return to work. Should the employee fail to return to work and remain at work for a period of six (6) months the employee shall reimburse the Employer for the amount received as maternity leave allowance on a pro rata basis.

ARTICLE 26 - ADOPTION LEAVE

COMMON

26.01 Upon application in writing, an employee adopting a child shall be granted a leave of absence without pay for a period of up to seventeen (17) weeks upon placement of the child. An employee shall be granted a total of one (1) day leave of absence without loss of pay to be taken on the day of the placement of the child or prior to such date for matters relating directly to the adoption. Seniority continues to accrue during the leave at the same rate as if the employee would have worked.

26.02 An employee is entitled to request adoption leave to commence on the acceptance of custody of an adopted child.

ARTICLE 27 - PATERNITY LEAVE

COMMON

27.01 An employee shall be granted one (1) day paid paternity leave within a reasonable period of time surrounding the occasion of the birth of his child.

ARTICLE 28 - COURT LEAVE

ENG.

28.01 An employee is entitled to paid leave, except when on leave without pay or under suspension, when required to serve on a jury or attend as a witness any legal proceedings where the attendance of witnesses is compelled by law.

AG.

- 28.02 (a) An employee is entitled to leave with pay when he/she is required to serve on a jury or to attend as a witness in any legal proceeding where the attendance of witnesses is compelled by law.
- (b) An employee is not entitled to leave with pay where he/she is on leave of absence without pay or under suspension, or when the court or similar proceedings have been initiated by himself or with respect to attending court or proceedings not associated with his employment to which he/she is made a party.
- (c) Any fees received by an employee for attendance as a juror or witness shall be remitted to the Employer.

VET.

28.03 An employee is entitled to leave with pay when he/she is required to serve on a jury or to attend as a witness in any legal proceeding where the attendance of witnesses is compelled by law, except where an employee is on leave of absence without pay or under suspension, or when the court or similar proceedings have been initiated by the employee, or with respect to attending court or proceedings not associated with his or her employment to which he or she is made a party.

ARTICLE 29 - EMERGENCY/BEREAVEMENT LEAVE

COMMON

- 29.01 **"Immediate Family"** is defined as spouse, father, mother, son, daughter, brother, sister, grandmother, grandfather, grandson, granddaughter, father-in-law, mother-in-law, brother-in-law, sister-in-law, and other persons living in the household of the employee. "For clarification purposes of this article spouse shall mean a husband or a wife. It shall also mean an individual who has been residing with the employee for a period of not less than one year and has been publicly represented as the employee's partner."
- 29.02 An employee shall be granted bereavement leave without loss of pay:
- (a) in the event of the death of the employee's mother, father, foster parents, spouse, son, daughter, brother, sister, mother-in-law, father-in-law, grandchildren for seven (7) consecutive calendar days which shall include the day of the funeral.
- (b) in the event of the death of employee's uncle, aunt, brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandparents, spouse's grandparents or other relative living in the immediate household, for five (5) consecutive calendar days which shall include the day of the funeral.
- (c) An employee shall be granted bereavement leave in the event of the death of the employee's ex-spouse, niece or nephew, without loss of pay, for a maximum of one (1) calendar day which must be date of the funeral.
- 29.03 Emergency leave not exceeding five (5) working days may be granted
- (a) to accompany a child or spouse in a medical emergency, or to be with a member of the immediate family in the crisis of a serious illness;
- (b) where circumstances not directly attributable to the employee prevent him/her reporting for duty; or
 - (c) under such other circumstances as the Employer may approve.
- 29.04 An employee may be granted up to three (3) additional working days' leave without loss of pay at the discretion of the Employer for the purpose of travel to attend the funeral of a relative set out in 29.01 or to carry out executor/administrator of estate duties which the employee may be obliged to perform following the death of such relative.

ARTICLE 30 - PALLBEARER LEAVE

COMMON

30.01 One-half (1/2) day leave shall be granted to attend a funeral as pallbearer plus travelling time if necessary. The total leave is not to exceed one day.

ARTICLE 31 - LEAVE FOR INSTITUTE BUSINESS

COMMON

31.01 (a) Leave With Pay for Stewards - A steward shall obtain the permission of his/

her immediate supervisor before leaving work to investigate with fellow employees complaints of an urgent nature, to meet with local management for the purpose of dealing with grievances and to attend local meetings called by management. Such permission shall not be unreasonably withheld.

(b) **Employee Presenting a Grievance -** Where operational requirements permit, the Employer will grant leave to an employee presenting a grievance to meet with the Employer. Where such meeting takes place within the employee's region, leave shall be with pay. Where such meeting takes place outside the employee's region, leave shall be without pay. Where a hearing is held at the final level of the Grievance Process, the grieving employee shall be granted time off with pay to attend that hearing.

31.02 Preparatory Contract Negotiations Meetings

Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees to attend preparatory contract negotiations meetings.

31.03 Contract Negotiations Meetings

Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees for the purpose of attending contract negotiations meetings. However, employees will submit notification for such leave to their immediate supervisor as soon as the employees have become aware of the appropriate dates. The Employer shall maintain the full salary and benefits of an employee on leave of absence under this clause and the Union shall then reimburse the Employer within ten (10) days of billing, provided the Employer submits such billing within 30 days of signing of this Agreement.

- 31.04 (a) **Institute Meetings and Conventions -** Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees to attend meetings and conventions of the Institute.
- (b) **Stewards' Training Course** Where operational requirements permit, the Employer will grant leave without pay to an employee appointed as a steward in accordance with <u>this</u> Article to undertake training related to the duties of a steward.

31.05 Appointment of Stewards

The Employer acknowledges the right of the Institute to appoint Stewards from amongst members of the bargaining units for which the Institute is the certified bargaining agent.

31.06 The Institute shall notify the Employer in writing of the names of the Stewards.

ARTICLE 32 - EDUCATION LEAVE

- 32.01 Educational leave shall be governed by the provisions of Board of Management Education Leave Policy as amended from time to time. (Schedule \underline{D})
- 32.02 Subject to operational requirements and the needs of the Department, the Employer shall endeavour to ensure that attendance at conferences and seminars will be distributed in a fair and reasonable manner.
- (a) The parties to this Agreement recognize that attendance or participation at conferences, conventions, symposia, workshops and other gatherings of a similar nature contrib-

utes to the maintenance of high professional standards.

- (b) In order to benefit from an exchange of knowledge and experience, an employee may have the opportunity on occasion to attend conferences and conventions which are related to the employee's field of specialization, subject to operational constraints and financial limitations.
- (c) The Employer may deem an employee to be on duty status and, as required, in travel status to permit attendance at such gatherings. Reasonable expenses, including registration fees which arise from such attendance, may be granted.
- (d) An employee who attends a conference or convention at the request of the Employer to represent the interests of the Employer shall be deemed to be on duty and, as required, in travel status. The Employer shall pay the registration fees of the convention or conference the employee is required to attend.
- (e) An employee invited to participate in a conference or convention in an official capacity, such as to present a formal address or to give a course related to his/her field of employment, may be deemed on duty and, as required in travel status. In addition, the employee may be reimbursed for this payment of convention or conference registration fees.

32.03 **Professional Development**

- (a) The parties to this agreement share a desire to improve professional standards. The employer may provide employees the opportunity on occasion:
 - to participate in workshops, short courses or similar out-service programs to keep up-to-date with knowledge and skills in their respective fields,
 - (ii) to conduct research or perform work related to their normal research programs in institutions or locations other than those of the Employer,
 - (iii) to carry out research in the employee's field of specialization not specifically related to his/her assigned work projects when in the opinion of the Employer such research is needed to enable the employee to fill his/her present role more adequately.
 - (iv) to attend continuing education courses recognized by licensing boards which are necessary to acquire credits required to complete or maintain licensure standards.
- (b) Subject to the employer's approval, an employee may receive leave with or without pay in order to participate in the activities described in clause 32.03 (a).
- (c) An employee may apply at any time for professional development under this clause, and the Employer may select an employee at any time for such professional development.
- (d) When an employee is selected by the Employer for professional development under this clause, the Employer will consult with the employee before determining the location and duration of the program of work or studies to be undertaken.
- (e) An employee selected for professional development by the employer under this clause shall continue to receive his/her normal compensation.
 - (f) An employee on professional development under this clause may be reimbursed

for reasonable travel expenses and such other additional expenses as the employer deems reasonable.

ARTICLE 33 - OTHER LEAVES OF ABSENCE

COMMON

33.01 Upon application by an employee, the Employer may grant leave of absence with or without pay.

ARTICLE 34 - HEALTH AND SAFETY

COMMON

34.01 Where the Employer deems it desirable in the interests of safety or health for employees to wear protective clothing or equipment, the wearing of such protective clothing or equipment shall be a condition of employment.

ENG.

34.02 The Employer shall provide:

- (i) protective helmets;
- (ii) plain safety glasses;
- (iii) half the cost of lens and frames for one pair of approved prescription safety glasses during a two year period, where safety glasses are required. The total reimbursement by the Employer and Blue Cross shall not exceed the actual cost of the glasses.

COMMON

34.03 An employee required by the Employer to wear approved safety boots or safety shoes shall be reimbursed by the Employer the cost of safety boots or safety shoes up to a maximum of eighty dollars (\$80.00); provided proof of purchase is produced by the employee. Limited to one (1) pair per fiscal year.

COMMON

34.04 Where an employee is required by the Ernployer to use or wear special equipment or apparel <u>not already covered under this article</u> for reasons of safety or health, the employer shall supply the required equipment or protective apparel. The Employer shall make all reasonable provisions for the occupational safety and health of employees.

ARTICLE 35 - EMPLOYEE BENEFIT PROGRAMS

COMMON

35.01 **Group Life Insurance** - The Employer shall continue to participate in the existing group life insurance plan in force for employees on the same basis as at present.

35.02 **Blue Cross - Dental:** The Employer shall pay fifty percent (50%) of the cost of the Basic Blue Cross Dental Plan or its equivalent, as agreed between the parties, for all participating employees. Employee enrollment in this Plan shall be on a voluntary basis. The Employer shall deduct the employee's share of the cost of the premium of the Plan when so authorized by the employee.

35.03 Coverage on Retirement

Employees shall have the option to transfer their health care coverage on retirement to the Group Blue Cross Plan applicable or equivalent coverage as administered by the Employer for retired employees.

35.04 **Workers' Compensation Leave -** An employee receiving compensation benefits under the Workers' Compensation Act for injury on the job shall receive the difference between the net salary* and the benefit that is paid by the Workers' Compensation Board for the disability. For the purpose of this Article, where the Workers' Compensation Board benefits are reduced by any Canada Pension Plan payments such payment shall be deemed to form part of the Workers' Compensation Board benefits.

*Net salary - Gross income less tax deductions, E.I., and C.P.P. deductions.

- 35.05 The absence of an employee who is receiving compensation benefits under the Workers' Compensation Act shall not be charged against the employee's sick or vacation leave credits
- 35.06 **Long Term Disability** The Employer shall administer for the employees of this bargaining unit the L.T.D. plan in effect for non-bargaining employees. It is understood that the insurance carriers retain the rights to require a 75% participation and to assess the risk factor of this group in determining the premium rate.
- 35.07 An employee who is deemed disabled and qualifies for benefits under the LTD Plan may be granted appropriate leaves to reconcile absence from work during his/her period of total disability up to 28 months. Such leave shall not be unreasonably withheld. Such leave of absence shall expire if the employee receives a permanent disability pension or accepts alternate employment. The Employer agrees to meet with the employee during the period of absence to discuss the alternate employment opportunities within the civil service.
- 35.08 **Employee Assistance Program** The parties recognize the benefits of an Employee Assistance Program and where established on a departmental basis agree to recommend the use of its services to members of the bargaining unit.

COMMON

35.09 Blue Cross Basic

The Employer shall pay seventy-five percent (75%) of the cost of premiums of Blue Cross/Blue Shield Plan TD129 or its equivalent for all participating employees. Employee enrollment in this Plan shall be on a voluntary basis. The Employer shall deduct the employee's share of the cost of the premium of the Plan when so authorized by the employee.

ARTICLE 36 - RETIREMENT ALLOWANCE

COMMON

36.01 Retirement Allowance

- (a) When an employee having continuous service of five (5) years or more retires due to disability, death or age, or is laid off, the Employer shall pay such employee or beneficiary a retirement allowance equal to five (5) days' pay for each full year of service but not exceeding one hundred and twenty-five (125) days pay, which when granted will be paid in a lump sum upon retirement at the employee's regular rate of pay. When an employee is laid off, the retirement allowance shall be paid in a lump sum twelve (12) months after the date he/she was laid off. At the request of the employee payment of this allowance shall be:
 - (i) A lump sum payment at the time of retirement, or
 - (ii) Held over to the next two (2) taxation years, or any other year, following termination of employment.
- (b) When an employee has a permanent disability and requests to retire, or when the Employer requires an employee to retire due to a permanent disability, or an employee terminates his/her employment due to permanent disability and in the absence of mutual agreement, a Board of Doctors, whose decision shall be final and binding on the parties to this Agreement, shall be composed as follows: one doctor appointed by the Institute, one doctor appointed by the Employer and one doctor selected by the two so appointed, who shall be the Chairman. If the decision of the Board is that the employee has a permanent disability the said employee shall receive pay for any accumulative severance leave entitled to under this Article. The expenses of this Board shall be paid for in the same manner as if it were an Adjudication Board. If the permanent disability of an employee has been established under the Workers' Compensation Act or the Canada Pension Act, a further board decision under this Article shall not be required.
- (c) Employees taking early retirement as provided for under the provisions of this Article and the Public Service Superannuation Plan shall be entitled to their retirement allowance.
- 36.02 An employee may retire at age sixty or later.
- 36.03 An employee may retire earlier than age sixty if he/she is granted under the Public Service Superannuation Act:
 - (i) an annual allowance (an actuarially reduced pension);
 - (ii) an immediate pension;
- 36.04 During the five (5) year period prior to an employee's anticipated retirement, the employer shall provide pre-retirement counselling.
- 36.05 At the option of the employee, retirement allowance may be taken in the form of preretirement leave in accordance with Schedule E.

ARTICLE 37 - TRANSFER OF BENEFITS

COMMON

- 37.01 **Transfer of Benefits -** Upon transfer from Parts II, III or IV of the Public Service
- (a) an employee is entitled to transfer unused sick leave credits up to a maximum of 240 days credit,
- (b) an employee is entitled to transfer unused vacation leave credits or to take cash in lieu, at the employee's option,
- (c) an employee is entitled to include the number of years continuous employment in the Public Service for purposes of calculating vacation leave and retirement allowance entitlements. The total number of years of continuous employment cannot be included when the employee's terms and conditions of employment immediately prior to transfer did not include a retirement allowance provision.

ARTICLE 38 - HARASSMENT

COMMON

- 38.01 The Institute and the Employer recognize the right of employees to work in an environment free from harassment.
- 38.02 The policy of the Government will apply.

