



COLLECTIVE AGREEMENT

between the

**SOUTH SHORE REGIONAL
SCHOOL BOARD**

and the

NOVA SCOTIA TEACHERS UNION

January 9, 2013 - July 31, 2016



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PREAMBLE

This Agreement is made this 9th day of January, 2013

BETWEEN:

The **SOUTH SHORE REGIONAL SCHOOL BOARD**, a school board established pursuant to the *Education Act*, S.N.S. 1995-96, c.1

(the “Board”)

- and -

The **NOVA SCOTIA TEACHERS UNION**, a body corporate, established pursuant to the *Teaching Profession Act*, S.N.S., 1968, c. 109.

(the “Union”)

The parties agree as follows:

ARTICLE 1 – TERM OF AGREEMENT

1.01 Unless otherwise stated, the provisions of this Agreement shall be effective from the date of signing and shall remain in full force and effect until the thirty first day of July 2016; A.D. or until a new Agreement is reached in accordance with the *Teachers’ Collective Bargaining Act* for the Province of Nova Scotia, or this Agreement is amended by mutual consent of the parties.

ARTICLE 2 – DEFINITIONS

2.01 In this Agreement:

- (a) “Abilities” means the acquired proficiency to deal effectively with teaching/administrative situations, which are likely to arise in classrooms, schools or Board Office.
- (b) “Agreement” means this professional agreement between the Board and the Union.
- (c) “Board” means the South Shore Regional School Board, a body corporate established pursuant to the *Education Act*, S.N.S. 1995-96, c.1 and is responsible for the educational system under its jurisdiction.
- (d) “Displaced Teacher” means a surplus teacher who, following an opportunity to voluntarily transfer, has not obtained another teaching position of his/her choice for the ensuing school year

and who is being placed in a teaching position through a Board Initiated Transfer.

- (e) “Experience” means teaching, administration or work activities relevant to the position being considered.
- (f) “Fiscal Year” means the period from and including the first (1st) day of April in any year up to and including the thirty-first (31st) day of March in the next calendar year.
- (g) “Part-time Teacher” means a teacher employed by the Board to teach for a specific number of days, or parts of days, per week or month throughout the school year, but fewer than the number of full days prescribed as making up the school year.
- (h) “Qualifications” means the teacher’s certificate, degrees, major and minor areas of study and courses, including study in progress or completed in specialized areas that relate to teaching or the teaching/administrative assignment and may also include, but may not be limited to, short courses, participation in the Aspiring School Administrators Program or personal study approved by the Board.
- (i) “Regional Economic Welfare Committee” means an organizational structure of the Union representing the economic welfare interests of teachers in the Lunenburg County and Queens Locals of the Union.
- (j) “School” means, for the purposes of Article 18 - Security of Position, Article 20 - Seniority, Retention and Recall, Article 21 - Transfer and Article 22 - Staff Placement, one or more buildings or part of a building, designated by the Board as a “school” and administered by a Principal.
- (k) “School Year” means the period from and including the first (1st) day of August in any year up to and including the thirty-first (31st) day of July in the next calendar year.
- (l) “South Shore Regional Representative Council” means an organizational structure of the Union which represents teachers from the Lunenburg County and Queens Locals of the Union.
- (m) “Superintendent of Schools” means a person who holds a teacher’s certificate and is appointed by the Board to be in charge of the school system.
- (n) “Surplus Teacher” means that teacher in a school who, subject to program protection, is the least senior teacher in that school based upon system wide seniority and who has no position remaining in that school for the following school year.
- (o) “Teacher” means a person defined as a “teacher” in the Teachers’ Provincial Agreement and employed by the Board under a probationary, permanent, or term contract.
- (p) “Teachers’ Provincial Agreement” means the professional

agreement between the Minister of Education and the Nova Scotia Teachers Union.

- (q) “Teaching Assignment” is the specific teaching responsibility consisting of factors such as classes, course loads, and grade levels for a school year or semester.
- (r) “Teaching Position” is at a school or schools or circuit or at the regional support level on a yearly or semester basis.
- (s) “Unfilled Position” means a position for which there is an incumbent teacher.
- (t) “Vacant Position” means a position for which there is no incumbent teacher.
- (u) “Working Day” means any day except Saturday, Sunday, a statutory holiday, or any other holiday recognized by this Agreement.

ARTICLE 3 – FAIRNESS

- 3.01 The Board and the Union shall exercise their rights under this Agreement fairly and reasonably, in good faith and without discrimination, and in a manner consistent with the provisions of this Agreement.

ARTICLE 4 – RECOGNITION

- 4.01 The Board recognizes and acknowledges the Nova Scotia Teachers Union to be the sole bargaining agent for and on behalf of the teachers employed by the Board.

ARTICLE 5 – BOARD-TEACHER COMMITTEE

- 5.01 Four (4) NSTU representatives will meet with the governing Board and Superintendent or designate, twice per year for 75 minutes prior to regularly scheduled Board meetings.
- 5.02 The purpose of this Committee is to foster good communication and effective working relationships between the parties. This Committee does not have the authority to make decisions nor can it usurp the normal functioning of the grievance or collective bargaining process between the parties.
- 5.03 This Committee shall meet at least twice each year provided that the first meeting takes place by the end of January and the second meeting takes place by the end of May prior to regularly scheduled board meetings. Any meeting which is scheduled may be cancelled or rescheduled by mutual agreement.

- 5.04 The NSTU shall advise the other in writing by December 20 of its members that will attend the meetings.
- 5.05 Agenda items shall be submitted to the Board Secretary and the agenda shall be distributed to attendees no fewer than three (3) working days prior to the meeting.
- 5.06 Minutes of the Committee meetings shall be the responsibility of each party, and each party shall keep its own minutes.

ARTICLE 6 – BOARD POLICIES AND INFORMATION

- 6.01 The Board shall inform the Presidents of the NSTU Locals and the Chairs of the Regional Representative Council and the Regional Economic Welfare Committee of any termination of contracts within five (5) days of termination.
- 6.02 The Board shall provide a policy manual on the Board’s web site.
- 6.03 The Board shall forward, via e-mail, a draft of proposed changes in education or personnel policies that directly affect teachers to the Presidents of the NSTU Locals and the Chair of the Regional Representative Council.
- 6.04 The Union shall have a right to respond to draft policy(ies) within thirty (30) days of receipt of same or within such time as the Board may direct. The Board shall acknowledge receipt and review of the Union response.
- 6.05 The Chair of the Regional Representative Council and Presidents of the NSTU Locals shall be emailed policy revisions.

ARTICLE 7 – MANAGEMENT-TEACHER COMMITTEE

- 7.01 The purpose of the Management Teacher Committee is to foster good communication and effective working relationships between the parties. The Committee does not have the authority to make decisions nor can it usurp the normal functioning of the grievance or collective bargaining process between the parties.
- 7.02 The Committee shall be composed of:
 - (a) Four (4) NSTU representatives appointed by the Union; and

- (b) Three (3) representatives of Board management, being:
 - (i) Superintendent of Schools;
 - (ii) Director of Programs and Student Services;
 - (iii) Director of Human Resources

- 7.03
- (a) The Committee shall meet not less than four (4) times per year and may meet on such other dates and times as may be mutually agreed. Dates and places will also be mutually agreed. The first meeting of the Committee shall take place prior to October 15. During the staffing process, one meeting shall take place prior to job postings and one meeting shall take place prior to June 15. The fourth meeting shall take place on a mutually agreed upon date. Any meeting which is scheduled may be cancelled or rescheduled by mutual agreement.
 - (b) Any member of the Committee who wishes to have any particular matter discussed at a meeting of the Committee shall notify the Chair at least five (5) days before the date of the meeting and the Chair will then add that subject to the agenda for that meeting.
 - (c) The agenda of the matters proposed to be discussed at any meeting will be exchanged by the parties for that meeting at least four (4) days prior to the meeting but, with the consent of the parties, any additional matter may be added to the agenda at the meeting.
 - (d) The Chair position will alternate between the Union and the Board's representatives.
 - (e) Minutes of each meeting shall be prepared and distributed as promptly as possible after the meeting and approved at the following meeting.

