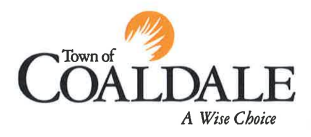
COLLECTIVE AGREEMENT

BETWEEN

TOWN OF COALDALE



-AND-

ALBERTA UNION OF PROVINCIAL EMPLOYEES



AUPE Local 118 Chapter 001

January 1, 2015 – December 31, 2017

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PREAMBLE

This Agreement is made pursuant to the Labour Relations Code, BETWEEN:

THE TOWN OF COALDALE

A Municipal Corporation in the Province of Alberta (hereinafter referred to as the "Town")

OF THE FIRST PART

and

LOCAL 118/001 OF THE ALBERTA UNION OF PROVINCIAL EMPLOYEES (hereinafter referred to as the "Union")

OF THE SECOND PART

Whereas the Union is the bargaining agent for certain Employees employed by the Town; and

Whereas the terms and conditions of employment and the salaries of the Employees have been the subject of negotiations between the parties; and

Whereas the Parties agree that these matters be set forth in an Agreement concerning the terms of employment and a method of resolving grievances of the said Employees; and

Whereas the Parties desire to maintain an effective working relationship and to provide a forum for the settling of differences.

Now therefore the Parties agree as follows:

ARTICLE 1 TERM OF AGREEMENT

- 1. This Agreement shall be effective from the date both parties have ratified this Agreement until December 31, 2017.
- 2. Either party may, by written notice to the other party of not more than one hundred and twenty (120) calendar days but not less than sixty (60) calendar days, advise of their intention to amend or terminate this Agreement.
- 3. If notice to negotiate has been given by either party in accordance with the above provision, or if negotiations continue beyond the termination date of this Agreement, this Agreement will remain in full force and effect until the applicable provisions have been complied with under the Alberta Labour Relations Code.
- 4. Where notice to commence collective bargaining is not served within the time specified above, this Agreement shall continue for a further term of one (1) year until December 31, 2018, as set out in the Alberta Labour Relations Code.

ARTICLE 2 DEFINITIONS

For purposes of definitions, office staff shall include those working in the Town Office, including the Development Officer, but excluding the Peace Officer. Outside staff shall include those working in operations, recreation workers and the Peace Officer.

- 1. Union Shall mean Local 118/001 of the Alberta Union of Provincial Employees.
- 2. Town Shall mean the Council of the Town of Coaldale and shall include such officers as may be appointed or designated from time to time to carry out duties in respect to the operation and management of the Town, or in respect to the administration of this Collective Agreement.
- 3. Employee A person covered by this Collective Agreement and employed by the Employer.
- 4. Permanent Full-Time Employee An employee scheduled to work a regular number of hours per week, consisting of thirty seven and one-half (37 ½) hours for office staff and forty (40) hours for outside staff, and who has successfully completed their probationary period.
- 5. Permanent Part-Time Employee An employee scheduled to work a regular number of hours per week, consisting of less than thirty seven and one-half (37 ½) hours for office staff and less than forty (40) hours for outside staff, and who has successfully completed their probationary period.
- 6. Temporary Full-Time Employee An employee scheduled to work a regular number of hours per week, consisting of thirty seven and one-half (37 ½) hours for office staff and forty (40) hours for outside staff, but whose employment is for a temporary, specified time period.

- 7. Temporary Part-Time Employee An employee scheduled to work a regular number of hours per week consisting of less than thirty seven and one-half (37 ½) hours for office staff and less than forty (40) hours for outside staff, but whose employment is for a temporary, specified time period.
- 8. Casual Employee An employee whose service is on an as-needed basis for any number of hours.
- 9. Probationary Employee A full-time or part-time employee whose employment is expected to be of an on-going or permanent nature, but has not yet successfully completed their probationary period.
- 10. Anniversary Date The first day of work after the most recent date of hire.
- 11. Plural or Feminine Terms Wherever the singular or masculine is used in this Agreement, it should be considered as if the plural or feminine has been used where the context of the party or parties hereto require.

ARTICLE 3 UNION RECOGNITION

 This Agreement covers, and the Town recognizes the Union as the sole bargaining agent for, all Employees covered by the Unions Certificate No. 123-2011, dated September 29, 2011, as issued by the Labour Relations Board.

Notwithstanding the foregoing, the parties agree to exclude the following classifications/persons from the bargaining unit:

Chief Administrative Officer Executive Assistant to the CAO & Council Chief Financial Officer Director of Operations and Engineering Director of Municipal Relations Fire Chief Human Resources Manager Deputy Fire Chief Public Works Manager Infrastructure Manager Development Manager Community Services Manager Regulatory and Safety Services Manager

2. The Town will provide bulletin board space for the Union's use, at specific locations on the Town's premises, which are accessible to the Employees. These bulletin boards shall be used for the posting of Union information provided for its members. The text of this information shall be submitted to the HR department for approval prior to posting.

ARTICLE 4 MANAGEMENT RIGHTS

The Employer reserves the right to exercise the regular and customary functions of management, and to retain those residual rights of management not specifically limited by the expressed terms of this Agreement, including but not limited to the right to:

- a. Maintain order, discipline, efficiency, and to make, alter and enforce from time to time, rules and regulations to be observed by employees, which are not in conflict with any provision of this Collective Agreement;
- Direct the work force and to create new positions, classifications or work units, and to determine the number of employees, if any, needed in any position, determine job content and shift times and rotations and to determine whether a position will be continued or declared redundant;
- c. Determine the nature and type of services to be provided by the Town and the methods to provide those services;
- d. Hire, promote, classify, transfer, layoff and recall employees; and
- e. Demote, discipline, suspend or discharge employees.

ARTICLE 5 UNION ACTIVITY AND REPRESENTATION

- 1. Except as expressly permitted by this Agreement, there shall be no Union activities on Employer time, equipment or property without the prior permission of the appropriate Director, Manager or designate.
- 2. Official representatives from the Alberta Union of Provincial Employees may be granted access to the Town's premises if the Town's Chief Administrative Officer, or her designate, is informed of and has approved access prior to the requested visit. The forgoing approval shall not be unreasonably denied. Any such visits shall not interfere with the Town's operations or affect an employee's work obligations.
- 3. The Town will recognize employees appointed as Union Stewards provided they are employees of the Employer and prior written notice of their names has been given to the Town. The Union acknowledges that such representatives have their regular work to perform as employees of the Town. It is therefore agreed that they shall not leave their work to investigate or process a grievance or undertake any other union business during working hours without the prior consent of the appropriate Director, Manager or designate.
- 4. New employees will be provided with a copy of the Collective Agreement at the time of hire.

ARTICLE 6 UNION DUES

- 1. The Town agrees to deduct Union dues from all Employees coming within the scope of this Agreement, upon said Employees having completed thirty (30) working days of employment with the Town, whether said Employees are Union members or not. The Union will advise the Town in writing of the amount of dues to be deducted, and will provide a minimum of four (4) weeks written notice of any change to the regular dues structure. The Town shall remit the dues collected by payroll deduction to the Union on or before the fifteenth (15th) day of the month following.
- 2. The Employer shall provide to the Union, on a quarterly basis, a listing(s) of Employees specifying the Employee's name, home address, home phone number, seniority date, classification, Employee status, hourly rate and dues deducted. Such lists shall indicate newly hired and terminated Employees, and be provided by electronic transmission where practicable.
- 3. The Union recognizes, that periodically, the Town participates in job creation programs by other levels of government. The Union agrees that those employed by these programs are not covered by this Agreement and dues will not be deducted.

ARTICLE 7 NO LOCKOUTS, NO STRIKES

1. During the life of this Agreement, there shall be no illegal strikes or illegal sanctions such as slow-downs, sit-downs, suspension of work taken by the Union or its members against the Town. Nor shall the Town authorize or engage in illegal lockout action against the Union or its members.