ARTICLE 39 - PART-TIME EMPLOYEE PROVISIONS

- 39.01 (a) A part-time employee shall accumulate the following on a pro-rated basis; the pro-ratio being the hours regularly worked in relation to the normal hours worked for full-time employees:
 - (i) vacation credits,
 - (ii) sick leave credits,
 - (iii) service credits for retirement allowance.
 - (b) All other leaves are applicable on a pro-rated basis.
- 39.02 Notwithstanding Article 22, where a holiday falls on a part-time employee's scheduled workday, the employee shall receive the holiday without loss of pay. Where a holiday falls on a part-time employee's regular day off, the holiday shall not be rescheduled nor shall the part-time employee be otherwise compensated.
- 39.03 Notwithstanding Article 19, a part-time employee shall be eligible for an anniversary pay increment only after completion of each total annual hours of work normally worked by full-time employees and provided his work performance is satisfactory to the Employer.
- 39.04 Participation of a part-time employee in any group benefit plan is subject to the terms of such plan.

ARTICLE 40 - TECHNOLOGICAL CHANGE

COMMON

- 40.01 **Definition** A change in the Employer's operation directly related to the introduction of equipment or material which will result in changes in the employment status or significant change in working conditions of employees.
- 40.02 **Introduction** The Employer agrees to introduce technological change in a manner which, as much as possible, will minimize the disruptive effects on employees and services to the public.

Where technological change is to be implemented the Employer will seek ways and means of minimizing adverse effects on employees which might result from such changes.

40.03 **Notice**

- (a) The Employer will give the Institute written notice of technological change at least 4 months prior to the date the change is to be implemented. During this period the parties will meet to discuss the steps to be taken to assist employees who could be affected.
- (b) The written notice provided for in clause 40.03(a) will provide the following information:
 - (i) the nature and degree of change;
 - (ii) the anticipated date or dates on which the Employer plans to effect change;
 - (iii) the location or locations involved.
- (c) As soon as reasonably practicable after notice is given, the Employer shall consult with the Institute concerning the effects of technological change referred to in clause 40.01 on each group of employees. Such consultation will include but not necessarily be limited to the following:
 - the approximate number, class and location of employees likely to be affected by the change;
 - (ii) the effect the change may be expected to have on working conditions or terms and conditions of employment on employees.
- 40.04 **Training** If, as a result of a change in technology, the Employer requires an employee to undertake additional training, the training will be provided to the employee. Such training shall be given during the hours of work whenever possible. Any training due to technological change shall be at the Employer's expense without loss of pay to the employee. Time spent on such training shall be considered hours worked.

ARTICLE 41 - CONTRACTING OUT

ENG.

41.01 The Institute recognizes the right of the Employer to contract out work and services and in the event the Employer decides to contract out, the Employer agrees to give the Institute notice in writing at least nine (9) months prior to contracting out any work which may

result in the layoff of an employee in the bargaining unit. Discussion will commence between the parties within 10 days of such notice and every reasonable effort will be made to provide continuing employment with the Employer for those affected.

ENG.

41.02 Where an employee is designated for layoff as a result of the employer contracting out work of the bargaining unit and where that employee possesses the required qualifications for an identifiable vacant position of the same or lower level, the employee designated for layoff shall be given preference for the vacant position.

ENG.

41.03 Where an employee is designated for layoff as a result of the employer contracting out work of the bargaining unit and there is an identifiable vacant position at the same or lower level for which the employee is required to take training in order to qualify for the position, such training shall be provided to the employee and the employee shall be given preference for the position.

ENG.

41.04 If after a reasonable period of time, not to exceed 18 months, the employee is unable or unwilling to acquire sufficient competence in the new position referred to in Article 41.03, the employer shall make every reasonable effort to retain the employee in such position as may be available within the competence of the employee.

ENG.

41.05 Should contracting out of work result in the layoff of an employee, the affected employee shall be laid off in accordance with the layoff provisions of this agreement.

AG.

41.06 **Contracting Out** - The Institute recognizes the right of the employer to contract out work and services, and in the event the employer decides to contract out the employer agrees to give the union notice in writing at least six (6) months prior to contracting out any work, which may result in the lay off of any employee in the bargaining unit. Discussion will commence between the parties within ten (10) days of such notice and every reasonable effort will be made to provide continuing employment for those affected within the Government.

VET.

41.07 In the event the employer decides to contract out, the employer agrees to give the Institute notice in writing, at least six (6) months prior to contracting out any work, which may result in the lay off of any employee in the bargaining unit. Discussions will commence between the parties within ten (10) days of such notice and every reasonable effort will be made to provide continuing employment for affected employees with the contractor.

ARTICLE 42- SENIORITY

COMMON

- 42.01 Seniority for the purpose of this agreement is defined as the length of service, subject to Article 42.04 (a) and (b), from date of hiring as an employee as defined in the collective agreement.
- 42.02 A seniority list showing name, classification, total days of seniority, commencement date and work location shall be posted on appropriate bulletin boards during February of each year; the list shall be by order of seniority.
- 42.03 **Calculation of Seniority** When an employee has been employed on a casual or temporary basis and is subsequently appointed to a position in the <u>Bargaining Unit</u> such employee shall have his/her seniority dated back to the date of hiring on a casual or temporary basis, provided he/she has not had **a** break in service for more than 30 working days.
- 42.04 (a) An employee will retain previous seniority but will not accumulate additional seniority when on a continuous period of absence from work due to:
 - (i) leave of absence without pay;
 - (ii) suspension from duty; or
 - (iii) lay off not in excess of 12 months

exceeding one half (1/2) the number of working days in any one month.

- (b) An employee shall lose seniority rights and cease to be an employee in the event:
 - (i) he/she tenders his written resignation or retires;
 - (ii) he/she is discharged and not reinstated;
 - (iii) he/she has been laid off for a period in excess of twelve (I 2) continuous months:
 - (iv) he/she is absent from work for five (5)consecutive workings days without notifying his/her immediate supervisor giving a satisfactory reason for such leave;
 - (v) when called back from layoff, he/she fails to report to work within fourteen (14) calendar days of notice sent by registered mail to the address on record with the employer except in the case of an employee called back for work of a casual or short term duration at a time when he/she is employed elsewhere in which case refusal of employment will not result in loss of seniority rights.
- 42.05 Where an employee is excluded from the Bargaining Unit by the Public Service Labour Relations Board and later returns to the Bargaining Unit, the employee will have seniority calculated as if he/she never left the Bargaining Unit.

ARTICLE 43 - PROFESSIONAL LIABILITY

COMMON

43.01 The Employer assumes the responsibility to defend, negotiate or settle claims in which an employee's negligence is concerned, and also to pay damages when necessary provided the employee has acted within the scope of his employment. The Employer agrees that this

undertaking to defend and hold harmless will survive this Collective Agreement and continue to bind the Employer in the future, notwithstanding that an employee hereunder has ceased to be an employee.

ARTICLE 44 - OVERTIME

VET.

44.01 Where an employee responds to an emergency call he/she shall be paid for time expended in response to the emergency call at the overtime rate. An emergency call is defined for the purpose of this Article to be any call received and responded to by an employee during the following periods:

- (a) On Saturdays, Sundays, or Holidays, or
- (b) Prior to 7:30 a.m. on any weekday, or
- (c) Subsequent to 4:00 p.m. on any weekday.

VET.

44.02 Time expended by an employee in response to an emergency call shall include his/her travel time.

VET.

44.03 Overtime shall be compensated for in the following manner:

The employee shall be paid overtime at the rate of time and one-half (1 1/2) the employee's regular hourly rate and for a minimum of two (2) hours per emergency call-out. Any additional emergency calls attended subsequent to the initial emergency call but handled during a single call-out shall not be eligible for the two (2) hour minimum payment. In calculating overtime entitlement, time expended in excess of two (2) hours shall be rounded off to the next half (1/2) hour.

VET.

44.04 Upon application by the employee and at the discretion of the employer compensation earned under this article may be taken in the form of compensatory leave, which will be calculated at the applicable premium rate laid down in this article. Compensatory leave earned in a fiscal year must be taken in that same fiscal year.

ARTICLE 45 - STANDBY

VET.

45.01 Where an employee is designated to standby during a specific week (7 consecutive days for a total of 131.75 hours standby) on the instruction of management, such employee so designated for standby duty shall be compensated at the rate of \$1.20 per hour for each hour of standby. Such rate shall increase by the same percentage and be effective on the same dates as the negotiated wage settlements of this collective agreement.

45.02 An employee designated for standby under 45.01 above, shall be available during his/her period of standby duty at a known telephone number, and be able to report for duty as

quickly as possible if called. Standby duty shall encompass all hours during a week that are outside of the employee's normal working hours.

ARTICLE 46 - DURATION AND TERMINATION

*

COMMON

46.01 This agreement shall be for a term commencing <u>March 1, 1995</u>, and ending <u>February 28, 1999</u>, unless otherwise specifically provided for in this agreement.

46.02 This Agreement shall remain in full force and effect until such time **as** an Agreement has been signed in respect of a renewal, amendment, or substitution thereof, or until such time as a deadlock is declared under the Public Service Labour Relations Act.

46.03 **Pay Entitlement of Former Employees-** Where the parties have negotiated a retroactive pay increase, persons who ceased to be employees during the retroactive period are entitled to the retroactive pay except in the case where an employee is discharged or abandons his position.

46.04 When an employee who is entitled to receive pay or retirement allowance dies, the amount owed is paid to the spouse or if there *is* no spouse, the estate of the deceased employee.

IN WITNESS WHEREOF THE PARTIES **HAVE** SIGNED THIS 18th DAY OF DECEMBER, 1996.

FOR THE INSTITUTE:

FOR THE EMPLOYER:

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SCHEDULE A

BI-WEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1995

	A	В	C	D	E
Agriculturist I Agriculturist II Agriculturist III Agriculturist IV Agriculturist V	1085 1221 1377 1525 1690	1138 1279 1445 1601 1773	1197 1345 1516 1683 1862	1254 1413 1594 1764 1955	1316 1483 1672 1853 2053
Home Economist I Home Economist II Home Economist IV Home Economist V	1141 1287 1446 1525 1690	1198 1344 1519 1601 1773	1259 1415 1595 1683 1862	1320 1487 1676 1764 1955	1385 1560 1759 1853 2053

Schedule A (Continued) Classification Plan Conversion and Rates of Pay

Employees who were classified and paid at step III D or III $\bf E$ in the former classification and pay plan (prior to July 1, 1982) and who continue to be classified at level III in the new classification system shall be paid on the following scale of rates on the effective dates noted hereunder:

	III D	III E
March 1, 1995	1678	1762
April 1, 1996	1691	1775
October 1, 1996	1699	1784

BI-WEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1995

	A	В	C	D	E			
Veterinarian I Veterinarian II	1538 1708	1612 1797	1694 1893	1777 1990	1869 2095			
Veterinarian III	1708 1794	1885	1985	2089	2093			
Veterinarian IV	1881	1980	2086	2089	2310			
vetermarian i v	1001	1960	2000	2193	2310			
		Y RATES C						
	EFFECTIV.	E MARCH i	1. 1995					
	A	В	\boldsymbol{C}	D	E			
Engineer I	1143.77	1200.21	1260.13	1322.95	1389.28			
Engineer II	1310.16	1375.31	1443.98	1516.71	1592.90			
Engineer III	1437.57	1509.14	1584.77	1662.70	1745.90			
Engineer IV	1583.59	1662.13	1745.34	1832.60	1924.51			
Engineer V	1729.05	1815.73	1906.48	2001.90	2101.36			
Engineer VI	1957.34	2056.78	2158.59	2266.39	2379.58			
Engineer VII	2020.23	2121.44	2227.47	2337.67	2455.07			
Land Surveyor I	1143.77	1200.21	1260.13	1322.95	1389.28			
Land Surveyor II	1310.16	1375.31	1443.98	1516.71	1592.90			
Land Surveyor III	1437.57	1509.14	1584.77	1662.70	1745.90			
Land Surveyor IV	1583.59	1662.13	1745.34	1832.60	1924.51			
Land Survey Supervisor	1729.05	1815.73	1906.48	2001.90	2101.36			
Architect I	1375.31	1443.98	1516.71	1592.90	1672.04			
Architect II	1722.05	1808.74	1898.33	1993.74	2093.24			
Naval Architect	1583.59	1662.13	1745.34	1832.60	1924.51			

SCHEDULE A BI-WEEKLY RATES OF PAY EFFECTIVE APRIL 1, 1996

	A	В	C	D	E
Agriculturist I	1093	1147	1206	1263	1326
Agriculturist II	1230	1289	1355	1424	1494
Agriculturist III	1387	1456	1527	1606	1685
Agriculturist IV	1536	1613	1696	1 <i>777</i>	1867
Agriculturist V	1703	1786	1876	1970	2068
Home Economist I	1150	1207	1268	1330	1395
Home Economist II	1297	1354	1426	1498	1572
Home Economist III	1457	1530	1607	1689	1772
Home Economist IV	1536	1613	1696	1777	1867
Home Economist V	1703	1786	1876	1970	2068

Schedule A (Continued)

Classification Plan Conversion and Rates of Pay

Employees who were classified and paid at step III D or III E in the former classification and pay plan (prior to July 1, 1982) and who continue to be classified at level III in the new classification system shall be paid on the following scale of rates on the effective dates noted hereunder:

	III D	III E
March 1, 1995	1678	1762
April 1, 1996	1691	1775
October 1, 1996	1699	1784

BI-WEEKLY RATES OF PAY EFFECTIVE APRIL 1, 1996

	A	В	C	D	E		
Veterinarian I	I550	624	1707	1790	1883		
Veterinarian II	1721	810	I907	2005	2111		
Veterinarian III Veterinarian IV	1807 1895	899 995	2000 2102	2105 2209	2217		
vetermarian i v	1093	993	2102	2209	2327		
	BI-WEEKI	Y RATES C	F PAY				
	EFFECTIV	VE APRIL 1.	, I996				
	A	В	С	D	E		
Enginear I	1152.25	1200.21	1260.50	1222 97	1200.70		
Engineer I Engineer II	1152.35 1319.99	1209.21 1385.62	1269.58 1454.81	1332.87 1528.09	1399.70 1604.85		
Engineer III	1319.99	1585.62	1434.81	1528.09	1758.99		
Engineer IV	1595.47	1674.60	1758.43	1846.34	1938.94		
Engineer V	1742.02	1829.35	1920.78	2016.91	2117.12		
Engineer VI	1972.02	2072.21	2174.78	2283.39	2397.43		
Engineer VII	2035.38	2137.35	2244.18	2355.20	2473.48		
I and Common I	1150.25	1200 21	10/0.50	1222 87	1200 70		
Land Surveyor I Land Surveyor II	1152.35 1319.99	1209.21 1385.62	1269.58 1454.81	1332.87 1528.09	1399.70 1604.85		
Land Surveyor III	1448.35	1520.46	1596.66	1675.17	1758.99		
Land Surveyor IV	1595.47	1674.60	1758.43	1846.34	1938.94		
Land Survey Supervisor	1742.02	1829.35	1920.78	2016.91	2117.12		
	1, 12.02		.,20.,0	2010.71	<i></i> 11,,11 <i></i>		
Architect I	1385.62	1454.81	1528.09	1604.85	1684.58		
Architect II	1734.97	1822.31	1912.57	2008.69	2108.94		
Naval Architect	1595.47	1674.60	1758.43	1846.34	1938.94		