- 7.04
- In order to foster cooperation between the parties, at the first meeting of the Committee each school year the Committee shall schedule and arrange an informal meeting between the Committee, the elected members of the Board and the South Shore Regional Representative Council.

ARTICLE 8 – GRIEVANCE PROCEDURE

- 8.01
- For the purpose of considering and attempting to settle any dispute or complaint regarding the interpretation, application, or administration of this Agreement, the procedure set out in this Article shall be followed.
- 8.02
- The Union shall, no later than September 30 of each school year, appoint, and the Board shall recognize, a committee of the Union, representing

all teachers employed by the Board, to deal with grievances. This committee shall be known as the Union Grievance Committee. The Union shall inform the Board in writing of the members of the committee or any change in the membership.

8.03 If a teacher or the Union has a dispute with the Board or its representative regarding interpretation, application, administration, or any alleged violation of this Agreement, the dispute shall constitute a grievance, and the teacher or the Union shall process the grievance according to the procedure in this Article.

8.04 **Step 1**

- (a) The aggrieved teacher, with or without a representative and with or without a member of the Union Grievance Committee, shall submit the grievance to the Coordinator of Human Resources within ten (10) working days of the effective knowledge of the facts which give rise to the alleged grievance. The teacher shall provide a statement with a summary of the facts giving rise to the grievance, identify the specific Article(s) of the Agreement alleged to have been violated, and describe the redress sought. The grievor shall provide the Union Grievance Committee with a copy of the grievance.
- (b) The Coordinator of Human Resources shall reply in writing to the grievor and to the Union Grievance Committee within ten (10) working days of receiving the grievance.

Step 2

- (a) If the matter is not resolved at Step 1, the Union Grievance Committee shall submit the grievance in writing to the Director of Human Resources within ten (10) working days of receiving the reply in Step 1.
- (b) Within ten (10) working days of receipt of the grievance, the Director of Human Resources, shall meet with the Union Grievance Committee to attempt to settle the grievance.
- (c) The Director of Human Resources shall reply in writing to the Union Grievance Committee within ten (10) working days of the meeting, with the decision pursuant to Step 2(b).

8.05 If the matter is not resolved at Step 2, with mutual agreement, the parties can request mediation services through the Minister of Labour and Workforce Development to attempt to resolve outstanding issues. If the mediation is unsuccessful, then the grievance procedure shall resume at Article 9.06 of the Regional Agreement.

- 8.06 If the matter is not resolved at Step 2 and the Union decides to proceed with the grievance, the Union shall advise the Superintendent of Schools in writing, with a copy to the Director of Human Resources within ten (10) working days of receiving the reply in Step 2 that the grievance shall be referred to arbitration.
- 8.07 The Arbitrator shall be appointed by mutual agreement between the Union and the Board within ten (10) working days of receipt of the notice of referral pursuant to Article 8.05. If the parties are unable to concur on the appointment of an Arbitrator, either party may request that the Minister of Labour and Advanced Education for the Province of Nova Scotia appoint an Arbitrator.
- 8.08 With mutual agreement, the parties may use a three person Board of Arbitration.
- 8.09 The decision of the Arbitrator or Board of Arbitration shall be final and binding upon the Board, the Union and the teacher(s).
- 8.10 The Arbitrator or Board of Arbitration shall not reach any decision inconsistent with the terms and conditions of this Agreement, nor alter, amend, or modify any of the provisions of this Agreement.
- 8.11 The Union and the Board shall each pay one half of the costs of the Arbitrator. If there is a Board of Arbitration, each party shall pay the cost of its nominee and one half of the costs of the Chair.
- 8.12 If the grieving party does not comply with the applicable time limits, the grievance shall be deemed to be abandoned. However, any of the time limits in this Article may be extended by mutual agreement in writing between the parties.
- 8.13 If the responding party does not comply within a time limit, the grieving party may proceed to the next step.
- 8.14 The parties agree that written confirmation of a settlement of a grievance shall be exchanged between the parties within ten (10) working days of the date of the settlement.
- 8.15 Where the Union initiates a grievance, the Union shall be represented by the Union Grievance Committee and the grievance shall begin at Step 2, within ten (10) working days of the effective knowledge of the facts, which give rise to the alleged grievance.

- 8.16 Where the Board initiates a grievance, the Director of Human Resources shall submit the grievance in writing to the Union Grievance Committee, with a copy to the relevant NSTU Staff Officer, within ten (10) working days of the effective knowledge of the facts which give rise to the alleged grievance. A meeting shall be arranged and held between the Board and the Union Grievance Committee within ten (10) working days of receipt of the grievance. If no satisfactory settlement is reached within fifteen (15) working days after that meeting, the grievance may be submitted to Arbitration pursuant to Article 8.06.

ARTICLE 9 – SICK LEAVE

- 9.01 Every full time teacher shall be entitled to twenty (20) days Sick Leave commencing August 1st in each school year. Teachers who teach on a less than full time basis shall receive a pro-rated amount of Sick Leave.
- 9.02 Every teacher shall accumulate Sick Leave to a total of one hundred and ninety five (195) days in addition to the days granted pursuant to Article 9.01. For greater certainty, the maximum number of sick days claimed shall be two hundred and thirty five (235) days.
- 9.03 Accumulated Sick Leave shall not begin to be used until the current year's Sick Leave granted pursuant to Article 9.01, has been expended.
- 9.04 Accumulated days used shall be deducted from the accumulated total.
- 9.05 The number of days to the credit of each teacher shall be printed on each bi-weekly pay advice.
- 9.06 Where a teacher is employed by the Board, the Board shall credit the teacher with any accumulated Sick Leave as credited with the immediate preceding employing school board in Nova Scotia, up to a maximum of one hundred and ninety five (195) days. The teacher shall not be permitted to use any of the days so credited within the first year of employment with the Board.
- 9.07 Any teacher on a permanent/probationary contract and who has been employed by the Board for at least two (2) years and in a given school year has exhausted all his/her current annual and accumulated Sick Leave and is ill may receive an advance on Sick Leave from the next year's annual entitlement up to a maximum of ten (10) days.
- 9.08 A female teacher shall be permitted to use up to fifty (50) days Sick Leave, if available, for leave of absence for pregnancy. The provisions of this clause shall be inoperative during the period of time that the

benefit as provided for in Article 27 – Pregnancy Leave, Parental Leave, and Adoption Leave of the Teachers’ Provincial Agreement remains in effect.

