

ARTICLES

OF A

COLLECTIVE AGREEMENT

BETWEEN

THE SASKATCHEWAN INSTITUTE OF APPLIED

SCIENCE AND TECHNOLOGY

and

THE SIAST ACADEMIC BARGAINING UNIT

represented by

THE SASKATCHEWAN GOVERNMENT AND GENERAL EMPLOYEES' UNION

July 1, 2009 to June 30, 2012

**SUMMARY OF THE MEMORANDUM OF AGREEMENT
BETWEEN SIAST AND SGEU
(Academic Bargaining Unit)**

It is agreed between the parties that the following amendments shall form the basis for the collective agreement in effect from July 1, 2009 June 30, 2012. All revisions to the Collective Bargaining Agreement have been bolded.

All provisions of this amended Collective Agreement and Appendices shall take effect on the first day of the month following ratification of this settlement, unless otherwise stated herein.

1. General Economic Increases and Retroactivity:

1.5% effective July 1, 2009
2.0% effective July 1, 2010
2.0% effective July 1, 2011

Employees on staff effective February 1, 2012 and those employees who have left the employment of SIAST due to completion of an end-dated assignment, retirement or accepting the Succession Planning Incentive Plan are eligible for retroactive pay to July 1, 2009. Such former employees must apply in writing to SIAST payroll for the retroactive pay indicating their current address.

2. Pension Plan

Increase the pension plan contribution rate from 5.59% to 5.84%, to be matched by employees, effective July 1, 2011 (from 0.34% to 0.59% for employees in the Public Service Superannuation Plan and any other pension plans).

3. Parking

Employees on staff effective December 31, 2011 and those employees who have left the employment of SIAST due to completion of an end-dated assignment, retirement or accepting the Succession Planning Incentive Plan between January 1, 2011 and December 31, 2011 are eligible for a pro rated portion of the \$420.00 payment. Such former employees must apply in writing to SIAST payroll for the pro rated payment indicating their current address.

4. Western Canada Average 3.0% Payroll Allocation

An amount equal to three percent of 2010/2011 total compensation will be allocated on agreed levels necessary to address the WCA. The following adjustments are to be effective July1, 2011:

Base	8.12%
Level 1	6.00%
Level 2	3.28%

5. Western Canadian Market Study

A market study is to be conducted within 60 days of the Hodges award, dated March 28, 2012. The study benchmarks and principles are to be established through meaningful consultation between parties, and the study will serve as the foundation for the next round of bargaining. Refer to Appendix I.

6. Personal Flexible Spending Plan

SIAST agrees to establish a Personal Flexible Spending Account effective June 30, 2012. The PFSA will be the new Article 19 of the Collective Bargaining Agreement with implementation effective September 1, 2012.

7. Market Stipend Review

All current market stipends are to be reviewed through meaningful consultation. The Hodges award March 28, 2012 requires these consultations to be done within 90 days of the award. Refer to Appendix G.

8. New Market Stipends

No new stipends are to be implemented until after the completion of the next round of negotiations, without mutual agreement between the parties. Refer to Appendix H.

9. Union Orientation

New language in Article 3 provides new employees the opportunity to meet with their SGEU Campus Chairperson.

10. Probation

Article 6 has been revamped to provide a clearer understanding of the probationary process. It outlines the effect of the employment events such as promotion, transfer, reassignment, demotion or new appointment with same/different duties while on initial probation. Employees who have passed their initial probation may serve a subsequent probation on a new appointment.

11. Annual Increments

Annual increments will be based on 180 assigned days. (See article 10.8.1).

12. Allocation to a new Educational Supplement

New options include Faculty Certificate Program and a combination of any of the options equivalent to 500 hours.

13. Career Assistance

Career Assistance options have been replaced by a career assistance payment.

14. Parental Leave Allowances

Parental Leave included with Maternity Leave allowance.

15. Allowances

Allowances have been modified to reflect an increase in private accommodation and incidental expenses. The relocation allowance guidelines have been included in Appendix F.

16. Sick Leave

Language has been revamped to clearly identify the provisions of the Primary Sick Leave Bank and the General Sick Leave Bank.

Pressing Necessity/Personal/Family Leave have been combined into Personal Leave. (see article 16.8).

17. Leave of Absence

Language has been revamped to clarify which clauses are specific to Definite Leave.

18. Discipline

Employees will be advised of the issue to be discussed prior to any investigative meeting and have the right to union representation.

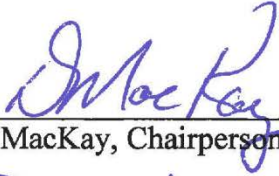
19. Long Service Increments

Language from Memorandum of Agreement 2006-2009 Point 3 Placed at Article 10 8.4.

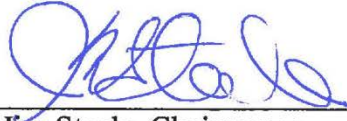
IN WITNESS WHEREOF the parties have here unto caused these presents to be executed effective as, from and after the 28th day of May, 2012.

Signed on behalf of SIAST:

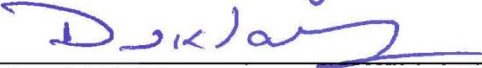
Signed on behalf of the Academic Bargaining Unit:



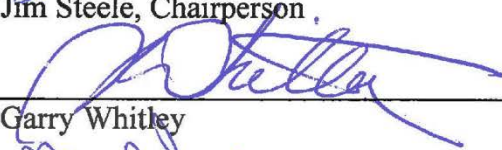
Dan MacKay, Chairperson



Jim Steele, Chairperson



FOR Arnold Boldt




Garry Whitley



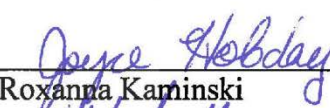
Terence Carswell



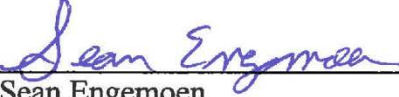
FOR Peter Gattinger



FOR Laurie Matthews



FOR Roxanna Kaminski



Sean Engemoen



Jeff Galbraith



Sara Krause



Kathy Mahussier, AAA



Don Soanes

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ARTICLE 1 DEFINITIONS

In this agreement, unless the context otherwise requires, the expression:

- 1.1 "**Ability**" is the capacity, talent or aptitude to perform an act or service.
- 1.2 "**Academic Unit**" consists of those categories of employees, or employees from time to time determined by the parties or designated by the Labour Relations Board as members of the academic unit.
- 1.3 "**Academic Year**" is the period commencing on July 1 in one (1) year and ending on June 30 of the following year.
- 1.4 "**Assigned Day**" means a day or portion thereof where an employee is assigned to work. Employees who work on a part-day basis are subject to article 10.2.2.1.
- 1.5 "**Board**" the board of directors of SIAST appointed pursuant to *The Saskatchewan Institute of Applied Science and Technology Act*.
- 1.6 "**Campus**" refers to Kelsey, Palliser, Wascana and Woodland and for purposes of agreement administration, the SIAST Administrative Offices will be considered part of Kelsey Campus.
- 1.7 "**Campus Director**" means the director who is appointed at each Campus.
- 1.8 "**Casual employee**" is an employee who is appointed as per article 4.21 and who has worked less than thirty (30) occasions.
- 1.9 "**Casual Employment**" means employment which is less than thirty (30) occasions and encompasses less than sixty (60) calendar days.
- 1.10 "**Classification Specification**" (class specs) are written to reflect the general required qualifications, skills, abilities and experiences or demonstrated competencies and the duties for a classification. They are applied to specific positions to reflect the required (minimum) factors. Required factors are utilized in a bumping situation or to determine if an applicant is minimally qualified for a position in the hiring process.
- 1.11 "**Consultation**" means a deliberation between two (2) or more parties for the purpose of sharing respective points of view. If the deliberations do not result in a shared point of view, the employer will make a decision subject to challenge from the union. Employees have the right to union representation during the consultation process.
- 1.12 "**Co-op Student**" means a person working on the Campus on a cooperative work/study program.
- 1.13 "**Demonstrated Competence**" means a proven ability to perform a duty.
- 1.14 "**Demotion**" is defined as the movement of an employee to a position in a classification which has a lower maximum salary as calculated on a semi-monthly/bi-weekly basis.

- 1.15 "**Department**" consists of one (1) or more programs or segments of programs or an identifiable and distinct administrative service.
- 1.16 "**Desired Factors**" are the qualifications, skills, abilities and experience that would be nice to have but would not be an essential requirement for carrying out the responsibilities of the job.
- 1.17 "**Employee**" means any person who is employed by SIAST and covered by the provisions of this agreement.
- 1.18 "**Fiscal Year**" is July 1 to June 30 or any other period the Lieutenant Governor may prescribe.
- 1.19 "**Full-time Employment (F/T)**" means full-time employment in accordance with the hours of work provisions of this agreement.
- 1.20 "**Guest Lecturer**" is a person invited to enhance the quality of the course by providing their expertise to the students. Under no circumstances will a guest lecturer replace an instructor.
- 1.21 "**Incumbent**" is the employee who last occupied the position.
- 1.22 "**Internal Applicants**" are in-scope employees including probationary employees covered by the provisions of the collective agreement. Applicants from the bargaining unit in which the position has been posted will be given first consideration. If it is determined that there are no applicants from the bargaining unit in which the position has been posted, qualified for the position, then employees from the other bargaining unit will be considered as internal applicants.
- 1.23 "**Job Abolishment**" is the permanent elimination of a position/assignment.
- 1.24 "**Lay-off**" is the separation experienced by the employee when a position is abolished or an end-date position ends.
- 1.25 "**Locale**" means the community where an employee normally works.
- 1.26 "**Occasion**" means one (1) instance of reporting for work, which shall not exceed in duration the number of hours, worked in a day by a full-time employee. There can be no more than one (1) occasion per day.
- 1.27 "**Ongoing Position**" refers to a full-time or part-time position with no end date.
- 1.28 "**Part-time Employment (P/T)**" means less than full-time employment involving part days, part weeks, part months, or part years.
- 1.29 "**Pay Plan**" means the rates of pay as contained in Appendix A.
- 1.30 "**Permanent employee**" means an employee who has successfully completed the probationary period on initial appointment.

