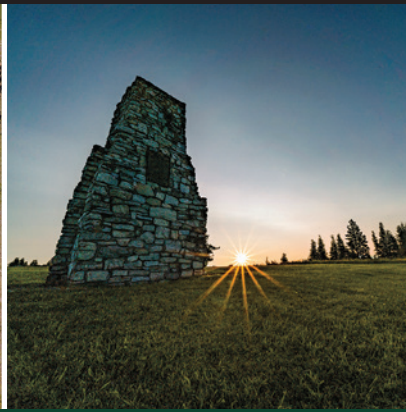




Parks
Canada

Parcs
Canada

Canada



Collective Agreement

between the Parks Canada Agency and
the Public Service Alliance of Canada

Expiry Date: August 4, 2025



Public Service Alliance of Canada
Alliance de la Fonction publique du Canada



PHOTO CAPTIONS

Main Image:

Glacial braided riverbed, Akshayuk Pass. Auyuittuq National Park. Nunavut Field Unit.

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Top, left to right:

An aerial view of the Plains bison herd in the West Block, a key contributor to the health of the mixed-grass prairie ecosystem. Grasslands National Park. Saskatchewan South Field Unit.

The ruins of Fort St. Joseph at sunrise. Fort St. Joseph National Historic Site. Northern Ontario Field Unit.

Polar sea star at Pointe-de-l'Islet in the Saguenay–St. Lawrence Marine Park. National marine conservation area. Saguenay–St. Lawrence Field Unit.

Wigwam under the stars at Callanders Beach in Kouchibouguac National Park, Dark Sky Preserve. Northern New-Brunswick Field Unit.

Collective Agreement

between

**The Parks Canada
Agency**

and

**The Public Service
Alliance of Canada**

Expiry date: August 4th, 2025

Cette convention collective est disponible également en français.

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** Two asterisks denote changes from the previous collective agreement.

PART I - GENERAL

ARTICLE 1 PURPOSE AND SCOPE OF AGREEMENT

1.01 The purpose of this agreement is to maintain harmonious and mutually beneficial relationships between the Agency, the Alliance and the employees, and to set forth certain terms and conditions of employment upon which agreement has been reached through collective bargaining.

1.02 The parties to this agreement share a commitment to the protection, the promotion and the presentation of Canada's national parks, national historic sites and related heritage areas. Accordingly, they wish to promote an effective working relationship and the well-being of employees of the Agency, in order that the people of Canada will be well and efficiently served.

ARTICLE 2 INTERPRETATION AND DEFINITIONS

**

2.01 For the purpose of this agreement:

“Agency” means the employer, the Parks Canada Agency and includes any person authorized to exercise authority on its behalf (Agence),

“Alliance” means the Public Service Alliance of Canada (Alliance),

“allowance” means compensation payable for the performance of special or additional duties (indemnité),

“alternate provision” means a provision of this agreement which may only have application to certain employees within the bargaining unit (disposition de dérogation),

“annual rate of pay” (for employees classified as GL and GS) means an employee's weekly rate of pay multiplied by fifty-two decimal one seventy-six (52.176) (taux de rémunération annuel),

“bargaining unit” means the employees of the Agency in the group described in article 8 (unité de négociation),

“common-law partner” means a person cohabiting in a conjugal relationship with an employee for a continuous period of at least one (1) year (conjoint de fait),

“compensatory leave” means leave with pay in lieu of cash payment for overtime, standby, traveling time compensated at overtime rate, and reporting pay, and premium pay for time worked on a designated paid holiday. The duration of such leave will be equal to the time compensated or the minimum time entitlement multiplied by the applicable overtime rate. The rate of pay to which an employee is entitled during such leave shall be based on the employee's hourly rate of pay as calculated from the classification prescribed in the employee's letter of offer on the day immediately prior to the day on which leave is taken (congé compensateur),

“continuous employment” has the same meaning as specified in the Terms and Conditions of Employment Policy of the Agency on the date of signing of this agreement (emploi continu),

“day” means a twenty-four (24) hour period commencing at 00:01 hour (jour),

“daily rate of pay” means a full-time employee’s weekly rate of pay divided by five (5). For employees classified as GL and GS, this means the employee’s hourly rate of pay times the employee’s normal number of hours of work per day (taux de rémunération journalier),

“day of rest” in relation to a full-time employee means a day other than a holiday on which that employee is not ordinarily required to perform the duties of his/her position other than by reason of the employee being on leave or absent from duty without permission (jour de repos),

“employee” means a person so defined by the *Federal Public Sector Labour Relations Act* and who is a member of the bargaining unit (employé-e),

“excluded provision” means a provision of this agreement which may have no application to certain employees within the bargaining unit and for which there are no alternate provisions (disposition exclue),

“family” except where otherwise specified in the Agreement, means father, mother (or alternatively stepfather, stepmother, or foster parent), brother, sister, step -brother, step-sister, spouse (including common-law partner cohabiting with the employee), child (including child of common-law partner), stepchild, foster child or ward of the employee, grandchild, father-in-law, mother-in-law, daughter-in-law, son-in-law, the employee’s grandparents and relative permanently residing in the employee’s household or with whom the employee permanently resides (famille),

“hourly rate of pay” except for employees classified as GL and GS, means a full-time employee’s weekly rate of pay divided by thirty-seven decimal five (37.5) or forty (40) in accordance with the Hours of Work Code (taux de rémunération horaire),

“holiday” (jour férié) means:

- a) the twenty-four (24) hour period commencing at 00:01 hours of a day designated as a paid holiday in this agreement,
- b) however, for the purpose of administration of a shift that does not commence and end on the same day, such shift shall be deemed to have been entirely worked:
 - (i) on the day it commenced where half (1/2) or more of the hours worked fall on that day,

or

- (ii) on the day it terminates where more than half (1/2) of the hours worked fall on that day,

“lay-off” means the termination of an employee’s employment because of lack of work or because of the discontinuance of a function (mise en disponibilité),

“leave” means authorized absence from duty by an employee during her/his regular or normal hours of work (congé),

“membership dues” means the dues established pursuant to the constitution of the Alliance as the dues payable by its members as a consequence of their membership in the Alliance, and shall not include any initiation fee, insurance premium, or special levy (cotisations syndicales),

“overtime” (heures supplémentaires) means:

- a) in the case of a full-time employee, authorized work in excess of the employee’s scheduled hours of work,

or

- b) in the case of a part-time employee, authorized work in excess of seven decimal five (7.5) or eight (8) hours per day or thirty-seven decimal five (37.5) or forty (40) hours (in accordance with the Hours of Work Code) per week, but does not include time worked on a holiday,

or

- c) in the case of a part-time employee whose normal scheduled hours of work are in excess of seven decimal five (7.5) or eight (8) hours per day (in accordance with the Hours of Work Code) in accordance with the Variable Hours of Work provisions (clauses 22.11 to 22.14), authorized work in excess of those normal scheduled daily hours or an average of thirty-seven decimal five (37.5) or forty (40) hours per week (in accordance with the Hours of Work Code),

“remuneration” means pay and allowances (rémunération),

“spouse” is one of two persons legally married to one another, or who has participated in a public commitment ceremony as provided for in article 44.02, or an individual in a relationship who has lived with another person for a period of at least one (1) year, has publicly represented that person as his/her spouse, and continues to live with that person as if that person were his/her spouse (conjoint),

“weekly rate of pay”, means an employee’s annual rate of pay divided by fifty-two decimal one seven six (52.176). For employees classified as GL and GS, this means an employee’s daily rate of pay multiplied by five (5) (rémunération hebdomadaire).

2.02 Except as otherwise provided in this agreement, expressions used in this agreement:

a) if defined in the *Federal Public Sector Labour Relations Act (FPSLRA)*), have the same meaning as given to them in the *FPSLRA*,

and

b) if defined in the *Interpretation Act*, but not defined in the *Federal Public Sector Labour Relations Act*, have the same meaning as given to them in the *Interpretation Act*.

ARTICLE 3 APPLICATION

3.01 The provisions of this agreement apply to the Alliance, employees and the Agency.

3.02 Both the English and French texts of this agreement shall be official.

3.03 In this Agreement, expressions referring to employee or the masculine or feminine gender are meant for all employees, regardless of gender.

ARTICLE 4 PRECEDENCE OF LEGISLATION AND THE COLLECTIVE AGREEMENT

4.01 In the event that any law passed by Parliament, applying to Agency employees 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 the agreement.

ARTICLE 5 MANAGEMENT RIGHTS

5.01 Except to the extent provided herein, this agreement in no way restricts the authority of those charged with managerial responsibilities in the Agency.

ARTICLE 6 AGENCY POLICIES

6.01

a) The following Agency policies, as existing on the date of signing of the agreement and as amended from time to time in accordance with this article, shall form part of this agreement:

- (i) Travel
- (ii) Isolated Posts

- (iii) First Aid to the Public
 - (iv) Bilingualism Bonus
 - (v) Uniforms
- b) The Agency agrees to amend the above policies to match changes in rates and entitlements as may be made from time to time in respect of the similar National Joint Council (NJC) Directives.

6.02 The Agency will maintain the current Relocation benefit levels within the Integrated Relocation Program for the life of the program. In no circumstances will the entitlements be less than those of the NJC Relocation Directive.

6.03 The Agency further agrees that it shall maintain the current Agency policies in effect at the date of signing:

- (i) Living Accommodation Allowances
- (ii) Commuting Assistance

6.04 Any disagreement regarding the interpretation and administration of the aforementioned policies may be addressed through the grievance procedure contained in this collective agreement.

6.05 The Agency, with the agreement of the Alliance, may otherwise modify the above policies.

ARTICLE 7 DENTAL CARE PLAN

7.01 The Agency will continue to offer coverage to employees under the Dental Care Plan as contained in the agreement between the Treasury Board Secretariat and the Public Service Alliance of Canada, as amended from time to time by the terms and conditions of the Dental Care Plan between the Public Service Alliance of Canada and the Treasury Board Secretariat.

**PART II – UNION SECURITY AND
LABOUR RELATIONS MATTERS**

ARTICLE 8 RECOGNITION

8.01 The Agency recognizes the Alliance as the exclusive bargaining agent for all employees described in the certificate issued by the *Federal Public Sector Labour Relations and Employment Board (FPSLREB)* on May 1, 2001.

ARTICLE 9 INFORMATION

9.01 The Agency agrees to supply the Alliance each quarter with the name, geographic location and classification of each new employee.

**

9.02 Employees of the bargaining unit will be given electronic access to the collective agreement. Where access to the agreement is deemed unavailable or impractical by an employee, the employee will be supplied with a printed copy of the agreement upon request once during the life of the current collective agreement.

ARTICLE 10 CHECK-OFF

10.01 Subject to the provisions of this article, the Agency will, as a condition of employment, deduct an amount equal to the monthly membership dues from the monthly pay of all employees. Where an employee does not have sufficient earnings in respect of any month to permit deductions made under this article, the Agency shall not be obligated to make such deduction from subsequent salary.

10.02 The Alliance shall inform the Agency in writing of the authorized monthly deduction to be checked off for each employee.

10.03 For the purpose of applying clause 10.01, deductions from pay for each employee in respect of each calendar month will start with the first full calendar month of employment to the extent that earnings are available.

10.04 An employee who satisfies the Alliance to the extent that he/she declares in an affidavit that he/she is a member of a religious organization whose doctrine prevents him/her as a matter of conscience from making financial contributions to an employee organization and that he/she will make contributions to a charitable organization registered pursuant to the *Income Tax Act*, an amount equal to the monthly dues, shall not be subject to this article, provided that the affidavit submitted by the employee is countersigned by an official representative of the religious organization involved. The Alliance will inform the Agency accordingly.

10.05 No employee organization, as defined in section 2 of the *Federal Public Sector Labour Relations Act* other than the Alliance, shall be permitted to have membership dues and/or other monies deducted by the Agency from the pay of employees.

10.06 The amounts deducted in accordance with clause 10.01 shall be remitted to the Comptroller of the Alliance within a reasonable period of time after deductions are made and shall be accompanied by particulars identifying each employee and the deductions made on the employee's behalf.

10.07 The Agency agrees to continue the past practice of making deductions for other purposes on the basis of the production of appropriate documentation.

10.08 The Alliance agrees to indemnify and save the Agency harmless against any claim or liability arising out of the application of this article, except for any claim or liability arising out of an error committed by the Agency limited to the amount actually involved in the error.

ARTICLE 11 USE OF AGENCY FACILITIES

11.01 Reasonable space on bulletin boards (including electronic bulletin boards, where available) in convenient locations will be made available to the Alliance for the posting of official Alliance notices. The Alliance shall endeavour to avoid requests for posting of notices which the Agency, acting reasonably, could consider adverse to its interests or to the interests of any of its representatives. Posting of notices or other materials shall require the prior approval of the Agency, except notices related to the business affairs of the Alliance, including the names of Alliance representatives, and social and recreational events. Such approval shall not be unreasonably withheld.

11.02 The Agency will also continue its present practice of making available to the Alliance specific locations on its premises for the placement of reasonable quantities of literature of the Alliance.

**

11.03 A duly accredited representative of the Alliance may be permitted access to the Agency's premises, which includes vessels, to assist in the resolution of a complaint or grievance and to attend meetings called by management. A representative appointed by the Alliance may be permitted access to the employer premises on stated Alliance business. It is agreed that this access will not disrupt employer operations. Permission to enter the premises shall, in each case, be obtained from the Agency. Such permission shall not be unreasonably withheld. In the case of access to vessels, the Alliance representative upon boarding any vessel must report to the Master, state his or her business and request permission to conduct such business. It is agreed that these visits will not interfere with the sailing and normal operation of the vessels.

ARTICLE 12 EMPLOYEE REPRESENTATIVES

12.01 The Agency acknowledges the right of the Alliance to appoint or otherwise select employees as representatives.

12.02 The Alliance and the Agency shall endeavour in consultation to determine the jurisdiction of each representative, having regard to the plan of organization, the number and distribution of employees at the workplace and the administrative structure implied by the grievance procedure. Where the parties are unable to agree in consultation, then any dispute shall be resolved by the grievance/adjudication procedure.

12.03 The Alliance shall notify the Agency in writing of the name and jurisdiction of its representatives identified pursuant to clause 12.02.

12.04

- a) A representative shall obtain the permission of his or her immediate supervisor before leaving his/her work to investigate employee complaints of an urgent nature, to meet with local management for the purpose of dealing with grievances and to attend meetings called by management. Such permission shall not be unreasonably withheld. Where practicable, the representative shall report back to his/her supervisor before resuming his/her normal duties.
- b) Where practicable, when management requests the presence of an Alliance representative at a meeting, such request will be communicated to the employee's supervisor.
- c) An employee shall not suffer any loss of pay when permitted to leave his/her work under paragraph a).

12.05 The Alliance shall have the opportunity to have an employee representative introduced to employees newly appointed to the Agency, by the most practical means available, within one month of the employee's start date and as part of the Agency's formal orientation programs, where they exist.

12.06 The Alliance shall provide the Agency a list of such Alliance representatives and shall advise promptly of any change made to the list.

12.07 A duly accredited representative of the Alliance may be permitted access to the Agency's premises, which includes vessels, to assist in the resolution of a complaint or grievance and to attend meetings called by management. Permission to enter the premises shall, in each case, be obtained from the Agency.

**ARTICLE 13
LEAVE WITH OR WITHOUT PAY
FOR ALLIANCE BUSINESS**

Complaints made to the Federal Public Sector Labour Relations and Employment Board Pursuant to Section 190 (1) of the *Federal Public Sector Labour Relations Act* (FPSLRA).

13.01 When operational requirements permit, in cases of complaints made to the Federal Public Sector Labour Relations and Employment Board pursuant to section 190(1) of the FPSLRA alleging a breach of sections 157, 186(1)(a), 186(1)(b), 186(2)(a)(i), 186(2)(b), 187, 188(a) or 189(1) of the FPSLRA, the Agency will grant leave with pay:

- a) to an employee who makes a complaint on her/his own behalf, before the Federal Public Sector Labour Relations and Employment Board,
- and
- b) to an employee who acts on behalf of an employee making a complaint, or who acts on behalf of the Alliance making a complaint.

Applications for Certification, Representations, and Interventions with respect to Applications for Certification

13.02 When operational requirements permit, the Agency will grant leave without pay:

- a) to an employee who represents the Alliance in an application for certification or in an intervention,
- and
- b) to an employee who makes personal representations with respect to a certification.

13.03 The Agency will grant leave with pay:

- a) to an employee called as a witness by the Federal Public Sector Labour Relations and Employment Board,
- and
- b) when operational requirements permit, to an employee called as a witness by an employee or the Alliance.

Arbitration Board Hearings, Public Interest Commission Hearings, and Informal Conflict Management Process

13.04 When operational requirements permit, the Agency will grant leave with pay to a reasonable number of employees representing the Alliance before an Arbitration Board, Public Interest Commission or in an Informal Conflict Management (ICM) Process.

13.05 The Agency will grant leave with pay to an employee called as a witness by an Arbitration Board, Public Interest Commission or in an ICM Process and, when operational requirements permit, leave with pay to an employee called as a witness by the Alliance.

Adjudication

13.06 When operational requirements permit, the Agency will grant leave with pay to an employee who is:

- a) a party to the adjudication,
- b) the representative of an employee who is a party to an adjudication,
and
- c) a witness called by an employee who is a party to an adjudication.

Meetings During the Grievance Process

13.07 Where an employee representative wishes to discuss a grievance or a labour relations complaint related to an Agency policy with an employee who has asked or is obliged to be represented by the Alliance in relation to the presentation of his/her grievance or complaint, the Agency will, where operational requirements permit, give them reasonable leave with pay for this purpose when the discussion takes place within their field unit or service center or national office area and reasonable leave without pay when it takes place outside their field unit or service center or national office area or established jurisdiction.

13.08 Subject to operational requirements:

- a) when the Agency originates a meeting with a grievor in her/his field unit or service center or national office area, she/he will be granted leave with pay and “on duty” status when the meeting is held outside the grievor’s field unit or service center or national office area,
- b) when a grievor seeks to meet with the Agency, he/she will be granted leave with pay when the meeting is held in his/her field unit or service center or national office area and leave without pay when the meeting is held outside her/his field unit or service center or national office area,
and
- c) when an employee representative attends a meeting referred to in this clause, he/she will be granted leave with pay when the meeting is held in her/his field unit or service center or national office area and leave without pay when the meeting is held outside his/her field unit or service center or national office area or established jurisdiction.

Contract Negotiation Meetings

13.09

- a) When operational requirements permit, the Agency will grant leave without pay to an employee for the purpose of attending contract negotiation meetings on behalf of the Alliance.
- b) For administrative purposes, the Agency will continue to pay the employee and the Alliance will reimburse the employer for the salary costs of the employee within sixty (60) days of receiving the request for payment from the Agency.

Preparatory Contract Negotiation Meetings

13.10 When operational requirements permit, the Agency will grant leave without pay to a reasonable number of employees to attend preparatory contract negotiation meetings.

Meetings Between the Alliance and Management not Otherwise Specified in this Article

13.11 When operational requirements permit, the Agency will grant leave with pay to a reasonable number of employees who are meeting with management on behalf of the Alliance.

**

Board of Directors Meetings, Executive Board Meetings, and Conventions, Conferences, and Committee Meetings

13.12 Subject to operational requirements, the Employer shall grant leave without pay to a reasonable number of employees to attend:

- a) meetings of the Board of Directors of the Alliance,
- b) meetings of the National Executive of the components,
- c) Executive Board meetings of the Alliance,
- d) conventions, and conferences of the Alliance, the components, the Canadian Labour Congress, and the Territorial and Provincial Federations of Labour, and
- e) Alliance recognized committee meetings of the Alliance, the components, the Canadian Labour Congress, and the Territorial and Provincial Federations of Labour.

Representatives' Training Courses

13.13 When operational requirements permit, the Agency will grant leave without pay to employees who exercise the authority of a representative on behalf of the Alliance to undertake training related to the duties of a representative.

Component and Alliance Executive Positions

13.14 Except where otherwise specified in this article, the Agency will grant leave without pay to an employee who is elected as a full-time official of the Alliance within one (1) month after

notice is given to the Employer of such election. The duration of such leave shall be for the period the employee holds such office.

13.15 For administrative purposes only, the Agency will continue to pay the employee who has been granted leave under articles 13.02, 13.09, 13.10, 13.12 and 13.13. The Alliance will reimburse the Agency for the salary and benefit costs of the employee during the period of approved leave, within sixty (60) days of receiving the request for payment from the Agency according to the terms established by the joint agreement.

ARTICLE 14 EMPLOYEES ON PREMISES OF OTHER EMPLOYERS

14.01 If employees are prevented from performing their duties because of a strike or lock-out on the premises of another employer, the employees shall report the matter to the Agency and the Agency shall make reasonable efforts to ensure that the employees are employed elsewhere, so that they shall receive their regular pay and benefits to which they would normally be entitled.

ARTICLE 15 DISCIPLINE

15.01 When an employee is suspended from duty or terminated, the Agency undertakes to notify the employee in writing of the reason for such suspension or termination. The Agency shall endeavour to give such notification at the time of suspension or termination.

15.02 When an employee is required to attend a meeting, the purpose of which is to conduct a disciplinary hearing concerning him/her or to render a disciplinary decision concerning her/him, the employee shall be informed by the Agency that, at her/his request, the employee is entitled to have a representative of the Alliance attend the meeting. The employee shall receive a minimum of two (2) days' notice of such a meeting.

15.03 The Agency shall notify the local representative of the Alliance as soon as possible that such suspension or termination has occurred.

15.04 The Agency agrees not to introduce as evidence in a hearing relating to disciplinary action any document from the file of an employee the content of which the employee was not aware of at the time of filing or within a reasonable period thereafter.

15.05 Any document or written statement related to disciplinary action, which may have been placed on the personnel file of an employee, shall be destroyed after two (2) years have elapsed since the disciplinary action was taken, provided that no further disciplinary action has been recorded during this period.

15.06 When an employee and/or a union representative is required to attend disciplinary or administrative meetings or investigations with the Agency that fall outside their normal hours or during a period of seasonal layoff, they shall be compensated by the Agency as if they had reported to work.

ARTICLE 16 GRIEVANCE PROCEDURE

16.01 General

The following shall apply to individual, group or policy grievances as specified in the *Federal Public Sector Labour Relations Act (FPSLRA)*.

- a) In determining the time within which any action is to be taken as prescribed in this procedure, Saturdays, Sundays and designated paid holidays shall be excluded.
- b) The time limits stipulated in this procedure maybe extended by mutual agreement between the Agency and the employee and, where appropriate, the Alliance representative.
- c) Under section 62 of the *Federal Public Sector Labour Relations Regulations (FPSLRR)*, if the parties avail themselves of an informal conflict management system established under section 207 of the *FPSLRA* to settle a grievance, the time prescribed in this part is suspended until either party gives to the other notice in writing to the contrary.
- d) Where a grievance or a reply is presented by mail, it shall be deemed to have been presented on the day on which it is postmarked and to have been received on the date it is delivered or three (3) business days after it is postmarked, whichever is the earlier.
- e) A grievance of an employee shall not be deemed to be invalid by reason only that it is not in accordance with the form supplied by the Agency.
- f) No person who is employed in a managerial or confidential capacity shall seek by intimidation, by threat of dismissal or by any other kind of threat to cause an employee to abandon a grievance or refrain from exercising his or her right to present a grievance as provided in this agreement.
- g) The party that raises an issue relating to the interpretation or application of the *Canadian Human Rights Act* in referring an individual, group or policy grievance to adjudication shall give notice of such to the Canadian Human Rights Commission in accordance with the regulations.

16.02 Meeting Outside Normal Hours

When the Agency originates a grievance hearing, arbitration/adjudication hearing, Informal Conflict Management (ICM)/Independent Third Party Review (ITPR) meeting, or other meeting with the employee related to the disposition of a grievance that falls outside their normal hours or during a period of seasonal layoff, the employee and/or the union representative shall be compensated by the Agency as if they had reported to work.

16.03 Individual Grievances

- a) Subject to and as provided in Section 208 of the *Federal Public Sector Labour Relations Act* (FPSLRA), an employee who feels that he or she has been treated unjustly or considers himself or herself aggrieved by any action or lack of action by the Agency is entitled to present a grievance in the manner prescribed in sub-paragraph (b) except that where the grievance relates to the interpretation or application of this agreement or an arbitral award, the employee is not entitled to present the grievance unless he or she has the approval of and is represented by the Alliance.
- b) An employee who wishes to present a grievance at a prescribed step in the grievance procedure shall transmit this grievance to his or her immediate supervisor or local officer-in-charge who shall forthwith:
 - (i) forward the grievance to the representative of the Agency authorized to deal with grievances at the appropriate step,
 - and
 - (ii) provide the employee with a receipt stating the date on which the grievance was received by him or her.

16.04 Steps in the Grievance procedure

- a) Except as otherwise provided in this agreement, a grievance shall be processed by recourse to the following steps:
 - (i) step 1 - first level of management, as delegated by the Agency;
 - (ii) final step - Chief Executive Officer or authorized representative.
- b) Where it appears that the nature of the grievance is such that a decision cannot be given at the first step, the first step may be eliminated by agreement of the Agency and the employee, and, where applicable, the Alliance.
- c) Grievances concerning disciplinary and non-disciplinary demotions/terminations for cause shall be presented directly at the final step.
- d) An employee may abandon a grievance by written notice to his or her immediate supervisor or officer-in-charge.

16.05 Representatives of Agency

The Agency shall inform the Alliance of the name or title of the individual at each step to whom a grievance is to be presented, and shall inform employees by means of notices posted in places

where such notices are most likely to come to the attention of the employees, or otherwise as determined by agreement between the Agency and the Alliance.

16.06 Time limits

- a) An employee may present a grievance at the first step not later than the twenty-fifth (25th) day after the date on which he or she first becomes aware of the action or circumstances giving rise to the grievance.
- b) The Agency shall reply to an employee's grievance at the first step within fifteen (15) days after the date the grievance is presented. Where such decision or settlement is not satisfactory to the employee, or the Agency does not reply within the time frame specified in this Article, he or she may, within ten (10) days, submit a grievance at the final step.
- c) The Agency shall reply to an employee's grievance at the final step within thirty (30) days after the date the grievance is presented at that step.
- d) An employee who fails to present a grievance to the final step within the prescribed time limits shall be deemed to have abandoned the grievance, unless the employee was unable to comply with the prescribed time limits due to circumstances beyond his or her control.

16.07 Representation

- a) An employee may be assisted and/or represented by the Alliance when presenting a grievance at any step.
- b) Where an employee has been represented by the Alliance, the Agency shall provide the appropriate representative of the Alliance with a copy of the Agency's decision at each step of the grievance procedure at the same time that the decision is conveyed to the employee.
- c) The Alliance shall have the right to consult with the Agency with respect to a grievance at each step of the grievance procedure. Where consultation is with an authorized representative of the Chief Executive Officer, that person shall render the decision.

16.08 Adjudication

- a) The decision given by the Agency at the final step in the grievance procedure shall be final and binding upon the employee unless the grievance relates to:
 - (i) the interpretation or application in respect of him or her of a provision of this agreement or a related arbitral award,
 - or
 - (ii) disciplinary action resulting in suspension or a financial penalty,

or

- (iii) termination of employment or demotion for cause pursuant to section 13 (3) of the *Parks Canada Agency Act*,

in which case the grievance may be referred to adjudication in accordance with the provisions of the *Federal Public Sector Labour Relations Act* and its Regulations.

- b) Where a grievance that may be presented by an employee to adjudication is a grievance relating to the interpretation or application in respect of him or her of a provision of this agreement or an arbitral award, the employee is not entitled to refer the grievance to adjudication unless the Alliance signifies in the prescribed manner:
 - (iv) its approval of the reference of the grievance to adjudication,
 - and
 - (v) its willingness to represent the employee in the adjudication proceedings.

16.09 Group Grievances

- a) Subject to and as provided in sections 215 and 216 of the *Federal Public Sector Labour Relations Act*, the Alliance may present the Agency a group grievance on behalf of employees in the bargaining unit who feel aggrieved by the interpretation or application, common in respect of those employees, of a provision of the collective agreement or an arbitral award.

In order to present the grievance, the Alliance must first obtain the consent of each of the employees concerned in the form provided for at subsection 77(2) of the Federal Public Sector Labour Relations Regulations (FPSLRR). The consent of an employee is valid only in respect of the particular group grievance for which it is obtained.

- b) A group grievance shall be processed by recourse to the following steps:
 - (i) step 1 - first level of management, as delegated by the Agency;
 - (ii) final step - Chief Executive Officer or authorized representative.
- c) The Agency shall inform the Alliance of the name or title of the individual at each step to whom a grievance is to be presented and shall inform employees by means of notices posted in places where such notices are most likely to come to the attention of the employees, or otherwise as determined by agreement between the Agency and the Alliance.

- d) The Alliance shall have the right to consult with the Agency with respect to a grievance at each step of the grievance procedure. Where consultation is with an authorized representative of the Chief Executive Officer, that person shall render the decision.
 - (i) The Alliance may present a group grievance at the first step not later than the twenty-fifth (25th) day after the date on which it becomes aware of the action or circumstances giving rise to the grievance.
 - (ii) The Agency shall reply to the group grievance at the first step within fifteen (15) days after the date the grievance is presented. Where such decision or settlement is not satisfactory to the Alliance, or the Agency does not reply within the time frame specified in this Article, it may, within ten (10) days, submit a grievance at the final step.
 - (iii) The Agency shall reply to a group grievance at the final step within thirty (30) days after the date the grievance is presented.
- e) Where it appears that the nature of the group grievance is such that a decision cannot be given below a particular step of authority, the first step may be eliminated by agreement of the Agency and the Alliance.
- f) The Alliance may, by written notice to the Agency, withdraw a group grievance.

16.10 Opting out of a Group Grievance

- a) An employee in respect of whom a group grievance has been presented may, at any time before a final decision is made in respect of the grievance, notify the Alliance that the employee no longer wishes to be involved in the group grievance.
- b) The Alliance shall provide to the representatives of the Agency authorized to deal with the group grievance, a copy of the notice received pursuant to paragraph a) above.
- c) After receiving the notice, the Alliance may not pursue the grievance in respect of the employee.

16.11 Where the Alliance fails to present the group grievance to the final step within the prescribed time limits, it shall be deemed to have abandoned the grievance unless in the opinion of the Agency, and after consultation with the Alliance, the Alliance was unable for reasons beyond its control to comply with the prescribed time limits.

16.12 The Alliance may refer to adjudication any group grievance that has been presented up to and including the final step in the grievance process and that has not been dealt with to its satisfaction.

16.13 Policy Grievances

- a) The Agency or the Alliance may present a policy grievance to the other in respect of the interpretation or application of the collective agreement or arbitral award as it relates to either of them or to the bargaining unit generally.
- b) A policy grievance shall be presented at the final step in the grievance procedure to the representative of the Alliance or the Agency, as the case may be, authorized to deal with the grievance. The party who receives the grievance shall provide the other party with a receipt stating the date on which the grievance was received.
- c) The Agency and the Alliance shall designate a representative and shall notify each other of the title of the person so designated together with the title and address of the officer-in-charge to whom a grievance is to be presented.
- d) The Agency or the Alliance may present a grievance in the manner prescribed in a) above not later than the twenty-fifth (25th) day after the date on which it received notification or on which it first had good reason to be aware of the action or circumstances giving rise to the policy grievance.
- e) The Agency or the Alliance shall normally reply to the grievance within thirty (30) days of when the grievance is prescribed.
- f) The Agency or the Alliance, as the case may be, may, by written notice to the other party, withdraw a grievance.
- g) A party that presents a policy grievance may refer it to adjudication in accordance with the provisions of the *Federal Public Sector Labour Relations Act*.

ARTICLE 17 NO DISCRIMINATION AND SEXUAL HARASSMENT

17.01 There shall be no discrimination, interference, restriction, coercion, harassment, intimidation, or any disciplinary action exercised or practiced with respect to an employee by reason of age, race, creed, colour, national or ethnic origin, religious affiliation, sex, sexual orientation, gender identity and expression, family status, marital status, genetic characteristics, disability, membership or activity in the Alliance or a conviction for which a pardon has been granted.

17.02 The Alliance and the Agency recognize the right of employees to work in an environment free from sexual harassment and agree that sexual harassment will not be tolerated in the workplace.

17.03

- a) Any step in the grievance procedure shall be waived if a person hearing the grievance is the subject of the complaint.
- b) If by reason of paragraph a) a level in the grievance procedure is waived, no other level shall be waived except by mutual agreement.

17.04 By mutual agreement, the parties may use a mediator in an attempt to settle a grievance dealing with discrimination or sexual harassment. The selection of the mediator will be by mutual agreement.

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17.05 The Agency shall provide the complainant(s) and/or respondent(s) with an official copy of the investigation report, subject to the *Access to Information Act* and *Privacy Act*.

ARTICLE 18 JOINT CONSULTATION

18.01 The parties acknowledge the mutual benefits to be derived from joint consultation and are prepared to enter into discussion aimed at the development and introduction of appropriate machinery for the purpose of providing joint consultation on matters of common interest.

18.02 Within five (5) days of notification of consultation served by either party, the Alliance shall notify the Agency in writing of the representatives authorized to act on behalf of the Alliance for consultation purposes.

18.03 Upon request of either party, the parties to this agreement shall consult meaningfully at the appropriate level about contemplated changes in conditions of employment or working conditions not governed by this agreement.

18.04 Without prejudice to the position the Agency or the Alliance may wish to take in future about the desirability of having the subjects dealt with by the provisions of the collective agreement, the subjects that may be determined as appropriate for joint consultation will be by agreement of the parties.

ARTICLE 19 HEALTH & SAFETY

19.01

- a) The parties recognize the *Canada Labour Code* (CLC), Part II, and all provisions and regulations flowing from the Code as the authority governing occupational safety and health in Parks Canada.

- b) The Agency shall make reasonable provisions to ensure the occupational safety and health of employees. The Agency will welcome suggestions on the subject from the Alliance and its members through the committee structure identified in the CLC, Part II. The parties undertake to develop and recommend reasonable measures intended to prevent or reduce the risk of workplace injury.

19.02 Condition of Employment - Medical Examination

- a) Where the Agency requires an employee to undergo a medical examination by a designated qualified practitioner, the examination will be conducted at no expense to the employee.
- b) An employee shall make every reasonable effort to schedule an appointment for an examination referred to in paragraph a) during his/her working hours. When this is not possible, the employee will be compensated pursuant to this collective agreement for the examination time and the travel time associated with it.
- c) The Agency shall pay for reasonable travel expenses, incurred as a result of paragraph a) in accordance with the Agency Travel Policy.

ARTICLE 20 JOB SECURITY

20.01 Subject to the willingness and capacity of individual employees to accept relocation and retraining, the Agency will make every reasonable effort to ensure that any reduction in the work force will be accomplished through attrition.

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20.02 Through Labour Management Consultation Committees, or through another forum as agreed upon by both parties, departmental and Alliance representatives shall meet to discuss and exchange on issues associated with contracting out, such as but not limited to, the influence on working conditions, complexity of tasks, information on contractors in the workplace, future resource and service requirements, skills inventories, knowledge transfer, position vacancies, workload, and managed services.

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20.03 Where practicable and when indeterminate employees are affected by workforce adjustment situations, and provided the employee is capable of performing the necessary work, preference shall be given to their retention over re-engaging a contractor.

ARTICLE 21 TECHNOLOGICAL CHANGE

21.01 The parties have agreed that in cases where as a result of technological change the services of an employee are no longer required beyond a specified date because of lack of work or the discontinuance of a function, Appendix “K” on Work Force Adjustment will apply. In all other cases the following clauses will apply.

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21.02 In this article “technological change” means:

- a) the introduction by the Agency of equipment, material, systems or software of a different nature than that previously utilized;

and

- b) a significant change in the Agency’s operation directly related to the introduction of that equipment, material, systems or software.

21.03 Both parties recognize the overall advantages of technological change and will, therefore, encourage and promote technological change in the Agency’s operations. Where technological change is to be implemented, the Agency will seek ways and means of minimizing adverse effects on employees which might result from such changes.

21.04 The Agency agrees to provide as much advance notice as is practicable but, except in cases of emergency, not less than one hundred and eighty (180) days written notice to the Alliance of the introduction or implementation of technological change when it will result in significant changes in the employment status or working conditions of the employees.

21.05 The written notice provided for in clause 21.04 will provide the following information:

- a) the nature and degree of the technological change;
- b) the date or dates on which the Agency proposes to effect the technological change;
- c) the location or locations involved;
- d) the approximate number and type of employees likely to be affected by the technological change;
- e) the effect that the technological change is likely to have on the terms and conditions of employment of the employees affected.

21.06 As soon as reasonably practicable after notice is given under clause 21.04, the Agency shall consult meaningfully with the Alliance concerning the rationale for the change and the topics referred to in clause 21.05 on each group of employees, including training.

21.07 When, as a result of technological change, the Agency determines that an employee requires new skills or knowledge in order to perform the duties of the employee's substantive position, the Agency will make every reasonable effort to provide the necessary training during the employee's working hours without loss of pay and at no cost to the employee.

PART III – WORKING CONDITIONS

**ARTICLE 22
HOURS OF WORK**

22.01 For the purposes of this article:

- a) “day” means a twenty-four (24) hour period commencing at 00:01 hour;
- b) “week” means a period of seven (7) consecutive days beginning at 00:01 hour Monday morning and ending at 24:00 hours the following Sunday night.
- c) The normal hours of work per week which shall be performed by employees shall be as indicated by the letter Code under the column headed Hours of Work Code in Appendix “B”. The Code letters shall denote the following normal weekly hours of work:

Letter Code	Normal Weekly Hours of Work
X	37.5
Y	40

22.02 An employee’s scheduled hours of work shall not be construed as guaranteeing the employee minimum or maximum hours of work.

22.03 The Agency will review with the local Alliance representative(s) any changes to hours of work which the Agency proposes to institute, when such change will affect the majority of employees governed by the schedule. In all cases following such reviews, the Agency will, where practical, accommodate such employee representations as may have been conveyed by the Alliance representative(s) during the meeting.

By mutual agreement, in writing, the Agency and the local Alliance representative(s) may waive the application of change of shift with no notice provision.

22.04 Provided sufficient advance notice is given and with the approval of the Agency, employees may exchange shifts if there is no increase in cost to the Agency.

22.05

- a) Except as provided for in clause 22.10, the normal workweek shall be thirty-seven decimal five (37.5) or forty (40) hours (in accordance with the Hours of Work Code), exclusive of lunch periods, comprising five (5) days of seven decimal five (7.5) or eight (8) consecutive hours (in accordance with the Hours of Work Code) each, Monday to Friday. The workday shall be scheduled to fall within a nine (9)-hour period between 6:00 a.m. to 6:00 p.m., unless otherwise agreed in consultation between the Alliance and the Agency at the appropriate level.
- b) The scheduled weekly and daily hours of work stipulated in 22.05 a) and 22.10 may be varied by the Agency, following meaningful consultation with the Alliance, to allow for summer and winter hours, provided the annual total is not changed.

22.06 Subject to operational requirements, as determined by the Agency from time to time, an employee shall have the right to select and request flexible hours between 6:00 a.m. to 6:00 p.m., and such request shall not be unreasonably denied.

22.07 Notwithstanding the provisions of this article, upon request of an employee and the concurrence of the Agency, an employee may complete her/his weekly hours of employment in a period other than five (5) full days provided that over a period of up to twenty-eight (28) calendar days the employee works an average of thirty-seven decimal five (37.5) or forty (40) hours (in accordance with the Hours of Work Code) per week. As part of the provisions of this clause, attendance reporting shall be mutually agreed between the employee and the Agency. In every twenty-eight (28) day period such an employee shall be granted days of rest on such days as are not scheduled as a normal workday for the employee.

22.08 Two (2) rest periods of fifteen (15) minutes each shall be scheduled during each normal day for non-operating employees. The Agency agrees, where operational requirements permit, to continue the present practice of providing rest periods for operating employees.

22.09 If an employee is given less than seven (7) days advance notice of a change in his/her shift schedule, the employee will receive a premium rate of time and one-half (1 ½) for work performed on the first shift changed. Subsequent shifts worked on the new schedule shall be paid for at straight time. Such employee shall retain her/his previously scheduled days of rest next following the change or if worked, such days of rest shall be compensated in accordance with the overtime provisions of this collective agreement.

22.10 For employees who work on a rotating or irregular basis:

a) Normal hours of work shall be scheduled so that employees work:

(i) an average of thirty-seven decimal five (37.5) or forty (40) hours (in accordance with the Hours of Work Code) per week and an average of five (5) days per week and seven decimal five (7.5) hours or eight (8) hours (in accordance with the Hours of Work Code) per day;

or

(ii) if he/she is a Park Warden performing a period of backcountry patrol in excess of eight (8) consecutive hours during a two-week pay period, on a weekly basis, an average of thirty-seven decimal five (37.5) or forty (40) hours (in accordance with the Hours of Work Code) and five (5) days per week.

b) The Agency shall make every reasonable effort to schedule a meal break of one-half (1/2) hour during each full shift which shall not constitute part of the work period. Such meal break shall be scheduled as close as possible to the mid-point of the shift, unless an alternate arrangement is agreed to at the appropriate level between the Agency and the employee. If an employee is not given a meal break scheduled in advance, all time from the commencement to the termination of the employee's full shift shall be deemed time worked.

- c) When an employee's scheduled shift does not commence and end on the same day, such shift shall be deemed for all purposes to have been entirely worked:
 - (i) on the day it commenced where half (1/2) or more of the hours worked fall on that day,
 - or
 - (ii) on the day it terminates where more than half (1/2) of the hours worked fall on that day.

Accordingly, the first (1st) day of rest will be deemed to start immediately after midnight of the calendar day on which the employee worked or is deemed to have worked his/her last scheduled shift; and the second (2nd) day of rest will start immediately after midnight of the employee's first (1st) day of rest, or immediately after midnight of an intervening designated paid holiday if days of rest are separated thereby.

- d) Every reasonable effort shall be made by the Agency:
 - (i) not to schedule the commencement of a shift within twelve (12) hours of the completion of the employee's previous shift;
 - (ii) to avoid excessive fluctuations in hours of work;
 - (iii) to consider the wishes of the majority of employees concerned in the arrangement of shifts within a shift schedule;
 - (iv) to arrange shifts over a period of time not exceeding fifty-six (56) days and to post schedules at least fourteen (14) days in advance of the starting date of the new schedule;
 - (v) to grant an employee a minimum of two (2) consecutive days of rest.
- e) Notwithstanding the provisions of this article, it may be operationally advantageous to implement work schedules for employees that differ from those specified in this clause. Any special arrangement may be at the request of either party and must be mutually agreed between the Agency and the majority of employees affected.

Terms and Conditions Governing the Administration of Variable Hours of Work Schedule

22.11 The terms and conditions governing the administration of variable hours of work implemented pursuant to clauses 22.05 b), 22.07, and 22.10 e) are specified in clauses 22.11 to 22.14. This agreement is modified by these provisions to the extent specified herein.

22.12 Notwithstanding anything to the contrary contained in this agreement, the implementation of any variation in hours shall not result in any additional overtime work or additional payment by reason only of such variation, nor shall it be deemed to prohibit the right of the Agency to schedule any hours of work permitted by the terms of this agreement.

22.13

- a) The scheduled hours of work of any day, may exceed or be less than seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code); starting and finishing times, meal breaks, and rest periods shall be determined according to operational requirements as determined by the Agency and the daily hours of work shall be consecutive.
- b) Such schedules shall provide an average of thirty-seven decimal five (37.5) or forty (40) hours (in accordance with the Hours of Work Code) of work per week over the life of the schedule.
 - (i) The maximum life of a schedule for shift workers shall be six (6) months.
 - (ii) The maximum life of a schedule for day workers shall be twenty-eight (28) days, except when the normal weekly and daily hours of work are varied by the Agency to allow for summer and winter hours in accordance with clause 22.05 b), in which case the life of a schedule shall be one (1) year.
- c) Whenever an employee changes her/his variable hours or no longer works variable hours, all appropriate adjustments will be made.

22.14 For greater certainty, the following provisions of this agreement shall be administered as provided herein:

a) Interpretation and Definitions (clause 2.01)

“Daily rate of pay” - shall not apply.

b) Minimum Number of Hours Between Shifts (Paragraph 22.10 d) (i))

The minimum period between the end of the employee’s shift and the beginning of the next one shall not apply.

c) Exchange of Shifts (clause 22.04)

On exchange of shifts between employees, the Agency shall pay as if no exchange had occurred.

d) Designated Paid Holidays (clause 27.05)

- (i) A Designated Paid Holiday shall account for seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code).
- (ii) When an employee works on a Designated Paid Holiday, the employee shall be compensated, in addition to the pay for the hours specified in subparagraph (i), at time and one-half (1 1/2) up to his/her regular scheduled hours worked and at double (2) time for all hours worked in excess of her/his regular scheduled hours.

e) Travel

Overtime compensation referred to in clause 29.04 shall only be applicable on a work day for hours in excess of the employee's daily scheduled hours of work.

f) Acting Pay

The qualifying period for acting pay as specified in paragraph 61.07 a) shall be converted to hours.

g) Overtime

Overtime shall be compensated for all work performed on regular working days or on days of rest at time and three-quarter (1 3/4).

22.15 Changes in Schedule

- a) When a full-time indeterminate employee is required to attend one of the following proceedings outside a period which extends before or beyond three (3) hours his/her scheduled hours of work on a day during which she/he would be eligible for a Shift Premium, the employee may request that her/his hours of work on that day be scheduled between 7 a.m. and 6 p.m.; such request will be granted provided there is no increase in cost to the Agency. In no case will the employee be expected to report for work or lose regular pay without receiving at least twelve (12) hours of rest between the time his/her attendance was no longer required at the proceeding and the beginning of her/his next scheduled work period.
 - (i) Federal Public Sector Labour Relations and Employment Board Proceedings
Clauses 13.01, 13.02, 13.04, 13.05 and 13.06.
 - (ii) Contract Negotiation and Preparatory Contract Negotiation Meetings
Clauses 13.09 and 13.10.
 - (iii) Personnel Selection Process
Article 48.

- (iv) To write Provincial Certification Examinations which are a requirement for the continuation of the performance of the duties of the employee's position.
 - (v) Training Courses which the employee is required to attend by the Agency.
- b) Notwithstanding paragraph a), proceedings described in subparagraph (v) are not subject to the condition that there be no increase in cost to the Agency.

ARTICLE 23 SHIFT PREMIUMS

Excluded Provisions

This article does not apply to employees on day work, covered by clauses 22.05 to 22.07 and to employees classified in SC group.

23.01 Shift Premium

An employee working on shifts will receive a shift premium of two dollars and twenty-five cents (\$2.25) per hour for all hours worked, including overtime hours, between 5:00 p.m. and 6:00 a.m. The shift premium will not be paid for hours worked between 6:00 a.m. and 5:00 p.m.

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23.02 Weekend Premium

An employee working on shifts during a weekend will receive an additional premium of two dollars and twenty-five cents (\$2.25) per hour for all hours worked, including overtime hours, on Saturday and/or Sunday.

ARTICLE 24 OVERTIME

24.01 Each fifteen (15) minute period of overtime shall be compensated for at the following rates:

- a) time and one-half (1 1/2) except as provided for in clause 24.01 (b);
- b) double (2) time for each hour of overtime worked after fifteen (15) or sixteen (16) hours work (in accordance with the Hours of Work Code) in any twenty-four (24) hour period or after seven decimal five (7.5) or eight (8) hours work (in accordance with the Hours of Work Code) on the employee's first (1st) day of rest, and for all hours worked on the second or subsequent day of rest. Second or subsequent day of rest means the second or subsequent day in an unbroken series of consecutive and contiguous calendar days of rest, which may, however, be separated by a designated paid holiday;

- c) where an employee is entitled to double (2) time in accordance with (b) above and has worked a period of overtime equal to the normal daily hours of work specified in the Hours of Work Code, the employee shall continue to be compensated at double (2) time for all hours worked until he/she is given a period of rest of at least eight (8) consecutive hours.

24.02 Notwithstanding anything to the contrary contained in this article, the following shall apply to employees working as Park Wardens performing a period of back-country patrol in excess of eight (8) consecutive hours during a two-week period;

- a) Park Wardens are entitled to receive compensation at straight-time rates for all hours worked, other than hours worked on a day of rest or on a designated paid holiday, up to an average of seventy-five (75) or eighty (80) hours (in accordance with the Hours of Work Code) over a two (2) week period and compensation at time and one-half (1 1/2) for all other hours worked.
- b) Park Wardens are entitled to receive compensation at time and one-half (1 1/2) rates for work performed on the first (1st) day of rest and compensation at double (2) time for work performed on the second and subsequent days of rest where two (2) or more contiguous days of rest are indicated by the schedule.

Articles 24.03 to 24.07 apply to all employees governed by this agreement

24.03 Overtime shall be compensated in cash except where, upon request of an employee and with the approval of the Agency, overtime may be compensated in equivalent leave with pay under article 34.

24.04 Subject to the operational requirements, the Agency shall make every reasonable effort:

- a) to allocate overtime work on an equitable basis amongst readily available, qualified employees,

and
- b) to give employees who are required to work overtime adequate advance notice of the requirement.

24.05

- a) Within five (5) days of notification of consultation served by either party, the Alliance shall notify the Agency in writing of the representative authorized to act on behalf of the Alliance for consultation purposes.
- b) The Alliance is entitled to consult the Chief Executive Officer or his/her representative whenever it is alleged that employees are required to work unreasonable amounts of overtime.

24.06 Other than when required by the Agency to use a vehicle of the Agency for transportation to a work location other than the employee's normal place of work, time spent by the employee reporting to work or returning to her/his residence shall not constitute time worked.