- 9.09 A teacher on an unpaid Leave of Absence shall be considered to have continuous service but sick days under Article 9.01 shall not accumulate and cannot be claimed during the Leave.
- 9.10 A teacher under active treatment in a certified detoxification program or in the Alcoholism and Drug Dependency Rehabilitation Program covered under the Teachers’ Provincial Agreement shall be considered ill.
- 9.11 The total amount of Sick Leave to the credit of a teacher who resigns or is terminated from the employ of the Board shall be reinstated if the teacher returns to the employ of the Board within five (5) years. The teacher shall not be permitted to use these days within the first year following return to the employ of the Board.
- 9.12 It is recognized that Sick Leave is claimable for necessary medical and dental treatment of a teacher. However, it is understood that, whenever possible, all such appointments shall be made outside of school hours.
- 9.13 Teachers may be required to present a medical certificate from a licensed medical doctor if the illness is for more than five (5) consecutive days or if there is a pattern of absence due to illness. Such request shall be from the Human Resources Department. The parties agree to use the “Request for Medical Information” form contained in Appendix A to this Agreement and such information shall be kept pursuant to Article 12.01 – Teacher’s Personal File of the Teachers’ Provincial Agreement.

ARTICLE 10 – TEACHERS’ FUND

- 10.01 The Board agrees to pay to a Teachers’ Fund for the schools involved; the monies normally paid for noon hour supervision provided the teachers actually perform the duties of noon hour supervision.
- 10.02 The payment cheques to each staff shall be forwarded monthly of each school year.
- 10.03 On or before June 30 the School shall provide the Board with an annual accounting of the monies allocated under this Article.
- 10.04 Supervisory money from the Teachers’ Fund shall not be paid to individual teachers for their personal gain.

- 10.05 On or before May 15 of each year, the Board shall provide the Chair of the Regional Economic Welfare Committee with the names of the schools, which have received monies pursuant to Article 10.01 and the total amount of monies allocated to each participating school during the previous fiscal year.
- 10.06 When requested, the Board shall provide the Chair of the Regional Economic Welfare Committee with the method of calculation of monies under this Article during the previous fiscal year.

ARTICLE 11 – LEAVE OF ABSENCE

- 11.01 The Board shall grant a one (1) year Leave of Absence to any permanent contract teacher who applies for such a leave.
- 11.02 The Board may grant an additional year's Leave of Absence to any permanent contract teacher on Leave of Absence.
- 11.03 A Leave of Absence of less than one (1) year may be granted at the discretion of the Board. Applications for a Leave of Absence of less than one (1) year shall be made in writing to the Director of Human Resources at least one (1) month prior to the anticipated date of commencement. In exceptional circumstances the Board may grant a Leave with less than one (1) month notice.
- 11.04 Applications for Leave of Absence of one (1) year shall be submitted in writing to the Director of Human Resources on or before March 1 of the school year prior to the one in which the leave is desired, with reply by April 5.
- 11.05 Applications for Leave of Absence for the purpose of serving as an official of a teachers' professional organization shall be submitted on or before June 15 of the school year prior to the one in which leave is desired.
- 11.06 The teacher agrees to notify the Board on or before April 1 of his/her intent of returning to the system under the jurisdiction of the Board.
- 11.07 All benefits of a teacher shall be suspended while a teacher is on Leave of Absence but shall be reinstated when the teacher resumes teaching for the Board.
- 11.08 Upon return from a Leave of Absence, a teacher shall be reinstated:

- (a) to the same or similar position in the same school but not necessarily the exact same teaching assignment, held immediately prior to going on Leave of Absence unless the position no longer exists, in which case the teacher shall be treated in the same manner as he/she would have been treated but for the Leave of Absence; or
 - (b) to a position mutually agreed upon by the teacher and the Board.
- 11.09
- (a) Any teacher elected as a Member of Parliament or Member of the Legislative Assembly or as a Municipal Representative shall, upon request, be granted a Leave of Absence for the period of time so elected.
 - (b) Upon return from a Leave of Absence pursuant to 11.09 (a) a teacher shall be reinstated to a position within the system. The Board shall make reasonable best efforts to place such teacher in an available teaching position that is geographically located within a reasonable distance from the teacher's normal place of residence or work.

ARTICLE 12 – SPECIAL LEAVE

- 12.01
- (a) A teacher shall be entitled to Special Leave for a maximum of five (5) days with pay necessitated by each death occurring in the teacher's immediate family, or that of the teacher's spouse. Immediate family, shall include spouse, fiancée, parent, child, step child, step parent, current mother in law, current father in law, current son in law, current daughter in law, brother, sister, grandparent, grandchild, former guardian, ward, foster child and same sex partner.
 - (b) A teacher shall be entitled to Special Leave to a maximum of three (3) days with pay necessitated by each death occurring in the teacher's non immediate family. Non immediate family shall include current sister in law, current brother in law, aunt, uncle, niece, and nephew.
 - (c) Where the burial occurs outside the Province, such leave shall also include reasonable travel time, not to exceed an additional two (2) days.
 - (d) Where the interment or memorial service for immediate family pursuant to Article 12.01(a) is not held within the five (5) day period immediately following the death, one (1) day of the leave may be taken on the date of the interment or memorial service.

- 12.02 Teachers shall be entitled to Special Leave with pay to a maximum of ten (10) days in one school year for serious illness in the teacher's immediate family pursuant to Article 12.01(a) with the approval of the Director of Human Resources or designate.
- 12.03 With the approval of the Director of Human Resources, a teacher shall be entitled to Special Leave with pay for a maximum of five (5) days in one school year for urgent and imperative reasons, including up to one (1) day for funeral of a friend.
- 12.04 When an active staff member passes away and the funeral service is held on a school day, teachers shall, with the approval of the Superintendent of Schools and the Regional Education Officer be permitted to attend the funeral service and the day shall be a claimable day.
- 12.05 The Board may grant Special Leave without pay to a permanent contract teacher when offering for election in a federal, provincial or municipal election subject to the following:
- (a) The granting of such leave shall be at the request of the teacher and shall not be unreasonably withheld;
 - (b) All days granted shall be full;
 - (c) Up to twenty (20) days for federal or provincial elections (of these days the first five (5) may be non consecutive, the remainder shall be consecutive);
 - (d) Up to five (5) days for municipal elections (all of these days shall be consecutive).
- 12.06 Upon request, the Superintendent of Schools may grant teachers the right to attend the funeral of a teacher, student, board employee or school volunteer.
- 12.07 A substitute teacher who is required to attend court proceedings on behalf of the Board shall be entitled to Special Leave pursuant to this Article.
- 12.08 For the purpose of Leave in Article 12.01, "teacher" shall include substitute teachers who are employed at the highest rate of payment pursuant to Article 32 – Substitute Teachers of the Teachers' Provincial Agreement.
- 12.09 A teacher on school board business, including Professional Development, pursuant to Article 60 - Professional Development Fund of the Teachers' Provincial Agreement, who is unable to get to school because a public carrier changes its schedule due to unforeseen circumstances shall not be penalized. It shall be incumbent upon the teacher to produce documentation to support the claim.

- 12.10 A teacher shall be entitled to special leave for a maximum of ten (10) days with pay to be a living donor. This leave would allow a teacher the time required for testing, counselling, consultation, extraction and recovery.