ARTICLE 8 LABOUR MANAGEMENT COMMITTEE

- 1. The Town and the Union agree to establish a Labour Management Committee, comprised of no more than three (3) members from Management, and no more than three (3) members of the Union.
- 2. The Committee shall not discuss matters related to collective bargaining or the administration or interpretation of this Collective Agreement. The Committee shall concern itself with matters of a general nature as listed below:
 - (a) Suggestions from Employees, questions of working conditions and service.
 - (b) Promotion of education and training of staff.
 - (c) Such other matters of mutual concern, as the parties deem proper within their jurisdiction.
- 3. The committee may make recommendations to the Union and the Town regarding its decisions but these decisions are not binding on either the Union or the Town.

4. Meetings of the Labour Management Committee shall normally be held quarterly at the call of either side and shall be held at times mutually agreeable to both parties. A statement outlining the matters for discussion will be submitted by each party not less than five (5) working days prior to the time of the scheduled meeting, except in the case of emergency.

ARTICLE 9 DISCRIMINATION

1. The Town and the Union agree that there shall be no discrimination with respect to any Employee by reason of age, race, colour, religious beliefs, gender, family or marital status, ancestry, place of origin, physical or mental disability, source of income, or sexual orientation. Nor shall either party discriminate by reason of whether employees are Union members or not or active in the Union or not.

ARTICLE 10 DISCIPLINARY ACTION

- 1. When an Employee has been disciplined, the Employee shall be informed in writing as to the reason(s) for such action. The Employee will be provided with a copy of all correspondence or written notices pertaining to his conduct or performance which are placed on his personnel file.
- 2. An Employee who is to be interviewed with respect to disciplinary action shall be notified of the time and place of the interview and if desired by the Employee he may arrange to be accompanied by a Union Representative or Union Steward. When a Union Steward requires time off from work to accompany an Employee to an interview pursuant to this Clause, the Union Steward must obtain prior approval from his Department Head to be absent from work, and, if approval is granted, leave without loss of pay will be allowed.
- 3. An Employee who has been subjected to disciplinary action may, after twenty four (24) months of continuous service from the date the disciplinary action was invoked, request that his personnel file be purged of any record of the disciplinary action. Such request will be granted providing:
 - (a) the Employee's file does not contain any further record of disciplinary action during that twenty four (24) months period, and
 - (b) the disciplinary action is not the subject of an unresolved grievance,
- 4. The Employer will have an Employee's personnel file made available at a reasonable time for the Employee to examine his file, upon a request for the same being made by the Employee, once in every year, as well as in the event of a grievance. The Employee may request a representative of the Union to be present at the time of such examination.
- 5. The personnel file referred to in this Article is the personnel file of an Employee maintained by the Town Office. The Parties mutually agree that no information pertaining to interview records, reference checks, or confidential information related to a medical diagnosis or medical prognosis shall be contained in this file.

- 6. When an Employee has grieved a disciplinary action and a Designated Officer has either allowed the grievance or reduced the penalty levied against the grievor, the personnel file of the Employee shall be amended to reflect this action, provided that this action results in the abandonment of the grievance. Where the Union appeals the disciplinary action to arbitration, the personnel file of the Employee shall be amended, if necessary, to reflect the award of the arbitration or the arbitration board.
- 7. A Permanent Employee may be disciplined for just cause.

ARTICLE 11 GRIEVENCE PROCEDURE

- 1. A grievance is defined as any difference arising out of the interpretation, application, administration or alleged violation of this Agreement. Casual, temporary and probationary employees shall have limited access to the grievance procedure. They are to be limited to step 2 of section 7.
- 2. The time limits specified herein shall not include Saturdays, Sundays and named holidays. Time is of the essence, although the time limits may be extended by the consent of both parties in writing.
- 3. The grievor is entitled to be present at each step of the grievance procedure and may request the aid of a member of the Union Grievance Committee and/or a Union Representative.
- 4. The purpose of the grievance provisions are to ensure that any grievance is processed in an expeditious manner, therefore, compliance with the provisions is mandatory. If the Town fails to comply with the provisions, the grievance may be processed to the next stage by the Union. If the Union fails to comply with the provisions, the grievance shall be considered abandoned. An abandoned grievance will not prejudice an Employee's right to submit a subsequent grievance should a similar incident occur at a subsequent date.
- 5. To the extent practical, matters which could lead to the filing of a grievance, should be dealt with initially at a complaint meeting between the immediate exempt supervisor, the Employee and a Union Steward if the Employee so wishes.
- 6. To be accepted at any step in the grievance procedure, the grievance shall be in writing and must include a statement of the following:
 - the name(s) of the aggrieved;
 - the nature of the grievance and circumstances out of which it arose;
 - the remedial action the Town is requested to make; and
 - the Article(s) where the Agreement is claimed to have been violated.
- 7. Every effort shall be made to settle grievances fairly and promptly in the manner hereinafter described:

<u>Step 1</u> The Union will present the grievance in writing to the Department Head within ten (10) working days of the occurrence or of its coming to the attention of the grievor.

The meeting between the parties shall take place, with the decision of the Department Head being rendered in writing within ten (10) working days from the receipt of the grievance.

<u>Step 2</u> Failing settlement at Step 1, and within ten (10) working days after receipt of the written response from the Department Head, the grievance may be submitted in writing to the Chief Administrative Officer.

A meeting between the parties shall take place, with the decision of the Chief Administrative Officer being rendered in writing within ten (10) working days from the receipt of the grievance at this step.

8. Arbitration Proceedings

Failing settlement at Step 2, the grievance may be processed to arbitration, as hereinafter provided:

- (a) Within ten (10) working days of receiving the decision of the Chief Administrative Officer, the Union may notify the Town in writing of its desire to submit the difference to arbitration and the notice shall contain the name and address of the Unions appointee to the arbitration board or state its desire to meet to consider the appointment of a single arbitrator.
- (b) Within ten (10) working days of receipt of notification provided for as above, the party receiving such notice shall:
 - (i) Inform the other party of the name of its appointee to the arbitration board; or
 - (ii) Arrange to meet with the other party in an effort to select a single arbitrator.
- (c) Within ten (10) working days of the Town's notice to the Union, the two appointees shall agree upon a qualified person to act as Chairperson.
- (d) In the event that the Town does not name their appointee within the prescribed time limits, the Union may apply to the Minister of Labour to make such appointment. Should the persons appointed to act on the arbitration board be unable to agree upon a Chairperson within the prescribed time limits set out herein, then either of the parties to this Agreement may apply to the Minister of Labour to appoint a Chairperson to preside over the arbitration board.

Notwithstanding 8(a) - 8(d), the Union and Town may agree to have the arbitration heard by a single arbitrator. Where agreement cannot be reached on the principal and/or selection of a single arbitrator, an arbitration board shall be established.

- (e) The arbitration board shall hear and determine the difference and shall issue an award in writing and the decision is final and binding upon the parties and upon any Employee affected by it. The decision of a majority is the award of the arbitration board, but if there is no majority, the decision of the Chairperson governs and it shall be deemed to be the award of the board.
- (f) An arbitration board, by its decision, shall not alter, amend or change the terms of this Agreement. However, where an arbitration board determines that an Employee has been discharged or otherwise disciplined by the Town for cause, and this Agreement does not contain a specific penalty for the infraction that is the subject matter of the grievance, the arbitration board may substitute such other penalty for said discipline as it deems to be just and reasonable.
- (g) Each party to the difference shall bear the expense of its respective appointee to the arbitration board and the two parties shall bear equally the expenses of the Chairperson.

Where agreement cannot be reached on the principal and/or selection of a single arbitrator, an arbitration board shall be established.

- 9. Policy and Discharge Grievances
 - (a) The Union or the Town shall have the right to initiate policy grievances which are not of an individual or group nature, but which are applicable to all Employees covered by this Agreement.
 - (b) A Union or Town policy grievance, or a discharge grievance, shall be initiated direct to Step 2 of this grievance procedure.