- 1.31 **“Position/Job Descriptions”** reflect qualifications, skills, abilities, experience and duties related to a specific position. They include required factors as well as desired factors. Desired factors exceed the class specs because they reflect the "nice to have" factors. Positions/job descriptions are utilized in the hiring process.
- 1.32 **“President”** is the chief executive officer of SIAST or designate.
- 1.33 **“Probationary employee”** means an employee who has not yet successfully completed the probationary period on initial appointment.
- 1.34 **“Professional Services Unit”** consists of those categories of employee or employees from time to time determined by the parties or designated by the Labour Relations Board as members of the Professional Services unit.
- 1.35 **“Program”** means a collection of course studies in which a student may enrol, or an administrative grouping of courses identified as a program, which lead to a SIAST credential.
- 1.36 **“Program/Department Transfer”** means the movement of a program or department to another locale.
- 1.37 **“Promotion”** means the movement of an employee to a position in a classification which has a higher maximum salary as calculated on a semi-monthly/bi-weekly basis.
- 1.38 **“Prorata Basis”** means prorated according to the time worked while employed. This is expressed as a percentage of time assigned in relation to a full time assignment.
- 1.39 **“Qualifications”** are prerequisites which are inherently or legally necessary to render the employee eligible to fill a position or to perform a duty or function.
- 1.40 **“Reassignment”** is a situation where the details of an employee's assignment may be changed as a result of redistribution of existing work within a program/department. Reassignment may also occur between programs in program divisions that have a common first year providing the employee has the requisite qualifications/skills/abilities. The level of duties and responsibilities involved in the reassignment are at the same level as the employee's current assignment. Reassignments do not involve a change in locale or position.
- 1.41 **“Reassignment Involving New Funding”** is a situation where the details of an employee's assignment may be changed as a result of distribution of new work within a program/department. The reassignment may involve a redistribution of existing work and the assignment of new work or the assignment of new work as a result of new funding. The level of duties and responsibilities involved in the reassignment are at the same level as the employee's current assignment. Reassignments as a result of new work or new funding do not involve a change in locale or position.
- 1.42 **“Recent Experience”** is the period of time in which the skills/abilities must be acquired or must have been acquired in order to perform the duties of the position to remain current in the program/department.

- 1.43 **“Relevant Experience”** is the scope and length of practical work history, which describes the skills/abilities, required to perform the duties of the position in accordance with the classification specification.
- 1.44 **“Required Factors”** are the qualifications, skills, abilities and experience an employee must have to be successful in carrying out the responsibilities of the job.
- 1.45 **“SIAST”** means the Saskatchewan Institute of Applied Science and Technology (SIAST) pursuant to *The Saskatchewan Institute of Applied Science and Technology Act* and hereinafter referred to as the employer.
- 1.46 **“Skill”** is practical and familiar knowledge of the principles and processes of an art, science or trade, combined with the ability to apply them in practice in a proper and approved manner and with readiness and dexterity.
- 1.47 **“Split Shift”** consists of a situation where an employee has two (2) work periods separated by a break of more than one (1) hour.
- 1.48 **“Staff”** is an employee from either bargaining unit.
- 1.49 **“Temporary Performance of Higher Position Duties (TPHD)”** means the assignment of an employee to perform the significant duties of a job/classification with a higher maximum semi-monthly/bi-weekly salary than the job/classification currently occupied. Significant duties of a job/classification are those which differentiate it from jobs/classifications with a lower maximum daily, hourly or semi-monthly/bi-weekly salary.
- 1.50 **“Temporary Vacancies”** created as a result of a maternity / paternity / adoption / sick / long term disability, or Workers’ Compensation leave.
- 1.51 **“Transfer”** is the movement of an employee from one classification to another classification with the same maximum semi-monthly/bi-weekly rate of pay.
- 1.52 **“Union”** means the Saskatchewan Government and General Employees' Union.
- 1.53 **“Vacancy”** means a position for which an employee has not yet been hired.
- 1.54 **“Working Days”** means days on which the SIAST business offices are open to the public.
- 1.55 **“Work Pattern”** means an employee’s work assignment. It may include the employee’s weekly assigned, daily work-shift and/or annual schedule.
- 1.56 **“Work Week”** means the period between midnight on a Saturday and midnight on the Saturday immediately following.

ARTICLE 2 SCOPE

2.1 The articles of this agreement shall be applied to all employees of the Saskatchewan Institute of Applied Science and Technology, except:

(a) These employees occupying the positions of:

President and CEO
Executive Assistant to the President and CEO
Administrative Assistant to the Executive Assistant to the President and CEO
Executive Assistant to the Board of Directors
Institutional Secretary
Senior Vice-President, Academic
Executive Assistant to the Senior Vice-President, Academic
Executive Assistant to Deans' Council
Dean of Technology
Executive Assistant to the Dean of Technology
Dean of Industrial Training
Executive Assistant to the Dean of Industrial Training
Dean of Nursing
Executive Assistant to the Dean of Nursing
Dean of Community Services
Executive Assistant to the Dean of Community Services
Dean, Basic Education
Executive Assistant to the Dean of Basic Education
Dean of Science and Health
Executive Assistant to the Dean of Science and Health
Dean of Business
Executive Assistant to the Dean of Business
Associate Dean of Nursing
Associate Dean of Industrial Training
Associate Dean of Technology
Vice President Administrative Services
Executive Assistant to the Vice President, Administrative Services
Campus Director – Kelsey
Executive Assistant to the Campus Director – Kelsey
Campus Director – Woodland
Executive Assistant to the Campus Director - Woodland
Campus Director – Palliser
Executive Assistant to the Campus Director - Palliser
Campus Director – Wascana
Executive Assistant to the Campus Director - Wascana
Executive Director, Public Affairs
Executive Director, Facility Management & Projects
Associate Vice President, Financial Services
Executive Assistant to the Associate Vice-President, Financial Services
Associate Vice President, Human Resources
Executive Assistant to the Vice President, Human Resources
Associate Vice President, Research and Innovation

Executive Assistant to the Associate Vice-President, Research and Innovation
Associate Vice President, Information Technology Services
Associate Vice-President, Student Affairs
Executive Assistant to the Associate Vice President Student Affairs
Registrar
Academic Director, Instructional and Leadership Development Centre
Academic Director, Library Services
Academic Director, Virtual Campus
Academic Director, Student Development
Academic Director, Business Development and International Partnership
Director, Applied Research
Director, Architecture, Applications and Data Services
Director, Client & Infrastructure Services
Director, Continuing Education
Director, Donor and Alumni Relations
Director, Employee Relations
Director, Financial Planning
Director, Health & Safety
Director, Human Resource Advisory Services
Director, Human Resource Strategy Development
Director, Enterprise Risk Management
Director, Institutional Planning
Controller
Manager of Communications
Manager, Ancillary Services
Manager, Client Support and Financial Analysis
Manager, Human Resource Advisory Services
Manager, Payroll Systems and Services
Manager, Procurement and Asset Management
Manager, Financial Accounting & Project Management
Manager, Revenue and Receivables
Human Resource Consultant (11)
Senior Recruitment & Retention Specialist
Representative Workforce Consultant
Recruitment and Retention Analyst
Senior Compensation and Rewards Specialist
Compensation and Rewards Analyst
HRIS Analyst (2)
Conflict Resolution Facilitator (2)
Human Resource Assistant (6)

- (b) Employees that are members of the professional services bargaining unit.
- (c) Persons working on joint venture projects for which SIAST does not have the exclusive responsibility for selection, direction and evaluation and who are not employed exclusively by SIAST.
- (d) Employees who work less than thirty (30) occasions in a fiscal year.

- (e) Exchange Programs: persons participating in exchange programs with or seconded to the Campus who are employees of other employers.
- (f) Individuals: means persons, who although remunerated by SIAST:
 - (i) are employed primarily for the provision of workplace education and training (with the exception of SIAST Co-op students), socialization, rehabilitation and/or
 - (ii) have funding for wages, salaries or benefits provided by a third (3rd) party.

Note: With regard to the exclusions in article 2.1(c), 2.1(d) and 2.1(e), SIAST shall notify the union in all cases of placement of all persons under these articles. Such notification shall include name, program area and Campus.

2.2 Managerial Exclusions – Process

- 2.2.1 The employer shall give notice to the union of intent to commence negotiations for the exclusion of a position from the bargaining units. If no agreement is reached during the negotiations, the matter shall be referred to the Labour Relations Board for final resolution. The criteria for exclusions will be any persons employed whose primary responsibilities are to actually exercise authority and actually perform functions that are of a managerial character or persons who are regularly acting in a confidential capacity with respect to the industrial relations of SIAST.

ARTICLE 3 UNION SECURITY

3.1 Union Recognition

3.1.1 SIAST agrees to recognize the Saskatchewan Government and General Employees' Union as the sole and exclusive collective bargaining agent for the employees covered by this agreement and hereby agrees to negotiate with the union or its designated bargaining representatives in any and all matters pertaining to working conditions.

3.1.2 All employees who are now, and hereafter become, members of the union shall maintain their membership in the union as a condition of their employment and all new employees shall, as a condition of their employment, and within thirty (30) days of the commencement of their employment, apply for and maintain a membership in the union. Any employee who is not required to maintain membership in the union and whose class of employment is within the bargaining scope of the union, shall, as a condition of employment, tender to the union the monthly dues uniformly required to be paid by the members of the union.

3.1.3 A monthly statement shall also be forwarded to the executive director of operations of the union showing the names of all new employees hired during the month, the date they were employed and the name of all employees covered by this agreement who have left the employ of the employer during the month and the date of severance and a list of those employees who have completed probation.

3.1.4 The employer agrees to acquaint new employees with the fact that a union agreement is in effect, and provide the new employee with the list of union representatives provided to the employer by the union.

3.1.5 Each new employee will be granted fifteen (15) minutes without loss of pay during regularly scheduled work hours within the first thirty (30) days of employment to meet with the campus chairperson. The supervisor will arrange for the new employee to meet with the Campus Chairperson.

3.2 Union Deductions

3.2.1 On signed authorization by an employee, SIAST shall deduct, on behalf of the union, all initiation fees, dues, assessments, or levies, uniformly required from the pay cheque of each employee, each month, who as a condition of employment is required to submit such initiation fees, dues, assessments, or levies. SIAST shall remit the same to the executive director of operations of the union prior to the twentieth (20th) day of the month following the calendar month in which such deduction is made. A list of all employees for and on behalf of whom the individual deductions were made, the month in which the deductions were made, a list of employees by campus, along with work locations will be sent concurrently to the union chairperson at each campus.

3.2.2 At the time Income Tax (T-4) slips are made available, the employer shall indicate the amount of union dues paid by each union member.

3.2.3 Written notice of any change in the amount of monthly dues must be given to the employer by the union at least thirty (30) calendar days in advance of the date that the change is to be effective. The deduction shall be remitted in accordance with article 3.2.1 during the month next following notice of the change.

3.2.4 An employee covered by this agreement who is temporarily filling an out-of-scope position shall continue to have union dues deducted from the employee's salary and shall be entitled to all the benefits and protections afforded by this agreement. An employee temporarily filling an out-of-scope position shall be subject to the provisions of article 10.10.

3.3 Orientation

3.3.1 SIAST will provide an orientation program for new employees.

3.3.2 Employees appointed to new or different positions within SIAST will be provided the appropriate training. This will include hands on training where applicable.

3.3.3 SIAST will provide employees an opportunity to attend Aboriginal Awareness workshops.

3.4 Representation

3.4.1 Employees shall have the right to the assistance of a union representative(s) during discussions related to grievances or negotiations with respect to the collective agreement. Such representative(s) shall have access to the premises to assist in the settlement of a grievance(s).

3.4.2 Subject to approval by the president or designate, the employer shall allow the union to conduct educational and business functions for employees on the employer's premises. Such approval shall not be unreasonably withheld.