ARTICLE 13 – UNION RELEASE TIME

- 13.01 The Board shall provide a maximum of eighteen (18) days per school year with pay for Union release time to allow teachers to carry out their duties of office. These days are to be banked and used at the discretion of the Union. The Union shall advise the Director of Human Resources or designate in advance when days are required by a teacher.
- 13.02 In addition to the days provided for in Article 13.01, the Board may allow the Union to allocate additional days to teachers to perform their duties of office provided that the Union pays to the Board the actual cost of the replacement teacher(s).
- 13.03 Days as provided in Articles 13.01 and 13.02 are in addition to paid days claimed under Article 31.02 (iv) – Other Absences of the Teachers’ Provincial Agreement or when the Board, or an agent of the Board, requests a meeting with teachers.
- 13.04 Up to eight (8) days pursuant to Article 13.01 that are unused in one school year shall be carried forward to the next school year. For greater certainty, the maximum number of days that shall be carried over is eight (8).

ARTICLE 14 – RIGHT TO UNION REPRESENTATION

- 14.01 A teacher has the right to have a Union representative at any meeting called by an Administrator for disciplinary purposes.
- 14.02 Notwithstanding Article 14.01, any meeting called by an Administrator and which becomes disciplinary in nature shall cease and the teacher shall be given the opportunity to have a Union representative present at the ensuing meeting.
- 14.03 When a meeting, which is disciplinary in nature, is scheduled, the Administrator shall notify the teacher in advance so that the teacher may contact the teacher’s Union representative to attend the meeting. Contacting the Union representative shall not delay the meeting for more than forty-eight (48) hours.

- 14.04 For purposes of this Article, “disciplinary purposes” means any meeting, which may result in a verbal or written reprimand, suspension or dismissal of a teacher.

ARTICLE 15 – SUMMER SCHOOL

- 15.01 Teachers employed to teach Summer School must be teachers as defined in the *Education Act*, and shall in the first instance be appointed from among the teachers employed by the Board.
- 15.02 Salary shall be at the rate determined by the Board.

ARTICLE 16 – ITINERANT TEACHERS

- 16.01 Itinerant teachers shall be paid a travel allowance in accordance with Article 50 - Travel Allowance of the Teachers’ Provincial Agreement.
- 16.02 Itinerant teachers shall be scheduled a lunch period of not less than thirty (30) minutes, exclusive of travel time between schools.
- 16.03 Except under extenuating circumstances, no itinerant teacher shall be responsible for work at more than three (3) schools in any one (1) school day.

ARTICLE 17 – PUPIL TRANSPORTATION & PUPIL TRANSPORTATION REIMBURSEMENT

- 17.01 In instances where a teacher is required to maintain a current class of driver’s license, or to obtain a driver’s license of a different class from that which he/she currently holds for the purpose of providing pupil transportation, then the Board shall:
- (a) pay the costs of medical and eye examinations that are required for that particular license; and,
 - (b) provide release time for the teacher’s driving test whenever a test is necessary and must be scheduled during the school day.

ARTICLE 18 – SECURITY OF POSITION

- 18.01 (a) For the purposes of this Article, “school” shall be defined as a building or group of buildings that receive a single staffing allotment in addition to the definition in Article 2.
- (b) Where staff reduction must occur within a school, the Board shall, after assigning teaching staff, first consider volunteers for staff reduction. Where there are no suitable volunteers, the position shall be phased-out and the teacher to be declared surplus shall be the least senior pursuant to Article 20.03 within

the school, provided the retained more senior teacher has, in the opinion of the Board, the qualifications, abilities and experience for the work to be assigned.

- 18.02 A teacher must hold a permanent contract.
- 18.03 If the teacher in the phased-out position feels he/she requires upgrading, the Board shall grant the teacher an unpaid Leave of Absence to obtain such retraining.
- 18.04 Such leave pursuant to Article 18.03 shall not exceed two (2) years unless for extraordinary circumstances more than two (2) years is required. Extensions beyond two (2) years may be made by mutual agreement.
- 18.05 All benefits of a teacher on Leave of Absence pursuant to Article 18.03, shall be suspended during the Leave of Absence but shall be reinstated when the teacher resumes teaching for the Board.
- 18.06 Notwithstanding Article 18.01, if there is no position vacant, staff reduction shall be carried out according to Article 20 - Seniority, Retention and Recall.

ARTICLE 19 – TEACHING STAFF ALLOCATION PLAN

- 19.01 (a) The Board shall make its reasonable best efforts by May 1st of each year to formulate a staffing proposal for the following school year. Such proposal shall indicate the manner in which it intends to staff its schools and the allocation of supervisory personnel, specialists and teachers. The staffing proposal shall identify all vacant or unfilled positions, which are then known or reasonably foreseen.
- (b) The Board will consult with the Union, through the Management Teacher Committee, when beginning to develop the staffing proposal and immediately prior to implementing the proposal.
- 19.02 When formulating the staffing proposal, all teachers shall be considered as Board employees and all decisions regarding staffing will be made on that basis.
- 19.03 The application of the teaching staff allocation proposal shall indicate the full time equivalent staff complement at each school.

- 19.04 On or before May 7th of each year, the Board shall make best efforts to prepare the list of those permanent and/or probationary contract teachers who are expected to be laid-off or declared surplus. The Director of Human Resources shall notify in writing said teacher(s) with a copy to the Presidents of the NSTU Locals and the Chair the South Shore Regional Representative Council.
- 19.05 On or before May 1st of each year, the Board shall provide the Presidents of the NSTU Locals and the Chair of the South Shore Regional Representative Council with the number of early hires, their contract status and program area in which hired.

ARTICLE 20 – SENIORITY, RETENTION, AND RECALL

- 20.01 Seniority shall denote the last period of consecutive service with the Board and predecessor Boards.
- 20.02 The period of consecutive service shall be calculated based on the years of service:
- (a) A minimum one hundred and seventy-five (175) days taught and claimed shall be a year of service.
 - (b) A teacher who teaches or claims less than one hundred and seventy-five (175) days shall have seniority calculated as a fraction with the denominator as one hundred and ninety-five (195).
- 20.03 Seniority lists shall be established for permanent and probationary teachers based on their status up to and including September 30 of the current school year.
- 20.04 The seniority lists shall be prepared by the Board, and posted at each school staff room and Board office no later than November 1 of each academic school year.
- 20.05 Any challenge to the seniority lists shall be brought to the attention of the Human Resources Department in writing within twenty-one (21) days of the posting of the list. The Union must provide evidence to support its challenge.
- 20.06 The signed seniority lists shall be posted in staff rooms and the Board office no later than January 15.
- 20.07 Where a challenge has not been resolved, the teacher may initiate a grievance pursuant to Article 8 - Grievance Procedure, set out in this Agreement.