ARTICLE 12 HOURS OF WORK

- 1. This Article defines the normal hours of work and provides the basis for the calculation of overtime.
- 2. The regular work schedule for full-time office staff shall be seven and one-half (7 ½) hours per day and thirty seven and one-half (37 ½) hours per week, which includes one (1), fifteen (15) minute paid break in each half of the daily schedule, but excludes an unpaid lunch period.
- 3. The regular work schedule for full-time outside workers shall be eight (8) hours per day and forty (40) hours per week, which includes one (1), fifteen (15) minute paid break in each half of the daily schedule, but excludes an unpaid lunch break.
- 4. Part-time and casual employees may be scheduled to work different daily or weekly hours than full-time staff, but will be granted breaks consistent with their work group.

- 5. The Town will endeavor to provide full-time employees with two (2) consecutive days off per week.
- 6. Shifts will be established by the Town and any change to a shift schedule will be posted five (5) working days prior to the start of a shift. Shifts will be scheduled to provide at least eight (8) hours rest between the finishing of one shift and the commencement of another. Failure to provide such rest period will result in the payment of two (2) times his regular rate of pay for all hours worked in such shift that does not provide eight (8) hours rest between the finishing of one shift, and the commencement to fanother.
 - a) Shift exchanges between employees must be pre-approved by the immediate exempt supervisor and the Town will not incur any additional costs as a result of approving such shift exchanges.
- 7. Modified/Flex-Time Hours of Work
 - a) Where the parties agree to implement a system employing extended/modified work day, they shall evidence such agreement by signing a document indicating those positions/work areas to which the agreement applies, and indicating the implementation timelines, and the resulting amendments to regular hours of work and related articles.
 - b) Either party will provide the other party with at least twenty-eight (28) calendar days' notice in writing of their intention to terminate this agreement.
 - c) The parties agree that with the exception of those amendments when an extended/modified work day is implemented, all other articles shall remain in full force and effect.

ARTICLE 13 PAY DAYS

- 1. The Employer will pay Employees covered by this Agreement, on a bi-weekly basis. A five day processing period applies.
- 2. Regular pay days will be every second Thursday, except when such a day falls on a bank holiday. When this is the case, the pay day will be one (1) banking day prior to the bank holiday.

ARTICLE 14 OVERTIME

1. Overtime for full time office Employees is defined as any authorized hours worked that exceed seven and one-half (7 ½) hours in a day or thirty-seven and one-half (37 ½) hours in a week, whichever is greater. Overtime for full time outside Employees is defined as any authorized hours worked that exceed eight (8) hours in a day or forty (40) hours in a week, whichever is greater. Overtime for part-time and casual Employees is defined as any authorized hours worked that exceed eight (8) hours in a day or forty-four (44) hours in a week, whichever is greater.

- 2. Overtime shall be paid at the rate of two (2) times the Employees regular rate of pay.
- 3. Overtime work will be performed by Employees when required by the Employer. Consideration will be given to any reasonable request by an Employee to be excused from such overtime work.
- 4. Full time Employees will be allowed to bank, in each calendar year, overtime hours equivalent to their weekly scheduled hours. These overtime hours can be taken as time off, on a time for time basis, no later than January 31 of the following year, after which it will automatically be paid out in cash at two (2) times the Employees regular rate of pay.

ARTICLE 15 CALL-OUT

- When an Employee is called out to work and it does not immediately precede or immediately follow the Employees regular hours of work, the Employee shall be paid a minimum of three (3) hours at two (2) times their regular rate.
- 2. The call-out is deemed to begin at the time the Employee reports to work. Any subsequent callout within the three (3) hour period shall be considered a continuation of the first call-out.

ARTICLE 16 STAND-BY

- 1. An Employee who is directed to be personally available and accessible to the operations during non-scheduled hours of work shall receive a stand-by payment of \$45.00 for each calendar day during the week (Monday- Friday), \$75.00 for each calendar day on a week-end (Saturday and Sunday), and \$90.00 for each calendar day falling on a Statutory Holiday.
- 2. Employees on stand-by shall be available for a full 24 hours in each stand-by day.
- 3. While on stand-by, Employees are required to perform routine maintenance and inspection of Town facilities, and this shall not be defined as a call-out.

ARTICLE 17 SHIFT DIFFERENTIAL

- Employees who work regularly scheduled hours (excluding overtime) between 6:00PM and 6:00AM shall receive a shift premium of \$1.50 per hour for regular hours worked during that period.
- 2. Shift differential will not be used in calculating the regular wage rate, vacation pay, overtime, any premium time, or any other payment under this Agreement.

ARTICLE 18 ACTING PAY

1. With the approval of their immediate exempt supervisor, an Employee directed to assume the duties of a higher classification within the Bargaining Unit, for greater than three (3) days shall be paid in the range of the higher classification at the level of said range which is higher than his current wage. An Employee directed to assume the duties of a classification to which a lower rate of pay is assigned shall retain their previous rate of pay.

ARTICLE 19 STAFFING - PROMOTIONS AND VACANCIES

- 1. Permanently vacant or new positions which the Town wishes to fill shall be posted internally for not less than five (5) working days.
- 2. All applications for posted positions shall be made in writing to such Officers that the Town has designated on the posting.
- 3. Selection decisions for posted positions shall be based on factors as determined by the Town. Factors may include education, experience, skill, training, ability, knowledge, capability, work performance, attendance, attitude and suitability of the applicants. Where these factors are considered by the Town to be relatively equal and satisfactory, seniority shall be the deciding factor.
- 4. Applicants for posted positions shall be informed in writing of their acceptance or rejection within five (5) working days of the date of the decision.
- 5. All permanent employees accepting a posted position shall serve a three (3) month trial period. During this trial period, the employee will be assessed as to their ability to perform the position satisfactorily. Should the Town determine that the employee cannot perform the position satisfactorily, the employee will be returned to their former position, provided such position still exists, with no loss of seniority and without access to the grievance procedure. Should the employee decide, during the trial period, to return to their former position, the employee should so indicate in writing and the Town will honour the request, provided such position still exists.

The Town will endeavour to reassign any employees who are affected by an employee returning to their former position, but in some cases, termination of employment may be the only option.

6. In the event an employee applies for and is the successful candidate for a lower paid position, his salary shall be adjusted immediately to the applicable step on the lower pay scale.

ARTICLE 20 NEW POSITIONS

- 1. If the Town creates a new position within the bargaining unit, which is not included in the salary schedule in this Agreement, it shall establish the salary structure for this position, and give written notice to the Union.
- If the Union does not object, in writing, to the salary structure of the new position within thirty (30) calendar days of receipt of the notice from the Town, the salary structure shall be considered as established.
- 3. If the Union objects to the salary structure, the Parties will attempt to resolve the matter within thirty (30) calendar days of the Town receiving the written objection, failing which the matter may be referred to the grievance procedure beginning at Step 2.
- 4. If the resolution of this difference includes a revision to the salary structure, the revised salary structure shall be retroactive to the date the new position was implemented.

ARTICLE 21 PROBATIONARY PERIOD

- 1. The probationary period for full-time and part-time employees shall be six (6) months for office staff and outside staff. The probationary period may be extended by management by up to three (3) months for office staff and outside staff. The Union shall be notified in writing of any extensions to the probationary period.
- 2. Temporary and casual employees shall not have a probationary period.

ARTICLE 22 LAYOFF & RECALL

- 1. In the event the Town reduces the work force, the Town will notify non-permanent Employees who are to be laid off, at least ten (10) calendar days' notice and permanent Employees at least thirty (30) calendar days' notice, prior to the layoff period. The order of layoff shall be:
 - a. First: Non-Permanent Employees provided however, the remaining Employees have the education, experience, skill, training, ability, knowledge, capability and suitability to perform the required work satisfactorily.
 - b. Second: Permanent Employees, in reverse order of seniority, provided however, the remaining Employees have the education, experience, skill, training, ability, knowledge, capability and suitability to perform the required work satisfactorily.
- 2. Permanent Employees on layoff shall be given the option to maintain health benefit coverage while on layoff and eligible for recall, provided the Employee pays in advance both the Employee and Employer share of the premiums for these benefits.

3. In the event the Town increases the work force within six (6) continuous months after a layoff, permanent Employees will be recalled, in order of seniority, provided however, those recalled have the education, experience, skill, training, ability, knowledge, capability and suitability to perform the required work satisfactorily.