SCHEDULEA BI-WEEKLY RATES OF PAY EFFECTIVE OCTOBER 1, 1996

A	В	C	D	E
1098	1153	1212	1269	1333
1236	1295	1362	1431	1501
I394	1463	1535	1614	1693
1544	1621	1704	1786	1876
1712	1795	1885	1980	2078
1156	1213	1274	1337	1402
1303	1361	1433	1505	1580
1464	1538	1615	1697	1781
1544	1621	1704	1786	1876
1712	1795	1885	1980	2078
	1098 1236 1394 1544 1712 1156 1303 1464 1544	1098 1153 1236 1295 1394 1463 1544 1621 1712 1795 1156 1213 1303 1361 1464 1538 1544 1621	1098 1153 1212 1236 1295 1362 1394 1463 1535 1544 1621 1704 1712 1795 1885 1156 1213 1274 1303 1361 1433 1464 1538 1615 1544 1621 1704	1098 1153 1212 1269 1236 1295 1362 1431 1394 1463 1535 1614 1544 1621 1704 1786 1712 1795 1885 1980 1156 1213 1274 1337 1303 1361 1433 1505 1464 1538 1615 1697 1544 1621 1704 1786

Schedule A (Continued) Classification Plan Conversion and Rates of Pay

Employees who were classified and paid at step III D or III E in the former classification and pay plan (prior to July 1, 1982) and who continue to be classified at level III in the new classification system shall be paid on the following scale of rates on the effective dates noted hereunder:

	III D	III E
March 1, 1995	1678	1762
April 1, 1996	1691	1775
October 1, 1996	1699	1784

BI-WEEKLY RATES OF PAY EFFECTIVE OCTOBER 1, 1996

	A	В	C	D	Е					
Veterinarian I	1558	1632	1716	1799	1892					
Veterinarian II	1730	1819	1917	2015	2122					
Veterinarian III	1816	1909	2010	2116	2228					
Veterinarian IV	1904	2005	2113	2220	2339					
	BI-WEEKI	Y RATES C	F PAY							
	EFFECTIVE	OCTOBER	1, 1996							
	A	В	C	D	Е					
Engineer I	1158.11	1215.26	1275.93	1339.53	1406.70					
Engineer II	1326.59	1392.55	1462.08	1535.73	1612.87					
Engineer III	1455.59	1528.06	1604.64	1683.55	1767.78					
Engineer IV	1603.45	1682.97	1767.22	1855.57	1948.63					
Engineer V	1750.73	1838.50	1930.38	2026.99	2127.71					
Engineer VI	1981.88	2082.57	2185.65	2294.81	2409.42					
Engineer VII	2045.56	2148.04	2255.40	2366.98	2485.85					
Land Surveyor I	1158.11	1215.26	1275.93	1339.53	1406.70					
Land Surveyor II	1326.59	1392.55	1462.08	1535.73	1612.87					
Land Surveyor III	1455.59	1528.06	1604.64	1683,55	1767.78					
Land Surveyor IV	1603.45	1682.97	1767.22	1855.57	1948.63					
Land Survey Supervisor	1750.73	1838.50	1930.38	2026.99	2127.71					
Architect I	1392.55	1462.08	1535.73	1612.87	1693.00					
Architect II	1743.64	1831.42	1922.13	2018.73	2119.48					
Naval Architect	1603.45	1682.97	1767.22	1855.57	1948.63					

SCHEDULE A EFFECTIVE ON IMPLEMENTATION

	Group 1	1 1156 27 1554	2 1167 28 1573	3 1182 29 1590	4 1196 30 1606	5 1209 31 1627	6 1222 32 1646	7 1238 33 1662	8 1253	9 1267	10 1279	11 1296	12 1312	13 1327	14 1340	15 1356	16 1373	17 1387	18 1400	19 1418	20 1436	21 1450	22 1463	23 1482	24 1500	25 1517	26 1534
	Group 2	1 1400	2 1418	3 1436	4 1450	5 1463	6 1482	7 1500	8 1517	9 1534	10 1554	11 1573	12 1590	13 1606	14 1627	15 1646	1 6 1662	1 7 1679	18 1701	19 1722	20 1742	21 1761	22 1782	23 1802	24 1821	25 1842	26 1864
	Group 3	1 1450 27 1949	2 1463 28 1974	3 1482 29 1996	4 1500 30 2016	5 1517 31 2041	6 1534	7 1554	8 1573	9 1590	10 1606	11 1627	12 1646	13 1662	14 1679	15 1701	16 1722	17 1742	18 1761	19 1782	20 1802	21 1821	22 1842	23 1864	24 1887	25 1907	26 1927
4	Group 4	1 1554 27 2088	2 1573 2s 2113	3 1590 29 2133	4 1606 30 2166	5 1627 31 2188	6 1646 32 2210	7 1662 33 2237	8 1679	9 1701	10 1722	11 1742	12 1761	13 1782	1 4 1802	15 1821	1 6 1842	1 7 1864	18 1887	19 1907	2 0 1927	21 1949	22 1974	23 1996	24 2016	25 2041	26 2065
	Group 5	1 1701 27 2287	2 1722 28 2312	3 1742 29 2341	4 1761	5 1782	6 1802	7 1821	8 1842	9 1864	10 1887	11 1907	12 1927	13 1951	1 4 1974	1 5 1996	1 6 2016	17 2041	18 2065	19 2088	20 2113	21 2133	22 2166	23 2188	24 2210	25 2237	26 2263
	Group 6	1 1907 27 2577	2 1927 28 2607	3 1951	4 1974	5 1996	6 2016	7 2041	8 2065	9 2088	10 2113	11 2133	12 2166	13 2188	14 2210	15 2237	16 2263	17 2287	18 2312	19 2341	20 2371	21 2396	22 2422	23 2451	24 2485	25 2516	26 2546
	Group 1				Group	2			G	roup3				(Group 4				Gr	oup 5				G	roup6		
	Agriculturist1 - replaces Ingineer 1 - replaces Home Economist1 - Land Surv. 1 - replaces	:.I-II	Archit Home	ect 1 - rep	replaces. blaces Arc replaces l Vet I	hitectI	L	ngineer 2 and Surv. aval Arch	2 - replac	es Land S	urv. III-F	V 1		2 -replace laces Vet rey Super rist3 -rep	es Archite II visor laces Agr	ect U iculturist ne Econ. 1	Vei N	riculturis t3 - repla			ulturist V		ng.4-rep et4 repl				

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1997

	Group 1	1 1168 27 1570	2 1179 28 1589	3 1194 29 1606	4 1208 30 1622	5 1221 31 1643	6 1234 32 1662	7 1250 33 1679	8 1266	9 1280	10 1292	11 1309	12 1325	13 1340	14 1353	15 1370	16 1387	17 1401	18 1414	19 1432	20 1450	21 1465	22 1478	23 1497	24 1515	25 1532	26 1549
	Group 2	1 1414	2 1432	3 1450	4 1465	5 1478	6 1497	7 1515	8 1532	9 1549	10 1570	11 1589	12 1606	13 1622	14 1643	15 1662	16 1679	17 1696	18 1718	19 1739	20 1759	21 1779	22 1800	23 1820	24 1839	25 1860	26 1883
	Group 3	1 1465 27 1968	2 1478 28 1994	3 1497 29 2016	4 1515 30 2036	5 1532 31 2061	6 1549	7 1570	8 1589	9 1606	10 1622	11 1643	12 1662	13 1679	14 1696	15 1718	16 1739	17 1759	18 1779	19 1800	20 1820	21 1839	22 1860	23 1883	24 1906	25 1926	26 1946
42	Group 4	1 1570 27 2109	2 1589 28 2134	3 1606 29 2154	4 1622 30 2188	5 1643 31 2210	6 1662 32 2232	7 1679 33 2259	8 1696	9 1718	10 1739	11 1759	12 1779	13 1800	14 1820	15 1839	16 1860	17 1883	18 1906	19 1926	20 1946	21 1968	22 1994	23 2016	24 2036	25 2061	26 2086
	Group 5	1 1718 27 2310	2 1739 28 2335	3 1759 29 2364	4 1779	5 1800	6 1820	7 1839	8 1860	9 1883	10 1906	11 1926	12 1946	13 1971	14 1994	15 2016	16 2036	17 2061	18 2086	19 2109	20 2134	21 2154	22 2188	23 2210	24 2232	25 2259	26 2286
	Group 6	1 1926 27 2603	2 1946 28 2633	3 1971	4 1994	5 2016	6 2036	7 2061	8 2086	9 21 0 9	10 2134	11 2154	12 2188	13 2210	14 2232	15 2259	16 2286	17 2310	18 2335	19 2364	20 2395	21 2420	22 2446	23 2476	24 2510	25 2541	26 2571
	Group 1			Gro	up 2				Group	3			Gr	oup 4				Grou	ıp 5			(Group	6			
	Agriculturist 1 Engineer 1 Home Econom Land Surveyor			Arc Hon	icultur hitect l ne Eco erinaria	l nomist	2		Engine Land S Naval	Survey			Ar Ve La Ag	Engineer 3 Architect 2 Veterinarian 2 Land Survey Supervisor Agriculturist 3 Home Economist 3				Agriculturist 4 Veterinarian 3					Engineer 4 Veterinarian4				

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1997

	Group 1	1 1174 27 1578	2 1185 28 1597	3 1200 29 1614	4 1214 30 1630	5 1227 31 1651	6 1240 32 1670	7 1256 33 1687	8 1272	9 1286	10 1298	11 1316	12 1332	13 1347	14 1360	15 1377	16 1394	17 1408	18 1421	19 1439	20 1457	21 1472	22 1485	23 1504	24 1523	25 1540	26 1557
	Group 2	1 1421	2 1439	3 1457	4 1472	5 1485	6 1504	7 1523	8 1540	9 1557	10 1578	11 1597	12 1614	13 1630	14 1651	1 5 1670	16 1687	17 1704	18 1727	19 1748	20 1768	21 1788	22 1809	23 1829	24 1848	25 1869	26 1892
	Group 3	1 1472 27 1978	2 1485 28 2004	3 1504 29 2026	4 1523 30 2046	5 1540 31 2071	6 1557	7 1578	8 1597	9 1614	10 1630	11 1651	12 1670	13 1687	14 1704	15 1727	16 1748	17 1768	18 1788	19 1809	20 1829	21 1848	22 1869	23 1892	24 1916	25 1936	26 1956
చ్	Group 4	1 1578 27 2120	2 1597 28 2145	3 1614 29 2165	4 1630 30 2199	5 1651 31 2221	6 1670 32 2243	7 1687 33 2270	8 1704	9 1727	10 1748	11 1768	12 1788	13 1809	14 1829	15 1848	16 1869	17 1892	18 1916	19 1936	20 1956	21 1978	22 2004	23 2026	24 2046	25 2071	2 6 2096
	Group 5	1 1727 27 2322	2 1748 28 2347	3 1768 29 2376	4 1788	5 1809	6 1829	7 1848	8 1869	9 1892	10 1916	11 1936	12 1956	13 1981	14 2004	1 5 2026	16 2046	1 7 2071	18 2096	19 2120	20 2145	21 2165	22 2199	23 2221	24 2243	25 2270	26 2297
	Group 6	1 1936 27 2616	2 1956 28 2646	3 1981	4 2004	5 2026	6 2046	7 2071	8 2096	9 2120	10 2145	11 2165	12 2199	13 2221	14 2243	15 2270	16 2297	17 2322	18 2347	19 2376	20 2407	21 2432	22 2458	23 2488	24 2523	25 2554	26 2584
	Group 1 Group 2 Group 3												Gr	oup 4				Grou	ıp 5			(Group	6			
	Agriculturist 1 Engineer 1 Home Econom Land Surveyor	nist 1		Arc. Hon	icultur hitect l ne Eco erinaria	[nomist	2		Engineer 2 Land Surveyor 2 Naval Architect.					Engineer 3 Architect 2 Veterinarian 2 Land Survey Supervisor Agriculturist 3 Home Economist 3			or	Agriculturist4 Veterinarian 3				Engineer4 Veterinarian4					

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1998

	Group }	1 1186 27 1594	2 1197 28 1613	3 1212 29 1630	4 1226 30 1646	5 1239 31 1668	6 1252 32 1687	7 1269 33 1704	8 1285	9 1299	10 1311	11 1329	12 1345	13 1360	14 1374	15 1391	16 1408	17 1422	18 1435	19 1453	20 1472	21 1487	22 1500	23 1519	24 1538	25 1555	26 1573
	Group 2	1 1435	2 1453	3 1472	4 1487	5 1500	6 1519	7 1538	8 1555	9 1573	10 1594	11 1613	12 1630	13 1646	14 1668	15 1687	16 1704	17 1721	18 1744	19 1765	20 1786	21 1806	22 1827	23 1847	24 1866	25 1888	26 1911
	Group 3	1 1487 27 1998	2 1500 28 2024	3 1519 29 2046	4 1538 30 2066	5 1555 31 2092	6 1573	7 1594	8 1613	9 1630	10 1646	11 1668	12 1687	13 1704	14 1721	15 1744	16 1765	17 1786	18 1806	19 1827	20 1847	21 1866	22 1888	23 I911	24 1935	25 1955	26 1976
4	Group 4	1 1594 27 2141	2 1613 28 2166	3 1630 29 2187	4 1646 30 2221	5 1668 31 2243	6 1687 32 2265	7 1704 33 2293	8 1721	9 1744	10 1765	11 1786	12 1806	13 1827	14 1847	15 1866	16 1888	17 1911	18 1935	19 1955	20 1976	21 1998	22 2024	23 2046	24 2066	25 2092	26 2117
	Group 5	1 1744 27 2345	2 1765 28 2370	3 1786 29 2400	4 1806	5 1827	6 1847	7 1866	8 1888	9 1911	10 1935	11 1955	12 1976	13 2001	14 2024	15 2046	16 2066	17 2092	18 2117	19 2141	20 2166	21 2187	22 2221	23 2243	24 2265	25 2293	26 2320
	Group6	1 1955 27 2642	2 1976 28 2672	3 2001	4 2024	5 2046	6 2066	7 2092	8 2117	9 2141	10 2166	11 2187	12 2221	13 2243	14 2265	15 2293	16 2320	17 2345	18 2370	19 2400	20 2431	21 2456	22 2483	23 2513	24 2548	25 2580	26 2610
	Group 1			Gro	oup 2				Group	3			Gı	roup 4				Grou	ıp5			(Group	6			
	Agriculturist I Engineer 1 Home Econom Land Surveyor			Arc Hor	iculturi hitect 1 ne Eco erinaria	nomist	2		Engine Land S Naval A	urvey			Ar Ve La Ag	gineer chitect eterinar nd Sur gricultu ome Ec	2 rian 2 rvey Su rrist 3	pervis st 3	or		culturis rinariar				Enginee Veterina				