- 20.08 (a) Notwithstanding Article 20.02, seniority shall continue to accumulate:
- (i) During a teacher's absence as described in Regulations under the *Education Act*;
 - (ii) During a teacher's Leave of Absence as described in either the Teachers' Provincial Agreement or the Professional Agreement between the Board and the NSTU; or,
 - (iii) During a teacher's absence due to sickness or accident where the leave is with or without salary.
- (b) A teacher who is deemed to be permanent shall accumulate a full year of seniority for each year so deemed.
- 20.09 Seniority shall be computed in the following manner:
- (a) Years of consecutive service with the Board and predecessor Boards including all deemed service in accordance with Article 18.01 – Recognition of Service of the Teachers' Provincial Agreement.
 - (b) For purposes of comparing seniority between or amongst teachers, should the years pursuant to (a) be equal, the total years of service with the Board and predecessor Boards shall be used.
 - (c) Where the criteria used in (b) does not break a tie, then the total teaching service credited by the Nova Scotia Department of Education shall be used for the sole purpose of breaking a tie.
 - (d) Where the criteria used in (c) does not break a tie, then in accordance with the teacher's Department of Education Certificate Number, with the lower teacher's Certificate Number being placed ahead of the other teacher having the same recognized teaching experience with the Department of Education.
- 20.10 Any change in legal structures of the Board shall have no effect on the seniority of a teacher who was in the employ of the Board at the time of such change. The seniority of any teacher so affected shall be the same as it would have been had such modification not taken place.
- 20.11 Seniority shall be lost for any of the following reasons:
- (a) Resignation of the teacher; or
 - (b) A dismissal, which remains uncontested or is confirmed by a Board of Appeal.
- 20.12 Notwithstanding 20.02:
- (a) A terminated teacher shall not continue to accumulate seniority but shall have seniority re-instated, provided the teacher returns

to the employ of the Board as a teacher within a three (3) year period;

- (b) A teacher whose contract has been terminated shall have any subsequent term contract service credited on return to the Board as a teacher.

20.13 A term teacher shall have service as a term teacher credited for seniority purposes when the teacher is given a permanent contract. Service must be consecutive to be so recognized.

20.14 Where term contract service is not yet credited for seniority purposes, and where the teacher is a probationary contract teacher, the consecutive term service shall be deemed to be service for purposes of seniority and shall be credited for the purpose of termination and recall.

20.15 In any instance where a teacher's name is added to a seniority list, any consecutive substitute service of one hundred and seventy-five (175) days or more, which immediately precedes a term, probationary or permanent contract, shall be counted for seniority purposes. Such service must be unbroken.

RETENTION

20.16 Where it is absolutely necessary to invoke staff reduction it shall be accomplished, wherever possible, by natural attrition. Staff reduction shall not be invoked to release teachers liable to dismissal for cause.

- 20.17 (a) In the event that staff reduction beyond natural attrition is necessary teachers shall be retained by the Board as follows:
- (i) Firstly, Permanent Contract Teachers in accordance with the Seniority List established pursuant to Article 20.03;
 - (ii) Secondly, Probationary Contract Teachers in accordance with the Seniority List established pursuant to Article 20.03.
- (b) Teachers directly affected by staff reduction policy shall be informed by the Director of Human Resources as soon as possible after a firm decision is made.
- (c) The Board shall provide, for the teacher concerned, a suitable letter with a copy to the Presidents of the NSTU Locals and the Chair of the South Shore Regional Representative Council, outlining the reason for his/her leaving the employ of the Board.

RECALL

20.18 The Board shall maintain a Re-employment List of permanent and probationary teachers who were formerly employed by the Board. Said names shall remain on the list for a period of five (5) years, unless the

teacher earlier requests, in writing, that the teacher's name be removed from the list.

- 20.19 Positioning of a teacher on a list pursuant to Article 20.18 shall be based on the seniority of the teacher at the time of interruption of employment.
- 20.20 The Re-employment List shall be used to recall teachers in the following order:
- (a) Firstly, permanent contract teachers, on the basis of seniority, provided the teacher has in the opinion of the Board the qualifications, abilities and experience to perform the requirements of the position;
 - (b) Secondly, probationary contract teachers, on the basis of seniority, provided the teacher has in the opinion of the Board the qualifications, abilities and experience to perform the requirements of the position.
- 20.21 Teachers on the Re-employment List, pursuant to Article 22 – Staff Placement, shall be given opportunity to fill positions that subsequently become open or are created within the system under the jurisdiction of the Board. Such positions shall not be declared open or vacant until the voluntary transfer process has been completed.
- 20.22 The Board shall cause that preference be given to teachers on the Re-employment List for positions as a substitute teacher.
- 20.23 It shall be the duty of the teacher to advise the Director of Human Resources in writing by January 31 of each school year of his/her continued availability and all changes in address and telephone listing.

TERM TEACHERS - RETENTION AND RECALL

- 20.24 (a) Before the Board hires teachers or term teachers new to the Board, the Board shall give first consideration and preference to term contract teachers pursuant to Article 20.24 (b). Where the position is advertised after August 1, term contract teachers pursuant to Article 20.24 (b), and whose contract expired on the July 31 preceding the August 1, shall continue to have this benefit apply until December 31 following the July 31 when the term contract expired;
- (b) Consideration and preference for term contract teachers shall be given to the following term teachers in the following order:
- (i) Full time term contract teachers with two (2) or more consecutive years of service. These teachers shall be referred to as Term A teachers;

- (ii) Term contract teachers whose aggregate term contract service, in consecutive school years, with the Board and predecessor Boards is at least three hundred and ninety (390) days. These teachers shall be referred to as Term B teachers;
 - (iii) Full time term contract teachers. These teachers shall be referred to as Term C teachers;
 - (iv) Term contract teachers whose aggregate of term contract service, in consecutive school years, with the Board and predecessor Boards is at least one hundred and ninety-five (195) days and whose current term contract is for a minimum of 100% for one semester or 50% of the school year. These teachers shall be referred to as Term D teachers.
- (c) A full time term contract teacher pursuant to 20.24 (b) (iii) who is appointed to less than a full time position in the ensuing five (5) consecutive school years, shall not lose status pursuant to 20.24 (b) (iii).
- (d) Positions will be considered in the following order:
- (i) Full time permanent or probationary contract positions;
 - (ii) Position formerly occupied by the term contract teacher;
 - (iii) Full time term contract positions;
 - (iv) Part-time full year term contract positions, with the exception of continuing part-time positions whose previous occupant opts to remain in that position as a part-time term teacher;
 - (v) Other term contract positions; or,
 - (vi) Substitute positions.

20.25 Term contract teachers are responsible to apply, as per posted instructions, for any position that becomes available.

- 20.26 (a) A term contract teacher who has been appointed to a position for the ensuing school year will be considered for a subsequent competition only if:
- The closing date for the competition is on or before July 31, and
 - The teacher holds a term position and applies for a vacant position, or
 - The teacher holds a part-time position and applies for a 100% term position, or
 - The teacher holds a part-time position and applies for a

- different part-time position that is at least 20% FTE greater than the position held, or
- The teacher holds a part-time position and applies for another part-time position that can be conveniently scheduled with the teacher's existing assignment.
- (b) A term contract teacher who has been appointed to a position for the ensuing school year will be limited to only one subsequent consideration pursuant to Article 20.26 (a) above.
- (c) Term contract teachers that have accepted a position for the subsequent year shall commit to employment with the Board for a period of one year.

ARTICLE 21 - TRANSFER

21.01 Except as provided elsewhere herein, the Board shall not transfer teachers from one school to another without the consent of the teacher.