ARTICLE 23 SEPARATION ALLOWANCE

- 1. The Separation Allowance as outlined in the attached Schedule, is available as an alternative to and if selected by an Employee who is being laid off, in lieu of the Layoff & Recall provisions of the Collective Agreement entered into by the Parties.
- 2. The Separation Allowance will be available for Full-time and Part-time Employees on a pro-rated basis. Eligible Employees will be entitled to receive the Separation Allowance at their regular basic rate of pay in effect at the time of election, according to the attached Schedule.
- 3. Where an eligible Employee has made an election to accept the Separation Allowance, the election shall only be altered by agreement of the Employee and Employer. Separation of employment shall occur at a time selected by the Employer. Employees shall make their election for Separation Allowance prior to the expiration of six (6) months on layoff.
- 4. An employee accepting the separation allowance shall no longer have any rights or privileges under the Collective Agreement including recall rights.

Full Years of Continuous Employment (from the most recent date of hire)	Separation Pay in Weeks of Pay
1	4
2	5
3	6
4	7
5	10
6	12
7	14
8	16
9	18
10	20
11	22
12	24
13	26
14	28
15	30
16	32
17	34
18	36
19	38
20+	40

SCHEDULE - SEPARATION ALLOWANCE

ARTICLE 24 VOLUNTEERS

1. The Union agrees that the Town may use volunteers periodically, who are not in the bargaining unit; however the use of volunteers will not result in the reduction of any employee's regularly scheduled hours of work.

ARTICLE 25 LEAVE OF ABSENCE

- 1. An employee desiring a leave of absence without pay shall make application to their immediate exempt supervisor, whose decision shall be final and binding.
- Employees absent from work on a leave of absence without pay shall not be entitled to any remuneration from the Town including Statutory Holiday entitlements. Vacation credits or sick days shall not accrue if the total leave of absence is for a period longer than fourteen (14) consecutive calendar days.
- 3. Employees absent from work on a leave of absence without pay shall be required to pay in advance, the pro-rated amount of both the employee and the employer share of the premiums for applicable benefits as well as any other levies normally in force had such a leave of absence not been granted.
- 4. When an Employee overstays his leave of absence without the express written permission of the immediate exempt supervisor, he shall automatically forfeit his position with the Town, unless it can be subsequently shown he was prevented from doing so for a legitimate reason.
- 5. Leave for Union Business
 - (a) When it is necessary for an Employee to make application for leave of absence to perform duties of any office in his Local Union or the Parent Union, such request shall have priority over all other applications. The application must be made with at least ten (10) days' notice through the Union to the Chief Administrative Officer. The Town agrees, subject to operational requirements of the municipality, to grant the requested leave. The Employee shall retain seniority rights during this leave period.
 - (b) An Employee, who is appointed to represent the Union in negotiations, the grievance procedure or any other bona fide Union business and, as a result of said appointment, requires time off from work, shall be paid by the Town at his regular rate of pay for such lost time and the Union shall reimburse the Town for said payment for salary, applicable allowances, pension and benefit costs.

ARTICLE 26 SICK LEAVE

1. Sick leave means the period of time a permanent employee is permitted to be absent from work with no loss of regular earnings, because the employee is unable to perform their duties due to a non-work related illness or injury. This does not include the illness of a family member.

The Town recognizes that alcoholism, drug addiction and mental illness are illnesses which can respond to therapy and treatment and that absences from work for such therapy and treatment shall be eligible for sick leave coverage.

Absences from work due to cosmetic surgery, injury or illness that is willful in nature and/or is self inflicted, or occurred while in the employ of another Employer, or occurred while self-employed are not covered by sick leave. Leave without pay may be granted in these cases.

For the purposes of this Article, a day shall be the normal daily hours of work of the employee.

- 2. Permanent employees shall be credited with sick leave as follows:
 - a. Full time employees one and one-half (1.5) days per month to a maximum of 120 days.
 - b. Part-time employees a pro-rated amount of one and one-half (1.5) days per month.
- 3. Unused sick leave may be carried forward and accumulated to a maximum of one hundred and twenty (120) days. A deduction shall be made from the accumulated sick leave for all regular working hours absent because of illness or injury as defined in 1 above, or for medical or dental appointments that cannot be scheduled for a time other than during regular hours of work.
- 4. When any time is charged against sick leave credits, the Town may request a certificate from the employee's attending doctor and/or a statement signed by the employee confirming the reason for the absence. Any cost incurred to obtain a certificate will be paid by the employee.
- 5. Sick leave shall not be used for any purpose other than to provide income replacement, as provided herein. Employees guilty of abusing sick leave shall be subject to dismissal.
- 6. When an employee has been granted a leave of absence without pay, he shall not accrue sick leave credits if the total leave of absence is for a period longer than fourteen (14) consecutive calendar days. Sick leave credits, if any, existing at the beginning of such leave of absence will be retained upon the employee's return to work at the expiration of the leave of absence.
- 7. Sick leave credits shall not accrue when the total absence on sick leave is longer than fourteen(14) consecutive calendar days.

- 8. A leave of absence without pay may be granted at the sole discretion of the Town to an employee who does not qualify for sick leave with pay, or who is unable to return to work at the termination of the period for which sick leave with pay is granted.
- 9. On termination of employment, all sick leave credits shall be cancelled and no payment shall be due.
- 10. If an employee is hospitalized for an illness or injury during their vacation and sick leave would otherwise have been paid, the Town shall, upon receiving proof from the employee of such hospitalization and subsequent convalescence, allow such time to be charged to their sick leave credit and allow the employee to utilize the vacation credits then remaining, at a time suitable to their immediate exempt supervisor.
- 11. Any Employer requested physical or medical examination by a doctor chosen by the Employer, shall be properly complied with by the affected employee. The Employer shall pay for such physical or medical examination.

ARTICLE 26 SICK LEAVE (EFFECTIVE JANUARY 1, 2016)

1. Sick leave means the period of time a permanent employee is permitted to be absent from work with no loss of regular earnings, because the employee is unable to perform their duties due to a non-work related illness or injury. This does not include the illness of a family member.

The Town recognizes that alcoholism, drug addiction and mental illness are illnesses which can respond to therapy and treatment and that absences from work for such therapy and treatment shall be eligible for sick leave coverage.

Absences from work due to cosmetic surgery, injury or illness that is willful in nature and/or is self inflicted, or occurred while in the employ of another Employer, or occurred while self-employed are not covered by sick leave. Leave without pay may be granted in these cases.

For the purposes of this Article, a day shall be the normal daily hours of work of the employee.

- 2. Effective January 1 of each calendar year, Full-time Employees shall be entitled to fifteen (15) days of sick leave credit for that calendar year. Part-time Employees shall be entitled to sick leave credits in each calendar year, based on the proportion of time worked in relation to full-time.
- 3. Sick leave benefits shall be applied to maintain a Regular Employee's regular earnings in the event of illness or injury not covered by Workers' Compensation or other benefits provided by the Employer. Sick leave benefits will not be paid for self-inflicted injury or injuries received while in the employ of another Employer.

- 4. One (1) day of credit is deducted from accrued credits for each sickness leave day paid.
- 5. On any occasion that an Employee is sick more than seven (7) days, short-term disability benefits shall immediately become operative on the eight (8th) day.
- 6. Sick leave shall not carry over from calendar year to calendar year.
- 7. When any time is charged against sick leave credits, the Town may request a certificate from the employee's attending doctor and/or a statement signed by the employee confirming the reason for the absence. Any cost incurred to obtain a certificate will be paid by the employee.
- 8. Sick leave shall not be used for any purpose other than to provide income replacement, as provided herein. Employees guilty of abusing sick leave shall be subject to dismissal.
- 9. A leave of absence without pay may be granted at the sole discretion of the Town to an employee who does not qualify for sick leave with pay, or who is unable to return to work at the termination of the period for which sick leave with pay is granted.
- 10. On termination of employment, all sick leave credits shall be cancelled and no payment shall be due.
- 11. If an employee is hospitalized for an illness or injury during their vacation and sick leave would otherwise have been paid, the Town shall, upon receiving proof from the employee of such hospitalization and subsequent convalescence, allow such time to be charged to their sick leave credit and allow the employee to utilize the vacation credits then remaining, at a time suitable to their immediate exempt supervisor.
- 12. Any Employer requested physical or medical examination by a doctor chosen by the Employer, shall be properly complied with by the affected employee. The Employer shall pay for such physical or medical examination.

