



COLLEGE
EMPLOYER
COUNCIL

CONSEIL DES
EMPLOYEURS
DES COLLÈGES



Academic Bargaining 2024 Revised Non-Monetary College Proposal – M4

Article 32

Presented by:
The College Employer Council
(on behalf of the Colleges of Applied Arts and
Technology)

To:
The Ontario Public Service Employees Union
(for CAAT Academic Employees)

September 18, 2024

ARTICLE 32

Amend 32.03 B

Arbitration Procedure

32.03 B If a matter is referred to arbitration, the process contained in this Article shall apply or, by mutual agreement of the College and the Union Local, the process contained in Article 33, Expedited Arbitration Process, may be utilized.

Any matter so referred to arbitration, including any question as to whether a matter is arbitrable, shall be heard by a sole arbitrator selected from the following list:

~~H. Beresford~~

A. Durette

~~M. Flaherty~~

E. Gedalof

~~J. Hayes~~

N. Jesin

W. Kaplan

J. Kugler

P. Knopf

L. Lawrence

D. Leighton

K. O'Neil

J. Parmar

S. Price

D. Randazzo

S. Raymond

C. Schmidt

D. Starkman

L. Steinberg

~~B. Stephens~~

~~J. Stout~~

S. Thompson

M. Wright

Add two Indigenous Arbitrators

Representatives of the CEC and the Union shall meet monthly to review the matters referred to arbitration and agree to the assignment of an arbitrator to hear each of the grievances. The arbitrator shall be assigned either by agreement or, failing agreement, by lot. The parties may from time to time, by mutual agreement, add further names to the list.

The College and Union Local may agree to schedule grievances with arbitrators from this list on dates provided by arbitrators to the Joint Grievance Scheduling Committee that were not scheduled through the assignment process.

Also, the parties may agree to a supplementary list of persons to act on a single or number of occasions.

The College or the Union may, prior to selection of an arbitrator, decide to have the matter heard by an arbitration board. The selected arbitrator shall chair the board.

The College and the Union shall each appoint its nominee within ten days of the appointment of the Chair and forthwith notify the other party and the Chair.

The balance of Article 32 remains unchanged

The CEC reserves the right to add to or to modify these proposals during the course of bargaining.