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1998

	Group [1 1192 27 1602	2 1203 28 1621	3 1218 29 1638	4 1232 30 1654	5 1245 31 1676	6 1258 32 1695	7 1275 33 1713	8 1291	9 1306	10 1318	11 1336	12 1352	13 1367	14 1381	15 1398	16 1415	17 1429	18 1442	19 1460	20 1479	21 1494	22 1508	23 1527	24 1546	25 1563	26 1581
	Group 2	1 1442	2 1460	3 1479	4 1494	5 1508	6 1527	7 1546	8 1563	9 1581	10 1602	11 1621	12 1638	13 1654	14 1676	15 1695	16 1713	17 1730	18 1753	19 1774	20 1795	21 1815	22 1836	23 1856	24 1875	25 1897	26 1921
	Group 3	1 1494 27 2008	2 1508 28 2034	3 1527 29 2056	4 1546 30 2076	5 1563 31 2102	6 1581	7 1602	8 1621	9 1638	10 1654	11 1676	12 1695	13 1713	14 1730	1 5 1753	16 1774	17 1795	18 1815	19 1836	20 1856	21 1875	22 1897	23 1921	24 1945	25 1965	26 1986
45	Group 4	1 1602 27 2152	2 1621 28 2177	3 1638 29 2198	4 1654 30 2232	5 1676 31 2254	6 1695 32 2276	7 1713 33 2304	8 1730	9 1753	10 1774	11 1795	12 1815	13 1836	14 1856	15 1875	16 1897	17 1921	18 1945	19 1965	20 1986	21 2008	22 2034	23 2056	24 2076	25 2102	26 2128
	Group 5	1 1753 27 2357	2 1774 28 2382	3 1795 29 2412	4 1815	5 1836	6 1856	7 1875	8 1897	9 1921	10 1945	11 1965	12 1986	13 2011	14 2034	15 2056	16 2076	17 2102	18 2128	19 2152	20 2177	21 2198	22 2232	23 2254	2 4 2276	25 2304	26 2332
	Group 6	1 1965 27 2655	2 1986 28 2685	3 2011	4 2034	5 2056	6 2076	7 2102	8 2128	9 2152	10 2177	11 2198	12 2232	13 2254	14 2276	15 2304	16 2332	17 2357	18 2382	19 2412	20 2443	21 2468	22 2495	23 2526	24 2561	25 2593	26 2623
	Group 1			Gro	up 2				Group	3			Gr	oup4				Grou	ıp 5			(Group	6			
	Agriculturist 1 Engineer 1 Home Econom Land Surveyor			Arc. Hon	icultur hitect l ne Eco erinaria	l nomist	2		Engine Land S Naval	Surveyo			Are Ve La : Ag	gineer chitect eterinar nd Sur gricultu ome Ec	:2 rian2 vey Su ırist3		or		culturis inariar				Enginee Veterina				

SCHEDULE B

ENGINEERING, LAND SURVEYING AND ARCHITECTURE MARCH 1, 1995

BIWEEKLY 40 HOURS/WEEK

	A	В	C	D	E
Engineer I	1262.40	1324.00	1390.40	1460.00	1532.80
Engineer II	1445.60	1517.60	1593.60	1673.60	1757.60
Engineer III	1586.40	1665.60	1748.80	1834.40	1926.40
Engineer IV	1747.20	1834,40	1925.60	2022.40	2123.20
Engineer V	1908.00	2003,20	2104.00	2208.80	2318.40
Engineer VI	2160.00	2269.60	2381.60	2500.80	2625.60
Engineer VII	2229.60	2340.80	2457.60	2579.20	2708.80

APRIL 1, 1996

BIWEEKLY 40 HOURS/WEEK

	A	В	C	D	Е
Engineer I Engineer II Engineer IV	1271.20 1456.80 1598.40 1760.80	1334.40 1528.80 1677.60 1848.00	1400.80 1605.60 1761.60 1940.00	1470.40 1686.40 1848.80 2037.60	1544.80 1771.20 1940.80 2139.20
Engineer V Engineer VI	1922.40 2176.00	2018.40 2286.40	2119.20 2400.00	2225.60 2520.00	2336.00 2645.60
Engineer VII	2245.60	2358.40	2476.00	2599.20	2729.60

For Land Surveyors and Architects see end of contract, starting on page 69.

OCTOBER 1, 1996

BIWEEKLY RATES 40 HOURS/WEEK

	A	В	C	D	E
Engineer I	1277.60	1340.80	1408.00	1478.40	1552.00
EngineerII	1464.00	1536.80	1613.60	1694.40	1780.00
EngineerIII	1606.40	1686.40	1770.40	1857.60	1950.40
EngineerIV	1769.60	1856.80	1950.40	2047.20	2150.40
Engineer V	1932.00	2028.80	2130.40	2236.80	2348.00
EngineerVI	2187.20	2298.40	2412.00	2532.00	2658.40
Engineer VII	2256.80	2370.40	2488.80	2612.00	2743.20

SCHEDULE B BIWEEKLY RATES OF PAY EFFECTIVE ON IMPLEMENTATION 40 HOURS/WEEK

	Group 1	1 1275 27 1714	2 1288 28 1736	3 1304 29 1754	4 1320 30 1772	5 1334 31 1795	6 1349 32 1816	7 1366 33 1834	8 1382	9 1398	10 1411	11 1430	12 1448	13 1464	14 1478	15 1496	16 1515	17 1530	18 1545	19 1565	20 1585	21 1600	22 1614	23 1635	24 1655	25 1674	26 1693
48	Group3	1 1600 27 2150	2 1614 28 2178	3 1635 29 2202	4 1655 30 2225	5 1674 31 2252	6 1693	7 1714	8 1736	9 1754	10 1772	11 1795	12 1816	13 1834	14 1853	15 1877	16 1900	17 1922	18 1943	19 1966	2 0 1989	21 2010	22 2033	23 2057	24 2082	25 2104	26 2126
8	Group4	1 1714 27 2304	2 1736 28 2331	3 1754 29 2354	4 1772 30 2390	5 1795 31 2414	6 1816 32 2438	7 1834 33 2469	8 1853	9 1 87 7	10 1900	11 1922	12 1943	13 1966	14 1989	15 2010	16 2033	17 2057	18 2082	19 2104	20 2126	21 2150	22 2178	23 2202	24 2225	25 2252	26 2278
										9 2304	10 2331	11 2354	12 2390	13 2414	14 2438	15 2469	16 2497	17 2523	18 2551	19 2583	20 2616	21 2644	22 2673	23 2705	24 2742	25 2776	26 2810
	Group 1 Engineer 1 - re	eplaces	sEng. l	[-II		Group Engine		replace	es Eng 1	III-IV		Grou Engin	p 4 seer 3 -	replac	es Eng	V		Grou Eng.		laces E	eng VI	-VII					

BIWEEKLY RATES **OF PAY** EFFECTIVE MARCH 1, 1997 40 HOURS/WEEK

	Group 1	1 1289 27 1733	2 1301 28 1754	3 1318 29 1772	4 1333 30 1790	5 1347 31 1813	6 1362 32 1834	7 1379 33 1853	8 1397	9 1413	10 1426	11 1445	12 1462	13 1478	14 1493	15 1512	16 1530	17 1546	18 1560	19 1580	20 1600	21 1617	22 1631	23 1652	24 1672	25 1690	26 1710
	Group3	1 1617 27 2171	2 1631 28 2200	3 1652 29 2225	4 1672 30 2246	5 1690 31 2274	6 1710	7 1733	8 1754	9 1772	10 1790	11 1813	12 1834	13 1853	14 1871	1 5 1896	16 1919	17 1941	18 1963	19 1986	20 2008	21 2030	22 2053	23 2078	24 2103	25 2126	26 2147
49	Group4	1 1733 27 2327	2 1754 28 2354	3 1772 29 2377	4 1790 30 2414	5 1813 31 2438	6 1834 32 2463	7 1853 33 2493	8 1871	9 1896	10 1919	11 1941	12 1963	13 1986	14 2008	15 2030	16 2053	1 7 2078	18 2103	19 2126	20 2147	21 2171	22 2200	23 2225	24 2246	25 2274	26 2302
	Group6	1 2126 27 2872	2 2147 28 2906	3 2175	4 2200	5 2225	6 2246	7 2274	8 2302	9 2327	10 2354	11 2377	12 2414	13 2438	14 2463	1 5 2493	16 2522	17 2549	18 2577	19 2609	20 2642	21 2670	22 2699	23 2732	24 2770	25 2804	26 2837
	Group 1 Engineer 1					Group Engine						Grou _j Engin						Grou Engir	ıp 6 neer 4								

BIWEEKLY RATES OF **PAY** EFFECTIVE SEPTEMBER 1, 1997 40 HOURS/WEEK

	Group I	1 1295 27 1742	2 1307 28 1762	3 1324 29 1781	4 1339 30 1798	5 1354 31 1822	6 1368 32 1842	7 1386 33 1862	8 1403	9 1419	10 1432	11 1452	12 1470	13 1486	14 1501	15 1519	16 1538	17 1554	18 1568	19 1588	20 1608	21 1624	22 1638	23 1659	24 1681	25 1699	26 1718
	Group3	1 1624 27 2182	2 1638 28 2211	3 1659 29 2235	4 1681 30 2258	5 1699 31 2286	6 1718	7 1742	8 1762	9 1781	10 1798	11 1822	12 1842	13 1862	14 1880	15 1906	16 1929	17 1951	18 1973	19 1996	20 2018	21 2039	22 2062	23 2088	24 2114	25 2136	26 2158
50	Group 4	1 1742 27 2339	2 1762 28 2367	3 1781 29 2389	4 1798 30 2426	5 1822 31 2450	6 1842 32 2475	7 1862 33 2505	8 1880	9 1906	10 1929	11 1951	12 1973	13 1996	14 2018	15 2039	16 2062	17 2088	18 2114	19 2136	20 2158	21 2182	22 2211	23 2235	24 2258	25 2286	26 2313
	Group 6	1 2136 27 2886	2 2158 28 2920	3 2186	4 2211	5 2235	6 2258	7 2286	8 2313	9 2339	10 2367	11 2389	12 2426	13 2450	14 2475	15 2505	16 2534	17 2562	18 2590	19 2622	20 2656	21 2683	22 2712	23 2746	24 2784	25 2818	26 2851
	Group 1 Engineer 1					Group Engine						Grou Engin						Grou Engii	ip 6 neer 4								

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1998 40 HOURS/WEEK

	Group I	1 1309 27 1759	2 1321 28 1780	3 1338 29 1798	4 1353 30 1816	5 1367 31 1841	6 1382 32 1862	7 1400 33 1880	8 1418	9 1434	10 1446	11 1466	12 1484	13 1501	14 1516	15 1535	16 1554	17 1569	18 1583	19 1603	20 1624	21 1641	22 1655	23 1676	24 1697	25 1716	26 1736
	Group3	1 1641 27 2205	2 1655 28 2234	3 1676 29 2258	4 1697 30 2280	5 1716 31 2309	6 1736	7 1759	8 1780	9 1798	10 1816	11 1841	12 1862	13 1880	14 1899	15 1925	16 1947	1 7 1970	18 1993	19 2016	20 2038	21 2059	22 2083	23 2109	24 2135	25 2158	2 6 2181
51	Group4	1 1759 27 2362	2 1780 28 2390	3 1798 29 2414	4 1816 30 2450	5 1841 31 2475	6 1862 32 2499	7 1880 33 2530	8 1899	9 1925	10 1947	11 1970	1 2 1993	13 2016	14 2038	15 2059	16 2083	1 7 2109	18 2135	19 2158	20 2181	21 2205	22 2234	23 2258	24 2280	25 2309	26 2336
	Group6	1 2158 27 2915	2 2181 28 2949	3 2208	4 2234	5 2258	6 2280	7 2309	8 2336	9 2362	10 2390	11 2414	12 2450	13 2475	14 2499	15 2530	16 2560	1 7 2587	18 2615	19 2648	20 2682	21 2710	22 2740	23 2773	24 2811	25 2847	26 2880
	Group 1 Engineer 1					Group Engine						Grou j Engin						Grou Engir	i p6 neer4								

BIWEEKLY RATES OF **PAY** EFFECTIVE SEPTEMBER 1, 1998 40 HOURS/WEEK

	Group 1	1 1315 27 1768	2 1327 28 1789	3 1344 29 1807	4 1359 30 1825	5 1374 31 1850	6 1388 32 1870	7 1407 33 1890	8 1425	9 1441	10 1454	11 1474	12 1492	13 1509	14 1524	15 1542	16 1562	17 1577	18 1591	19 1611	20 1632	21 1649	22 1664	23 1685	24 1706	25 1725	26 1745
	Group3	1 1649 27 2216	2 1664 28 2245	3 1685 29 2269	4 1706 30 2290	5 1725 31 2319	6 1745	7 1768	8 1789	9 1807	10 1825	11 1850	12 1870	13 1890	14 1909	15 1934	16 1958	17 1981	18 2002	19 2026	20 2048	21 2069	22 2094	23 2120	24 2146	25 2168	26 2191
52	Group4	1 1768 27 2374	2 1789 28 2402	3 1807 29 2426	4 1825 30 2463	5 1850 31 2487	6 1870 32 2511	7 1890 33 2542	8 1909	9 1934	10 1958	11 1981	12 2002	13 2026	14 2048	15 2069	16 2094	17 2120	18 2146	19 2168	20 2191	21 2216	22 2245	23 2269	24 2290	25 2319	26 2348
	Group6	1 2168 27 2930	2 2191 28 2962	3 2219	4 2245	5 2269	6 2290	7 2319	8 2348	9 2374	10 2402	11 2426	12 2463	13 2487	14 2511	15 2542	16 2574	17 2601	18 2629	19 2662	20 2696	21 2723	22 2753	23 2787	24 2826	25 2862	26 2894
	Group 1 Engineer I					Group Engine						Grouj Engin						Grou Engir	ı p 6 neer 4								

SCHEDULE C

ENGINEERING, LAND SURVEYING AND ARCHITECTURE MARCH 1, 1995

BIWEEKLY 45 HOURS/WEEK

	A	В	C	D	Е
Engineer I	1420.20	1489.50	1564.20	1642.50	1724.40
Engineer II	1626.30	1707.30	1792.80	1882.80	1977.30
Engineer III	1784.70	1873.80	1967.40	2063.70	2167.20
Engineer IV	1965,60	2063.70	2166.30	2275.20	2388.60
Engineer V	2146.50	2253.60	2367.00	2484.90	2608.20
Engineer VI	2430.00	2553.30	2679.30	2813.40	2953.80
Engineer VII	2508.30	2633.40	2764.80	2901.60	3047.40