3.4.3 The employer shall allow the union to post notices and information of interest to the employees on bulletin boards designated for the use of the union.

3.5 No Discrimination

3.5.1 Without being limited to the specifics of the following, SIAST agrees that there shall be no discrimination, interference, restriction, or coercion exercised or practised with regard to any employee in the matter of hiring, wage rates, training upgrading, promotion, transfer, lay-off, discipline, classification, discharge, educational leave or otherwise by reason of age, race, creed, colour, national origin, political, familial or religious affiliation, sex or marital status, sexual orientation, physical and mental disabilities, nor by reason of membership or activity in the union.

3.6 Picket Lines

3.6.1 All employees covered by this agreement shall have the right to refuse to cross a picket line arising out of a labour dispute. Failure to cross a picket line encountered in carrying out the employer's business shall not be considered a violation of this agreement nor shall it be grounds for disciplinary action. However, the employer may reassign the employee

to alternate work in order to prevent work time lost by the employee through honouring the picket line.

3.7 Whistle Blowers Protection

3.7.1 No employee or union official may be disciplined for publicizing any alleged wrong doings within SIAST, if a wrong doing has been brought through the formal union structure and provided the employer has been informed of such instances and has been given a reasonable opportunity to remedy any problems.

3.8 Indemnity

3.8.1 Except where the employee's negligence or acts of malice have resulted in a judgment or settlement payment being made by SIAST, SIAST agrees not to seek redress against an employee whose act or acts, done in the ordinary course of the employee's employment, results in a judgment or settlement payment being made by SIAST.

3.8.2 SIAST agrees to provide legal counsel for an employee against whom action is brought for acts done by the employee in the ordinary course of the employee's employment, provided the acts are done without negligence or malice and provided further that the employee notifies SIAST within thirty (30) days of any incident, occurrence, or event which may lead to legal action against the employee and in the following circumstances:

- a) when the employee is first approached by any person or organization notifying the employee of intended legal action against the employee; or
- b) when the employee decides to retain counsel in regard to the incident or course of events; or
- c) when information first becomes known to the employee in the light of which the employee might reasonably consider that the employee might be the object of legal action.

3.8.3 In the event that an employee wishes to retain counsel the employee shall so advise SIAST in writing. Within ten (10) working days of receipt of this information SIAST shall advise the employee, in writing, of SIAST's intention either to:

- a) provide and pay for legal services; or
- b) pay for legal services from counsel whose selection the employer approves.

3.9 Duty of Accommodation

3.9.1

The employer, the union and the employee acknowledge their duty to accommodate employees in accordance with Human Rights legislation, regardless of status, up to the

point of undue hardship. The employer, in consultation with the union, shall determine the appropriate action to accommodate the employee.

3.9.2

The employer shall take reasonable steps to accommodate an employee who has become incapacitated by injury, illness or disability. Accommodation may include, but not limited to:

- (i) offering an employee other work the employee can do where such work is available. This may include giving the employee priority to a vacancy or reassignments either within a program/department or across programs/departments, or
- (ii) offering an employee other work the employee can reasonably be trained to do where such work is available. This may include giving the employee priority to a vacancy or reassignment either within a program/department or across programs/departments, or
- (iii) granting the employee a definite leave of absence to work part-time.

3.10

Contracting Out

3.10.1

It is not the intention of the employer to enter into new contracting out of work arrangements that directly result in the loss of any permanent employee's employment during the term of the collective agreement. However, if it becomes necessary to contract out, the following principles will apply:

- The union will be provided with as much notice as possible, with a minimum of thirty (30) calendar days' notice and an opportunity to discuss any intent to contract out.
- When contracting out of bargaining unit work is done, the employer will ensure no permanent employees with three (3) or more years of seniority will lose employment as a direct result of contracting out.
- Employees affected will have access to lay-off provisions of the collective agreement.
- Employees on recall as a result of contracting out will have their names maintained on the re-employment list for three (3) years.
- Existing historical employment practices related to contracting work out will not be restricted by this provision.
- All contracting out arrangements will be reviewed on their expiry to determine the economic feasibility of reducing contracting out.

- The employer is prepared to receive submissions from employees and the union that would avoid contracting out or present a viable or economic alternative to contracting out.

3.11 Union Office

3.11.1 For union business SIAST will provide the union with a secure office with a desk, chair, phone and filing cabinet at each campus. **A phone will be provided with** the cost of the long distance charges **being** covered by the union. **SIAST will also provide a networked portable computer per Campus Chairperson which shall be maintained and replaced as per SIAST computer replacement policy (one (1) campus per year).**

ARTICLE 4 APPOINTMENTS/SELECTION

4.1 Staffing Process

4.1.1 Filling Positions

4.1.2 All assignments other than those indicated in article 4.25 will be filled under the provisions of article 4.1 to 4.22.

4.1.3 SIAST is not obligated to provide more than a full-time equivalent of employment to any employee nor is SIAST obligated to split postings in all circumstances to maximize part-time employment towards full-time employment.

4.2 Posting of Assignments

4.2.1 Assignments which are thirty (30) or more assigned/working days or encompass sixty (60) or more calendar days in a fiscal year which the employer chooses to fill will be posted on **the SIAST website**.

4.2.2 Part-time assignments may be extended, with waiver from the union, without being posted with an incumbent.

4.3 Job Postings

4.3.1 Postings referred to in articles 4.2 and 4.12 shall be up for a minimum of seven (7) campus working days to provide for applications.

4.3.1.1 Upon written agreement of the campus committee chairperson the posting period may be shortened.

4.3.2 In situations where an employee can show notice of position(s) has not been received prior to the closing date (in accordance with articles 4.2 and 4.12), a reasonable period of time will be allowed for such employees to submit an application provided no offer has been made or no interviews have been conducted.

4.3.3 Notwithstanding any of the provisions in this article, nothing shall prevent the employer temporarily filling an assignment with an employee in order to meet program needs of the Campus to a maximum of twenty-nine (29) assigned/working days or less than fifty-nine (59) calendar days, except where circumstances warrant, the campus committee chair may agree to an extension of time, which shall not be unreasonably denied.

4.3.4 Until the proportion of Aboriginal employees within the scope of this Collective Agreement reflects the proportional representation of Aboriginal persons of working age in Saskatchewan, each posting resulting from a retirement may be designated so that qualified Aboriginal applicants may be given right of first refusal over all candidates (criteria to be established by the parties).

4.4 Information in Postings

4.4.1 Job postings will contain the following information:

Working title, brief description of duties and classification of position, **the minimum required** qualifications, skill, ability and experience, salary, hours of work and whether the position is full-time, part-time or for the Casual Employment Recall List(s), deadline for applications, expected start date and any other pertinent information.

4.5 Posting with an Incumbent

4.5.1 When the employer chooses to post with an incumbent the following shall apply:

1. Postings shall include an incumbent. Incumbents are required to complete an incumbent form.
2. Incumbents will not be required to apply for the position but may be challenged by more senior qualified applicants.
3. If an incumbent is challenged by a more senior qualified employee, the human resource consultant or designate shall advise the incumbent, in writing, that the incumbent will be required to submit an application.

4.6 Outside Advertising

4.6.1 The employer may elect to advertise outside simultaneously with the internal posting of positions.

4.6.2 No new employee shall be hired until the applications of the present employees and those persons applying from the re-employment lists of the employer have been considered in a closed competition and it has been determined that the internal applicants are not qualified for the position. Subject to article 4.3.2, employees who did not apply in the initial closed competition will be considered **as external candidates** in the open competition. Until the proportion of Aboriginal employees within the scope of this Collective Agreement reflects the proportional representation of Aboriginal persons of working age in Saskatchewan, qualified Aboriginal applicants shall be given preference in the hiring process.

4.7 Appointments

4.7.1 Appointments **and** supervisory assignments, as a result of an employment competition, will be made on the basis of the following factors:

- (a) qualifications, skills, abilities and experience of the individual as it relates to the specific job for which selection is being done, and
- (b) seniority (from either collective agreement).
 - (i) seniority of applicants from the other SIAST bargaining unit will be recognized if there are no qualified applicants from employees in the bargaining unit.

4.8 Relative Equality

4.8.1 Where the qualifications, skills, abilities and experience of two (2) or more applicants are relatively equal, seniority shall be the deciding factor. Candidates will be considered relatively equal if their final scores are within ten percent (10%) of each.

4.9 Evaluation of Qualifications, Skills, Abilities & Experience

4.9.1 In evaluating the qualifications, skills, abilities and experience the employer shall do so in a way that is bona fide, fair, reasonable, non-arbitrary and non-discriminatory. The employer shall not act in a manner such as to circumvent the legitimate role of seniority when developing and applying the above criteria.

4.10 Union Observer

4.10.1 The employer shall notify the union of the time, place and date of the assessment of applications and/or interviews for any full-time or part-time positions for which any employee has applied. The union shall be entitled to have a representative present to function as an observer during such assessments or interviews. All time involved as an observer will be without loss of pay. SIAST will endeavour to schedule assessment of applications and/or interviews with a view to minimizing impact on programming and services.

4.11 Notice of Filling Vacancy

4.11.1 Successful applicants who fill vacant positions shall be notified, in writing, prior to commencing such duties, of the classification, salary table and step they will occupy. The names of the successful applicants shall be posted and sent to the union weekly.

4.12 Supervisory Assignments

4.12.1 Applicants must be qualified to work in the program area that is being supervised.

4.12.2 Supervisory assignments, which the employer chooses to fill, will be posted only at the Campus locale at which they actually occur.

4.12.2.1 Notification (copy of the posting mailed to their home or other address as provided by the employee) of supervisory assignments posted between June 1st and August 31st will be provided to all academic employees within the impacted program.

4.12.3 Applicants for any supervisory assignment are normally selected from employees reporting directly to the supervisory assignment. If there are no applicants from the program(s) area, the employer will proceed through the following steps:

1. attempt to convince an employee in the program(s) area to accept the assignment; or
2. assign the supervisory assignment to another supervisor; or
3. lay-off the junior employee to create a vacancy.