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24.07 Meal Allowance

- a) An employee who works three (3) or more hours of overtime immediately before or immediately following the employee's scheduled hours of work shall be reimbursed for one (1) meal in the amount of twelve dollars (\$12) except where free meals are provided.
- b) When an employee works overtime continuously extending four (4) hours or more beyond the period provided for in a), the employee shall be reimbursed for one (1) additional meal in the amount of twelve dollars (\$12) for each additional four (4) hour period thereafter, except where free meals are provided.
- c) Reasonable time with pay, to be determined by the Agency, shall be allowed the employee in order that the employee may take a meal break either at or adjacent to the employee's place of work.
- d) Meal allowances under this clause shall not apply to an employee who is on travel status which entitles the employee to claim expenses for lodging and/or meals or to an employee who had obtained authorization to work at the employee's residence .

**ARTICLE 25
CALL BACK AND REPORTING PAY**

25.01 If an employee is called back or required to report to work:

- a) on a designated paid holiday which is not the employee's scheduled day of work,
or
- b) on the employee's day of rest,
or
- c) after the employee has completed his or her work for the day and has left his or her place of work, and returns to work, the employee shall be entitled to the greater of:
 - (i) compensation equivalent to three (3) hours pay at the applicable overtime rate of pay for each call back/reporting to a maximum of eight (8) hours' compensation in an eight (8) hour period,
or

- (ii) compensation at the applicable rate of overtime compensation for time worked, provided that the period worked by the employee is not contiguous to the employee's normal hours of work.
- d) The minimum payments referred to in 25.01 c)(i) and c)(ii), do not apply to part-time employees. Part-time employees will receive a minimum payment in accordance with clause 59.05 of this agreement.

25.02 Compensation earned under this article shall be compensated under Article 34.

25.03 Transportation Expenses

- a) Where an employee is required to report for work and reports under the conditions described in 25.01 above, the employee shall be reimbursed for reasonable expenses incurred as follows:
 - (i) mileage allowance at the rate normally paid to an employee when authorized by the Agency to use his or her automobile when the employee travels by means of his or her own automobile,
 - or
 - (ii) out-of-pocket expenses for other means of commercial transportation.
- b) Other than when required by the Agency to use an Agency vehicle for transportation to a work location other than the employee's normal place of work, time spent by the employee reporting to work or returning to his or her residence shall not constitute time worked.

25.04 This article does not apply where an employee who has accommodation on board a vessel and:

- a) is not in his or her home port, reports for sailing in accordance with posted sailing orders or as otherwise required by the Master;
- or
- b) is on the Agency's premises at the time of notification of the requirement to work overtime.

ARTICLE 26 STANDBY

26.01 Where the Agency requires an employee to be available on standby during off-duty hours, such employee shall be compensated at the rate of one-half (1/2) hour for each four (4) hour period or part thereof for which the employee has been designated as being on standby duty.

26.02 An employee designated by letter or by list for standby duty shall be available during his/her period of standby at a known telephone number and be available to return for work as quickly as possible if called. In designating employees for standby, the Agency will endeavour to provide for the equitable distribution of standby duties.

26.03 No standby payment shall be granted if an employee is unable to report for work when required.

26.04 Compensation earned under this article shall be compensated under article 34.

ARTICLE 27 DESIGNATED PAID HOLIDAYS

27.01 Subject to clause 27.02, the following days shall be designated paid holidays for employees:

- a) New Year's Day,
- b) Good Friday,
- c) Easter Monday,
- d) the day fixed by proclamation of the Governor in Council for celebration of the Sovereign's Birthday,
- e) Canada Day,
- f) Labour Day,
- g) National Day for Truth and Reconciliation,
- 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,
- l) one additional day in each year that, in the opinion of the Agency, is recognized to be a provincial or civic holiday in the area in which the employee is employed or, in any area where, in the opinion of the Agency, no such additional day is recognized as a provincial or civic holiday, the first Monday in August,
- m) one (1) additional day when proclaimed by an Act of Parliament as a national holiday.

27.02

- a) An employee absent without pay on both her/his full working day immediately preceding and his/her full working day immediately following a designated holiday is not entitled to pay for the holiday, except in the case of an employee who is granted leave without pay under the provisions of Article 13, Leave With or Without Pay For Alliance Business.
- b) Notwithstanding subparagraph a), a seasonal employee will be paid for a designated paid holiday falling on a day contiguous to her/his Re-Taken On Strength (RTOS) or Temporarily Struck Off Strength (TSOS) dates.

27.03 Designated Holiday Coinciding with a Day of Rest

- a) When a day designated as a holiday under clause 27.01 coincides with an employee's day of rest, the holiday shall be moved to the first scheduled working day following the employee's day of rest. When a day that is a designated holiday is so moved to a day on which the employee is on leave with pay, that day shall count as a holiday and not as a day of leave.
- b) When two (2) days designated as holidays under clause 27.01 coincide with an employee's consecutive days of rest, the holidays shall be moved to the employee's first two (2) scheduled working days following the days of rest. When the days that are designated holidays are so moved to days on which the employee is on leave with pay, those days shall count as holidays and not as days of leave.

27.04 When a day designated as a holiday for an employee is moved to another day under the provisions of clause 27.03:

- a) work performed by an employee on the day from which the holiday was moved shall be considered as worked performed on a day of rest,

and
- b) work performed by an employee on the day to which the holiday was moved, shall be considered as work performed on a holiday.

27.05

- a) When an employee works on a holiday, she/he shall be paid time and one-half (1 1/2) for all hours worked, up to the daily hours specified in article 22, and double (2) time thereafter, in addition to the pay that the employee would have been granted had she/he not worked on the holiday.
- b) The premium pay specified in paragraph a) shall be compensated in cash except where, upon request of an employee and with the approval of the Agency, overtime may be compensated in equivalent leave with pay under article 34.

- c) Notwithstanding paragraphs a) and b), when an employee works on a holiday contiguous to a day of rest on which he/she also worked and received overtime in accordance with clause 24.01 b), the employee shall be paid in addition to the pay that she/he would have been granted had she/he not worked on the holiday, two (2) times his/her hourly rate of pay for all time worked.

27.06 Designated Holiday Coinciding with a Day of Paid Leave

Where a day that is a designated holiday for an employee coincides with a day of leave with pay, that day shall count as a holiday and not as a day of leave.

Work Performed on a Designated Holiday

27.07 Where operational requirements permit, the Agency shall not schedule an employee to work both December 25 and January 1 in the same holiday season.

ARTICLE 28 RELIGIOUS OBSERVANCE

28.01 The Agency shall make every reasonable effort to accommodate an employee who requests time off to fulfil her/his obligations.

28.02 Employees may, in accordance with the provisions of this agreement, request annual leave, compensatory leave, leave without pay for other reasons or a shift exchange (in the case of a shift worker) in order to fulfil their religious obligations.

28.03 Notwithstanding clause 28.02, at the request of the employee and at the discretion of the Agency, time off with pay may be granted to the employee in order to fulfil her/his religious obligations. The number of hours with pay so granted must be made up hour for hour within a period of six (6) months, at times agreed to by the Agency. Hours worked as a result of time off granted under this clause shall not be compensated nor should they result in any additional payments by the Agency.

28.04 An employee who intends to request leave or time off under this article must give notice to the Agency as far in advance as possible but no later than four (4) weeks before the requested period of absence unless, because of unforeseeable circumstances, such notice cannot be given.

ARTICLE 29 TRAVELING TIME

29.01 For the purposes of this agreement, traveling time is compensated for only in the circumstances and to the extent provided for in this article.

29.02 When an employee is required by the Agency to travel outside his/her normal workplace on government business, as these expressions are defined by the Agency, the time of departure and the means of such travel shall be determined by the Agency and the employee will be compensated for travel time in accordance with clauses 29.03 and 29.04. Traveling time shall include time necessarily spent at each stop-over enroute provided such stop-over is not longer than five (5) hours.

29.03 For the purposes of clauses 29.02 and 29.04, the traveling time for which an employee shall be compensated is as follows:

- a) for travel by public transportation, the time between the scheduled time of departure and the time of arrival at a destination, including the normal travel time to the point of departure, as determined by the Agency;
- b) for travel by private means of transportation, the normal time as determined by the Agency, to proceed from the employee's place of residence or workplace, as applicable, direct to the employee's destination and, upon the employee's return, direct back to the employee's residence or workplace;
- c) in the event that an alternate time of departure and/or means of travel is requested by the employee, the Agency may authorize such alternate arrangements, in which case compensation for traveling time shall not exceed that which would have been payable under the Agency's original determination.

29.04 If an employee is required to travel as set forth in clauses 29.02 and 29.03:

- a) on a normal working day on which the employee travels but does not work, the employee shall receive her/his regular pay for the day;
- b) on a normal working day on which the employee travels and works, the employee shall be paid:
 - (i) his regular pay for the day for a combined period of travel and work not exceeding her/his regular scheduled working hours, and
 - (ii) at the applicable overtime rate for additional travel time in excess of her/his regularly scheduled hours of work and travel, with a maximum payment for such additional travel time not to exceed fifteen (15) hours' pay at the straight-time rate of pay;
- c) on a day of rest or on a designated paid holiday, the employee shall be paid at the applicable overtime rate for hours travelled to a maximum of fifteen (15) hours' pay at the straight-time rate of pay.

29.05 This article does not apply to an employee when the employee travels by any type of transport in which he/she is required to perform work, and/or which also serves as his/her living quarters during a tour of duty. In such circumstances, the employee shall receive the greater of:

- a) on a normal working day, his/her regular pay for the day,

or
- b) pay for actual hours worked in accordance with Article 27, Designated Paid Holidays and Article 24, Overtime of this collective agreement.

29.06 Compensation under this article shall not be paid for travel time to courses, training sessions, conferences, and seminars, unless the employee is required to attend by the Agency.

29.07 Compensation earned under this article shall be compensated under article 34.

29.08 Travel Status Leave

- a) An employee who is required to travel outside her/his normal workplace on government business, as these expressions are defined by the Agency, and is away from her/his permanent residence for forty (40) nights during a fiscal year shall be granted seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code) off with pay. The employee shall be credited with an additional seven decimal five (7.5) or eight (8) hours off (in accordance with the Hours of Work Code) for each additional twenty (20) nights that the employee is away from her/his permanent residence to a maximum of eighty (80) nights.
- b) The maximum number of hours off earned under this clause shall not exceed thirty-seven decimal five (37.5) or forty (40) (in accordance with the Hours of Work Code) in a fiscal year and shall accumulate as compensatory leave with pay.
- c) This leave with pay is deemed to be compensatory leave and is subject to article 34.
- d) The provisions of this clause do not apply when the employee travels in connection with courses, training sessions, professional conferences and seminars.

29.09 Closed Area

When the Agency requires an employee to travel inside a “closed area”, time spent traveling through the closed area shall constitute time worked.

For the purpose of this article, a “closed area” refers to any area declared closed by the responsible authority.

ARTICLE 30
NOTICE OF TRANSFER

30.01 Where practicable, advance notice of a change in posting or a transfer from an employee's normal workplace as defined by the Agency shall be given to an employee. Such notice shall not normally be less than one (1) month.

PART IV – LEAVE PROVISIONS

ARTICLE 31 LEAVE GENERAL

31.01

- a) When an employee becomes subject to this agreement, his/her earned daily leave credits shall be converted into hours. When an employee ceases to be subject to this agreement, his/her earned hourly leave credits shall be reconverted into days, with one (1) day being equal to seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code).
- b) When leave is granted, it will be granted on an hourly basis and the number of hours debited for each day of leave being equal to the number of hours of work scheduled for the employee for the day in question.
- c) Notwithstanding the above, in the Article 46, Bereavement Leave with Pay, a “day” will mean a calendar day.

31.02 Except as otherwise specified in this agreement:

- a) where leave without pay for a period in excess of three (3) months is granted to an employee for reason other than illness, the total period of leave granted shall be deducted from “continuous employment” for the purpose of calculating severance pay and “service” for the purpose of calculating vacation leave;
- b) time spent on such leave which is for a period of more than three (3) months shall not be counted for pay increment purposes.

31.03 An employee is entitled, once in each fiscal year, to be informed upon request, of the balance of his/her vacation and sick leave credits.

31.04 The amount of leave with pay earned but unused credited to an employee by the Agency at the time when the agreement is signed, or at the time when the employee becomes subject to this agreement, shall be retained by the employee.

31.05 An employee shall not be granted two (2) different types of leave with pay or monetary remuneration in lieu of leave in respect of the same period of time.

31.06 An employee is not entitled to leave with pay during periods he/she is on leave without pay or under suspension.

31.07 In the event of termination of employment for reasons other than incapacity, death or lay-off, the Agency shall recover from any monies owed the employee an amount equivalent to unearned vacation and sick leave taken by the employee, as calculated from the classification prescribed in the employee’s letter of offer on the date of the termination of the employee’s employment.

**

31.08 An employee shall not earn or be granted leave credits under this agreement in any month nor in any fiscal year for which leave has already been credited or granted to him/her under the terms of any other collective agreement or under other rules or regulations applicable to organizations within the federal public administration, as specified in Schedule I, Schedule IV or Schedule V of the *Financial Administration Act*.

31.09 When an employee who is in receipt of a special duty allowance or an extra duty allowance is granted leave with pay, the employee is entitled during the employee's period of leave to receive the allowance if the special or extra duties in respect of which the employee is paid the allowance were assigned to the employee on a continuing basis, or for a period of two (2) or more months prior to the period of leave.

ARTICLE 32 VACATION LEAVE WITH PAY

32.01 The vacation year shall be from April 1st to March 31st, inclusive, of the following calendar year.

Accumulation of Vacation Leave Credits

32.02 For each calendar month in which an employee has earned at least seventy-five (75) or eighty (80) hours' pay (in accordance with the Hours of Work Code), the employee shall earn vacation leave credits as follows:

- a) nine decimal three seven five (9.375) or ten (10) hours (in accordance with the the Hours of Work Code) until the month in which the anniversary of the employee's eighth (8th) year of service occurs;
- b) twelve decimal five (12.5) or thirteen decimal three three (13.33) hours (in accordance with the Hours of Work Code) commencing with the month in which the employee's eighth (8th) anniversary of service occurs;
- c) thirteen decimal seven five (13.75) or fourteen decimal six seven (14.67) hours (in accordance with the Hours of Work Code) commencing with the month in which the employee's sixteenth (16th) anniversary of service occurs;
- d) fourteen decimal three seven five (14.375) or fifteen decimal three three (15.33) hours (in accordance with the Hours of Work Code) commencing with the month in which the employee's seventeenth (17th) anniversary of service occurs;
- e) fifteen decimal six two five (15.625) or sixteen decimal six seven (16.67) hours (in accordance with the Hours of Work Code) commencing with the month in which the employee's eighteenth (18th) anniversary of service occurs;
- f) sixteen decimal eight seven five (16.875) or eighteen (18) hours (in accordance with the Hours of Work Code) commencing with the month in which the employee's twenty -

- seventh (27th) anniversary of service occurs;
- g) eighteen decimal seven five (18.75) or twenty (20) hours (in accordance with the Hours of Work Code) commencing with the month in which the employee's twenty-eighth (28th) anniversary of service occurs.

32.03

- a)
- (i) For the purpose of clause 32.02 only, all service within the Public Service, whether continuous or discontinuous, shall count towards the calculation of vacation leave credits except where a person who, on leaving the Agency or the Public Service, takes or has taken severance pay. However, the above exception shall not apply to an employee who receives severance pay on lay-off and is reappointed to the Agency within one year following the date of lay-off. For greater certainty, severance payments taken under Appendix S Article 59.04 to 59.07, or similar provisions in other collective agreements, do not reduce the calculation of service for persons who have not yet left the Agency.
 - (ii) For the purpose of clause 32.02 only, effective April 1, 2012 on a go forward basis, any former service in the Canadian Forces for a continuous period of six months or more, either as a member of the Regular Force or of the Reserve Force while on Class B or C service, shall also be included in the calculation of vacation leave credits.
- b) Notwithstanding a) above, an employee who was a member of a bargaining unit in the Public Service prior to May 31, 1990 shall retain, for the purpose of "service" and of establishing her/his vacation entitlement pursuant to this clause, those periods of former service which had previously qualified for counting as continuous employment, until such time as her/his employment in the Public Service is terminated.
- c) Service referred to in a) above shall be deemed to include all breaks in employment between periods of student or term employment with Parks Canada that are not separated by a period of more than one calendar year without employment.

32.04 An employee is entitled to vacation leave with pay to the extent of the employee's earned credits but an employee who has completed six (6) months of continuous employment is entitled to receive an advance of credits equivalent to the anticipated credits for the current vacation year.

Scheduling of Vacation Leave With Pay

32.05

- a) Employees are expected to take all their vacation leave during the vacation year in which it is earned.
- b) Subject to the following subparagraphs, the Agency reserves the right to schedule an employee's vacation leave but shall make every reasonable effort:

- (i) to provide an employee's vacation leave in an amount and at such time as the employee may request;
- (ii) not to recall an employee to duty after the employee has proceeded on vacation leave;
- (iii) not to cancel nor alter a period of vacation which has been previously approved in writing;
- (iv) to provide at least four (4) weeks written notice to the employee when scheduling her/his leave.

32.06 The Agency shall give an employee as much notice as is practicable and reasonable of approval, denial, alteration or cancellation of a request for vacation. In the case of denial, alteration or cancellation of such leave, the Agency shall give the reason in writing, upon written request from the employee.

32.07 Where, in respect of any period of vacation leave, an employee:

- a) is granted bereavement leave,
or
- b) is granted leave with pay because of illness in the immediate family,
or
- c) is granted sick leave on production of a medical certificate,

the period of vacation leave so displaced shall either be added to the vacation period, if requested by the employee and approved by the Agency, or reinstated for use at a later date.

32.08 Advance Payments

- a) The Agency agrees to issue advance payments of estimated net salary for vacation periods of two (2) or more complete weeks, provided a written request for such advance payment is received from the employee at least six (6) weeks prior to the last pay day before the employee's vacation period commences.
- b) Providing the employee has been authorized to proceed on vacation leave for the period concerned, pay in advance of going on vacation shall be made prior to departure. Any overpayment in respect of such pay advances shall be an immediate first charge against any subsequent pay entitlements and shall be recovered in full prior to any further payment of salary.

32.09 Recall from Vacation Leave

- a) Where an employee is recalled to duty during any period of vacation leave, the employee shall be reimbursed for reasonable expenses that the employee incurs:
 - (i) in proceeding to the employee's place of duty,

and
 - (ii) in returning to the place from which the employee was recalled if the employee immediately resumes vacation upon completing the assignment for which the employee was recalled, after submitting such accounts as are normally required by the Agency.
- b) The employee shall not be considered as being on vacation leave during any period in respect of which the employee is entitled under paragraph a) to be reimbursed for reasonable expenses incurred by the employee.

32.10 Cancellation or Alteration of Vacation Leave

When the Agency cancels or alters a period of vacation leave which it has previously approved in writing, the Agency shall reimburse the employee for the non-returnable portion of vacation contracts and reservations made by the employee in respect of that period, subject to the presentation of such documentation as the Agency may require. The employee must make every reasonable attempt to mitigate such losses.

Carry-Over and/or Liquidation of Vacation Leave

32.11

- a) Where in any vacation year, an employee has not been granted all of the vacation leave credited to him or her, the unused portion of her/his vacation leave up to a maximum of two hundred and sixty-two decimal five (262.5) or two hundred and eighty (280) hours (in accordance with the hours of Hours of Work Code) credits shall be carried over into the following vacation year. All vacation leave credits in excess of two hundred and sixty-two decimal five (262.5) or two hundred and eighty (280) hours (in accordance with the hours of Hours of Work Code) shall be automatically paid in cash at her/his daily rate of pay as calculated from the classification prescribed in her/his letter of offer of her/his substantive position on the last day of the vacation year.
- b)
 - (i) Notwithstanding paragraph a), if on the date of signing of this agreement or on the date an employee becomes subject to this agreement, he or she has more than two hundred and sixty-two decimal five (262.5) or two hundred and eighty (280) hours (in accordance with the Hours of Work Code) of unused vacation leave credits earned during previous years, this number of unused vacation leave credits shall become the employee's accumulated leave maximum;

- (ii) Unused vacation leave credits equivalent to the employee's accumulated leave maximum shall be carried over into the following vacation year;
 - (iii) Unused vacation leave credits in excess of the employee's accumulated leave maximum shall be automatically paid in cash at her/his daily rate of pay as calculated from the classification prescribed in her/his letter of offer of her/his substantive position on the last day of the vacation year.
- c) The employee's accumulated leave maximum shall be reduced irrevocably by the number of vacation leave credits liquidated in excess of the employee's annual vacation leave entitlement during the vacation year.
 - d) Notwithstanding b)(iii), where the Agency cancels a period of vacation leave which has been previously approved in writing, and which cannot be rescheduled before the end of the vacation year, the cancelled leave may be carried over into the next vacation year.

Leave When Employment Terminates

32.12 When an employee dies or otherwise ceases to be employed, the employee's estate or the employee shall be paid an amount equal to the product obtained by multiplying the number of days of earned but unused vacation leave to the employee's credit by the daily rate of pay as calculated from the classification prescribed in the letter of offer on the date of the termination of employment.

32.13 Notwithstanding clause 32.12, an employee whose employment is terminated for cause by reason of abandonment of her/his position is entitled to receive the payment referred to in clause 32.12, if she/he requests it within six (6) months following the date upon which her/his employment is terminated.

32.14 Where the employee requests, the Agency shall grant the employee her/his unused vacation leave credits prior to termination of employment if this will enable the employee, for purposes of severance pay, to complete the first (1st) year of continuous employment in the case of lay-off, and the tenth (10th) year of continuous employment in the case of resignation.

32.15 Appointment to or from another Public Service Employer

- a) Notwithstanding clause 32.12, an employee who resigns to accept an appointment with an organization listed in Schedules I, IV or V of the *Financial Administration Act (FAA)* may choose not to be paid for unused vacation leave credits, provided that the appointing organization will accept such credits.
- b) The Agency agrees to accept the unused vacation leave credits up to a maximum of two hundred and sixty-two decimal five (262.5) or two hundred and eighty (280) hours (in accordance with the Hours of Work Code) of an employee who resigns from an organization listed in Schedules I, IV or V of the *Financial Administration Act (FAA)* in

order to take a position with the Agency if the transferring employee is eligible and has chosen to have these credits transferred.

ARTICLE 33 SICK LEAVE WITH PAY

Credits

33.01

- a) An employee shall earn sick leave credits at the rate of nine decimal three seven five (9.375) or ten (10) hours (in accordance with the Hours of Work Code) for each calendar month for which the employee receives pay for at least ten (10) days.
- b) A shift worker shall earn additional sick leave credits at the rate of one decimal two five (1.25) or one decimal three three (1.33) hours, (in accordance with the Hours of Work Code) for each calendar month during which he/she works shifts and he/she receives pay for at least ten (10) days. Such credits shall not be carried over in the next fiscal year and are available only if the employee has already used one hundred and twelve decimal five (112.5) or one hundred and twenty (120) hours (in accordance with the Hours of Work Code) of sick leave credits during the current fiscal year.

Granting of Sick Leave

33.02 An employee shall be granted sick leave with pay when he/she is unable to perform his/her duties because of illness or injury provided that:

- a) he/she satisfies the Agency of this condition in such manner and at such time as may be determined by the Agency,

and
- b) he/she has the necessary sick leave credits.

33.03

- a) Unless otherwise informed by the Agency, a statement signed by the employee stating that because of illness or injury he/she was unable to perform his/her duties, shall, when delivered to the Agency, be considered as meeting the requirements of paragraph 33.02 a).
- b) In the event that the Agency requests that an employee submit a medical certificate to meet the requirements of clause 33.02 a), the Agency shall reimburse the employee for the amount billed to the employee for the issuance of the certificate upon presentation of a receipt.

33.04 When an employee has insufficient or no credits to cover the granting of sick leave with pay under the provisions of clause 33.02, sick leave with pay may, at the discretion of the Agency, be granted to an employee for a period of up to one hundred and eighty-seven decimal five (187.5) or two hundred (200) hours (in accordance with the Hours of Work Code) subject to the deduction of such advanced leave from any sick leave credits subsequently earned.

33.05 When an employee is granted sick leave with pay and Injury -On-Duty leave is subsequently approved for the same period, it shall be considered, for the purpose of the record of sick leave credits, that the employee was not granted sick leave with pay.

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

33.07

- a) Sick leave credits earned but unused by an employee during a previous period of employment in the Public Service shall be restored to an employee whose employment was terminated by reason of layoff and who has received a letter of offer with the Agency within two (2) years from the date of layoff.
- b) Sick leave credits earned but unused by an employee during a previous period of employment with the Agency shall be restored to an employee whose employment was terminated due to the end of a specified period of employment, and who is re-appointed to the Agency within one (1) year from the end of the specified period of employment.

33.08 The Agency agrees that an employee shall not be terminated for cause for reasons of incapacity at a date earlier than the date at which the employee will have utilized his/her accumulated sick leave credits, except where the incapacity is the result of an injury or illness for which Injury on Duty Leave has been granted pursuant to Article 36.

33.09 Appointment from another Public Service Employer

The Agency agrees to accept the unused sick leave credits of an employee who resigns from an organization listed in Schedules I, IV or V of the *Financial Administration Act* (FAA) in order to take a position with the Agency.

**ARTICLE 34
COMPENSATORY LEAVE WITH PAY**

34.01

- a) All overtime, traveling time compensated at overtime rates, standby, call back and reporting pay, and premium pay for time worked on a designated paid holiday shall be

compensated in cash except where, upon request of an employee and with the approval of the Agency, it may be compensated in equivalent leave with pay.

- b) The Agency shall endeavour to make such cash payments in the pay period following that in which the credits were earned.
- c) Subject to operational requirements and adequate advance notice, the Agency shall grant compensatory leave as requested by the employee.
- d) At the request of the employee, and with the approval of the Agency, accumulated compensatory leave may be paid out, in whole or in part, once per fiscal year, at the rate of pay in effect at the time of the request. Such approval shall not be unreasonably withheld.
- e) Compensatory leave earned in a fiscal year, and outstanding as of September 30th of the following fiscal year, will be paid at the employee's rate of pay on September 30th.

34.02 Where, in respect of any period of compensatory leave, an employee is granted:

- a) bereavement leave with pay,
or
- b) leave with pay because of illness in the immediate family on production of a medical certificate,
or
- c) sick leave on production of a medical certificate,

the period of compensatory leave so displaced shall either be added to the compensatory leave period, if requested by the employee and approved by the Agency or reinstated for use at a later date.

ARTICLE 35 MEDICAL APPOINTMENT FOR PREGNANT EMPLOYEES

35.01 Up to three decimal seven five (3.75) or four (4) hours (according to the Hours of Work Code) of reasonable time off with pay will be granted to pregnant employees for the purpose of attending each routine medical appointment.

35.02 Where a series of continuing appointments are necessary for the treatment of a particular condition relating to the pregnancy, absences shall be charged to sick leave.

**ARTICLE 36
INJURY-ON-DUTY LEAVE**

36.01 An employee shall be granted injury-on-duty leave with pay for such period as may be reasonably determined by the Agency when a claim has been made pursuant to the *Government Employees' Compensation Act*, and a Workers' Compensation authority has notified the Agency that it has certified that the employee is unable to work because of:

- a) personal injury accidentally received in the performance of his or her duties and not caused by the employee's willful misconduct,

or

- b) an industrial illness or a disease arising out of and in the course of the employee's employment,

if the employee agrees to remit to the Receiver General of Canada any amount received by him or her in compensation for loss of pay resulting from or in respect of such injury, illness or disease providing, however, that such amount does not stem from a personal disability policy for which the employee or the employee's agent has paid the premium.

**ARTICLE 37
MATERNITY LEAVE WITHOUT PAY**

37.01 Maternity Leave Without Pay

- a) An employee who becomes pregnant shall, upon request, be granted maternity leave without pay for a period beginning before, on or after the termination date of pregnancy and ending not later than eighteen (18) weeks after the termination date of pregnancy.
- b) Notwithstanding paragraphs a):
 - (i) where the employee has not yet proceeded on maternity leave without pay and her newborn child is hospitalized,

or

 - (ii) where the employee has proceeded on maternity leave without pay and then returns to work for all or part of the period while her newborn child is hospitalized,

the period of maternity leave without pay defined in paragraph a) may be extended beyond the date falling eighteen (18) weeks after the date of termination of pregnancy by a period equal to that portion of the period of the child's hospitalization while the employee was not on maternity leave, to a maximum of eighteen (18) weeks.

- c) The extension described in paragraph (b) shall end not later than fifty-two (52) weeks after the termination date of pregnancy.
- d) The Agency may require an employee to submit a medical certificate certifying pregnancy.
- e) An employee who has not commenced maternity leave without pay may elect to:
 - (i) use earned vacation and compensatory leave credits up to and beyond the date that her pregnancy terminates;
 - (ii) use her sick leave credits up to and beyond the date that her pregnancy terminates, subject to the provisions set out in Article 33 Sick Leave With Pay. For purposes of this subparagraph, the terms “illness” or “injury” used in Article 33, Sick Leave With Pay, shall include medical disability related to pregnancy.
- f) An employee shall inform the Agency in writing of her plans to take leave with and without pay to cover her absence from work due to the pregnancy at least four (4) weeks before the initial date of continuous leave of absence while termination of pregnancy is expected to occur unless there is a valid reason why the notice cannot be given.
- g) Leave granted under this clause shall be counted for the calculation of “continuous employment” for the purpose of calculating severance pay and “service” for the purpose of calculating vacation leave. Time spent on such leave shall be counted for pay increment purposes.

37.02 Maternity Allowance

- a) An employee who has been granted maternity leave without pay shall be paid a maternity allowance in accordance with the terms of the Supplemental Unemployment Benefit (SUB) Plan described in paragraphs c) to i), provided that she:
 - (i) has completed six (6) months of continuous employment before the commencement of her maternity leave without pay,
 - (ii) provides the Agency with proof that she has applied for and is in receipt of maternity benefits under the Employment Insurance or the Québec Parental Insurance Plan in respect of insurable employment with the Agency,

and
 - (iii) has signed an agreement with the Agency stating that:
 - A. she will return to work within the federal public administration, as specified in Schedule I, Schedule IV or Schedule V of *the Financial Administration Act* on the expiry date of her maternity leave without pay

maternity benefit, less any other monies earned during this period which may result in a decrease in her maternity benefit to which she would have been eligible if no extra monies had been earned during this period,

and

- (iii) where an employee has received the full fifteen (15) weeks of maternity benefit under Employment Insurance and thereafter remains on maternity leave without pay, she is eligible to receive a further maternity allowance for a period of one (1) week, ninety-three per cent (93%) of her weekly rate of pay for each week, less any other monies earned during this period.
- d) At the employee's request, the payment referred to in subparagraph 37.02 c)(i) will be estimated and advanced to the employee. Adjustments will be made once the employee provides proof of receipt of Employment Insurance or Québec Parental Insurance Plan maternity benefits.
- e) The maternity allowance to which an employee is entitled is limited to that provided in paragraph c) and an employee will not be reimbursed for any amount that she may be required to repay pursuant to the *Employment Insurance Act* or the *Parental Insurance Act* in Québec.
- f) The weekly rate of pay referred to in paragraph c) shall be:
 - (i) for a full-time employee, the employee's weekly rate of pay on the day immediately preceding the commencement of maternity leave without pay;
 - (ii) for an employee who has been employed on a part-time or on a combined full-time and part-time basis during the six (6) month period preceding the commencement of maternity leave, the rate obtained by multiplying the weekly rate of pay in subparagraph (i) by the fraction obtained by dividing the employee's straight time earnings by the straight time earnings the employee would have earned working full-time during such period.
- g) The weekly rate of pay referred to in paragraph f) shall be the rate to which the employee is entitled for her substantive level to which she is appointed.
- h) Notwithstanding paragraph g), and subject to subparagraph f)(ii), if on the day immediately preceding the commencement of maternity leave without pay an employee has been on an acting assignment for at least four (4) months, her weekly rate shall be the rate she was being paid on that day.
- i) Where an employee becomes eligible for a pay increment or pay revision that would increase the maternity allowance while in receipt of the maternity allowance, the allowance shall be adjusted accordingly.

- j) Maternity allowance payments made under the SUB Plan will neither reduce nor increase an employee's deferred remuneration or severance pay.

37.03 Special Maternity Allowance for Totally Disabled Employees

- a) An employee who:
- (i) fails to satisfy the eligibility requirement specified in subparagraph 37.02 a)(ii) solely because a concurrent entitlement to benefits under the Disability Insurance (DI) Plan, the Long Term Disability (LTD) Insurance portion of the Public Service Management Insurance Plan (PSMIP) or the *Government Employees Compensation Act* prevents her from receiving Employment Insurance or Québec Parental Insurance Plan maternity benefits, and
 - (ii) has satisfied all of the other eligibility criteria specified in paragraph 37.02 a), other than those specified in sections A and B of subparagraph 37.02 a)(iii),

shall be paid, in respect of each week of maternity allowance not received for the reason described in subparagraph (i), the difference between ninety-three per cent (93%) of her weekly rate of pay and the gross amount of her weekly disability benefit under the DI Plan, the LTD plan or through the *Government Employees Compensation Act*.

- b) An employee shall be paid an allowance under this clause and under clause 37.02 for a combined period of no more than the number of weeks while she would have been eligible for maternity benefits under the Employment Insurance or the Québec Parental Insurance Plan had she not been disqualified from Employment Insurance or Québec Parental Insurance Plan maternity benefits for the reasons described in subparagraph a)(i).

ARTICLE 38 MATERNITY-RELATED REASSIGNMENT OR LEAVE

38.01 An employee who is pregnant or nursing may, during the period from the beginning of pregnancy to the end of the seventy-eight (78) week following the birth, request the Agency to modify her job functions or reassign her to another job if, by reason of the pregnancy or nursing, continuing any of her current functions may pose a risk to her health or that of the foetus or child.

38.02 An employee's request under clause 38.01 must be accompanied or followed as soon as possible by a medical certificate indicating the expected duration of the potential risk and the activities or conditions to avoid in order to eliminate the risk. Dependent upon the particular circumstances of the request, the Agency may obtain an independent medical opinion.

38.03 An employee who has made a request under clause 38.01 is entitled to continue in her current job while the Agency examines her request, but, if the risk posed by continuing any of her job functions so requires, she is entitled to be immediately assigned alternative duties until such time as the Agency:

a) modifies her job functions or reassigns her,

or

b) informs her in writing that it is not reasonably practicable to modify her job functions or reassign her.

38.04 Where reasonably practicable, the Agency shall modify the employee's job functions or reassign her.

38.05 Where the Agency concludes that a modification of job functions or a reassignment that would avoid the activities or conditions indicated in the medical certificate is not reasonably practicable, the Agency shall so inform the employee in writing and shall grant leave of absence without pay to the employee for the duration of the risk as indicated in the medical certificate. However, such leave shall end no later than seventy-eight (78) weeks after the birth.

38.06 An employee whose job functions have been modified, who has been reassigned or who is on leave of absence shall give at least two (2) weeks' notice in writing to the Agency of any change in duration of the risk or the inability as indicated in the medical certificate, unless there is a valid reason why that notice cannot be given. Such notice must be accompanied by a new medical certificate.

ARTICLE 39 PARENTAL LEAVE WITHOUT PAY

39.01 Parental Leave Without Pay

- a) Where an employee has or will have the actual care and custody of a new-born child (including the new-born child of a common-law partner), the employee shall, upon request, be granted parental leave without pay for either:
- (i) a single period of up to thirty-seven (37) consecutive weeks in the fifty-two (52) week period (standard option),
 - or
 - (ii) a single period of up to sixty-three (63) consecutive weeks in the seventy-eight (78) week period (extended option), beginning on the day on which the child is born or the day on which the child comes into the employee's care.
- b) Where an employee commences legal proceedings under the laws of a province to adopt a child or obtains an order under the laws of a province for the adoption of a child, the employee shall, upon request, be granted parental leave without pay for either:

- (i) a single period of up to thirty-seven (37) consecutive weeks in the fifty-two (52) week period (standard option),
or
 - (ii) a single period of up to sixty-three (63) consecutive weeks in the seventy-eight (78) week period (extended option), beginning on the day on which the child comes into the employee's care.
- c) Notwithstanding paragraphs a) and b) above, at the request of an employee and at the discretion of the Agency, the leave referred to in paragraphs a) and b) above may be taken in two (2) periods.
- d) Notwithstanding paragraphs a) and b):
- (i) where the employee's child is hospitalized within the period defined in the above paragraphs, and the employee has not yet proceeded on parental leave without pay,
or
 - (ii) where the employee has proceeded on parental leave without pay and then returns to work for all or part of the period while his or her child is hospitalized,

the period of parental leave without pay specified in the original leave request may be extended by a period equal to that portion of the period of the child's hospitalization while the employee was not on parental leave. However, the extension shall end not later than one hundred and four (104) weeks after the day on which the child comes into the employee's care.

- e) An employee who intends to request parental leave without pay shall notify the Agency at least four (4) weeks before the commencement date of such leave.
- f) The Agency may:
- (i) defer the commencement of parental leave without pay at the request of the employee;
 - (ii) grant the employee parental leave without pay with less than four (4) weeks' notice;
 - (iii) require an employee to submit a birth certificate or proof of adoption of the child.
- g) Leave granted under this clause shall count for the calculation of "continuous employment" for the purpose of calculating severance pay and "service" for the purpose of calculating vacation leave. Time spent on such leave shall count for pay increment purposes.

39.02 Parental Allowance

Under the Employment Insurance (EI) benefits plan, parental allowance is payable under two (2) options, either:

- Option 1: standard parental benefits, paragraphs 39.02 c) to k),

Or

- Option 2: extended parental benefits, paragraphs 39.02 l) to t).

Once an employee elects the standard or extended parental benefits and the weekly benefit top up allowance is set, the decision is irrevocable and shall not be changed should the employee return to work at an earlier date than that originally scheduled.

Under the Québec Parental Insurance Plan (QPIP), parental allowance is payable only under Option 1: standard parental benefits.

Parental Allowance Administration

- a) An employee who has been granted parental leave without pay, shall be paid a parental allowance in accordance with the terms of the Supplemental Unemployment Benefit (SUB) Plan described in paragraphs c) to i) or l) to r), providing he or she:
- (i) has completed six (6) months of continuous employment before the commencement of parental leave without pay,
 - (ii) provides the Agency with proof that he or she has applied for and is in receipt of parental, paternity or adoption benefits under the Employment Insurance Plan or the Québec Parental Insurance Plan in respect of insurable employment with the Agency, and
 - (iii) has signed an agreement with the Agency stating that:
 - A. the employee will return to work within the federal public administration, as specified in Schedule I, Schedule IV or Schedule V of the *Financial Administration Act*, on the expiry date of his or her parental leave without pay, unless the return to work date is modified by the approval of another form of leave;
 - B. Following his or her return to work, as described in section A, the employee will work for a period equal to the period the employee was in receipt of the standard parental allowance, in addition to the period of time referred to in section 37.02 a)(iii)B, if applicable. Where the employee has elected the extended parental allowance, following his or her return to work, as described in section A, the employee will work for a period equal to sixty percent (60%) of the period the employee was in receipt of the extended parental allowance in addition to the period of time referred to in section 37.02 a)(iii)B, if applicable;
 - C. should he or she fail to return to work as described in section A or should he or she return to work but fail to work the total period specified in section B, for reasons other than death, lay-off, early termination due to lack of work or discontinuance of a function of a specified period of employment that would have been sufficient to meet the obligations specified in section B, or having become disabled as defined in the *Public Service Superannuation Act*, he or she will be indebted to the Agency for an amount determined as follows:

$$\begin{array}{r} \text{(allowance received)} \quad X \quad \text{(remaining period to be worked, as specified in} \\ \text{division B, following his or her return to work)} \\ \hline \text{[total period to be worked as specified in} \\ \text{division B]} \end{array}$$

however, an employee whose specified period of employment expired and who is rehired within the federal public administration as described in section A, within a period of ninety (90) days or less is not indebted for the amount if his or her new period of employment is sufficient to meet the obligations specified in section B.

- b) For the purpose of sections a)(iii)B, and C, periods of leave with pay shall count as time worked. Periods of leave without pay during the employee's return to work will not be counted as time worked but shall interrupt the period referred to in section a)(iii)B, without activating the recovery provisions described in section a)(iii)C.

Option 1 – Standard Parental Allowance

- c) Parental Allowance payments made in accordance with the SUB Plan will consist of the following:
 - (i) where an employee on parental leave without pay as described in subparagraphs 39.01 a)(i) and b)(i) has elected to receive Standard Employment Insurance parental benefits and is subject to a waiting period before receiving Employment Insurance parental benefits, ninety-three per cent (93%) of his or her weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for each week of the waiting period, less any other monies earned during this period;
 - (ii) for each week the employee receives parental, adoption or paternity benefit under the Employment Insurance or the Québec Parental Insurance Plan, he or she is eligible to receive the difference between ninety-three per cent (93%) of his or her weekly rate (and the recruitment and retention “terminable allowance” if applicable) and the parental, adoption or paternity benefit, less any other monies earned during this period which may result in a decrease in his or her parental, adoption or paternity benefit to which he or she would have been eligible if no extra monies had been earned during this period;
 - (iii) where an employee has received the full eighteen (18) weeks of maternity benefit and the full thirty-two (32) weeks of parental benefit or has divided the full thirty-two (32) weeks of parental benefits with another employee in receipt of the full five (5) weeks paternity under the Québec Parental Insurance Plan for the same child and either employee thereafter remains on parental leave without pay, that employee is eligible to receive a further parental allowance for a period of up to two (2) weeks, ninety-three per cent (93%) of their weekly rate of pay for each

- week (and the recruitment and retention “terminable allowance” if applicable), less any other monies earned during this period;
- (iv) where an employee has divided the full thirty-seven (37) weeks of adoption benefits with another employee under the Québec Parental Insurance Plan for the same child and either employee thereafter remains on parental leave without pay, that employee is eligible to receive a further parental allowance for a period of up to two (2) weeks, ninety-three per cent (93%) of their weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for each week, less any other monies earned during this period;
 - (v) where an employee has received the full thirty-five (35) weeks of parental benefit under the Employment Insurance Plan and thereafter remains on parental leave without pay, he or she is eligible to receive a further parental allowance for a period of one (1) week, at ninety-three per cent (93%) of his or her weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for each week, less any other monies earned during this period, unless said employee has already received the one (1) week of allowance contained in subparagraph 37.02 c)(iii) for the same child;
 - (vi) where an employee has divided the full forty (40) weeks of parental benefits with another employee under the Employment Insurance Plan for the same child and either employee thereafter remains on parental leave without pay, that employee is eligible to receive a further parental allowance for a period of one (1) week, ninety-three per cent (93%) of their weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for each week, less any other monies earned during this period, unless said employee has already received the one (1) week of allowance contained in subparagraphs 37.02 c)(iii) and 39.02 c)(v) for the same child;
- d) At the employee’s request, the payment referred to in subparagraph 39.02 c)(i) will be estimated and advanced to the employee. Adjustments will be made once the employee provides proof of receipt of Employment Insurance Plan.
 - e) The parental allowance to which an employee is entitled is limited to that provided in paragraph c) and an employee will not be reimbursed for any amount that he or she is required to repay pursuant to the *Employment Insurance Act* or the *Act Respecting Parental Insurance in Quebec*.
 - f) The weekly rate of pay referred to in paragraph c) shall be:
 - (i) for a full-time employee, the employee’s weekly rate of pay on the day immediately preceding the commencement of maternity or parental leave without pay;
 - (ii) for an employee who has been employed on a part-time or on a combined full-time and part-time basis during the six (6) month period preceding the commencement of maternity or parental leave without pay, the rate obtained by multiplying the weekly rate of pay in subparagraph (i) by the fraction obtained by dividing the employee’s straight time earnings by the straight time earnings the employee would have earned working full-time during such period.

- g) The weekly rate of pay referred to in paragraph f) shall be the rate (and the recruitment and retention “terminable allowance” if applicable) to which the employee is entitled for the substantive level to which he or she is appointed.
- h) Notwithstanding paragraph g), and subject to subparagraph f)(ii), if on the day immediately preceding the commencement of parental leave without pay an employee is performing an acting assignment for at least four (4) months, the weekly rate shall be the rate (and the recruitment and retention “terminable allowance” if applicable) the employee was being paid on that day.
- i) Where an employee becomes eligible for a pay increment or pay revision that would increase the parental allowance while in receipt of parental allowance, the allowance shall be adjusted accordingly.
- j) Parental allowance payments made under the SUB Plan will neither reduce nor increase an employee’s deferred remuneration or severance pay.
- k) The maximum combined, shared, maternity and standard parental allowances payable shall not exceed fifty-seven (57) weeks for each combined maternity and parental leave without pay.

Option 2 – Extended Parental Allowance

- l) Parental Allowance payments made in accordance with the SUB Plan will consist of the following:
 - (i) where an employee on parental leave without pay as described in subparagraphs 39.01 a)(ii) and b)(ii), has elected to receive extended Employment Insurance parental benefits and is subject to a waiting period before receiving Employment Insurance parental benefits, fifty-five decimal eight per cent (55.8%) of his or her weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for the waiting period, less any other monies earned during this period;
 - (ii) for each week the employee receives parental benefits under the Employment Insurance, he or she is eligible to receive the difference between fifty-five decimal eight per cent (55.8%) of his or her weekly rate (and the recruitment and retention “terminable allowance” if applicable) and the parental benefits, less any other monies earned during this period which may result in a decrease in his or her parental benefits to which he or she would have been eligible if no extra monies had been earned during this period;
 - (iii) where an employee has received the full sixty-one (61) weeks of parental benefits under the Employment Insurance and thereafter remains on parental leave without pay, he or she is eligible to receive a further parental allowance for a period of one (1) week, fifty-five decimal eight per cent (55.8%) of his or her weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for each week, less any other monies earned during this period, unless said employee has

- already received the one (1) week of allowance contained in subparagraph 37.02 c)(iii) for the same child;
- (iv) where an employee has divided the full sixty-nine (69) weeks of parental benefits with another employee under the Employment Insurance Plan for the same child and either employee thereafter remains on parental leave without pay, that employee is eligible to receive a further parental allowance for a period of one (1) week, fifty-five decimal eight per cent (55.8%) of their weekly rate of pay (and the recruitment and retention “terminable allowance” if applicable) for each week, less any other monies earned during this period, unless said employee has already received the one (1) week of allowance contained in subparagraph 37.02 c)(iii) for the same child;
- m) At the employee’s request, the payment referred to in subparagraph 39.02 l)(i) will be estimated and advanced to the employee. Adjustments will be made once the employee provides proof of receipt of Employment Insurance.
- n) The parental allowance to which an employee is entitled is limited to that provided in paragraph l) and an employee will not be reimbursed for any amount that he or she is required to repay pursuant to the *Employment Insurance Act*.
- o) The weekly rate of pay referred to in paragraph l) shall be:
- (i) for a full-time employee, the employee’s weekly rate of pay on the day immediately preceding the commencement of parental leave without pay;
- (ii) for an employee who has been employed on a part-time or on a combined full-time and part-time basis during the six (6) month period preceding the commencement of parental leave without pay, the rate obtained by multiplying the weekly rate of pay in subparagraph (i) by the fraction obtained by dividing the employee’s straight time earnings by the straight time earnings the employee would have earned working full-time during such period.
- p) The weekly rate of pay referred to in paragraph l) shall be the rate (and the recruitment and retention “terminable allowance” if applicable) to which the employee is entitled for the substantive level to which he or she is appointed.
- q) Notwithstanding paragraph p), and subject to subparagraph o)(ii), if on the day immediately preceding the commencement of parental leave without pay an employee is performing an acting assignment for at least four (4) months, the weekly rate shall be the rate (and the recruitment and retention “terminable allowance” if applicable), the employee was being paid on that day.
- r) Where an employee becomes eligible for a pay increment or pay revision while in receipt of the allowance, the allowance shall be adjusted accordingly.
- s) Parental allowance payments made under the SUB Plan will neither reduce nor increase an employee’s deferred remuneration or severance pay.

- t) The maximum combined, shared, maternity and extended parental allowances payable shall not exceed eighty-six (86) weeks for each combined maternity and parental leave without pay.

39.03 Special Parental Allowance For Totally Disabled Employees

- a) An employee who:
 - (i) fails to satisfy the eligibility requirement specified in subparagraph 39.02 a)(ii) solely because a concurrent entitlement to benefits under the Disability Insurance (DI) Plan, the Long-term Disability (LTD) Insurance portion of the Public Service Management Insurance Plan (PSMIP) or through the *Government Employees Compensation Act* prevents the employee from receiving Employment Insurance or Québec Parental Insurance Plan benefits, and
 - (ii) has satisfied all of the other eligibility criteria specified in paragraph 39.02 a), other than those specified in sections A and B of subparagraph 39.02 a)(iii), shall be paid, in respect of each week of benefits under the parental allowance not received for the reason described in subparagraph (i), the difference between ninety-three per cent (93%) of the employee's rate of pay and the gross amount of his or her weekly disability benefit under the DI Plan, the LTD plan or through the *Government Employees Compensation Act*.
- b) An employee shall be paid an allowance under this clause and under clause 39.02 for a combined period of no more than the number of weeks while the employee would have been eligible for parental, paternity or adoption benefits under the Employment Insurance or the Québec Parental Insurance Plan, had the employee not been disqualified from Employment Insurance or Québec Parental Insurance Plan benefits for the reasons described in subparagraph a)(i).

ARTICLE 40 LEAVE WITHOUT PAY FOR THE CARE OF FAMILY

40.01 Both parties recognize the importance of access to leave for the purpose of care for the family.

40.02 For the purpose of this article, "family" is defined per article 2 and in addition:

- a) a person who stands in the place of a relative for the employee whether or not there is any degree of consanguinity between such person and the employee.