SCHEDULE C ENGINEERING, LAND SURVEYING AND ARCHITECTURE APRIL 1, 1996

BIWEEKLY 45 HOURS/WEEK

	A	В	C	D	E
Engineer I	1430.10	1501.20	1575.90	1654.20	1737.90
Engineer II	1638.90	1719.90	1806.30	1897.20	1992.60
Engineer III	1798.20	1887.30	1981.80	2079.90	2183.40
Engineer IV	1980.90	2079.00	2182.50	2292.30	2406.60
Engineer V	2162.70	2270.70	2384.10	2503.80	2628.00
Engineer VI	2448.00	2572.20	2700.00	2835.00	2976.30
Engineer VII	2526.30	2653.20	2785.50	2924.10	3070.80

OCTOBER 1, 1996

BIWEEKLY RATES 45 HOURS/WEEK

	A	В	\boldsymbol{C}	D	E
Engineer I	1437.30	1508.40	1584.00	1663.20	1746.00
Engineer II	1647.00	1728.90	1815.30	1906.20	2002.50
Engineer III	1807.20	1897.20	1991.70	2089.80	2194.20
Engineer IV	1990.80	2088.90	2194.20	2303.10	2419.20
Engineer V	2173.50	2282.40	2396.70	2516.40	2641.50
Engineer VI	2460.60	2585.70	2713.50	2848.50	2990.70
Engineer VII	2538.90	2666.70	2799.90	2938.50	3086.10

SCHEDULEC BIWEEKLY RATES OF PAY EFFECTIVE ON IMPLEMENTATION 45 HOURS/WEEK

	Group 1	1 1435 27 1929	2 1449 28 1953	3 1467 29 1974	4 1485 30 1994	5 1501 31 2020	6 1517 32 2043	7 1537 33 2063	8 1555	9 1573	10 1588	11 1609	12 1629	13 1647	14 1663	15 1683	16 1705	17 1722	18 1738	19 1760	U) 1783	21 1800	22 1816	23 1840	24 1862	25 1883	26 1904
	Group 3	1 1800 27 2419	2 1816 28 2451	3 1840 29 2478	4 1862 30 2503	5 1883 31 2534	6 1904	7 1929	8 1953	9 1974	10 1994	11 2020	12 2043	13 2063	14 2084	15 2111	16 2138	17 2163	18 2186	19 2212	20 2237	21 2261	22 2287	23 2314	24 2343	25 2367	2 6 2392
55	Group4	1 1929 27 2592	2 1953 28 2623	3 1974 29 2648	4 1994 30 2689	5 2020 31 2716	6 2043 32 2743	7 2063 33 2777	8 2084	9 2111	10 2138	11 2163	12 2186	13 2212	14 2237	15 2261	16 2287	17 2314	18 2343	19 2367	20 2392	21 2419	22 2451	23 2478	24 2503	25 2534	26 2563
	Group6	1 2367 27 3199	2 2392 28 3236	3 2422	4 2451	5 2478	6 2503	7 2534	8 2563	9 2592	10 2623	11 2648	12 2689	13 2716	14 2743	15 2777	16 2809	17 2839	18 2870	19 2906	U) 2943	21 2975	22 3007	23 3043	24 3085	25 3123	26 3161
	Group 1 Engineer 1 - re	places	Eng. I	-II		Group Engine		eplace	s Eng J	II-IV		Grouj Engin		replac	es Eng	V		Grou Eng.	ıp 6 4 - rep	laces E	Eng VI -	·VI1					

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1997 45 HOURS/WEEK

	Group I	1 1450 27 1949	2 1463 28 1973	3 1482 29 1994	4 1499 30 2013	5 1516 31 2039	6 1532 32 2063	7 1552 33 2084	8 1571	9 1589	10 1604	11 1625	12 1645	13 1663	14 1679	15 1701	16 1722	17 1739	18 1755	19 1778	20 1800	21 1819	22 1835	23 1859	24 1881	25 1902	26 1923
	Group3	1 1819 27 2443	2 1835 28 2475	3 1859 29 2503	4 1881 30 2527	5 1902 31 2559	6 1923	7 1949	8 1973	9 1994	10 2013	11 2039	12 2063	13 2084	14 2105	15 2133	16 2159	17 2183	18 2209	19 2235	20 2259	21 2283	22 2309	23 2337	24 2366	25 2391	26 2416
56	Group4	1 1949 27 2618	2 1973 28 2649	3 1994 29 2674	4 2013 30 2716	5 2039 31 2743	6 2063 32 2771	7 2084 33 2804	8 2105	9 2133	10 2159	11 2183	1 2 2209	13 2235	14 2259	15 2283	16 2309	17 2337	18 2366	19 2391	20 2416	21 2443	22 2475	23 2503	24 2527	25 2559	2 6 2589
	Group6	1 2391 27 3231	2 2416 28 3269	3 2447	4 2475	5 2503	6 2527	7 2559	8 2589	9 2618	10 2649	11 2674	12 2716	13 2743	14 2771	15 2804	16 2838	17 2867	18 2899	19 2935	20 2973	21 3004	22 3037	23 3074	24 3116	25 3155	26 3191
	Group 1 Engineer 1					Group Engine						Grou j Engin						Grou Engi	ı p6 neer4								

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1997 45 HOURS/WEEK

	Group 1	1 1457 27 1959	2 1471 28 1983	3 1490 29 2003	4 1507 30 2023	5 1523 31 2049	6 1539 32 2073	7 1559 33 2094	8 1579	9 1597	10 1611	11 1634	12 1653	13 1672	14 1688	15 1709	16 1731	17 1748	18 1764	19 1787	20 1809	21 1827	22 1843	23 1867	24 1891	25 1912	26 1933
	Group3	1 1827 27 2455	2 1843 28 2488	3 1867 29 2515	4 1891 30 2540	5 1912 31 2571	6 1933	7 1959	8 1983	9 2003	10 2023	11 2049	12 2073	13 2094	14 2115	15 2144	16 2170	17 2195	18 2219	19 2246	20 2271	21 2294	22 2320	23 2349	24 2379	25 2403	26 2428
57	Group4	1 1959 27 2632	2 1983 28 2663	3 2003 29 2687	4 2023 30 2730	5 2049 31 2757	6 2073 32 2785	7 2094 33 2818	8 2115	9 2144	10 2170	11 2195	12 2219	13 2246	14 2271	15 2294	16 2320	17 2349	18 2379	19 2403	20 2428	21 2455	22 2488	23 2515	24 2540	25 2571	26 2602
	Group 6	1 2403 27 3247	2 2428 28 3285	3 2459	4 2488	5 2515	6 2540	7 2571	8 2602	9 2632	10 2663	11 2687	12 2730	13 2757	14 2785	15 2818	16 2851	17 2883	18 2913	19 2949	20 2988	21 3019	22 3051	23 3089	24 3132	25 3171	26 3208
	Group 1 Engineer 1					Group Engine						Grou Engin						Grou Engir	ıp 6 neer 4								

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1998 45 HOURS/WEEK

	Group 1	1 1472 27 1979	2 1486 28 2003	3 1505 29 2023	4 1522 30 2043	5 1538 31 2071	6 1554 32 2094	7 1575 33 2115	8 1595	9 1613	10 1627	11 1650	12 1670	13 1688	14 1706	15 1727	16 1748	17 1765	18 1781	19 1804	20 1827	21 1846	22 1862	23 1886	24 1909	25 1931	26 1953
	Group3	1 1846 27 2480	2 1862 28 2513	3 1886 29 2540	4 1909 30 2565	5 1931 31 2597	6 1953	7 1979	8 2003	9 2023	10 2043	11 2071	12 2094	13 2115	14 2137	15 2165	16 2191	17 2217	18 2242	19 2268	20 2293	21 2317	22 2344	23 2372	24 2402	25 2427	26 2453
58	Group4	1 1979 27 2658	2 2003 28 2689	3 2023 29 2715	4 2043 30 2757	5 2071 31 2785	6 2094 32 2812	7 2115 33 2847	8 2137	9 2165	10 2191	11 2217	12 2242	13 2268	14 2293	15 2317	16 2344	17 2372	18 2402	19 2427	20 2453	21 2480	22 2513	23 2540	24 2565	25 2597	26 2628
	Group6	1 2427 27 3280	2 2453 28 3317	3 2484	4 2513	5 2540	6 2565	7 2597	8 2628	9 2658	10 2689	11 2715	12 2757	13 2785	14 2812	15 2847	16 2880	17 2911	18 2942	19 2979	20 3018	21 3049	22 3083	23 3119	24 3163	25 3203	26 3240
	Group 1 Engineer 1					Group Engine						Grou Engin						Gro i Engi	ı p 6 neer 4								

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1998 45 HOURS/WEEK

	Group I	1 1480 27 1989	2 1493 28 2012	3 1512 29 2033	4 1529 30 2053	5 1545 31 2081	6 1562 32 2104	7 1583 33 2127	8 1603	9 1621	10 1636	11 1659	12 1679	13 1697	14 1715	15 1735	16 1757	17 1774	18 1790	19 1813	U) 1836	21 1855	22 1872	23 1895	24 1919	25 1940	26 1963
	Group3	1 1855 27 2493	2 1872 28 2525	3 1895 29 2552	4 1919 30 2577	5 1940 31 2609	6 1963	7 1989	8 2012	9 2033	10 2053	11 2081	12 2104	13 2127	14 2147	15 2176	16 2202	17 2228	18 2253	19 2279	20 2304	21 2327	22 2355	23 2385	24 2415	25 2439	26 2465
59	Group 4	1 1989 27 2671	2 2012 28 2703	3 2033 29 2729	4 2053 30 2771	5 2081 31 2798	6 2104 32 2825	7 2127 33 2860	8 2147	9 2176	10 2202	11 2228	12 2253	13 2279	14 2304	15 2327	16 2355	17 2385	18 2415	19 2439	20 2465	21 2493	22 2525	23 2552	24 2577	25 2609	2 6 2642
	Group 6	1 2439 27 3296	2 2465 28 3333	3 2497	4 2525	5 2552	6 2577	7 2609	8 2642	9 2671	10 2703	11 2729	12 2771	13 2798	14 2825	15 2860	16 2895	17 2926	18 2957	19 2994	U) 3033	21 3064	22 3097	23 3136	24 3179	25 3219	26 3256
	Group 1 Engineer I					Group Engine						Grou Engin						Grou Engi	ıp 6 neer 4								

SCHEDULE D

EDUCATIONAL LEAVE PROVISIONS

- .01 An employee must have completed the probationary period before being considered for educational leave.
- .02 (1) An employee on educational leave may be granted financial assistance which may include all or a portion of the following costs: employee salary, tuition, travel expenses, meals and lodging, books, registration or examination fees, and any other related legitimate expenses.
- (2) An employee who is granted Long Term or Special Educational Leave, must sign a non-interest bearing promissory note for the amount of financial assistance received excluding the costs of salary of a replacement employee, and a Return Service Agreement.
- (3) The period of Return Service specified in a Return Service Agreement is to be for a minimum period of 12 months, or equal to the length of the education leave granted if greater.
- (4) Where an employee does not complete the Return Service Agreement, the promissory note is credited with an amount that bears the same ratio to the cost of the training as the completed service bears to the total Return Service Agreement. The remaining balance of the promissory note will be processed for collection unless waived.
- (5) An employee who does not satisfactorily complete the course or training ceases to be entitled to financial assistance but must fulfill any financial and return service commitments on a pro- rata basis. This requirement may be waived where the failure to satisfactorily complete the course or training was due to a cause beyond the employee's control.
- .03 (1) An employee on educational leave is eligible to accumulate sick and vacation leave credits. No carry over of vacation leave credits is permitted where educational leave is granted for a period of 12 months or more.
- (2) A merit increase cannot be granted to an employee on long term or special educational leave but may be granted effective the first day of the month in which the employee returns to work.
- .04 (I) In determining the amount of financial assistance to be paid by the Employer, the percentage figure derived from the attached points guide may be applied to all or any part of the items included in the total financial assistance requested. The points guide must be used to calculate the proportion of salary to be reimbursed while on long term or special educational leave.
- (2) Where an employee on educational leave receives other financial assistance from the Province which need not be repaid, the benefits under this educational leave policy may be reduced accordingly.
- .05 (1) Short Term Educational Leave may be granted for the purpose of taking professional, technical or skills training where the employee will be absent from work for a period of 30 working days or less.
 - (2) Expenses for transportation, board and lodging cannot exceed the maximum

allowance permitted in the Travel Directive.

- .06 (1) An employee may be granted a Tuition Refund upon successful completion of courses that do not require the employee to be absent from work, or require only brief absences.
- (2) Where an employee is eligible for a Tuition Refund, the employee may also be granted:
 - (a) leave of absence with pay for the purpose of writing examinations:
 - (h) payment of expenses of writing the examinations;
 - (c) payment of travelling expenses in accordance with the Travel Regulations
- .07 (1) An employee may be granted Long Term Educational Leave for the purpose of taking professional, technical or skills training where the employee will be absent from work for a period in excess of 30 working days.
- (2) An employee may be granted financial assistance to help cover the cost of the following expenses:
 - (a) Tuition, where the claim is supported by a receipt.
 - (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Books.
 - (d) Other agreed expenses directly related to the proposed course or training.
- .08 (1) An employee may be granted Special Educational Leave when selected by Government to attend Ecole Nationale D'administration, Ecole National D'administration Publique, National Defence College or a similar institution.
- (2) Subject to .04 an employee may be granted financial assistance to help cover the following expenses;
 - (a) Tuition, where the claim is supported by a receipt.
 - (b) Travel expenses to and from the place of training once during the period of educational leave, in accordance with the Travel Regulations.
 - (c) Other agreed upon expenses directly related to the course of training.

POINTS GUIDE

The following table is intended for use as a guideline in determining the amount of financial assistance received by the employee. The application may be awarded 1, 2 or 3 points under each of the three columns. The points awarded under each column are added to the total number of points for the application. The maximum financial assistance received by the employee is determined by applying the appropriate percentage for the table to the total cost of the proposed training. For example, if an application was awarded 2 under each of columns 1, 2 and 3 respectively, this would be a total of 6 points. Applying the percentage guide the employee would be eligible to receive a maximum of 60% of salary and all other expenses to which the department and/or Board of Management may wish to apply the formula. A copy of the completed points guide must be attached to each application for Educational Leave.

Where the application under consideration is for developmental purposes as a result of a career plan for the employee, the criteria in the Points Guide may be interpreted to refer to the proposed job or duties rather than the employee's present job.