- 4.12.3.1** In cases where there is a vacant position involving supervision, applicants must be qualified to work within the program(s) area, but are not required to be an employee within the program(s) area. Current employees are eligible to apply.
- 4.13 International Assignments
- 4.13.1** All international assignments, which the employer chooses to fill, will be posted on the **SIAST website** for seven (7) calendar days.
- 4.13.2 Appointments to international assignments will be subject to article 16.
- 4.13.3 An employee, who has applied for and been appointed to an international assignment, will not be deemed to have accepted another position and, therefore, will be able to continue in their position upon completion of the international assignment.
- 4.14 Reciprocal Rights
- 4.14.1 When an employee moves from one bargaining unit to the other, via competition, such an employee will carry forward seniority and all other applicable benefits earned.
- 4.14.2 When an employee moves from one bargaining unit to the other the employee's seniority will be recalculated on the basis of article 5.
- 4.15 Employee Status
- 4.15.1 The employer agrees to review the number of assigned days/days worked by part-time employees with a view to converting these assignments, if appropriate, to full-time if the employee has worked more than one hundred and eighty (180) assigned days. Where any position is converted to full-time, the position will be posted with an incumbent, subject to challenge from employees within the scope of this collective agreement at the Campus where the conversion occurs.
- 4.15.2 A full-time employee who is assigned one hundred ninety-nine (199) days or is assigned contact hours up to the employee's category cap will retain the status of full-time.
- 4.16 Conversion to Ongoing
- 4.16.1 The employer agrees to review, in consultation with the union, any positions with a definite term (end-dated) for conversion to ongoing. Where any position is converted to ongoing, the position will be posted with an incumbent subject to challenge from employees within the scope of this collective agreement at the Campus where the conversion occurs.
- 4.17 Replacement of Full-time Employees on Definite Leave
- 4.17.1 If the employer chooses to replace all or part of a full-time employee's assignment while the employee is on a definite leave, the position will be posted. The employer will determine whether the position will have an end date.
- 4.18 Reassignments

- 4.18.1 Notwithstanding 4.2, the employer, in consultation with the employee and the union, may reassign the duties of an employee within the employee's program/department.
- 4.18.2 Reassignments as a result of new work or new funding which are thirty (30) or more assigned/working days or encompass sixty (60) or more calendar days, will be posted with an incumbent subject to challenge by more senior qualified applicants within the employee's program/department.
- 4.18.3** In a situation where there is a temporarily inadequate workload, work may be **reassigned** to or from programs/departments. In all cases the campus chairperson shall be advised.
- 4.18.4 Reassignments do not involve movement to other locales.
- 4.18.5** If an employee's position is moved to a different program/department **in the same locale**, the employer, in consultation with the union, may reassign the employee to that program/department.
- 4.18.5.1 If the employee chooses not to be reassigned, the employee will be laid-off and allowed to exercise rights under article 7.6.
- 4.19 Transfers
- 4.19.1 Employees in a program/department or position that is to be transferred to another locale shall be given the opportunity to be transferred with the program/department.
- 4.19.2 If the employee chooses not to be transferred with the employee's program/department, or a position, the employee will be laid-off and allowed to exercise rights under article 7.6.
- 4.20 Job Sharing
- 4.20.1 Job Sharing Procedure
- 4.20.1.1 Job sharing is the voluntary sharing of a permanent position in a structured manner by two (2) persons, one (1) of whom is the permanent full-time incumbent of the position.
- 4.20.2 Initiation and Approval
- 4.20.2.1 Only the permanent full-time incumbent of a position can initiate a request to establish a job share arrangement. Approval of the job share request resides with the employer; such an approval will be subject to the feasibility of accommodating the request to operational requirements and such approvals will not be unreasonably withheld.
- 4.20.2.2 The proposal to establish a job sharing arrangement is initiated by the employee through an application to the employee's immediate out-of-scope supervisor.
- 4.20.3 Duration, Renewal, Termination
- 4.20.3.1 An approved job sharing arrangement shall be for an indefinite period of time.
- 4.20.3.2 A job share arrangement may be terminated by the participating employee, or the employer, on ten (10) weeks' notice. This notice to terminate will be concurrently provided to the

part-time employee participating in the job share arrangement. By mutual agreement of the employee and the employer, the ten (10) weeks' notice period may be shortened.

4.20.4 Staffing the Shared Position

4.20.4.1 The job shared position will be occupied by the permanent full-time incumbent of the position on a reduced time basis.

4.20.4.2 The permanent full-time incumbent will be allowed to reduce their workload by no more than seventy-five percent (75%).

4.20.4.3 The remainder of the job shared position may be filled by a part-time employee appointed in accordance with article 4.2 and 4.5 of the collective agreement.

4.20.4.4 Where, during the term of a job sharing arrangement, the employment of the part-time participant terminates, the permanent full-time incumbent may be required to reassume working regular hours pending the appointment of a replacement part-time employee.

4.20.5 Benefits

4.20.5.1 Permanent employees who job share shall retain all benefits accumulated prior to the commencement of the job share arrangement. All benefits and seniority shall continue to accrue, and be expended, on a pro-rata basis for the permanent full-time employee involved in the arrangement. Subject to the existing plans, employees will make pro-rata contributions relative to time worked.

4.20.6 Reversion Rights

4.20.6.1 On the termination of the job share arrangement, the permanent full-time employee will revert to full-time schedule of the position occupied.

4.21 Process for Non-Appointment Dispute Resolution for Full-Time and Part-Time Assignments

4.21.1 Procedure

4.21.1.1 If the employee affected disputes the reason(s) for non-appointment, the following process will apply:

4.21.1.2 Within seven (7) calendar days of written notification of non-appointment, a shop steward, after consulting with the union observer and the campus chair, will lodge a complaint on behalf of the affected employee.

4.21.1.3 An arbitrator/adjudicator, agreed to by SIAST and the union, shall be appointed immediately on receipt of the complaint.

4.21.1.4 Within seven (7) days of receiving the complaint, the arbitrator/adjudicator will hear the matter, and shall, within three (3) working days, provide a written decision based on the facts presented.

- 4.21.1.5 When a complaint of non-appointment has been lodged SIAST will not make an appointment to the vacancy prior to receiving the decision of the arbitrator/adjudicator.
- 4.21.1.6 The parties agree that only one (1) complaint may be lodged by an employee in a non-appointment dispute regarding any given vacancy.
- 4.21.1.7 The parties will develop a list of agreed to arbitrators/adjudicators for this process.
- 4.21.2 Participants in the Process
- 4.21.2.1 The employee shall have the benefit of representation by the union, and SIAST shall have the benefit of representation by the Human Resource Office. Legal counsel may be used by either party.
- 4.21.2.2 The arbitrator/adjudicator, shall have the authority to establish the general procedure to be followed at the hearing of the matter.
- 4.21.2.3 The decision of the arbitrator/adjudicator under this procedure shall be final and binding on the parties and upon any employee(s) affected by the final decision of the arbitrator/adjudicator.
- 4.21.3 Admissible Precedents
- 4.21.3.1 The parties agree that submissions of precedent shall be limited to four (4) cases.
- 4.21.4 Expenses
- 4.21.4.1 The fees and expenses of the arbitrator/adjudicator and any other common expenses shall be shared equally by both parties.
- 4.21.5 Conclusion of Dispute Resolution
- 4.21.5.1 Any complaint lodged with the arbitrator/adjudicator, during the term of this procedure, will be processed through to conclusion except when the employer and union agree to terminate the process.
- 4.22 Casual Employment Recall List
- 4.22.1 Procedure
- 4.22.1.1 The Human Resource Office at each Campus will keep and administer a Casual Employment Recall List for each division, and, in addition, if appropriate, a Campus Casual Employment Recall List.
- 4.22.1.1.1 A Casual Employment Recall List may be developed and updated for any program/department, as required by the employer.
- 4.22.2 All employees and persons recruited for the Casual Employment Recall Lists are eligible to be placed on the Casual Employment Recall List. Employees/persons wishing to be on a

Casual Employment Recall List will be appointed by the hiring process conducted by the Human Resource Office, in accordance with the collective agreement.

- 4.22.2.1 It will be the responsibility of employees and persons who wish to be on the Casual Employment Recall List to inform SIAST on or before April 30th of each year that they wish to continue on the Casual Employment Recall List.
- 4.22.2.1.1 If there is a requirement for a casual employee and no Casual Employment Recall List has been developed, SIAST will appoint a qualified in-scope employee to the assignment, then post to develop the list. If there is no in-scope employee available SIAST will recruit externally.
- 4.22.2.2 Employees who are laid-off will have their names placed on the appropriate Casual Employment Recall List(s) if the employee requests.
- 4.22.3 Employees/persons who wish to be on a Casual Employment Recall List will provide the Human Resource Office with the following information:
1. The division(s) in which the employee/person wishes to work.
 2. The program/departments in which the employee/person wishes to work.
 3. The employee's/person's qualifications, skills, abilities and experience relevant to #1 and #2 or classification(s) in which the employee/person is qualified to work.
 4. The employee's/person's availability for employment.
- 4.22.3.1 It will be the responsibility of the employee/person involved to inform the Human Resource Office by April 30 of each year, in writing, of any change in the employee's availability. Failure to inform the Human Resource Office of any change may result in the employee/person's name being removed from the casual list.
- 4.22.4 The names listed on the Casual Employment Recall Lists will be in order of seniority/service and the qualified employees/persons will be called in that order. In the event of unavailability, the next employee/person on the Casual Employment Recall List will be called.
- 4.22.4.1 Casual employees who have worked, or will work, a full-time equivalent or more in an academic/fiscal year may not be recalled by the employer if there are other qualified employees that work less than a full-time equivalent to do the work.
- 4.22.5 Casual employees shall be appointed pursuant to the appointment procedure and will be moved in-scope as stated under article 2.
- 4.22.6 Casual employees will be paid as per the collective agreement.
- 4.23 Guest Lecturers

- 4.23.1 When guest lecturers are required it will be the responsibility of the program/department supervisor or designate to recruit and ensure the qualifications of the person. The instructor(s) will be in attendance when the guest lecturer is presenting.
- 4.23.2 If remuneration is required guest lecturers will negotiate a stipend with SIAST within the guidelines established in article 4.25.2.1.
- 4.24 Actors, Narrators
- 4.24.1 When actors are required it will be the responsibility of the program/department supervisor or designate to recruit and ensure the qualifications of the person. If remuneration is required actors will negotiate a stipend with SIAST within the guidelines established in article 4.25.2.1.
- 4.24.2 When narrators are required it will be the responsibility of the program/department supervisor or designate to recruit and ensure the qualifications of the person. If remuneration is required narrators will negotiate a stipend with SIAST within the guidelines established in article 4.25.2.1.
- 4.25 Extension Hiring
- 4.25.1 Procedure
- 4.25.1.1 Extension courses up to and including 60 assigned hours and all credit courses delivered in evenings and/or weekends (in an extension format) which the employer chooses to fill will be filled under these provisions.
- 4.25.1.2 Extension assignments will be posted on the Careers @ SIAST Web Page.
- 4.25.1.3 On the basis of qualifications, skill, ability and seniority the employer will have the right to fill such assignments in the order listed below: (NOTE: If no employee in category one (1) applied for the position, the employees in the next category will have the right to the assignment, and so on).
- (i) Employees in the SIAST academic unit currently on lay-off or part-time employees (until these employees have reached the equivalent of full-time seniority).
 - (ii) Full-time employees and those employees who have reached the equivalent of full-time in the SIAST academic unit in 4.25.1.3(i) above in the program and outside the program.
 - (iii) SIAST employees who are outside the scope of the academic unit.
 - (iv) Non-SIAST applicants.
- 4.25.1.3.1 An appointment for extension programming/service will be considered to be final once the employee has accepted the offer but it is understood that these assignments are posted subject to sufficient enrolment to be cost recovery. Employees will not have bumping rights to or from these assignments.

4.25.1.4 Employees working full-time hours may not provide more than six (6) hours a week of extension programming/services without approval of the employee's out-of-scope manager.