40.03 Subject to paragraph 40.02, an employee shall be granted leave without pay for the Care of Family in accordance with the following conditions;

- a) an employee shall notify the Agency in writing as far in advance as possible but not less than four (4) weeks in advance of the commencement date of such leave, unless, because of urgent or unforeseeable circumstances, such notice cannot be given;
- b) leave granted under this article shall be for a minimum period of three (3) weeks;
- c) the total leave granted under this article shall not exceed five (5) years during an employee's total period of employment in the Public Service;
- d) leave granted for a period of one (1) year or less shall be scheduled in a manner which ensures continued service delivery.

40.04 An employee who has proceeded on leave without pay may change her/his return to work date if such change does not result in additional costs to the Agency.

40.05 All leave granted under Leave Without Pay for the Long-Term Care of a Parent or under Leave Without Pay for the Care and Nurturing of Pre-School Age Children under the terms of previously applicable collective agreements will not count towards the calculation of the maximum amount of time allowed for Care of Immediate Family during an employee's total period of employment in the Public Service.

Transitional provisions

40.06

These transitional provisions are applicable to employees who have been granted and have proceeded on leave on or after the date of signature of this agreement.

- a) An employee who, on the date of signature of this agreement, is on Leave Without Pay for the Long-Term Care of a Parent or on Leave Without Pay for the Care and Nurturing of Pre-School Age Children under the terms of a previous agreement continues on that leave for the approved duration or until the employee's return to work, if the employee returns to work before the end of the approved leave.
- b) An employee who becomes a member of the bargaining unit on or after the date of signature of this agreement and who is on Leave Without Pay for the Long-Term Care of a Parent or on Leave Without Pay for the Care and Nurturing of Pre-School Age Children under the terms of another agreement, continues on that leave for the approved duration or until the employee's return to work before the end of the approved leave.

ARTICLE 41 CAREGIVING LEAVE

- a) An employee who provides the Agency with proof that he or she is in receipt of or awaiting Employment Insurance (EI) benefits for Compassionate Care Benefits, Family

Caregiver Benefits for Children and/or Family Caregiver Benefits for Adults shall be granted leave without pay while in receipt of or awaiting these benefits.

- b) The leave without pay described in clause 41 a) shall not exceed twenty-six (26) weeks for Compassionate Care Benefits, thirty-five (35) weeks for Family Caregiver Benefits for Children and fifteen (15) weeks for Family Caregiver Benefits for Adults, in addition to any applicable waiting period.
- c) When notified, an employee who was awaiting benefits must provide the Agency with proof that the request for Employment Insurance (EI) Compassionate Care Benefits, Family Caregiver Benefits for Children and/or Family Caregiver Benefits for Adults has been accepted.
- d) When an employee is notified that their request for Employment Insurance (EI) Compassionate Care Benefits, Family Caregiver Benefits for Children and/or Family Caregiver Benefits for Adults has been denied, clause 41 a) above ceases to apply.
- e) Leave granted under this clause shall count for the calculation of “continuous employment” for the purpose of calculating severance pay and “service” for the purpose of calculating vacation leave. Time spent on such leave shall count for pay increment purposes.

ARTICLE 42 LEAVE WITH PAY FOR FAMILY-RELATED RESPONSIBILITIES

42.01 For the purpose of this article, family is defined as spouse (or common-law partner resident with the employee), children (including step-children, foster children or children of legal or common-law spouse and ward of the employee), parents (including step-parents or foster parents), father-in-law, mother-in-law, brother, sister, step-brother, step-sister, grandparents and grandchildren of the employee, any relative permanently residing in the employee’s household or with whom the employee permanently resides, any relative for whom the employee has a duty of care, irrespective of whether they reside with the employee or a person who stands in the place of a relative for the employee whether or not there is any degree of consanguinity between such person and the employee.

42.02 The total leave with pay which may be granted under this article shall not exceed thirty-seven decimal five (37.5) or forty (40) hours (according to the Hours of Work Code) in a fiscal year.

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42.03 Subject to clause 42.02, the Agency shall grant leave with pay under the following circumstances:

- a) to take a family member for medical or dental appointments, or for appointments with school authorities or adoption agencies, if the supervisor was notified of the appointment as far in advance as possible;
- b) to provide for the immediate and temporary care of a sick member of the employee's family and to provide an employee with time to make alternate care arrangements where the illness is of a longer duration;
- c) to provide for the immediate and temporary care of an elderly member of the employee's family;
- d) for needs directly related to the birth or to the adoption of the employee's child;
- e) to attend school functions, if the supervisor was notified of the functions as far in advance as possible;
- f) to provide for the employee's child in the case of an unforeseeable closure of the school or daycare facility;
- g) to visit a family member who, due to an incurable terminal illness, is nearing the end of their life;
- h) fifteen (15) or sixteen (16) hours (according to the Hours of Work Code) out of the thirty-seven decimal five (37.5) or forty (40) hours (according to the Hours of Work Code) stipulated in clause 42.02 above may be used to attend appointments with a legal or paralegal representative for non-employment related matters, or with a financial or other professional representative, if the supervisor was notified of the appointment as far in advance as possible.

**ARTICLE 43
LEAVE WITHOUT PAY FOR PERSONAL NEEDS**

43.01 Leave without pay will be granted for personal needs in the following manner:

- a) subject to operational requirements, leave without pay for a period of up to three (3) months will be granted to an employee for personal needs;
- b) subject to operational requirements, leave without pay for a period of more than three (3) months but not exceeding one (1) year will be granted to an employee for personal needs;
- c) an employee is entitled to leave without pay for personal needs only once under each of paragraphs a) and b) during the employee's total period of employment in the Agency. Leave without pay granted under this clause may not be used in combination with maternity or parental leave without the consent of the Agency.

**ARTICLE 44
MARRIAGE LEAVE WITH PAY**

44.01 After the completion of one (1) year's continuous employment in the Public Service, and providing an employee gives the Agency at least five (5) days' notice, the employee shall be granted thirty-seven decimal five (37.5) or forty (40) hours (according to the Hours of Work Code) marriage leave with pay for the purpose of getting married.

44.02 Where same-sex marriage is not available and after the completion of one (1) year's continuous employment in the Public Service, and providing an employee gives the Agency at least five (5) days' notice and a sworn affidavit certifying to the spousal union, the employee shall be granted thirty-seven decimal five (37.5) or forty (40) hours (according to the Hours of Work Code) marriage leave with pay for the purpose of participating in a public commitment ceremony with a person of the same sex.

44.03 An employee cannot be granted leave with pay in accordance with both 44.01 and 44.02 for a union with the same person.

44.04 For an employee with less than two (2) years of continuous employment, in the event of termination of employment for reasons other than death or lay-off within six (6) months after the granting of leave under 44.01 or 44.02 above, an amount equal to the amount paid the employee during the period of leave will be recovered by the Agency from any monies owed the employee.

**ARTICLE 45
LEAVE WITHOUT PAY FOR RELOCATION OF SPOUSE**

45.01 At the request of an employee, leave without pay for a period of up to one (1) year shall be granted to an employee whose spouse is permanently relocated and up to five (5) years to an employee whose spouse is temporarily relocated.

**ARTICLE 46
BEREAVEMENT LEAVE WITH PAY**

46.01 For the purpose of this article, "family" is defined per article 2 and in addition:

a) a person who stands in the place of a relative for the employee whether or not there is any degree of consanguinity between such person and the employee. An employee shall be entitled to bereavement leave under 46.01 a) only once during the employee's total period of employment in the public service.

46.02

a) When a member of the employee's immediate family dies, an employee shall be entitled to a bereavement leave with pay. Such bereavement leave, as determined by the employee, must include the day of the memorial commemorating the deceased, or must

begin within two (2) days following the death. During such period, the employee shall be paid for those days which are not regularly scheduled days of rest for the employee. In addition, the employee may be granted up to three (3) days' leave with pay for the purpose of travel related to the death.

- b) At the request of the employee, such bereavement leave with pay may be taken in a single period of seven (7) consecutive calendar days or may be taken in two (2) periods to a maximum of five (5) working days.
- c) When requested to be taken in two (2) periods,
 - (i) The first period must include the day of the memorial commemorating the deceased or must begin within two (2) days following the death,
 - and
 - (ii) The second period must be taken no later than twelve (12) months from the date of death for the purpose of attending a ceremony.
 - (iii) The employee may be granted no more than three (3) days' leave with pay, in total, for the purpose of travel for these two (2) periods.

**

46.03 An employee is entitled to one (1) day's bereavement leave with pay for the purpose related to the death of his or her aunt or uncle, brother-in-law or sister-in-law and grandparents of spouse.

46.04 If, during a period of paid leave, an employee is bereaved in circumstances under which he or she would have been eligible for bereavement leave with pay under clauses 46.02 a) and 46.03, the employee shall be granted bereavement leave with pay and his or her paid leave credits shall be restored to the extent of any concurrent bereavement leave with pay granted.

46.05 It is recognized by the parties that the circumstances which call for leave in respect of bereavement are based on individual circumstances. On request, the Agency may, after considering the particular circumstances involved, grant leave with pay for a period greater than and/or in a manner different than that provided for in clauses 46.02 a) and 46.03.

ARTICLE 47 COURT LEAVE

47.01 The Agency shall grant leave with pay to an employee for the period of time he/she is required:

- a) to be available for jury selection;
- b) to serve on a jury;

- c) by subpoena or summons or other legal instrument to attend as a witness in any proceeding held to which he/she is not a party:
 - (i) in or under the authority of a court of justice or before a grand jury,
 - (ii) before a court, judge, justice, magistrate or coroner,
 - (iii) before the Senate or House of Commons of Canada or a committee of the Senate or House of Commons otherwise than in the performance of the duties of the employee's position,
 - (iv) before a legislative council, legislative assembly or house of assembly, or any committee thereof that is authorized by law to compel the attendance of witnesses before it,

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

ARTICLE 48 PERSONNEL SELECTION LEAVE

48.01 Where an employee participates in a personnel selection process, including the recourse process where applicable, for a position in the Agency or in the Public Service, as defined in the *Federal Public Sector Labour Relations Act*, the employee is entitled to leave with pay for the period during which the employee's presence is required for purposes of the selection process, and for such further period as the Agency considers reasonable for the employee to travel to and from the place where his/her presence is so required.

ARTICLE 49 EDUCATION AND CAREER DEVELOPMENT LEAVE

General

49.01 The parties recognize that in order to maintain and enhance professional expertise, employees, from time to time, need to have an opportunity to attend or participate in career development activities described in this article.

Education Leave

49.02 Upon written application by the employee and with the approval of the Agency, an employee may be granted education leave without pay for varying periods of up to one (1) year, which can be renewed by mutual agreement, to attend a recognized institution for studies in some field of education in which preparation is needed to fill the employee's present role more

adequately or to undertake studies in some field in order to provide a service which the Agency requires or is planning to provide.

49.03 At the Agency's discretion, an employee on education leave without pay under this Article may receive an allowance in lieu of salary of up to 100% (one hundred percent) of the employee's annual rate of pay, depending on the degree to which the education leave is deemed, by the Agency, to be relevant to organizational requirements. Where the employee receives a grant, bursary or scholarship, the education leave allowance may be reduced. In such cases, the amount of the reduction shall not exceed the amount of the grant, bursary or scholarship.

49.04 Allowances already being received by the employee may at the discretion of the Agency be continued during the period of the education leave. The employee shall be notified when the leave is approved whether such allowances are to be continued in whole or in part.

49.05

- a) As a condition of the granting of education leave without pay, an employee shall, if required, give a written undertaking prior to the commencement of the leave to return to the service of the Agency for a period of not less than the period of the leave granted.
- b) If the employee:
 - (i) fails to complete the course,
 - (ii) does not resume employment with the Agency on completion of the course,or
 - (iii) ceases to be employed, except by reason of death or lay-off, before termination of the period he or she has undertaken to serve after completion of the course, the employee shall repay the Agency all allowances paid to him or her under this Article during the education leave or such lesser sum as shall be determined by the Agency.

Examination Leave With Pay

49.06 At the Agency's discretion, examination leave with pay may be granted to an employee for the purpose of writing an examination which takes place during the employee's scheduled hours of work. Such leave will only be granted where, in the opinion of the Agency, the course of study is directly related to the employee's duties or will improve his or her qualifications.

Career Development

49.07 Career development refers to an activity which in the opinion of the Agency is likely to be of assistance to the individual in furthering his or her career development and to the organization in achieving its goals. The following activities shall be deemed to be part of career development:

- a) a course given by the Agency;
- b) a course offered by a recognized academic institution;
- c) a seminar, convention or study session in a specialized field directly related to the employee's work.

49.08 Upon written application by the employee, and with the approval of the Agency, career development leave with pay may be given for any one of the activities described in clauses 49.07 or 49.10. The employee shall receive no compensation under Article 24, Overtime, and Article 29, Traveling Time, during time spent on career development leave provided for in this article.

49.09 Employees on career development leave shall be reimbursed for all reasonable travel and other expenses incurred by them which the Agency may deem appropriate.

49.10 The parties to this agreement share a desire to improve professional standards by giving the employees the opportunity:

- a) to participate in workshops, short courses or similar out-service programs to keep up to date with knowledge and skills in their respective fields;
- b) to conduct research or perform work related to their normal research programs in institutions or locations other than those of the Agency;
- c) to carry out research in the employee's field of specialization not specifically related to assigned work projects when in the opinion of the Agency such research is needed to enable the employee to perform the employee's assigned role.

49.11 An employee who requests to attend or is 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 the employee's field of employment, may be granted leave with pay for this purpose and may, in addition, be reimbursed for payment of convention or conference registration fees and reasonable travel expenses.

49.12 An employee who attends a conference or convention at the request of the Agency to represent the interests of the Agency shall be deemed to be on duty and, as required, in travel status. The Agency shall pay the registration fees of the convention or conference the employee is required to attend.

ARTICLE 50
LEAVE WITH OR WITHOUT PAY FOR OTHER REASONS

50.01 At its discretion, the Agency may grant:

- a) leave with pay when circumstances not directly attributable to the employee prevent her/his reporting for duty; such leave shall not be unreasonably withheld;
- b) leave with or without pay for purposes other than those specified in this agreement.

**

50.02 Personal Leave

In any fiscal year, an employee is entitled to no more than fifteen (15) or sixteen (16) hours (in accordance with the Hours of Work Code) of personal leave.

- a) Subject to operational requirements as determined by the Agency and with an advance notice of at least five (5) working days, the employee shall be granted, in each fiscal year fifteen (15) or sixteen (16) hours (in accordance with the Hours of Work Code) of leave with pay for reasons of a personal nature. This leave can be taken in periods of seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code) or three decimal seven five (3.75) or four (4) hours (in accordance with the Hours of Work Code) each.
- b) For employees who work less than twelve (12) weeks in a fiscal year, the total entitlement shall be seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code).
- c) The leave will be scheduled at times convenient to both the employee and the Agency. Nevertheless, the Agency shall make every reasonable effort to grant leave at such times as the employee may request.

50.03 Domestic Violence Leave

For the purpose of this article domestic violence is considered to be any form of abuse or neglect that an employee or an employee's child experiences from a family member, or from someone with whom the employee has or had an intimate relationship.

- a) The parties recognize that employees may be subject to domestic violence in their personal life that could affect their attendance at work.
- b) Upon request, an employee who is subject to domestic violence or who is the parent of a dependent child who is subject to domestic violence shall be granted domestic violence leave in order to enable the employee, in respect of such violence:

- (i) to seek care and/or support for themselves or their child in respect of a physical or psychological injury or disability;
 - (ii) to obtain services from an organization which provides services for individuals who are subject to domestic violence;
 - (iii) to obtain professional counselling;
 - (iv) to relocate temporarily or permanently; or,
 - (v) to seek legal or law enforcement assistance or to prepare for or participate in any civil or criminal legal proceeding.
- c) The total domestic violence leave with pay which may be granted under this article shall not exceed seventy-five (75) or eighty (80) hours (in accordance with the Hours of Work Code) in a fiscal year.
- d) Unless otherwise informed by the Agency, a statement signed by the employee stating that they meet the conditions of this article shall, when delivered to the Employer, be considered as meeting the requirements of this article.
- e) Notwithstanding clauses 50.03 b) to 50.03 c), an employee is not entitled to domestic violence leave if the employee is charged with an offence related to that act or if it is probable, considering the circumstances, that the employee committed that act.

**

ARTICLE 51 LEAVE FOR TRADITIONAL INDIGENOUS PRACTICES

51.01 Subject to operational requirements as determined by the Employer, fifteen (15) or sixteen (16) hours (in accordance with the Hours of Work Code) of leave with pay and twenty-two decimal five (22.5) or twenty-four (24) hours (in accordance with the Hours of Work Code) of leave without pay per fiscal year shall be granted to an employee who self-declares as an Indigenous person and who requests leave to engage in traditional Indigenous practices, including land-based activities such as hunting, fishing, and harvesting. For the purposes of this article, an Indigenous person means First Nations, Inuit, or Métis.

51.02 Unless otherwise informed by the Employer, a statement signed by the employee stating that they meet the conditions of this article shall, when delivered to the Employer, be considered as meeting the requirements of this article.

51.03 An employee who intends to request leave under this article must give notice to the Employer as far in advance as possible before the requested period of leave.

51.04 As an alternative to leave without pay as per clause 51.01, at the request of the employee

and at the discretion of the Employer, time off with pay, up to a total amount of twenty - two decimal five (22.5) or twenty-four (24) hours (in accordance with the Hours of Work Code), may be granted to the employee in order to fulfill their traditional Indigenous practices. The number of hours with pay so granted must be made up hour for hour within a period of six (6) months, at times agreed to by the Employer. Hours worked as a result of time off granted under this clause shall not be compensated nor should they result in any additional payments by the Employer.

51.05 Leave or time off with pay under this article may be taken in one or more periods. Each period of leave shall not be less than seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code).

**PART V – OTHER TERMS AND CONDITIONS
OF EMPLOYMENT**

**ARTICLE 52
RESTRICTION ON OUTSIDE EMPLOYMENT**

52.01 Unless otherwise specified by the Agency as being in an area that could represent a conflict of interest, employees shall not be restricted in engaging in other employment outside the hours they are required to work for the Agency.

**ARTICLE 53
STATEMENT OF DUTIES**

53.01 Upon written request, an employee shall be provided with a complete and current statement of the duties and responsibilities of his/her position, including the classification level and, where applicable, the point rating allotted by factor to his/her position, and an organization chart depicting the position's place in the organization.

**ARTICLE 54
DUTY ABOARD VESSELS**

54.01 Nothing in this agreement shall be construed to impair in any manner whatsoever the authority of the Master.

54.02 The Master may, whenever she/he deems it advisable, require any employee to participate in lifeboat or other emergency drills without the payment of overtime.

54.03 Any work necessary for the safety of the vessel, passengers, crew or cargo shall be performed by all employees at any time on immediate call and, notwithstanding any provisions of this agreement which might be construed to the contrary, in no event shall overtime be paid for work performed in connection with such emergency duties of which the Master shall be the sole judge.

54.04 When an employee suffers loss of clothing or personal effects (those which can reasonably be expected to accompany the employee aboard the ship) because of marine disaster or shipwreck, the employee shall be reimbursed the value of those articles up to a maximum of three thousand dollars (\$3,000) based on replacement cost.

54.05

- a) An employee shall submit to the Agency a full inventory of her/his personal effects and shall be responsible for maintaining it in a current state.
- b) An employee or the employee's estate making a claim under this article shall submit to the Agency reasonable proof of such loss and shall submit an affidavit listing the individual items and values claimed.

54.06 Traveling expenses on leave or termination

When an employee serving on a vessel which is away from its home port:

- a) is authorized to take leave under the provisions of Article 32, Vacation Leave With Pay, or under the provisions of Article 46, Bereavement Leave With Pay, the Agency shall pay the cost of the return traveling expenses, as normally defined by the Agency, from the point of disembarkation to the vessel's home port or to the employee's normal place of residence, whichever is the lesser amount;
- b) terminates his or her employment by reason of retirement, release or lay-off, the Agency shall pay the cost of the traveling expenses, as normally defined by the Agency, from the point of disembarkation to the employee's port of hiring or to the employee's normal place of residence, whichever is the lesser amount.

ARTICLE 55 EMPLOYEE PERFORMANCE REVIEW AND EMPLOYEE FILES

55.01

- a) When a formal assessment of an employee's performance is made, the employee shall be given a copy upon its completion and provided an opportunity to sign the assessment to indicate only that its contents have been read. This shall not indicate the employee's concurrence.
- b) The Agency's representative(s) who assess an employee's performance must have observed or been aware of the employee's performance for at least one-half (1/2) of the period for which the employee's performance is evaluated.
- c) An employee has the right to make written comments to be attached to the formal assessment.
- d) If an employee is dissatisfied with the results of a formal assessment meeting, he/she has the right to request a follow-up meeting and to be accompanied by a union representative at that meeting.

55.02

- a) Prior to the formal assessment, the employee shall be given:
 - (i) an explanation of the process which will be used for the assessment;
and
 - (ii) any forms and written document which provides instructions to the person conducting the assessment.

- b) If during the formal assessment, either the form or instructions are changed, they shall be given to the employee.

55.03 Upon written request of an employee, the personnel file of that employee shall be made available once per year for his/her examination in the presence of an authorized representative of the Agency.

55.04 No report pertaining to an employee's performance or conduct shall be placed on the employee's personnel file without a copy having been provided to the employee.

ARTICLE 56 PUBLICATIONS AND AUTHORSHIP

56.01 The Agency agrees that original articles, professional and technical papers prepared by an employee, within the scope of her/his employment, will be retained on appropriate Agency files for the normal life of such files. The Agency will not unreasonably withhold permission for publication of original articles and technical papers in professional media. At the Agency discretion, recognition of authorship will be given where practicable in Agency publications.

56.02 When an employee acts as a sole or joint author or editor of a publication, the authorship or editorship shall normally be shown on the title page of such publication.

56.03

- a) The Agency may suggest revisions to material and may withhold approval to publish an employee's publication.
- b) When approval for publication is withheld, the author(s) shall be so informed.
- c) Where the Agency wishes to make changes in a material submitted for publication with which the author does not agree, the employee shall not be credited publicly if she/he so requests.

ARTICLE 57 MEMBERSHIP FEES

57.01 The Agency shall reimburse an employee for membership, registration, licensing or certification fees to an organization, governing body, or government agency when the payment of such fees is a requirement for the continuation of the performance of the duties of the employee's position.

Reimbursement under this article will not be paid for the cost of an employee's normal driver's license. Full reimbursement will be paid where special classes of driver's licenses are required.

57.02 The Alliance and the Agency have agreed to provide for a professional allowance to be paid in accordance with the following conditions. Upon receipt of proof of payment, the Agency shall reimburse an employee's annual membership fees-paid to either the Institute of Chartered Accountants (CA), the Society of Management Accountants (CMA), the Association of Certified General Accountants (CGA), or the Chartered Professional Accountants (CPA). The Agency shall reimburse annual fees paid to one of the associations referred to in clause 57.02 for employees pursuing a formal study program to obtain a professional accounting designation (CA, CMA, CGA or CPA). Reimbursement covered by this Article does not include arrears of previous year's dues. Reimbursement covered by this Article shall include insurance payable as a requirement for maintaining the designation to a maximum of seventy-five (\$75) dollars excluding any optional insurance that may be offered for the purpose of practicing in the private sector.

57.03 Membership dues referred to in article 10, Check-Off, of this agreement are specifically excluded as reimbursable fees under this Article.

ARTICLE 58 WASH-UP TIME

58.01 Where the Agency determines that due to the nature of work there is a clear cut need, wash-up time up to a maximum of ten (10) minutes will be permitted before the end of the working day.

PART VI – PART – TIME EMPLOYEES

ARTICLE 59 PART-TIME EMPLOYEES

59.01 Definition

Part-time employee means an employee whose weekly scheduled hours of work on average are less than those established in Article 22 but not less than those prescribed in the *Federal Public Sector Labour Relations Act*.

General

59.02 Unless otherwise specified in this article, part-time employees shall be entitled to the benefits provided under this agreement in the same proportion as their normal weekly hours of work compared with thirty-seven decimal five (37.5) or forty (40) (in accordance with the Hours of Work Code).

59.03 Part-time employees are entitled to overtime compensation in accordance with subparagraphs b) and c) of the overtime definition in paragraph 2.01.

59.04 The days of rest provisions of this agreement apply only in a week when a part-time employee has worked thirty-seven decimal five (37.5) or forty 40 hours (in accordance with the Hours of Work Code).

Specific Application of this Agreement

59.05 Call back and Reporting Pay

Subject to clause 59.04, when a part-time employee meets the requirements to receive compensation in accordance with clause 25.01 and is entitled to receive the minimum payment rather than pay for actual time worked, the part-time employee shall be paid a minimum payment of four (4) hours pay at the straight-time rate.

Designated Holidays for Part-Time Employees

**

59.06 A part-time employee shall not be paid for the designated holidays but shall, instead be paid four decimal six percent (4.6%) for all straight-time hours worked.

- a) Should an additional day be proclaimed by an act of Parliament as a national holiday, as per paragraph 27.01(m), this premium will increase by zero decimal thirty -eight (0.38) percentage points.

59.07 When a part-time employee is required to work on a day which is prescribed as a designated paid holiday for a full-time employee in clause 27.01, the employee shall be paid at time and one-half (1 1/2) of the straight-time rate of pay for all hours worked up to seven decimal five (7.5) or eight (8) hours (in accordance with the Hours of Work Code) and double (2) time thereafter.

59.08 A part-time employee who reports for work as directed on a day which is prescribed as a designated paid holiday for a full-time employee in clause 27.01, shall be paid for the time actually worked in accordance with clause 59.07, or a minimum of four (4) hours pay at the straight-time rate, whichever is greater.

59.09 Vacation Leave

A part-time employee shall earn vacation leave credits for each month in which the employee receives pay for at least twice the number of hours in the employee's normal workweek, at the rate for years of service established in clause 32.02 of this agreement, prorated and calculated as follows:

- a) when the entitlement is nine decimal three seven five (9.375) or ten (10) hours (according to the Hours of Work Code) a month, .250 multiplied by the number of the hours in the employee's workweek per month;
- b) when the entitlement is twelve decimal five (12.5) or thirteen decimal three three (13.33) hours (according to the Hours of Work Code) a month, .333 multiplied by the number of the hours in the employee's workweek per month;
- c) when the entitlement is thirteen decimal seven five (13.75) or fourteen decimal six seven (14.67) hours (according to the Hours of Work Code) a month, .367 multiplied by the number of the hours in the employee's workweek per month;
- d) when the entitlement is fourteen decimal three seven five (14.375) or fifteen decimal three three (15.33) hours (according to the Hours of Work Code) a month, .383 multiplied by the number of the hours in the employee's workweek per month;
- e) when the entitlement is fifteen decimal six-two five (15.625) or sixteen decimal six seven (16.67) hours (according to the Hours of Work Code) a month, .417 multiplied by the number of the hours in the employee's workweek per month;
- f) when the entitlement is sixteen decimal eight seven five (16.875) or eighteen (18) hours (according to the Hours of Work Code) a month, .450 multiplied by the number of hours in the employee's workweek per month;
- g) when the entitlement is eighteen decimal seven five (18.75) or twenty (20) hours (according to the Hours of Work Code) a month, .500 multiplied by the number of the hours in the employee's workweek per month.

59.10 Sick Leave

A part-time employee shall earn sick leave credits at the rate of one-quarter (1/4) of the number of hours in an employee's normal workweek for each calendar month in which the employee has

received pay for at least twice (2) the number of hours in the employee's normal workweek.

59.11 Vacation and Sick Leave Administration

- a) For the purposes of administration of clauses 59.09 and 59.10, where an employee does not work the same number of hours each week, the normal workweek shall be the weekly average of the hours worked at the straight-time rate calculated on a monthly basis.
- b) An employee whose employment in any month is a combination of both full-time and part-time employment shall not earn vacation or sick leave credits in excess of the entitlement of a full-time employee.

59.12 Bereavement Leave

Notwithstanding clause 59.02, there shall be no prorating of a "day" in Article 46, Bereavement Leave With Pay.

59.13 Severance Pay

Notwithstanding the provisions of Article 60, Severance Pay, of this agreement, where the period of continuous employment in respect of which severance benefit is to be paid consists of both full and part-time employment or varying levels of part-time employment, the benefit shall be calculated as follows: the period of continuous employment eligible for severance pay shall be established and the part-time portions shall be consolidated to equivalent full-time. The equivalent full-time period in years shall be multiplied by the full-time weekly pay rate for the appropriate group and level to produce the severance pay benefit.

PART VII – PAY AND DURATION

ARTICLE 60 SEVERANCE PAY

60.01 Under the following circumstances and subject to clause 60.02, an employee shall receive severance benefits calculated on the basis of the weekly rate of pay to which she/he is entitled for the classification prescribed in her/his letter of offer on the date of her/his termination of employment.

a) Lay-off

- (i) On the first (1st) lay-off, for the first (1st) complete year of continuous employment, two (2) weeks' pay, or three (3) weeks' pay for employees with ten (10) or more and less than twenty (20) years of continuous employment, or four (4) weeks' pay for employees with twenty or more years of continuous employment, plus one (1) week's pay for each additional complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by three hundred and sixty-five (365).
- (ii) On second or subsequent lay-off one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by 365, less any period in respect of which the employee was granted severance pay under subparagraph a)(i).

b) Rejection on Probation

On rejection on probation, when an employee has completed more than one (1) year of continuous employment and ceases to be employed by reason of rejection during a probationary period, one (1) week's pay.

c) Death

If an employee dies, there shall be paid to the employee's estate a severance payment in respect of the employee's complete period of continuous employment, comprised of one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by 365, to a maximum of thirty (30) weeks' pay, regardless of any other benefit payable.

d) Termination for Cause for Reasons of Incapacity or Incompetence

- (i) When an employee has completed more than one (1) year of continuous employment and ceases to be employed by reason of termination for cause for reasons of incapacity, one (1) week's pay for each complete year of continuous employment with a maximum benefit of twenty-eight (28) weeks.

- (ii) When an employee has completed more than ten (10) years of continuous employment and ceases to be employed by reason of termination for cause for reasons of incompetence, one (1) week's pay for each complete year of continuous employment with a maximum benefit of twenty-eight (28) weeks.

60.02 Severance benefits payable to an employee under this article shall be reduced by any period of continuous employment in respect of which the employee was already granted any type of termination benefit. Under no circumstances shall the maximum severance pay provided under clause 60.01 and 60.04 be pyramided.

For greater certainty, payments in lieu of severance for the elimination of severance pay for voluntary separation (resignation and retirement) made pursuant to 59.04 to 59.07 of Appendix S or similar provisions in other collective agreements shall be considered as a termination benefit for the administration of this clause.

60.03 Appointment to Another Employer

An employee who resigns to accept an appointment with another organization in the Public Service shall be paid any outstanding payments in lieu of severance, if applicable under Appendix S.

60.04 Employees who were subject to the payment in lieu of severance for the elimination of severance pay for voluntary separation (resignation and retirement) and who opted to defer their payment, the former provisions outlining the payment in lieu are found at Appendix S.

ARTICLE 61 PAY ADMINISTRATION

61.01 Except as provided in this Article, the terms and conditions governing the application of pay to employees are not affected by this agreement.

61.02 An employee is entitled to be paid for services rendered at:

- a) the pay specified in Appendix "A", for the classification of the position to which the employee is appointed, if the classification coincides with that prescribed in the employee's letter of offer;

or

- b) the pay specified in Appendix "A", for the classification prescribed in the employee's letter of offer, if that classification and the classification of the position to which the employee is appointed do not coincide.

61.03

- a) The rates of pay set forth in Appendix "A" shall become effective on the dates specified.

- b) Where the rates of pay set forth in Appendix “A” have an effective date prior to the date of signing of this agreement, the following shall apply:
- (i) “retroactive period” for the purpose of subparagraphs (ii) to (vi) means the period commencing on the effective date of the revision up to and including the day before this agreement is signed or when an arbitral award is rendered therefore;
 - (ii) a retroactive upward revision in rates of pay shall apply to employees, former employees or in the case of death, the estates of former employees who were employees in the groups identified in Article 8 of this agreement during the retroactive period;
 - (iii) in order for former employees or, in the case of death, for the former employees’ representatives to receive payment in accordance with subparagraph (b)(ii), the Agency shall notify, by registered mail, such individuals at their last known address that they have 30 days from the date of receipt of the registered letter to request in writing such payment, after which time any obligation upon the Agency to provide payment ceases;
 - (iv) for initial appointments made during the retroactive period, the rate of pay selected in the revised rates of pay is the rate which is shown immediately below the rate of pay being received prior to the revision;
 - (v) for promotions, demotions, deployments, transfers or acting situations effective during the retroactive period, the rate of pay shall be recalculated, in accordance with the *Public Service Terms and Conditions of Employment Regulations*, using the revised rates of pay. If the recalculated rate of pay is less than the rate of pay that the employee was previously receiving, the revised rate of pay shall be the rate, which is nearest to, but not less than the rate of pay being received prior to the revision. However, where the recalculated rate is at a lower step in the range, the new rate shall be the rate of pay shown immediately below the rate of pay being received prior to the revision;
 - (vi) no payment or no notification shall be made pursuant to paragraph 61.03 b) for one dollar or less.

61.04 Where a pay increment and a pay revision are effected on the same date, the pay increment shall be applied first and the resulting rate shall be revised in accordance with the pay revision.

61.05 The Agency agrees to adopt the Memorandum of Understanding signed between the Treasury Board and the Alliance, dated February 9, 1982 in respect to red-circled employees.

61.06 If, during the term of this agreement, a new classification standard for a group is established and implemented by the Agency, the Agency shall, before applying rates of pay to new levels resulting from the application of the standard, negotiate with the Alliance the rates of pay and the rules affecting the pay of employees on their movement to the new levels.

61.07 Acting Pay

- a) When an employee is required by the Agency to substantially perform the duties of a higher classification level in an acting capacity and performs those duties:
 - (i) if she/he falls under letter code “X” (as defined in the Hours of Work Code), for a period of at least three (3) consecutive working days/shifts;
 - (ii) if she/he falls under the letter code “Y” (as defined in the Hours of Work Code), for a period of at least one (1) full working day/shift;

the employee shall be paid acting pay calculated from the date on which she/he commenced to act as if she/he had been appointed to that higher classification for the period in which she/he acts.

- b) When a day designated as a paid holiday occurs during the qualifying period, the holiday shall be considered as a day worked for purposes of the qualifying period.

61.08 When the regular pay day for an employee falls on her/his day of rest, every effort shall be made to issue her/his cheque on her/his last working day, provided it is available at her/his regular place of work.

No Pyramiding of payments

61.09 Payments provided under the Overtime, Designated Paid Holiday, Standby, the call back and reporting pay provisions in this collective agreement shall not be pyramided, that is an employee shall not receive more than one compensation for the same service.

ARTICLE 62 ALLOWANCES

62.01 Diving allowance

- a) Employees whose job duties require them to dive (as that word is hereinafter defined) shall be paid an allowance of twenty-five dollars (\$25.00) per hour. The minimum allowance shall be:
 - (i) two (2) hours per dive scuba
 - (ii) four (4) hours per dive hard hat.
- b) Diving time is that period during which an employee is equipped with diving gear to the extent that the employee is unable to perform other than diving duties.
- c) A dive is the total of any period or periods of time during any eight (8) hour period in which an employee carries out required underwater work with the aid of a self-contained or surface air supply.

62.02 Dirty Work Allowance

When an employee is required to come in physical contact with the pollutant while engaged in the cleaning up of oil spills in excess of two hundred (200) litres which resulted from an accident or disaster, mechanical failure, bunkering or fuel transfer operations, the employee shall receive, in addition to the appropriate rate of pay, an additional one-half (1/2) his straight-time rate for every fifteen (15) minute period, or part thereof, worked. All of the foregoing duties must have the prior approval of the Agency before work is commenced.

62.03 Dog Handlers' Allowance

When an employee is required to handle a trained detector dog during a shift, and in recognition of the duties associated with control, care and maintenance of the detector dog at all times, the employee shall be paid an allowance of one (\$1) dollar per on-duty hour.

ARTICLE 63 AGREEMENT REOPENER

63.01 This agreement may be amended by mutual consent.

ARTICLE 64 DURATION

**

64.01 The duration of this collective agreement shall be from the date it is signed to August 4th, 2025.

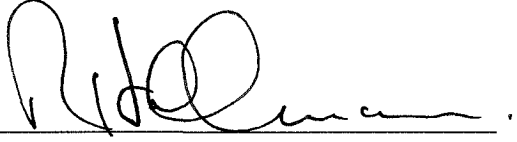
64.02 Unless otherwise expressly stipulated, the provisions of this agreement shall become effective on the date it is signed.

64.03 The Provisions of this collective agreement shall be implemented by the parties within a period of one hundred and fifty (150) days from the date of signing.

The parties have agreed to sign this collective agreement electronically.

Signed at Ottawa, this 26th day of the month of September 2023.

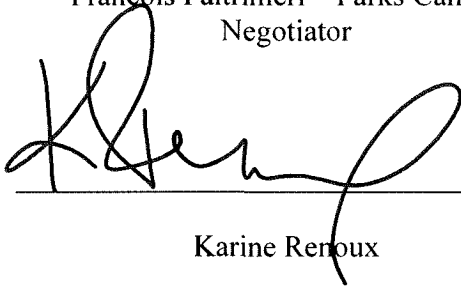
For the Parks Canada Agency



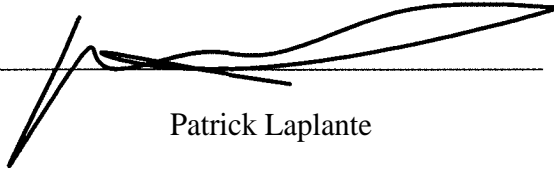
Ron Hallman - President & CEO
Parks Canada



Francois Paltrinieri – Parks Canada
Negotiator



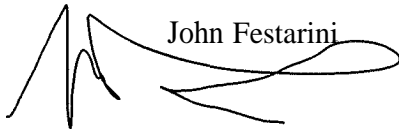
Karine Renoux



Patrick Laplante

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Date: 2023.09.25 11:29:45-07
Fox PDF editor Version 12.1.3
BuAram, Chyrin

Chyrin Bu-Aram



Michele Levesque

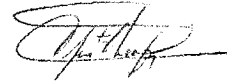
**For the Public Service Alliance of
Canada**



Alex Silas



John Eustace – PSAC Negotiator



Djimy Theodore



Nicolas Angers



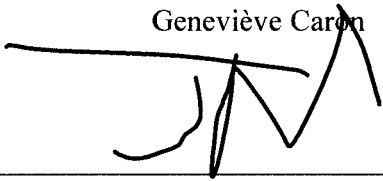
Alannah Phillips



Alex Kolesch



Geneviève Caron



Jonathan Moore

Seale, Paula

Digitally signed by Seale, Paula
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Paula Seale

**APPENDIX “A”
ANNUAL RATES OF PAY**

**

Architecture and Town Planning Group (**AR**).....

Administrative Services Group (**AS**).....

Biological Sciences Group (**BI**).....

Commerce Group (**CO**).....

Clerical and Regulatory Group (**CR**).....

Computer Systems Group (**CS**).....

Drafting and Illustration Group (**DD**).....

Economics and Social Science Services Group (**EC**).....

Education Group (**ED**).....

Engineering and Scientific Support Group (**EG**).....

Electronics Group (**EL**).....

Engineering and Land Survey Group (**EN**).....

Economics, Sociology and Statistics Group (**ES**).....

Financial Management Group (**FI**).....

Forestry Group (**FO**).....

General Labour and Trades Group (**GL**) (all sub-groups).....

General Services (**GS**) (all sub-groups).....

General Technical Group (**GT**).....

Heating, Power & Stationary Plant Operations Group (**HP**).....

Historical Research Group (**HR**).....

Information Services Group (**IS**).....

Library Science Group (**LS**).....

Physical Sciences Group (**PC**).....

Purchasing and Supply Group (**PG**).....

Program Administration Group (**PM**).....

Photography Group (**PY**).....

Ships Crews Group (**SC**).....

Scientific Research Group (**SE**).....
Social Science Support Group (**SI**).....
Secretarial, Stenographic and Typing Group (**ST**).....

AR - ARCHITECTURE AND TOWN PLANNING GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$)** Effective August 5, 2020
- A)** Effective August 5, 2021
- B)** Effective August 5, 2022
- X)** Effective August 5, 2022 - Wage Adjustment
- C)** Effective August 5, 2023
- Y)** Effective August 5, 2023 - Market Adjustment
- D)** Effective August 5, 2024
- Z)** Effective August 5, 2024 - Wage Adjustment

AR-01

From:	\$	42759	to	63684
To:	A	43400	to	64639
	B	44919	to	66901
	X	45480	to	67737
	C	46844	to	69769
	Y	47078	to	70118
	D	48020	to	71520
	Z	48140	to	71699

AR-02

From:	\$	67821	70548	73268	75978	78700	81420
To:	A	68838	71606	74367	77118	79881	82641
	B	71247	74112	76970	79817	82677	85533
	X	72138	75038	77932	80815	83710	86602
	C	74302	77289	80270	83239	86221	89200
	Y	74674	77675	80671	83655	86652	89646
	D	76167	79229	82284	85328	88385	91439
	Z	76357	79427	82490	85541	88606	91668

AR-03

From:	\$	83221	86277	89318	92357	94801	97238
To:	A	84469	87571	90658	93742	96223	98697
	B	87425	90636	93831	97023	99591	102151
	X	88518	91769	95004	98236	100836	103428
	C	91174	94522	97854	101183	103861	106531
	Y	91630	94995	98343	101689	104380	107064
	D	93463	96895	100310	103723	106468	109205
	Z	93697	97137	100561	103982	106734	109478

AR-04

From:	\$	94434	97762	101088	104412	107160	109905
To:	A	95851	99228	102604	105978	108767	111554
	B	99206	102701	106195	109687	112574	115458
	X	100446	103985	107522	111058	113981	116901
	C	103459	107105	110748	114390	117400	120408
	Y	103976	107641	111302	114962	117987	121010
	D	106056	109794	113528	117261	120347	123430
	Z	106321	110068	113812	117554	120648	123739

AR-05

From:	\$	106024	109788	113552	117314	120400	123484
To:	A	107614	111435	115255	119074	122206	125336
	B	111380	115335	119289	123242	126483	129723
	X	112772	116777	120780	124783	128064	131345
	C	116155	120280	124403	128526	131906	135285
	Y	116736	120881	125025	129169	132566	135961
	D	119071	123299	127526	131752	135217	138680
	Z	119369	123607	127845	132081	135555	139027

AR-06

From:	\$	117631	121522	125417	129313	132727	136139
To:	A	119395	123345	127298	131253	134718	138181
	B	123574	127662	131753	135847	139433	143017
	X	125119	129258	133400	137545	141176	144805
	C	128873	133136	137402	141671	145411	149149
	Y	129517	133802	138089	142379	146138	149895
	D	132107	136478	140851	145227	149061	152893
	Z	132437	136819	141203	145590	149434	153275

AR-07

From:	\$	126918	131129	135361	139593	146632	153672
To:	A	128822	133096	137391	141687	148831	155977
	B	133331	137754	142200	146646	154040	161436
	X	134998	139476	143978	148479	155966	163454
	C	139048	143660	148297	152933	160645	168358
	Y	139743	144378	149038	153698	161448	169200
	D	142538	147266	152019	156772	164677	172584
	Z	142894	147634	152399	157164	165089	173015

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

AS - ADMINISTRATIVE SERVICES GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

AS-DEVELOPMENT

From:	\$	34950	to	52388
To:	A	35474	to	53174
	B	36716	to	55035
	X	37175	to	55723
	C	38290	to	57395
	Y	38481	to	57682
	D	39251	to	58836
	Z	39349	to	58983

AS-01

From:	\$	55049	57142	59310	61567
To:	A	55875	57999	60200	62491
	B	57831	60029	62307	64678
	X	58554	60779	63086	65486
	C	60311	62602	64979	67451
	Y	60613	62915	65304	67788
	D	61825	64173	66610	69144
	Z	61980	64333	66777	69317

AS-02

From:	\$	61341	63668	66089
To:	A	62261	64623	67080
	B	64440	66885	69428
	X	65246	67721	70296
	C	67203	69753	72405
	Y	67539	70102	72767
	D	68890	71504	74222
	Z	69062	71683	74408

AS-03

From:	\$	65747	68247	70841
To:	A	66733	69271	71904
	B	69069	71695	74421
	X	69932	72591	75351
	C	72030	74769	77612
	Y	72390	75143	78000
	D	73838	76646	79560
	Z	74023	76838	79759

AS-04

From:	\$	71820	74549	77608
To:	A	72897	75667	78772
	B	75448	78315	81529
	X	76391	79294	82548
	C	78683	81673	85024
	Y	79076	82081	85449
	D	80658	83723	87158
	Z	80860	83932	87376

AS-05

From:	\$	85742	88999	92694
To:	A	87028	90334	94084
	B	90074	93496	97377
	X	91200	94665	98594
	C	93936	97505	101552
	Y	94406	97993	102060
	D	96294	99953	104101
	Z	96535	100203	104361

AS-06

From:	\$	95504	99136	103030
To:	A	96937	100623	104575
	B	100330	104145	108235
	X	101584	105447	109588
	C	104632	108610	112876
	Y	105155	109153	113440
	D	107258	111336	115709
	Z	107526	111614	115998

AS-07

From:	\$	100531	104352	108318	111571	114948
To:	A	102039	105917	109943	113245	116672
	B	105610	109624	113791	117209	120756
	X	106930	110994	115213	118674	122265
	C	110138	114324	118669	122234	125933
	Y	110689	114896	119262	122845	126563
	D	112903	117194	121647	125302	129094
	Z	113185	117487	121951	125615	129417

AS-08

From:	\$	103804	to	122180
To:	A	105361	to	124013
	B	109049	to	128353
	X	110412	to	129957
	C	113724	to	133856
	Y	114293	to	134525
	D	116579	to	137216
	Z	116870	to	137559

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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BI - BIOLOGICAL SCIENCES GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

BI-01

From:	\$	34555	to	59741 *	63312	65673	68036	70401	72763	74634
To:	A	35073	to	60637	64262	66658	69057	71457	73854	75754
	B	36301	to	62759	66511	68991	71474	73958	76439	78405
	X	36755	to	63543	67342	69853	72367	74882	77394	79385
	C	37858	to	65449	69362	71949	74538	77128	79716	81767
	Y	38047	to	65776	69709	72309	74911	77514	80115	82176
	D	38808	to	67092	71103	73755	76409	79064	81717	83820
	Z	38905	to	67260	71281	73939	76600	79262	81921	84030

*(ROUNDED TO THE NEAREST \$10.00)

BI-02

From:	\$	64908	67951	70992	74054	77083	79970	84172	88383
To:	A	65882	68970	72057	75165	78239	81170	85435	89709
	B	68188	71384	74579	77796	80977	84011	88425	92849
	X	69040	72276	75511	78768	81989	85061	89530	94010
	C	71111	74444	77776	81131	84449	87613	92216	96830
	Y	71467	74816	78165	81537	84871	88051	92677	97314
	D	72896	76312	79728	83168	86568	89812	94531	99260
	Z	73078	76503	79927	83376	86784	90037	94767	99508

BI-03

From:	\$	81636	85300	88950	92611	96260	99584	103230	104748
To:	A	82861	86580	90284	94000	97704	101078	104778	106319
	B	85761	89610	93444	97290	101124	104616	108445	110040
	X	86833	90730	94612	98506	102388	105924	109801	111416
	C	89438	93452	97450	101461	105460	109102	113095	114758
	Y	89885	93919	97937	101968	105987	109648	113660	115332
	D	91683	95797	99896	104007	108107	111841	115933	117639
	Z	91912	96036	100146	104267	108377	112121	116223	117933

BI-04

From:	\$	101264	104895	108537	112175	115954	120326
To:	A	102783	106468	110165	113858	117693	122131
	B	106380	110194	114021	117843	121812	126406
	X	107710	111571	115446	119316	123335	127986
	C	110941	114918	118909	122895	127035	131826
	Y	111496	115493	119504	123509	127670	132485
	D	113726	117803	121894	125979	130223	135135
	Z	114010	118098	122199	126294	130549	135473

BI-05

From:	\$	112141	116585	121025	125466	127936	131327
To:	A	113823	118334	122840	127348	129855	133297
	B	117807	122476	127139	131805	134400	137962
	X	119280	124007	128728	133453	136080	139687
	C	122858	127727	132590	137457	140162	143878
	Y	123472	128366	133253	138144	140863	144597
	D	125941	130933	135918	140907	143680	147489
	Z	126256	131260	136258	141259	144039	147858

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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CO - COMMERCE
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

CO-DEVELOPMENT

From:	\$	30911	to	66264 *
To:	A	31375	to	67258
	B	32473	to	69612
	X	32879	to	70482
	C	33865	to	72596
	Y	34034	to	72959
	D	34715	to	74418
	Z	34802	to	74604

*(ROUNDED TO THE NEAREST \$10.00)

CO-01

From:	\$	61014	63761	66519	69259	72013	74765	77512	80265
To:	A	61929	64717	67517	70298	73093	75886	78675	81469
	B	64097	66982	69880	72758	75651	78542	81429	84320
	X	64898	67819	70754	73667	76597	79524	82447	85374
	C	66845	69854	72877	75877	78895	81910	84920	87935
	Y	67179	70203	73241	76256	79289	82320	85345	88375
	D	68523	71607	74706	77781	80875	83966	87052	90143
	Z	68694	71786	74893	77975	81077	84176	87270	90368

CO-02

From:	\$	78924	82828	86737	90638	94546	98444	102363	106266	112379
To:	A	80108	84070	88038	91998	95964	99921	103898	107860	114065
	B	82912	87012	91119	95218	99323	103418	107534	111635	118057
	X	83948	88100	92258	96408	100565	104711	108878	113030	119533
	C	86466	90743	95026	99300	103582	107852	112144	116421	123119
	Y	86898	91197	95501	99797	104100	108391	112705	117003	123735
	D	88636	93021	97411	101793	106182	110559	114959	119343	126210
	Z	88858	93254	97655	102047	106447	110835	115246	119641	126526