Du	lationship Between Job ties and Proposed aining	Main Beneficiary of Proposed Training	Need for Proposed Training
1.	Useful but not directly related	Mostly employee	Employee needs to attain minimum educational standards of present job
2.	Generally related to duties of employee	Equally between employee and organization	Employee needs to keep up with new knowledge and techniques
3.	Very specifically related to major portion of employee's duties.	Mostly organization	New or potential duties or responsibilities require this training for efficient operation of program

<u>Points</u>	% of Salary
0 - 3	0%
4	40%
5	50%
6	60%
7	80%
8	90%
9	100%

SCHEDULE E

NUMBER OF DAYS RETIREMENT ALLOWANCE CREDIT WHICH MAY BE USED AS LEAVE BEFORE RETIREMENT INSTEAD OF TAKING IN CASH AT TIME OF RETIREMENT - CHOICE AT EMPLOYEE'S OPTION

NO. DAYS			A (ЭE		
ENTITLEMENT						
AT AGE	65	60	61	62	63	64
	25	2	3	4	6	10
	30	2	4	5	7	12
	35	3	4	6	8	14
	40	3	5	6	10	16
	45	4	5	7	11	18
	50	4	6	8	12	20
	55	4	7	9	13	22
	60	5	7	10	14	24
	65	5	8	10	16	26
	70	6	8	11	17	28
	75	6	9	12	18	30
	80	6	10	13	19	32
	85	7	10	14	20	34
	90	7	11	14	22	36
	95	8	11	15	23	38
	100	8	12	16	24	40
	105	8	13	17	25	42
	110	9	13	18	26	44
	115	9	14	18	28	46
	120	10	14	19	29	48
	125	10	15	20	30	50

- 1. Any retirement allowance days not used in the year in which they could have been may be carried over for use in any subsequent year.
- 2. Retirement allowance days not used at the date of retirement will be paid in cash.
- 3. In order to allow **for** orderly work scheduling, a request to use retirement allowance days should be submitted to the employee's supervisor twice as many working days in advance as the number of retirement allowance days being requested, eg. a request to use 25 days should be submitted at least 50 days in advance.
- 4. **A** person must compensate the Province for retirement leave which was taken but which the person was not eligible to receive, and the amount of the compensation is to be calculated using the employee's rate of pay at termination.
- 5. Retirement allowance days may be taken in the calendar year in which the employee reaches the designated age.

APPENDIX A

IMPLEMENTATION PROCEDURES

PROFESSIONAL INSTITUTE OF THE PUBLIC SERVICE OF CANADA

Pay Treatment on Implementation

- 1. The implementation of the revised salary structure will be the date of the signing of the collective agreement or the first day of the second year of the agreement (March 1, 1996), whichever is the later.
- 2. An employee shall be placed at that step in the new group pay range which is the same step as the employee's present rate of pay or closest to the employees present rate, without being a decrease in pay.
- 3. Where an employee's present rate of pay exceeds the Control Point Maximum, but does not exceed the Discretionary Maximum of the new pay scale, the employee shall be placed at that step in the new pay scale which is the same as, or closest to (without decrease) to the employee's present rate of pay.

4. ANNIVERSARY DATES

- a) Anniversary dates for employees may remain unchanged; or at the discretion of the Deputy Head, the anniversary dates for employees in a department may be changed to a common date.
- b) Where the practice of individual anniversary dates is retained, Article 19.10 of the collective agreement will apply.
- c) Where a common anniversary date is chosen, the Deputy Head may, on the first anniversary date under the changed procedure, pro-rate or delay the number of pay steps granted to an employee for the purpose of equitable implementation. Such pro-rating procedures are to be established in consultation with the Human Resource Management Division of the Department of Finance.

LETTER OF INTENT

SUPPLEMENTARY IMPLEMENTATION PROCEDURES

In conjunction with implementation of the new pay plan introduced in the new collective agreement, the parties hereto agree to the following supplementary implementation procedures for the following Engineer III's who would have been eligible for promotion in May, 1997 and May, 1998 under the former classification pay system.

The following Engineer III's who would have been eligible and approved for promotion under the former system on May 1, 1997, will be eligible to receive four (4) steps on May 1, 1997, provided they have not been otherwise promoted prior to that date.

Marc J. Landry Mark Belliveau François Morin Jean E. Girouard Kevin D. Richard Danny J. King Andy Delmas Karl D. Broad Raymond Brun

The following Engineer III's who would have been eligible and approved for promotion under the former system on May 1,1998, will be eligible to receive two (2) steps on May 1,1997, provided they have not been otherwise promoted prior to that date.

Vincent Gionet
Bryan Frenette
James Hoyt
Michael Rosehart
Sheila A. MacLean
Lindon Miller
Krista MacDonald
Normand Richard
Catherine O'Shea
Veronica A. Manderville

René Fournier
For the Employer

Andy Zaichowski
For the Institute

Date: November 19, 1996

GUIDELINES FOR PROGRESSION

The guidelines for progression established by the employer are attached hereto for information purposes.

Guidelines for progression through the pay range (effective on the employee's anniversary date):

ENGINEER I (Group 1)

• new university graduate in engineering

• step I

· after I year

• may receive up to four steps

· after 2 years

 may receive up to four steps; at the discretion of the deputy head or designate an additional promotional increase of four steps may be granted

after 3 years

may receive up to four steps

after 4 years

may receive up to four steps; at the discretion of the deputy head or designate an additional promotional increase of four steps may be granted

· after 5 years

may receive up to two steps; at the discretion of the deputy head or designate a promotion to Engineer 2 - Group 3 may be granted with a promotional increase of four steps

AGRICULTURIST I/HOME ECONOMIST I (Group 1)

 new university graduate with major course work in agriculture/home economics step I

• after I year

• may receive up to four (4) steps

• after 2 years

may receive up to four (4) steps

• after 3 years

 may receive up to four (4) steps; at the discretion of the deputy head or designate an additional promotional increase of four (4) steps may be granted

· after 4 years

• may receive up to four (4) steps

after 5 years

may receive up to two (2) steps; at the discretion
of the deputy head or designate a promotion to
Agriculturist 2 - Group 2 may be granted with a
promotional increase of four (4) steps

LAND SURVEYOR I (Group 1)

• new graduate from a recognized • step 1 survey school and completion of training and experience as an articles surveying pupil

· after 1 year

• may receive up to four steps

• after 2 years

• may receive up to four steps; at the discretion of the deputy head or designate an additional promotional increase of four steps may be granted

• after 3 years

may receive up to four steps

· after 4 years

may receive up to four steps; at the discretion of the deputy head or designate an additional promotional increase of four steps may be granted

· after 5 years

may receive up to two steps; at the discretion of the deputy head or designate a promotion to Land Surveyor 2 - Group 3 may be granted with a promotional increase of four steps

ARCHITECT 1 (Group 2)

• new graduate with experience

• step 4

after 1 year

• may receive up to four (4) steps

after 2 years

may receive up to four (4) steps

after 3 years

• may receive up to four (4) steps in pay range; at the discretion of the deputy head or designate a promotion to Architect 2 - Group 4 may be granted with a promotional increase of four (4) steps

NAVAL ARCHITECT (Group 3)

· new hire

• step 10

VETERINARIAN I (Group 2)

 new graduate from a university of recognized standing in veterinary medicine

• step 10

• after I year

• may receive up to four (4) steps

• after 2 years

may receive up to four (4) steps; at the discretion
of the deputy head or designate a promotion to
Veterinarian 2 - Group 4 may be granted with a
promotional increase of four (4) steps

VETERINARIAN II (Group 4)

• after three years (2 as a Veterinarian I)

• may receive up to four (4) steps

SCHEDULE B ENGINEERING, LAND SURVEYING AND ARCHITECTURE MARCH 1, 1995

BIWEEKLY 40 HOURS/WEEK

	A	В	C	D	E
Land Surveyor I Land Surveyor II Land Surveyor III Land Surveyor IV Land Survey Supervisor	1262.40	1324.00	1390.40	1460.00	1532.80
	1445.60	1517.60	1593.60	1673.60	1757.60
	1586.40	1665.60	1748.80	1834.40	1926.40
	1747.20	1834.40	1925.60	2022.40	2123.20
	1908.00	2003.20	2104.00	2208.80	2318.40
Architect I	1517.60	1593.60	1673.60	1757.60	1844.80
Architect II	1900.00	1996.00	2094.40	2200.00	2309.60
Naval Architect	1747.20	1834.40	1925.60	2022.40	2123.20
	BI	RIL 1, 1996 WEEKLY DURS/WEEI	ζ		
	A	В	C	D	E
Land Surveyor I Land Surveyor II Land Surveyor III Land Surveyor IV Land Survey Supervisor	1271.20	1334.40	1400.80	1470.40	1544.80
	1456.80	1528.80	1605.60	1686.40	1771.20
	1598.40	1677.60	1761.60	1848.80	1940.80
	1760.80	1848.00	1940.00	2037.60	2139.20
	1922.40	2018.40	2119.20	2225.60	2336.00
Architect I	1528.80	1605.60	1686.40	1771.20	1859.20
Architect II	1914.40	2011.20	2110.40	2216.80	2327.20
Naval Architect	1760.80	1848.00	1940.00	2037.60	2139.20
	BIWE	DBER 1, 199 EKLY RATE DURS/WEEF	ES		
	A	В	C	D	E
Land Surveyor I	1277.60	1340.80	1408.00	1478.40	1552.00
Land Surveyor II	1464.00	1536.80	1613.60	1694.40	1780.00
Land Surveyor III	1606.40	1686.40	1770.40	1857.60	1950.40
Land Surveyor IV	1769.60	1856.80	1950.40	2047.20	2150.40
Land Survey Supervisor	1932.00	2028.80	2130.40	2236.80	2348.00
Architect I	1536.80	1613.60	1694.40	1780.00	1868.00
Architect II	1924.00	2020.80	2120.80	2227.20	2338.40
Naval Architect	1769.60	1856.80	1950.40	2047.20	2150.40

SCHEDULE B BIWEEKLY RATES OF PAY EFFECTIVE ON IMPLEMENTATION 40 HOURS/WEEK

	Group 1	1 1275 27 1714	2 1288 28 1736	3 1304 29 1754	4 1320 30 1772	5 1334 31 1795	6 1349 32 1816	7 1366 33 1834	8 1382	9 1398	10 1411	11 1430	12 1448	13 1464	14 1478	15 1496	16 1515	17 1530	18 1545	19 1565	20 1585	21 1600	22 1614	23 1635	24 1655	25 1674	26 1693
	Group 2	1 1545	2 1565	3 1585	4 1600	5 1614	6 1635	7 1655	8 1674	9 1693	10 1714	11 1736	12 1754	13 1772	14 1795	15 1816	16 1834	17 1853	18 1877	19 1900	20 1922	21 1943	22 1966	23 1989	24 2010	25 2033	26 2057
70	Group 3	1 1600 27 2150	2 1614 28 2178	3 1635 29 2202	4 1655 30 2225	5 1674 31 2252	6 1693	7 1714	8 1736	9 1754	10 1772	11 1795	12 1816	13 1834	14 1853	15 1877	16 1900	17 1922	18 1943	19 1966	20 1989	21 2010	22 2033	23 2057	24 2082	25 2104	26 2126
	Group 4	1 1714 27 2304	2 1736 28 2331	3 1754 29 2354	4 1772 30 2390	5 1795 31 2414	6 1816 32 2438	7 1834 33 2469	8 1853	9 1877	10 1900	11 1922	12 1943	13 1966	14 1989	15 2010	16 2033	17 2057	18 2082	19 2104	20 2126	21 2150	22 2178	23 2202	24 2225	25 2252	26 2278
	Group 6	1 2104 27 2843	2 2126 28 2877	3 2153	4 2178	5 2202	6 2225	7 2252	8 2278	9 2304	10 2331	11 2354	12 2390	13 2414	14 2438	15 2469	16 2497	17 2523	18 2551	19 2583	20 2616	21 2644	22 2673	23 2705	24 2742	25 2776	26 2810
	Group 1 Engineer 1 - re Land Surv. 1 -				. I-II		up 2 nitect I	- repla	aces Aı	rchitect	t I E	Group Enginee Land St Naval A	er 2 - re urv. 2 -	replac	es Lar	id Surv		E1	rchitec	r 3 - re _] t 2 - re	places places upervis	Archit	ect II	Grou Eng.		laces E	ing VI-VII

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1997 40 HOURS/WEEK

	Group 1	1 1289 27 1733	2 1301 28 1754	3 1318 29 1772	4 1333 3 0 1790	5 1347 31 1813	6 1362 32 1834	7 1379 33 1853	8 1397	9 1413	10 1426	11 1445	12 1462	13 1478	14 1493	15 1512	16 1530	17 1546	18 1560	19 1580	20 1600	21 1617	22 1631	23 1652	24 1672	25 1690	26 1710
	Group 2	1 1560	2 1580	3 1600	4 1617	5 1631	6 1652	7 1672	8 1690	9 1710	10 1733	11 1754	12 1772	13 1790	14 1813	15 1834	16 1853	17 1871	18 1896	19 1919	20 1941	21 1963	22 1986	23 2008	24 2030	25 2053	26 2078
~ 1	Group 3	1 1617 27 2171	2 1631 28 2200	3 1652 29 2225	4 1672 30 2246	5 1690 31 2274	6 1710	7 1733	8 1754	9 1772	10 1790	11 1813	12 1834	13 1853	14 1871	15 1896	16 1919	17 1941	18 1963	19 1986	20 2008	21 2030	22 2053	23 2078	24 2103	25 2126	26 2147
7	Group4	1 1733 27 2327	2 1754 28 2354	3 1772 29 2377	4 1790 30 2414	5 1813 31 2438	6 1834 32 2463	7 1853 33 2493	8 1871	9 1896	10 1919	11 1941	12 1963	13 1986	14 2008	15 2030	16 2053	17 2078	18 2103	19 2126	20 2147	21 2171	22 2200	23 2225	24 2246	25 2274	26 2302
	Group 6	1 2126 27 2872	2 2147 28 2906	3 2175	4 2200	5 2225	6 2246	7 2274	8 2302	9 2327	10 2354	11 2377	12 2414	13 2438	1 4 2463	15 2493	16 2522	17 2549	18 2577	19 2609	20 2642	21 2670	22 2699	23 2732	24 2770	25 2804	26 2837
	Group 1 Engineer 1 Land Surveyor	r1			Grou Arch										E A	Group of Enginee Architecture and Su	er3 ct2	Supervi	sor			froup (