ARTICLE 27 MATERNITY, PARENTAL OR ADOPTION LEAVE

- 1. Maternity, Parental and Adoption leaves of absence without pay may be provided to employees who have been employed for at least fifty-two (52) consecutive weeks.
- 2. Employees returning to work from maternity, parental or adoption leaves will be reinstated to the position occupied at the time the leave commenced or will be provided with alternate work of a comparable nature, at not less than the wages and other benefits that had accrued when the leave commenced.

3. Maternity Leave:

- a. Maternity leave for birth mothers is up to fifteen (15) weeks. It may be combined with parental leave of up to thirty-seven (37) weeks for a total leave of absence of up to fifty-two (52) weeks.
- b. The maternity leave includes a health related period of six (6) weeks during which the employee may be entitled for benefits in the same fashion as any other employee on sick leave.
- c. "Date of delivery" means the date when the pregnancy terminates with the birth of the child or the pregnancy otherwise terminates.
- d. An employee shall make application for maternity leave to their immediate exempt supervisor during the first six (6) months of pregnancy, advising of the estimated date of delivery and the commencement date of the maternity leave.
- Maternity leave shall commence at the time designated by the employee, within twelve (12) weeks of the estimated date of delivery, but no later than the date of birth of the child.
- f. If, during the twelve (12) week period immediately preceding the estimated date of delivery, the pregnancy interferes with the performance of the employee's duties, the Town may, by written notice to the employee, require the employee to commence maternity leave.
- g. An employee who takes maternity leave will not return to work before the expiration of a six (6) week period following the date of delivery, unless her return is agreed to by the Town and a medical certificate is provided indicating that resumption of work will not endanger her health.
- h. An employee wishing to resume employment must give the Town at least four (4) weeks written notice of the date on which she intends to resume work. If she does not return to work on the date specified in the written notice, she will be deemed to have terminated her employment, unless the failure to return to work is due to unforeseen or unpreventable circumstances.

4. Parental or Adoption Leave:

- a. Parental or adoption leave can be taken by a natural or adoptive parent and consists of up to thirty-seven (37) consecutive weeks of leave.
- b. Parental or adoption leave can be taken by one (1) parent or can be split between the parents. If the Town employs both parents, there is no requirement to grant leave to both parents at the same time.

- c. An employee who takes both maternity and parental leave must take the leaves consecutively.
- d. Parental or adoption leave can begin at any time after the birth or adoption of the child but must be completed with fifty-two (52) weeks of the date the child is born, or an adopted child is placed with the parent.
- e. When possible, an employee must give the employer at least six (6) weeks written notice of the commencement date of the parental or adoption leave.
- f. An employee wishing to resume employment must give the Town at least four (4) weeks written notice of their return to work date. If the employee does not return to work on the date specified in the written notice, it will be deemed that the employee has terminated their employment, unless the failure to return to work is due to unforeseen or unpreventable circumstances.
- 5. Benefits While on Maternity, Parental or Adoption Leave
 - a. Employees on the non-health related portion of maternity leave and parental or adoption leave shall have the option to continue to be covered under the Town's benefits plan. The Employee will pay in advance both the employee and employer share of premiums for applicable benefits as well as any other levies normally in force had such leave not been granted.
 - b. Employees on the non-health related portion of maternity leave and parental or adoption leave shall not receive any remuneration from the Town including Statutory Holiday entitlements.

Vacation credits or sick days shall not accrue if the total leave of absence is for a period longer than fourteen (14) consecutive calendar days.

ARTICLE 28 BEREAVEMENT/COMPASSION & FUNERAL LEAVE

- 1. A permanent Employee shall be granted up to four (4) days leave with pay upon the death or critical Illness of an immediate family member, plus an additional two (2) days for a child or spouse. This may be extended at the discretion of the Chief Administrative Officer.
- 2. For purposes of this Article, an immediate family member shall be defined as: spouse (including common law spouse), child, parent, sister, brother, grandparent, mother-in-law, father-in-law, sister-in-law, brother-in-law, grandchildren, aunt, uncle, niece, nephew, and grandparent of spouse.
- 3. For deaths not covered in the above definition of immediate family, in any twelve (12) month period, up to eight (8) hours leave of absence with no loss of regular earnings, to attend funerals, may be granted to permanent full-time and permanent part-time Employees. This granting is at the discretion of the Department Head.

ARTICLE 29 JURY DUTY

1. An Employee selected to serve on a jury will be granted a leave of absence with pay for the time necessarily absent from work, provided any monies paid to the employee from the Court for such Jury duty is paid to the Town.

ARTICLE 30 STATUTORY HOLIDAYS

- 1. The following twelve (12) Statutory Holidays are recognized under this Agreement:
 - New Year's Day
 - Family Day
 - Good Friday
 - Easter Monday
 - Victoria Day
 - Canada Day
 - August Civic Holiday
 - Labour Day
 - Thanksgiving Day
 - Remembrance Day
 - Christmas Day
 - Boxing Day
- 2. To be eligible to receive a Statutory Holiday with pay an Employee must:
 - a. be employed by the Town for a minimum of 30 calendar days in the previous twelve (12) months;
 - work their full scheduled shift immediately preceding and immediately following the Statutory Holiday, unless the Town has consented to their absence or the employee provides a satisfactory medical certificate advising the Employee was unable to attend work due to illness or injury;
 - c. work their shift on the Statutory Holiday if scheduled to do so;
 - d. not be on a leave of absence, WCB, sick leave, or Long Term Disability.
- 3. A Statutory Holiday which falls on a Saturday or Sunday will be observed on the following Monday.

- 4. Employees on vacation during which a Statutory Holiday occurs will receive a day in lieu of the Holiday, if the Holiday is one that the employee would otherwise have been entitled.
- 5. Employees required to work on a Statutory Holiday will receive two (2) times their regular hourly rate on the Holiday, in addition to any Statutory Holiday pay to which they may be entitled.

ARTICLE 31 ANNUAL VACATION

- 1. Permanent Employees will be eligible for an annual vacation with pay as follows:
 - a. 1.25 days per month during the first year of employment;
 - b. Three (3) weeks after one consecutive year of employment;
 - c. Four (4) weeks after eight (8) consecutive years of employment;
 - d. Five (5) weeks after fifteen (15) consecutive years of employment;
 - e. Six (6) weeks after twenty-five (25) consecutive years of employment.
- 2. Earned vacation time for Permanent Employees shall be taken as time off. It can be taken at any time subject to the approval of their immediate exempt supervisor. It will be paid out only on cessation of employment.
- 3. An Employee is expected to use the current year's entitlement each year, however, where for the purpose of an extended holiday or some other acceptable reason, an Employee may carry over, provided the Employee has advised their immediate exempt supervisor, up to five (5) days of vacation leave which must be taken by the end of the following calendar year.
- 4. A Permanent Employee who suffers an illness or injury during their vacation will, upon their request and the provision of a satisfactory physician's certificate, be granted sick leave for the period of vacation affected.
- 5. Temporary and Casual Employees shall be paid four percent (4%) of regular earnings for vacation pay, and will receive their vacation pay in each period in which there are regular earnings.
- 6. Vacation credits will not accrue to Employees during any period of an absence when the total length of the absence from work exceeds fourteen (14) consecutive calendar days. This includes absences while on an unpaid leave of absence, WCB, sick leave or while on Long Term Disability.
- 7. For purposes of calculating and using vacation credits, the year shall be deemed to be from January 1 to December 31 inclusive.