4.25.1.5 Employees will accumulate seniority in these assignments subject to article 5 (Seniority) and the provisions of article 6 (Probation).

4.25.1.6 Employees will accrue benefits in these assignments however, they can not utilize benefits such as sick leave, for these assignments.

4.25.1.7 Extension employees hired under 4.25.1.3(iv) above, shall be appointed pursuant to the appointment procedure contained in article 4, and will be moved in-scope as stated under article 2.

4.25.2 Rates of Pay

4.25.2.1 This article is excluded from the pay administration and hours of work provisions of the collective agreement. The hourly rates of pay for these positions will be negotiated with the employee within the following ranges:

- | | | |
|----|---|---------|
| 1. | Instructional staff | \$18-60 |
| | Credit and highly specialized | \$36-60 |
| | or with the approval of the dean/director up to | \$100 |
| 2. | Instructor aides | \$14-17 |

4.25.2.2 A maximum of one (1) hour of preparation time will be credited to each course that is longer than twelve (12) hours.

4.25.2.3 Employees will be paid only for hours worked.

4.25.3 Pay Periods

4.25.3.1 Employees performing this work shall be paid on the monthly contract run which is paid monthly on the tenth (10th) of the month after the monthly run closes.

4.25.4 Unusual Situations/Alternative Provisions

4.25.4.1 If unusual situations arise or alternative provisions are required in extension programming or service categories the employer will meet and consult with the union and negotiate resolution as may be required.

4.26 Partnership, Brokerage and Affiliated Arrangements

4.26.1 SIAST and the union recognize the need to ensure responsiveness and flexibility for extension programming. Nothing in these provisions will preclude SIAST from participating in partnership, brokerage and affiliated arrangements with educational and industry partners nor is it the intention of the employer to enter into new contracting out of work arrangements that directly result in the loss of any permanent employee's employment during the term of the collective agreement. However, if it becomes necessary to contract out, the provisions of article 3.10 shall apply.

- 4.26.2 Wherever possible SIAST will utilize SIAST employees to deliver SIAST accredited programming.
- 4.26.2.1 SIAST will inform the union when an agreement has been reached to have an educational or industry partner hire the instructor.
- 4.26.3 SIAST agrees to continue utilizing SIAST employees in situations where they are currently delivering SIAST programming.
- 4.26.4 SIAST employees will be utilized to monitor the quality of SIAST accredited programming delivered by educational and industry partners.
- 4.26.5 SIAST will provide the union with an annual summary of the status of all existing and impending brokerage, partnership and affiliated arrangements.

ARTICLE 5 SENIORITY

5.1 Definition of Seniority

5.1.1 Seniority is defined as the total length of service in the bargaining unit. Such seniority shall include all paid days of employment.

5.1.2 For seniority purposes two hundred (200) (199 effective July 1, 2005) assigned days shall equal one (1) year, employees cannot earn more than that total in one (1) year.

5.1.2.1 All seniority will be recognized for full-time, part-time, casual and extension assignments, including situations where an employee earns more than a day's seniority in a day, to a maximum of two hundred (200) (199 effective July 1, 2005) days per year.

5.1.3 All employees transferred to SIAST on January 1, 1988, will be credited with accumulated days of seniority acquired while employed by the Public Service of Saskatchewan and the urban community colleges and the Advanced Technology Training Centre.

5.2 Credit for Seniority

5.2.1 All employees within the scope of this agreement shall after successful completion of initial probation be credited with seniority from their date of employment.

5.3 Seniority List

5.3.1 The employer shall post seniority lists on mySIAST and send to the union an up-to-date seniority list by September 30 of each year. Employees will be notified via e-mail that the list has been posted. Such a list will include the accrued seniority of each employee up to June 30.

5.3.2 The employer will prepare a seniority list showing all employees' names, the date upon which the employees' service commenced and the total length of service for each employee. An employee who has not passed probation will be designated as probationary on the seniority list. Seniority will be credited after the successful completion of the initial probationary period. A casual employee's service will become part of the total service when the casual employee achieves part-time employment status as per article 2. The initial probationary period will be set out in article 6.

5.3.3 The seniority list, as calculated to June 30, 1991, shall be conclusive for all purposes for seniority acquired by an employee prior to June 30, 1991 and shall not be subject to any challenge. Any in-scope employee missed in that process that has service prior to June 30, 1991, will have their seniority previous to June 30, 1991 calculated on the basis of the Letter of Understanding contained in appendix D-2, D-3 and/or D-4 of the July 1, 1997 to June 30, 2000 collective agreement.

5.3.4 The seniority list of June 30, 1991, as ratified by the parties, shall be considered part of this collective agreement.

- 5.3.5 In those cases where seniority is identical, the employee's start date will be the deciding factor. The employee with the earlier start date will be judged to be more senior. Ties will be broken by a mutually agreed upon process. A union observer will be present during this process.
- 5.3.6 The seniority from the previous June 30 will be utilized to establish the ranking order of employees on the Casual Employment Recall List.
- 5.3.7** An employee who is subsequently re-employed after a break in service shall, after five (5) years of continuous service, be credited with the employee's previous service for seniority purposes upon written application to the **union by June 30 of the appropriate year. Applications will only be deemed received when all supporting documentation has been received. Any approved seniority reinstatement will be effective on January 1 following the date which the employee applied.**
- 5.3.7.1 An employee who has had a break in service as a result of resigning and accepting severance or accepting the Succession Planning Incentive Plan will not be eligible to utilize article 5.3.7.
- 5.4 Seniority on an Out-of-Scope Appointment
- 5.4.1 An employee within the scope of this agreement who is appointed to an out-of-scope position on temporary performance of higher duties under article 10.10 shall count that time as seniority.
- 5.4.2 An employee within the scope of this agreement who is appointed to an out-of-scope assignment who subsequently applies for, and is appointed to, an in-scope position shall have the employee's previous bargaining unit service recognized as seniority. Seniority will be credited for in-scope service only as per article 5.3.7 above.
- 5.4.3 If an out-of-scope employee's position is negotiated in-scope, the employee will be credited with seniority for all service from the position brought in and all previous service in an in-scope position.
- 5.5 Loss of Seniority
- 5.5.1** Seniority shall be broken by reason of:
- (a) resignation;
 - (b) termination without reinstatement;
 - (c) after thirty-six (36) months on the re-employment list;
 - (d) not on re-employment list and have not worked in the last academic year;**
 - (e) appointment to an out-of-scope position other than when on TPHD or when on a leave.

5.6 Seniority Challenge

5.6.1 Each employee shall have the right to challenge the seniority credited, within thirty (30) days of the posting of the list. Should an employee consider that the seniority credited to the employee is incorrect, then the employee must provide satisfactory proof of the error. Where satisfactory proof of an error is provided, the error will be corrected. Such challenges should be forwarded to the local Human Resource Office.

5.6.1.1 Employees shall utilize the Seniority Challenge Form posted on mySIAST or obtainable from HR upon request, if they intend to challenge their seniority under this article.

5.6.2 An employee cannot challenge seniority calculations that are more than five (5) years old.

5.6.3 If, in the course of regular business (staffing, bumping, etc.), the employer/union discovers a mistake in the seniority list, the correct seniority will be utilized as determined in consultation with the union/employer, to complete the action. The seniority list on mySIAST will then be corrected.

5.7 Seniority Acquired Under Other Agreements

5.7.1 When bargaining units or parts of units are transferred/devolved through government/employer re-organization, employees being transferred will be credited with full seniority earned in their previous bargaining unit.

5.7.2 When members transfer from one SGEU unit to another, as a result of an open competition, they shall bring their full SGEU seniority with them upon successful completion of any probationary period, when applicable. This article is only applicable where the employee's original SGEU Unit has the same seniority transfer article in their collective agreement and where the Letter of Understanding exists between the respective bargaining units. SGEU will advise SIAST in writing of any such Letter of Understanding. Such an arrangement will be effective on the day that the union informs the employer of it and remain in effect until the employer is notified that it has been terminated.

5.8 Seniority Conversion between the Bargaining Units

5.8.1 To convert seniority gained in one (1) bargaining unit to the equivalent seniority in the other, the following process will be used:

- (a) For seniority accrued previous to January 1, 1988, a day's seniority in one unit is equal to a day's seniority in the other unit.
- (b) For seniority accrued between January 1, 1988, and June 30, 1989, a part year is factored as follows:

- (i) Professional Services to Academic

$$\frac{\text{Professional Services Days Worked}}{\text{FTE}} = \text{FTE}$$

260

FTE x 261 = Academic Seniority

(ii) Academic to Professional Services

$$\frac{\text{Academic Days Worked}}{261} = \text{FTE}$$

FTE x 260 = Professional Services Seniority

(c) For seniority accrued after July 1, 1989, a full year in one (1) unit is equal to a full year in the other. (260 Days Professional Services = 200 (199, effective July 1, 2005) Days Academic) Part years are calculated as follows:

(i) Professional Services to Academic

$$\frac{\text{Professional Services Days Worked}}{260} = \text{FTE}$$

FTE x 200 (199, effective July 1, 2005) = Academic Seniority

(ii) Academic to Professional Services

$$\frac{\text{Academic Days Days Worked}}{200 (199, effective July 1, 2005)} = \text{FTE}$$

FTE x 260 = Professional Services Seniority

Examples

Professional Services	- 500 days seniority $500/260 = 1.92$ $1.92 \times 200 (199, effective July 1, 2005) = 384 \text{ days}$
Academic	- 500 days seniority $500/200 (199, effective July 1, 2005) = 2.5$ $2.5 \times 260 = 650 \text{ days}$

Convert the seniority to a full-time equivalent (FTE) for each academic year. [Utilize two (2) decimal points.]

Multiply the F.T.E. by the appropriate maximum seniority from the appropriate bargaining unit for that year. All calculations will be rounded up to the next full number when a number with a decimal results.

FTE = Full Time Equivalent

ARTICLE 6 PROBATION

6.1 Assessment While on Any Probation

6.1.1 Since probation is the final step in the selection process, the following procedure will be followed as a minimum in the evaluation process.

(a) Performance requirements established by the employer will be communicated to the employee, in writing, at the outset and discussed during the employee's probationary period. Performance requirements will be established based on the classification specifications and the job descriptions and will include the responsibilities, qualifications, skills, abilities and experience appropriate to the job.

(b) The immediate supervisor shall evaluate performance by direct observation on at least two (2) different occasions.

(c) Two (2) written performance assessments will be completed for each employee during the probationary period. Performance assessments will be conducted at eighty (80) assigned days and one hundred and eighty (180) assigned days.

(d) Performance assessments will be discussed with the employee and shall be signed by the employee to indicate awareness of the assessment. Employees will be advised whether they have successfully completed the probationary period. A current job description is required when the final probationary review is complete.

In all cases, the employee will be given a copy of any performance assessment.

6.2 On Initial Employment

6.2.1 All employees, upon initial employment, shall serve a probationary period for the period of one hundred ninety-nine (199) **assigned** days. The period may be extended in accordance with article 6.2.3.