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1997 40 HOURS/WEEK

	Group 1	1 1295 27 1742	2 1307 28 1762	3 1324 29 1781	4 1339 30 1798	5 1354 31 1822	6 1368 32 1842	7 1386 33 1862	8 1403	9 1419	10 1432	11 1452	12 1470	13 1486	14 1501	15 1519	16 1538	17 1554	18 1568	19 1588	20 1608	21 1624	22 1638	23 1659	24 1681	25 1699	26 1718
	Group?	1 1568	2 1588	3 1608	4 1624	5 1638	6 1659	7 1681	8 1699	9 1718	10 1742	11 1762	12 1781	13 1798	14 1822	15 1842	16 1862	17 1880	18 1906	19 1929	20 1951	21 1973	22 1996	23 2018	24 2039	25 2062	26 2088
72	Group3	1 1624 27 2182	2 1638 28 2211	3 1659 29 2235	4 1681 30 2258	5 1699 31 2286	6 1718	7 1742	8 1762	9 1781	10 1798	11 1822	12 1842	13 1862	14 1880	15 1906	16 1929	17 1951	18 1973	19 19 96	20 2018	21 2039	22 2062	23 2088	24 2114	25 2136	26 2158
N	Group4	1 1742 27 2339	2 1762 28 2367	3 1781 29 2389	4 1798 30 2426	5 1822 31 2450	6 1842 32 2475	7 1862 33 2505	8 1880	9 1906	10 1929	11 1951	12 1973	13 1996	14 2018	15 2039	16 2062	17 2088	18 2114	19 2136	20 2158	21 2182	22 2211	23 2235	24 2258	25 2286	26 2313
	Group 6	1 2136 27 2886	2 2158 28 2920	3 2186	4 2211	5 2235	6 2258	7 2286	8 2313	9 2339	10 2367	11 2389	12 2426	13 2450	14 2475	15 2505	16 2534	17 2562	18 2590	19 2622	20 2656	21 2683	22 2712	23 2746	24 2784	25 2818	26 2851
	Group 1 Engineer 1 Land Surveyor	1				oup 2 chitect	I			Eng Lan	oup 3 gineer 2 nd Surv val Arc	eyor 2	:		I A	Group Enginee Archite Land St	er 3 ct 2	Superv	isor			Grou Engin					

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1998 40 HOURS/WEEK

Group 1	1 1309 27 1759	2 1321 28 1780	3 1338 29 1798	4 1353 30 1816	5 1367 31 1841	6 1382 32 1862	7 1400 33 1880	8 1418	9 1434	10 1446	11 1466	12 1484	13 1501	14 1516	1 5 1535	16 1554	17 1569	18 1583	19 1603	20 1624	2 1 1641	22 1655	23 1676	24 1697	25 1716	26 1736
Group2	1 1583	2 1603	3 1624	4 1641	5 1655	6 1676	7 1697	8 1716	9 1736	10 1759	11 1780	12 1798	13 1816	14 1841	15 1862	16 1880	17 1899	18 1925	19 1947	20 1970	21 1993	22 2016	23 2038	24 2059	25 2083	26 2109
Group 3	1 1641 27 2205	2 1655 28 2234	3 1676 29 2258	4 1697 30 2280	5 1716 31 2309	6 1736	7 1759	8 1780	9 1798	10 1816	11 1841	12 1862	13 1880	14 1899	15 1925	16 1947	17 1970	18 1993	19 2016	20 2038	21 2059	22 2083	23 2109	24 2135	25 2158	2 6 2181
Group4	1 1759 27 2362	2 1780 28 2390	3 1798 29 2414	4 1816 30 2450	5 1841 31 2475	6 1862 32 2499	7 1880 33 2530	8 1899	9 1925	10 1947	11 1970	12 1993	13 2016	14 2038	15 2059	16 2083	17 2109	18 2135	19 2158	20 2181	21 2205	22 2234	23 2258	24 2280	25 2309	26 2336
Group6	1 2158 27 2915	2 2181 28 2949	3 2208	4 2234	5 2258	6 2280	7 2309	8 2336	9 2362	10 2390	11 2414	12 2450	13 2475	14 2499	15 2530	16 2560	17 2587	18 2615	19 2648	20 2682	21 2710	22 2740	23 2773	24 2811	25 2847	26 2880
	Group 3 Group 4	27 1759 Group2 1583 Group 3 1641 27 2205 Group4 1759 27 2362 Group6 2158 27	Group 1 1309 1321 27 28 1759 1780 1 2 Group 2 1583 1603 1641 1655 27 28 2205 2234 1759 1780 27 28 2362 2390 1 2 Group 6 1 2 Group 6 1 2 Group 6 1 2 Group 6 1 2 Group 7 2158 2181 1 2 Group 7 2158 2181 1 2 Group 7 2158 2181	Group 1 1309 1321 1338 27 28 29 1759 1780 1798 1798 1583 1603 1624 1635 1676 27 28 29 2205 2234 2258 1759 1780 1798 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2390 2414 1665 27 28 29 2362 2380 247 28	Group 1 1309 1321 1338 1353 27 28 29 30 1759 1780 1798 1816 Group 2 1583 1603 1624 1641 Group 3 1641 1655 1676 1697 27 28 29 30 2205 2234 2258 2280 Group 4 1759 1780 1798 1816 27 28 29 30 2362 2390 2414 2450 Group 6 1 2 3 4 Group 6 25 25 25 25 25 25 25 25 25 25 25 25 25	Group 1 1309 1321 1338 1353 1367 27 28 29 30 31 1759 1780 1798 1816 1841 Group 2 1583 1603 1624 1641 1655 Group 3 1641 1655 1676 1697 1716 27 28 29 30 31 2205 2234 2258 2280 2309 Group 4 1 2 3 4 5 Group 4 1 2 3 4 5 Group 5 2234 2258 2280 2309 Group 6 1 2 3 4 5 1759 1780 1798 1816 1841 27 28 29 30 31 2362 2390 2414 2450 2475 Group 6 2158 2181 2208 2234 2258	Group 1 1309 1321 1338 1353 1367 1382 27 28 29 30 31 32 1759 1780 1798 1816 1841 1862 1583 1603 1624 1641 1655 1676 1697 1716 1736 27 28 29 30 31 2205 2234 2258 2280 2309 1759 1780 1798 1816 1841 1862 27 28 29 30 31 32 2362 2390 2414 2450 2475 2499 1798 1816 1841 1862 27 28 29 30 31 32 2362 2390 2414 2450 2475 2499 1798 1798 1798 1798 1798 1798 1798 17	Group 1 1309 1321 1338 1353 1367 1382 1400 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 1583 1692 1697 1798 1816 1841 1862 1880 1697 1798 1816 1841 1862 1890 1697 1716 1736 1759 1780 1798 1816 1841 1862 1890 1759 1759 1780 1798 1816 1841 1862 1880 1759 1759 1780 1798 1816 1841 1862 1880 1759 1759 1780 1798 1816 1841 1862 1880 1759 1759 1759 1759 1759 1759 1759 1759	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 Group 2 1583 1603 1624 1641 1655 1676 1697 1716 Group 3 1641 1655 1676 1697 1716 1736 1759 1780 27 28 29 30 31 2205 2234 2258 2280 2309 Group 4 1 2 3 4 5 6 7 8 6 7 8 7 8 7 8 7 8 7 8 7 8 8 7 8 8 7 8 8 7 8	Group 1 1309 1321 1338 1333 1367 1382 1400 1418 1434 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 Group2 1 2 3 4 5 6 7 8 9 Group3 1641 1655 1664 1641 1655 1676 1697 1716 1736 1759 1780 1798 Group3 1641 1655 1676 1697 1716 1736 1759 1780 1798 27 28 29 30 31 275 28 29 30 31 28 1890 1899 1925 27 28 29 30 31 32 33 233 233 2362 2390 2414 1862 1880 1899 1925 27 28 29 30 31 32 33 2362 2362 2390 2414	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 1799 1780 1799 1816 1841 1862 1880 1899 100 1583 1603 1624 1641 1655 1676 1697 1716 1736 1759 1760 1798 1816 1841 1862 1880 1899 100 1798 1816 1841 1862 1880 1899 100 1798 1816 1841 1862 1880 1899 1925 1947 1759 1760 1798 1816 1841 1862 1880 1899 1925 1947 1759 1760 1798 1816 1841 1862 1880 1899 1925 1947 1759 1760 1798 1816 1841 1862 1880 1899 1925 1947 1759 1759 1759 1759 1759 1759 1759 175	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 27 28 29 30 31 32 33 33 1759 1780 1798 1816 1841 1862 1880 1840 1456 1850 1655 1656 1697 1716 1736 1759 1780 1780 1780 1780 1780 1780 1780 1780	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 Group 2 1 2 3 4 5 6 7 8 9 10 11 12 13 136 1614 1655 1676 1697 1716 1736 1736 1759 1780 1798 1816 1841 1862 1880 Group 3 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1798 1816 1841 1862 1880 1798 1816 1841 1862 1880 1798 1798 1798 1798 1798 1798 1798 1798	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 1841 18	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 156 1583 1603 1624 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 Group 3 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 27 28 29 30 31 2205 2234 2258 2280 2309 Group 4 1 2 3 4 5 6 7 8 9 9 10 11 12 13 14 15 15 1670 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 27 28 29 30 31 2205 2234 2258 2280 2309 Group 4 1 2 3 4 5 6 7 8 9 9 10 11 12 13 14 15 15 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2016 2038 2059 27 28 29 30 31 32 33 2362 2390 2414 2450 2475 2499 2530 2309 2336 2362 2390 2414 2450 2475 2499 2530 2309 2336 2362 2390 2414 2450 2475 2499 2530 2309 2336 2362 2390 2414 2450 2475 2499 2530 27 28	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 Group 2 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 Group 3 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 Group 4 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 16 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2016 2038 2059 2083 27 28 29 30 31 32 33 236 2362 2390 2414 2450 2475 2499 2530 2560 27 28	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 27 28 29 30 31 32 33 1559 1780 1798 1816 1841 1862 1880 1899 Group 2 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 16 1736 1736 1736 1739 1780 1798 1816 1841 1862 1880 1899 Group 3 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 170 170 170 170 170 170 170 170 170	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 27 28 29 30 31 32 33 32 1759 1780 1798 1816 1841 1862 1880 Group 2 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 180 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 27 28 29 30 31 2205 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 29 30 2188 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2415 2475 2489 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2560 2587 2615 27 28 2181 2208 2234 2258 2280 2309 2414 2450 2475 2499 2530 2415 2475 2499 2530 2415 2475 2489 2530 2560 2587 2615 27 28 250 2560 2587 2615	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 1603 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 Group 2 1 2 3 4 5 6 7 8 9 100 11 12 13 14 15 16 17 18 19 1947 Group 3 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 Group 4 1 2 3 4 5 6 7 8 9 100 11 12 12 13 14 15 16 17 18 19 1947 Group 5 1780 1798 1816 1841 1862 1880 1899 1925 1947 Group 6 1 2 3 4 5 6 7 8 9 100 11 12 12 13 14 15 16 17 18 19 19 1947 Group 6 1 2 3 4 5 6 7 8 9 100 11 12 12 13 14 15 16 17 18 19 1947 Group 7 28 29 30 31 2205 2234 2258 2280 2309 Group 8 1 2 3 4 5 6 7 8 9 100 11 12 12 13 14 15 16 17 18 19 19 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2016 2018 2018 2018 2018 2018 2018 2018 2018	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 1603 1624 27 28 29 30 31 32 33 31 1759 1780 1798 1816 1841 1862 1880	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 1603 1624 1641 127 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 Group 2 1583 1603 1624 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 Group 3 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1841 1862 1880 1899 1925 1947 1970 1993 1816 1841 1862 1880 1899 1925 1947 1970 1993 1905 1947 1970 1905 1947 1970 1905 1947 1970 1905 1947 1970 1905 1947 1970 1905 1947 1970 1905 1947 1970 1905 194	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 1603 1624 1641 1655 27 28 29 30 31 32 33 32 1759 1780 1798 1816 1841 1862 1880 Group 2 1583 1603 1624 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 Group 3 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 1841 1862 1880 Group 4 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 170 1993 2016 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2018 Group 4 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 180 180 1899 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 1993 1925 1947 1970 1993 2018 2018 2018 2018 2018 2018 2018 2018	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 1603 1624 1641 1655 1676 27 28 29 30 31 32 33 1759 1780 1798 1816 1841 1862 1880 1899 1791 1791 1792 1793 1891 1892 1893 1893 1893 1893 1893 1893 1893 1893	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1535 1554 1569 1583 1603 1624 1641 1655 1676 1697 1759 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2016 2038 2059 1816 1841 1852 1880 1899 1925 1947 1970 1993 2016 2038 2059 1925 1947 1970 1993 2016 2038 2059 1816 1841 1852 1880 1899 1925 1947 1970 1993 2016 2038 2059 1858 1858 1859 1925 1947 1970 1993 2016 2038 2059 1858 1858 1859 1925 1947 1970 1993 2016 2038 2059 1925 1947 1970 1993 2016 2038 2059 2083 2109 2135 2234 2258 2280 2309 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2560 2587 2615 2648 2682 2710 2740 2773 2811 277 28	Group 1 1309 1321 1338 1353 1367 1382 1400 1418 1434 1446 1466 1484 1501 1516 1335 1354 1569 1583 1603 1624 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 Troup 2 1 2 3 4 5 6 7 8 9 10 1719 1716 1736 1759 1780 1798 1816 1841 1862 1880 Group 3 1641 1655 1676 1697 1716 1736 1759 1780 1798 1816 1841 1862 1880 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2016 2038 2059 2083 2109 2135 2158 2208 2230 2309 Group 4 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 25 2234 2258 2280 2309 Group 4 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 25 2234 2258 2280 2309 Group 5 1780 1798 1816 1841 1862 1880 1899 1925 1947 1970 1993 2016 2038 2059 2083 2109 2135 2158 2181 2205 2234 2258 2280 2309 Group 6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 25 234 2258 2280 2309 Group 6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 25 236 2309 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 2499 2530 2414 2450 2475 248 2480 2480 2480 2480 2480 2480 2480

Group 1 Engineer 1 Land Surveyor 1 Group 2 Architect l Group3 Engineer2 Land Surveyor2 Naval Architect Group 4 Engineer 3 Architect 2 Land Survey Supervisor

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1998 40 HOURS/WEEK

	Group l	1 1315 27 1768	2 1327 28 1789	3 1344 29 1807	4 1359 30 1825	5 1374 31 1850	6 1388 32 1870	7 1407 33 1890	8 1425	9 1441	10 1454	11 1474	12 1492	13 1509	14 1524	15 1542	16 1562	17 1577	18 1591	19 1611	20 1632	21 1649	22 1664	23 1685	24 1706	25 1725	26 1745
	Group 2	1 1591	2 1611	3 1632	4 1649	5 1664	6 1685	7 1706	8 1725	9 1745	10 1768	11 1789	12 18-7	13 1825	14 1850	15 1870	16 1890	17 1909	18 1934	19 1958	20 1981	21 2002	22 2026	23 2048	24 2069	25 2094	26 2120
7	Group 3	1 1649 27 2216	2 1664 28 2245	3 1685 29 2269	4 1706 30 2290	5 1725 31 2319	6 1745	7 1768	8 1789	9 1807	10 1825	11 1850	12 1870	13 1890	14 1909	15 1934	16 1958	17 1981	18 2002	19 2026	20 2048	21 2069	22 2094	23 2120	24 2146	25 2168	26 2191
74	Group4	1 1768 27 2374	2 1789 28 2402	3 1807 29 2426	4 1825 30 2463	5 1850 31 2487	6 1870 32 2511	7 1890 33 2542	8 1909	9 1934	10 1958	11 1981	12 2002	13 2026	14 2048	15 2069	16 2094	17 2120	18 2146	19 2168	20 2191	21 2216	22 2245	23 2269	24 2290	25 2319	26 2348
	Group 6	1 2168 27 2930	2 2191 28 2962	3 2219	4 2245	5 2269	6 2290	7 2319	8 2348	9 2374	10 2402	11 2426	12 2463	13 2487	14 2511	15 2542	16 2574	17 2601	18 2629	19 2662	20 2696	21 2723	22 2753	23 2787	24 2826	25 2862	26 2894
	Group 1 Engineer 1 Land Surveyor	r I				roup 2 rchitec						Eng Lar	oup 3 gineer 2 id Surv val Arc	eyor 2				En Ar	oup 4 gineer chitect nd Sur	2	pervis	E	Group Enginee				