8. Personal Day:

- a. Full-time and Part-time Employees who are employed with the Town on January 1 of a calendar year will receive one (1) personal day to be taken at their discretion and at a time approved by their supervisor.
- b. The personal day must be used by the Employee by December 31 in the calendar year in which the Employee receives it.
- c. An eligible Employee receives a day of pay at the regular rate for regular daily hours when the personal day is taken.
- d. A personal day cannot be carried forward into the next calendar year.

ARTICLE 32 SENIORITY

- 1. Seniority for Permanent Full-Time Employees shall be defined as length of continuous service with the Employer from the Employee's last date of hire. Seniority for Permanent Part-time Employees shall be defined as all hours worked with the Employer from the Employee's last date of hire. Upon completion of his probation period, such seniority shall be retroactive to the date of hire.
- 2. Temporary and casual employees will not acquire or accrue seniority.
- 3. Seniority shall be lost, all rights forfeited and there shall be no obligation to rehire when:
 - a) The Employee resigns, retires or abandons their position;
 - b) The Employee is discharged for just cause;
 - c) The Employee is absent from work without authorized leave, unless there are extenuating circumstances as determined by management;
 - d) The employee is on layoff for more than six (6) continuous months without being recalled;
 - e) The employee fails to return to work within seven (7) calendar days after being notified of recall from layoff;
 - f) The employee is absent from work because of illness, disability or injury for a continuous period of twelve (12) months.

4. Seniority shall accrue to an employee only during periods of employment, sick leave, absence from work while on WCB or while on an authorized leave of absence. Seniority shall not accrue while on layoff or suspension from work for cause.

ARTICLE 33 CLOTHING

1. All articles of clothing issued by the Town shall be carefully looked after and kept clean by the Employee. Such items will be returned to the Town upon resignation, termination, or assignment to a position which does not require such items.

ARTICLE 34 HEALTH/ SAFETY & EQUIPMENT

- 1. Employees are required to participate in the Town's safety program and to adhere to and follow all of the Town's safety policy, responsibilities, practices and procedures.
- 2. The Town agrees to provide such wet weather gear and equipment and any protective clothing, tools or equipment, as may be necessary for the safety of the Employees and public when required by Occupational Health and Safety regulations.
- 3. All articles, as described in section 2, shall be carefully looked after and kept clean by the Employees.
- 4. A Safety Boot Allowance of up to two hundred dollars (\$200.00) shall be provided every year to those permanent employees who are required to wear safety boots under the Occupational Health and Safety Regulations that are CSA approved and who provide a receipt.
- 5. A Winter Safety Boot Allowance of up to two hundred dollars (\$200.00) shall be provided every two (2) years to those permanent employees who are required to wear safety winter boots under the Occupational Health and Safety Regulations that are CSA approved and who provide a receipt.
- 6. The Town agrees to provide a "tool allowance" to eligible mechanics as currently practiced.

ARTICLE 35 BENEFITS

- 1. Permanent Full-Time and Permanent Part-Time Employees are eligible for participation in the Town's benefit program.
- For purposes of this Article, the Town's benefit program includes Extended Health Care, Dental Care, Group Life Insurance, Dependent Life Insurance, Long Term Disability, Accidental Death & Dismemberment, Employee Assistance Program and Worker's Compensation Top-Up.
- 3. Participation for Permanent Employees is mandatory except for Extended Health Care and Dental Care where the employee has documentation proving satisfactory coverage through alternative coverage.

- 4. The Town's responsibility for the benefits in their policy is limited to the payment of its share of premiums to purchase the coverage. The insurance plans and policies and any benefits administration contracts are not part of nor are any of them to be considered incorporated into this Agreement and will not be the subject of any grievance or arbitration procedure under the terms of this Agreement. The employee's share of applicable premiums shall be collected through payroll deduction.
- 5. The Town's share of benefit premiums shall be as follows:
 - Extended Health Care 75%
 - Dental Care 75%
 - Group Life Insurance 75%
 - Dependent Life Insurance 75%
 - Long Term Disability 75%
 - Accidental Death & Dismemberment 75%
 - Employee Assistance Program 75%
- 6. The Town retains the right to change insurance carriers and amend administrative requirements.
- 7. Employees may opt to continue participating in the group benefits program under the following conditions:
 - a) Employees on layoff and eligible for recall may maintain health benefit coverage.
 - b) Employees on an authorized leave of absence.
 - c) An Employee opting to maintain their benefit coverage shall prepay both the Town's and their portion of the applicable premiums.
- The Town will continue to pay its share of applicable benefit premiums for a period of up to one
 (1) year while any eligible employee is on LTD or WCB, provided the employee continues to pay their share of the required premiums.

ARTICLE 36 PENSION

- 1. Employees will participate in the Local Authorities Pension Plan (LAPP) in accordance with the eligibility and requirements of the LAPP.
- 2. The Town and eligible employees (through payroll deduction) will submit the required premiums to the LAPP.

3. The Town will continue to pay its share of pension premiums for a period of up to one (1) year while any eligible employee is on WCB, provided the employee continues to pay their share of the required premium. The Town will continue to pay its share of pension premiums for a period of up to one (1) year while any eligible employee is on Long Term Disability (LTD), provided the employee continues to pay their share of the required premium.

ARTICLE 37 WAGE ADJUSTMENTS

- 1. Effective January 1, 2015, Employees to receive a 2.75% general wage increase.
- 2. Effective January 1, 2016, Employees to receive a 2.75% general wage increase.
- 3. Effective January 1, 2017, Employees to receive a 2.5% general wage increase.

Effective January 1, 2017, Employees will be moved to the next step on the grid, with their anniversary date adjusted to January 1 of each year, from that year forward.

Employees with an anniversary date in January and February will, receive a lump sum of \$200.00, payable the first pay period after January 1, 2017.

Employees who have reached step 8 of the grid by December 31, 2016 will receive a lump sum payment of \$200.00, payable the first pay period after January 1, 2017.

ARTICLE 38 WAGE SCHEDULES

Attached as Schedule "A" is the classification listing and wage grid for 2015 - 2017.

Wage Grid:

1. Any Employee with a wage rate higher than the maximum wage rate of their classification will be green circled (will receive negotiated wage adjustments) for as long as they remain in their current classification.

Increment Increases - Full Time Employees:

- 1. Employees will be eligible for a wage increment increase, to the next step in their classification, to be effective on their Town service anniversary date, subject to a performance review/rating acceptable to management.
- 2. Subsequent wage increment increases for full time employees will be subject to one (1) year of continuous employment and a performance review/rating acceptable to management.

Increment Increases - Part Time and Casual Employees:

1. Part time and casual Employees will be eligible for a wage increment increase, to the next step in their classification, upon completion of the equivalent of one (1) year of work (ie: 1950 worked hours for office staff and 2080 worked hours for outside staff) and a performance review/rating acceptable to management.

Appeal for Withheld Increments:

1. An Employee who does not receive an increment increase due to an unacceptable performance review/rating may appeal this decision to a three (3) person panel, consisting of the Town Chief Administrative Officer, the Employee's immediate exempt supervisor and a Union representative for a final and binding decision.

Wage Adjustments on Promotion:

- 1. An Employee promoted to a higher rated classification will be placed, at a minimum, in the next higher paid step of their new classification.
- 2. The date of promotion will be used to determine eligibility for future wage increment increases.

SCHEDULE A - SALARY GRIDS (2015, 2016, 2017)

APPENDIX A – LETTER OF UNDERSTANDING ~ Benefits Review Committee

IN WITNESS WHEREOF the parties hereto execute this Agreement this $\frac{28}{28}$ day of $\frac{10}{28}$, 2015, by affixing the signatures of their proper officers on their behalf.