6.2.2 Employees shall serve the probationary period for their classification by accumulating time to the extent required over one (1) or more working periods, providing there are no more than one hundred ninety-nine (199) days between working periods.

6.2.3 The employer may request, from the campus committee chair, an extension no later than two (2) weeks prior to the expiration of the probationary period and shall include written reasons for the request. The length of extension shall be a matter for negotiation, up to a maximum length of one hundred (100) assigned days.

6.2.4 Should the employer decide to terminate the employee, the employee will be given the reasons, in writing, prior to termination. The employee will be given an opportunity to respond, and if necessary, to engage the grievance procedure contained in the collective agreement.

6.2.5 **A probationary employee who does not successfully complete the initial probationary period shall be terminated.**

6.3 Promotion While on Initial Probation

6.3.1 A **probationary** employee who has been promoted shall serve a probationary period as stipulated in article 6.2.1. A **probationary** employee who does not successfully complete the probationary period **of the promotion** shall revert to the position held prior to the promotion, or by mutual agreement the employee may revert to a similar position. **In either case, the employee will be required to serve out the remainder of the initial probationary period for the original position.**

6.4 Transfer While on Initial Probation

6.4.1 An employee who transfers during the initial probation shall complete the probationary period for the new position minus service in the original position.

6.5 Reassignment While on Initial Probation

6.5.1 An employee who is reassigned during the initial probation shall complete the probationary period for the new position minus service in the original position.

6.6 Demotion While on Initial Probation

6.6.1 An employee who is demoted during the initial probation shall complete the probationary period for the new position minus service in the original position.

6.7 New Appointment While on Initial Probation

6.7.1 An employee who accepts a new appointment during the initial probation where the **duties and responsibilities are the same** shall complete the probationary period for the new position minus service in the original position.

6.7.2 An employee who accepts a new appointment during the initial probation where the **duties and responsibilities are different from the employee's previous position** may be required to complete a full initial probationary period in the new position.

6.8 Completion of Initial Probation

6.8.1 Upon successful completion of **the initial** probationary period, the employee shall be appointed to permanent status; the employee shall be so informed in writing.

6.9 Permanent Employee on Promotion

6.9.1 A permanent employee who has been promoted shall serve a **subsequent** probationary period **of 199 assigned days**. A permanent employee who does not successfully complete **this** probationary period shall revert to the position held prior to the promotion, or by mutual agreement the employee may revert **to a position similar to that held prior to the promotion.**

- 6.9.2** A permanent employee displaced through article 6.9.1 shall also have the right to revert to the employee's former position. If no former position is available, the employee shall have the right to utilize article 7.
- 6.10** **Permanent Employee on Transfer**
- 6.10.1** **No probationary period shall be required of a permanent employee who transfers.**
- 6.11** **Permanent Employee on New Appointment**
- 6.11.1** **A permanent employee who accepts a new appointment where the duties and responsibilities are the same shall not be required to complete a probationary period.**
- 6.11.2** **A permanent employee who accepts a new appointment where the duties and responsibilities are different from the employee's previous position may be required to complete a subsequent probationary period of 199 assigned days in the new position. Should the employee be unsuccessful in completing this probationary period, the employee shall revert to the previous position or, by mutual agreement, a position equivalent to the previous position or, if neither of the former is available, utilize article 7.**
- 6.12** Permanent Employees on Demotion
- 6.12.1** No probationary period shall be required of a permanent employee who demotes.
- 6.13** Permanent Employees on Reassignment
- 6.13.1** No probationary period shall be required of a permanent employee who is reassigned.
- 6.14** Permanent Employees on Bumping
- 6.14.1** No probationary period shall be required of an employee who bumps. **However, the employee may serve a trial period as specified in Article 7.4.1 (j).**
- 6.15** Permanent Employees From Re-employment List
- 6.15.1** No probationary period shall be served by an employee with seniority who is re-employed in a position equal/similar to a position in which the employee formerly held permanent status.
- 6.16** Supervisory Assignment
- 6.16.1** An employee appointed to a supervisory assignment as per article 4.12, will serve a probationary period of 199 assigned days.
- 6.16.2** An employee who fails a probationary period for a supervisory assignment shall have the right to revert to their previous position.

6.16.3 An employee who accepts a supervisory assignment shall have the right to revert to their former assignment. (This clause also appears in article 10.12.)

6.17 Completion of **Any Subsequent Probation**

6.17.1 **Upon successful completion of a subsequent probationary period, the employee shall be so informed in writing.**

6.18 Leave **While on Any Probation**

6.18.1 When a leave of more than fifteen (15) assigned days has been taken during probation, permanent employment may not be effected until the employee has served the full probationary period successfully.

ARTICLE 7 LAY-OFFS

7.1 Consultation Process

7.1.1 The employer is committed to an open, cooperative approach to its staff and as such recognizes the value of consultation. It is understood this consultation is intended as a courtesy and is not intended to prevent or restrict the employer from managing. When circumstances permit, should the employer plan to abolish positions or lay-off ongoing full-time or part-time employees the following procedure will be undertaken:

- (a) the union will be notified ninety (90) days in advance of the job abolishment/lay-off and informed of the courses and programs affected.
- (b) within seven (7) days of receipt of such notification the employer and the union will meet to discuss circumstances and implications of the planned lay-offs.
- (c) along with the notice of lay-off, the employer shall advise the employee in writing of their options as outlined in article 7.6.
- (d) an employer representative will meet with the laid-off employee within five (5) working days of the employee's receipt of notice of lay-off to discuss the laid-off employee's bumping options:

7.2 Method of Lay-off

7.2.1 When reducing staff, employees shall be laid-off in the reverse order of their seniority within the classification, program/department, locale, discipline or specialty affected, provided the employees retained have the demonstrated competence (and where required by an external governing body for purposes of program accreditation, specific qualifications) or has the qualifications, skills, abilities and experience to perform the work required or can be expected to perform the work required within a period not exceeding three (3) months.

7.2.1.1 If a workplace reduction is necessary, the union (and where appropriate the employees) will be consulted in order to determine solutions that provide as many viable options as possible in order to minimize potential lay-off. Viable options may be available to all employees in the affected program/department that may include, but are not limited to, voluntary lay-off (article 7.2.2), job share, leave of absences, retraining, secondments, and/or retirement.

7.2.2 Voluntary Lay-off

7.2.2.1 An employee may request to be laid-off, and if granted, shall resign and receive severance pay as per article 10.20.2 and access Career Assistance Options in article 10.21.

7.3 Notice of Lay-off

- 7.3.1 Permanent employees who are laid-off from ongoing positions shall be given not less than ten (10) weeks' notice or pay in lieu of. For end-dated assignments the notice period shall be the time remaining in the assignment, or ten (10) weeks, whichever is lesser, or pay in lieu thereof. Calculation of pay in lieu of notice will be as per article 10.19.
- 7.3.1.1 Notice of lay-off shall be deemed to have been given if a definite term is stated at the commencement of the period of employment.
- 7.3.2 Days worked during the notice period will be in accordance with the needs of the employer to a maximum of a full-time equivalent, except, however, the employer may, at its discretion, reduce the number of days assigned during the notice period.
- 7.3.2.1 The employee's assignment is determined as expressed by the employee's assigned day profile. If the notice period carries over into the next academic year, the employee will not be assigned days after June 30.
- 7.3.2.2 The notice period shall be deemed to have ended if an employee is placed in a new assignment, either through a bump or an appointment.
- 7.3.3 Employees on initial probation (non-permanent) who have worked on at least one (1) occasion shall be given fifteen (15) calendar days' written notice of lay-off and severance of employment.
- 7.3.3.1 Employees shall be paid in lieu of notice if such notice is not given.

7.4 Bumping Requirements and Conditions

- 7.4.1
 - (a) A permanent employee who is laid-off or bumped may exercise accumulated seniority to bump provided the employee has the demonstrated competence (and where required by an external governing body for purposes of program accreditation, specific qualifications) or the qualifications, skills, abilities and experience to perform the work required.
 - (b) An employee may not bump into a position which has thirty (30) or less assigned days remaining.
 - (c) A permanent employee may not bump into a part-time position that starts in the next academic/fiscal year provided the position has been posted with an incumbent. Notwithstanding the foregoing, nothing shall prevent a laid-off employee from applying/challenging for the position through the regular appointment procedure.
 - (d) If the assignment into which an employee may bump would give the employee more than the equivalent of full time employment for the academic year, the incumbent shall occupy the position until such time as the number of days remaining in the assignment is reduced to allow the bumping employee the equivalent of full-time employment, at which time the bump will occur.

- (e) There will be no bumping from one (1) bargaining unit to the other bargaining unit.
- (f) An employee in two (2) or more part-time assignments, who has a thirty (30) percent reduction of their total assignment, may bump. The employee may maximize their employment up to and including full-time status. Upon successful completion of bump, when maximizing their employment, the employee will resign from any remaining assignments to ensure not to exceed full-time status.
- (g) Employees on a definite leave appointed to a position with a definite term will not be allowed to bump at the end of the assignment.
- (h) Employees posted as an incumbent are not eligible to bump unless they are successfully challenged by a more senior employee.
- (i) Employees who take a leave that creates a temporary vacancy cannot be bumped by the employee bumping from the temporary vacancy.
- (j) Employees who bump shall serve a trial period of 80 assigned days when bumping into a position that has qualifications significantly different from the position they previously occupied. An employee may be returned to the bumping process if:
 - (1) The employer finds the employee demonstrably unable to perform the duties of the position or;
 - (2) The employee so elects.

7.4.2 Notwithstanding article 7.4.1 (b) and (d), an employee would be able to bump into a full-time position effective the beginning of the next academic year.

7.5 Notice of Intent to Bump

7.5.1 The laid-off employee who intends to exercise rights under this article must indicate such intention in writing utilizing the Bump Election Form to the employer within seven (7) calendar days following receipt of the notice of being bumped or laid-off or notified that the employee has been successfully challenged by a more senior employee when posted as an incumbent. A current resume must be attached to the Bump Election Form.

7.5.2 For an employee who is working a definite term of employment, the seven (7) days begins on the first (1st) day of the last sixty (60) days prior to the expiration of his term of employment. The Human Resource Office at each Campus will provide the employee with the options outlined in article 7.6 with the employee's letter of offer.

7.6 Options for the Bumped or Laid-off Permanent Employee

7.6.1 A permanent employee who is laid-off or bumped may elect one (1) of the following four (4) options:

- (a) to bump, if eligible, in accordance with article 7.4 and 7.7.
- (b) to be placed on a re-employment list and have rights in accordance with article 4.

- (c) to resign **from all positions in the bargaining unit** and take severance pay in accordance with article 10.20 and access Career Assistance Options in article 10.21, if the employee does not have an opportunity to remain as the incumbent in their current assignment.
- (d) to access retirement programs currently in place.
- (e) **should the employee not elect (a) to (d) the employee will automatically be placed on the re-employment list.**

7.6.2 A probationary employee that receives notice of lay-off may elect one of these options if the employee's status will be permanent on or before the last day of the employee's notice period.