SCHEDULE C ENGINEERING. LAND SURVEYING AND ARCHITECTURE MARCH 1, 1995

BIWEEKLY 45 HOURS/WEEK

	A	В	С	D	Е
Land Surveyor I Land Surveyor II Land Surveyor III Land Surveyor IV Land Survey Supervisor	1420.20 1626.30 1784.70 1965.60 2146.50	1489.50 1707.30 1873.80 2063.70 2253.60	1564.20 1792.80 1967.40 2166.30 2367.00	1642.50 1882.80 2063.70 2275.20 2484.90	1724.40 1977.30 2167.20 2388.60 2608.20
Architect I Architect II Naval Architect	1707.30 2137.50 1965.60	1792.80 2245.50 2063.70	1882.80 2356.20 2166.30	1977.30 2475.00 2275.20	2075.40 2598.30 2388.60
	BI	RIL 1, 1996 WEEKLY DURS/WEEI	ζ.		
	A	В	C	D	E
Land Surveyor I Land Surveyor II Land Surveyor III Land Surveyor IV Land Survey Supervisor Architect I	1430.10 1638.90 1798.20 1980.90 2162.70 1719.90	1501.20 1719.90 1887.30 2079.00 2270.70 1806.30	1575.90 1806.30 1981.80 2182.50 2384.10	1654.20 1897.20 2079.90 2292.30 2503.80 1992.60	1737.90 1992.60 2183.40 2406.60 2628.00 2091.60
Architect I Architect II Naval Architect	2153.70 1980.90	2262.60 2079.00	2374.20 2182.50	2493.90 2292.30	2618.10 2406.60
Navai Arcinece	1960.90	2019.00	2102.30	2292,30	2400.00
	BIWE	DBER 1, 199 EKLY RATE DURS/WEEF	ES		
	A	В	C	D	E
Land Surveyor I Land Surveyor II Land Surveyor III Land Surveyor IV Land Survey Supervisor	1437.30 1647.00 1807.20 1990.80 2173.50	1508.40 1728.90 1897.20 2088.90 2282.40	1584.00 1815.30 1991.70 2194.20 2396.70	1663.20 1906.20 2089.80 2303.10 2516.40	1746.00 2002.50 2194.20 2419.20 2641.50
Architect I Architect II Naval Architect	1728.90 2164.50 1990.80	1815.30 2273.40 2088.90	1906.20 2385.90 2194.20	2002.50 2505.60 2303.10	2101.50 2630.70 2419.20

SCHEDULE C BIWEEKLY RATES OF PAY EFFECTIVE ON IMPLEMENTATION 45 HOURS/WEEK

	Group 1	1 1435 27 1929	2 1449 28 1953	3 1467 29 1974	4 1485 30 1994	5 1501 31 2020	6 1517 32 2043	7 1537 33 2063	8 1555	9 1573	10 1588	11 1609	12 1629	13 1647	14 1663	15 1683	16 1705	17 1722	18 1738	19 1760	20 1783	21 1800	22 1816	23 1840	24 1862	25 1883	26 1904
	Group 2	1 1738	2 1760	3 1783	4 1800	5 1816	6 1840	7 1862	8 1883	9 1904	10 1929	11 1953	12 1974	13 1994	14 2020	15 2043	16 2063	17 2084	18 2111	19 2138	20 2163	21 2186	22 2212	23 2237	24 2261	25 2287	26 2314
76	Group 3	1 1800 27 2419	2 1816 28 2451	3 1840 29 2478	4 1862 30 2503	5 1883 31 2534	6 1904	7 1929	8 1953	9 1974	10 1994	11 2020	12 2043	13 2063	14 2084	15 2111	16 2138	17 2163	18 2186	19 2212	20 2237	21 2261	22 2287	23 2314	24 2343	25 2367	26 2392
	Group 4	1 1929 27 2592	2 1953 28 2623	3 1974 29 2648	4 1994 30 2689	5 2020 31 2716	6 2043 32 2743	7 2063 33 2777	8 2084	9 2111	10 2138	11 2163	12 2186	13 2212	14 2237	15 2261	16 2287	17 2314	18 2343	19 2367	20 2392	21 2419	22 2451	23 2478	24 2503	25 2534	26 2563
	Group 6	1 2367 27 3199	2 2392 28 3236	3 2422	4 2451	5 2478	6 2503	7 2534	8 2563	9 2592	10 2623	11 2648	12 2689	13 2716	14 2743	15 2777	16 2809	17 2839	18 2870	19 2906	20 2943	21 2975	22 3007	23 3043	24 3085	25 3123	26 3161

Group 1 Engineer I - replaces Eng. I-II Land Surv. I - replaces Land Surv. I-II Group 2 Architect 1 - replaces Architect I Group 3 Engineer 2 - replaces Eng III-IV Land Surv. 2 - replaces Land Surv. III-IV Naval Arch. - replaces Naval Arch.

Group 4 Engineer 3 - replaces Eng V Architect 2 - replaces Architect II Land Survey Supervisor Group 6 Eng. 4 - replaces Eng VI-VII

BIWEEKLY **RATES OF PAY** EFFECTIVE MARCH 1, 1997 45 HOURS/WEEK

	Group 1	1 1450 27 1949	2 1463 28 1973	3 1482 2 9 1994	4 1499 30 2013	5 1516 31 2039	6 1532 32 2063	7 1552 33 2084	8 1571	9 1589	10 1604	11 1625	12 1645	13 1663	14 1679	15 1701	16 1722	17 1739	18 1755	19 1778	20 1800	21 1819	22 1835	23 1859	24 1881	25 1902	26 1923
	Group 2	1 1755	2 1778	3 1800	4 1819	5 1835	6 1859	7 1881	8 1902	9 1923	10 1949	11 1973	12 1994	13 2013	14 2039	15 2063	16 2084	17 2105	18 2133	19 2159	20 2183	21 2209	22 2235	23 2259	24 2283	25 2309	26 2337
7	Group3	1 1819 27 2443	2 1835 28 2475	3 1859 29 2503	4 1881 30 2527	5 1902 31 2559	6 1923	7 1949	8 1973	9 1994	10 2013	11 2039	12 2063	13 2084	14 2105	15 2133	16 2159	17 2183	18 2209	19 2235	20 2259	21 2283	22 2309	23 2337	24 2366	25 2391	2 6 2416
7	Group 4	1 1949 27 2618	2 1973 28 2649	3 1994 29 2674	4 2013 30 2716	5 2039 31 2743	6 2063 32 2771	7 2084 33 2804	8 2105	9 2133	10 2159	11 2183	12 2209	13 2235	14 2259	15 2283	16 2309	17 2337	18 2366	19 2391	20 2416	21 2443	22 2475	23 2503	24 2527	25 2559	26 2589
	Group 6	1 2391 27 3231	2 2416 28 3269	3 2447	4 2475	5 2503	6 2527	7 2559	8 2589	9 2618	10 2649	11 2674	12 2716	13 2743	14 2771	15 2804	16 2838	17 2867	18 2899	19 2935	20 2973	21 3004	22 3037	23 3074	24 3116	25 3155	26 3191

Group 1Engineer 1
Land Surveyor 1

Group 2 Architect 1 Group 3 Engineer 2 Land Surveyor 2 Naval Architect Group 4 Engineer 3 Architect 2 Land Survey Supervisor

BIWEEKLY RATES OF PAY EFFECTIVE SEPTEMBER 1, 1997 45 HOURS/WEEK

	Group 1	1 1457 27 1959	2 1471 28 1983	3 1490 29 2003	4 1507 30 2023	5 1523 31 2049	6 1539 32 2073	7 1559 33 2094	8 1579	9 1597	10 1611	11 1634	12 1653	13 1672	14 1688	15 1709	16 1731	17 1748	18 1764	19 1787	20 1809	21 1827	22 1843	23 1867	24 1891	25 1912	26 1933
	Group2	1 1764	2 1787	3 1809	4 1827	5 1843	6 1867	7 1891	8 1912	9 1933	10 1959	11 1983	12 2003	13 2023	14 2049	15 2073	16 2094	17 2115	18 2144	19 2170	20 2195	21 2219	22 2246	23 2271	24 2294	25 2320	26 2349
7	Group 3	1 1827 27 2455	2 1843 28 2488	3 1867 2 9 2515	4 1891 30 2540	5 1912 31 2571	6 1933	7 1959	8 1983	9 2003	10 2023	11 2049	12 2073	13 2094	14 2115	15 2144	16 2170	17 2195	18 2219	19 2246	20 2271	21 2294	22 2320	23 2349	24 2379	25 2403	26 2428
78	Group4	1 1959 27 2632	2 1983 28 2663	3 2003 29 2687	4 2023 30 2730	5 2049 31 2757	6 2073 32 2785	7 2094 33 2818	8 2115	9 2144	10 2170	11 2195	12 2219	13 2246	14 2271	15 2294	16 2320	17 2349	18 2379	19 2403	20 2428	21 2455	22 2488	23 2515	24 2540	25 2571	26 2602
	Group 6	1 2403 27 3247	2 2428 28 3285	3 2459	4 2488	5 2515	6 2540	7 2571	8 2602	9 2632	10 2663	11 2687	12 2730	13 2757	14 2785	15 2818	16 2851	17 2883	18 2913	19 2949	20 2988	21 3019	22 3051	23 3089	24 3132	25 3171	26 3208

Group 1
Engineer 1
Land Surveyor 1

Group2 Architect 1 Group 3
Engineer 2
Land Surveyor 2
Naval Architect

Group 4
Engineer 3
Architect 2
Land Survey Supervisor

BIWEEKLY RATES OF PAY EFFECTIVE MARCH 1, 1998 45 HOURS/WEEK

	Group1	1 1472 27 1979	2 1486 28 2003	3 1505 29 2023	4 1522 30 2043	5 1538 31 2071	6 1554 32 2094	7 1575 33 2115	8 1595	9 1613	10 1627	11 1650	12 1670	13 1688	14 1706	15 1727	16 1748	17 1765	18 1781	19 1804	20 1827	21 1846	22 1862	23 1886	24 1909	25 1931	26 1953
	Group2	1 1781	2 1804	3 1827	4 1846	5 1862	6 1886	7 1909	8 1931	9 1953	10 1979	11 2003	12 2023	13 2043	14 2071	15 2094	16 2115	17 2137	18 2165	19 2191	20 2217	21 2242	22 2268	23 2293	24 2317	25 2344	26 2372
7	Group3	1 1846 27 2480	2 1862 28 2513	3 1886 29 2540	4 1909 30 2565	5 1931 31 2597	6 1953	7 1979	8 2003	9 2023	10 2043	11 2071	12 2094	13 2115	14 2137	15 2165	16 2191	1 7 2217	18 2242	19 2268	20 2293	21 2317	22 2344	23 2372	24 2402	25 2427	26 2453
79	Group4	1 1979 27 2658	2 2003 28 2689	3 2023 29 2715	4 2043 30 2757	5 2071 31 2785	6 2094 32 2812	7 2115 33 2847	8 2137	9 2165	10 2191	11 2217	12 2242	13 2268	14 2293	15 2317	16 2344	17 2372	18 2402	19 2427	20 2453	21 2480	22 2513	23 2540	24 2565	25 2597	26 2628
	Group6	1 2427 27 3280	2 2453 28 3317	3 2484	4 2513	5 2540	6 2565	7 2597	8 2628	9 2658	10 2689	11 2715	12 2757	13 2785	14 2812	15 2847	16 2880	17 2911	18 2942	19 2979	20 3018	21 3049	22 3083	23 3119	24 3163	25 3203	26 3240
	Group 1 Engineer 1 Land Surveyo	r1			oup 2 hitect]	l			Eng Lai	oup 3 gineer: nd Surv val Arc	veyor 2	2			E A	Froup 4 nginee rchitec and Su	r3 xt2	upervi	sor				roup 6 igineer				

BIWEEKLY **RATES OF** PAY EFFECTIVE SEPTEMBER 1, 1998 45 HOURS/WEEK

	Group 1	1 1480 27 1989	2 1493 28 2012	3 1512 29 2033	4 1529 30 2053	5 1545 31 2081	6 1562 32 2104	7 1583 33 2127	8 1603	9 1621	10 1636	11 1659	12 1679	13 1697	14 1715	15 1735	16 1757	17 1774	18 1790	19 1813	U) 1836	21 1855	22 1872	23 1895	24 1919	25 1940	26 1963
80	Group 2	1 1790	2 1813	3 1836	4 1855	5 1872	6 1895	7 1919	8 1940	9 1963	10 1989	11 2012	12 2033	13 2053	14 2081	15 2104	16 2127	17 2147	18 2176	19 2202	20 2228	21 2253	22 2279	23 2304	24 2327	25 2355	26 2385
	Group 3	1 1855 27 2493	2 1872 28 2525	3 1895 29 2552	4 1919 30 2577	5 1940 31 2609	6 1963	7 1989	8 2012	9 2033	10 2053	11 2081	12 2104	13 2127	14 2147	15 2176	16 2202	17 2228	18 2253	19 2279	20 2304	21 2327	22 2355	23 2385	24 2415	25 2439	26 2465
	Group4	1 1989 27 2671	2 2012 28 2703	29	4 2053 30 2771	5 2081 31 2798	6 2104 32 2825	7 2127 33 2860	8 2147	9 2176	10 2202	11 2228	12 2253	13 2279	14 2304	15 2327	16 2355	17 2385	18 2415	19 2439	20 2465	21 2493	22 2525	23 2552	24 2577	25 2609	26 2642
	Group 6	1 2439 27 3296	2 2465 28 3333	3 2497	4 2525	5 2552	6 2577	7 2609	8 2642	9 2671	10 2703	11 2729	12 2771	13 2798	14 2825	15 2860	16 2895	17 2926	18 2957	19 2994	U) 3033	21 3064	22 3097	23 3136	24 3179	25 3219	26 3256

Group 1 Engineer 1 Land Surveyor 1 Group 2 Architect 1 Group 3 Engineer2 Land Surveyor2 Naval Architect Group 4 Engineer 3 Architect 2 Land Survey Supervisor