CO-03

From:	\$	97974	102401	106825	111247	115671	119832	123994
To:	A	99444	103937	108427	112916	117406	121629	125854
	B	102925	107575	112222	116868	121515	125886	130259
	X	104212	108920	113625	118329	123034	127460	131887
	C	107338	112188	117034	121879	126725	131284	135844
	Y	107875	112749	117619	122488	127359	131940	136523
	D	110033	115004	119971	124938	129906	134579	139253
	Z	110308	115292	120271	125250	130231	134915	139601

CO-04

From:	\$	111367	116140	120629	125114	129602	134085
To:	A	113038	117882	122438	126991	131546	136096
	B	116994	122008	126723	131436	136150	140859
	X	118456	123533	128307	133079	137852	142620
	C	122010	127239	132156	137071	141988	146899
	Y	122620	127875	132817	137756	142698	147633
	D	125072	130433	135473	140511	145552	150586
	Z	125385	130759	135812	140862	145916	150962

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

CR - CLERICAL AND REGULATORY GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$)** Effective August 5, 2020
- A)** Effective August 5, 2021
- B)** Effective August 5, 2022
- X)** Effective August 5, 2022 - Wage Adjustment
- C)** Effective August 5, 2023
- Y)** Effective August 5, 2023 - Market Adjustment
- D)** Effective August 5, 2024
- Z)** Effective August 5, 2024 - Wage Adjustment

CR-01

From:	\$	37372	38149	38943	39729	40501	41292
To:	A	37933	38721	39527	40325	41109	41911
	B	39261	40076	40910	41736	42548	43378
	X	39752	40577	41421	42258	43080	43920
	C	40945	41794	42664	43526	44372	45238
	Y	41150	42003	42877	43744	44594	45464
	D	41973	42843	43735	44619	45486	46373
	Z	42078	42950	43844	44731	45600	46489

CR-02

From:	\$	40567	41501	42423	43351
To:	A	41176	42124	43059	44001
	B	42617	43598	44566	45541
	X	43150	44143	45123	46110
	C	44445	45467	46477	47493
	Y	44667	45694	46709	47730
	D	45560	46608	47643	48685
	Z	45674	46725	47762	48807

CR-03

From:	\$	46008	47218	48420	49630
To:	A	46698	47926	49146	50374
	B	48332	49603	50866	52137
	X	48936	50223	51502	52789
	C	50404	51730	53047	54373
	Y	50656	51989	53312	54645
	D	51669	53029	54378	55738
	Z	51798	53162	54514	55877

CR-04

From:	\$	50980	52333	53684	55027
To:	A	51745	53118	54489	55852
	B	53556	54977	56396	57807
	X	54225	55664	57101	58530
	C	55852	57334	58814	60286
	Y	56131	57621	59108	60587
	D	57254	58773	60290	61799
	Z	57397	58920	60441	61953

CR-05

From:	\$	55714	57247	58787	60317
To:	A	56550	58106	59669	61222
	B	58529	60140	61757	63365
	X	59261	60892	62529	64157
	C	61039	62719	64405	66082
	Y	61344	63033	64727	66412
	D	62571	64294	66022	67740
	Z	62727	64455	66187	67909

CR-06

From:	\$	63416	65083	66735	68406
To:	A	64367	66059	67736	69432
	B	66620	68371	70107	71862
	X	67453	69226	70983	72760
	C	69477	71303	73112	74943
	Y	69824	71660	73478	75318
	D	71220	73093	74948	76824
	Z	71398	73276	75135	77016

CR-07

From:	\$	70344	72286	74238	76207
To:	A	71399	73370	75352	77350
	B	73898	75938	77989	80057
	X	74822	76887	78964	81058
	C	77067	79194	81333	83490
	Y	77452	79590	81740	83907
	D	79001	81182	83375	85585
	Z	79199	81385	83583	85799

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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CS - COMPUTER SYSTEM ADMINISTRATION
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

CS-01

From:	\$	60603	62847	65087	67316	69540	71771	73994	76217
To:	A	61512	63790	66063	68326	70583	72848	75104	77360
	B	63665	66023	68375	70717	73053	75398	77733	80068
	X	64461	66848	69230	71601	73966	76340	78705	81069
	C	66395	68853	71307	73749	76185	78630	81066	83501
	Y	66727	69197	71664	74118	76566	79023	81471	83919
	D	68062	70581	73097	75600	78097	80603	83100	85597
	Z	68232	70757	73280	75789	78292	80805	83308	85811

CS-02

From:	\$	75042	77442	79848	82253	84654	87058	89461	91868
To:	A	76168	78604	81046	83487	85924	88364	90803	93246
	B	78834	81355	83883	86409	88931	91457	93981	96510
	X	79819	82372	84932	87489	90043	92600	95156	97716
	C	82214	84843	87480	90114	92744	95378	98011	100647
	Y	82625	85267	87917	90565	93208	95855	98501	101150
	D	84278	86972	89675	92376	95072	97772	100471	103173
	Z	84489	87189	89899	92607	95310	98016	100722	103431

CS-03

From:	\$	88630	91683	94736	97795	100850	103905	106959	110009
To:	A	89959	93058	96157	99262	102363	105464	108563	111659
	B	93108	96315	99522	102736	105946	109155	112363	115567
	X	94272	97519	100766	104020	107270	110519	113768	117012
	C	97100	100445	103789	107141	110488	113835	117181	120522
	Y	97586	100947	104308	107677	111040	114404	117767	121125
	D	99538	102966	106394	109831	113261	116692	120122	123548
	Z	99787	103223	106660	110106	113544	116984	120422	123857

CS-04

From:	\$	101723	105225	108727	112226	115729	119229	122729	126241
To:	A	103249	106803	110358	113909	117465	121017	124570	128135
	B	106863	110541	114221	117896	121576	125253	128930	132620
	X	108199	111923	115649	119370	123096	126819	130542	134278
	C	111445	115281	119118	122951	126789	130624	134458	138306
	Y	112002	115857	119714	123566	127423	131277	135130	138998
	D	114242	118174	122108	126037	129971	133903	137833	141778
	Z	114528	118469	122413	126352	130296	134238	138178	142132

CS-05

From:	\$	116008	120322	124639	128956	133274	137590	141905	146224	150541
To:	A	117748	122127	126509	130890	135273	139654	144034	148417	152799
	B	121869	126401	130937	135471	140008	144542	149075	153612	158147
	X	123392	127981	132574	137164	141758	146349	150938	155532	160124
	C	127094	131820	136551	141279	146011	150739	155466	160198	164928
	Y	127729	132479	137234	141985	146741	151493	156243	160999	165753
	D	130284	135129	139979	144825	149676	154523	159368	164219	169068
	Z	130610	135467	140329	145187	150050	154909	159766	164630	169491

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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DD - DRAFTING AND ILLUSTRATION GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

DD-01

From:	\$	33193	34357	35514	36686	37840	38999	40161	41766
To:	A	33691	34872	36047	37236	38408	39584	40763	42392
	B	34870	36093	37309	38539	39752	40969	42190	43876
	X	35306	36544	37775	39021	40249	41481	42717	44424
	C	36365	37640	38908	40192	41456	42725	43999	45757
	Y	36547	37828	39103	40393	41663	42939	44219	45986
	D	37278	38585	39885	41201	42496	43798	45103	46906
	Z	37371	38681	39985	41304	42602	43907	45216	47023

DD-02

From:	\$	40901	42419	43910	45426	46930	48431	49943	51942
To:	A	41515	43055	44569	46107	47634	49157	50692	52721
	B	42968	44562	46129	47721	49301	50877	52466	54566
	X	43505	45119	46706	48318	49917	51513	53122	55248
	C	44810	46473	48107	49768	51415	53058	54716	56905
	Y	45034	46705	48348	50017	51672	53323	54990	57190
	D	45935	47639	49315	51017	52705	54389	56090	58334
	Z	46050	47758	49438	51145	52837	54525	56230	58480

DD-03

From:	\$	50328	52018	53713	55398	57618			
To:	A	51083	52798	54519	56229	58482			
	B	52871	54646	56427	58197	60529			
	X	53532	55329	57132	58924	61286			
	C	55138	56989	58846	60692	63125			
	Y	55414	57274	59140	60995	63441			
	D	56522	58419	60323	62215	64710			
	Z	56663	58565	60474	62371	64872			

DD-04

From:	\$	51844	53681	55509	57344	59163	60983	63422	
To:	A	52622	54486	56342	58204	60050	61898	64373	
	B	54464	56393	58314	60241	62152	64064	66626	
	X	55145	57098	59043	60994	62929	64865	67459	
	C	56799	58811	60814	62824	64817	66811	69483	
	Y	57083	59105	61118	63138	65141	67145	69830	
	D	58225	60287	62340	64401	66444	68488	71227	
	Z	58371	60438	62496	64562	66610	68659	71405	

DD-05

From:	\$	60660	62767	64865	66976	69654			
To:	A	61570	63709	65838	67981	70699			
	B	63725	65939	68142	70360	73173			
	X	64522	66763	68994	71240	74088			
	C	66458	68766	71064	73377	76311			
	Y	66790	69110	71419	73744	76693			
	D	68126	70492	72847	75219	78227			
	Z	68296	70668	73029	75407	78423			

DD-06

From:	\$	65098	67375	69634	71909	74781
To:	A	66074	68386	70679	72988	75903
	B	68387	70780	73153	75543	78560
	X	69242	71665	74067	76487	79542
	C	71319	73815	76289	78782	81928
	Y	71676	74184	76670	79176	82338
	D	73110	75668	78203	80760	83985
	Z	73293	75857	78399	80962	84195

DD-07

From:	\$	70708	73197	75683	78175	81302
To:	A	71769	74295	76818	79348	82522
	B	74281	76895	79507	82125	85410
	X	75210	77856	80501	83152	86478
	C	77466	80192	82916	85647	89072
	Y	77853	80593	83331	86075	89517
	D	79410	82205	84998	87797	91307
	Z	79609	82411	85210	88016	91535

DD-08

From:	\$	74408	77054	79700	82328	85617
To:	A	75524	78210	80896	83563	86901
	B	78167	80947	83727	86488	89943
	X	79144	81959	84774	87569	91067
	C	81518	84418	87317	90196	93799
	Y	81926	84840	87754	90647	94268
	D	83565	86537	89509	92460	96153
	Z	83774	86753	89733	92691	96393

DD-09

From:	\$	77710	80477	83248	86010	89452
To:	A	78876	81684	84497	87300	90794
	B	81637	84543	87454	90356	93972
	X	82657	85600	88547	91485	95147
	C	85137	88168	91203	94230	98001
	Y	85563	88609	91659	94701	98491
	D	87274	90381	93492	96595	100461
	Z	87492	90607	93726	96836	100712

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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EC - ECONOMICS AND SOCIAL SCIENCE SERVICES GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

EC-01						
From:	\$	54653	56562	58549	61415	63535
To:	A	55473	57410	59427	62336	64488
	B	57415	59419	61507	64518	66745
	X	58133	60162	62276	65324	67579
	C	59877	61967	64144	67284	69606
	Y	60176	62277	64465	67620	69954
	D	61380	63523	65754	68972	71353
	Z	61533	63682	65918	69144	71531
EC-02						
From:	\$	61147	62628	64823	67767	70104
To:	A	62064	63567	65795	68784	71156
	B	64236	65792	68098	71191	73646
	X	65039	66614	68949	72081	74567
	C	66990	68612	71017	74243	76804
	Y	67325	68955	71372	74614	77188
	D	68672	70334	72799	76106	78732
	Z	68844	70510	72981	76296	78929
EC-03						
From:	\$	67538	69463	71388	73871	76420
To:	A	68551	70505	72459	74979	77566
	B	70950	72973	74995	77603	80281
	X	71837	73885	75932	78573	81285
	C	73992	76102	78210	80930	83724
	Y	74362	76483	78601	81335	84143
	D	75849	78013	80173	82962	85826
	Z	76039	78208	80373	83169	86041
EC-04						
From:	\$	72904	75398	78006	81555	84369
To:	A	73998	76529	79176	82778	85635
	B	76588	79208	81947	85675	88632
	X	77545	80198	82971	86746	89740
	C	79871	82604	85460	89348	92432
	Y	80270	83017	85887	89795	92894
	D	81875	84677	87605	91591	94752
	Z	82080	84889	87824	91820	94989
EC-05						
From:	\$	87162	89822	92758	96980	100324
To:	A	88469	91169	94149	98435	101829
	B	91565	94360	97444	101880	105393
	X	92710	95540	98662	103154	106710
	C	95491	98406	101622	106249	109911
	Y	95968	98898	102130	106780	110461
	D	97887	100876	104173	108916	112670
	Z	98132	101128	104433	109188	112952
EC-06						
From:	\$	98477	101927	105595	110399	114208
To:	A	99954	103456	107179	112055	115921
	B	103452	107077	110930	115977	119978
	X	104745	108415	112317	117427	121478
	C	107887	111667	115687	120950	125122
	Y	108426	112225	116265	121555	125748
	D	110595	114470	118590	123986	128263
	Z	110871	114756	118886	124296	128584
EC-07						
From:	\$	111265	114627	118100	123477	127735
To:	A	112934	116346	119872	125329	129651
	B	116887	120418	124068	129716	134189
	X	118348	121923	125619	131337	135866
	C	121898	125581	129388	135277	139942
	Y	122507	126209	130035	135953	140642
	D	124957	128733	132636	138672	143455
	Z	125269	129055	132968	139019	143814
EC-08						
From:	\$	120969	124321	127838	133652	138263
To:	A	122784	126186	129756	135657	140337
	B	127081	130603	134297	140405	145249
	X	128670	132236	135976	142160	147065
	C	132530	136203	140055	146425	151477
	Y	133193	136884	140755	147157	152234
	D	135857	139622	143570	150100	155279
	Z	136197	139971	143929	150475	155667

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

ED - EDUCATION SERVICES
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

ED-EDS-01

From:	\$	71123	74837	77529	80212	82895
To:	A	72190	75960	78692	81415	84138
	B	74717	78619	81446	84265	87083
	X	75651	79602	82464	85318	88172
	C	77921	81990	84938	87878	90817
	Y	78311	82400	85363	88317	91271
	D	79877	84048	87070	90083	93096
	Z	80077	84258	87288	90308	93329

ED-EDS-02

From:	\$	85216	87888	90544
To:	A	86494	89206	91902
	B	89521	92328	95119
	X	90640	93482	96308
	C	93359	96286	99197
	Y	93826	96767	99693
	D	95703	98702	101687
	Z	95942	98949	101941

ED-EDS-03

From:	\$	90937	93818	96677
To:	A	92301	95225	98127
	B	95532	98558	101561
	X	96726	99790	102831
	C	99628	102784	105916
	Y	100126	103298	106446
	D	102129	105364	108575
	Z	102384	105627	108846

ED-EDS-04

From:	\$	97516	100473	103421
To:	A	98979	101980	104972
	B	102443	105549	108646
	X	103724	106868	110004
	C	106836	110074	113304
	Y	107370	110624	113871
	D	109517	112836	116148
	Z	109791	113118	116438

ED-EDS-05

From:	\$	105116	108345	111539
To:	A	106693	109970	113212
	B	110427	113819	117174
	X	111807	115242	118639
	C	115161	118699	122198
	Y	115737	119292	122809
	D	118052	121678	125265
	Z	118347	121982	125578

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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EG - ENGINEERING AND SCIENTIFIC SUPPORT GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- V) Effective August 5, 2022 - Restructure
- B) Effective August 5, 2022
- W) Effective August 5, 2022 - Wage Adjustment
- X) Effective August 5, 2023 - Restructure
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

EG - TECHNOLOGICAL INSTITUTE RECRUITMENT

From:	\$	29785	to	44931					
To:	A	30232	to	45605					
	V	30232	to	46289					
	B	31290	to	47909					
	W	31681	to	48508					
	X	31681	to	49381					
	C	32631	to	50862					
	Y	32794	to	51116					
	D	33450	to	52138					
	Z	33534	to	52268					
EG-01									
From:	\$	47872	49782	51779	53847	56001	58244		
To:	A	48590	50529	52556	54655	56841	59118		
	V	48590	50529	52556	54655	56841	59118	60005	
	B	50291	52298	54395	56568	58830	61187	62105	
	W	50920	52952	55075	57275	59565	61952	62881	
	X	50920	52952	55075	57275	59565	61952	64013	
	C	52448	54541	56727	58993	61352	63811	65933	
	Y	52710	54814	57011	59288	61659	64130	66263	
	D	53764	55910	58151	60474	62892	65413	67588	
	Z	53898	56050	58296	60625	63049	65577	67757	
EG-02									
From:	\$	52662	54763	56959	59233	61601	64070		
To:	A	53452	55584	57813	60121	62525	65031		
	V	53452	55584	57813	60121	62525	65031	66006	
	B	55323	57529	59836	62225	64713	67307	68316	
	W	56015	58248	60584	63003	65522	68148	69170	
	X	56015	58248	60584	63003	65522	68148	70415	
	C	57695	59995	62402	64893	67488	70192	72527	
	Y	57983	60295	62714	65217	67825	70543	72890	
	D	59143	61501	63968	66521	69182	71954	74348	
	Z	59291	61655	64128	66687	69355	72134	74534	
EG-03									
From:	\$	57924	60243	62651	65155	67764	70474		
To:	A	58793	61147	63591	66132	68780	71531		
	V	58793	61147	63591	66132	68780	71531	72604	
	B	60851	63287	65817	68447	71187	74035	75145	
	W	61612	64078	66640	69303	72077	74960	76084	
	X	61612	64078	66640	69303	72077	74960	77454	
	C	63460	66000	68639	71382	74239	77209	79778	
	Y	63777	66330	68982	71739	74610	77595	80177	
	D	65053	67657	70362	73174	76102	79147	81781	
	Z	65216	67826	70538	73357	76292	79345	81985	
EG-04									
From:	\$	63720	66267	68918	71676	74539	77523		
To:	A	64676	67261	69952	72751	75657	78686		
	V	64676	67261	69952	72751	75657	78686	79866	
	B	66940	69615	72400	75297	78305	81440	82661	
	W	67777	70485	73305	76238	79284	82458	83694	
	X	67777	70485	73305	76238	79284	82458	85200	
	C	69810	72600	75504	78525	81663	84932	87756	
	Y	70159	72963	75882	78918	82071	85357	88195	
	D	71562	74422	77400	80496	83712	87064	89959	
	Z	71741	74608	77594	80697	83921	87282	90184	

EG-05

From:	\$	70088	72888	75809	78836	81995	85272	
To:	A	71139	73981	76946	80019	83225	86551	
	V	71139	73981	76946	80019	83225	86551	87849
	B	73629	76570	79639	82820	86138	89580	90924
	W	74549	77527	80634	83855	87215	90700	92061
	X	74549	77527	80634	83855	87215	90700	93718
	C	76785	79853	83053	86371	89831	93421	96530
	Y	77169	80252	83468	86803	90280	93888	97013
	D	78712	81857	85137	88539	92086	95766	98953
	Z	78909	82062	85350	88760	92316	96005	99200

EG-06

From:	\$	77098	80179	83392	86723	90191	93799	
To:	A	78254	81382	84643	88024	91544	95206	
	V	78254	81382	84643	88024	91544	95206	96634
	B	80993	84230	87606	91105	94748	98538	100016
	W	82005	85283	88701	92244	95932	99770	101266
	X	82005	85283	88701	92244	95932	99770	103089
	C	84465	87841	91362	95011	98810	102763	106182
	Y	84887	88280	91819	95486	99304	103277	106713
	D	86585	90046	93655	97396	101290	105343	108847
	Z	86801	90271	93889	97639	101543	105606	109119

EG-07

From:	\$	84808	88200	91728	95394	99215	103181	
To:	A	86080	89523	93104	96825	100703	104729	
	V	86080	89523	93104	96825	100703	104729	106300
	B	89093	92656	96363	100214	104228	108395	110021
	W	90207	93814	97568	101467	105531	109750	111396
	X	90207	93814	97568	101467	105531	109750	113401
	C	92913	96628	100495	104511	108697	113043	116803
	Y	93378	97111	100997	105034	109240	113608	117387
	D	95246	99053	103017	107135	111425	115880	119735
	Z	95484	99301	103275	107403	111704	116170	120034

EG-08

From:	\$	93292	97021	100897	104936	109135	113499	
To:	A	94691	98476	102410	106510	110772	115201	
	V	94691	98476	102410	106510	110772	115201	116929
	B	98005	101923	105994	110238	114649	119233	121022
	W	99230	103197	107319	111616	116082	120723	122535
	X	99230	103197	107319	111616	116082	120723	124741
	C	102207	106293	110539	114964	119564	124345	128483
	Y	102718	106824	111092	115539	120162	124967	129125
	D	104772	108960	113314	117850	122565	127466	131708
	Z	105034	109232	113597	118145	122871	127785	132037

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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EL - ELECTRONICS GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

EL-01

From:	\$	37894	39659	41437	43213	44989	46757	48525	50288	52056	55221
To:	A	38462	40254	42059	43861	45664	47458	49253	51042	52837	56049
	B	39808	41663	43531	45396	47262	49119	50977	52828	54686	58011
	X	40306	42184	44075	45963	47853	49733	51614	53488	55370	58736
	C	41515	43450	45397	47342	49289	51225	53162	55093	57031	60498
	Y	41723	43667	45624	47579	49535	51481	53428	55368	57316	60800
	D	42557	44540	46536	48531	50526	52511	54497	56475	58462	62016
	Z	42663	44651	46652	48652	50652	52642	54633	56616	58608	62171

EL-02

From:	\$	52120	54118	58437	62757	66570
To:	A	52902	54930	59314	63698	67569
	B	54754	56853	61390	65927	69934
	X	55438	57564	62157	66751	70808
	C	57101	59291	64022	68754	72932
	Y	57387	59587	64342	69098	73297
	D	58535	60779	65629	70480	74763
	Z	58681	60931	65793	70656	74950

EL-03

From:	\$	57896	60107	64896	69686	73925
To:	A	58764	61009	65869	70731	75034
	B	60821	63144	68174	73207	77660
	X	61581	63933	69026	74122	78631
	C	63428	65851	71097	76346	80990
	Y	63745	66180	71452	76728	81395
	D	65020	67504	72881	78263	83023
	Z	65183	67673	73063	78459	83231

EL-04

From:	\$	64536	67012	69498	71983	74862	79107
To:	A	65504	68017	70540	73063	75985	80294
	B	67797	70398	73009	75620	78644	83104
	X	68644	71278	73922	76565	79627	84143
	C	70703	73416	76140	78862	82016	86667
	Y	71057	73783	76521	79256	82426	87100
	D	72478	75259	78051	80841	84075	88842
	Z	72659	75447	78246	81043	84285	89064

EL-05

From:	\$	71559	74321	77078	79835	83028	87740
To:	A	72632	75436	78234	81033	84273	89056
	B	75174	78076	80972	83869	87223	92173
	X	76114	79052	81984	84917	88313	93325
	C	78397	81424	84444	87465	90962	96125
	Y	78789	81831	84866	87902	91417	96606
	D	80365	83468	86563	89660	93245	98538
	Z	80566	83677	86779	89884	93478	98784

EL-06

From:	\$	78975	82029	85099	88164	91686	95715
To:	A	80160	83259	86375	89486	93061	97151
	B	82966	86173	89398	92618	96318	100551
	X	84003	87250	90515	93776	97522	101808
	C	86523	89868	93230	96589	100448	104862
	Y	86956	90317	93696	97072	100950	105386
	D	88695	92123	95570	99013	102969	107494
	Z	88917	92353	95809	99261	103226	107763

EL-07						
From:	\$	86515	89721	92926	96127	99975 104360
To:	A	87813	91067	94320	97569	101475 105925
	B	90886	94254	97621	100984	105027 109632
	X	92022	95432	98841	102246	106340 111002
	C	94783	98295	101806	105313	109530 114332
	Y	95257	98786	102315	105840	110078 114904
	D	97162	100762	104361	107957	112280 117202
	Z	97405	101014	104622	108227	112561 117495
EL-08						
From:	\$	93401	96678	99963	103240	107369 112079
To:	A	94802	98128	101462	104789	108980 113760
	B	98120	101562	105013	108457	112794 117742
	X	99347	102832	106326	109813	114204 119214
	C	102327	105917	109516	113107	117630 122790
	Y	102839	106447	110064	113673	118218 123404
	D	104896	108576	112265	115946	120582 125872
	Z	105158	108847	112546	116236	120883 126187
EL-09						
From:	\$	100290	103854	107418	110971	115408 120471
To:	A	101794	105412	109029	112636	117139 122278
	B	105357	109101	112845	116578	121239 126558
	X	106674	110465	114256	118035	122754 128140
	C	109874	113779	117684	121576	126437 131984
	Y	110423	114348	118272	122184	127069 132644
	D	112631	116635	120637	124628	129610 135297
	Z	112913	116927	120939	124940	129934 135635

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EN - ENG - ENGINEERING GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Z) Effective August 5, 2024 - Wage Adjustment

EN-ENG-01

From:	\$	55778	to	65369
To:	A	56615	to	66350
	B	58597	to	68672
	X	59329	to	69530
	C	61109	to	71616
	Y	61415	to	71974
	D	62643	to	73413
	Z	62800	to	73597

EN-ENG-02

From:	\$	71237	73931	76428	78929	81435
To:	A	72306	75040	77574	80113	82657
	B	74837	77666	80289	82917	85550
	X	75772	78637	81293	83953	86619
	C	78045	80996	83732	86472	89218
	Y	78435	81401	84151	86904	89664
	D	80004	83029	85834	88642	91457
	Z	80204	83237	86049	88864	91686

EN-ENG-03

From:	\$	87527	90673	93812	96942	100083	103218	106352
To:	A	88840	92033	95219	98396	101584	104766	107947
	B	91949	95254	98552	101840	105139	108433	111725
	X	93098	96445	99784	103113	106453	109788	113122
	C	95891	99338	102778	106206	109647	113082	116516
	Y	96370	99835	103292	106737	110195	113647	117099
	D	98297	101832	105358	108872	112399	115920	119441
	Z	98543	102087	105621	109144	112680	116210	119740

EN-ENG-04

From:	\$	102423	105825	109235	112643	116049	119455
To:	A	103959	107412	110874	114333	117790	121247
	B	107598	111171	114755	118335	121913	125491
	X	108943	112561	116189	119814	123437	127060
	C	112211	115938	119675	123408	127140	130872
	Y	112772	116518	120273	124025	127776	131526
	D	115027	118848	122678	126506	130332	134157
	Z	115315	119145	122985	126822	130658	134492

EN-ENG-05

From:	\$	117327	121273	125238	129204	133179	137153
To:	A	119087	123092	127117	131142	135177	139210
	B	123255	127400	131566	135732	139908	144082
	X	124796	128993	133211	137429	141657	145883
	C	128540	132863	137207	141552	145907	150259
	Y	129183	133527	137893	142260	146637	151010
	D	131767	136198	140651	145105	149570	154030
	Z	132096	136538	141003	145468	149944	154415

EN-ENG-06

From:	\$	130873	135080	139303	143514	147727	151936
To:	A	132836	137106	141393	145667	149943	154215
	B	137485	141905	146342	150765	155191	159613
	X	139204	143679	148171	152650	157131	161608
	C	143380	147989	152616	157230	161845	166456
	Y	144097	148729	153379	158016	162654	167288
	D	146979	151704	156447	161176	165907	170634
	Z	147346	152083	156838	161579	166322	171061

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ES - ECONOMICS AND SOCIOLOGY GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
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- X) Effective August 5, 2022 - Wage Adjustment
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- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

ES-01						
From:	\$	53569	55634	57774	60001	62310
To:	A	54373	56469	58641	60901	63245
	B	56276	58445	60693	63033	65459
	X	56979	59176	61452	63821	66277
	C	58688	60951	63296	65736	68265
	Y	58981	61256	63612	66065	68606
	D	60161	62481	64884	67386	69978
	Z	60311	62637	65046	67554	70153
ES-02						
From:	\$	60539	62496	64513	66598	68751
To:	A	61447	63433	65481	67597	69782
	B	63598	65653	67773	69963	72224
	X	64393	66474	68620	70838	73127
	C	66325	68468	70679	72963	75321
	Y	66657	68810	71032	73328	75698
	D	67990	70186	72453	74795	77212
	Z	68160	70361	72634	74982	77405
ES-03						
From:	\$	71277	73981	76794	79710	82736
To:	A	72346	75091	77946	80906	83977
	B	74878	77719	80674	83738	86916
	X	75814	78690	81682	84785	88002
	C	78088	81051	84132	87329	90642
	Y	78478	81456	84553	87766	91095
	D	80048	83085	86244	89521	92917
	Z	80248	83293	86460	89745	93149
ES-04						
From:	\$	85295	88394	91608	94935	98388
To:	A	86574	89720	92982	96359	99864
	B	89604	92860	96236	99732	103359
	X	90724	94021	97439	100979	104651
	C	93446	96842	100362	104008	107791
	Y	93913	97326	100864	104528	108330
	D	95791	99273	102881	106619	110497
	Z	96030	99521	103138	106886	110773
ES-05						
From:	\$	96926	100492	104192	108028	112004
To:	A	98380	101999	105755	109648	113684
	B	101823	105569	109456	113486	117663
	X	103096	106889	110824	114905	119134
	C	106189	110096	114149	118352	122708
	Y	106720	110646	114720	118944	123322
	D	108854	112859	117014	121323	125788
	Z	109126	113141	117307	121626	126102
ES-06						
From:	\$	109004	112860	116851	120987	125266
To:	A	110639	114553	118604	122802	127145
	B	114511	118562	122755	127100	131595
	X	115942	120044	124289	128689	133240
	C	119420	123645	128018	132550	137237
	Y	120017	124263	128658	133213	137923
	D	122417	126748	131231	135877	140681
	Z	122723	127065	131559	136217	141033
ES-07						
From:	\$	119295	123173	127183	131321	135593
To:	A	121084	125021	129091	133291	137627
	B	125322	129397	133609	137956	142444
	X	126889	131014	135279	139680	144225
	C	130696	134944	139337	143870	148552
	Y	131349	135619	140034	144589	149295
	D	133976	138331	142835	147481	152281
	Z	134311	138677	143192	147850	152662
ES-08						
From:	\$	125373	to	145115		
To:	A	127254	to	147292		
	B	131708	to	152447		
	X	133354	to	154353		
	C	137355	to	158984		
	Y	138042	to	159779		
	D	140803	to	162975		
	Z	141155	to	163382		

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FI - FINANCIAL ADMINISTRATION
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Z) Effective August 5, 2024 - Wage Adjustment

FI-DEVELOPMENT

From:	\$	30883	to	56775
To:	A	31346	to	57627
	B	32443	to	59644
	X	32849	to	60390
	C	33834	to	62202
	Y	34003	to	62513
	D	34683	to	63763
	Z	34770	to	63922

FI-01

From:	\$	58336	62255	66170	70087	74003	77916	81834
To:	A	59211	63189	67163	71138	75113	79085	83062
	B	61283	65401	69514	73628	77742	81853	85969
	X	62049	66219	70383	74548	78714	82876	87044
	C	63910	68206	72494	76784	81075	85362	89655
	Y	64230	68547	72856	77168	81480	85789	90103
	D	65515	69918	74313	78711	83110	87505	91905
	Z	65679	70093	74499	78908	83318	87724	92135

FI-02

From:	\$	71009	75231	79450	83668	87888	92108	96329
To:	A	72074	76359	80642	84923	89206	93490	97774
	B	74597	79032	83464	87895	92328	96762	101196
	X	75529	80020	84507	88994	93482	97972	102461
	C	77795	82421	87042	91664	96286	100911	105535
	Y	78184	82833	87477	92122	96767	101416	106063
	D	79748	84490	89227	93964	98702	103444	108184
	Z	79947	84701	89450	94199	98949	103703	108454

FI-03

From:	\$	90782	94608	98428	102252	106076	110321	116986
To:	A	92144	96027	99904	103786	107667	111976	118741
	B	95369	99388	103401	107419	111435	115895	122897
	X	96561	100630	104694	108762	112828	117344	124433
	C	99458	103649	107835	112025	116213	120864	128166
	Y	99955	104167	108374	112585	116794	121468	128807
	D	101954	106250	110541	114837	119130	123897	131383
	Z	102209	106516	110817	115124	119428	124207	131711

FI-04

From:	\$	102333	106670	111018	115367	119713	124534	132134
To:	A	103868	108270	112683	117098	121509	126402	134116
	B	107503	112059	116627	121196	125762	130826	138810
	X	108847	113460	118085	122711	127334	132461	140545
	C	112112	116864	121628	126392	131154	136435	144761
	Y	112673	117448	122236	127024	131810	137117	145485
	D	114926	119797	124681	129564	134446	139859	148395
	Z	115213	120096	124993	129888	134782	140209	148766

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

FO - FORESTRY GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

FO-01

From:	\$	34554	to	58704	*	61501	63406	65611	67832	71442	74074	76681	79292	81908	84522	87615
To:	A	35072	to	59585		62424	64357	66595	68849	72514	75185	77831	80481	83137	85790	88929
	B	36300	to	61670		64609	66609	68926	71259	75052	77816	80555	83298	86047	88793	92042
	X	36754	to	62441		65417	67442	69788	72150	75990	78789	81562	84339	87123	89903	93193
	C	37857	to	64314		67380	69465	71882	74315	78270	81153	84009	86869	89737	92600	95989
	Y	38046	to	64636		67717	69812	72241	74687	78661	81559	84429	87303	90186	93063	96469
	D	38807	to	65929		69071	71208	73686	76181	80234	83190	86118	89049	91990	94924	98398
	Z	38904	to	66094		69244	71386	73870	76371	80435	83398	86333	89272	92220	95161	98644

*(ROUNDED TO THE NEAREST \$10.00)

FO-02

From:	\$	81388	83919	86602	89571	92250	94896	97545	100530
To:	A	82609	85178	87901	90915	93634	96319	99008	102038
	B	85500	88159	90978	94097	96911	99690	102473	105609
	X	86569	89261	92115	95273	98122	100936	103754	106929
	C	89166	91939	94878	98131	101066	103964	106867	110137
	Y	89612	92399	95352	98622	101571	104484	107401	110688
	D	91404	94247	97259	100594	103602	106574	109549	112902
	Z	91633	94483	97502	100845	103861	106840	109823	113184

FO-03

From:	\$	95070	97768	100424	103760	107055	110353	113696
To:	A	96496	99235	101930	105316	108661	112008	115401
	B	99873	102708	105498	109002	112464	115928	119440
	X	101121	103992	106817	110365	113870	117377	120933
	C	104155	107112	110022	113676	117286	120898	124561
	Y	104676	107648	110572	114244	117872	121502	125184
	D	106770	109801	112783	116529	120229	123932	127688
	Z	107037	110076	113065	116820	120530	124242	128007

FO-04

From:	\$	106822	109770	112717	115672	118500	121331	124462
To:	A	108424	111417	114408	117407	120278	123151	126329
	B	112219	115317	118412	121516	124488	127461	130751
	X	113622	116758	119892	123035	126044	129054	132385
	C	117031	120261	123489	126726	129825	132926	136357
	Y	117616	120862	124106	127360	130474	133591	137039
	D	119968	123279	126588	129907	133083	136263	139780
	Z	120268	123587	126904	130232	133416	136604	140129

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR & TRADES
BOILER-MAKING AND BLACKSMITHING SUB-GROUP (BOB)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-BOB-01		Step 1	Step 2	Step 3
From:	\$	20.27	21.16	22.02
To:	A	20.57	21.48	22.35
	B	21.29	22.23	23.13
	X	21.56	22.51	23.42
	C	22.21	23.19	24.12
	Y	22.32	23.31	24.24
	D	22.77	23.78	24.72
	Z	22.83	23.84	24.78

GL-BOB-02		Step 1	Step 2	Step 3
From:	\$	20.94	21.84	22.75
To:	A	21.25	22.17	23.09
	B	21.99	22.95	23.90
	X	22.26	23.24	24.20
	C	22.93	23.94	24.93
	Y	23.04	24.06	25.05
	D	23.50	24.54	25.55
	Z	23.56	24.60	25.61

GL-BOB-03		Step 1	Step 2	Step 3
From:	\$	21.71	22.66	23.59
To:	A	22.04	23.00	23.94
	B	22.81	23.81	24.78
	X	23.10	24.11	25.09
	C	23.79	24.83	25.84
	Y	23.91	24.95	25.97
	D	24.39	25.45	26.49
	Z	24.45	25.51	26.56

GL-BOB-04		Step 1	Step 2	Step 3
From:	\$	22.38	23.34	24.31
To:	A	22.72	23.69	24.67
	B	23.52	24.52	25.53
	X	23.81	24.83	25.85
	C	24.52	25.57	26.63
	Y	24.64	25.70	26.76
	D	25.13	26.21	27.30
	Z	25.19	26.28	27.37

GL-BOB-05		Step 1	Step 2	Step 3
From:	\$	23.15	24.16	25.13
To:	A	23.50	24.52	25.51
	B	24.32	25.38	26.40
	X	24.62	25.70	26.73
	C	25.36	26.47	27.53
	Y	25.49	26.60	27.67
	D	26.00	27.13	28.22
	Z	26.07	27.20	28.29

GL-BOB-06		Step 1	Step 2	Step 3
From:	\$	23.98	25.03	26.08
To:	A	24.34	25.41	26.47
	B	25.19	26.30	27.40
	X	25.50	26.63	27.74
	C	26.27	27.43	28.57
	Y	26.40	27.57	28.71
	D	26.93	28.12	29.28
	Z	27.00	28.19	29.35

GL-BOB-07		Step 1	Step 2	Step 3
From:	\$	24.78	25.87	26.93
To:	A	25.15	26.26	27.33
	B	26.03	27.18	28.29
	X	26.36	27.52	28.64
	C	27.15	28.35	29.50
	Y	27.29	28.49	29.65
	D	27.84	29.06	30.24
	Z	27.91	29.13	30.32

GL-BOB-08		Step 1	Step 2	Step 3
From:	\$	25.77	26.87	27.97
To:	A	26.16	27.27	28.39
	B	27.08	28.22	29.38
	X	27.42	28.57	29.75
	C	28.24	29.43	30.64
	Y	28.38	29.58	30.79
	D	28.95	30.17	31.41
	Z	29.02	30.25	31.49

GL-BOB-09		Step 1	Step 2	Step 3
From:	\$	26.61	27.77	28.93
To:	A	27.01	28.19	29.36
	B	27.96	29.18	30.39
	X	28.31	29.54	30.77
	C	29.16	30.43	31.69
	Y	29.31	30.58	31.85
	D	29.90	31.19	32.49
	Z	29.97	31.27	32.57

GL-BOB-10		Step 1	Step 2	Step 3
From:	\$	27.60	28.78	30.00
To:	A	28.01	29.21	30.45
	B	28.99	30.23	31.52
	X	29.35	30.61	31.91
	C	30.23	31.53	32.87
	Y	30.38	31.69	33.03
	D	30.99	32.32	33.69
	Z	31.07	32.40	33.77

GL-BOB-11		Step 1	Step 2	Step 3
From:	\$	28.59	29.83	31.08
To:	A	29.02	30.28	31.55
	B	30.04	31.34	32.65
	X	30.42	31.73	33.06
	C	31.33	32.68	34.05
	Y	31.49	32.84	34.22
	D	32.12	33.50	34.90
	Z	32.20	33.58	34.99

GL-BOB-12		Step 1	Step 2	Step 3
From:	\$	29.58	30.87	32.16
To:	A	30.02	31.33	32.64
	B	31.07	32.43	33.78
	X	31.46	32.84	34.20
	C	32.40	33.83	35.23
	Y	32.56	34.00	35.41
	D	33.21	34.68	36.12
	Z	33.29	34.77	36.21

GL-BOB-13		Step 1	Step 2	Step 3
From:	\$	30.64	31.96	33.30
To:	A	31.10	32.44	33.80
	B	32.19	33.58	34.98
	X	32.59	34.00	35.42
	C	33.57	35.02	36.48
	Y	33.74	35.20	36.66
	D	34.41	35.90	37.39
	Z	34.50	35.99	37.48

GL-BOB-14		Step 1	Step 2	Step 3
From:	\$	31.62	33.00	34.36
To:	A	32.09	33.50	34.88
	B	33.21	34.67	36.10
	X	33.63	35.10	36.55
	C	34.64	36.15	37.65
	Y	34.81	36.33	37.84
	D	35.51	37.06	38.60
	Z	35.60	37.15	38.70

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
CONSTRUCTION INSPECTING SUB-GROUP (COI)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-COI-01 STEP-1		Step 1	Step 2	Step 3
From:	\$	22.00	22.98	23.93
To:	A	22.33	23.32	24.29
	B	23.11	24.14	25.14
	X	23.40	24.44	25.45
	C	24.10	25.17	26.21
	Y	24.82	25.93	27.00
	D	25.32	26.45	27.54
	Z	25.38	26.52	27.61

GL-COI-02 STEP-1		Step 1	Step 2	Step 3
From:	\$	22.79	23.82	24.80
To:	A	23.13	24.18	25.17
	B	23.94	25.03	26.05
	X	24.24	25.34	26.38
	C	24.97	26.10	27.17
	Y	25.72	26.88	27.99
	D	26.23	27.42	28.55
	Z	26.30	27.49	28.62

GL-COI-03 STEP-1		Step 1	Step 2	Step 3
From:	\$	23.57	24.61	25.64
To:	A	23.92	24.98	26.02
	B	24.76	25.85	26.93
	X	25.07	26.17	27.27
	C	25.82	26.96	28.09
	Y	26.59	27.77	28.93
	D	27.12	28.33	29.51
	Z	27.19	28.40	29.58

GL-COI-04 STEP-1		Step 1	Step 2	Step 3
From:	\$	24.34	25.42	26.47
To:	A	24.71	25.80	26.87
	B	25.57	26.70	27.81
	X	25.89	27.03	28.16
	C	26.67	27.84	29.00
	Y	27.47	28.68	29.87
	D	28.02	29.25	30.47
	Z	28.09	29.32	30.55

GL-COI-05 STEP-1		Step 1	Step 2	Step 3
From:	\$	25.21	26.32	27.41
To:	A	25.59	26.71	27.82
	B	26.49	27.64	28.79
	X	26.82	27.99	29.15
	C	27.62	28.83	30.02
	Y	28.45	29.69	30.92
	D	29.02	30.28	31.54
	Z	29.09	30.36	31.62

GL-COI-06 STEP-1		Step 1	Step 2	Step 3
From:	\$	26.09	27.22	28.36
To:	A	26.48	27.63	28.79
	B	27.41	28.60	29.80
	X	27.75	28.96	30.17
	C	28.58	29.83	31.08
	Y	29.44	30.72	32.01
	D	30.03	31.33	32.65
	Z	30.11	31.41	32.73

GL-COI-07 STEP-1		Step 1	Step 2	Step 3
From:	\$	26.98	28.17	29.33
To:	A	27.38	28.59	29.77
	B	28.34	29.59	30.81
	X	28.69	29.96	31.20
	C	29.55	30.86	32.14
	Y	30.44	31.79	33.10
	D	31.05	32.43	33.76
	Z	31.13	32.51	33.84

GL-COI-08 STEP-1		Step 1	Step 2	Step 3
From:	\$	28.11	29.32	30.54
To:	A	28.53	29.76	31.00
	B	29.53	30.80	32.09
	X	29.90	31.19	32.49
	C	30.80	32.13	33.46
	Y	31.72	33.09	34.46
	D	32.35	33.75	35.15
	Z	32.43	33.83	35.24

GL-COI-09 STEP-1		Step 1	Step 2	Step 3
From:	\$	29.17	30.44	31.70
To:	A	29.61	30.90	32.18
	B	30.65	31.98	33.31
	X	31.03	32.38	33.73
	C	31.96	33.35	34.74
	Y	32.92	34.35	35.78
	D	33.58	35.04	36.50
	Z	33.66	35.13	36.59

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
CONSTRUCTION INSPECTING SUB-GROUP (COI) (CONSTRUCTION INSPECTOR)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-COI-09 STEP-2		Step 1	Step 2	Step 3
From:	\$	30.88	32.22	33.55
To:	A	31.34	32.70	34.05
	B	32.44	33.84	35.24
	X	32.85	34.26	35.68
	C	33.84	35.29	36.75
	Y	34.86	36.35	37.85
	D	35.56	37.08	38.61
	Z	35.65	37.17	38.71

GL-COI-10 STEP-2		Step 1	Step 2	Step 3
From:	\$	32.05	33.45	34.83
To:	A	32.53	33.95	35.35
	B	33.67	35.14	36.59
	X	34.09	35.58	37.05
	C	35.11	36.65	38.16
	Y	36.16	37.75	39.30
	D	36.88	38.51	40.09
	Z	36.97	38.61	40.19

GL-COI-11 STEP-2		Step 1	Step 2	Step 3
From:	\$	33.24	34.70	36.13
To:	A	33.74	35.22	36.67
	B	34.92	36.45	37.95
	X	35.36	36.91	38.42
	C	36.42	38.02	39.57
	Y	37.51	39.16	40.76
	D	38.26	39.94	41.58
	Z	38.36	40.04	41.68

GL-COI-12 STEP-2		Step 1	Step 2	Step 3
From:	\$	34.44	35.92	37.44
To:	A	34.96	36.46	38.00
	B	36.18	37.74	39.33
	X	36.63	38.21	39.82
	C	37.73	39.36	41.01
	Y	38.86	40.54	42.24
	D	39.64	41.35	43.08
	Z	39.74	41.45	43.19

GL-COI-13 STEP-2		Step 1	Step 2	Step 3
From:	\$	35.59	37.14	38.70
To:	A	36.12	37.70	39.28
	B	37.38	39.02	40.65
	X	37.85	39.51	41.16
	C	38.99	40.70	42.39
	Y	40.16	41.92	43.66
	D	40.96	42.76	44.53
	Z	41.06	42.87	44.64

GL-COI-14 STEP-2		Step 1	Step 2	Step 3
From:	\$	36.81	38.42	40.00
To:	A	37.36	39.00	40.60
	B	38.67	40.37	42.02
	X	39.15	40.87	42.55
	C	40.32	42.10	43.83
	Y	41.53	43.36	45.14
	D	42.36	44.23	46.04
	Z	42.47	44.34	46.16

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GL - GENERAL LABOUR AND TRADES
ELECTRICAL INSTALLING AND MAINTAINING SUB-GROUP (EIM)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-EIM-01 STEP-1		Step 1	Step 2	Step 3
From:	\$	23.64	24.68	25.70
To:	A	23.99	25.05	26.09
	B	24.83	25.93	27.00
	X	25.14	26.25	27.34
	C	25.89	27.04	28.16
	Y	26.02	27.18	28.30
	D	26.54	27.72	28.87
	Z	26.61	27.79	28.94

GL-EIM-02 STEP-1		Step 1	Step 2	Step 3
From:	\$	24.50	25.56	26.64
To:	A	24.87	25.94	27.04
	B	25.74	26.85	27.99
	X	26.06	27.19	28.34
	C	26.84	28.01	29.19
	Y	26.97	28.15	29.34
	D	27.51	28.71	29.93
	Z	27.58	28.78	30.00

GL-EIM-03 STEP-1		Step 1	Step 2	Step 3
From:	\$	25.31	26.41	27.52
To:	A	25.69	26.81	27.93
	B	26.59	27.75	28.91
	X	26.92	28.10	29.27
	C	27.73	28.94	30.15
	Y	27.87	29.08	30.30
	D	28.43	29.66	30.91
	Z	28.50	29.73	30.99

GL-EIM-04 STEP-1		Step 1	Step 2	Step 3
From:	\$	26.20	27.33	28.47
To:	A	26.59	27.74	28.90
	B	27.52	28.71	29.91
	X	27.86	29.07	30.28
	C	28.70	29.94	31.19
	Y	28.84	30.09	31.35
	D	29.42	30.69	31.98
	Z	29.49	30.77	32.06

GL-EIM-05 STEP-1		Step 1	Step 2	Step 3
From:	\$	27.08	28.26	29.43
To:	A	27.49	28.68	29.87
	B	28.45	29.68	30.92
	X	28.81	30.05	31.31
	C	29.67	30.95	32.25
	Y	29.82	31.10	32.41
	D	30.42	31.72	33.06
	Z	30.50	31.80	33.14

GL-EIM-06 STEP-1		Step 1	Step 2	Step 3
From:	\$	28.11	29.32	30.55
To:	A	28.53	29.76	31.01
	B	29.53	30.80	32.10
	X	29.90	31.19	32.50
	C	30.80	32.13	33.48
	Y	30.95	32.29	33.65
	D	31.57	32.94	34.32
	Z	31.65	33.02	34.41

GL-EIM-07 STEP-1		Step 1	Step 2	Step 3
From:	\$	29.06	30.31	31.58
To:	A	29.50	30.76	32.05
	B	30.53	31.84	33.17
	X	30.91	32.24	33.58
	C	31.84	33.21	34.59
	Y	32.00	33.38	34.76
	D	32.64	34.05	35.46
	Z	32.72	34.14	35.55

GL-EIM-08 STEP-1		Step 1	Step 2	Step 3
From:	\$	30.27	31.60	32.93
To:	A	30.72	32.07	33.42
	B	31.80	33.19	34.59
	X	32.20	33.60	35.02
	C	33.17	34.61	36.07
	Y	33.34	34.78	36.25
	D	34.01	35.48	36.98
	Z	34.10	35.57	37.07

GL-EIM-09 STEP-1		Step 1	Step 2	Step 3
From:	\$	31.49	32.85	34.22
To:	A	31.96	33.34	34.73
	B	33.08	34.51	35.95
	X	33.49	34.94	36.40
	C	34.49	35.99	37.49
	Y	34.66	36.17	37.68
	D	35.35	36.89	38.43
	Z	35.44	36.98	38.53