ON BEHALF OF THE TOWN OF COALDALE

KS

Kalen Hastings, Chief Administrative Officer

ON BEHALF OF THE ALBERTA UNION OF PROVINCIAL EMPLOYEES

Guy Smith, President

Witness

CA	LEVEL	1	2	3	4	5	6	7	8
IT Technician		35.25	35.95	36.67	37.41	38.15	38.91		
	15	68,744,37	70.106.84	71.509.38				77,420.07	
								82,581.41	
CPO I (Team Lead)		31.47	and the second se					35.52	
Facilities Foreman								69,265.32	
Fleet Services Foreman								73,883.00	
Municipal Services Foreman	14	05,402.44	00,787.50	06,155.51	09,544.49	70,955.04	72,408.34	73,883.00	75,400.4.
Parks Foreman	14								
Recreation Foreman									
Utilities Foreman									
		21.00	24 72	22.20	22.02	22.74	24.20	05.40	05.00
Assistant Mechanic	13	31.09							
	13	Sec. 2012 (Science 4)						68,443.83	- 907 11
				10-1-1-1	1 144			73,006.75	74,502.75
Arborist		30.16		31.40			33.36		34.73
Engineering Technologist	12	1226					10000-000-0-0-0	66,380.10	+ (T-2)
		62,726.82	64,009.14	65,312.83	66,637.90	68,005.70	69,394.88	70,805.44	72,237.30
CPO I		28.37	28.95	29.54	30.15	30.76	31.39	32.03	32.68
Development Officer	11	55,320.09	56,462.15	57,604.22	58,786.36	59,988.53	61,210.74	62,452.99	63,735.33
Mechanic Labourer I		59,008.09	60,226.30	61,444.50	62,705.45	63,987.77	65,291.46	66,616.52	67,984.33
Arts & Culture Coordinator		25.67	26.19	26.73	27.27	27.83	28.40	28.98	29.57
Communications Coordinator								56,502.23	
Corporate Services Assistant								60,269.04	
CPO II	10	55,557120	0 1) 17 120	50,500.01	50,7 21.25	57,050.75	55,072.21	00,200.04	01,500.02
Finance Officer									
Utility Lead Hand									
	11 A 11						a second		
Public Works Lead Hand	0	24.05	24.55	25.04		26.08	26.61	27.16	27.71
Rec Operator Lead Hand	9	The second second second second					1000	52,955.81	Carlos III
		50,031.85	51,057.71	52,083.56	53,152.16	54,242.14	55,353.48	56,486.20	57,640.28
Facilities Labourer		23.76	24.25	24.74	25.25	25.76	26.28	26.82	27.37
Utilities Operator	8	46,323.81	47,285.55	48,247.29	49,229.07	50,230.88	51,252.73	52,294.61	53,376.57
		49,412.06	50,437.92	51,463.78	52,511.00	53,579.60	54,669.58	55,780.92	56,935.01
Equipment Operator		23.37	23,84	24.33	24.82	25.33	25.85	26.38	26.91
Labourer III (Skilled Labourer)	7	45,562.43	46,484,10		48,407,58		50.411.21	51,433.05	
Pool Manager		7 ACC 8 2 12 19 19 19 1						54,861.92	
Community Services Assistant		Service and services				100 - N=100		and the second second	
Community Services Assistant		22.47	22.93	23.40	23.88	24.36	24.87	25.37	25.88
Customer Services Clerk Operations Clerk	6							49,469.50 52,767.47	
Tax Clerk	0	40,740.50	47,702.50	48,004.04	49,008.55	50,673.01	51,720.24	52,767.47	53,836.07
Utilities Clerk									
Park Operator	-	22.36				24.24	24.73	25.24	25.75
Rec Operator	5							49,209.03	
		46,505.47	47,445.84	48,407.58	49,390.69	50,416.55	51,442.40	52,489.63	53,558.23
Assistant Pool Manager		20.00	20.40	20.82	21.24	21.67	22.12	22.56	23.03
	4							43,999.61	
		41,589.91	42,423.42	43,299.67	44,175.92	45,073.55	46,013.92	46,932.91	47,894.65
Caretaker		19.17	19.56	19.96	20.38	20.79	21.21	21.65	22.09
	3							42,216.38	
								45,030.80	
Labourer II (Pool Shift Supervisor x2)		17.95							
Labourer II, Seasonal	2		18.32	18.69	19.07	0.00	0.00	0.00	0.00
Operations Technician	2			36,445.94 38,875.67		0.00	0.00	0.00	0.00
	_	I MARKING MARKING					0.00	0.00	0.00
Lifeguards		15.78	16.10	16.43		0.00	0.00	0.00	0.00
Summer Labourers	1	30,775.68	31,396.80	32,037.96	32,699.16	0.00	0.00	0.00	0.00
				34,173.83					

	1 21 / 21		2	2	4		c	7	8
CA	LEVEL	1	2	3 37.68	4	5 39.20	6 39.98	7 40.79	41.61
IT Technician	15	36.22	36.94 72,034.78		38.44				
	15		72,034.78						
CPO I (Team Lead)		32.34	32.99	33.67	34.35	35.05	35.77	36.50	37.25
Facilities Foreman			64,335.15						
Fleet Services Foreman		67,262.65	68,624.16	70,029.58	71,456.96	72,906.30	74,399.57	75,914.79	77,473.93
Municipal Services Foreman	14								
Parks Foreman		G							
Recreation Foreman									
Utilities Foreman									-
Assistant Mechanic		31.95	32.60	33.27	33.94	34.64	35.34	36.06	36.80
	13	62,297.01	63,573.42	64,870.41	66,188.00	67,546.76	68,905.52	70,326.04	71,767.14
		66,450.14	67,811.65	69,195.11	70,600.53	72,049.87	73,499.22	75,014.44	76,551.62
Ashavist		30.99	31.62	32.26	32.92	33.59	34.28	34.98	35.68
Arborist	12		61,658.80						
Engineering Technologist	12		65,769.39						
					and the second second			anni area	
CPO I		29.15							33.58
Development Officer	11		58,014.86		,				
Mechanic Labourer I		60,630.81	61,882.52	63,134.22	64,429.85	65,747.43	67,086.98	68,448.48	69,853.90
Arts & Culture Coordinator		26.37	26.91	27.46	28.02	28.60	29.18	29.77	30.38
Communications Coordinator		51,426.94	52,476.89	53,547.43	54,638.55	55,770.85	56,903.15	58,056.04	59,250.10
Corporate Services Assistant	40		55,975.35						
CPO II	10								
Finance Officer									
Utility Lead Hand									
		24.72	25.22	25.73	26.26	26.80	27.34	27.90	28.47
Public Works Lead Hand	9		49,182.93						
Rec Operator Lead Hand	9	and the second s	49,182.95	· · · · · · · · · · · · · · · · · · ·	a la construction de la construc				
		51,407.75	52,401.75	est subtractions	- Participante			the residence of the second	
Facilities Labourer		24.41							
Utilities Operator	8		48,585.90						
		50,770.90	51,824.96	52,879.03	53,955.06	55,053.04	56,172.99	57,314.90	58,500.72
Equipment Operator		24.01	24.49	25.00	25.51	26.02	26.56	27.10	27.65
Labourer III (Skilled Labourer)	7	46,815.40	47,762.41	48,750.60	49,738.79	50,747.56	51,797.51	52,847.46	53,918.00
Pool Manager		49,936.43	50,946.57	52,000.64	53,054.71	54,130.73	55,250.68	56,370.63	57,512.53
Community Services Assistant		23.09	23.56	24.04	24.54	25.03	25.55	26.07	26.59
Customer Services Clerk			45,950.74				1		
Operations Clerk	6		49,014.12						
Tax Clerk	U	10,020.00	-15)02 1122	00,002.01		0-,000.0-	,,		
Utilities Clerk									
	10.00						05.44	25.02	26.46
Park Operator	_	22.97	-						
Rec Operator	5		45,703.69						
	_	47,784.37	48,750.60	49,738.79	50,748.94	51,803.00	52,857.07	53,933.10	55,031.08
Assistant Pool Manager		20.55	20.96	21.39	21.82	22.27	22.73	23.18	23.66
	4	40,062.78	40,865.69	41,709.76	42,553.84	43,418.50	44,324.34	45,209.59	46,136.02
		42,733.63	43,590.06	44,490.41	45,390.76	46,313.07	47,279.30	48,223.57	49,211.75
Caretaker		19.70	20.10	20.51	20.94	21.36	21.79	22.24	22.70
Guretuner	3		39,198.12						
	-		41,811.33						
			å. <u> </u>		a Mart IV as Sta				2 141 2
Labourer II (Pool Shift Supervisor x2)	2	18.44							
Labourer II, Seasonal	2		36,707.06		and the same reading of				
Operations Technician		38,363.65	39,154.20	1 39,944.75	40,757.26	0.00	0.00	0.00	0.00
Lifeguards		16.22	16.54	16.88	17.23	0.00	0.00	0.00	0.00
Summer Labourers	1	31,622.01	32,260.22	32,919.01	33,598.39	0.00	0.00	0.00	0.00
		22 720 15	34,410.90	25 112 61	20 000 00	0.00	0.00	0.00	0.00