21.02 Teacher-Initiated Transfers

- (a) The Board and the Union endorse the concept that voluntary transfers are one method by which teachers experience professional growth.
- (b) Following the placement of teachers who in the previous school year have been moved pursuant to Article 21.03(a) and have been offered a vacant or unfilled position at his/her original school and the placement of surplus teachers pursuant to Article 22.05 (c), the Director of Human Resources will cause to be posted in each school and provide to the Chairs of the Regional Economic Welfare Committee and the South Shore Regional Representative Council and the Presidents of the NSTU Locals a list of all positions which remain vacant and are therefore available for transfer of permanent contract teachers.
- (c) Permanent contract teachers may apply for such posted vacant positions. In filling vacant positions, the candidates shall compete on the following criteria: qualifications, abilities and experience, and the Board shall determine the weight to be given to each of the criteria. When qualifications, abilities, and experience are relatively equal, seniority shall be the determining factor.
- (d) A teacher who is successful in attaining a transfer to a different vacant position is not eligible for further participation in the teacher transfer process. Said teacher must agree to remain in the position to which he/she has been transferred for a minimum period of the entire ensuing school year.

- (e) Except where waived by the Board because of a legitimate change in personal circumstances, a teacher requesting a transfer(s) is only entitled to refuse offers of transfer in the first round, before being ineligible to participate any further in the teacher transfer process for the school year under consideration.
- (f) There shall be no fewer than two (2) nor more than three (3) rounds of transfer before June 15th in each school year.

21.03 Board-Initiated Transfers/Surplus Teachers

- (a) Board-initiated transfers may be made:
 - (i) For exceptional personnel issues related to staff, students or the community;
 - (ii) For *bona fide* operational reasons related to enrollment or protection of programs; or,
 - (iii) As a result of school realignment or construction.
- (b)
 - (i) Both parties recognize that Board-initiated transfers can be disruptive for teachers. Accordingly, before invoking such transfers, the Board agrees to examine all other reasonable alternatives, including volunteers for staff reduction or transfer;
 - (ii) Where there are no suitable volunteers, the teacher to be declared surplus shall be the least senior pursuant to Article 20.03 within the school, subject to program protection;
 - (iii) In all such instances, the Board must first discuss such proposed transfer with the affected teacher(s). If the teacher requests, a representative of the Union may be present during the discussion. If requested by the teacher(s), the Board shall give written reasons for the transfer to the teacher(s), with a copy to the Presidents of the NSTU Locals and the Chair of the South Shore Regional Representative Council;
 - (iv) The Board shall bear the burden of demonstrating that all prerequisites to a Board-initiated transfer have been met and that any retained less senior teacher is essential to a program or supervisory position;
 - (v) Board-initiated transfers shall not be made arbitrarily, unreasonably or unfairly and the Union shall be informed of all such transfers.
- (c) For a period of one (1) year from becoming a surplus or displaced teacher, the teacher shall be afforded the opportunity of first refusal for any teaching position, which becomes open in the school from which the transfer was made, in accordance with Article 22.05 (b). This shall include any vacant or unfilled

positions that become available prior to the first day of school. Transfer to a position that becomes available after July 31 but prior to the first day of school shall be subject to the approval of both Principals.

- (d) If the Board is of the opinion that a teacher who is to be declared surplus is essential to maintain a program or administrative position, the Board may deem that teacher as being essential, in which case the Board shall transfer the next least senior teacher pursuant to Article 21.03 who is not essential. When the Board exercises such option, the Union may request an explanation for the teachers affected. Before such designation is finalized, the Board shall fairly consider any alternate proposal made by the Union.
- (e) Any teacher transferred as a consequence of a Board-initiated transfer shall, during the first year of transfer, be compensated by the Board for extra travel necessitated by the transfer, provided the distance to the new school exceeds the distance from the previous school from the teacher's place of residence by at least 40 kilometres. Kilometrage shall be paid monthly no later than the 15th day of the month following the travel.
- (f) A displaced teacher who is being placed in a teaching position through a Board-initiated Transfer shall be required to transfer to a position assigned by the Board; subject to the displaced teacher having, in the opinion of the Board, the necessary qualifications, abilities and experience for the position. The Board shall make reasonable best efforts to place such teacher in an available teaching position that is geographically located within a reasonable distance from the teacher's normal place of residence or work.

21.04 School Closures and Re-alignments

- (a) In the event of school closure, teachers shall be transferred to the new school(s) with the students to which the teacher has been assigned the greatest percentage of time. In the case that students are transferred to more than one school, the teachers to be transferred shall be given a list of all vacant and unfilled positions at the receiving schools and shall have a minimum of two (2) days to indicate their order of preference of positions. The transferred teachers shall be placed in accordance with the seniority-dominant approach. In the event that there are more teachers to be transferred than positions available, teachers shall be transferred to schools based on the percentage of students going to each school.
- (b) In the event of a re-alignment between schools (i.e. the movement of students and/or programs from one school to

another school) the teachers transferred shall be those teachers who, based on current assignments, have been spending the greatest percentage of their time with the students transferred. In the case that students are transferred to more than one school, the teachers to be transferred shall be given a list of all vacant and unfilled positions at the receiving schools and shall have a minimum of two (2) days to indicate their order of preference of positions. The transferred teachers shall be placed in accordance with the seniority-dominant approach. In the event that there are more teachers to be transferred than positions available, teachers shall be transferred to schools based on the percentage of students going to each school.

- (c) Should the transfer of teachers in 21.04 (a) and 21.04 (b) result in the affected school(s) having a surplus of teachers, staff reduction shall be accomplished pursuant to Article 18 - Security of Position and Article 21.03 - Board Initiated Transfers.

21.05 Permanent contract teachers are eligible to apply for posted vacant positions, which become available until the end of each current academic school year (July 31). The date may be extended by two (2) weeks by mutual agreement of the Board and the Union.

ARTICLE 22 – STAFF PLACEMENT

- 22.01 (a) Except where otherwise stated in this Agreement, for the purposes of hiring and contested vacancies, but excluding administrative/supervisory positions in Article 24, selection of the successful applicant shall be based upon either the evaluative approach or the seniority-dominant approach, as described in Article 22.02 herein.
 - (b) The evaluation of qualifications, abilities and experience shall be determined by the Board, provided that when qualifications, abilities and experience are relatively equal, seniority shall be the determining factor.
- 22.02 For purposes of this Article, one of two (2) approaches to selection of applicants shall apply:
- (a) The evaluative approach, whereby selection of the most suitable applicant shall be based upon qualifications, abilities and experience to perform the requirements of the position; and
 - (b) The seniority-dominant approach, whereby selection of the successful applicant shall be based upon seniority, conditional upon the successful applicant possessing the qualifications,

abilities and experience necessary to perform the requirements of the position.

- 22.03 In the event the Board, or its delegate, shall choose not to accept the recommendation of the Interview Team, such decision shall be open to grievance and reviewable by an arbitrator, whose decision on the matter shall be final and binding upon the parties.
- 22.04 In all such staffing decisions, the evaluation of the Board with respect to qualifications, abilities and experience, under all Articles of this Agreement, shall be objectively determined. Any teacher who feels aggrieved by such evaluation process shall be entitled to request of the Superintendent of Schools, or designate, an explanation/interview to discuss the evaluation process.
- 22.05 When positions are to be filled, the Board shall select and place teachers in accordance with the following methods and priorities:
- (a) First, for administrative positions, in accordance with Article 24 and the approach described therein;
 - (b) Second, any teacher who has in the previous school year been moved pursuant to Article 21.03 shall be offered any vacant or unfilled position at his/her original school, in accordance with the seniority-dominant approach;
 - (c) Third, all teachers who have been declared surplus by the Board, or who cannot be placed after school closures or realignments, shall be placed in accordance with the seniority-dominant approach. Surplus teachers shall be given a list of all suitable vacant positions and shall have a minimum of two (2) days to indicate their order of preference of positions.
 - (d) Fourth, permanent contract teachers who have made application during the two rounds of voluntary transfer according to the provisions of Article 21.02;
 - (e) Fifth, all teachers who were subjected to Board initiated transfers pursuant to the provisions of Article 21.03, in accordance with the evaluative approach;
 - (f) Sixth, all teachers on the Board's Re-Employment List, in accordance with the seniority-dominant approach;
 - (g) Seventh, all teachers who have applied for positions posted pursuant to Articles 23.01 and 23.02, and all term contract teachers who have applied for positions pursuant to Articles 20.24, 20.25 and 20.26 in accordance with the evaluative approach;
 - (h) Eighth, new teachers to the Board, in accordance with the evaluative approach.

