

Submitted to the 1982 Provincial Convention by:

THE PROVINCIAL EXECUTIVE

CONSTITUTIONAL AMENDMENT NUMBER 1

Section 2: OBJECTIVES

Amend 2 F:

Within the community the union shall work for the establishment of political and social equality, for free accessible education facilities, for recreation and cultural development, for community health services and against price and rent controls.

To read:

Within the community the union shall work for the establishment of political, social and sexual equality, for equal pay for work of equal value, for free accessible education facilities, for free accessible childcare facilities, for adequate and fully paid parental leave, for recreational and cultural development, for community health services, for adequate and affordable housing and against price increases.

Jack D. DeGentery, Vice President

for

Nancy Wiggs, President.

[Signature]

Lud Strand, Secretary-Treasurer.

Submitted to the 1982 Provincial Convention by:

THE PROVINCIAL EXECUTIVE

CONSTITUTIONAL AMENDMENT NUMBER 2

Section 4 F: MEMBERSHIP

Amend Section 4 F:

The initiation fee of this Provincial Association shall be one dollar (\$1.00) for each person wishing to become a member except in the case where laws or regulations require a lesser or larger initiation fee, in which case the provisions of the laws and regulations shall apply, instead and in place of the constitutional requirements.

To read:

The initiation fee of this Provincial Association shall be one dollar (\$1.00) for each person wishing to become a member except in the case where laws or regulations require a lesser or larger initiation fee, in which case the provisions of the laws and regulations shall apply, instead and in place of the constitutional requirements. *The initiation fee collected by a chartered Local Association shall remain with that Association. A copy of the application for membership shall be sent to the Provincial Office.*

Jack D. Segunbey, Vice President

for

Nancy Wiggs, President.

[Signature]

Lid Strand, Secretary-Treasurer.

Submitted to the 1982 Provincial Convention by:

THE PROVINCIAL EXECUTIVE

CONSTITUTIONAL AMENDMENT NUMBER 3

Section 4: MEMBERSHIP

Amend 4 L (In the organisation period...)


Insert new 4 L

To read: 4 M (No change in wording).

To read: Childcare shall be provided, or if un-
available, childcare expenses shall be reimbursed,
for any member in good standing who attends any
Provincial meeting or Convention.

Jack D. Degenby, Vice Pres.
for

Nancy Wiggs, President.



Lid Straad, Secretary-Treasurer.

Submitted to the 1982 Provincial Convention by:

AUCE LOCAL SIX

CONSTITUTIONAL AMENDMENT NUMBER 4

Section 2: OBJECTIVES

Amend 2 D:

To maintain at all times the principles of local autonomy and democracy within this Provincial Association and its Local Associations.

To read:

To maintain at all times the principles of local autonomy and democracy so as to strengthen this Provincial Association, the Local Associations and the relations among them.

(on behalf of Local Six)

Barb Kassen, President.

(on behalf of Local Six)

Jeannie Williams, Secretary.

Submitted to the 1982 Provincial Convention by:

AUCE LOCAL SIX

CONSTITUTIONAL AMENDMENT NUMBER 5

Section 6: Local Association Autonomy

Amend 6 A:*

Upon receipt of a petition of twenty-five percent (25%) of the membership of the Local Association involved, the Provincial Executive shall conduct a full inquiry and a referendum vote of the Local Association concerned. The Provincial Executive shall circulate notice of referendum outlining the matters in dispute one (1) month prior to the referendum. The vote shall be by secret ballot. A majority of the Local Association membership shall approve the motion for secession before it will be considered passed.

(*Note: The introductory sentence remains the same: A Local Association may secede only under the following conditions.)

Amend title to read: Local Right of Sucession

Amend 6 A to read: *

Petitions for Local secession shall be signed no earlier than 215 days after the previous Annual Convention and must be submitted no later than 245 days after the same Convention.

Upon receipt of a petition of twenty-five percent (25%) of the membership of the Local Association, the Provincial Executive shall organise a Commission of Inquiry consisting of one (1) member nominated by each Local Executive, including the Local involved. The Commission shall conduct a full inquiry which shall include both a written questionnaire distributed to all members of the Local as well as attendance at a Special Membership meeting to hear arguments. All costs of such inquiry shall be borne by the Provincial Association.

At the first Annual Provincial Convention after secession proceedings have begun, reports must be given by the petitioning Local and by the Commission of inquiry. Opportunity will be given for a full discussion of these reports by the Convention. Should the commission fail to report its findings, however incomplete, secession proceedings will advance automatically to a referendum vote of the Local Association involved.

Should the Convention decide by a majority vote that the inquiry is complete, a referendum vote of the Local Association involved must be completed within thirty (30) days of the close of Convention. If the inquiry is found to be incomplete, the Convention shall give direction to the Executive as to the method of completion. Any additional inquiry

CONSTITUTIONAL AMENDMENT NUMBER 5

Submitted by Local Six

Continued:

must be completed within thirty (30) days and a referendum held within sixty (60) days of the close of Convention.

The Provincial Executive shall circulate to the Local membership, with a secret referendum ballot, an outline of the matters in issue as revealed by the inquiry, and shall provide a reasonable time for return of ballots. A majority of the Local Association membership shall approve the referendum for secession before it will be considered passed.

At any point up until the referendum ballot is circulated, a two-thirds (2/3) vote against secession taken at any General Membership meeting of the Local Association concerned shall cancel the petition.

A Local Association shall not petition for secession within twelve months of an unsuccessful secession referendum or cancellation of secession proceedings.

Section 6 B and 6 C remain the same.

(on behalf of Local Six)
Barb Kassen, President.

(on behalf of Local Six)
Jeannie Williams, Secretary.