GL-EIM-10 STEP-1		Step 1	Step 2	Step 3
From:	\$	32.64	34.07	35.47
To:	A	33.13	34.58	36.00
	B	34.29	35.79	37.26
	X	34.72	36.24	37.73
	C	35.76	37.33	38.86
	Y	35.94	37.52	39.05
	D	36.66	38.27	39.83
	Z	36.75	38.37	39.93

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
ELECTRICAL INSTALLING AND MAINTAINING SUB-GROUP (EIM) (ELECTRICIAN)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-EIM-10 STEP-2		Step 1	Step 2	Step 3
From:	\$	33.52	34.98	36.43
To:	A	34.02	35.50	36.98
	B	35.21	36.74	38.27
	X	35.65	37.20	38.75
	C	36.72	38.32	39.91
	Y	36.90	38.51	40.11
	D	37.64	39.28	40.91
	Z	37.73	39.38	41.01

GL-EIM-11 STEP-2		Step 1	Step 2	Step 3
From:	\$	34.72	36.25	37.75
To:	A	35.24	36.79	38.32
	B	36.47	38.08	39.66
	X	36.93	38.56	40.16
	C	38.04	39.72	41.36
	Y	38.23	39.92	41.57
	D	38.99	40.72	42.40
	Z	39.09	40.82	42.51

GL-EIM-12 STEP-2		Step 1	Step 2	Step 3
From:	\$	35.99	37.56	39.12
To:	A	36.53	38.12	39.71
	B	37.81	39.45	41.10
	X	38.28	39.94	41.61
	C	39.43	41.14	42.86
	Y	39.63	41.35	43.07
	D	40.42	42.18	43.93
	Z	40.52	42.29	44.04

GL-EIM-13 STEP-2		Step 1	Step 2	Step 3
From:	\$	37.22	38.81	40.45
To:	A	37.78	39.39	41.06
	B	39.10	40.77	42.50
	X	39.59	41.28	43.03
	C	40.78	42.52	44.32
	Y	40.98	42.73	44.54
	D	41.80	43.58	45.43
	Z	41.90	43.69	45.54

GL-EIM-14 STEP-2		Step 1	Step 2	Step 3
From:	\$	38.44	40.10	41.80
To:	A	39.02	40.70	42.43
	B	40.39	42.12	43.92
	X	40.89	42.65	44.47
	C	42.12	43.93	45.80
	Y	42.33	44.15	46.03
	D	43.18	45.03	46.95
	Z	43.29	45.14	47.07

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
ELEMENTAL SUB-GROUP (ELE)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-ELE-01		Step 1	Step 2	Step 3
From:	\$	20.35	21.24	22.13
To:	A	20.66	21.56	22.46
	B	21.38	22.31	23.25
	X	21.65	22.59	23.54
	C	22.30	23.27	24.25
	Y	22.41	23.39	24.37
	D	22.86	23.86	24.86
	Z	22.92	23.92	24.92

GL-ELE-02		Step 1	Step 2	Step 3
From:	\$	21.12	22.06	22.98
To:	A	21.44	22.39	23.32
	B	22.19	23.17	24.14
	X	22.47	23.46	24.44
	C	23.14	24.16	25.17
	Y	23.26	24.28	25.30
	D	23.73	24.77	25.81
	Z	23.79	24.83	25.87

GL-ELE-03		Step 1	Step 2	Step 3
From:	\$	21.82	22.77	23.74
To:	A	22.15	23.11	24.10
	B	22.93	23.92	24.94
	X	23.22	24.22	25.25
	C	23.92	24.95	26.01
	Y	24.04	25.07	26.14
	D	24.52	25.57	26.66
	Z	24.58	25.63	26.73

GL-ELE-04		Step 1	Step 2	Step 3
From:	\$	22.47	23.45	24.41
To:	A	22.81	23.80	24.78
	B	23.61	24.63	25.65
	X	23.91	24.94	25.97
	C	24.63	25.69	26.75
	Y	24.75	25.82	26.88
	D	25.25	26.34	27.42
	Z	25.31	26.41	27.49

GL-ELE-05		Step 1	Step 2	Step 3
From:	\$	23.35	24.35	25.38
To:	A	23.70	24.72	25.76
	B	24.53	25.59	26.66
	X	24.84	25.91	26.99
	C	25.59	26.69	27.80
	Y	25.72	26.82	27.94
	D	26.23	27.36	28.50
	Z	26.30	27.43	28.57

GL-ELE-06		Step 1	Step 2	Step 3
From:	\$	24.11	25.13	26.22
To:	A	24.47	25.51	26.61
	B	25.33	26.40	27.54
	X	25.65	26.73	27.88
	C	26.42	27.53	28.72
	Y	26.55	27.67	28.86
	D	27.08	28.22	29.44
	Z	27.15	28.29	29.51

GL-ELE-07		Step 1	Step 2	Step 3
From:	\$	24.93	26.00	27.08
To:	A	25.30	26.39	27.49
	B	26.19	27.31	28.45
	X	26.52	27.65	28.81
	C	27.32	28.48	29.67
	Y	27.46	28.62	29.82
	D	28.01	29.19	30.42
	Z	28.08	29.26	30.50

GL-ELE-08		Step 1	Step 2	Step 3
From:	\$	25.91	27.01	28.16
To:	A	26.30	27.42	28.58
	B	27.22	28.38	29.58
	X	27.56	28.73	29.95
	C	28.39	29.59	30.85
	Y	28.53	29.74	31.00
	D	29.10	30.33	31.62
	Z	29.17	30.41	31.70

GL-ELE-09		Step 1	Step 2	Step 3
From:	\$	26.85	28.00	29.18
To:	A	27.25	28.42	29.62
	B	28.20	29.41	30.66
	X	28.55	29.78	31.04
	C	29.41	30.67	31.97
	Y	29.56	30.82	32.13
	D	30.15	31.44	32.77
	Z	30.23	31.52	32.85

GL-ELE-10		Step 1	Step 2	Step 3
From:	\$	27.89	29.12	30.33
To:	A	28.31	29.56	30.78
	B	29.30	30.59	31.86
	X	29.67	30.97	32.26
	C	30.56	31.90	33.23
	Y	30.71	32.06	33.40
	D	31.32	32.70	34.07
	Z	31.40	32.78	34.16

GL-ELE-11		Step 1	Step 2	Step 3
From:	\$	28.97	30.21	31.46
To:	A	29.40	30.66	31.93
	B	30.43	31.73	33.05
	X	30.81	32.13	33.46
	C	31.73	33.09	34.46
	Y	31.89	33.26	34.63
	D	32.53	33.93	35.32
	Z	32.61	34.01	35.41

GL-ELE-12		Step 1	Step 2	Step 3
From:	\$	29.94	31.22	32.54
To:	A	30.39	31.69	33.03
	B	31.45	32.80	34.19
	X	31.84	33.21	34.62
	C	32.80	34.21	35.66
	Y	32.96	34.38	35.84
	D	33.62	35.07	36.56
	Z	33.70	35.16	36.65

GL-ELE-13		Step 1	Step 2	Step 3
From:	\$	30.95	32.30	33.63
To:	A	31.41	32.78	34.13
	B	32.51	33.93	35.32
	X	32.92	34.35	35.76
	C	33.91	35.38	36.83
	Y	34.08	35.56	37.01
	D	34.76	36.27	37.75
	Z	34.85	36.36	37.84

GL-ELE-14		Step 1	Step 2	Step 3
From:	\$	31.94	33.31	34.71
To:	A	32.42	33.81	35.23
	B	33.55	34.99	36.46
	X	33.97	35.43	36.92
	C	34.99	36.49	38.03
	Y	35.16	36.67	38.22
	D	35.86	37.40	38.98
	Z	35.95	37.49	39.08

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GL - GENERAL LABOUR AND TRADES
MACHINERY MAINTAINING SUB-GROUP (MAM)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-MAM-01		Step 1	Step 2	Step 3
From:	\$	22.32	23.27	24.25
To:	A	22.65	23.62	24.61
	B	23.44	24.45	25.47
	X	23.73	24.76	25.79
	C	24.44	25.50	26.56
	Y	25.17	26.27	27.36
	D	25.67	26.80	27.91
	Z	25.73	26.87	27.98

GL-MAM-02		Step 1	Step 2	Step 3
From:	\$	23.18	24.19	25.18
To:	A	23.53	24.55	25.56
	B	24.35	25.41	26.45
	X	24.65	25.73	26.78
	C	25.39	26.50	27.58
	Y	26.15	27.30	28.41
	D	26.67	27.85	28.98
	Z	26.74	27.92	29.05

GL-MAM-03		Step 1	Step 2	Step 3
From:	\$	23.95	24.99	26.02
To:	A	24.31	25.36	26.41
	B	25.16	26.25	27.33
	X	25.47	26.58	27.67
	C	26.23	27.38	28.50
	Y	27.02	28.20	29.36
	D	27.56	28.76	29.95
	Z	27.63	28.83	30.02

GL-MAM-04		Step 1	Step 2	Step 3
From:	\$	24.73	25.82	26.89
To:	A	25.10	26.21	27.29
	B	25.98	27.13	28.25
	X	26.30	27.47	28.60
	C	27.09	28.29	29.46
	Y	27.90	29.14	30.34
	D	28.46	29.72	30.95
	Z	28.53	29.79	31.03

GL-MAM-05		Step 1	Step 2	Step 3
From:	\$	25.60	26.75	27.84
To:	A	25.98	27.15	28.26
	B	26.89	28.10	29.25
	X	27.23	28.45	29.62
	C	28.05	29.30	30.51
	Y	28.89	30.18	31.43
	D	29.47	30.78	32.06
	Z	29.54	30.86	32.14

GL-MAM-06		Step 1	Step 2	Step 3
From:	\$	26.51	27.68	28.81
To:	A	26.91	28.10	29.24
	B	27.85	29.08	30.26
	X	28.20	29.44	30.64
	C	29.05	30.32	31.56
	Y	29.92	31.23	32.51
	D	30.52	31.85	33.16
	Z	30.60	31.93	33.24

GL-MAM-07		Step 1	Step 2	Step 3
From:	\$	27.41	28.59	29.79
To:	A	27.82	29.02	30.24
	B	28.79	30.04	31.30
	X	29.15	30.42	31.69
	C	30.02	31.33	32.64
	Y	30.92	32.27	33.62
	D	31.54	32.92	34.29
	Z	31.62	33.00	34.38

GL-MAM-08		Step 1	Step 2	Step 3
From:	\$	28.54	29.78	31.02
To:	A	28.97	30.23	31.49
	B	29.98	31.29	32.59
	X	30.35	31.68	33.00
	C	31.26	32.63	33.99
	Y	32.20	33.61	35.01
	D	32.84	34.28	35.71
	Z	32.92	34.37	35.80

GL-MAM-09		Step 1	Step 2	Step 3
From:	\$	29.66	30.94	32.24
To:	A	30.10	31.40	32.72
	B	31.15	32.50	33.87
	X	31.54	32.91	34.29
	C	32.49	33.90	35.32
	Y	33.46	34.92	36.38
	D	34.13	35.62	37.11
	Z	34.22	35.71	37.20

GL-MAM-10		Step 1	Step 2	Step 3
From:	\$	30.83	32.16	33.51
To:	A	31.29	32.64	34.01
	B	32.39	33.78	35.20
	X	32.79	34.20	35.64
	C	33.77	35.23	36.71
	Y	34.78	36.29	37.81
	D	35.48	37.02	38.57
	Z	35.57	37.11	38.67

GL-MAM-11		Step 1	Step 2	Step 3
From:	\$	31.94	33.32	34.71
To:	A	32.42	33.82	35.23
	B	33.55	35.00	36.46
	X	33.97	35.44	36.92
	C	34.99	36.50	38.03
	Y	36.04	37.60	39.17
	D	36.76	38.35	39.95
	Z	36.85	38.45	40.05

GL-MAM-12		Step 1	Step 2	Step 3
From:	\$	33.09	34.54	35.97
To:	A	33.59	35.06	36.51
	B	34.77	36.29	37.79
	X	35.20	36.74	38.26
	C	36.26	37.84	39.41
	Y	37.35	38.98	40.59
	D	38.10	39.76	41.40
	Z	38.20	39.86	41.50

GL-MAM-13		Step 1	Step 2	Step 3
From:	\$	34.21	35.71	37.20
To:	A	34.72	36.25	37.76
	B	35.94	37.52	39.08
	X	36.39	37.99	39.57
	C	37.48	39.13	40.76
	Y	38.60	40.30	41.98
	D	39.37	41.11	42.82
	Z	39.47	41.21	42.93

GL-MAM-14		Step 1	Step 2	Step 3
From:	\$	35.31	36.85	38.40
To:	A	35.84	37.40	38.98
	B	37.09	38.71	40.34
	X	37.55	39.19	40.84
	C	38.68	40.37	42.07
	Y	39.84	41.58	43.33
	D	40.64	42.41	44.20
	Z	40.74	42.52	44.31

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GL - GENERAL LABOUR AND TRADES
MANIPULATION SUB-GROUP (MAN)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-MAN-01		Step 1	Step 2	Step 3
From:	\$	22.69	23.68	24.66
To:	A	23.03	24.04	25.03
	B	23.84	24.88	25.91
	X	24.14	25.19	26.23
	C	24.86	25.95	27.02
	Y	24.98	26.08	27.16
	D	25.48	26.60	27.70
	Z	25.54	26.67	27.77

GL-MAN-02		Step 1	Step 2	Step 3
From:	\$	23.44	24.45	25.48
To:	A	23.79	24.82	25.86
	B	24.62	25.69	26.77
	X	24.93	26.01	27.10
	C	25.68	26.79	27.91
	Y	25.81	26.92	28.05
	D	26.33	27.46	28.61
	Z	26.40	27.53	28.68

GL-MAN-03		Step 1	Step 2	Step 3
From:	\$	24.26	25.32	26.37
To:	A	24.62	25.70	26.77
	B	25.48	26.60	27.71
	X	25.80	26.93	28.06
	C	26.57	27.74	28.90
	Y	26.70	27.88	29.04
	D	27.23	28.44	29.62
	Z	27.30	28.51	29.69

GL-MAN-04		Step 1	Step 2	Step 3
From:	\$	25.08	26.19	27.27
To:	A	25.46	26.58	27.68
	B	26.35	27.51	28.65
	X	26.68	27.85	29.01
	C	27.48	28.69	29.88
	Y	27.62	28.83	30.03
	D	28.17	29.41	30.63
	Z	28.24	29.48	30.71

GL-MAN-05		Step 1	Step 2	Step 3
From:	\$	25.94	27.04	28.19
To:	A	26.33	27.45	28.61
	B	27.25	28.41	29.61
	X	27.59	28.77	29.98
	C	28.42	29.63	30.88
	Y	28.56	29.78	31.03
	D	29.13	30.38	31.65
	Z	29.20	30.46	31.73

GL-MAN-06		Step 1	Step 2	Step 3
From:	\$	26.85	28.00	29.17
To:	A	27.25	28.42	29.61
	B	28.20	29.41	30.65
	X	28.55	29.78	31.03
	C	29.41	30.67	31.96
	Y	29.56	30.82	32.12
	D	30.15	31.44	32.76
	Z	30.23	31.52	32.84

GL-MAN-07		Step 1	Step 2	Step 3
From:	\$	27.75	28.98	30.16
To:	A	28.17	29.41	30.61
	B	29.16	30.44	31.68
	X	29.52	30.82	32.08
	C	30.41	31.74	33.04
	Y	30.56	31.90	33.21
	D	31.17	32.54	33.87
	Z	31.25	32.62	33.95

GL-MAN-08		Step 1	Step 2	Step 3
From:	\$	28.99	30.22	31.50
To:	A	29.42	30.67	31.97
	B	30.45	31.74	33.09
	X	30.83	32.14	33.50
	C	31.75	33.10	34.51
	Y	31.91	33.27	34.68
	D	32.55	33.94	35.37
	Z	32.63	34.02	35.46

GL-MAN-09		Step 1	Step 2	Step 3
From:	\$	30.07	31.39	32.68
To:	A	30.52	31.86	33.17
	B	31.59	32.98	34.33
	X	31.98	33.39	34.76
	C	32.94	34.39	35.80
	Y	33.10	34.56	35.98
	D	33.76	35.25	36.70
	Z	33.84	35.34	36.79

GL-MAN-10		Step 1	Step 2	Step 3
From:	\$	31.24	32.60	33.95
To:	A	31.71	33.09	34.46
	B	32.82	34.25	35.67
	X	33.23	34.68	36.12
	C	34.23	35.72	37.20
	Y	34.40	35.90	37.39
	D	35.09	36.62	38.14
	Z	35.18	36.71	38.24

GL-MAN-11		Step 1	Step 2	Step 3
From:	\$	32.39	33.80	35.21
To:	A	32.88	34.31	35.74
	B	34.03	35.51	36.99
	X	34.46	35.95	37.45
	C	35.49	37.03	38.57
	Y	35.67	37.22	38.76
	D	36.38	37.96	39.54
	Z	36.47	38.05	39.64

GL-MAN-12		Step 1	Step 2	Step 3
From:	\$	33.51	34.98	36.43
To:	A	34.01	35.50	36.98
	B	35.20	36.74	38.27
	X	35.64	37.20	38.75
	C	36.71	38.32	39.91
	Y	36.89	38.51	40.11
	D	37.63	39.28	40.91
	Z	37.72	39.38	41.01

GL-MAN-13		Step 1	Step 2	Step 3
From:	\$	34.73	36.26	37.75
To:	A	35.25	36.80	38.32
	B	36.48	38.09	39.66
	X	36.94	38.57	40.16
	C	38.05	39.73	41.36
	Y	38.24	39.93	41.57
	D	39.00	40.73	42.40
	Z	39.10	40.83	42.51

GL-MAN-14		Step 1	Step 2	Step 3
From:	\$	35.82	37.37	38.93
To:	A	36.36	37.93	39.51
	B	37.63	39.26	40.89
	X	38.10	39.75	41.40
	C	39.24	40.94	42.64
	Y	39.44	41.14	42.85
	D	40.23	41.96	43.71
	Z	40.33	42.06	43.82

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
MACHINE DRIVING-OPERATING SUB-GROUP (MDO)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-MDO-01		Step 1	Step 2	Step 3
From:	\$	20.67	21.58	22.47
To:	A	20.98	21.90	22.81
	B	21.71	22.67	23.61
	X	21.98	22.95	23.91
	C	22.64	23.64	24.63
	Y	23.32	24.35	25.37
	D	23.79	24.84	25.88
	Z	23.85	24.90	25.94

GL-MDO-02		Step 1	Step 2	Step 3
From:	\$	21.39	22.33	23.26
To:	A	21.71	22.66	23.61
	B	22.47	23.45	24.44
	X	22.75	23.74	24.75
	C	23.43	24.45	25.49
	Y	24.13	25.18	26.25
	D	24.61	25.68	26.78
	Z	24.67	25.74	26.85

GL-MDO-03		Step 1	Step 2	Step 3
From:	\$	22.13	23.09	24.06
To:	A	22.46	23.44	24.42
	B	23.25	24.26	25.27
	X	23.54	24.56	25.59
	C	24.25	25.30	26.36
	Y	24.98	26.06	27.15
	D	25.48	26.58	27.69
	Z	25.54	26.65	27.76

GL-MDO-04		Step 1	Step 2	Step 3
From:	\$	22.86	23.88	24.85
To:	A	23.20	24.24	25.22
	B	24.01	25.09	26.10
	X	24.31	25.40	26.43
	C	25.04	26.16	27.22
	Y	25.79	26.94	28.04
	D	26.31	27.48	28.60
	Z	26.38	27.55	28.67

GL-MDO-05		Step 1	Step 2	Step 3
From:	\$	24.12	25.14	26.23
To:	A	24.48	25.52	26.62
	B	25.34	26.41	27.55
	X	25.66	26.74	27.89
	C	26.43	27.54	28.73
	Y	27.22	28.37	29.59
	D	27.76	28.94	30.18
	Z	27.83	29.01	30.26

GL-MDO-06		Step 1	Step 2	Step 3
From:	\$	24.98	26.07	27.13
To:	A	25.35	26.46	27.54
	B	26.24	27.39	28.50
	X	26.57	27.73	28.86
	C	27.37	28.56	29.73
	Y	28.19	29.42	30.62
	D	28.75	30.01	31.23
	Z	28.82	30.09	31.31

GL-MDO-07		Step 1	Step 2	Step 3
From:	\$	25.82	26.93	28.06
To:	A	26.21	27.33	28.48
	B	27.13	28.29	29.48
	X	27.47	28.64	29.85
	C	28.29	29.50	30.75
	Y	29.14	30.39	31.67
	D	29.72	31.00	32.30
	Z	29.79	31.08	32.38

GL-MDO-08		Step 1	Step 2	Step 3
From:	\$	26.85	28.00	29.18
To:	A	27.25	28.42	29.62
	B	28.20	29.41	30.66
	X	28.55	29.78	31.04
	C	29.41	30.67	31.97
	Y	30.29	31.59	32.93
	D	30.90	32.22	33.59
	Z	30.98	32.30	33.67

GL-MDO-09		Step 1	Step 2	Step 3
From:	\$	27.87	29.09	30.31
To:	A	28.29	29.53	30.76
	B	29.28	30.56	31.84
	X	29.65	30.94	32.24
	C	30.54	31.87	33.21
	Y	31.46	32.83	34.21
	D	32.09	33.49	34.89
	Z	32.17	33.57	34.98

GL-MDO-10		Step 1	Step 2	Step 3
From:	\$	28.98	30.22	31.47
To:	A	29.41	30.67	31.94
	B	30.44	31.74	33.06
	X	30.82	32.14	33.47
	C	31.74	33.10	34.47
	Y	32.69	34.09	35.50
	D	33.34	34.77	36.21
	Z	33.42	34.86	36.30

GL-MDO-11		Step 1	Step 2	Step 3
From:	\$	29.98	31.27	32.59
To:	A	30.43	31.74	33.08
	B	31.50	32.85	34.24
	X	31.89	33.26	34.67
	C	32.85	34.26	35.71
	Y	33.84	35.29	36.78
	D	34.52	36.00	37.52
	Z	34.61	36.09	37.61

GL-MDO-12		Step 1	Step 2	Step 3
From:	\$	31.09	32.44	33.80
To:	A	31.56	32.93	34.31
	B	32.66	34.08	35.51
	X	33.07	34.51	35.95
	C	34.06	35.55	37.03
	Y	35.08	36.62	38.14
	D	35.78	37.35	38.90
	Z	35.87	37.44	39.00

GL-MDO-13		Step 1	Step 2	Step 3
From:	\$	32.16	33.53	34.96
To:	A	32.64	34.03	35.48
	B	33.78	35.22	36.72
	X	34.20	35.66	37.18
	C	35.23	36.73	38.30
	Y	36.29	37.83	39.45
	D	37.02	38.59	40.24
	Z	37.11	38.69	40.34

GL-MDO-14		Step 1	Step 2	Step 3
From:	\$	33.15	34.61	36.04
To:	A	33.65	35.13	36.58
	B	34.83	36.36	37.86
	X	35.27	36.81	38.33
	C	36.33	37.91	39.48
	Y	37.42	39.05	40.66
	D	38.17	39.83	41.47
	Z	38.27	39.93	41.57

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
MACHINE OPERATING-CONTROLLING SUB-GROUP (MOC)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-MOC-01		Step 1	Step 2	Step 3
From:	\$	22.23	23.20	24.17
To:	A	22.56	23.55	24.53
	B	23.35	24.37	25.39
	X	23.64	24.67	25.71
	C	24.35	25.41	26.48
	Y	24.47	25.54	26.61
	D	24.96	26.05	27.14
	Z	25.02	26.12	27.21

GL-MOC-02		Step 1	Step 2	Step 3
From:	\$	22.94	23.93	24.94
To:	A	23.28	24.29	25.31
	B	24.09	25.14	26.20
	X	24.39	25.45	26.53
	C	25.12	26.21	27.33
	Y	25.25	26.34	27.47
	D	25.76	26.87	28.02
	Z	25.82	26.94	28.09

GL-MOC-03		Step 1	Step 2	Step 3
From:	\$	23.80	24.81	25.86
To:	A	24.16	25.18	26.25
	B	25.01	26.06	27.17
	X	25.32	26.39	27.51
	C	26.08	27.18	28.34
	Y	26.21	27.32	28.48
	D	26.73	27.87	29.05
	Z	26.80	27.94	29.12

GL-MOC-04		Step 1	Step 2	Step 3
From:	\$	24.51	25.56	26.66
To:	A	24.88	25.94	27.06
	B	25.75	26.85	28.01
	X	26.07	27.19	28.36
	C	26.85	28.01	29.21
	Y	26.98	28.15	29.36
	D	27.52	28.71	29.95
	Z	27.59	28.78	30.02

GL-MOC-05		Step 1	Step 2	Step 3
From:	\$	25.42	26.51	27.64
To:	A	25.80	26.91	28.05
	B	26.70	27.85	29.03
	X	27.03	28.20	29.39
	C	27.84	29.05	30.27
	Y	27.98	29.20	30.42
	D	28.54	29.78	31.03
	Z	28.61	29.85	31.11

GL-MOC-06		Step 1	Step 2	Step 3
From:	\$	26.32	27.45	28.60
To:	A	26.71	27.86	29.03
	B	27.64	28.84	30.05
	X	27.99	29.20	30.43
	C	28.83	30.08	31.34
	Y	28.97	30.23	31.50
	D	29.55	30.83	32.13
	Z	29.62	30.91	32.21

GL-MOC-07		Step 1	Step 2	Step 3
From:	\$	27.25	28.44	29.61
To:	A	27.66	28.87	30.05
	B	28.63	29.88	31.10
	X	28.99	30.25	31.49
	C	29.86	31.16	32.43
	Y	30.01	31.32	32.59
	D	30.61	31.95	33.24
	Z	30.69	32.03	33.32

GL-MOC-08		Step 1	Step 2	Step 3
From:	\$	28.39	29.61	30.86
To:	A	28.82	30.05	31.32
	B	29.83	31.10	32.42
	X	30.20	31.49	32.83
	C	31.11	32.43	33.81
	Y	31.27	32.59	33.98
	D	31.90	33.24	34.66
	Z	31.98	33.32	34.75

GL-MOC-09		Step 1	Step 2	Step 3
From:	\$	29.43	30.73	32.02
To:	A	29.87	31.19	32.50
	B	30.92	32.28	33.64
	X	31.31	32.68	34.06
	C	32.25	33.66	35.08
	Y	32.41	33.83	35.26
	D	33.06	34.51	35.97
	Z	33.14	34.60	36.06

GL-MOC-10		Step 1	Step 2	Step 3
From:	\$	30.55	31.89	33.23
To:	A	31.01	32.37	33.73
	B	32.10	33.50	34.91
	X	32.50	33.92	35.35
	C	33.48	34.94	36.41
	Y	33.65	35.11	36.59
	D	34.32	35.81	37.32
	Z	34.41	35.90	37.41

GL-MOC-11		Step 1	Step 2	Step 3
From:	\$	31.70	33.08	34.47
To:	A	32.18	33.58	34.99
	B	33.31	34.76	36.21
	X	33.73	35.19	36.66
	C	34.74	36.25	37.76
	Y	34.91	36.43	37.95
	D	35.61	37.16	38.71
	Z	35.70	37.25	38.81

GL-MOC-12		Step 1	Step 2	Step 3
From:	\$	32.80	34.21	35.65
To:	A	33.29	34.72	36.18
	B	34.46	35.94	37.45
	X	34.89	36.39	37.92
	C	35.94	37.48	39.06
	Y	36.12	37.67	39.26
	D	36.84	38.42	40.05
	Z	36.93	38.52	40.15

GL-MOC-13		Step 1	Step 2	Step 3
From:	\$	33.90	35.39	36.85
To:	A	34.41	35.92	37.40
	B	35.61	37.18	38.71
	X	36.06	37.64	39.19
	C	37.14	38.77	40.37
	Y	37.33	38.96	40.57
	D	38.08	39.74	41.38
	Z	38.18	39.84	41.48

GL-MOC-14		Step 1	Step 2	Step 3
From:	\$	35.02	36.56	38.07
To:	A	35.55	37.11	38.64
	B	36.79	38.41	39.99
	X	37.25	38.89	40.49
	C	38.37	40.06	41.70
	Y	38.56	40.26	41.91
	D	39.33	41.07	42.75
	Z	39.43	41.17	42.86

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GL - GENERAL LABOUR AND TRADES
PAINTING AND CONSTRUCTION FINISHING SUB-GROUP (PCF)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-PCF-06		Step 1	Step 2	Step 3
From:	\$	28.69	29.97	31.21
To:	A	29.12	30.42	31.68
	B	30.14	31.48	32.79
	X	30.52	31.87	33.20
	C	31.44	32.83	34.20
	Y	31.60	32.99	34.37
	D	32.23	33.65	35.06
	Z	32.31	33.73	35.15

GL-PCF-07		Step 1	Step 2	Step 3
From:	\$	29.69	30.98	32.29
To:	A	30.14	31.44	32.77
	B	31.19	32.54	33.92
	X	31.58	32.95	34.34
	C	32.53	33.94	35.37
	Y	32.69	34.11	35.55
	D	33.34	34.79	36.26
	Z	33.42	34.88	36.35

GL-PCF-08		Step 1	Step 2	Step 3
From:	\$	30.94	32.29	33.62
To:	A	31.40	32.77	34.12
	B	32.50	33.92	35.31
	X	32.91	34.34	35.75
	C	33.90	35.37	36.82
	Y	34.07	35.55	37.00
	D	34.75	36.26	37.74
	Z	34.84	36.35	37.83

GL-PCF-09		Step 1	Step 2	Step 3
From:	\$	32.18	33.55	34.98
To:	A	32.66	34.05	35.50
	B	33.80	35.24	36.74
	X	34.22	35.68	37.20
	C	35.25	36.75	38.32
	Y	35.43	36.93	38.51
	D	36.14	37.67	39.28
	Z	36.23	37.76	39.38

GL-PCF-10		Step 1	Step 2	Step 3
From:	\$	33.46	34.90	36.36
To:	A	33.96	35.42	36.91
	B	35.15	36.66	38.20
	X	35.59	37.12	38.68
	C	36.66	38.23	39.84
	Y	36.84	38.42	40.04
	D	37.58	39.19	40.84
	Z	37.67	39.29	40.94

GL-PCF-11		Step 1	Step 2	Step 3
From:	\$	34.65	36.14	37.66
To:	A	35.17	36.68	38.22
	B	36.40	37.96	39.56
	X	36.86	38.43	40.05
	C	37.97	39.58	41.25
	Y	38.16	39.78	41.46
	D	38.92	40.58	42.29
	Z	39.02	40.68	42.40

GL-PCF-12		Step 1	Step 2	Step 3
From:	\$	35.89	37.47	39.03
To:	A	36.43	38.03	39.62
	B	37.71	39.36	41.01
	X	38.18	39.85	41.52
	C	39.33	41.05	42.77
	Y	39.53	41.26	42.98
	D	40.32	42.09	43.84
	Z	40.42	42.20	43.95

GL-PCF-13		Step 1	Step 2	Step 3
From:	\$	37.17	38.78	40.38
To:	A	37.73	39.36	40.99
	B	39.05	40.74	42.42
	X	39.54	41.25	42.95
	C	40.73	42.49	44.24
	Y	40.93	42.70	44.46
	D	41.75	43.55	45.35
	Z	41.85	43.66	45.46

GL-PCF-14		Step 1	Step 2	Step 3
From:	\$	38.39	40.04	41.73
To:	A	38.97	40.64	42.36
	B	40.33	42.06	43.84
	X	40.83	42.59	44.39
	C	42.05	43.87	45.72
	Y	42.26	44.09	45.95
	D	43.11	44.97	46.87
	Z	43.22	45.08	46.99

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
PIPEFITTING SUB-GROUP (PIP)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-PIP-01 Step-1		Step 1	Step 2	Step 3
From:	\$	22.95	23.94	24.96
To:	A	23.29	24.30	25.33
	B	24.11	25.15	26.22
	X	24.41	25.46	26.55
	C	25.14	26.22	27.35
	Y	25.27	26.35	27.49
	D	25.78	26.88	28.04
	Z	25.84	26.95	28.11

GL-PIP-02 Step-1		Step 1	Step 2	Step 3
From:	\$	23.75	24.78	25.82
To:	A	24.11	25.15	26.21
	B	24.95	26.03	27.13
	X	25.26	26.36	27.47
	C	26.02	27.15	28.29
	Y	26.15	27.29	28.43
	D	26.67	27.84	29.00
	Z	26.74	27.91	29.07

GL-PIP-03 Step-1		Step 1	Step 2	Step 3
From:	\$	24.62	25.71	26.77
To:	A	24.99	26.10	27.17
	B	25.86	27.01	28.12
	X	26.18	27.35	28.47
	C	26.97	28.17	29.32
	Y	27.10	28.31	29.47
	D	27.64	28.88	30.06
	Z	27.71	28.95	30.14

GL-PIP-04 Step-1		Step 1	Step 2	Step 3
From:	\$	25.41	26.51	27.63
To:	A	25.79	26.91	28.04
	B	26.69	27.85	29.02
	X	27.02	28.20	29.38
	C	27.83	29.05	30.26
	Y	27.97	29.20	30.41
	D	28.53	29.78	31.02
	Z	28.60	29.85	31.10

GL-PIP-05 Step-1		Step 1	Step 2	Step 3
From:	\$	26.35	27.48	28.64
To:	A	26.75	27.89	29.07
	B	27.69	28.87	30.09
	X	28.04	29.23	30.47
	C	28.88	30.11	31.38
	Y	29.02	30.26	31.54
	D	29.60	30.87	32.17
	Z	29.67	30.95	32.25

GL-PIP-06 Step-1		Step 1	Step 2	Step 3
From:	\$	27.30	28.51	29.68
To:	A	27.71	28.94	30.13
	B	28.68	29.95	31.18
	X	29.04	30.32	31.57
	C	29.91	31.23	32.52
	Y	30.06	31.39	32.68
	D	30.66	32.02	33.33
	Z	30.74	32.10	33.41

GL-PIP-07 Step-1		Step 1	Step 2	Step 3
From:	\$	28.19	29.41	30.65
To:	A	28.61	29.85	31.11
	B	29.61	30.89	32.20
	X	29.98	31.28	32.60
	C	30.88	32.22	33.58
	Y	31.03	32.38	33.75
	D	31.65	33.03	34.43
	Z	31.73	33.11	34.52

GL-PIP-08 Step-1		Step 1	Step 2	Step 3
From:	\$	29.39	30.67	31.94
To:	A	29.83	31.13	32.42
	B	30.87	32.22	33.55
	X	31.26	32.62	33.97
	C	32.20	33.60	34.99
	Y	32.36	33.77	35.16
	D	33.01	34.45	35.86
	Z	33.09	34.54	35.95

GL-PIP-09 Step-1		Step 1	Step 2	Step 3
From:	\$	30.56	31.90	33.23
To:	A	31.02	32.38	33.73
	B	32.11	33.51	34.91
	X	32.51	33.93	35.35
	C	33.49	34.95	36.41
	Y	33.66	35.12	36.59
	D	34.33	35.82	37.32
	Z	34.42	35.91	37.41

GL-PIP-10 Step-1		Step 1	Step 2	Step 3
From:	\$	31.67	33.05	34.43
To:	A	32.15	33.55	34.95
	B	33.28	34.72	36.17
	X	33.70	35.15	36.62
	C	34.71	36.20	37.72
	Y	34.88	36.38	37.91
	D	35.58	37.11	38.67
	Z	35.67	37.20	38.77

GL-PIP-11 Step-1		Step 1	Step 2	Step 3
From:	\$	32.91	34.35	35.77
To:	A	33.40	34.87	36.31
	B	34.57	36.09	37.58
	X	35.00	36.54	38.05
	C	36.05	37.64	39.19
	Y	36.23	37.83	39.39
	D	36.95	38.59	40.18
	Z	37.04	38.69	40.28

GL-PIP-12 Step-1		Step 1	Step 2	Step 3
From:	\$	34.02	35.52	36.99
To:	A	34.53	36.05	37.54
	B	35.74	37.31	38.85
	X	36.19	37.78	39.34
	C	37.28	38.91	40.52
	Y	37.47	39.10	40.72
	D	38.22	39.88	41.53
	Z	38.32	39.98	41.63

GL-PIP-13 Step-1		Step 1	Step 2	Step 3
From:	\$	35.24	36.76	38.28
To:	A	35.77	37.31	38.85
	B	37.02	38.62	40.21
	X	37.48	39.10	40.71
	C	38.60	40.27	41.93
	Y	38.79	40.47	42.14
	D	39.57	41.28	42.98
	Z	39.67	41.38	43.09

GL-PIP-14 Step-1		Step 1	Step 2	Step 3
From:	\$	36.39	37.98	39.56
To:	A	36.94	38.55	40.15
	B	38.23	39.90	41.56
	X	38.71	40.40	42.08
	C	39.87	41.61	43.34
	Y	40.07	41.82	43.56
	D	40.87	42.66	44.43
	Z	40.97	42.77	44.54

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
PIPEFITTING SUB-GROUP (PIP) (PIPEFITTER AND PLUMBER)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-PIP-09 Step-2		Step 1	Step 2	Step 3
From:	\$	31.60	32.99	34.36
To:	A	32.07	33.48	34.88
	B	33.19	34.65	36.10
	X	33.60	35.08	36.55
	C	34.61	36.13	37.65
	Y	34.78	36.31	37.84
	D	35.48	37.04	38.60
	Z	35.57	37.13	38.70

GL-PIP-10 Step-2		Step 1	Step 2	Step 3
From:	\$	32.91	34.35	35.77
To:	A	33.40	34.87	36.31
	B	34.57	36.09	37.58
	X	35.00	36.54	38.05
	C	36.05	37.64	39.19
	Y	36.23	37.83	39.39
	D	36.95	38.59	40.18
	Z	37.04	38.69	40.28

GL-PIP-11 Step-2		Step 1	Step 2	Step 3
From:	\$	34.05	35.53	37.04
To:	A	34.56	36.06	37.60
	B	35.77	37.32	38.92
	X	36.22	37.79	39.41
	C	37.31	38.92	40.59
	Y	37.50	39.11	40.79
	D	38.25	39.89	41.61
	Z	38.35	39.99	41.71

GL-PIP-12 Step-2		Step 1	Step 2	Step 3
From:	\$	35.27	36.81	38.34
To:	A	35.80	37.36	38.92
	B	37.05	38.67	40.28
	X	37.51	39.15	40.78
	C	38.64	40.32	42.00
	Y	38.83	40.52	42.21
	D	39.61	41.33	43.05
	Z	39.71	41.43	43.16

GL-PIP-13 Step-2		Step 1	Step 2	Step 3
From:	\$	36.50	38.08	39.65
To:	A	37.05	38.65	40.24
	B	38.35	40.00	41.65
	X	38.83	40.50	42.17
	C	39.99	41.72	43.44
	Y	40.19	41.93	43.66
	D	40.99	42.77	44.53
	Z	41.09	42.88	44.64

GL-PIP-14 Step-2		Step 1	Step 2	Step 3
From:	\$	37.69	39.35	40.99
To:	A	38.26	39.94	41.60
	B	39.60	41.34	43.06
	X	40.10	41.86	43.60
	C	41.30	43.12	44.91
	Y	41.51	43.34	45.13
	D	42.34	44.21	46.03
	Z	42.45	44.32	46.15

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GL - GENERAL LABOUR AND TRADES
PRECISION WORKING SUB-GROUP (PRW)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-PRW-01 Step-1		Step 1	Step 2	Step 3
From:	\$	22.69	23.69	24.67
To:	A	23.03	24.05	25.04
	B	23.84	24.89	25.92
	X	24.14	25.20	26.24
	C	24.86	25.96	27.03
	Y	24.98	26.09	27.17
	D	25.48	26.61	27.71
	Z	25.54	26.68	27.78

GL-PRW-02 Step-1		Step 1	Step 2	Step 3
From:	\$	23.46	24.47	25.50
To:	A	23.81	24.84	25.88
	B	24.64	25.71	26.79
	X	24.95	26.03	27.12
	C	25.70	26.81	27.93
	Y	25.83	26.94	28.07
	D	26.35	27.48	28.63
	Z	26.42	27.55	28.70

GL-PRW-03 Step-1		Step 1	Step 2	Step 3
From:	\$	24.26	25.34	26.38
To:	A	24.62	25.72	26.78
	B	25.48	26.62	27.72
	X	25.80	26.95	28.07
	C	26.57	27.76	28.91
	Y	26.70	27.90	29.05
	D	27.23	28.46	29.63
	Z	27.30	28.53	29.70

GL-PRW-04 Step-1		Step 1	Step 2	Step 3
From:	\$	25.08	26.19	27.27
To:	A	25.46	26.58	27.68
	B	26.35	27.51	28.65
	X	26.68	27.85	29.01
	C	27.48	28.69	29.88
	Y	27.62	28.83	30.03
	D	28.17	29.41	30.63
	Z	28.24	29.48	30.71

GL-PRW-05 Step-1		Step 1	Step 2	Step 3
From:	\$	25.94	27.04	28.19
To:	A	26.33	27.45	28.61
	B	27.25	28.41	29.61
	X	27.59	28.77	29.98
	C	28.42	29.63	30.88
	Y	28.56	29.78	31.03
	D	29.13	30.38	31.65
	Z	29.20	30.46	31.73

GL-PRW-06 Step-1		Step 1	Step 2	Step 3
From:	\$	26.91	28.09	29.24
To:	A	27.31	28.51	29.68
	B	28.27	29.51	30.72
	X	28.62	29.88	31.10
	C	29.48	30.78	32.03
	Y	29.63	30.93	32.19
	D	30.22	31.55	32.83
	Z	30.30	31.63	32.91

GL-PRW-07 Step-1		Step 1	Step 2	Step 3
From:	\$	27.78	29.01	30.19
To:	A	28.20	29.45	30.64
	B	29.19	30.48	31.71
	X	29.55	30.86	32.11
	C	30.44	31.79	33.07
	Y	30.59	31.95	33.24
	D	31.20	32.59	33.90
	Z	31.28	32.67	33.98

GL-PRW-08 Step-1		Step 1	Step 2	Step 3
From:	\$	29.01	30.25	31.52
To:	A	29.45	30.70	31.99
	B	30.48	31.77	33.11
	X	30.86	32.17	33.52
	C	31.79	33.14	34.53
	Y	31.95	33.31	34.70
	D	32.59	33.98	35.39
	Z	32.67	34.06	35.48

GL-PRW-09 Step-1		Step 1	Step 2	Step 3
From:	\$	30.13	31.44	32.76
To:	A	30.58	31.91	33.25
	B	31.65	33.03	34.41
	X	32.05	33.44	34.84
	C	33.01	34.44	35.89
	Y	33.18	34.61	36.07
	D	33.84	35.30	36.79
	Z	33.92	35.39	36.88

GL-PRW-10 Step-1		Step 1	Step 2	Step 3
From:	\$	31.29	32.65	34.01
To:	A	31.76	33.14	34.52
	B	32.87	34.30	35.73
	X	33.28	34.73	36.18
	C	34.28	35.77	37.27
	Y	34.45	35.95	37.46
	D	35.14	36.67	38.21
	Z	35.23	36.76	38.31

GL-PRW-11 Step-1		Step 1	Step 2	Step 3
From:	\$	32.45	33.87	35.28
To:	A	32.94	34.38	35.81
	B	34.09	35.58	37.06
	X	34.52	36.02	37.52
	C	35.56	37.10	38.65
	Y	35.74	37.29	38.84
	D	36.45	38.04	39.62
	Z	36.54	38.14	39.72

GL-PRW-12 Step-1		Step 1	Step 2	Step 3
From:	\$	33.57	35.05	36.52
To:	A	34.07	35.58	37.07
	B	35.26	36.83	38.37
	X	35.70	37.29	38.85
	C	36.77	38.41	40.02
	Y	36.95	38.60	40.22
	D	37.69	39.37	41.02
	Z	37.78	39.47	41.12

GL-PRW-13 Step-1		Step 1	Step 2	Step 3
From:	\$	34.74	36.27	37.77
To:	A	35.26	36.81	38.34
	B	36.49	38.10	39.68
	X	36.95	38.58	40.18
	C	38.06	39.74	41.39
	Y	38.25	39.94	41.60
	D	39.02	40.74	42.43
	Z	39.12	40.84	42.54

GL-PRW-14 Step-1		Step 1	Step 2	Step 3
From:	\$	35.91	37.49	39.05
To:	A	36.45	38.05	39.64
	B	37.73	39.38	41.03
	X	38.20	39.87	41.54
	C	39.35	41.07	42.79
	Y	39.55	41.28	43.00
	D	40.34	42.11	43.86
	Z	40.44	42.22	43.97

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GL - GENERAL LABOUR AND TRADES
PRECISION WORKING SUB-GROUP (PRW) (PAINTER, BRICKLAYER, STONEMASON AND PLASTERER)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-PRW-06 Step-2		Step 1	Step 2	Step 3
From:	\$	29.27	30.55	31.83
To:	A	29.71	31.01	32.31
	B	30.75	32.10	33.44
	X	31.13	32.50	33.86
	C	32.06	33.48	34.88
	Y	32.22	33.65	35.05
	D	32.86	34.32	35.75
	Z	32.94	34.41	35.84

GL-PRW-07 Step-2		Step 1	Step 2	Step 3
From:	\$	30.28	31.61	32.94
To:	A	30.73	32.08	33.43
	B	31.81	33.20	34.60
	X	32.21	33.62	35.03
	C	33.18	34.63	36.08
	Y	33.35	34.80	36.26
	D	34.02	35.50	36.99
	Z	34.11	35.59	37.08

GL-PRW-08 Step-2		Step 1	Step 2	Step 3
From:	\$	31.57	32.94	34.30
To:	A	32.04	33.43	34.81
	B	33.16	34.60	36.03
	X	33.57	35.03	36.48
	C	34.58	36.08	37.57
	Y	34.75	36.26	37.76
	D	35.45	36.99	38.52
	Z	35.54	37.08	38.62

GL-PRW-09 Step-2		Step 1	Step 2	Step 3
From:	\$	32.82	34.23	35.68
To:	A	33.31	34.74	36.22
	B	34.48	35.96	37.49
	X	34.91	36.41	37.96
	C	35.96	37.50	39.10
	Y	36.14	37.69	39.30
	D	36.86	38.44	40.09
	Z	36.95	38.54	40.19

GL-PRW-10 Step-2		Step 1	Step 2	Step 3
From:	\$	34.12	35.61	37.07
To:	A	34.63	36.14	37.63
	B	35.84	37.40	38.95
	X	36.29	37.87	39.44
	C	37.38	39.01	40.62
	Y	37.57	39.21	40.82
	D	38.32	39.99	41.64
	Z	38.42	40.09	41.74

GL-PRW-11 Step-2		Step 1	Step 2	Step 3
From:	\$	35.33	36.86	38.41
To:	A	35.86	37.41	38.99
	B	37.12	38.72	40.35
	X	37.58	39.20	40.85
	C	38.71	40.38	42.08
	Y	38.90	40.58	42.29
	D	39.68	41.39	43.14
	Z	39.78	41.49	43.25

GL-PRW-12 Step-2		Step 1	Step 2	Step 3
From:	\$	36.61	38.20	39.81
To:	A	37.16	38.77	40.41
	B	38.46	40.13	41.82
	X	38.94	40.63	42.34
	C	40.11	41.85	43.61
	Y	40.31	42.06	43.83
	D	41.12	42.90	44.71
	Z	41.22	43.01	44.82

GL-PRW-13 Step-2		Step 1	Step 2	Step 3
From:	\$	37.89	39.55	41.18
To:	A	38.46	40.14	41.80
	B	39.81	41.54	43.26
	X	40.31	42.06	43.80
	C	41.52	43.32	45.11
	Y	41.73	43.54	45.34
	D	42.56	44.41	46.25
	Z	42.67	44.52	46.37

GL-PRW-14 Step-2		Step 1	Step 2	Step 3
From:	\$	39.14	40.84	42.54
To:	A	39.73	41.45	43.18
	B	41.12	42.90	44.69
	X	41.63	43.44	45.25
	C	42.88	44.74	46.61
	Y	43.09	44.96	46.84
	D	43.95	45.86	47.78
	Z	44.06	45.97	47.90

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GL - GENERAL LABOUR AND TRADES
VEHICLE AND HEAVY EQUIPMENT MAINTAINING SUB-GROUP (VHE)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-VHE-01		Step 1	Step 2	Step 3
From:	\$	23.72	24.75	25.79
To:	A	24.08	25.12	26.18
	B	24.92	26.00	27.10
	X	25.23	26.33	27.44
	C	25.99	27.12	28.26
	Y	26.77	27.93	29.11
	D	27.31	28.49	29.69
	Z	27.38	28.56	29.76

GL-VHE-02		Step 1	Step 2	Step 3
From:	\$	24.64	25.73	26.79
To:	A	25.01	26.12	27.19
	B	25.89	27.03	28.14
	X	26.21	27.37	28.49
	C	27.00	28.19	29.34
	Y	27.81	29.04	30.22
	D	28.37	29.62	30.82
	Z	28.44	29.69	30.90

GL-VHE-03		Step 1	Step 2	Step 3
From:	\$	25.47	26.56	27.68
To:	A	25.85	26.96	28.10
	B	26.75	27.90	29.08
	X	27.08	28.25	29.44
	C	27.89	29.10	30.32
	Y	28.73	29.97	31.23
	D	29.30	30.57	31.85
	Z	29.37	30.65	31.93

GL-VHE-04		Step 1	Step 2	Step 3
From:	\$	26.29	27.45	28.59
To:	A	26.68	27.86	29.02
	B	27.61	28.84	30.04
	X	27.96	29.20	30.42
	C	28.80	30.08	31.33
	Y	29.66	30.98	32.27
	D	30.25	31.60	32.92
	Z	30.33	31.68	33.00

GL-VHE-05		Step 1	Step 2	Step 3
From:	\$	27.24	28.44	29.61
To:	A	27.65	28.87	30.05
	B	28.62	29.88	31.10
	X	28.98	30.25	31.49
	C	29.85	31.16	32.43
	Y	30.75	32.09	33.40
	D	31.37	32.73	34.07
	Z	31.45	32.81	34.16

GL-VHE-06		Step 1	Step 2	Step 3
From:	\$	28.20	29.43	30.66
To:	A	28.62	29.87	31.12
	B	29.62	30.92	32.21
	X	29.99	31.31	32.61
	C	30.89	32.25	33.59
	Y	31.82	33.22	34.60
	D	32.46	33.88	35.29
	Z	32.54	33.96	35.38

GL-VHE-07		Step 1	Step 2	Step 3
From:	\$	29.16	30.41	31.67
To:	A	29.60	30.87	32.15
	B	30.64	31.95	33.28
	X	31.02	32.35	33.70
	C	31.95	33.32	34.71
	Y	32.91	34.32	35.75
	D	33.57	35.01	36.47
	Z	33.65	35.10	36.56

GL-VHE-08		Step 1	Step 2	Step 3
From:	\$	30.34	31.65	32.98
To:	A	30.80	32.12	33.47
	B	31.88	33.24	34.64
	X	32.28	33.66	35.07
	C	33.25	34.67	36.12
	Y	34.25	35.71	37.20
	D	34.94	36.42	37.94
	Z	35.03	36.51	38.03

GL-VHE-09		Step 1	Step 2	Step 3
From:	\$	31.55	32.92	34.29
To:	A	32.02	33.41	34.80
	B	33.14	34.58	36.02
	X	33.55	35.01	36.47
	C	34.56	36.06	37.56
	Y	35.60	37.14	38.69
	D	36.31	37.88	39.46
	Z	36.40	37.97	39.56

GL-VHE-10		Step 1	Step 2	Step 3
From:	\$	32.80	34.21	35.64
To:	A	33.29	34.72	36.17
	B	34.46	35.94	37.44
	X	34.89	36.39	37.91
	C	35.94	37.48	39.05
	Y	37.02	38.60	40.22
	D	37.76	39.37	41.02
	Z	37.85	39.47	41.12

GL-VHE-11		Step 1	Step 2	Step 3
From:	\$	33.95	35.43	36.90
To:	A	34.46	35.96	37.45
	B	35.67	37.22	38.76
	X	36.12	37.69	39.24
	C	37.20	38.82	40.42
	Y	38.32	39.98	41.63
	D	39.09	40.78	42.46
	Z	39.19	40.88	42.57

GL-VHE-12		Step 1	Step 2	Step 3
From:	\$	35.20	36.74	38.25
To:	A	35.73	37.29	38.82
	B	36.98	38.60	40.18
	X	37.44	39.08	40.68
	C	38.56	40.25	41.90
	Y	39.72	41.46	43.16
	D	40.51	42.29	44.02
	Z	40.61	42.40	44.13

GL-VHE-13		Step 1	Step 2	Step 3
From:	\$	36.37	37.97	39.55
To:	A	36.92	38.54	40.14
	B	38.21	39.89	41.54
	X	38.69	40.39	42.06
	C	39.85	41.60	43.32
	Y	41.05	42.85	44.62
	D	41.87	43.71	45.51
	Z	41.97	43.82	45.62

GL-VHE-14		Step 1	Step 2	Step 3
From:	\$	37.56	39.18	40.82
To:	A	38.12	39.77	41.43
	B	39.45	41.16	42.88
	X	39.94	41.67	43.42
	C	41.14	42.92	44.72
	Y	42.37	44.21	46.06
	D	43.22	45.09	46.98
	Z	43.33	45.20	47.10

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

Amounts in respect of the period prior to the implementation date will be paid as a retroactive payment, in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement. Subsequently, amounts will be provided as increases to rates of pay.