22.06 Notwithstanding 22.05, if there are anticipated difficulties in filling the positions of School Psychologists, Speech Language Pathologists or Skilled Trades Instructors, the Board may advertise these new positions to new teachers to the Board concurrently with teachers identified in 22.05 (d) and (g). New teachers to the Board will only be considered if there are no teachers identified in 22.05 (d) and (g) with the necessary qualifications, experience and abilities for the position.

ARTICLE 23 – VACANCIES AND APPOINTMENTS

23.01 Notice of all teaching vacancies, including administrative/supervisory positions, as well as newly created positions, shall be posted on the Board’s web site.

- 23.02
- (a) The Board shall maintain a website with up to date listings of all teaching vacancies, including administrative/supervisory positions.
 - (b) Administrative and supervisory vacancies shall be filled according to the provisions of Article 24 - Administrative Positions.
 - (c) Applications for such vacancies shall be forwarded to the Human Resources Department, according to the time frame described in the posting using the Board on-line application system.
 - (d) Normally, all short listed applicants shall be given a minimum of twenty-four (24) hours notice of an interview.
 - (e) All short listed applicants shall be advised of the decision within five (5) working days of such approval given by Superintendent or designate. If the appointment is contrary to the recommendation of the interview team, and the teacher has not been awarded a position of equal or greater percentage or status, the teacher shall be notified by the Director of Human Resources, or designate from the Department of Human Resources, of the reasons for the denial of the recommendation of the interview team.

ARTICLE 24 – ADMINISTRATIVE POSITIONS

24.01 In filling an administrative position the candidates shall compete on the following criteria: qualifications, abilities and experience, and the Board shall determine the weight to be given to each of the criteria.

24.02 An administrative position shall be defined as an appointment that would result in the teacher receiving an administrative allowance.

- 24.03 The parties agree that neither this Article 24 nor other provisions of this Agreement apply to the selection process for the position of Superintendent of Schools or Directors.

ARTICLE 25 – NOTICE OF ASSIGNMENT

- 25.01 Each teacher on continuing contract shall be notified, in writing, by his/her Principal, of his/her major subject area and/or grade level for the next school year prior to May 30th.
- 25.02 After consultation with all concerned teachers, every reasonable effort will be made, to appoint teachers to subjects, grades, and/or areas of preference, subject to the teacher possessing the qualifications necessary for the position.
- 25.03 Before any Notice of Assignment resulting in a major change in responsibilities is given to a teacher, the teacher shall be consulted regarding the change. Such consultation shall occur prior to the first round of job postings. In addition, said Notice, when given, shall contain in writing the reasons for change, if requested by the teacher.
- 25.04 Prior to posting positions pursuant to Article 23, the Principal shall make reasonable best efforts to inform all teachers assigned to his/her school of all vacant and unfilled positions and give these teachers an opportunity to be considered for a change in assignment.
- 25.05 The Union recognizes that provincial funding delays and/or subsequent unforeseeable staff vacancies may from time to time require the Board to change a teacher's assignment after May 30th. The Board shall provide written explanation of such change if requested by the teacher.
- 25.06 Teachers shall receive their teaching timetables no later than the first teaching day of the school year unless there are unusual circumstances.

ARTICLE 26 – JOB SHARING

- 26.01 The Board recognizes that job sharing arrangements may, in certain circumstances, represent a viable and effective staffing option.
- 26.02 (a) Any full time permanent contract teacher, other than those granted a Leave of Absence for that school year, in the employ of the Board may apply in writing to the Director of Human Resources by February 1st to participate for the next school year in an arrangement which involves sharing the performance

- and the discharge of the responsibilities of a position on a part time basis with another teacher for the next school year;
- (b) If an application is made by two (2) permanent contract teachers to job share a single position, then both teachers shall be deemed to be co applicants.
 - (c) If the application is approved, the Board shall advertise as per Article 23 - Vacancies and Appointments, for a teacher to share the job with the applicant, unless there is a co-applicant in the application.
- 26.03 The approval of job sharing applications shall be in the sole discretion of the Director of Human Resources. In the event that the Director of Human Resources has specific concerns with respect to a particular application, the applicant(s) shall receive written notification of the concerns before a decision for approval is granted. Following discussion of the Director of Human Resources' concerns, the applicant(s) may revise their application.
- 26.04 The Director of Human Resources shall notify the successful applicants on or before April 15 of the school year prior to the school year in which the shared teaching is to occur.
- 26.05 The application must be accompanied by:
- (a) The proposed teaching schedule; and
 - (b) The recommendation of the school principal.
- 26.06 Each application is for a one (1) year period.
- 26.07 To continue a shared teaching arrangement beyond a one (1) year period, re-application is required by the applicant, pursuant to Article 26.02 (a).
- 26.08 Throughout the term of the job sharing arrangement, the following shall apply:
- (a) Each sharing teacher shall be paid a percentage of his/her applicable annual salary proportionate to the number of days in the full school year during which he/she performs the duties and discharges the responsibilities of the position;
 - (b) Each sharing teacher shall be present for any Parent Visitation sessions during any term provided he/she has taught any part of that term;
 - (c) Notwithstanding Article 26.08 (a), if school time is involved for Parent Visitation, only the teacher regularly scheduled for duty shall be paid;
 - (d) Each sharing teacher shall attend any in service held during any term provided he/she has taught any part of that term;

- (e) Notwithstanding 26.08 (a), only the teacher regularly scheduled for duty shall be paid for attendance at in services;
- (f) Each sharing teacher shall be paid on a regular basis for and during that portion of the school year that he/she works, subject to the provisions of Article 22 - Method of Payment of the Teachers' Provincial Agreement; and
- (g) The teaching schedule of each sharing teacher shall be arranged in consultation with the school principal.

26.09 At the end of the school year for which a job sharing arrangement was in effect, the applicant or co applicants shall return to his/her/their previous position(s), unless a new job sharing has been agreed upon, unless the previous position(s) no longer exist(s), in which case the teacher(s) shall be treated in the same manner as he/she/they would have been treated but for the job sharing arrangement.

ARTICLE 27 – IN-REGION TEACHER EXCHANGE

- 27.01 Permanent contract teachers seeking one (1) year exchanges within the Region shall apply in writing to the Director of Human Resources by February 1.
- 27.02 The Board shall undertake to publish by February 15th of each school year a list of teachers desiring exchanges. Copies of this list shall be posted in each school and applications from interested teachers must be submitted no later than March 1st.
- 27.03 To encourage In Region Teacher Exchanges, the Board shall guarantee teachers entering into an exchange, reinstatement to the position held immediately prior to the exchange or, if that position is phased out, the teacher shall be governed by Article 22 - Staff Placement.
- 27.04 All In-Region Teacher Exchanges shall be subject to the approval of the Board upon recommendation of the Director of Human Resources and the applicants shall be notified before March 30th.
- 27.05 With the consent of all parties to an exchange agreement, the agreement may be renewed for another year.
- 27.06 If an agreement is renewed for a third consecutive year, the exchange shall become permanent.