7.6.3 A full-time employee who has been appointed to a part-time position as a result of a competition will not be eligible to resign and accept severance at the end of that position or subsequent part-time positions.

7.6.4 Full-time employees who are appointed to a position with a definite term, who did not request a definite leave from their former position, will not be allowed to bump at the end of the assignment. Applications for leave in order to assume an end-dated assignment will not be unreasonably withheld.

7.7 Bumping Process

7.7.1 Procedure

7.7.1.1 The employer shall notify the employee and the union of the time, place and date of the bump meeting subject to the availability of the employee and the union. The employee and/or the union shall be available to meet with the employer within five (5) working days of the employer being able to meet.

7.7.1.1.1 The employee and the union shall bring all additional requested relevant information forward at the bumping meeting. This will include the employee's preferred work pattern.

7.7.1.1.2 The employer will determine available bumping options in consultation with the union and the employee.

7.7.1.1.3 Responding to Bump Options: Every effort should be made to resolve problems through dialogue at the local level prior to going to a bump dispute.

7.7.2 Mandatory Order

7.7.2.1 Accumulated seniority shall be applied to bump as follows:

- (a) Bump into an existing position, any program/department, same classification, own locale which has been posted but is not yet filled at the date of the employer's receipt of the employee's election to bump, subject to challenge from more senior employees on the re-employment list, own locale. A position shall be deemed filled on the date a written offer is made to the successful applicant. If a suitable vacant position is posted while an employee is moving through the

bumping process, the employee would bump into that position, subject to challenge.

- (b) Bump an employee with less seniority, own program/department, same classification, own locale.
- (c) Bump an employee with less seniority, any program/department, any classification, own locale.
- (d) By mutual agreement of the union, the employee and SIAST, an employee may be able to bypass 7.7.2.1 (b) and (c) to choose 7.7.3.1 (a), (b), (c) or (d).

7.7.3 Optional Process

7.7.3.1 If no position is obtained as a result of 7.7.2.1 (a), (b), (c) or (d), the employee may elect one (1) of the following options:

- (a) to be placed on the re-employment list and have rights in accordance with article 7.9.
- (b) to resign and take severance pay in accordance with article 10.20 and access Career Assistance Options in article 10.21.
- (c) to access retirement programs currently in place.
- (d) to bump into an existing position, any program/department, any classification, other locale (employee chooses locale) which has been posted but is not yet filled at the date of the employer's receipt of the employee's election to bump subject to challenge from more senior employees on the re-employment list, any program/department, other locale. A position shall be deemed filled on the date a written offer is made to the successful applicant.
- (e) to bump an employee with the least seniority, any program/department, any classification, any locale (employee chooses locale).

7.7.4 If an employee in consultation with SIAST is not successful in bumping during the optional process (article 7.7.3), the employee will be placed on the re-employment list or may resign and receive severance pay or access retirement programs currently in place. Notification that the bumping process has been exhausted shall be in writing. The date the employer issues such written notification is the effective date.

7.7.5 An employee will have five (5) assigned/working days to consider the formal offer of a position made as a result of exercising the employee's mandatory bumping rights. The five (5) day period shall be deemed to have commenced at 4:00 p.m. of the day that the offer is made or at the end of the employee's work period on the day the offer is formally made,

whichever is later. If the employee does not respond within the five (5) day period, it will be deemed that the employee has chosen to exercise their rights under article 7.7.3.1 (a).

7.7.6 Every effort will be made to complete the bumping process for an employee before the employee's lay-off date. The employee will continue to be paid until it has been determined whether the employee has a bumping option.

7.7.7 The effective date of a bump is usually the end of the notice period, but the employer may, at its discretion, bump the employee into a position before the end of the notice period.

7.8 Dispute Resolution Process for Bumping

7.8.1 Procedure

7.8.1.1 If the employee disputes the written rationale for being bumped into a position or has been denied a bump, the following process will apply:

7.8.1.2

7.8.1.2 Within seven (7) days of written notification of the decision, the campus chair, after consulting with the steward and the bargaining unit chair, may lodge a complaint on behalf of the employee.

7.8.1.3 An arbitrator/adjudicator, agreed to by SIAST and the union, shall be appointed immediately on receipt of the complaint.

7.8.1.4 Within seven (7) days of receiving the complaint, the arbitrator/adjudicator will hear the matter, and shall, within three (3) working days, provide a written decision based on the facts presented.

7.8.1.5 When a complaint has been lodged, SIAST will not make an appointment prior to receiving the decision of the arbitrator/adjudicator.

7.8.1.6 The parties agree that only one (1) complaint may be lodged by an employee regarding any given bump.

7.8.1.7 The parties will develop a list of agreed to arbitrators/adjudicators for this process.

7.8.2 Participants in the Process

7.8.2.1 The employee shall have the benefit of representation by the union, and SIAST shall have the benefit of representation by the Human Resource Office. Legal counsel may be used by either party.

7.8.2.2 The arbitrator/adjudicator shall have the authority to establish the general procedure to be followed at the hearing of the matter.

7.8.2.3 The decision of the arbitrator/adjudicator under this procedure shall be final and binding on the parties and upon any employee(s) affected by the final decision of the arbitrator/adjudicator.

7.8.3 Admissible Precedents

7.8.3.1 The parties agree that submissions of precedent shall be limited to four (4) cases.

7.8.4 Expenses

7.8.4.1 The fees and expenses of the arbitrator/adjudicator and any other common expenses shall be shared equally by both parties.

7.8.5 Conclusion of Dispute Resolution

7.8.5.1 Any complaint lodged with the arbitrator/adjudicator, during the term of this procedure, will be processed through to conclusion except when the employer and union agree to terminate the process.

7.9 Re-Employment List

7.9.1 Establishment of List

7.9.1.1 The employer shall establish and maintain one (1) re-employment list. The list shall include the names, addresses, classification and seniority of the following employees:

(a) who are laid-off from a full-time or part-time assignment and have not elected to resign and take severance pay.

(b) who have returned from an indefinite leave of absence.

(c) who have been bumped.

7.9.2 Removal from Re-employment List

7.9.2.1 Employees shall have their names removed from the re-employment list:

(a) if appointed to a full-time or part-time, assignment with the employer.

(b) at the expiration of thirty-six (36) consecutive months.

7.9.3 Notification of Current Address

7.9.3.1 Employees shall be responsible for keeping the employer notified of their current address.

7.9.4 Rights While on the Re-employment List

7.9.4.1 Permanent employees who are laid-off may have their names placed on the re-employment list for a period of thirty-six (36) calendar months from the date of lay-off. Such employees may, while on the re-employment list, elect to resign and be paid severance pay in accordance with article 10.20 if the employee did not have an opportunity to remain as incumbent in their former assignment, and access Career Assistance Options in article 10.21. Employees on the re-employment list will be expected to apply for job postings of the Campus.

7.9.4.1.1 When an employee elects to be placed on the re-employment list, the employee may immediately start to challenge bumps into vacant positions or postings with an incumbent even though the employee may still be working during the employee's notice period.

7.9.4.2 A permanent employee who has been laid-off from an ongoing position or bumped may opt to resign, collect severance pay as per article 10.20 and access Career Assistance Options (article 10.21) at any time prior to accepting a re-employment option.

7.9.5 Challenge from the Re-employment List

7.9.5.1 An employee on the re-employment list may challenge a vacancy which has been designated as a bump by applying for the position posted. If the challenger is successful, the challenger will be appointed to the position and the bumper will proceed to the other bumping options.

ARTICLE 8 TECHNOLOGICAL CHANGE

- 8.1 For the purposes of this agreement, "technological change" shall mean:
- (a) the introduction by the employer into the employer's work, undertaking or business of equipment or material of a different nature or kind than that previously utilized by the employer in the operation of the work, undertaking or business;
 - (b) a change in the manner in which the employer carries on the work, undertaking or business that is directly related to the introduction of that equipment or material; or
 - (c) the removal or relocation outside of the appropriate unit by an employer of any part of the employer's work, undertaking or business.
- 8.2 When the employer proposes to effect a technological change that is likely to affect the terms, conditions or tenure of employment of a significant number of employees the employer shall give notice of the technological change to the union and to the Minister at least ninety (90) days prior to the date on which the technological change is to be effected.
- 8.3 The notice mentioned in article 8.2 shall be in writing and shall state:
- (a) the nature of the technological change;
 - (b) the date upon which the employer proposes to effect the technological change;
 - (c) the number and type of employees likely to be affected by the technological change;
 - (d) the effect that the technological change is likely to have on the terms and conditions or tenure of employment of the employees affected; and
 - (e) such other information as the Minister may by regulation require.
- 8.4 The Minister may by regulation specify the number of employees or the method of determining the number of employees that shall be deemed to be "significant" for the purpose of article 8.2.
- 8.5 Where the union alleges that an employer has failed to comply with article 8.2, and the allegation is made not later than thirty (30) days after the union knew, or in the opinion of the Labour Relations Board ought to have known, of the failure of the employer to comply with article 8.2, the Labour Relations Board may, after affording an opportunity to the parties to be heard, by order:
- (a) direct the employer not to proceed with the technological change for such period not exceeding ninety (90) days as the board considers appropriate;

- (b) require the reinstatement of any employee displaced by the employer as a result of the technological change; and
 - (c) where an employee is reinstated pursuant to clause (b), require the employer to reimburse the employee for any loss of pay suffered by the employee as a result of the employee's displacement.
- 8.6 Where the union makes an allegation pursuant to article 8.5, the Labour Relations Board may, after consultation with the employer and the union, make such interim orders under article 8.5 as the Labour Relations Board considers appropriate.
- 8.7 An order of the Labour Relations Board made under clause (a) of article 8.5 is deemed to be a notice of technological change given pursuant to article 8.2.
- 8.8 Where the union receives notice of a technological change given, or deemed to have been given, by an employer pursuant to article 8.2, the union may, within thirty days from the date on which the union received the notice, serve notice on the employer in writing to commence collective bargaining for the purpose of revising the existing provisions of the collective agreement that relate to terms and conditions or tenure of employment, or for including new provisions in the collective agreement relating to such matters, to assist the employees affected by the technological change to adjust to the effect thereof.
- 8.9 The Labour Relations Board may, upon application by an employer, make an order relieving the employer from complying with the requirement of the notice served under article 8.8 or denying the union the right under article 8.8 to serve on the employer a notice to commence collective bargaining where the Labour Relations Board is satisfied that:
- (a) the employer has given to the union a notice in writing in accordance with article 8.2;
 - (i) prior to the day on which the employer and the union entered into the collective agreement by which they are bound; or
 - (ii) not later than the first date on which either party to a collective agreement could give notice in writing to terminate or negotiate a revision of the agreement under subsection 33(4) of *The Trade Union Act*;
 - (b) the collective agreement between the employer and the union contains provisions specifying procedures by which any matters that relate to terms and conditions or tenure of employment likely to be affected by a technological change may be negotiated and finally settled during the term of the agreement.
- 8.10 Where the union has served notice to commence collective bargaining under article 8.8, the employer shall not affect the technological change in respect of which the notice has been served unless:
- (a) the Labour Relations Board has made an order under article 8.9 relieving the employer from the requirement of bargaining collectively with the union;
 - (b) an agreement has been reached as a result of collective bargaining; or

(c) the parties have bargained collectively but have failed to enter into or revise the collective agreement and the Minister has been served with notice in writing informing said Minister of such failure, as per *The Trade Union Act*.