GL - GENERAL LABOUR AND TRADES
WOODWORKING SUB-GROUP (WOW)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GL-WOW-01 Step-1		Step 1	Step 2	Step 3
From:	\$	21.00	21.92	22.82
To:	A	21.32	22.25	23.16
	B	22.07	23.03	23.97
	X	22.35	23.32	24.27
	C	23.02	24.02	25.00
	Y	23.14	24.14	25.13
	D	23.60	24.62	25.63
	Z	23.66	24.68	25.69

GL-WOW-02 Step-1		Step 1	Step 2	Step 3
From:	\$	21.71	22.66	23.59
To:	A	22.04	23.00	23.94
	B	22.81	23.81	24.78
	X	23.10	24.11	25.09
	C	23.79	24.83	25.84
	Y	23.91	24.95	25.97
	D	24.39	25.45	26.49
	Z	24.45	25.51	26.56

GL-WOW-03 Step-1		Step 1	Step 2	Step 3
From:	\$	22.47	23.44	24.42
To:	A	22.81	23.79	24.79
	B	23.61	24.62	25.66
	X	23.91	24.93	25.98
	C	24.63	25.68	26.76
	Y	24.75	25.81	26.89
	D	25.25	26.33	27.43
	Z	25.31	26.40	27.50

GL-WOW-04 Step-1		Step 1	Step 2	Step 3
From:	\$	23.22	24.25	25.24
To:	A	23.57	24.61	25.62
	B	24.39	25.47	26.52
	X	24.69	25.79	26.85
	C	25.43	26.56	27.66
	Y	25.56	26.69	27.80
	D	26.07	27.22	28.36
	Z	26.14	27.29	28.43

GL-WOW-05 Step-1		Step 1	Step 2	Step 3
From:	\$	24.05	25.08	26.15
To:	A	24.41	25.46	26.54
	B	25.26	26.35	27.47
	X	25.58	26.68	27.81
	C	26.35	27.48	28.64
	Y	26.48	27.62	28.78
	D	27.01	28.17	29.36
	Z	27.08	28.24	29.43

GL-WOW-06 Step-1		Step 1	Step 2	Step 3
From:	\$	24.79	25.87	26.96
To:	A	25.16	26.26	27.36
	B	26.04	27.18	28.32
	X	26.37	27.52	28.67
	C	27.16	28.35	29.53
	Y	27.30	28.49	29.68
	D	27.85	29.06	30.27
	Z	27.92	29.13	30.35

GL-WOW-07 Step-1		Step 1	Step 2	Step 3
From:	\$	25.68	26.79	27.90
To:	A	26.07	27.19	28.32
	B	26.98	28.14	29.31
	X	27.32	28.49	29.68
	C	28.14	29.34	30.57
	Y	28.28	29.49	30.72
	D	28.85	30.08	31.33
	Z	28.92	30.16	31.41

GL-WOW-08 Step-1		Step 1	Step 2	Step 3
From:	\$	26.70	27.83	29.01
To:	A	27.10	28.25	29.45
	B	28.05	29.24	30.48
	X	28.40	29.61	30.86
	C	29.25	30.50	31.79
	Y	29.40	30.65	31.95
	D	29.99	31.26	32.59
	Z	30.06	31.34	32.67

GL-WOW-09 Step-1		Step 1	Step 2	Step 3
From:	\$	27.74	28.97	30.15
To:	A	28.16	29.40	30.60
	B	29.15	30.43	31.67
	X	29.51	30.81	32.07
	C	30.40	31.73	33.03
	Y	30.55	31.89	33.20
	D	31.16	32.53	33.86
	Z	31.24	32.61	33.94

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GL - GENERAL LABOUR AND TRADES
WOODWORKING SUB-GROUP (WOW) (CARPENTER)
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$)** Effective August 5, 2020
- A)** Effective August 5, 2021
- B)** Effective August 5, 2022
- X)** Effective August 5, 2022 - Wage Adjustment
- C)** Effective August 5, 2023
- Y)** Effective August 5, 2023 - Market Adjustment
- D)** Effective August 5, 2024
- Z)** Effective August 5, 2024 - Wage Adjustment

GL-WOW-09 Step-2		Step 1	Step 2	Step 3
From:	\$	30.04	31.36	32.67
To:	A	30.49	31.83	33.16
	B	31.56	32.94	34.32
	X	31.95	33.35	34.75
	C	32.91	34.35	35.79
	Y	33.07	34.52	35.97
	D	33.73	35.21	36.69
	Z	33.81	35.30	36.78

GL-WOW-10 Step-2		Step 1	Step 2	Step 3
From:	\$	31.24	32.59	33.95
To:	A	31.71	33.08	34.46
	B	32.82	34.24	35.67
	X	33.23	34.67	36.12
	C	34.23	35.71	37.20
	Y	34.40	35.89	37.39
	D	35.09	36.61	38.14
	Z	35.18	36.70	38.24

GL-WOW-11 Step-2		Step 1	Step 2	Step 3
From:	\$	32.38	33.79	35.20
To:	A	32.87	34.30	35.73
	B	34.02	35.50	36.98
	X	34.45	35.94	37.44
	C	35.48	37.02	38.56
	Y	35.66	37.21	38.75
	D	36.37	37.95	39.53
	Z	36.46	38.04	39.63

GL-WOW-12 Step-2		Step 1	Step 2	Step 3
From:	\$	33.56	35.03	36.50
To:	A	34.06	35.56	37.05
	B	35.25	36.80	38.35
	X	35.69	37.26	38.83
	C	36.76	38.38	39.99
	Y	36.94	38.57	40.19
	D	37.68	39.34	40.99
	Z	37.77	39.44	41.09

GL-WOW-13 Step-2		Step 1	Step 2	Step 3
From:	\$	34.68	36.19	37.71
To:	A	35.20	36.73	38.28
	B	36.43	38.02	39.62
	X	36.89	38.50	40.12
	C	38.00	39.66	41.32
	Y	38.19	39.86	41.53
	D	38.95	40.66	42.36
	Z	39.05	40.76	42.47

GL-WOW-14 Step-2		Step 1	Step 2	Step 3
From:	\$	35.82	37.36	38.94
To:	A	36.36	37.92	39.52
	B	37.63	39.25	40.90
	X	38.10	39.74	41.41
	C	39.24	40.93	42.65
	Y	39.44	41.13	42.86
	D	40.23	41.95	43.72
	Z	40.33	42.05	43.83

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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GS- GENERAL SERVICES
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GS-01		Step 1	Step 2	Step 3
From:	\$	16.50	17.21	17.94
To:	A	16.75	17.47	18.21
	B	17.34	18.08	18.85
	X	17.56	18.31	19.09
	C	18.09	18.86	19.66
	Y	18.18	18.95	19.76
	D	18.54	19.33	20.16
	Z	18.59	19.38	20.21

GS-02		Step 1	Step 2	Step 3
From:	\$	19.83	20.71	21.58
To:	A	20.13	21.02	21.90
	B	20.83	21.76	22.67
	X	21.09	22.03	22.95
	C	21.72	22.69	23.64
	Y	21.83	22.80	23.76
	D	22.27	23.26	24.24
	Z	22.33	23.32	24.30

GS-03		Step 1	Step 2	Step 3
From:	\$	23.20	24.22	25.21
To:	A	23.55	24.58	25.59
	B	24.37	25.44	26.49
	X	24.67	25.76	26.82
	C	25.41	26.53	27.62
	Y	25.54	26.66	27.76
	D	26.05	27.19	28.32
	Z	26.12	27.26	28.39

GS-04		Step 1	Step 2	Step 3
From:	\$	24.39	25.45	26.51
To:	A	24.76	25.83	26.91
	B	25.63	26.73	27.85
	X	25.95	27.06	28.20
	C	26.73	27.87	29.05
	Y	26.86	28.01	29.20
	D	27.40	28.57	29.78
	Z	27.47	28.64	29.85

GS-05		Step 1	Step 2	Step 3
From:	\$	27.22	28.39	29.57
To:	A	27.63	28.82	30.01
	B	28.60	29.83	31.06
	X	28.96	30.20	31.45
	C	29.83	31.11	32.39
	Y	29.98	31.27	32.55
	D	30.58	31.90	33.20
	Z	30.66	31.98	33.28

GS-06		Step 1	Step 2	Step 3
From:	\$	28.07	29.29	30.51
To:	A	28.49	29.73	30.97
	B	29.49	30.77	32.05
	X	29.86	31.15	32.45
	C	30.76	32.08	33.42
	Y	30.91	32.24	33.59
	D	31.53	32.88	34.26
	Z	31.61	32.96	34.35

GS-07		Step 1	Step 2	Step 3
From:	\$	29.38	30.67	31.95
To:	A	29.82	31.13	32.43
	B	30.86	32.22	33.57
	X	31.25	32.62	33.99
	C	32.19	33.60	35.01
	Y	32.35	33.77	35.19
	D	33.00	34.45	35.89
	Z	33.08	34.54	35.98

GS-08		Step 1	Step 2	Step 3
From:	\$	30.78	32.12	33.48
To:	A	31.24	32.60	33.98
	B	32.33	33.74	35.17
	X	32.73	34.16	35.61
	C	33.71	35.18	36.68
	Y	33.88	35.36	36.86
	D	34.56	36.07	37.60
	Z	34.65	36.16	37.69

GS-09		Step 1	Step 2	Step 3
From:	\$	33.64	35.11	36.59
To:	A	34.14	35.64	37.14
	B	35.33	36.89	38.44
	X	35.77	37.35	38.92
	C	36.84	38.47	40.09
	Y	37.02	38.66	40.29
	D	37.76	39.43	41.10
	Z	37.85	39.53	41.20

GS-10		Step 1	Step 2	Step 3
From:	\$	35.49	37.03	38.57
To:	A	36.02	37.59	39.15
	B	37.28	38.91	40.52
	X	37.75	39.40	41.03
	C	38.88	40.58	42.26
	Y	39.07	40.78	42.47
	D	39.85	41.60	43.32
	Z	39.95	41.70	43.43

GS-11		Step 1	Step 2	Step 3
From:	\$	36.88	38.49	40.08
To:	A	37.43	39.07	40.68
	B	38.74	40.44	42.10
	X	39.22	40.95	42.63
	C	40.40	42.18	43.91
	Y	40.60	42.39	44.13
	D	41.41	43.24	45.01
	Z	41.51	43.35	45.12

GS-12		Step 1	Step 2	Step 3
From:	\$	38.41	40.05	41.74
To:	A	38.99	40.65	42.37
	B	40.35	42.07	43.85
	X	40.85	42.60	44.40
	C	42.08	43.88	45.73
	Y	42.29	44.10	45.96
	D	43.14	44.98	46.88
	Z	43.25	45.09	47.00

GS-13		Step 1	Step 2	Step 3
From:	\$	39.90	41.62	43.38
To:	A	40.50	42.24	44.03
	B	41.92	43.72	45.57
	X	42.44	44.27	46.14
	C	43.71	45.60	47.52
	Y	43.93	45.83	47.76
	D	44.81	46.75	48.72
	Z	44.92	46.87	48.84

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GT - GENERAL TECHNICAL GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

GT- TECHNOLOGICAL INSTITUTE RECRUITMENT

From:	\$	26798	to	43298
To:	A	27200	to	43947
	B	28152	to	45485
	X	28504	to	46054
	C	29359	to	47436
	Y	29506	to	47673
	D	30096	to	48626
	Z	30171	to	48748

GT-01

From:	\$	46234	47508	48783	50043	52046
To:	A	46928	48221	49515	50794	52827
	B	48570	49909	51248	52572	54676
	X	49177	50533	51889	53229	55359
	C	50652	52049	53446	54826	57020
	Y	50905	52309	53713	55100	57305
	D	51923	53355	54787	56202	58451
	Z	52053	53488	54924	56343	58597

GT-02

From:	\$	53022	54561	56092	57630	59933
To:	A	53817	55379	56933	58494	60832
	B	55701	57317	58926	60541	62961
	X	56397	58033	59663	61298	63748
	C	58089	59774	61453	63137	65660
	Y	58379	60073	61760	63453	65988
	D	59547	61274	62995	64722	67308
	Z	59696	61427	63152	64884	67476

GT-03

From:	\$	59294	61071	62866	64649	67235
To:	A	60183	61987	63809	65619	68244
	B	62289	64157	66042	67916	70633
	X	63068	64959	66868	68765	71516
	C	64960	66908	68874	70828	73661
	Y	65285	67243	69218	71182	74029
	D	66591	68588	70602	72606	75510
	Z	66757	68759	70779	72788	75699

GT-04

From:	\$	66807	68881	70958	73038	75963
To:	A	67809	69914	72022	74134	77102
	B	70182	72361	74543	76729	79801
	X	71059	73266	75475	77688	80799
	C	73191	75464	77739	80019	83223
	Y	73557	75841	78128	80419	83639
	D	75028	77358	79691	82027	85312
	Z	75216	77551	79890	82232	85525

GT-05

From:	\$	74987	77283	79594	81984	85260
To:	A	76112	78442	80788	83214	86539
	B	78776	81187	83616	86126	89568
	X	79761	82202	84661	87203	90688
	C	82154	84668	87201	89819	93409
	Y	82565	85091	87637	90268	93876
	D	84216	86793	89390	92073	95754
	Z	84427	87010	89613	92303	95993

GT-06

From:	\$	82982	85691	88421	91140	94782
To:	A	84227	86976	89747	92507	96204
	B	87175	90020	92888	95745	99571
	X	88265	91145	94049	96942	100816
	C	90913	93879	96870	99850	103840
	Y	91368	94348	97354	100349	104359
	D	93195	96235	99301	102356	106446
	Z	93428	96476	99549	102612	106712

GT-07

From:	\$	95097	98299	101495	104534	108712
To:	A	96523	99773	103017	106102	110343
	B	99901	103265	106623	109816	114205
	X	101150	104556	107956	111189	115633
	C	104185	107693	111195	114525	119102
	Y	104706	108231	111751	115098	119698
	D	106800	110396	113986	117400	122092
	Z	107067	110672	114271	117694	122397

GT-08

From:	\$	107878	111293	114699	118098	122824
To:	A	109496	112962	116419	119869	124666
	B	113328	116916	120494	124064	129029
	X	114745	118377	122000	125615	130642
	C	118187	121928	125660	129383	134561
	Y	118778	122538	126288	130030	135234
	D	121154	124989	128814	132631	137939
	Z	121457	125301	129136	132963	138284

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HP - HEATING, POWER & STATIONARY PLANT OPERATIONS
HOURLY RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

HP-01

From:	\$	26.70	27.30	27.85
To:	A	27.10	27.71	28.27
	B	28.05	28.68	29.26
	X	28.40	29.04	29.63
	C	29.25	29.91	30.52
	Y	30.13	30.81	31.44
	D	30.73	31.43	32.07
	Z	30.81	31.51	32.15

HP-02

From:	\$	29.19	29.88	30.54
To:	A	29.63	30.33	31.00
	B	30.67	31.39	32.09
	X	31.05	31.78	32.49
	C	31.98	32.73	33.46
	Y	32.94	33.71	34.46
	D	33.60	34.38	35.15
	Z	33.68	34.47	35.24

HP-03

From:	\$	31.77	32.56	33.37
To:	A	32.25	33.05	33.87
	B	33.38	34.21	35.06
	X	33.80	34.64	35.50
	C	34.81	35.68	36.57
	Y	35.85	36.75	37.67
	D	36.57	37.49	38.42
	Z	36.66	37.58	38.52

HP-04

From:	\$	35.68	36.62	37.49
To:	A	36.22	37.17	38.05
	B	37.49	38.47	39.38
	X	37.96	38.95	39.87
	C	39.10	40.12	41.07
	Y	40.27	41.32	42.30
	D	41.08	42.15	43.15
	Z	41.18	42.26	43.26

HP-05

From:	\$	38.43	39.37	40.35
To:	A	39.01	39.96	40.96
	B	40.38	41.36	42.39
	X	40.88	41.88	42.92
	C	42.11	43.14	44.21
	Y	43.37	44.43	45.54
	D	44.24	45.32	46.45
	Z	44.35	45.43	46.57

HP-06

From:	\$	38.57	39.64	40.62	41.65	42.75
To:	A	39.15	40.23	41.23	42.27	43.39
	B	40.52	41.64	42.67	43.75	44.91
	X	41.03	42.16	43.20	44.30	45.47
	C	42.26	43.42	44.50	45.63	46.83
	Y	43.53	44.72	45.84	47.00	48.23
	D	44.40	45.61	46.76	47.94	49.19
	Z	44.51	45.72	46.88	48.06	49.31

HP-07

From:	\$	41.87	42.96	44.16	45.28	46.51
To:	A	42.50	43.60	44.82	45.96	47.21
	B	43.99	45.13	46.39	47.57	48.86
	X	44.54	45.69	46.97	48.16	49.47
	C	45.88	47.06	48.38	49.60	50.95
	Y	47.26	48.47	49.83	51.09	52.48
	D	48.21	49.44	50.83	52.11	53.53
	Z	48.33	49.56	50.96	52.24	53.66

HP-08

From:	\$	44.94	46.18	47.44	48.64	49.95
To:	A	45.61	46.87	48.15	49.37	50.70
	B	47.21	48.51	49.84	51.10	52.47
	X	47.80	49.12	50.46	51.74	53.13
	C	49.23	50.59	51.97	53.29	54.72
	Y	50.71	52.11	53.53	54.89	56.36
	D	51.72	53.15	54.60	55.99	57.49
	Z	51.85	53.28	54.74	56.13	57.63

HP-09

From:	\$	47.63	49.02	50.48	51.89	53.47
To:	A	48.34	49.76	51.24	52.67	54.27
	B	50.03	51.50	53.03	54.51	56.17
	X	50.66	52.14	53.69	55.19	56.87
	C	52.18	53.70	55.30	56.85	58.58
	Y	53.75	55.31	56.96	58.56	60.34
	D	54.83	56.42	58.10	59.73	61.55
	Z	54.97	56.56	58.25	59.88	61.70

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HR - HISTORICAL RESEARCH
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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HR-01

From:	\$	37101	to	61535	*	63785	66100	68419	70742
To:	A	37658	to	62458		64742	67092	69445	71803
	B	38976	to	64644		67008	69440	71876	74316
	X	39463	to	65452		67846	70308	72774	75245
	C	40647	to	67416		69881	72417	74957	77502
	Y	40850	to	67753		70230	72779	75332	77890
	D	41667	to	69108		71635	74235	76839	79448
	Z	41771	to	69281		71814	74421	77031	79647

***(ROUNDED TO THE NEAREST \$10.00)**

HR-02

From:	\$	71378	73895	76421	78948
To:	A	72449	75003	77567	80132
	B	74985	77628	80282	82937
	X	75922	78598	81286	83974
	C	78200	80956	83725	86493
	Y	78591	81361	84144	86925
	D	80163	82988	85827	88664
	Z	80363	83195	86042	88886

HR-03

From:	\$	81666	84576	87492	90400
To:	A	82891	85845	88804	91756
	B	85792	88850	91912	94967
	X	86864	89961	93061	96154
	C	89470	92660	95853	99039
	Y	89917	93123	96332	99534
	D	91715	94985	98259	101525
	Z	91944	95222	98505	101779

HR-04

From:	\$	94937	98461	101976	105495
To:	A	96361	99938	103506	107077
	B	99734	103436	107129	110825
	X	100981	104729	108468	112210
	C	104010	107871	111722	115576
	Y	104530	108410	112281	116154
	D	106621	110578	114527	118477
	Z	106888	110854	114813	118773

HR-05

From:	\$	102494	107765	113039	118311
To:	A	104031	109381	114735	120086
	B	107672	113209	118751	124289
	X	109018	114624	120235	125843
	C	112289	118063	123842	129618
	Y	112850	118653	124461	130266
	D	115107	121026	126950	132871
	Z	115395	121329	127267	133203

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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IS - INFORMATION SERVICES GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
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- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

IS-01

From:	\$	55049	57142	59310	61567
To:	A	55875	57999	60200	62491
	B	57831	60029	62307	64678
	X	58554	60779	63086	65486
	C	60311	62602	64979	67451
	Y	60613	62915	65304	67788
	D	61825	64173	66610	69144
	Z	61980	64333	66777	69317

IS-02

From:	\$	61341	63668	66089
To:	A	62261	64623	67080
	B	64440	66885	69428
	X	65246	67721	70296
	C	67203	69753	72405
	Y	67539	70102	72767
	D	68890	71504	74222
	Z	69062	71683	74408

IS-03

From:	\$	71820	74549	77608
To:	A	72897	75667	78772
	B	75448	78315	81529
	X	76391	79294	82548
	C	78683	81673	85024
	Y	79076	82081	85449
	D	80658	83723	87158
	Z	80860	83932	87376

IS-04

From:	\$	85742	88999	92694
To:	A	87028	90334	94084
	B	90074	93496	97377
	X	91200	94665	98594
	C	93936	97505	101552
	Y	94406	97993	102060
	D	96294	99953	104101
	Z	96535	100203	104361

IS-05

From:	\$	95504	99136	103030
To:	A	96937	100623	104575
	B	100330	104145	108235
	X	101584	105447	109588
	C	104632	108610	112876
	Y	105155	109153	113440
	D	107258	111336	115709
	Z	107526	111614	115998

IS-06

From:	\$	100531	104352	108318	111571	114948
To:	A	102039	105917	109943	113245	116672
	B	105610	109624	113791	117209	120756
	X	106930	110994	115213	118674	122265
	C	110138	114324	118669	122234	125933
	Y	110689	114896	119262	122845	126563
	D	112903	117194	121647	125302	129094
	Z	113185	117487	121951	125615	129417

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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LS - LIBRARY SCIENCE
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
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LS-01

From:	\$	65060	67078	69095	71110	73123	75142	77157	79174
To:	A	66036	68084	70131	72177	74220	76269	78314	80362
	B	68347	70467	72586	74703	76818	78938	81055	83175
	X	69201	71348	73493	75637	77778	79925	82068	84215
	C	71277	73488	75698	77906	80111	82323	84530	86741
	Y	71990	74223	76455	78685	80912	83146	85375	87608
	D	73430	75707	77984	80259	82530	84809	87083	89360
	Z	73614	75896	78179	80460	82736	85021	87301	89583

LS-02

From:	\$	71947	74321	76693	79058	81437
To:	A	73026	75436	77843	80244	82659
	B	75582	78076	80568	83053	85552
	X	76527	79052	81575	84091	86621
	C	78823	81424	84022	86614	89220
	Y	79611	82238	84862	87480	90112
	D	81203	83883	86559	89230	91914
	Z	81406	84093	86775	89453	92144

LS-03

From:	\$	84164	86868	89565	92269	94973
To:	A	85426	88171	90908	93653	96398
	B	88416	91257	94090	96931	99772
	X	89521	92398	95266	98143	101019
	C	92207	95170	98124	101087	104050
	Y	93129	96122	99105	102098	105091
	D	94992	98044	101087	104140	107193
	Z	95229	98289	101340	104400	107461

LS-04

From:	\$	87135	90279	93414	96560	99703	102838
To:	A	88442	91633	94815	98008	101199	104381
	B	91537	94840	98134	101438	104741	108034
	X	92681	96026	99361	102706	106050	109384
	C	95461	98907	102342	105787	109232	112666
	Y	96416	99896	103365	106845	110324	113793
	D	98344	101894	105432	108982	112530	116069
	Z	98590	102149	105696	109254	112811	116359

LS-05

From:	\$	105059	108495	111929	115363	118802	122239
To:	A	106635	110122	113608	117093	120584	124073
	B	110367	113976	117584	121191	124804	128416
	X	111747	115401	119054	122706	126364	130021
	C	115099	118863	122626	126387	130155	133922
	Y	116250	120052	123852	127651	131457	135261
	D	118575	122453	126329	130204	134086	137966
	Z	118871	122759	126645	130530	134421	138311

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PC - PHYSICAL SCIENCES GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

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PC-01

From:	\$	37729	to	59834 *	64569	67236	69903	72574	75242
To:	A	38295	to	60732	65538	68245	70952	73663	76371
	B	39635	to	62858	67832	70634	73435	76241	79044
	X	40130	to	63644	68680	71517	74353	77194	80032
	C	41334	to	65553	70740	73663	76584	79510	82433
	Y	41541	to	65881	71094	74031	76967	79908	82845
	D	42372	to	67199	72516	75512	78506	81506	84502
	Z	42478	to	67367	72697	75701	78702	81710	84713

*(ROUNDED TO THE NEAREST \$10.00)

PC-02

From:	\$	73727	76653	79562	82485	85404	88384
To:	A	74833	77803	80755	83722	86685	89710
	B	77452	80526	83581	86652	89719	92850
	X	78420	81533	84626	87735	90840	94011
	C	80773	83979	87165	90367	93565	96831
	Y	81177	84399	87601	90819	94033	97315
	D	82801	86087	89353	92635	95914	99261
	Z	83008	86302	89576	92867	96154	99509

PC-03

From:	\$	88833	92206	95594	98963	102338	105718
To:	A	90165	93589	97028	100447	103873	107304
	B	93321	96865	100424	103963	107509	111060
	X	94488	98076	101679	105263	108853	112448
	C	97323	101018	104729	108421	112119	115821
	Y	97810	101523	105253	108963	112680	116400
	D	99766	103553	107358	111142	114934	118728
	Z	100015	103812	107626	111420	115221	119025

PC-04

From:	\$	102925	106525	110129	113730	117331	120934
To:	A	104469	108123	111781	115436	119091	122748
	B	108125	111907	115693	119476	123259	127044
	X	109477	113306	117139	120969	124800	128632
	C	112761	116705	120653	124598	128544	132491
	Y	113325	117289	121256	125221	129187	133153
	D	115592	119635	123681	127725	131771	135816
	Z	115881	119934	123990	128044	132100	136156

PC-05

From:	\$	115957	119937	123932	127929	131920
To:	A	117696	121736	125791	129848	133899
	B	121815	125997	130194	134393	138585
	X	123338	127572	131821	136073	140317
	C	127038	131399	135776	140155	144527
	Y	127673	132056	136455	140856	145250
	D	130226	134697	139184	143673	148155
	Z	130552	135034	139532	144032	148525

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PG - PURCHASING AND SUPPLY
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

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PG-01

From:	\$	46896	49187	51469	53762	56052	58335	61381
To:	A	47599	49925	52241	54568	56893	59210	62302
	B	49265	51672	54069	56478	58884	61282	64483
	X	49881	52318	54745	57184	59620	62048	65289
	C	51377	53888	56387	58900	61409	63909	67248
	Y	51634	54157	56669	59195	61716	64229	67584
	D	52667	55240	57802	60379	62950	65514	68936
	Z	52799	55378	57947	60530	63107	65678	69108

PG-02

From:	\$	61213	63827	66425	69884			
To:	A	62131	64784	67421	70932			
	B	64306	67051	69781	73415			
	X	65110	67889	70653	74333			
	C	67063	69926	72773	76563			
	Y	67398	70276	73137	76946			
	D	68746	71682	74600	78485			
	Z	68918	71861	74787	78681			

PG-03

From:	\$	68150	71062	73961	77821			
To:	A	69172	72128	75070	78988			
	B	71593	74652	77697	81753			
	X	72488	75585	78668	82775			
	C	74663	77853	81028	85258			
	Y	75036	78242	81433	85684			
	D	76537	79807	83062	87398			
	Z	76728	80007	83270	87616			

PG-04

From:	\$	80846	84312	87777	92385			
To:	A	82059	85577	89094	93771			
	B	84931	88572	92212	97053			
	X	85993	89679	93365	98266			
	C	88573	92369	96166	101214			
	Y	89016	92831	96647	101720			
	D	90796	94688	98580	103754			
	Z	91023	94925	98826	104013			

PG-05

From:	\$	95169	99253	103077	106901			
To:	A	96597	100742	104623	108505			
	B	99978	104268	108285	112303			
	X	101228	105571	109639	113707			
	C	104265	108738	112928	117118			
	Y	104786	109282	113493	117704			
	D	106882	111468	115763	120058			
	Z	107149	111747	116052	120358			

PG-06

From:	\$	104826	108703	112570	116435			
To:	A	106398	110334	114259	118182			
	B	110122	114196	118258	122318			
	X	111499	115623	119736	123847			
	C	114844	119092	123328	127562			
	Y	115418	119687	123945	128200			
	D	117726	122081	126424	130764			
	Z	118020	122386	126740	131091			

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PM - PROGRAM ADMINISTRATION GROUP
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

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- Z) Effective August 5, 2024 - Wage Adjustment

PM - DEVELOPMENT

From:	\$	34950	to	52388
To:	A	35474	to	53174
	B	36716	to	55035
	X	37175	to	55723
	C	38290	to	57395
	Y	38481	to	57682
	D	39251	to	58836
	Z	39349	to	58983

PM-01

From:	\$	55049	57142	59310	61567
To:	A	55875	57999	60200	62491
	B	57831	60029	62307	64678
	X	58554	60779	63086	65486
	C	60311	62602	64979	67451
	Y	60613	62915	65304	67788
	D	61825	64173	66610	69144
	Z	61980	64333	66777	69317

PM-02

From:	\$	61341	63668	66089
To:	A	62261	64623	67080
	B	64440	66885	69428
	X	65246	67721	70296
	C	67203	69753	72405
	Y	67539	70102	72767
	D	68890	71504	74222
	Z	69062	71683	74408

PM-03

From:	\$	65747	68247	70841
To:	A	66733	69271	71904
	B	69069	71695	74421
	X	69932	72591	75351
	C	72030	74769	77612
	Y	72390	75143	78000
	D	73838	76646	79560
	Z	74023	76838	79759

PM-04

From:	\$	71820	74549	77608
To:	A	72897	75667	78772
	B	75448	78315	81529
	X	76391	79294	82548
	C	78683	81673	85024
	Y	79076	82081	85449
	D	80658	83723	87158
	Z	80860	83932	87376

PM-05

From:	\$	85742	88999	92694
To:	A	87028	90334	94084
	B	90074	93496	97377
	X	91200	94665	98594
	C	93936	97505	101552
	Y	94406	97993	102060
	D	96294	99953	104101
	Z	96535	100203	104361

PM-06

From:	\$	100531	104352	108318	111571	114948
To:	A	102039	105917	109943	113245	116672
	B	105610	109624	113791	117209	120756
	X	106930	110994	115213	118674	122265
	C	110138	114324	118669	122234	125933
	Y	110689	114896	119262	122845	126563
	D	112903	117194	121647	125302	129094
	Z	113185	117487	121951	125615	129417

PM-07

From:	\$	103804	to	122180
To:	A	105361	to	124013
	B	109049	to	128353
	X	110412	to	129957
	C	113724	to	133856
	Y	114293	to	134525
	D	116579	to	137216
	Z	116870	to	137559

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PY - PHOTOGRAPHY
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

PY-01

From:	\$	36696	37673	38648	39617	41203
To:	A	37246	38238	39228	40211	41821
	B	38550	39576	40601	41618	43285
	X	39032	40071	41109	42138	43826
	C	40203	41273	42342	43402	45141
	Y	40404	41479	42554	43619	45367
	D	41212	42309	43405	44491	46274
	Z	41315	42415	43514	44602	46390

PY-02

From:	\$	41918	43099	44275	45440	47256
To:	A	42547	43745	44939	46122	47965
	B	44036	45276	46512	47736	49644
	X	44586	45842	47093	48333	50265
	C	45924	47217	48506	49783	51773
	Y	46154	47453	48749	50032	52032
	D	47077	48402	49724	51033	53073
	Z	47195	48523	49848	51161	53206

PY-03

From:	\$	45686	47001	48329	49652	51637
To:	A	46371	47706	49054	50397	52412
	B	47994	49376	50771	52161	54246
	X	48594	49993	51406	52813	54924
	C	50052	51493	52948	54397	56572
	Y	50302	51750	53213	54669	56855
	D	51308	52785	54277	55762	57992
	Z	51436	52917	54413	55901	58137

PY-04

From:	\$	49310	50772	52253	53720	55868
To:	A	50050	51534	53037	54526	56706
	B	51802	53338	54893	56434	58691
	X	52450	54005	55579	57139	59425
	C	54024	55625	57246	58853	61208
	Y	54294	55903	57532	59147	61514
	D	55380	57021	58683	60330	62744
	Z	55518	57164	58830	60481	62901

PY-05

From:	\$	52031	53463	54934	56465	58125	60445
To:	A	52811	54265	55758	57312	58997	61352
	B	54659	56164	57710	59318	61062	63499
	X	55342	56866	58431	60059	61825	64293
	C	57002	58572	60184	61861	63680	66222
	Y	57287	58865	60485	62170	63998	66553
	D	58433	60042	61695	63413	65278	67884
	Z	58579	60192	61849	63572	65441	68054

PY-06

From:	\$	55743	57419	59144	60912	62740	65248
To:	A	56579	58280	60031	61826	63681	66227
	B	58559	60320	62132	63990	65910	68545
	X	59291	61074	62909	64790	66734	69402
	C	61070	62906	64796	66734	68736	71484
	Y	61375	63221	65120	67068	69080	71841
	D	62603	64485	66422	68409	70462	73278
	Z	62760	64646	66588	68580	70638	73461

PY-07

From:	\$	59410	61196	63035	64922	66869	69546
To:	A	60301	62114	63981	65896	67872	70589
	B	62412	64288	66220	68202	70248	73060
	X	63192	65092	67048	69055	71126	73973
	C	65088	67045	69059	71127	73260	76192
	Y	65413	67380	69404	71483	73626	76573
	D	66721	68728	70792	72913	75099	78104
	Z	66888	68900	70969	73095	75287	78299

The Agency proposes to implement the following economic increases in accordance with Appendix "J" – Memorandum of Understanding between the Parks Canada Agency and the Public Service Alliance of Canada with Respect to Implementation of the Collective Agreement.

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SC - DED - SHIPS' CREW
RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

		Monthly*	Annual	Weekly	Daily	Hourly
SC-DED-01						
From:	\$	4540	54483	1044.22	208.84	26.11
To:	A	4608	55300	1059.88	211.97	26.50
	B	4769	57236	1096.98	219.39	27.43
	X	4829	57951	1110.69	222.13	27.77
	C	4974	59690	1144.01	228.79	28.60
	Y	5173	62078	1189.77	237.94	29.74
	D	5276	63320	1213.57	242.70	30.33
	Z	5289	63478	1216.60	243.31	30.41
SC-DED-02						
From:	\$	4710	56517	1083.20	216.64	27.08
To:	A	4781	57365	1099.45	219.89	27.49
	B	4948	59373	1137.93	227.59	28.45
	X	5010	60115	1152.15	230.43	28.81
	C	5160	61918	1186.71	237.34	29.67
	Y	5366	64395	1234.18	246.83	30.86
	D	5473	65683	1258.86	251.77	31.48
	Z	5487	65847	1262.01	252.40	31.56
SC-DED-03						
From:	\$	4879	58552	1122.20	224.44	28.06
To:	A	4952	59430	1139.03	227.81	28.48
	B	5125	61510	1178.90	235.78	29.48
	X	5189	62279	1193.64	238.73	29.85
	C	5345	64147	1229.45	245.89	30.75
	Y	5559	66713	1278.63	255.73	31.98
	D	5670	68047	1304.20	260.84	32.62
	Z	5684	68217	1307.46	261.49	32.70
SC-DED-04						
From:	\$	5012	60139	1152.62	230.52	28.82
To:	A	5087	61041	1169.91	233.98	29.25
	B	5265	63177	1210.86	242.17	30.27
	X	5331	63967	1226.00	245.20	30.65
	C	5491	65886	1262.78	252.56	31.57
	Y	5711	68521	1313.29	262.66	32.83
	D	5825	69891	1339.56	267.91	33.49
	Z	5840	70066	1342.91	268.58	33.57
SC-DED-05						
From:	\$	5156	61871	1185.81	237.16	29.65
To:	A	5233	62799	1203.60	240.72	30.09
	B	5416	64997	1245.73	249.15	31.14
	X	5484	65809	1261.30	252.26	31.53
	C	5649	67783	1299.14	259.83	32.48
	Y	5875	70494	1351.11	270.22	33.78
	D	5993	71904	1378.13	275.62	34.46
	Z	6008	72084	1381.58	276.31	34.55

SC-DED-06

From:	\$	5298	63572	1218.41	243.68	30.46
To:	A	5377	64526	1236.69	247.34	30.92
	B	5565	66784	1279.97	256.00	32.00
	X	5635	67619	1295.97	259.20	32.40
	C	5804	69648	1334.85	266.98	33.37
	Y	6036	72434	1388.24	277.66	34.70
	D	6157	73883	1416.00	283.21	35.39
	Z	6172	74068	1419.54	283.92	35.48

SC-DED-07

From:	\$	5450	65398	1253.41	250.68	31.34
To:	A	5532	66379	1272.21	254.44	31.81
	B	5726	68702	1316.74	263.35	32.92
	X	5798	69561	1333.20	266.64	33.33
	C	5972	71648	1373.20	274.64	34.33
	Y	6211	74514	1428.13	285.63	35.70
	D	6335	76004	1456.69	291.34	36.41
	Z	6351	76194	1460.33	292.07	36.50

***The monthly rate of pay is the rate of pay used to remunerate employees in the SC-DED group**

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SE-REM - RESEARCH MANAGER
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

SE-REM-01

From:	\$	95384	99078	102766	106453	110142	113835	117522	121214	124906
To:	A	96815	100564	104307	108050	111794	115543	119285	123032	126780
	B	100204	104084	107958	111832	115707	119587	123460	127338	131217
	X	101457	105385	109307	113230	117153	121082	125003	128930	132857
	C	104501	108547	112586	116627	120668	124714	128753	132798	136843
	Y	105024	109090	113149	117210	121271	125338	129397	133462	137527
	D	107124	111272	115412	119554	123696	127845	131985	136131	140278
	Z	107392	111550	115701	119853	124005	128165	132315	136471	140629

SE-REM-02

From:	\$	109983	113710	117444	121175	124906	128632	132364	136092	139820
To:	A	111633	115416	119206	122993	126780	130561	134349	138133	141917
	B	115540	119456	123378	127298	131217	135131	139051	142968	146884
	X	116984	120949	124920	128889	132857	136820	140789	144755	148720
	C	120494	124577	128668	132756	136843	140925	145013	149098	153182
	Y	121096	125200	129311	133420	137527	141630	145738	149843	153948
	D	123518	127704	131897	136088	140278	144463	148653	152840	157027
	Z	123827	128023	132227	136428	140629	144824	149025	153222	157420

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SE-RES - RESEARCH SCIENTIST
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Y) Effective August 5, 2023 - Market Adjustment
- D) Effective August 5, 2024
- Z) Effective August 5, 2024 - Wage Adjustment

SE-RES-01

From:	\$	59577	62711	65845	68982	72118	75243	78620
To:	A	60471	63652	66833	70017	73200	76372	79799
	B	62587	65880	69172	72468	75762	79045	82592
	X	63369	66704	70037	73374	76709	80033	83624
	C	65270	68705	72138	75575	79010	82434	86133
	Y	65596	69049	72499	75953	79405	82846	86564
	D	66908	70430	73949	77472	80993	84503	88295
	Z	67075	70606	74134	77666	81195	84714	88516

SE-RES-02

From:	\$	73975	78582	83188	87794	92396	97002	101608	106216	111145
To:	A	75085	79761	84436	89111	93782	98457	103132	107809	112812
	B	77713	82553	87391	92230	97064	101903	106742	111582	116760
	X	78684	83585	88483	93383	98277	103177	108076	112977	118220
	C	81045	86093	91137	96184	101225	106272	111318	116366	121767
	Y	81450	86523	91593	96665	101731	106803	111875	116948	122376
	D	83079	88253	93425	98598	103766	108939	114113	119287	124824
	Z	83287	88474	93659	98844	104025	109211	114398	119585	125136

SE-RES-03

From:	\$	93487	97179	100869	104555	108246	111939	115630	119317	123374
To:	A	94889	98637	102382	106123	109870	113618	117364	121107	125225
	B	98210	102089	105965	109837	113715	117595	121472	125346	129608
	X	99438	103365	107290	111210	115136	119065	122990	126913	131228
	C	102421	106466	110509	114546	118590	122637	126680	130720	135165
	Y	102933	106998	111062	115119	119183	123250	127313	131374	135841
	D	104992	109138	113283	117421	121567	125715	129859	134001	138558
	Z	105254	109411	113566	117715	121871	126029	130184	134336	138904

SE-RES-04

From:	\$	111962	116059	120155	124250	128348	132445	136947
To:	A	113641	117800	121957	126114	130273	134432	139001
	B	117618	121923	126225	130528	134833	139137	143866
	X	119088	123447	127803	132160	136518	140876	145664
	C	122661	127150	131637	136125	140614	145102	150034
	Y	123274	127786	132295	136806	141317	145828	150784
	D	125739	130342	134941	139542	144143	148745	153800
	Z	126053	130668	135278	139891	144503	149117	154185

SE-RES-05

From:	\$	122590	127076	131564	136049	140534	145023	149957
To:	A	124429	128982	133537	138090	142642	147198	152206
	B	128784	133496	138211	142923	147634	152350	157533
	X	130394	135165	139939	144710	149479	154254	159502
	C	134306	139220	144137	149051	153963	158882	164287
	Y	134978	139916	144858	149796	154733	159676	165108
	D	137678	142714	147755	152792	157828	162870	168410
	Z	138022	143071	148124	153174	158223	163277	168831

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SI - SOCIAL SCIENCE SUPPORT
ANNUAL RATES OF PAY
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
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- Z) Effective August 5, 2024 - Wage Adjustment

SI-01

From:	\$	53569	55634	57774	60001	62310
To:	A	54373	56469	58641	60901	63245
	B	56276	58445	60693	63033	65459
	X	56979	59176	61452	63821	66277
	C	58688	60951	63296	65736	68265
	Y	58981	61256	63612	66065	68606
	D	60161	62481	64884	67386	69978
	Z	60311	62637	65046	67554	70153

SI-02

From:	\$	60539	62496	64513	66598	68751
To:	A	61447	63433	65481	67597	69782
	B	63598	65653	67773	69963	72224
	X	64393	66474	68620	70838	73127
	C	66325	68468	70679	72963	75321
	Y	66657	68810	71032	73328	75698
	D	67990	70186	72453	74795	77212
	Z	68160	70361	72634	74982	77405

SI-03

From:	\$	66560	68562	70629	72754	74941
To:	A	67558	69590	71688	73845	76065
	B	69923	72026	74197	76430	78727
	X	70797	72926	75124	77385	79711
	C	72921	75114	77378	79707	82102
	Y	73286	75490	77765	80106	82513
	D	74752	77000	79320	81708	84163
	Z	74939	77193	79518	81912	84373

SI-04

From:	\$	71277	73981	76794	79710	82736
To:	A	72346	75091	77946	80906	83977
	B	74878	77719	80674	83738	86916
	X	75814	78690	81682	84785	88002
	C	78088	81051	84132	87329	90642
	Y	78478	81456	84553	87766	91095
	D	80048	83085	86244	89521	92917
	Z	80248	83293	86460	89745	93149

SI-05

From:	\$	85295	88394	91608	94935	98388
To:	A	86574	89720	92982	96359	99864
	B	89604	92860	96236	99732	103359
	X	90724	94021	97439	100979	104651
	C	93446	96842	100362	104008	107791
	Y	93913	97326	100864	104528	108330
	D	95791	99273	102881	106619	110497
	Z	96030	99521	103138	106886	110773

SI-06

From:	\$	96926	100492	104192	108028	112004
To:	A	98380	101999	105755	109648	113684
	B	101823	105569	109456	113486	117663
	X	103096	106889	110824	114905	119134
	C	106189	110096	114149	118352	122708
	Y	106720	110646	114720	118944	123322
	D	108854	112859	117014	121323	125788
	Z	109126	113141	117307	121626	126102

SI-07

From:	\$	109004	112860	116851	120987	125266
To:	A	110639	114553	118604	122802	127145
	B	114511	118562	122755	127100	131595
	X	115942	120044	124289	128689	133240
	C	119420	123645	128018	132550	137237
	Y	120017	124263	128658	133213	137923
	D	122417	126748	131231	135877	140681
	Z	122723	127065	131559	136217	141033

SI-08

From:	\$	119295	123173	127183	131321	135593
To:	A	121084	125021	129091	133291	137627
	B	125322	129397	133609	137956	142444
	X	126889	131014	135279	139680	144225
	C	130696	134944	139337	143870	148552
	Y	131349	135619	140034	144589	149295
	D	133976	138331	142835	147481	152281
	Z	134311	138677	143192	147850	152662

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**ST- SECRETARIAL
ANNUAL RATES OF PAY**
(in dollars)

Effective Dates:

- \$) Effective August 5, 2020
- A) Effective August 5, 2021
- B) Effective August 5, 2022
- X) Effective August 5, 2022 - Wage Adjustment
- C) Effective August 5, 2023
- Y) Effective August 5, 2023 - Market Adjustment
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- Z) Effective August 5, 2024 - Wage Adjustment

ST-SCY-01

From:	\$	37751	38806	39865	40934	41983	43047	44110	/	45165	45846	46922	48036	49153
To:	A	38317	39388	40463	41548	42613	43693	44772	/	45842	46534	47626	48757	49890
	B	39658	40767	41879	43002	44104	45222	46339	/	47446	48163	49293	50463	51636
	X	40154	41277	42402	43540	44655	45787	46918	/	48039	48765	49909	51094	52281
	C	41359	42515	43674	44846	45995	47161	48326	/	49480	50228	51406	52627	53849
	Y	41566	42728	43892	45070	46225	47397	48568	/	49727	50479	51663	52890	54118
	D	42397	43583	44770	45971	47150	48345	49539	/	50722	51489	52696	53948	55200
	Z	42503	43692	44882	46086	47268	48466	49663	/	50849	51618	52828	54083	55338

ST-SCY-02

From:	\$	48175	49429	50682	51932
To:	A	48898	50170	51442	52711
	B	50609	51926	53242	54556
	X	51242	52575	53908	55238
	C	52779	54152	55525	56895
	Y	53043	54423	55803	57179
	D	54104	55511	56919	58323
	Z	54239	55650	57061	58469

ST-SCY-03

From:	\$	49911	51339	52786	54208
To:	A	50660	52109	53578	55021
	B	52433	53933	55453	56947
	X	53088	54607	56146	57659
	C	54681	56245	57830	59389
	Y	54954	56526	58119	59686
	D	56053	57657	59281	60880
	Z	56193	57801	59429	61032

ST-SCY-04

From:	\$	53647	55285	56919	58530
To:	A	54452	56114	57773	59408
	B	56358	58078	59795	61487
	X	57062	58804	60542	62256
	C	58774	60568	62358	64124
	Y	59068	60871	62670	64445
	D	60249	62088	63923	65734
	Z	60400	62243	64083	65898

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PAY NOTES FOR ALL CLASSIFICATIONS

A) PAY INCREMENTS – GENERAL (See SPECIFIC notes for exceptions)

1. Full-Time and Part-Time Employees

- a) The pay increment period for employees is twelve (12) months. A pay increment shall be to the next rate in the scale of rates.
- b) The pay increment date for an employee appointed to a position in the bargaining unit on promotion, demotion or from outside the Public Service on or after the date of signing of this agreement shall be the anniversary date of such appointment.
- c) For employees appointed prior to the date of signing of this agreement, their anniversary date will be the date on which the employee received his or her last pay increment.