ARTICLE 28 – VIOLENCE AGAINST TEACHERS

- 28.01 The parties acknowledge that proper school discipline is essential to educational achievement and a positive school climate. Further acts of
- South Shore Regional Collective Agreement 31*

violence, and/or abuse in the school are not acceptable. The parties will act in an expeditious and appropriate manner in dealing with breaches of discipline standards.

- 28.02 The parties recognize the responsibility of teachers and school administrators to keep order and good discipline in their schools.
- 28.03 If the discipline concern remains unresolved, the teacher(s) shall have the right, accompanied by a Union Representative, if so desired, to address the issue with the Director of Programs and Student Services.
- 28.04 If such concern remains unresolved, the teacher(s) shall have the right, accompanied by a Union Representative, if so desired, to address the issue with the Superintendent of Schools.
- 28.05 The Board will ensure that Violence in the Workplace Procedures are available on the Board's web site for teacher use.

ARTICLE 29 – EDUCATIONAL CHANGE

- 29.01 Educational change refers to the introduction of methods, theories and practices which are intended to continually improve teacher professionalism and student learning. Such change may include new teaching practices and strategies, the use of new equipment and materials and changed teaching responsibilities.
- 29.02 Both parties recognize that continual improvement of educational process relies on the need to change and adjust, and both parties recognize the importance of dialogues not only at the initial but at subsequent stages as a way of preparing for and encouraging change and adjustment.
- 29.03 Either party may convene a meeting of the Management-Teacher Committee to discuss significant impending changes referred to in Article 29.01. Such discussions shall include consideration of the impact on teaching staff, the re training needs and the in service needs of teachers. Where possible, such retraining or in-servicing shall take place prior to implementation. The Board will also consider additional support when requested.
- 29.04 Without restricting the generality of the foregoing, where any proposed change of an educational process, including new programs or teaching methodologies, is expected to have a material impact on a teacher's classroom responsibilities, the Board shall discuss such change with the Union before implementation, in accordance with Article 29.03.

29.05 The parties specifically acknowledge that inclusion of students with special needs within the regular classroom can have a material impact on a teacher's classroom responsibilities. Accordingly, except where circumstances do not reasonably permit, the Board agrees to consult with and support the classroom teacher in advance of the placement of a student with special needs in the regular classroom. Nothing in this Article 29.05 shall be construed to impose upon the Board any additional financial or resource obligation.

ARTICLE 30 – TEACHER IN CHARGE

30.01 A teacher may be appointed by the Board or its agent as a Teacher in Charge in accordance with this Article.

30.02 In the event that all administrative personnel assigned to the school are absent from the school, the Teacher in Charge may be requested to assume the duties specified in this Article.

30.03 The Teacher in Charge, when requested to act, shall attend to ensuring that routine supervision adequate to secure the safety of students and security of the school is maintained, and shall deal only with emergency matters as they may arise, with required assistance from the Board office.

30.04 Where absences of administrative personnel continue for more than five (5) consecutive days, the Teacher(s) in Charge will assume all administrative duties, excluding only formal evaluation of instruction and personnel.

30.05 Whenever possible, the Teacher in Charge shall be selected from those suitable permanent teachers who have expressed an interest in performing this function. A teacher has the right to refuse to act as a Teacher in Charge except where the school would otherwise be left unattended. Teachers who have expressed an interest but are denied the opportunity shall be entitled to request the reasons for the denial.

30.06 Where the appointment of a Teacher in Charge is less than one (1) day a substitute teacher may be provided, but where the appointment is for one (1) or more days a substitute teacher shall be provided to relieve the Teacher in Charge of regular teaching duties.

ARTICLE 31 – OCCUPATIONAL HEALTH & SAFETY

- 31.01 The Board, the Union and the teachers agree to co operate in the prevention of accidents and the promotion of health and safety. All parties agree to comply with all applicable provisions of the *Nova Scotia Occupational Health and Safety Act* and its Regulations.
- 31.02 (a) The Board shall provide substitute teachers, where necessary, to replace Occupational Health and Safety Committee members who are receiving training as part of their duties as members of the Occupational Health and Safety Committee.
- (b) Training programs pursuant to Article 31.02 (a) must be approved by the Director of Human Resources or designate.

ARTICLE 32 – PRINTING OF AGREEMENT

- 32.01 The Union shall have printed, in booklet form, sufficient copies of this Agreement, so that each teacher in the employ of the Board shall have a copy of the Agreement.
- 32.02 The cost of the printing shall be equally shared between the Union and the Board.
- 32.03 The Union shall be responsible for the distribution of the Agreement to its members.

IN WITNESS WHEREOF the parties hereto have signed this Collective Agreement at Bridgewater, Nova Scotia this 9th day of January 2013.

**SOUTH SHORE REGIONAL
SCHOOL BOARD**

**NOVASCOTIA TEACHERS
UNION**

Jennifer Naugler
**Chairperson, South Shore
Regional School Board**

Shelley Morse
President, NSTU

Nancy Pynch-Worthylake
**Superintendent of Schools, South
Shore Regional School Board**

Michael Stewart
**President Lunenburg
County Local, NSTU**

Terrence L. Doucette
**President Queens
Local, NSTU**

Tina Munro
Witness

Grant MacLean
Witness

APPENDIX "A": REQUEST FOR MEDICAL INFORMATION

SOUTH SHORE REGIONAL SCHOOL BOARD

Director of Human Resources

130 North Park Street

Bridgewater, Nova Scotia

B4V 4G9

Telephone (902) 541-3019

Fax: (902) 541-3012

(A) EMPLOYEE'S SECTION

I hereby authorize my physician to release the foregoing information as well as any follow up information concerning my current illness or injury to the South Shore Regional School Board for the purpose of developing a safe return to work plan. The Employer will keep this information confidential. It is understood that this information shall only be of the same nature and extent as disclosed in this form and does not authorize the release of information which is different in nature or greater in extent. I understand that I will receive a copy of any medical information and be made aware of any further requests for medical information by the Board.

Employee Signature: _____

Date: _____

(B) PHYSICIAN'S SECTION: Please do not include a diagnosis

TO THE PHYSICIAN:

Your patient is an employee of the South Shore Regional School Board. Due to the employee's absence(s) from work, the Board requires information concerning the employee's current functional abilities and the prognosis for this employee providing regular attendance. Please complete this form only if you have been treating the employee during the illness in question. Your cooperation is appreciated. Any charges made for the completion of this form should be forwarded to the Human Resources Department, South Shore Regional School Board, 130 North Park Street, Bridgewater, NS, B4V 4G9.

1. Patient's Name:

2. Patient's Address:

3. Date(s) you attended the employee:

4. Duration of current illness or injury:

From _____ to _____
20____

5. Has the patient's current illness prevented him/her from reporting for and performing his/her job?

Yes _____ No _____

6. At the workplace what are the restrictions on any duties the employee can engage?

7. What modifications could support a return to work and do you expect those to change in the future?

8. Is the employee's medical condition(s) temporary or permanent?