CA	LEVEL	1	2	3	4	5	6	7	8
IT Technician		37.13	37.86	38.62	39.40	40.18	40.98	41.81	42.65
	15	72,400.72	73,835.65	75,312.78	76,832.12	78,351.46	79,913.00	81,537.85	83,162.70
		77,227.43	78,758.02	80,333.63	81,954.26	83,574.89	85,240.53	86,973.71	88,706.88
CPO I (Team Lead)		33.15	33.82	34.51	35.21	35.93	36.66	37.41	38.18
Facilities Foreman		64,635.21			68,665.67				
Fleet Services Foreman					73,243.39		and the second se	Contraction of the second	-
Municipal Services Foreman	14				110000000000000000000000000000000000000	11000000000000	. M.	100000000	
Parks Foreman									
Recreation Foreman									
Utilities Foreman									
Assistant Mechanic		32.75	33.42	34.10	34.79	35.51	36.22	36.97	37.72
	13				67,842.70				
			and the second second second	S A PROPERTY STATEMENT	72,365.55	an in anno		(a contractor a contractor	A dealer and the second
Arborist		31.76	a series and a series of		and a subsection of the second second	and a state of the state		110.000.00000000	and the second sec
	12				33.74 65,795.81				36.58
Engineering Technologist	12								
					70,182.20				76,079.48
CPO I		29.88	1000430						
Development Officer	11				61,913.06				
Mechanic Labourer I	_	62,146.58	63,429.58	64,712.58	66,040.59	67,391.12	68,764.15	70,159.69	71,600.25
Arts & Culture Coordinator		27.03	27.58	28.15	28.72	29.32	29.91	30.52	31.14
Communications Coordinator		52,712.62	53,788.81	54,886.11	56,004.52	57,165.12	58,325.73	59,507.44	60,731.35
Corporate Services Assistant	10				59,738.15				
CPO II	10								
Finance Officer									
Utility Lead Hand									
Public Works Lead Hand		25.33	25.85	26.37	26.91	27.46	28.03	28.60	29.19
Rec Operator Lead Hand	9	- 19-19-19-19-19-19-19-19-19-19-19-19-19-1			52,480.50				
	5	The second second second second			55,979.19				
		1 Y		2	And the second distance	12 million (1997)			
Facilities Labourer		25.02						28.24	28.83
Utilities Operator	8	and the second second			51,847.44	Control Contractor Sector			and the second se
		52,040.17	53,120.59	54,201.01	55,303.93	56,429.37	57,577.31	58,747.77	59,963.24
Equipment Operator		24.61	25.11	25.63	26.14	26.68	27.23	27.78	28.34
Labourer III (Skilled Labourer)	7	47,985.78	48,956.47	49,969.37	50,982.26	52,016.25	53,092.45	54,168.65	55,265.95
Pool Manager		51,184.84	52,220.24	53,300.66	54,381.08	55,484.00	56,631.95	57,779.89	58,950.35
Community Services Assistant		23.67	24.15	24.64	25.15	25.66	26.19	26.72	27.26
Customer Services Clerk					49,040.88				
Operations Clerk	6				52,310.27				
Tax Clerk		,==0.000		01/101/00	01,01011	50,000.10			
Utilities Clerk									
		23.55	24.02	24 61	25.01	25.52	26.05	26 59	77 13
Park Operator	5				25.01 48,766.56				
Rec Operator	5	Contractory Activity and a Contra-			48,766.56				
	_	100		UR					10
Assistant Pool Manager		21.06				22.82	23.30	23.76	24.25
	4	in the second se	the second se		43,617.69		and the second se	A STATE OF COMPANY OF COMPANY	and the second second
		43,801.98	44,679.82	45,602.67	46,525.53	47,470.90	48,461.28	49,429.16	50,442.05
Caretaker		20.19	20.60	21.03	21.46	21.89	22.34	22.80	23.27
	3	39,376.20	40,178.07	41,001.05	41,845.12	42,689.20	43,554.38	44,461.76	45,369.15
		42,001.28	42,856.61	43,734.45	44,634.80	45,535.15	46,458.00	47,425.88	48,393.75
Labourer II (Pool Shift Supervisor x2)		18.91	19,29	19.68	20.08	0.00	0.00	0.00	0.00
Labourer II, Seasonal	2				39,165.18			0.00	
Operations Technician	-				41,776.19	0.00		0.00	0.00
Lifeguards		16.62					1.	0.00	0.00
Summer Labourers	1				34,438.35 36,734.24				
								0.00	0.00

Letter of Understanding

BETWEEN

Town of Coaldale

And

Alberta Union of Provincial Employees Local 118 Chapter 001

Benefits Review Committee

The partles agree that during the term of the Agreement a Joint Benefits Review Committee will be formed to assess the current benefits offerings and the feasibility for improvements to the benefits program.

SIGNED ON BEHALF OF THE TOWN OF COALDALE

DATE: June 1, 2015

SIGNED ON BEHALF OF ALBERTA UNION OF PROVINCIAL EMPLOYEES

0

DATE: June 4T, 2015

LETTER OF UNDERSTANDING

BETWEEN

THE ALBERTA UNION OF PROVINCIAL EMPLOYEES

AFFECTING LOCAL 118

AND THE TOWN OF COALDALE

New Position

In accordance with Article 20 of the Town of Coaldale/AUPE Local 118 Collective Agreement (2015 - 2017), this Letter of Understanding confirms the parties' agreement of the creation of a new position: INFRASTRUCTURE ENGINEERING TECHNOLOGIST.

The proposed classification salary range will be based on 1.0 FTE:

Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8
\$30.99	\$31.62	\$32.26	\$32.92	\$33.59	\$34.28	\$34.98	\$35.68

Signed this 8^{+} day of April, 2016:

For Town of Coaldale

President, AUPE

LETTER OF UNDERSTANDING

BETWEEN

THE ALBERTA UNION OF PROVINCIAL EMPLOYEES

AFFECTING LOCAL 118

AND THE TOWN OF COALDALE

New Position

In accordance with Article 20 of the Town of Coaldale/AUPE Local 118 Collective Agreement (2015 - 2017), this Letter of Understanding confirms the parties' agreement of the creation of a new position: PUBLIC SAFETY COORDINATOR.

The proposed classification salary range will be based on 1.0 FTE:

Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8
\$26.37	\$26.91	\$27.46	\$28.02	\$28.60	\$29.18	\$29.77	\$30.38

Signed this $\mathcal{S}^{\uparrow \Psi}$ day of April, 2016:

For Town of Coaldale

President, AUPE

LETTER OF UNDERSTANDING

BETWEEN

THE ALBERTA UNION OF PROVINCIAL EMPLOYEES

AFFECTING LOCAL 118

AND THE TOWN OF COALDALE

Position title changes

In accordance with Schedule "A" of the Town of Coaldale/AUPE Local 118 Collective Agreement (2015 - 2017), this Letter of Understanding confirms the parties' agreement of the titling changes to the following position: Public Safety Coordinator, Facilities Labourer.

The proposed titling changes are:

CURRENT POSITION TITLE	NEW PROPOSED POSITION TITLE
Public Safety Coordinator	Emergency Services Coordinator
Facilities Labourer	Facilities Maintenance Worker

Signed this <u>28</u> day of November, 2016:

FOR KALEN HASTINGS

For Town of Coaldale

President, AUPE