2. Term Employees (Full-Time and Part-Time): Entitlement for an increment after twelve (12) months of cumulative service with the Agency

- a) An employee appointed to a term position within the Agency shall receive an increment after having reached twelve (12) months of cumulative service with the Agency, at the same occupational group and level.
- b) For the purpose of defining when a determinate employee will be entitled to go to the next salary increment, “cumulative” means all service, whether continuous or discontinuous, with the Agency at the same occupational group and level.
- c) Term employees appointed to an indeterminate position at the same group and level within the Agency, shall not be paid less than their previous salary as a term employee within the Agency, and shall maintain all increment levels, regardless of a break in service within the Agency.

B) PAY INCREMENTS – SPECIFIC

3. Development or Technological Institute Recruitment Level (TIRL) Pay Ranges

- a) This pay note applies to employees being paid at the AR-01, AS-DEV, CO-DEV, EG-TIRL, EN-ENG-01, FI-DEV, GT-TIRL, PG-DEV and PM-DEV levels.
- b) The pay increment period is six (6) months.

- c) For employees in one of the levels listed in a), an increase at the end of an increment period shall be to a rate in the pay range which is four hundred (\$400) higher than the rate at which the employee is being paid or, if there is no such rate, to the maximum of the pay range.

4. Partial Development Pay Ranges

- a) This pay note applies to employees being paid within the development range portion of the BI-01, FO-01, HR-01, and PC-01 levels.
- b) The pay increment period is six (6) months.
- c) For employees being paid in the development range portion of one the levels listed in a), an increase at the end of an increment period shall be to a rate in the pay range which is four hundred (\$400) higher than the rate at which the employee is being paid or, if there is no such rate, to the maximum of the development range portion of the level.
- d) An increase from the developmental range part to the fixed incremental part of the scales for the levels listed in a) shall take place on the date on which the Agency certifies that the employee should be paid at that rate.
- e) The pay increment period for the fixed increment portion of the levels listed in a) is twelve (12) months.

5. Other levels with six (6) month increment periods

- a) This pay note applies to employees being paid at the following levels: CR-01, DD-01, DD-02 and ST-SCY-01 (up to and including the seventh step).
- b) The pay increment period is six (6) months.
- c) The pay increment period for ST-SCY-01 (eighth step and above) is twelve (12) months.

6. Performance Pay Levels

- a) This pay note applies to employees being paid at the AS-08, ES-08 and PM-07 levels.
- b) Pay increases within the performance pay ranges listed in a) shall be in accordance with the directive governing Performance Pay for Represented Employees in the Administrative and Foreign Service Category, except that the term “increment” in the directive shall mean an amount equal to seven hundred and fifty dollars (\$750) for the performance pay ranges in effect during this agreement, provided the maximum of the range is not exceeded.

**

C) PAY ADJUSTMENTS

7. General

An employee shall, on the relevant effective dates of adjustment to rates of pay, be paid in the “A”, “B”, “C”, or “D” (if applicable) scale of rates at the rate shown immediately below his or her former rate. For details on lines “X”, “Y” and/or “Z”, refer to the market adjustments and restructures in Appendix I.

8. Developmental and Technological Institute Recruitment Level (TIRL) pay ranges

- a) This pay note applies to employees being paid at a level characterized by a development or TIRL pay range, including the AR-01, AS-DEV, CO-DEV, EG-TIRL, EN-ENG-01, FI-DEV, GT-TIRL and PM-DEV levels, and also including the development pay range portion of the BI-01, FO-01, HR-01 and PC-01 levels.
- b) An employee being paid at one the levels listed in (a) shall, on the relevant effective dates of adjustment to rates of pay, be paid in the “A”, “B”, “C”, or “D” (if applicable) range at a rate of pay and wage adjustment (“X”, “Y”, and “Z”) higher than his or her former rate by the following percentages:

Pay Scale	
“A”	1.5%
“B”	3.5%
“X”	1.25%
“C”	3.0%
“Y”	0.5%
“D”	2.0%
“Z”	0.25%

9. Performance Pay Ranges

- a) This pay note applies to employees being paid at a classification and level characterized by a performance pay range, including the AS-08, ES-08 and PM-07 levels.
- b) An employee being paid at one the levels listed in (a) shall, on the relevant effective dates of adjustment to rates of pay, be paid in the “A”, “B”, “C”, or “D” (if applicable) range at a rate of pay and wage adjustment (“X”, “Y”, and “Z”) higher than his or her former rate by the following percentages:

Pay Range	
“A”	1.5%
“B”	3.5%
“X”	1.25%
“C”	3.0%
“Y”	0.5%
“D”	2.0%
“Z”	0.25%

10. Salary in case of death

If an employee dies, the salary due to the employee on the last working day preceding the employees’ death shall continue to accrue to the end of the month in which the employee dies. Salary so accrued which has not been paid to the employee as at the date of the employees’ death shall be paid to the employees’ estate.

11. One-time Allowance Related to the Performance of Regular Duties:

- The Employer will provide a one-time lump-sum payment of two thousand five hundred dollars (\$2,500) to incumbents of represented positions on the date of signing of the collective agreement.
- This one-time allowance will be paid to incumbents of represented positions within Parks Canada for the performance of regular duties and responsibilities associated with their position.
- Payment will be issued according to implementation timelines with Respect to Implementation of the Collective Agreement.
- If an employee is eligible for compensation in respect to the one-time allowance related to the performance of regular duties (and responsibilities) under more than one collective agreement, the employee shall receive the allowance only once.

APPENDIX “B” HOURS OF WORK CODES

The following classification groups are listed below in order to identify which Hours of Works Code is to be used in the application of the provisions of this collective agreement.

Letter code X: 37.5 (normal weekly hours of work)

Architecture and Town Planning Group (AR)
Administrative Services Group (AS)
Biological Sciences Group (BI)
Commerce Group (CO)
Clerical and Regulatory Group (CR)
Computer Systems Group (CS)
Drafting and Illustration Group (DD)
Economics and Social Sciences Services Group (EC)
Education Group (ED)
Engineering and Scientific Support Group (EG)
Electronics Group (EL)
Engineering and Land Survey Group (EN)
Economics, Sociology and Statistics Group (ES)
Financial Management Group (FI)
Forestry Group (FO)
General Technical Group (GT)
Historical Research Group (HR)
Information Services Group (IS)
Library Science Group (LS)
Physical Sciences Group (PC)
Purchasing and Supply Group (PG)
Program Administration Group (PM)
Photography Group (PY)
Scientific Research Group (SE)
Social Science Support Group (SI)
Secretarial, Stenographic and Typing Group (ST)

Letter code Y: 40 (normal weekly hours of work)

General Labour and Trades Group (GL) (all sub-groups)
General Services (GS) (all sub-groups)
Heating, Power & Stationary Plant Operations Group (HP)
Ships Crews Group (SC)

APPENDIX "C"
**MEMORANDUM OF UNDERSTANDING CONCERNING EMPLOYEES
REQUIRED TO BE ON STANDBY FOR AVALANCHE CONTROL
AT ROGERS PASS OR MOUNT FIDELITY STATION**

1. This memorandum applies only to employees who are required to be on standby at Rogers Pass or Mount Fidelity Station, instead of their residences at Revelstoke or Golden, B.C. for avalanche control on the Trans-Canada Highway. This does not apply to employees who reside at Rogers Pass.
2. Notwithstanding Article 26 of this collective agreement, employees referred to above will not be paid the standby pay provided in the collective agreement.
3.
 - a) In lieu of this, it is agreed that these employees will receive the following compensation for standby:
 - (i) four (4) hours pay at the employee's regular straight time hourly rate of pay for each eight (8) consecutive hours or portion thereof that the employee is designated as being on standby;
 - (ii) overnight bachelor bunk house accommodation to be provided by the Agency at no cost to the employee;
 - (iii) supper and breakfast to be provided by the Agency at no cost to the employee.
 - b) An employee on standby status who is called in to work and who reports for work immediately shall be compensated in accordance with the call back provisions of this collective agreement.
 - c) This payment shall apply only once within each eight (8) hour period that the employee has been designated for standby status.
 - d) No standby payment shall be granted if an employee is unable to report for duty when required.
 - e) An employee designated for standby status shall be immediately available during the period designated as the standby period. In designating employees for standby status, the Agency will endeavour to provide for an equitable distribution of such duties.
4. The overtime provisions of Article 24 and the Shift Premiums provisions of Article 23 do not apply during those periods an employee is on standby status.

APPENDIX “D”
MEMORANDUM OF UNDERSTANDING
FIELD OR SEA RESEARCH ALLOWANCE

This Memorandum of Understanding applies to employees of the Parks Canada Agency who occupied positions in the HR classification group as of July 24, 2002 and who elected to retain their eligibility to qualify to receive the Field or Sea Research Allowance. Employees who failed to elect, and all HR employees hired subsequent to July 24, 2002, shall be deemed to have elected the Travel Status Leave option.

Employees who elect to receive benefits under the Travel Status Leave option shall not qualify for Field or Sea Research Allowances, nor will they be permitted to revoke their election. Employees who have elected the Field or Sea Research option may, at any time, elect in writing to instead become eligible to receive benefits under the Travel Status Leave option. For greater certainty, an employee is not entitled to receive both Travel Status Leave and Field or Sea Research Allowances for the same period of time.

An employee who meets the conditions set forth in this Memorandum shall be paid a Field or Sea Research Allowance of two hundred seventy dollars (\$270.00) for each fifteen (15) calendar day period, provided that:

- a) the employee completes a minimum of fifteen (15) calendar days on field or sea research work in a consecutive three hundred and sixty-five (365) day period, and
- b) the minimum number of days referred to in (a) is made up of periods of not less than two (2) consecutive calendar days.

Once these conditions above are met, an employee shall be paid on a pro rata basis for periods of field or sea research work of less than fifteen (15) calendar days.

APPENDIX "E"
SPECIAL CONDITIONS APPLICABLE TO CANAL OPERATING EMPLOYEES

1. General

1.1 For the purposes of this appendix, Canal Operating employees are employees engaged as lockmasters, bridgemasters and lock operators.

1.2 All the provisions of the Collective agreement shall apply except the following:

- Hours of Work and Overtime
- Wash-up Time
- Call back and Reporting Pay
- Standby.

2. Compensation and Equalization of Earnings

2.1 An employee is entitled to receive straight-time compensation at the rate specified for the employee's classification level for all hours worked or for which the employee is granted authorized leave with pay, up to a maximum total of two thousand and eighty (2080) hours in any fiscal year.

2.2

- a) In order to equalize earnings over the year, an employee shall be paid eighty (80) hours for each two (2)-week period when the employee is at work, or on approved leave with pay, subject to such adjustments as may be necessary during the last three (3) months of the fiscal year. All hours worked which are in excess of eighty (80) in a two (2)-week period, shall be credited to the employee's compensatory leave account.
- b) For the purposes of a) above, during the navigation season, all hours worked in excess of the greater of the scheduled navigation hours or eight (8) hours, shall be credited to the compensatory leave account at time and one-half; all hours worked in excess of eight (8) hours at time and one-half (1 ½) shall be credited at the double (2) time rate.
- c) For the purposes of a) above, during the non-navigation season, all hours worked in excess of eight hours per day or on an employee's first day of rest shall be credited to the compensatory leave account at time and one-half; all hours worked in excess of sixteen (16) hours per day or on the employee's second day of rest shall be credited at the double (2) time rate.

3. Overtime Calculation at Fiscal Year-End

3.1 An employee is entitled to overtime compensation for each hour of completed work or fifteen (15) minute portion thereof.

3.2 All time worked which is in excess of two thousand and eighty (2080) hours in any fiscal year, shall be deemed to be overtime and shall be subject to compensation at either “time and one-half” (1 ½) or “double time” (2).

3.3 The overtime provisions of the agreement shall be applied to each consecutive day actually worked in the fiscal year, commencing with the last day actually worked, in such fiscal year, and taking in turn each preceding day actually worked, until the applicable overtime premium has been applied to the full entitlement of overtime hours. For the purpose of determining the applicable premium rate only, Saturday and Sunday shall be deemed to be the first and second day of rest respectively.

3.4 Compensation for overtime will be in the form of compensatory paid leave, except that any unliquidated compensatory leave remaining to an employee’s credit on the fifteenth of May in any year will be paid in cash.

4. Standby and Call Back

4.1 Where the Agency requires an employee to be available on standby during off-duty hours, such employee shall be compensated at the rate of one-half (½) hour for each four (4) hour period or part thereof for which the employee has been designated as being on standby duty.

4.2 An employee designated for standby duty shall be available during the employee’s period of standby at a known telephone number and be prepared to return to duty in the shortest possible time if called. No standby payment shall be made to an employee who is unable to report for duty when required.

4.3 An employee who is called back and reports for work, including an employee on standby who is called back and reports for work, shall be paid at time and one-half (1 ½) for each completed one (1) hour or fifteen (15) minute portion thereof, subject to a minimum of three (3) hours’ pay at time and one-half (1 ½). This minimum shall only apply to the first call-out during any standby period.

4.4 Compensation for periods of standby and call back as described in 4.1, 4.2 and 4.3 above shall be in cash, except where, upon request of an employee and with the approval of the Agency, it may be credited to the employee’s compensatory leave account.

5. Maximum or Minimum Hours of Work

Nothing in this appendix shall be construed to mean that employees are guaranteed any maximum or minimum hours of work.

6. Pro Rata Provisions

When an employee ceases to be employed, the employee or the employee’s estate shall be entitled to the compensation provided under section 3 above on a pro rata basis and paid in cash as of the employee’s termination date. However, an employee whose employment is terminated by reason of a declaration that the position was abandoned by the employee is entitled to receive

such compensation if requested by the employee within six (6) months following the date of termination of employment.

7. Employees will be granted compensation for all time worked on statutory holidays during the navigation season on the same scale as that granted to other employees according to clause 27.05. Such time shall be added to the compensatory leave account to be liquidated during the non-navigation season.

8. During canal navigation season, employees unable to work because of illness, will be granted sick leave for compensatory leave purposes from their accumulated sick leave credits on an hour-for-hour basis of extra time scheduled to be worked; such sick leave will be transferred from accumulated sick leave credits to accumulated compensatory leave credits and is not subject to expansion or cash payment.

9.1 Employees who have compensatory leave credits, will not be eligible for sick leave benefits during the non-navigation season except during periods when they are required to be on duty or are on annual leave.

9.2 During non-navigation season, employees will liquidate annual leave only after compensatory leave credits are exhausted.

10. During the non-navigation season, employees on training courses or who are employed in other than direct canal operating duties shall receive pay in accordance with this Appendix, except that such time shall not qualify as time worked for overtime calculation at fiscal year-end pursuant to clause 3 above.

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**APPENDIX “F”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE ALLIANCE)
IN RESPECT OF THE ALLOWANCE
FOR THE GL – GENERAL LABOUR AND TRADES
MACHINERY MAINTAINING SUB-GROUP (MAM)**

1. Effective on the date of signing of the collective agreement, in an effort to address recruitment and retention problems of the GL-MAM refrigeration HVAC technicians, the Agency will provide an annual terminable allowance of nine thousand five hundred dollars (\$9,500) to incumbents of GL-MAM refrigeration HVAC technicians who have refrigeration and air conditioning mechanic certification and perform the duties of GL-MAM refrigeration HVAC technician.
2. The parties agree that GL-MAM refrigeration HVAC technicians shall be eligible to receive an annual “terminable allowance” subject to the following conditions:
 - a) An employee in a position outlined above shall be paid the terminable allowance for each calendar month for which the employee receives at least (80) hours’ pay at the GL-MAM rates of pay of this appendix;
 - b) The allowance shall not be paid to or in respect of a person who ceased to be a member of the bargaining unit prior to the date of signing of this agreement;
 - c) A seasonal employee shall be entitled to the terminable allowance on a pro-rata basis;
 - d) An employee shall not be entitled to the allowance for periods he/she is on leave without pay or under suspension.
3. This Memorandum of Understanding expires on August 4, 2025.

Signed at Ottawa, this 26th day of the month of September 2023.

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**APPENDIX “G”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE ALLIANCE)
IN RESPECT OF THE ALLOWANCE
FOR THE GT – GENERAL TECHNICAL GROUP
WORKING AS LAW ENFORCEMENT OFFICERS**

1. The Agency will provide an annual allowance to incumbents of General Technical (GT) group positions, GT-04 and GT-05 levels, for the performance of their duties as listed below.
2. The parties agree that GT employees shall be eligible to receive the annual allowance in the following amounts and subject to the following conditions.
 - a) Commencing on August 5, 2021, GT employees who perform duties of Enforcement Officers and who are fully designated with Peace Officer powers shall be eligible to receive an annual allowance to be paid bi-weekly;
 - b) The allowance shall be paid in accordance with the following table:

Annual allowance: General Technical (GT)

Positions	Annual allowance
GT-04	\$6,500
GT-05	\$6,500

- c) The allowance specified above does not form part of an employee’s salary.
3. An employee in a position outlined above shall be paid the annual allowance for each calendar month for which the employee receives at least seventy-five (75) hours’ pay.
4. Seasonal and part-time employees shall be entitled to the allowance on a pro-rata basis.
5. This Memorandum of Understanding expires on August 4, 2025.

Signed at Ottawa, this 26th day of the month of September 2023.

APPENDIX “H”
MEMORANDUM OF UNDERSTANDING BETWEEN
THE PARKS CANADA AGENCY
AND THE PUBLIC SERVICE ALLIANCE OF CANADA
WITH RESPECT TO INDIGENOUS LANGUAGES

This Memorandum of Understanding is to give effect to the agreement reached between the Parks Canada Agency and the Public Service Alliance of Canada (the Alliance) regarding the use of Indigenous languages in the workplace.

Given that:

- a) the Government of Canada has passed an Indigenous Languages Act (Bill C-91) and has recognized the importance of preserving and promoting the use of Indigenous languages; and
- b) the public service in certain areas of the country provides services to Canadians in Indigenous languages

The parties agree to establish a joint committee, co-chaired by a representative from each party, to review the use of Indigenous languages in the Agency, examine Indigenous language skills in the performance of employee duties and consider the advantages that Indigenous language speakers bring to the Agency.

The joint committee will meet within 60 days of the ratification of the tentative agreement to commence its work and the parties shall report to their principals by August 4, 2021. This timeline may be extended on mutual agreement between the parties.

This Memorandum of Understanding expires on August 4, 2025.

Signed at Ottawa, this 26th day of the month of September 2023.

**

APPENDIX "I" GROUP SPECIFIC PROVISIONS

1. GL and GS- Supervisory Differentials

A supervisory differential, as established below, shall be paid to employees in the bargaining unit who encumber positions which receive a supervisory rating under the classification standard, and who perform supervisory duties.

Supervisory Level	Supervisory Co-ordinates	Supervisory Differential as a Percentage of Basic Rate
1	A1	4
2	B2	6.5
3	B3, C2	11
4	B4, C3, D2	15
5	B5, C4, D3, E2	19
6	B6, C5, D4, E3	22.5
7	B7, C6, D5, E4	26
8	C7, D6, E5	29.5
9	D7, E6	33
10	E7	36.5

The Supervisory Differential is to be used in the following manner:

- a) determine the non-supervisory rate of pay according to level;
- b) determine the Supervisory Differential by multiplying the applicable Supervisory Differential Percentage by the non-supervisory rate of pay;
- c) determine the supervisory rate of pay by adding the non-supervisory rate of pay with the Supervisory Differential.

For example, an employee on August 5, 2014, in the MAM sub-group, at the maximum of level 08 and a Supervisory Coordinate B2, would receive a basic rate of twenty six dollars and forty five cents (\$26.45) as per Annex "A", The Supervisory Differential of one dollar and seventy cents (\$1.70) is arrived by multiplying the Supervisory Differential Percentage of six decimal five percent (6.5%) (B2) by the basic rate of pay (non-supervisory). Therefore, in this case the applicable supervisory rate of pay would be twenty eight dollars and seventeen cents (\$28.17).

2. GL - General Labour and Trades

2.1 Travel Between Work Sites

When an employee is required to perform work at other than his normal workplace, as defined in the Agency Travel Policy, and the employee's status is such that the employee is not entitled to claim expenses for lodging and meals, the Agency shall provide transportation, or mileage allowance in lieu, for travel between the employee's normal workplace and any other workplace(s).

2.2 Parks Permit

The Agency shall continue to provide any automobile windshield sticker or other form of permit which an employee may require in order to enter the employee's work site area, or shall repay the employee for the cost of same. However, this undertaking by the Agency shall not include free automobile parking privileges where payment of a parking fee would otherwise apply.

**

3. GS - General Services

3.1 Split Shift Premium

Notwithstanding clause 22.05 (a), employees in the GS group shall receive an additional premium of fifty cents (\$0.50) per hour for all hours worked on a split shift. A split shift is defined as a shift that is regularly scheduled in accordance with Article 22 and that includes one regularly scheduled interruption for purposes other than the employee's meal break or the employee's rest period. However, the foregoing shall not apply in cases where the employee requests to work on a split shift.

3.2 GS Towermen (Fire Lookout) Hours of Work

- a) Notwithstanding Articles 22 and 24, employees working as Towermen will have a four (4) month work cycle equivalent to six hundred and ninety-six (696) hours commencing on the first day of the season on which the employee is assigned to the position of Towerman. Any remaining period of work in the season will be considered a cycle.
- b) Towermen will be entitled to receive compensation at:
 - (i) straight time rates for all hours compensated within a cycle up to a total to be determined by the following formula:

$$\frac{\text{Number of Calendar Days in Cycle} \times 40}{7}$$

- (ii) time and one half (1 ½) for all other hours worked

- c) Periods of leave without pay will be deducted from the cycles for the purposes of the above formula.
- d) Notwithstanding Article 27, but subject to clause 27.02, Towermen shall receive eight (8) hour's compensation for any designated holiday specified in clause 27.01 whether or not the designated holiday falls on a workday. Work performed by Towermen on a designated holiday will be compensated as per the above formula.

3.3 Assignment of Overtime Work

Subject to the operational requirements of the service, the Agency shall make every reasonable effort to give employees who are required to work overtime twenty-four (24) hours' advance notice of this requirement.

4. HP - Heating, Power, and Stationary Plant

Notwithstanding clause 23.01, an employee classified as an HP working on a twelve (12) hour shift schedule shall receive a shift premium of two dollars (\$2) per hour for all hours worked between 4 p.m. and 8 a.m. The shift premium will not be paid for hours worked between 8 a.m. and 4 p.m.

5. SC - Ship's Crews

Meals and Quarters

When an employee classified as an SC is working on a vessel on which meals and/or quarters are not normally provided and the Agency does not provide alternative meals and/or quarters, the employee shall be entitled to:

- a) when the vessel is berthing for one or more nights away from home port, reimbursement for actual and reasonable costs incurred for meals and/or lodging;
- b) eight dollars (\$8) per day in lieu of meals and quarters for a regular working day of less than twelve (12) hours and ten dollars and fifty cents (\$10.50) per day in lieu of meals and quarters for a regular working day of twelve (12) hours or more.

6. AS, CR, IS, PM, ST- Administration Services Groups

In no case shall clause 22.02 permit the Agency to reduce the hours of work of a full time employee permanently.

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Market Adjustments and Restructures

Effective August 5, 2023 – Market adjustment of 3% for:

- GL-COI sub-group

- GL-MAM sub-group
- GL-MDO sub-group
- GL-VHE sub-group
- HP group

Effective August 5, 2023 – Market adjustment of 4% for the SC group

Effective August 5, 2023 – Pay Line Adjustment of 0.5% to be applied to the following classifications:

- AR group
- AS group
- BI group
- CO group
- CR group
- CS group
- DD group
- EC group
- ED group
- EG group
- EL group
- EN group
- ES group
- FI group
- FO group
- GL-BOB sub-group
- GL-EIM sub- group
- GL-ELE sub-group
- GL-MAN sub-group
- GL-MOC sub-group
- GL-PCF sub-group
- GL-PIP sub-group
- GL-PRW sub-group
- GL-WOW sub-group
- GS-BUS sub-group
- GS-MPS sub-group
- GS-PRC sub-group
- GS-STS sub-group
- GT group
- HR group
- IS group
- PC group
- PG group
- PM group
- PY group
- SE group

- SI group
- ST group

The implementation of these adjustments will be made in accordance with the implementation timelines as per the Collective Agreement.

Restructure of the Engineering and Scientific Support Group (EG) pay scales (as per the Arbitral Award of M.G. Mitchnick dated January 6, 2022).

Effective August 5, 2022, add one new step to the top of the EG pay scale that is 1.5% higher than the existing maximum. All employees who have been at the existing maximum rate for at least twelve months as of that date shall move to this new rate on that date.

Effective August 5, 2023, add 1.8% to that new top step of the scale.

Both of these adjustments are to take place prior to the application of any general wage increase for that year.

The Library Science (LS) – Wage Adjustment

Effective August 5, 2023 – A wage adjustment of 1.0% for all employees in the Library Science (LS) group).

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**APPENDIX “J”
MEMORANDUM OF UNDERSTANDING
BETWEEN
PARKS CANADA AGENCY
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
WITH RESPECT TO THE
IMPLEMENTATION OF THE COLLECTIVE AGREEMENT**

Notwithstanding the provisions of clause 61.03* on the calculation of retroactive payments and clause 64.03** on the collective agreement implementation period, this memorandum is to give effect to the understanding reached between Parks Canada Agency and the Public Service Alliance of Canada regarding a modified approach to the calculation and administration of retroactive payments for the current round of negotiations.

1. Implementation

- a) The effective dates for economic increases will be specified in the agreement. Other provisions of the collective agreement will be effective as follows:
- i. All components of the agreement unrelated to pay administration will come into force on signature of this agreement unless otherwise expressly stipulated.
 - ii. Changes to existing and new compensation elements such as premiums, allowances, insurance premiums and coverage and changes to overtime rates will become effective within one hundred and eighty days (180) after signature of agreement, on the date at which prospective elements of compensation increases will be implemented under b)(i).
 - iii. Payment of premiums, allowances, insurance premiums and coverage and overtime rates in the collective agreement will continue to be paid as per the previous provisions until changes come into force as stipulated in a)(ii).
- b) The collective agreement will be implemented over the following time frames:
- i. The prospective elements of compensation increases (such as prospective salary rate changes and other compensation elements such as premiums, allowances, changes to overtime rates) will be implemented within one hundred and eighty (180) days after signature of this agreement where there is no need for manual intervention.
 - ii. Retroactive amounts payable to employees will be implemented within one hundred and eighty (180) days after signature of this agreement where there is no need for manual intervention.
 - iii. Prospective compensation increases and retroactive amounts that require manual processing will be implemented within four hundred and sixty (460) days after signature of this agreement.

c) Employee Recourse

- i. Employees in the bargaining unit for whom this collective agreement is not fully implemented within one hundred and eighty (180) days after signature of this collective agreement will be entitled to a lump sum of two hundred dollars (\$200) non-pensionable amount when the outstanding amount owed after one hundred and eighty-one (181) days is greater than five hundred dollars (\$500). This amount will be included in their final retroactive payment.
- ii. Employees will be provided a detailed breakdown of the retroactive payments received and may request that the compensation services of their department or the Public Service Pay Centre verify the calculations of the retroactive payments, where they believe these amounts are incorrect. The employer will consult with the Alliance regarding the format of the detailed breakdown.
- iii. In such a circumstance, for employees in organizations serviced by the Public Service Pay Centre, they must first complete a Phoenix feedback form indicating what period they believe is missing from their pay. For employees in organizations not serviced by the Public Service Pay Centre, employees shall contact the compensation services of their department.

Signed at Ottawa, this 26th day of the month of September 2023.

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**APPENDIX "K"
WORK FORCE ADJUSTMENT**

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General

Application

This appendix applies to all indeterminate employees represented by the Public Service Alliance of Canada working for the Parks Canada Agency. Unless explicitly specified, the provisions contained in Parts I to VI do not apply to alternative delivery initiatives.

Collective agreement

With the exception of those provisions covered by the Parks Canada Staffing Policies, this Appendix is part of this agreement. Notwithstanding the Job Security article, in the event of conflict between the present Work Force Adjustment Appendix and that article, the present Work Force Adjustment Appendix will take precedence.

Objectives

It is the policy of the Agency to maximize employment opportunities for indeterminate employees affected by work force adjustment situations, primarily through ensuring that, wherever possible, alternate employment opportunities are provided to them. This should not be construed as the continuation of a specific position or job but rather as continued employment.

To this end, every indeterminate employee whose services will no longer be required because of a work force adjustment situation and for whom the Chief Executive Officer knows or can predict employment availability will receive a guarantee of a reasonable job offer within the Agency. Those employees for whom the Chief Executive Officer cannot provide the guarantee will have access to transitional employment arrangements (as per Part VI and VII).

In the case of surplus employees for whom the Chief Executive Officer cannot provide the guarantee of a reasonable job offer within the Agency, the Agency is committed to assist these employees in finding alternative employment in the Public Service (Schedules I, IV or V of the *Financial Administration Act* (FAA)).

Definitions:

Accelerated lay-off occurs when a surplus employee makes a request to the Chief Executive Officer, in writing, to be laid off at an earlier date than that originally scheduled, and the Chief Executive Officer concurs. Lay-off entitlements begin on the actual date of lay-off. (Mise en disponibilité accélérée)

Affected employee is an indeterminate employee who has been informed in writing that his/her services may no longer be required because of a work force adjustment situation. (Employé touché)

Alternation occurs when an opting employee or a surplus employee who is surplus as a result of having chosen option 6.4.1 (a) who wishes to remain in the Agency exchanges positions with a non-affected employee (the alternate) willing to leave the Agency with a Transition Support Measure or with an Education Allowance. (Échange de postes)

Alternative delivery initiative is the transfer of any work, undertaking or business of the Agency to any body or corporation that is outside the Agency. (Diversification des modes d'exécution)

Chief Executive Officer (CEO) has the same meaning as in the definition of "Chief Executive Officer" set out in section 2 of the *Parks Canada Agency Act*, and also means his or her designate as per section 12 (4) of the *Parks Canada Agency Act*. (Directeur général de l'Agence (DGA))

Education Allowance is one of the options provided to an indeterminate employee affected by normal work force adjustment for whom the Chief Executive Officer cannot guarantee a reasonable job offer. The Education Allowance is a cash payment, equivalent to the Transitional Support Measure (see Annex B), plus a reimbursement of tuition from a recognized learning institution, book and mandatory equipment costs, up to a maximum of seventeen thousand dollars \$17,000. (Indemnité d'études)

Guarantee of a reasonable job offer is a guarantee of an offer of indeterminate employment within the Agency provided by the Chief Executive Officer to an indeterminate employee who is affected by work force adjustment. The Chief Executive Officer will be expected to provide a guarantee of a reasonable job offer to those affected employees for whom he or she knows or can predict employment availability in the Agency. Surplus employees in receipt of this guarantee will not have access to the Options available in Part VI of this appendix. (Garantie d'une offre d'emploi raisonnable)

Laid-off person is a person who has been laid off pursuant to section 13 of the *Parks Canada Agency Act* and who still retains a lay-off priority. (Personne mise en disponibilité)

Lay-off notice is a written notice of lay-off to be given to a surplus employee at least one month before the scheduled lay-off date. This period is included in the surplus period. (Avis de mise en disponibilité)

Lay-off priority a person who has been laid off is entitled to a priority for appointment on the basis of individual merit without recourse to a position in the Agency for which, in the opinion of the Chief Executive Officer, they are qualified. This priority is accorded for one year following the lay-off date pursuant to the Parks Canada's Staffing Policy, Section 4.1 or following the termination date pursuant to the *Parks Canada Agency Act*, Section 13. (Priorité de mise en disponibilité)

Opting employee is an indeterminate employee whose services will no longer be required because of a work force adjustment situation and who has not received a guarantee of a reasonable job offer from the Chief Executive Officer and who has 120 days to consider the Options of Part 6.3 of this appendix. (Employé optant)

Pay has the same meaning as "rate of pay" in this agreement. (Rémunération)

Priority administration system is a system designed by the Agency to facilitate appointments within the Agency of individuals entitled to priorities under this appendix. (Système d'administration des priorités)

Public Service means any department, agency or employer specified in Schedules I, IV, or V of the *Financial Administration Act*. (FAA)

Reasonable job offer (Offre d'emploi raisonnable) is an offer of indeterminate employment within the Agency, normally at an equivalent level but could include lower levels. Surplus employees must be both trainable and mobile. Where practicable, a reasonable job offer shall be within the employee's normal workplace, as defined in the Parks Canada Travel Policy. In Alternative Delivery situations, a reasonable offer is one that meets the criteria set out in Type 1 and Type 2 of Part VII of this appendix. A reasonable job offer is also an offer from a Public Service employer, provided that:

- a) The appointment is at a rate of pay and an attainable salary maximum not less than the employee's current salary and attainable maximum that would be in effect on the date of the offer.
- b) It is a seamless transfer of all employee benefits including a recognition of years of service for the definition of continuous employment and accrual of benefits, including the transfer of sick leave credits, severance pay and accumulated vacation leave credits.

Reinstatement priority is a priority for appointment pursuant to the Parks Canada Staffing Policy accorded by the Agency to certain employees salary-protected under this appendix for the purpose of assisting such persons to re-attain an appointment level equivalent to that from which they were declared surplus. (Priorité de réintégration)

Relocation is the authorised geographic move of a surplus employee or laid-off person from one place of duty to another place of duty, beyond what, according to local custom, is a normal commuting distance. (Réinstallation)

Relocation of work unit is the authorised move of a work unit of any size to a place of duty beyond what, according to local custom, is normal commuting distance from the former work location and from the employee's current residence. (Réinstallation d'une unité de travail)

Retraining is on-the-job training or other training intended to enable affected employees, surplus employees and laid-off persons to qualify for known or anticipated vacancies within the Agency. (Recyclage)

Surplus employee is an indeterminate employee who has been formally declared surplus, in writing, by the Chief Executive Officer. (Employé excédentaire)

Surplus priority is a priority in appointment accorded by the Chief Executive Officer to surplus employees to permit them to be appointed to other positions in the Agency on the basis of individual merit without recourse. (Priorité d'employé excédentaire)

Surplus status means an indeterminate employee is in surplus status from the date he/she is declared surplus until the date of lay-off, until he or she is indeterminately appointed to another position, until his or her surplus status is rescinded, or until the person resigns. (Statut d'employé excédentaire)

Transition Support Measure is one of the options provided to an opting employee for whom the Agency cannot guarantee a reasonable job offer. The Transition Support Measure is a cash payment based on the employee's years of service as per Annex B. Years of service is the

combined years of service in the Public Service immediately prior to appointment to the Agency, for which he or she was not granted a Transition Support Measure, plus years of service with the Agency. (Mesure de soutien à la transition)

Twelve-month surplus priority period in which to secure a reasonable job offer is one of the options provided to an opting employee for whom the Chief Executive Officer cannot guarantee a reasonable job offer. (Priorité d'employé excédentaire d'une durée de douze mois pour trouver une offre d'emploi raisonnable)

Work force adjustment is a situation that occurs when the Chief Executive Officer decides that the services of one or more indeterminate employees will no longer be required beyond a specified date because of a lack of work, the discontinuance of a function, a relocation in which the employee does not wish to relocate or an alternative delivery initiative. (Réaménagement des effectifs)

Part 1 Roles and Responsibilities

1.1 Agency

1.1.1 Since indeterminate employees who are affected by work force adjustment situations are not themselves responsible for such situations, it is the responsibility of the Chief Executive Officer to ensure that they are treated equitably and, whenever possible, given every reasonable opportunity to continue their careers as Agency employees.

1.1.2 The Agency shall carry out effective human resource planning to minimize the impact of work force adjustment situations on indeterminate employees and on the Agency.

1.1.3 The Agency shall establish joint work force adjustment committees, where appropriate, to manage the work force adjustment situations within the Agency. Terms of reference of such committees shall include a process for addressing alternation requests.

1.1.4 The Agency shall establish systems to facilitate redeployment or retraining of the Agency's affected employees, surplus employees, and laid-off persons.

1.1.5 When the Agency determines that the services of an employee are no longer required beyond a specified date due to lack of work or discontinuance of a function, the Chief Executive Officer shall advise the employee, in writing, that his or her services will no longer be required.

Such a communication shall also indicate if the employee:

- a) is being provided a guarantee of a reasonable job offer from the Agency and that the employee will be in surplus status from that date on,

or
- b) is an opting employee and has access to the Options of Section 6.3 of this appendix because the employee is not in receipt of a guarantee of a reasonable job offer from the Agency.

Where applicable, the communication should also provide the information relative to the employee's possible lay-off date.

1.1.6 The Chief Executive Officer will be expected to provide a guarantee of a reasonable job offer for those employees subject to work force adjustment for whom they know or can predict employment availability in the Agency.

1.1.7 Where the Chief Executive Officer cannot provide a guarantee of a reasonable job offer, the Chief Executive Officer will provide 120 days to consider the three Options outlined in Part VI of this appendix to all opting employees before a decision is required of them. If the employee fails to select an option, the employee will be deemed to have selected Option (A), twelve-month surplus priority period in which to secure a reasonable job offer.

1.1.8 The Chief Executive Officer shall make a determination to either provide a guarantee of a reasonable job offer or access to the Options set out in 6.3 of this appendix, upon request of any indeterminate affected employee who can demonstrate that his or her duties have already ceased to exist.

1.1.9 The Agency shall advise and consult with the Alliance representatives as completely as possible regarding any work force adjustment situation as soon as possible after the decision has been made and throughout the process and will make available to the Alliance the name and work location of affected employees.

1.1.10 Where an employee is not considered suitable for appointment, the Chief Executive Officer shall advise the employee and the Alliance of that decision, indicating the reasons for the decision together with any enclosures.

1.1.11 The Agency shall provide the employee with a copy of this appendix simultaneous with the official notification to an employee affected to whom this appendix applies that he or she has become subject to work force adjustment.

1.1.12 The Agency shall apply this appendix as to keep actual involuntary lay-offs to a minimum, and lay-offs shall normally only occur where an individual has refused a reasonable job offer, or is not mobile, or cannot be retrained within two years, or is laid-off at his or her own request.

1.1.13 The Agency is responsible to counsel and advise the affected employees on their opportunities of finding continuing employment in the Agency.

1.1.14 Appointment of surplus employees to alternative positions, whether with or without retraining shall normally be at a level equivalent to that previously held by the employee, but this does not preclude appointment to a lower level. The Agency shall avoid appointment to a lower level except where all other avenues have been exhausted.

1.1.15 The Agency is to presume that each employee wishes to be reappointed unless the employee indicates the contrary in writing.

1.1.16 The Agency shall relocate surplus employees and laid-off individuals, if necessary.

1.1.17 Relocation of surplus employees or laid-off persons shall be undertaken when the individuals indicate that they are willing to relocate and relocation will enable their reappointment, providing that:

- there are no local available priority persons, qualified and interested in the position being filled; or
- no available local surplus employees or laid-off persons who are interested and who could qualify with retraining.

1.1.18 The cost of traveling to interviews for possible appointments within the Public Service and of relocation to the new location shall be borne by the Agency. Such cost shall be consistent with the Travel Policy and Integrated Relocation Program Pilot.

1.1.19 For the purposes of the Integrated Relocation Program Pilot, surplus employees and laid-off persons who relocate under this appendix shall be deemed to be employees on employer-requested relocations. The general rule on minimum distances for relocation applies.

1.1.20 For the purposes of the Travel Policy, laid-off persons traveling to interviews for possible reappointment to the Agency are deemed to be “other persons traveling on government business”.

1.1.21 For the priority period, the Agency shall pay the salary costs, and other authorized costs such as tuition, travel, relocation, and retraining for surplus employees and laid-off persons, as provided for in this appendix; all authorized costs of termination; and salary protection upon lower-level appointment.

1.1.22 The Agency shall protect the indeterminate status and surplus priority of a surplus indeterminate employee appointed to a term position in the Agency under this appendix.

1.1.23 The Agency shall retain records of the results of all referrals made under this appendix, whether such referrals are for immediate appointment, for retraining designed to qualify individuals for appointment, or for anticipated vacancies.

1.1.24 The Agency shall review the use of private temporary employment services, consultants, contractors, employees appointed for a specified period (terms) and all other non-indeterminate employees. Where practicable, the Agency shall not re-engage such temporary employment services personnel, consultants or contractors nor renew the employment of such employees referred to above where such action would facilitate the appointment of surplus employees or laid-off persons.

1.1.25 Nothing in the foregoing shall restrict the Agency’s right to engage or appoint persons to meet short-term, non-recurring requirements. Surplus and laid-off persons shall be given priority even for these short-term work opportunities.

1.1.26 The Agency may lay off an employee at a date earlier than originally scheduled when the surplus employee requests them to do so in writing.

1.1.27 The Agency shall provide surplus employees with a lay-off notice at least one month before the proposed lay-off date if appointment efforts have been unsuccessful. A copy of this notice shall be provided to the National President of the Alliance.

1.1.28 When a surplus employee refuses a reasonable job offer, he or she shall be subject to lay-off one month after the refusal, however not before six months after the surplus declaration date.

1.1.29 The Agency shall inform and counsel affected and surplus employees as early and as completely as possible and shall, in addition, assign a counsellor to each opting and surplus employee and laid-off person to work with them throughout the process. Such counselling is to include explanations and assistance concerning:

- a) the work force adjustment situation and its effect on that individual;
- b) the work force adjustment appendix;

- c) the Agency's Priority Administration System and how it works from the employee's perspective (referrals, interviews or "boards", feedback to the employee, follow-up by the Agency, how the employee can obtain job information and prepare for an interview, etc.);
- d) preparation of a curriculum vitae or resume;
- e) the employee's rights and obligations;
- f) the employee's current situation (e.g. pay, benefits such as severance pay and superannuation, classification, language rights, years of service);
- g) alternatives that might be available to the employee (the alternation process, appointment, relocation, retraining, lower-level employment, term employment, retirement including possibility of waiver of penalty if entitled to an annual allowance, Transition Support Measure, Education Allowance, pay in lieu of unfulfilled surplus period, resignation, accelerated lay-off);
- h) the likelihood that the employee will be successfully appointed;
- i) the meaning of a "guarantee of reasonable job offer", a "twelve-month surplus priority period in which to secure a reasonable job offer", a "Transition Support Measure" and an "Education Allowance";
- j) advise employees to seek out proposed alternations and submit requests for approval as soon as possible after being informed that they will not be receiving a guarantee of a reasonable job offer;
- k) preparation for interviews with prospective employers;
- l) feedback when an employee is not offered a position for which he or she was referred;
- m) repeat counselling as long as the individual is entitled to a staffing priority and has not been appointed;
- n) advising the employee that refusal of a reasonable job offer will jeopardize both chances for retraining and overall employment continuity;
- o) the assistance to be provided in finding alternative employment in the Public Service (Schedules I, IV or V of the *Financial Administration Act* (FAA)) to a surplus employee for whom the Chief Executive Officer cannot provide a guarantee of a reasonable job offer within the Agency;
- p) advising employees of the right to be represented by the Alliance in the application of this appendix.

1.1.30 The Agency shall ensure that, when it is required to facilitate appointment, a retraining plan is prepared and agreed to in writing by the responsible managers and the employee.

1.1.31 Severance pay and other benefits flowing from other clauses in this collective agreement

are separate from, and in addition to, those in this appendix.

1.1.32 Any surplus employee who resigns under this appendix shall be deemed, for the purposes of severance pay and retroactive remuneration, to be involuntarily laid off on the day as of which the Chief Executive Officer accepts in writing the employee's resignation.

1.1.33 The Agency shall establish and modify staffing policies and procedures to ensure the most effective and efficient means of maximizing the reappointment of surplus employees and the appointment of laid-off persons to positions in the Agency.

1.1.34 The Agency shall determine, to the extent possible, the occupations in which there are skill shortages for which surplus employees or laid-off persons could be retrained.

1.1.35 The Agency shall actively market surplus employees and laid-off persons unless the individuals have advised the Agency in writing that they are not available for appointment.

1.1.36 The Agency will review the status of each affected employee annually, or earlier, from the date of initial notification of affected status and determine whether the employee will remain on affected status or not.

1.1.37 The Agency will notify the affected employee in writing, within five (5) working days of the decision pursuant to subsection 1.1.36.

1.1.38 The Agency shall provide information directly to the Alliance on the numbers and status of their members who are in the Priority Administration System through reports to the Alliance.

1.1.39 The Agency shall, wherever possible, ensure that reinstatement priority is given to all employees who are subject to salary protection.

1.2 Employees

1.2.1 Employees have the right to be represented by the Alliance in the application of this appendix.

1.2.2 Employees who are directly affected by work force adjustment situations and who receive a guarantee of a reasonable job offer, or who opt, or are deemed to have opted, for Option (a) of Part VI of this appendix are responsible for:

- a) actively seeking alternative employment in co-operation with the Agency, unless they have advised the Agency, in writing, that they are not available for appointment;
- b) seeking information about their entitlements and obligations;
- c) providing timely information to the Agency to assist them in their appointment activities (including curriculum vitae or resumes);
- d) ensuring that they can be easily contacted by the Agency and attending appointments

related to referrals;

- e) seriously considering job opportunities presented to them, including retraining and relocation possibilities, specified period appointments and lower-level appointments.

1.2.3 Opting employees are responsible for:

- a) considering the Options of Part VI of this appendix;
- b) communicating their choice of Options, in writing, to their manager no later than 120 days after being declared opting.

Part II Official Notification

1.1 In any work force adjustment situation involving indeterminate employees covered by this Appendix, the Chief Executive Officer shall notify the National President of the Alliance. Such notification is to be in writing, in confidence and at the earliest possible date and under no circumstances two (2) working days before any employee is notified of the workforce adjustment situation.

1.2 Such notification will include the identity and location of the work unit(s) involved, the expected date of the announcement, the anticipated timing of the workforce adjustment situation and the number, group and level of the employees who are likely to be affected by the decision.

Part III Relocation of a work unit

3.1.1 In cases where a work unit is to be relocated, the Agency shall provide all employees whose positions are to be relocated with the opportunity to choose whether they wish to move with the position or be treated as if they were subject to a work force adjustment situation.

3.1.2 Following written notification, employees must indicate, within a period of six months, their intention to move. If the employee's intention is not to move with the relocated position, the Agency can either provide the employee with a guarantee of a reasonable job offer or access to the Options set out in section 6.3 of this appendix.

3.1.3 Employees relocating with their work units shall be treated in accordance with the provisions of 1.1.16 to 1.1.20.

3.1.4 Although the Agency will endeavour to respect employee location preferences, nothing precludes the Agency from offering the relocated position to employees in receipt of a guarantee of a reasonable job offer from the Chief Executive Officer, after having spent as much time as operations permit looking for a reasonable job offer in the employee's location preference area.

3.1.5 Employees who are not in receipt of a guarantee of a reasonable job offer shall become opting employees and have access to the Options set out in Part VI of this appendix.

Part IV Retraining

4.1 General

4.1.1 To facilitate the redeployment of affected employees, surplus employees, and laid-off persons, the Agency shall make every reasonable effort to retrain such persons for:

- a) existing vacancies,
- or
- b) anticipated vacancies identified by management.

4.1.2. It is the responsibility of the employee and the Agency to identify retraining opportunities pursuant to subsection 4.1.1.

4.1.3 When a retraining opportunity has been identified, the Chief Executive Officer shall approve up to two (2) years of retraining.

4.2 Surplus Employees

4.2.1 A surplus employee is eligible for retraining provided:

- a) retraining is needed to facilitate the appointment of the individual to a specific vacant position or will enable the individual to qualify for anticipated vacancies in occupations or locations where there is a shortage of qualified candidates;

and

- b) there are no other available priority persons who qualify for the position.

**

4.2.2 The Agency is responsible for ensuring that an appropriate retraining plan is prepared and is agreed to in writing by the employee and the Chief Executive Officer. The Agency is responsible for informing the employee in a timely fashion if a retraining proposal submitted by the employee is not approved. Upon request of the employee, feedback regarding the decision, including the reason for not approving the retraining, will be provided in writing.

**

4.2.3 Once a retraining plan has been initiated, its continuation and completion are subject to satisfactory performance by the employee. The Agency will provide the employee with feedback in writing on the progress of the retraining plan on a regular basis.

4.2.4 While on retraining, a surplus employee continues to be employed by the Agency and is entitled to be paid in accordance with his or her current appointment, unless the Agency is willing to appoint the employee indeterminately, conditional on successful completion of retraining, in which case the retraining plan shall be included in the letter of offer.

4.2.5 When a retraining plan has been approved and the surplus employee continues to be employed by the Agency, the proposed lay-off date shall be extended to the end of the retraining period, subject to 4.2.3.

4.2.6 An employee unsuccessful in retraining may be laid off at the end of the surplus period, provided that the Agency has been unsuccessful in making the employee a reasonable job offer.

4.2.7 In addition to all other rights and benefits granted pursuant to this section, an employee who is guaranteed a reasonable job offer, is also guaranteed, subject to the employee's willingness to relocate, training to prepare the surplus employee for appointment to a position pursuant to paragraph 4.1.1, such training to continue for one (1) year or until the date of appointment to another position, whichever comes first. Appointment to this position is subject to successful completion of the training.

4.3 Laid-off persons

**

4.3.1 A laid-off person shall be eligible for retraining, with the approval of the Agency, providing:

- a) retraining is needed to facilitate the appointment of the individual to a specific vacant position;
 - b) the individual meets the minimum requirements set out in the relevant Selection Standard for appointment to the group concerned;
 - c) there are no other available persons with a priority who qualify for the position;
- and
- d) the Agency cannot justify, in writing, a decision not to retrain the individual.

4.3.2 When an individual is offered an appointment conditional on successful completion of retraining, a retraining plan reviewed by the Agency shall be included in the letter of offer. If the individual accepts the conditional offer, he or she will be appointed on an indeterminate basis to the full level of the position after having successfully completed training and being assessed as qualified for the position. When an individual accepts an appointment to a position with a lower maximum rate of pay than the position from which he or she was laid-off, the employee will be salary protected in accordance with Part V.

Part V Salary Protection

5.1 Lower-level position

5.1.1 Surplus employees and laid-off persons appointed to a lower-level position under this appendix shall have their salary and pay equity equalization payments, if any, protected in accordance with the salary protection provisions of this agreement, or, in the absence of such provisions, the appropriate provisions of the *Regulations Respecting Pay on Reclassification or Conversion*.

5.1.2 Employees whose salary is protected pursuant to paragraph 5.1.1 will continue to benefit from salary protection until such time as they are appointed into a position with a maximum rate of pay that is equal to or higher than the maximum rate of pay of the position from which they were declared surplus or laid off.

Part VI Options for employees

6.1 General

6.1.1 The Agency will be expected to provide a guarantee of a reasonable job offer for those affected employees for whom they know or can predict employment availability. If the Chief Executive Officer cannot provide such a guarantee, he or she shall provide his or her reasons in writing, if requested by the employee. Employees in receipt of this guarantee would not have access to the choice of Options below.

6.1.2 Employees who are not in receipt of a guarantee of a reasonable job offer have 120 days to consider the three (3) Options below before a decision is required of them.

6.1.3 The opting employee must choose, in writing, one of the three Options of section 6.4 of this appendix within the 120-day window. The employee cannot change Options once having made a written choice.

6.1.4 If the employee fails to select an Option, the employee will be deemed to have selected Option (a), Twelve-month surplus priority period in which to secure a reasonable job offer at the end of the 120-day window.

6.1.5 If a reasonable job offer which does not require a relocation is made at any time during the 120-day opting period and prior to the written acceptance of the Transition Support Measure (TSM) or the Education Allowance Option, the employee is ineligible for the TSM, the pay in lieu of unfulfilled surplus period or the Education Allowance.

6.1.6 A copy of any letter issued by the Agency under this part or notice of lay-off pursuant to the *Parks Canada Agency Act* shall be sent forthwith to the National President of the Alliance.

6.2 Voluntary Departure Process

The Agency shall establish a voluntary departure process for the purpose of minimizing instances of involuntary departures due to workforce adjustment and maintaining employment continuity for employees to the extent possible. The process shall be guided by the following principles:

- a) Ongoing meaningful consultation through a joint union-management WFA committee shall contribute to the process;
- b) Shall have the purpose of achieving, but not exceeding reduction targets;
- c) Where reasonably possible, the number of positions for reduction will be identified as per Part II (Official Notification) in advance of the process;
- d) Shall take into consideration the existing internal mechanisms as well as best practices from the Core Public Administration beneficial to the employees and the Agency's operating context;
- e) Take place after all affected letters have been delivered to employees unless the

committee recommends an alternate course of action;

- f) Provide for a minimum of thirty (30) calendar days for employees to decide whether they wish to participate;
- g) Allow employees to select an option under Section 6.4.1; b), c)(i) or (ii);
- h) When the number of volunteers is larger than the required number of positions to be eliminated, volunteers will be selected based on seniority (total years of service in the public service, whether continuous or discontinuous).

6.3 Alternation

The Agency will develop and implement an alternation process.

6.3.1 An alternation occurs when an opting employee who wishes to remain in the Agency exchanges positions with a non-affected employee (the alternate) willing to leave the Agency under the terms of Part VI of this appendix.

6.3.2 Only opting and surplus employees who are surplus as a result of having chosen option 6.4.1 (a), may alternate into an indeterminate position that remains in the Agency.

6.3.3 An indeterminate employee wishing to leave the Agency may express an interest in alternating with an opting employee. Management will decide, however, whether a proposed alternation will result in retaining the skills required to meet the ongoing needs of the position and the Agency.

6.3.4 An alternation must permanently eliminate a function or a position.

6.3.5 The opting employee moving into the unaffected position must meet the requirements of the position, including language requirements. The alternate moving into the opting position must meet the requirements of the position, except if the alternate will not be performing the duties of the position and the alternate will be struck off strength within five days of the alternation.

6.3.6 An alternation should normally occur between employees at the same group and level. When the two positions are not the same group and level, alternation can still occur when the positions can be considered equivalent. They are considered equivalent when the maximum rate of pay for the higher paid position is no more than six-per-cent higher than the maximum rate of pay for the lower paid position.

6.3.7 An alternation must occur on a given date, i.e. two (2) employees directly exchange positions on the same day. There is no provision in alternation for a “domino” effect or for “future considerations”.

For clarity, alternation will not be denied as a result of untimely administrative processes.

6.4 Options

**

6.4.1 Only opting employees who are not in receipt of the guarantee of a reasonable job offer from the Agency will have access to the choice of Options below:

- a) Twelve-month surplus priority period in which to secure a reasonable job offer is time-limited. Should a reasonable job offer not be made within a period of twelve months, the employee will be laid off in accordance with the *Parks Canada Agency Act*, Section 13. Employees who choose or are deemed to have chosen this Option are surplus employees.
 - (i) At the request of the employee, this twelve (12) month surplus priority period shall be extended by the unused portion of the 120-day opting period referred to in 6.1.2 which remains once the employee has selected in writing option (a).
 - (ii) When a surplus employee who has chosen, or who is deemed to have chosen, Option (a) offers to resign before the end of the twelve (12) month surplus priority period, the Chief Executive Officer may authorize a lump-sum payment equal to the surplus employee's regular pay for the balance of the surplus period, up to a maximum of six (6) months. The amount of the lump-sum payment for the pay in lieu cannot exceed the maximum of that which he or she would have received had they chosen Option b), the Transition Support Measure.
 - (iii) The Agency will make every reasonable effort to market a surplus employee within the employee's surplus period and within his or her preferred area of mobility. The Agency will also make every reasonable effort to market a surplus employee in the Public Service within the employee's normal work location as defined in the Agency Travel Policy.

or
- b) Transition Support Measure (TSM) is a lump-sum payment based on the employee's years of service as per Annex B made to the opting employee. Years of service is the combined years of service in the Public Service immediately prior to appointment to the Agency, for which he or she was not granted a Transition Support Measure, plus years of service with the Agency. Employees choosing this Option must resign but will be considered to be laid-off for purpose of severance pay. The TSM shall be paid in one (1) or two (2) lump-sum amounts over a maximum two (2) year period.

or
- c) Education allowance is a Transitional Support Measure (see Option b) above) plus an amount of not more than seventeen thousand dollars \$17,000 for reimbursement of receipted expenses of an opting employee for tuition from a learning institution and costs of books and relevant equipment. Employees choosing Option c) could either:
 - (i) resign from the Agency but be considered to be laid-off for severance pay

purposes on the date of their departure;

or

- (ii) delay their departure date and go on leave without pay for a maximum period of two (2) years, while attending the learning institution. The TSM shall be paid in one (1) or two (2) lump-sum amounts over a maximum two (2) year period. During this period, employees could continue to be public service benefit plan members and contribute both employer and employee share to the benefits plans and the *Public Service Superannuation Plan*. At the end of the two (2) year leave without pay period, unless the employee has found alternate employment in the Agency, the employee will be laid off in accordance with the *Parks Canada Agency Act*, Section 13.

6.4.2 The Agency will establish the departure date of opting employees who choose Option b) or Option c) above.

6.4.3 The Transition Support Measure, pay in lieu of unfulfilled surplus period and the Education Allowance cannot be combined with any other payment under the Work Force Adjustment Appendix.

6.4.4 In the cases of pay in lieu of unfulfilled surplus period, Option b) and c)(i), the employee relinquishes any priority rights for reappointment upon acceptance of his or her resignation.

6.4.5 Employees choosing Option c)(ii) who have not provided the Chief Executive Officer with a proof of registration from a learning institution twelve (12) months after starting their leave without pay period will be deemed to have resigned from the Agency and be considered to be laid-off for purposes of severance pay.

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6.4.6 All opting employees will be entitled to up to \$1,200 towards counselling services in respect of their potential re-employment or retirement. Such counselling services may include financial and job placement counselling services.

6.4.7 An opting employee who has received pay in lieu of unfulfilled surplus period, a Transition Support Measure or an Education Allowance and is re-appointed to the Agency shall reimburse the Receiver General for Canada by an amount corresponding to the period from the effective date of such re-appointment or hiring, to the end of the original period for which the TSM or Education Allowance was paid.

6.4.8 Notwithstanding paragraph 6.4.7, an opting employee who has received an Education Allowance will not be required to reimburse tuition expenses, costs of books and mandatory equipment, for which he or she cannot get a refund.

6.4.9 The Agency shall ensure that pay in lieu of unfulfilled surplus period is only authorized where the employee's work can be discontinued on the resignation date and no additional costs will be incurred in having the work done in any other way during that period.

6.4.10 If a surplus employee who has chosen, or is deemed to have chosen, Option (a) refuses a reasonable job offer at any time during the twelve (12) month surplus priority period, the employee is ineligible for pay in lieu of unfulfilled surplus period.

6.4.11 Approval of pay in lieu of unfulfilled surplus period is at the discretion of the Chief Executive Officer but shall not be unreasonably denied.

6.5 Retention payment

6.5.1 There are three situations in which an employee may be eligible to receive a retention payment. These are total facility closures, relocation of work units and alternative delivery initiatives.

6.5.2 All employees accepting retention payments must agree to leave the Agency without priority rights.

6.5.3 An individual who has received a retention payment and, as applicable, is either reappointed to the Agency, or is hired by the new employer within the six (6) months immediately following his or her resignation, shall reimburse the Receiver General for Canada by an amount corresponding to the period from the effective date of such re-appointment or hiring, to the end of the original period for which the lump sum was paid.

6.5.4 The provisions of 6.5.5 shall apply in total facility closures where Agency jobs are to cease, and:

- a) such jobs are in remote areas of the country,
or
- b) retraining and relocation costs are prohibitive,
or
- c) prospects of reasonable alternative local employment (whether within or outside the Agency) are poor.

6.5.5 Subject to 6.5.4, the Agency shall pay to each employee who is asked to remain until closure of the work unit and offers a resignation from the Agency to take effect on that closure date, a sum equivalent to six (6) months' pay payable upon the day on which the Agency operation ceases, provided the employee has not separated prematurely.

6.5.6 The provisions of 6.5.7 shall apply in relocation of work units where Agency work units:

- a) are being relocated,
and
- b) when the Chief Executive Officer decides that, in comparison to other options, it is

preferable that certain employees be encouraged to stay in their jobs until the day of workplace relocation,

and

- c) where the employee has opted not to relocate with the function.

6.5.7 Subject to 6.5.6, the Agency shall pay to each employee who is asked to remain until the relocation of the work unit and offers a resignation from the Agency to take effect on the relocation date, a sum equivalent to six (6) months' pay payable upon the day on which the Agency operation relocates, provided the employee has not separated prematurely.

6.5.8 The provisions of 6.5.9 shall apply in alternative delivery initiatives:

- a) where the Agency work units are affected by alternative delivery initiatives;
- b) when the Agency decides that, compared to other options, it is preferable that certain employees be encouraged to stay in their jobs until the day of the transfer to the new employer;

and

- c) where the employee has not received a job offer from the new employer or has received an offer and did not accept it.

6.5.9 Subject to 6.5.8, the Agency shall pay to each employee who is asked to remain until the transfer date and who offers a resignation from the Agency to take effect on the transfer date, a sum equivalent to six (6) months pay payable upon the transfer date, provided the employee has not separated prematurely.

Part VII
Special provisions regarding Alternate Delivery Initiatives
(ADI)

Preamble

The administration of the provisions of this part will be guided by the following principles:

- a) fair and reasonable treatment of employees;
- b) value for money and affordability;
- and
- c) maximization of employment opportunities for employees.

7.1 Definitions

For the purposes of this part:

Reasonable job offer is an offer of employment received from a new employer in the case of a Type 1 or Type 2 transitional employment arrangement, as determined in accordance with paragraph 7.2.2.

Termination of employment is the termination of employment as a result of a decision to transfer work or functions of the Agency in whole or in part to an external employer pursuant to the *Parks Canada Agency Act*, Section 13.

7.2 General

The Agency will, as soon as possible after the decision is made to proceed with an Alternate Service Delivery (ASD) initiative, and if possible, not less than 180 days prior to the date of transfer, provide notice to the Alliance.

The notice to the Alliance will include:

- 1. the program being considered for ASD,
- 2. the reason for the ASD,
- and
- 3. the type of approach anticipated for the initiative.

A joint WFA-ASD committee will be created for ASD initiatives and will have equal representation from the Agency and the Alliance. By mutual agreement the committee may include other participants. The joint WFA-ASD committee will define the rules of conduct of the committee.

In cases of ASD initiatives, the parties will establish a joint WFA-ASD committee to conduct meaningful consultation on the human resources issues related to the ASD initiative in order to provide information to the employee which will assist him or her in deciding on whether or not to accept the job offer.

1. Commercialisation

In cases of commercialisation where tendering will be part of the process, the members of the joint WFA-ASD committee shall make every reasonable effort to come to an agreement on the criteria related to human resources issues (e.g. terms and conditions of employment, pension and health care benefits, the take-up number of employees) to be used in the request for proposal (RFP) process. The committee will respect the contracting rules of the federal government.

2. Creation of a new Agency

In cases of the creation of new agencies, the members of the joint WFA-ASD committee shall make every reasonable effort to agree on common recommendations related to human resources issues (e.g. terms and conditions of employment, pension, and health care benefits) that should be available at the date of transfer.

3. Transfer to existing Employers

In all other ASD initiatives where an employer-employee relationship already exists the parties will hold meaningful consultations to clarify the terms and conditions that will apply upon transfer.

In the cases of commercialisation and creation of new agencies consultation opportunities will be given to the Alliance; however, in the event that agreements are not possible, the Agency may still proceed with the transfer.

7.2.1 The provisions of this Part apply only in the case of alternative delivery initiatives and are in exception to other provisions of this appendix. Employees who are affected by alternative delivery initiatives and who receive job offers from the new employer shall be treated in accordance with the provisions of this part and, only where specifically indicated will other provisions of this appendix apply to them.

7.2.2 There are three types of transitional employment arrangements resulting from alternative delivery initiatives:

a) Type 1 (Full Continuity)

Type 1 arrangements meet all of the following criteria:

- (i) legislated successor rights apply. Specific conditions for successor rights applications will be determined by the labour legislation governing the new employer;

- (ii) recognition of continuous employment in the Public Service, as defined in the adopted *Public Service Terms and Conditions of Employment* for purposes of determining the employee's entitlements under the collective agreement continued due to the application of successor rights;
- (iii) pension arrangements according to the Statement of Pension Principles set out in Annex A, or, in cases where the test of reasonableness set out in that Statement is not met, payment of a lump-sum to employees pursuant to paragraph 7.7.3;
- (iv) transitional employment guarantee: a two-year minimum employment guarantee with the new employer;
- (v) coverage in each of the following core benefits: health benefits, long term disability insurance (LTDI) and dental plan;
- (vi) short-term disability bridging: recognition of the employee's earned but unused sick leave credits up to maximum of the new employer's LTDI waiting period.

b) **Type 2 (Substantial Continuity)**

Type 2 arrangements meet all of the following criteria:

- (i) the average new hourly salary offered by the new employer (= rate of pay + equal pay adjustments + supervisory differential) for the group moving is 85 percent or greater of the group's current Agency hourly remuneration (= pay + equal pay adjustments + supervisory differential), when the hours of work are the same;
- (ii) the average annual salary of the new employer (= rate of pay + equal pay adjustments + supervisory differential) for the group moving is 85 percent or greater of Agency annual remuneration (= percent or greater of Agency annual remuneration (= pay + equal pay adjustments + supervisory differential), when the hours of work are different;
- (iii) pension arrangements according to the Statement of Pension Principles as set out in Annex A, or in cases where the test of reasonableness set out in that Statement is not met, payment of a lump-sum to employees pursuant to paragraph 7.7.3;
- (iv) transitional employment guarantee: employment tenure equivalent to that of the permanent work force in receiving organizations or a two (2) year minimum employment guarantee;
- (v) coverage in each area of the following core benefits: health benefits, long-term disability insurance (LTDI) and dental plan;
- (vi) short-term disability arrangement.

c) **Type 3 (Lesser Continuity)**

A Type 3 arrangement is any alternative delivery initiative that does not meet the criteria

applying in Type 1 and 2 transitional employment arrangements.

7.2.3 For Type 1 and Type 2 transitional employment arrangements, the offer of employment from the new employer will be deemed to constitute a reasonable job offer for purposes of this part.

7.2.4 For Type 3 transitional employment arrangements, an offer of employment from the new employer will not be deemed to constitute a reasonable job offer for purposes of this part.

7.3 Responsibilities

7.3.1 The Agency will be responsible for deciding, after considering the criteria set out above, which of the Types applies in the case of particular alternative delivery initiatives.

7.3.2 Employees directly affected by alternative delivery initiatives are responsible for seriously considering job offers made by new employers and advising the Agency of their decision within the allowed period.

7.4 Notice of alternative delivery initiatives

7.4.1 Where alternative delivery initiatives are being undertaken, the Agency shall provide written notice to all employees offered employment by the new employer, giving them the opportunity to choose whether they wish to accept the offer.

7.4.2 Following written notification, employees must indicate within a period of 60 days their intention to accept the employment offer, except in the case of Type 3 arrangements, where the Agency may specify a period shorter than 60 days, but not less than 30 days.

7.5 Job offers from new employers

7.5.1 Employees subject to this appendix (see Application) and who do not accept the reasonable job offer from the new employer in the case of Type 1 or 2 transitional employment arrangements will be given four months' notice of termination of employment and their employment will be terminated at the end of that period or on a mutually agreed upon date before the end of the four month notice period except where the employee was, at the satisfaction of the Chief Executive Officer, unaware of the offer or incapable of indicating an acceptance of the offer, he or she is deemed to have accepted the offer before the date on which the offer is to be accepted.

7.5.2 The Chief Executive Officer may extend the notice of termination period for operational reasons, but no such extended period may end later than the date the transfer to the new employer.

7.5.3 Employees who do not accept a job offer from the new employer in the case of Type 3 transitional employment arrangements may be declared opting or surplus by the Agency in accordance with the provisions of the other parts of this appendix.

7.5.4 Employees who accept a job offer from the new employer in the case of any alternative delivery initiative will have their employment terminated on the date on which the transfer

becomes effective, or on another date that may be designated by the Agency for operational reasons provided that this does not create a break in continuous service between the Public Service, including the Agency, and the new employer.

7.6 Application of other provisions of the appendix

7.6.1 For greater certainty, the provisions of Part II, Official Notification, and section 6.5, Retention Payment, will apply in the case of an employee who refuses an offer of employment in the case of a Type 1 or 2 transitional employment arrangement. A payment under section 6.5 may not be combined with a payment under the other section.

7.7 Lump-sum payments and salary top-up allowances

7.7.1 Employees who are subject to this appendix (see Application) and who accept the offer of employment from the new employer in the case of Type 2 transitional employment arrangements will receive a sum equivalent to three (3) months' pay, payable upon the day on which the Agency work or function is transferred to the new employer. The Agency will also pay these employees an eighteen (18) month salary top-up allowance equivalent to the difference between the remuneration applicable to their Agency position and the salary applicable to their position with the new employer. This allowance will be paid as a lump-sum, payable on the day on which the Agency work or function is transferred to the new employer.

7.7.2 In the case of individuals who accept an offer of employment from the new employer in the case of a Type 2 arrangement whose new hourly or annual salary falls below 80 percent of their former hourly or annual remuneration, the Agency will pay an additional six months of salary top-up allowance for a total of twenty-four (24) months under this paragraph and paragraph 7.7.1. The salary top-up allowance equivalent to the difference between the remuneration applicable to their Agency position and the salary applicable to their position with the new employer will be paid as a lump-sum payable on the day on which the Agency work or function is transferred to the new employer.

7.7.3 Employees who accept the reasonable job offer from the successor employer in the case of a Type 1 or Type 2 transitional employment arrangement where the test of reasonableness referred to in the Statement of Pension Principles set out in Annex A is not met, that is, where the actuarial value (cost) of the new employer's pension arrangements are less than 6.5 percent of pensionable payroll (excluding the employer's costs related to the administration of the plan) will receive a sum equivalent to three (3) months' pay, payable on the day on which the Agency work or function is transferred to the new employer.

7.7.4 Employees who accept an offer of employment from the new employer in the case of Type 3 transitional employment arrangements will receive a sum equivalent to six (6) months' pay payable on the day on which the Agency work or function is transferred to the new employer. The Agency will also pay these employees a 12-month salary top-up allowance equivalent to the difference between the remuneration applicable to their position and the salary applicable to their position with the new employer. The allowance will be paid as a lump-sum, payable on the day on which the Agency work or function is transferred to the new employer. The total of the lump-sum payment and the salary top-up allowance provided under this paragraph will not exceed an amount equivalent to one year's pay.

7.7.5 For the purposes of 7.7.1, 7.7.2 and 7.7.4, the term “remuneration” includes and is limited to salary plus equal pay adjustments, if any, and supervisory differential, if any.

7.8 Reimbursement

7.8.1 An individual who receives a lump-sum payment and salary top-up allowance pursuant to paragraphs 7.7.1 to 7.7.4 and who is reappointed to the Agency at any point during the period covered by the total of the lump-sum payment and salary top-up allowance, if any, shall reimburse the Receiver General for Canada by an amount corresponding to the period from the effective date of re-appointment to the end of the original period covered by the total of the lump-sum payment and salary top-up allowance, if any.

7.8.2 An individual who receives a lump-sum payment pursuant to paragraph 7.6.1 and, as applicable, is either reappointed to the Agency or hired by the new employer at any point covered by the lump-sum payment, shall reimburse the Receiver General for Canada by an amount corresponding to the period from the effective date of the reappointment or hiring to the end of the original period covered by the lump-sum payment.

7.9 Vacation leave credits and severance pay

7.9.1 Notwithstanding the provisions of this agreement concerning vacation leave, an employee who accepts a job offer pursuant to this part may choose not to be paid for earned but unused vacation leave credits, provided that the new employer will accept these credits.

7.9.2 Notwithstanding the provisions of this agreement concerning severance pay, an employee who accepts a reasonable job offer pursuant to this part will not be paid severance pay where successor rights apply and/or, in the case of a Type 2 transitional employment arrangement, when the new employer recognizes the employee’s years of continuous employment in the Public Service for severance pay purposes and provides severance pay entitlements similar to the employee’s severance pay entitlements at the time of the transfer. However, an employee who has a severance termination benefit entitlement under the terms of Appendix S, article 59.05 b) or c) shall be paid this entitlement at the time of transfer.

7.9.3 Where:

- a) the conditions set out in 7.9.2 are not met,
- b) the severance provisions of the collective agreement are extracted from the collective agreement prior to the date of transfer to another non-federal public sector employer,
- c) the employment of an employee is terminated pursuant to the terms of paragraph 7.5.1,
or
- d) the employment of an employee who accepts a job offer from the new employer in a Type 3 transitional employment arrangement is terminated on the transfer of the function to the new employer, the employee shall be deemed, for purposes of severance pay, to be involuntarily laid off on the day on which employment in the Agency terminates.

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Annex A

Statement of pension principles

1. The new employer will have in place, or His Majesty in right of Canada will require the new employer to put in place, reasonable pension arrangements for transferring employees. The test of “reasonableness” will be that the actuarial value (cost) of the new employer pension arrangements will be at least 6.5 percent of pensionable payroll, which in the case of defined-benefit pension plans will be as determined by the Assessment Methodology developed by Towers Perrin for the Treasury Board, dated October 7, 1997. This Assessment Methodology will apply for the duration of this agreement. Where there is no reasonable pension arrangement in place on the transfer date or no written undertaking by the new employer to put such reasonable pension arrangement in place effective on the transfer date, subject to the approval of Parliament and a written undertaking by the new employer to pay the employer costs, *Public Service Superannuation Act* (PSSA) coverage could be provided during a transitional period of up to a year.
2. Benefits in respect of service accrued to the point of transfer are to be fully protected.
3. His Majesty in right of Canada will seek portability arrangements between the Public Service Superannuation Plan and the pension plan of the new employer where a portability arrangement does not yet exist. Furthermore, His Majesty in right of Canada will seek authority to permit employees the option of counting their service with the new employer for vesting and benefit thresholds under the *PSSA*.

Annex B

Years of Service in the Agency and Public Service	Transition Support Measure (TSM) (Payment in weeks' pay)
0	10
1	22
2	24
3	26
4	28
5	30
6	32
7	34
8	36
9	38
10	40
11	42
12	44
13	46
14	48
15	50
16	52
17	52
18	52
19	52
20	52
21	52
22	52
23	52
24	52
25	52

Years of Service in the Agency and Public Service	Transition Support Measure (TSM) (Payment in weeks' pay)
26	52
27	52
28	52
29	52
30	49
31	46
32	43
33	40
34	37
35	34
36	31
37	28
38	25
39	22
40	19
41	16
42	13
43	10
44	7
45	4

For indeterminate seasonal and part-time employees, the TSM will be pro-rated in the same manner as severance pay under the terms of this agreement.

Severance pay provisions of this collective agreement are in addition to the TSM.

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**APPENDIX “L”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
IN RESPECT OF THE RETENTION ALLOWANCE FOR COMPENSATION ADVISORS**

1. In an effort to increase retention of Compensation Advisors at the CR-05, AS-01, AS-02, AS-03 and AS-04 group and levels, the Agency will provide an allowance to incumbents of CR-05, AS-01, AS-02, AS-03 and AS-04 Compensation Advisor positions for the performance of Compensation and Benefit duties.

2. The parties agree that CR-05, AS-01, AS-02, AS-03 and AS-04 Compensation Advisors who perform the duties of positions identified above shall be eligible to receive a “Retention Allowance” in the following amounts and subject to the conditions outlined in this appendix:

- a) Effective according to the dates determined by Appendix J (MOU on Implementation), CR-05, AS-01, AS-02, AS-03 and AS-04 Compensation Advisors who perform the duties of positions outlined in this appendix shall be eligible to receive an allowance to be paid biweekly;
- b) All AS-01, AS-02 or AS-03 Compensation Advisors working at the Agency shall be paid the applicable daily amount shown below for each calendar day for which the employee is paid pursuant to Appendix A of the collective agreement. This daily amount is equivalent to the annual amount set out below divided by two hundred and sixty decimal eighty eight (260.88);

Retention Allowance

Annual Amount	Daily Amount
\$3,500	\$13.42

- c) All CR-05, AS-01, AS-02, AS-03 or AS-04 Compensation Advisors working in pay pods under the banner of the Public Service and Procurement Canada Pay Centre (PSPC) shall be paid the daily amount shown below for each calendar day for which the employee is paid pursuant to Appendix A of the collective agreement. This daily amount is equivalent to the annual amount divided by two hundred and sixty decimal eight eight (260.88);

Retention Allowance

Annual Amount	Daily Amount
\$3,500	\$13.42

- d) The Retention Allowance specified above does not form part of an employee’s salary;
- e) The Retention Allowance will be added to the calculation of the weekly rate of pay for the maternity and parental allowances payable under article 37 and 39 of this collective agreement;
- f) Subject to g) below, the amount of the Retention Allowance payable is that amount specified in either paragraph 2 b) or c) for the level prescribed in the certificate of appointment of the employee’s position;
- g) When a Compensation Advisor or employee as defined in clause 1 or 2 above is required by the Agency to perform duties of a classification level that does not have a Retention Allowance, the Retention Allowance shall not be payable for the period during which the employee performs the duties.

3. A part-time Compensation Advisor receiving the allowance shall be paid the daily amount shown in either paragraphs 2 b) or c) above divided by seven decimal five (7.5), for each hour paid at their hourly rate of pay.

4. An employee shall not be entitled to the allowance for periods he/she is on leave without pay or under suspension.

5. This Memorandum of Understanding expires with the signing of a new collective agreement.

Signed at Ottawa, this 26th day of the month of September 2023.

**APPENDIX “M”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
IN RESPECT OF THE
TEMPORARY INCENTIVES FOR THE RECRUITMENT AND RETENTION
OF COMPENSATION ADVISORS**

The purpose of this MOU is to extend the provisions of the previous MOU to September 1, 2020, due to the ongoing challenges with the recruitment and retention of Compensation Advisors at the AS-01, AS- 02 and AS-03 group and levels working at the Public Service Pay Centre (including satellite offices) and within Parks Canada.

With respect to eligibility, any changes made to Appendix L of the Parks Canada collective agreement after August 4, 2018 are not replicated in this MOU.

The Agency will continue to provide incentives to new recruits, retirees and incumbents of Compensation Advisor positions for the performance of Compensation and Benefit duties. The Agency will provide the incentive payment to employees only once during the employee’s entire period of employment in the federal public administration.

Incentives

Effective on June 1, 2018 and ending September 1, 2020, Compensation Advisors eligible for the Compensation Advisors Retention Allowance, found in Appendix L of the Parks Canada Agency collective agreement concluded for the 2014 round of bargaining (hereafter referred to as “employees”), shall be eligible to receive the following incentive payments:

1. One-time Incentive Payment

The Agency will provide an incentive payment to employees of \$4,000, only once during the employee’s entire period of employment in the federal public service. Employees who are acting in an AS-04 Compensation position will continue to be eligible for the \$4,000 payment, provided they are eligible for the Compensation Advisor Retention Allowance in their substantive position.

Current Employees as of May 31st, 2018 (i.e., considered “current Employees” under the May 31st, 2018 MOU) who received a portion of the two \$2,000 lump sum payments will be eligible to receive any remaining amount up to the \$4,000 limit, providing they are employed for twelve months either continuously or discontinuously since May 31st, 2018.

New Recruits hired on or after June 1, 2018 and prior to September 1, 2020, will receive the incentive payment after completing a one-year period of continuous employment.

Retirees who come back to work as Compensation Advisors on or after June 1, 2018 and prior to September 1, 2020, will earn the incentive payment through pro-rated payments over a six-month contiguous or non-contiguous period of employment, starting upon commencement of employment. The full amount of the incentive payment will be pro-rated to the period worked up to a maximum period of six months, and paid in increments on a bi-weekly basis. The qualifying period to receive the award is shorter than the qualifying period for new recruits in recognition of the experience a retiree will contribute to the operations immediately upon hiring.

Part-time employees who received a pro-rated amount of the \$4,000 incentive payment under the previous MOU, will be eligible to receive up to the difference between what they received under the previous MOU and \$4,000. This amount will be paid on a pro-rata basis up to the \$4,000 threshold, based on actual hours worked.

Employees departing on maternity/parental leave who qualify for the incentive shall be eligible for a prorated amount based on the portion of a year worked on or after May 31st, 2018 and prior to September 1, 2020, upon their departure, less any amounts already received. Employees will remain eligible for the remaining balance of the \$4,000 incentive upon their return to work, to be paid on completion of 12 month's work. The incentive amount is not subject to the 37.02 a. iii) C) repayment undertaking, and shall not be counted as income for the purposes of the maternity/parental leave top-up.

For greater clarity, nothing in this MOU shall suggest that employees can receive incentive payments that cumulatively exceeds \$4,000, as a result of eligibility under this or a previous MOU.

2. Overtime

Overtime shall be compensated at double (2) time for overtime worked during the period between June 1, 2018 and September 1, 2020.

Conclusion

The Agency shall make all reasonable efforts to process incentive payments for retirees that are provided under this extension, as well as new overtime payments provided under this extension, within 150 days following the signature of this agreement.

The parties agree that the terms of this MOU will continue to not be affected by any notice to bargain served under section 106 of the Federal Public Sector Labour Relations Act. As such, the terms and conditions set out in this MOU will cease on the dates indicated in the MOU and will not be continued in force by the operation of s. 107.

The parties recognize that an extension of clauses 1 and 2 is made without prejudice or precedent and will in no way bind the parties to any particular position that they may wish to take on overtime during any round of collective bargaining.

Signed at Ottawa, this 14 day of the month of January 2021.

**APPENDIX “N”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
WITH RESPECT TO
THE NATIONAL JOINT COUNCIL**

The Agency and the PSAC agree that there is value in returning to full membership of the National Joint Council (NJC). The parties agree to create a sub-committee of the National Labour Management Consultation Committee (NLMCC) whose mandate will be to:

- Discuss the results of the Agency’s assessment of its policies relating to National Joint Council (NJC) directives and the feasibility of a full and expedited return to the National Joint Council;
- Any other work the sub-committee may determine necessary to advance on its Agenda.

The sub-committee will report to the NLMCC on their findings and recommendations in order to join the NJC prior to the next round of bargaining.

The sub-committee shall meet within 90 days of the signing of the collective agreement to establish its schedule and begin its work. This sub-committee will strive to meet every two (2) months.

The creation of the sub-committee will be added to the agenda of the next NLMCC meeting.

This exercise should be completed as soon as practicable, prior to the next round of collective bargaining.

Signed at Ottawa, this 14 day of the month of January 2021.

**APPENDIX “O”
LETTER OF AGREEMENT
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
IN RESPECT OF THE
STUDENT EMPLOYMENT**

The Agency and the PSAC agree to create a sub-committee of the National Labour Management Consultation Committee (NLMCC). The sub-committee’s mandate will be to discuss issues regarding student employment.

The sub-committee will report to the NLMCC on the establishment of their terms of reference and on their findings and recommendations.

The creation of the sub-committee will be added to the agenda of the next NLMCC meeting.

Signed at Ottawa, this 23 day of the month of April 2013.

**APPENDIX “P”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
WITH RESPECT TO
MENTAL HEALTH IN THE WORKPLACE**

This Memorandum of Understanding is to give effect to the agreement reached between the Parks Canada Agency and the Public Service Alliance of Canada regarding the topic of mental health in the workplace.

The parties recognize the importance of the work undertaken by the National Joint Task Force on Mental Health (JTF), which highlighted the essential need for collaboration between management and unions as one of the key elements for successful implementation of a psychological health and safety management program in the Federal Public Service. Building on the work of the JTF, including the establishment of the Centre of Expertise on Mental Health in the Workplace (COE), the parties agree to:

- 1) Monitor the work of the Centre of Expertise (COE) and adopt best practices highlighted by the COE;
- 2) Include mental health as a standing item for discussion at the National Joint Occupational Health and Safety committee meetings.

Signed at Ottawa, this 14 day of the month of January 2021.

**APPENDIX “Q”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
IN RESPECT TO THE IMPLEMENTATION
OF A RECOVERY SYSTEM FOR LEAVE FOR UNION BUSINESS**

This memorandum is to give effect to an agreement reached between the Agency and the PSAC to implement a system of cost recovery for leave for union business.

The elements of the system are as follows:

- Recoverable paid leave for union business for periods of up to 3 months of continuous leave per year;
- Cost recovery will be based on actual salary costs during the leave period, to which a percentage of salary, agreed to by the parties, will be added;
- The Agency will pay for all administration costs associated with the operation of this system.

The surcharge will be based on average expected costs incurred by the Agency for payroll taxes, pensions and supplementary benefits during the operation of the program as described above, calculated according to generally accepted practices.

Notwithstanding anything else in this agreement, and as an overarching principle, it will not include costs for benefits that would otherwise be paid by the Agency during an equivalent period of leave without pay. The consequences of the implementation of clause 13.15 will be cost neutral for the Agency in terms of compensation costs, and will confer neither a substantial financial benefit, nor a substantially increased cost on the Agency.

A joint committee consisting of an equal number of PSAC and Agency representatives will be struck to resolve matters related to the implementation of this new program, including, but not limited to, invoices, accounting and the manner of the transaction.

The Joint Committee’s principal work will relate to:

- Determining an appropriate surcharge in recognition of the considerations identified in this document;
- Establishing processes and the Agency’s reporting requirements;
and
- Other considerations associated with implementation.

If agreement cannot be reached on recovering costs against union remittances, the Joint Committee will consider alternate means of cost recovery.

The Joint Committee will be struck and convened within sixty (60) days of the signing of a new collective agreement. Work will be completed within the following four (4) months, with implementation to be completed by the earliest feasible date as determined by the committee.

In the event that the parties do not reach an agreement, the parties may seek the services of a mediator. Necessary consequential changes will be made to Article 13, effective August 1, 2018.

The deadline for completion of work and implementation of this system may be extended by mutual consent of both parties to this agreement.

Signed at Ottawa, this 31 day of the month of May 2018.

**APPENDIX “R”
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
IN RESPECT OF THE
OCCUPATIONAL GROUP STRUCTURE REVIEW
AND CLASSIFICATION REFORM OF THE ES AND SI GROUPS**

Notwithstanding that classification is an exclusive Agency authority as recognized in the *Federal Accountability Act*, Parks Canada shall engage in meaningful consultation with the PSAC with respect to the review of the Economics and Sociology (ES) and Social Science Support (SI) occupational group structures, followed by meaningful consultation regarding the implementation of a new job evaluation standard for the Economics and Social Sciences (EC) occupational group. This practice is aligned with the Agency decision to adopt Treasury Board Secretariat’s classification standards as part of its classification system. In this regard, the Treasury Board Secretariat has developed and implemented a new job evaluation standard that combines ES and SI positions under one occupational group (EC) and enables job evaluation using one job evaluation standard (EC).

Meaningful consultation will include discussions with the PSAC on the adoption of the new EC job evaluation standard for Agency positions currently in the ES and SI Groups. The new standard reflects and enables evaluation in a gender neutral manner. There will also be ongoing dialogue with respect to providing employees with complete and current work descriptions detailing the responsibilities of their substantive assigned position.

Employees will receive a notification advising them that their substantive and/or current position will be converted to a position in the EC group. The notification will provide the following information: position title, the job classification level before the conversion, the EC level that will apply and information regarding grievance rights.

To enable the objective of implementing the new job evaluation standard, the parties have negotiated a salary scale for the EC occupational group that is identical to their comparator in the Core Public Administration in effect on the date of the signing of this memorandum of understanding.

For greater certainty, employees occupying positions that may be reclassified to a group and/or level having a lower attainable maximum rate of pay will be subject to the MOU signed between the Treasury Board and the Alliance as per clause 61.05 of the collective agreement.

Signed at Ottawa, this 31 day of the month of May 2018.

APPENDIX "S"
**ARCHIVED PROVISIONS FOR THE ELIMINATION OF SEVERANCE PAY
FOR VOLUNTARY SEPARATIONS (RESIGNATION AND RETIREMENT)**

This Appendix is to reflect the language agreed to by the Agency and the Public Service Alliance of Canada for the elimination of severance pay for voluntary separations (resignation and retirement) on April 23, 2013. These historical provisions are being reproduced to reflect the agreed language in cases of deferred payment.

ARTICLE 59
SEVERANCE PAY

Effective on the date of signing of the collective agreement, article 59.01 b) and d) are deleted from the collective agreement.

59.01 Under the following circumstances and subject to clause 59.02, an employee shall receive severance benefits calculated on the basis of the weekly rate of pay to which she/he is entitled for the classification prescribed in her/his letter of offer on the date of her/his termination of employment.

a) Lay-off

- (i) On the first (1st) lay-off, for the first (1st) complete year of continuous employment, two (2) weeks' pay, or three (3) weeks' pay for employees with ten (10) or more and less than twenty (20) years of continuous employment, or four (4) weeks' pay for employees with twenty or more years of continuous employment, plus one (1) week's pay for each additional complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by three hundred and sixty-five (365).
- (ii) On second or subsequent lay-off one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by 365, less any period in respect of which the employee was granted severance pay under subparagraph a)(i).

b) Resignation

On resignation, subject to paragraph 59.01 d) and with ten (10) or more years of continuous employment, one-half (1/2) week's pay for each complete year of continuous employment up to a maximum of twenty-six (26) years with a maximum benefit of thirteen (13) weeks' pay.

c) Rejection on Probation

On rejection on probation, when an employee has completed more than one (1) year of continuous employment and ceases to be employed by reason of rejection during a probationary period, one (1) week's pay.

d) Retirement

- (i) On retirement, when an employee is entitled to an immediate annuity under the *Public Service Superannuation Act* or when the employee is entitled to an immediate annual allowance, under the *Public Service Superannuation Act*,

or

- (ii) a part-time employee, who regularly works more than thirteen decimal five (13.5) but less than thirty (30) hours a week, and who, if she/he were a contributor under the *Public Service Superannuation Act*, would be entitled to an immediate annuity thereunder, or who would have been entitled to an immediate annual allowance if she/he were a contributor under the *Public Service Superannuation Act*,

a severance payment in respect of the employee's complete period of continuous employment, comprised of one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by 365, to a maximum of thirty (30) weeks' pay.

e) Death

If an employee dies, there shall be paid to the employee's estate a severance payment in respect of the employee's complete period of continuous employment, comprised of one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by 365, to a maximum of thirty (30) weeks' pay, regardless of any other benefit payable.

f) Termination for Cause for Reasons of Incapacity or Incompetence

- (i) When an employee has completed more than one (1) year of continuous employment and ceases to be employed by reason of termination for cause for reasons of incapacity, one week's pay for each complete year of continuous employment with a maximum benefit of twenty-eight (28) weeks.
- (ii) When an employee has completed more than ten (10) years of continuous employment and ceases to be employed by reason of termination for cause for reasons of incompetence, one week's pay for each complete year of continuous employment with a maximum benefit of twenty-eight (28) weeks.

59.02 Severance benefits payable to an employee under this article shall be reduced by any period of continuous employment in respect of which the employee was already granted any type

of termination benefit. Under no circumstances shall the maximum severance pay provided under clause 59.01 and 59.04 be pyramided.

For greater certainty, payments made pursuant to 59.04 to 59.07 or similar provisions in other collective agreements shall be considered as a termination benefit for the administration of this clause.

59.03 Appointment to Another Employer

An employee who resigns to accept an appointment with another organization in the Public Service shall be paid all severance payments resulting from the application of 59.04 to 59.07.

59.04 Severance Termination

- (a) Subject to 59.02 above, indeterminate employees on the date of signing of the collective agreement shall be entitled to a severance payment equal to one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by three hundred and sixty-five (365), to a maximum of thirty (30) weeks.
- (b) Subject to 59.02 above, term employees on the date of signing of the collective agreement shall be entitled to a severance payment equal to one (1) week's pay for each complete year of continuous employment, to a maximum of thirty (30) weeks.

Terms of Payment

59.05 Options

The amount to which an employee is entitled shall be paid, at the employee's discretion, either:

- (a) as a single payment at the rate of pay of the employee's substantive position as of on the date of signing of the collective agreement, or
- (b) as a single payment at the time of the employee's termination of employment from the Agency, based on the rate of pay of the employee's substantive position at the date of termination of employment from the Agency, or
- (c) as a combination of a) and b), pursuant to 59.06 c).

59.06 Selection of Option

- (a) The Agency will advise the employee of his or her years of continuous employment no later than three (3) months following the official date of signing of the collective agreement.

- (b) The employee shall advise the Agency of the term of payment option selected within six (6) months from the official date of signing of the collective agreement.
- (c) The employee who opts for the option described in 59.05 c) must specify the number of complete weeks to be paid out pursuant to 59.05 a) and the remainder to be paid out pursuant to 59.05 b).
- (d) An employee who does not make a selection under 59.06 b) will be deemed to have chosen option 59.05 b).

59.07 Appointment from Another Employer

This clause applies in a situation where an employee is appointed into a position in the Agency from an organization listed in Schedules I, IV or V of the *Financial Administration Act (FAA)* where, at the date of appointment, provisions similar to those in 59.01 b) and d) are still in force, unless the appointment is only on an acting basis.

- a) Subject to 59.02 above, on the date an indeterminate employee becomes subject to this Agreement after the date of signing of the collective agreement, he or she shall be entitled to severance payment equal to one (1) week's pay for each complete year of continuous employment and, in the case of a partial year of continuous employment, one (1) week's pay multiplied by the number of days of continuous employment divided by three hundred and sixty-five (365), to a maximum of thirty (30) weeks, based on the employee's rate of pay of his or her substantive position on the day of the appointment.
- b) Subject to 59.02 above, on the date a term employee becomes subject to this Agreement after the date of signing of the collective agreement, he or she shall be entitled to severance payment equal to one (1) week's pay for each complete year of continuous employment, to a maximum of thirty (30) weeks, based on the employee's rate of pay of his or her substantive position on the day of the appointment.
- c) An employee entitled to a severance payment under sub-paragraph a) or b) shall have the same choice of options outlined in 59.05, however the selection of which option must be made within three (3) months of being appointed to the Agency.

Signed at Ottawa, this 31 day of the month of May 2018.

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**APPENDIX “T”
MEMORANDUM OF UNDERSTANDING BETWEEN
PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)
IN RESPECT TO GENDER-INCLUSIVE LANGUAGE**

This memorandum is to give effect to the agreement reached between the Parks Canada Agency and the Public Service Alliance of Canada in respect of employees in the Parks Canada bargaining unit.

Both parties are committed to and support gender neutrality and inclusivity. To that end, the parties commit to, during the life of the above-noted collective agreement, establishing a Joint Committee to review the collective agreement to identify opportunities to render the language more gender-inclusive. The parties agree that any changes in language will not result in changes in application, scope or value.

Both parties acknowledge that gender neutrality is more difficult to achieve in the French language compared to the English language but are committed nonetheless to further supporting and increasing gender neutrality and inclusivity in the collective agreement.

Signed at Ottawa, this 26th day of the month of September 2023.

**

APPENDIX “U”

MEMORANDUM OF UNDERSTANDING

**BETWEEN PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)**

AND

**THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC)**

IN RESPECT TO A JOINT LEARNING PROGRAM

This MOU is to give effect to the agreement reached between the Parks Canada Agency (PCA) and the Public Service Alliance of Canada (PSAC) with respect to a potential Joint Learning Program for Parks Canada employees.

The PCA and the PSAC agree to pursue a pilot project with respect to the Joint Learning Program (JLP).

The Agency agrees to provide up to one hundred and fifty thousand dollars (\$150,000) to fund the PCA-PSAC one-year JLP pilot. Furthermore, the parties agree to establish a PCA-PSAC joint steering committee made up of equal number of representatives from both PCA and PSAC within ninety (90) days of the signing of the Collective Agreement in order to govern the JLP pilot project based upon the specific learning and operational needs of the PCA. The steering committee will be responsible to establish terms of reference for the pilot based on objectives that include:

- Strengthen Union/Management relationships through the joint oversight, organisation, and delivery of workshops in locations across Canada;
- Provide employees with a positive, healthy, and respectful workplace through their participation in the JLP.
- Provide pilot evaluation results to inform both parties in their subsequent discussions concerning the JLP.

The joint steering committee will look at best practices available in other joint learning programs, including the PSAC-TBS Joint Learning Program.

This Memorandum of Understanding expires on August 4, 2025

Signed at Ottawa, this 26th day of the month of September 2023.

**

APPENDIX “V”

**MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC) –
WITH RESPECT TO MATERNITY AND PARENTAL LEAVE WITHOUT PAY**

This memorandum of understanding (MOU) is to give effect to the agreement reached between the Parks Canada Agency and the Public Service Alliance of Canada (PSAC) regarding the review of language under the maternity leave without pay (article 37) and parental leave without pay (articles 39) in the collective agreement.

The parties commit to consider the outcome of the exercise agreed between the PSAC and the Treasury Board of Canada (TBS) in April 2023 in relation to the review of the maternity leave without pay and parental leave without pay provisions of the collective agreement, to identify opportunities to simplify the language.

The parties also commit to consider the outcome of the exercise of comparing the interactions between the collective agreement and the Employment Insurance Program and Québec Parental Insurance Plan.

The parties agree that the opportunities identified throughout this exercise will not result in changes in application, scope or value of article 37 or article 39 of the collective agreement.

This MOU expires on the expiry date of this collective agreement.

Signed at Ottawa, this 26th day of the month of September 2023.

**

APPENDIX “W”

**MEMORANDUM OF UNDERSTANDING BETWEEN PARKS CANADA AGENCY
(HEREINAFTER CALLED THE AGENCY)
AND
THE PUBLIC SERVICE ALLIANCE OF CANADA
(HEREINAFTER CALLED THE PSAC) –
WITH RESPECT TO EMPLOYMENT EQUITY, DIVERSITY AND INCLUSION TRAINING
AND INFORMAL CONFLICT MANAGEMENT SYSTEMS**

1. The parties acknowledge that the Treasury Board of Canada and the Public Service Alliance of Canada entered into a Memorandum of Understanding with respect to a joint review on employment equity, diversity, and inclusion (EEDI) training and informal conflict management systems whereby they commit to establish a Joint Committee to review existing training courses related to EEDI which are currently available to employees in the Core Public Administration.
2. The Parks Canada Agency commits to consider the recommendations from the above-noted Joint Committee.

This Memorandum of Understanding expires on the expiry date of this Collective Agreement.

Signed at Ottawa, this 26th day of the month of September 2023.