8.11 Where the parties do not reach agreement within sixty (60) days after the date on which the union has received notification from the Campus of its intention of introduction of a change, the matter may be referred to an expedited arbitration process for purposes of a decision. Within seven (7) days a decision shall be rendered. Technological change shall not be introduced by SIAST until such decision is rendered. Such a decision will be final and binding on both parties.

8.12 Where new skills are required by the affected employees, said employees shall, at the expense of SIAST, be given a reasonable period of time, without reduction of hours or rates of pay and corresponding adjustments to workloads, during which time they may acquire the necessary skills required by such technological change. Where such employee successfully completes training or upgrading or instruction SIAST shall provide Prior Learning Assessment and/or certification to validate the acquired skills at no cost to the employee.

8.13 An employee who is displaced from their job as a result of technological change under this article, shall have the right to bump in accordance with article 7.

ARTICLE 9 HOURS OF WORK

Instructional staff are expected to perform their related professional responsibilities. SIAST recognizes the right of an academic employee to exercise professional discretion with the employee's time other than the assigned hours with a recognition that a reasonable amount of time dedicated to preparation, evaluation and other complementary functions is an integral part of an employee's job. A complementary function is considered as the administrative activity required by an employee to provide a quality program.

Professional discretion is an attitude. Instructors are expected to work in a collegial model, in a cooperative and consultative manner with their peers, supervisors, management, advisory boards, Professional Services and accreditation bodies.

Instructors shall exercise professional discretion to determine when, where and how activities are to be performed to maximize efficiency and productivity. Instructors recognize that professional discretion will be exercised within collaboratively established program guidelines.

Instructors are not an entity unto themselves. Although instructors have the discretion to regulate their activities outside of assigned hours, there are still guidelines to be adhered to. Management sets division and program parameters, but they do not do this in isolation. It is expected that instructors, funding agencies, accreditation bodies, and other relevant organizations have input into the parameters. The same principle holds true in a program or course. Instructors and their supervisors determine the general directions of a program in a cooperative, consultative manner. If there are disputes the supervisors and instructors have to resolve them in a professional and responsible manner. In a particular course, most of the parameters (scheduling, curriculum outline, delivery methods, etc.) have been laid out, but instructors have discretion within the specific parameters and are responsible for delivering a quality program.

Complementary functions are activities required by an instructor, in addition to student contact, which reflect a professional commitment to quality education.

Following are some examples of what is, and what is not professional discretion:

Meetings:

Instructors of a program, in consultation with the supervisor, discuss and agree to an appropriate number of meetings and time scheduled for meetings. Flexibility is the key, various factors should be considered but ultimately there should be agreement. As a general rule, more than four hours of meetings on average per month shall be considered excessive.

Committee Work:

Most programs have some form of committee work. Committees may be determined by the program and some may be dictated by accreditation bodies, but again cooperation and flexibility are the key. As a general rule, more than four hours of committee work on average per month would be considered excessive.

Preparation and Evaluation:

In most cases, programs must determine the general guidelines for factors such as curriculum, scheduling, etc. Instructors have the discretion to develop courses where, when, and how they see appropriate within the guidelines. It is expected that instructors spend a reasonable amount of time preparing and evaluating courses. Program preparation and evaluation projects that are assigned are part of a combined assignment.

Counselling/Advising of Students:

Instructors are expected to be available for counselling/advising of students. Instructors are not expected to have specific office hours unless determined to be necessary by their program, but are expected to have times set aside for students to make appointments. Appointments for advising students would be scheduled within the assigned hours for Category E while Category A, B, C and D would schedule them outside of assigned hours.

Attendance at the Work Site:

Instructors who have completed their assigned hours have the discretion not to be on-site; however, common sense must be applied. In a collegial model instructors will be required to work with their colleagues on-site. If instructors are not on-site, common courtesy dictates that they leave a phone number with clerical staff or supervisor.

The paramount observation is that all concerned (instructors and management) have the duty to recognize that full-time instructors are hired for one hundred ninety-nine (199) days and their objective is to ensure that work is allocated in a manner which meets this objective.

It is understood that SIAST operates in a "peak and valley" work situation. Some days may have longer than normal student contact hours which makes it impossible to accomplish some complementary functions. It is also understood that some of these complementary functions may be accomplished during non-student contact periods.

The following is a guide, not an all-inclusive list:

Student Contact #	Complementary Function	Non-Instructional Assignment
<ul style="list-style-type: none"> - assigned Student Contact (labs, shop, lecture, practicum) - assigned field trips - testing 	<ul style="list-style-type: none"> - staff meetings *- student progress meetings *- student consultation & advising - preparation for class (course) - audiovisual preparation *- student evaluation - program evaluation - exams (preparing & marking) - keeping up to date/currency (P.D.) - Industry contact - committee work *- arranging for field work/ practicum/clinical - equipment repair/inventory/ maintenance - student record keeping *- case conferences - marketing - administrative tasks *-advisory board meetings *-program meetings 	<ul style="list-style-type: none"> - curriculum development - projects - some practicum (placement & monitoring) - marketing - supervisory responsibilities - travel time - prior learning assessment
	* Category E – included in cap	

Student contact is time assigned by SIAST that requires the instructor to have face to face contact with a student or specific assignments designated by the * (for Category E).

9.1 Work Year

9.1.1 All members of the academic unit will work on the basis of a one hundred ninety nine (199) assigned day year.

9.1.1.1 All instructors of the academic unit shall receive one scheduled preparation day per academic year at the instructor’s professional discretion.

9.2 Instructional Assignments

9.2.1 An assigned hour is an instructional student contact hour assigned by SIAST.

9.2.2 An assigned instructional hour shall be fifty (50) to sixty (60) minutes of scheduled instruction to students.

9.2.2.1 An assigned contact hour may include up to ten (10) minutes for activities other than direct student contact. These activities may include: moving to different classrooms, accessing resources, moving equipment, etc. These activities can occur at the appropriate time (beginning, middle or end) within scheduled contact hours but cannot be accumulated for the purpose of altering the start/stop times of the day. Up to ten (10) minutes can be pro-rated for classes greater or lesser than sixty (60) minutes. A contact hour is sixty (60) minutes including any break assignment that may or may not have occurred. For purposes of this article the activities other than direct student contact for categories A1 and E will consist of breaks totalling thirty (30) minutes which will be scheduled in each assigned day. Such breaks will be considered part of the assigned hours.

9.2.3 Category Caps

9.2.3.1 The following are the maximum assigned instructional student contact hours and constitutes the equivalent of a full instructional student contact assignment.

<u>Category</u>	<u>Maximum</u>
A. Laboratory/Shop	
1. Classroom/Shop	900
2. Classroom/Laboratory	825
B. Health Sciences/Community Services	825
C. Lecture	625
D. B.E./Individualized	1000
E. C.B.E. (Truck Driver Training, Vocational Forestry and Heavy Equipment Operator)	
1. Scheduled	1100
F. Field-based	1200

9.2.3.2 A part-time instructor's category cap will be prorated in accordance with assigned days. The formula is as follows:

$$\frac{\text{Assigned Days}}{199} \times \text{Category Cap} = \text{Pro-rated Category Cap}$$

9.2.3.3 An instructor who works on a part-day basis will have their daily cap determined on the basis of the category cap divided by one hundred ninety-nine (199). It is expected that the instructor will complete the complementary functions associated with the assigned hours.

9.2.3.4 Calculation of Maximum Complementary Functions

9.2.3.4.1 For reference purposes, the maximum complementary function for each assigned hour will be calculated on the basis of the following formula:

$$\frac{DDD}{AAA}$$

$$DDD = 1442.75 - AAA$$

AAA = Annual Category Cap

9.2.4 Instructors appointed as program heads/department heads shall have their instructional contact hours reduced by an amount determined by the dean in consultation with the instructor.

9.2.5 The current listing of program categories is as contained in appendix "C" and may be reviewed at each round of bargaining by the parties for correctness of categorization.

9.2.6 Determination/Review of Category Cap

9.2.6.1 The category of any new or substantially changed program will be determined by the dean after consideration of the subject matter, instructional methods, and instructional environment. The union and affected employee(s) will be notified of the decision and will have the option to appeal as per article 9.7.

9.2.6.2 Requests for reviews of category caps for existing programs may be made by employee(s) to the appropriate dean. If the request for a program category change is successful, it will become effective at the beginning of the academic year following, unless agreed to be implemented at an earlier date, by mutual agreement between the parties. If the request for a program category change is unsuccessful, the affected employee(s) will be notified of the decision and will have the option to appeal as per article 9.7.

9.2.7 SIAST recognizes that these maximums are not a goal for assigned hours but represent a guideline not to be exceeded.

9.2.8 The assigned student instructional contact hours of a full-time instructor may vary below the established category caps.

9.2.9 Determination of Extra Pay

9.2.9.1 An instructor who exceeds the cap of assigned student instructional contact hours for the category will receive pay or time off with pay in lieu thereof. The amount of pay will be determined by the following formula:

$$\frac{BBB}{AAA} \times CCC$$

AAA = Annual Category Cap

BBB = Hours exceeding annual Category Cap

CCC = Annual Salary

9.2.9.2 The amount of extra pay for a part-time instructor will be determined by the following formula:

$$\frac{BB}{AA} \times CC$$

AA = Pro-rated annual Category Cap

BB = Hours exceeding pro-rated annual Category Cap

CC = Pro-rated annual Salary

9.2.10 Determination of Time Off

9.2.10.1 Time off with pay in lieu will be taken at the rate of one (1) assigned hour for each additional hour or portion thereof accumulated.

9.2.10.2 The determination of time off will be calculated by the following formula:

$$\frac{BBB}{X} = \text{Number of days to be taken}$$

$$\frac{AAA}{199} = X$$

AAA = Annual Category Cap

BBB = Hours exceeding the Category Cap

9.2.11 It will be determined by mutual agreement between the employee and supervisor whether compensation will be by pay, time off or some combination. Where there is no mutual agreement, compensation will be paid.

9.2.12 Whenever possible instructors will have days assigned for program maintenance at the program head's discretion and the dean's approval.

9.2.13 There will be no split-shifting.

9.2.14 Except in the case of unforeseeable circumstances, each instructor shall be notified of their instructional load at least thirty (30) calendar days prior to the start of the instructor's assignment. When program needs require a change in an employee's profile/load, thirty (30) calendar days written notice thereof will be given to the employee whenever possible.

9.2.15 Travel time for instructors assigned to a location other than their assigned locale will be included within the assigned days on the instructor's one hundred ninety-nine (199) day profile. These hours do not constitute instructional contact hours, but will be recognized as part of a combined assignment. Travel time for employee initiated professional development activities does not count as part of a combined assignment. Travel time for SIAST initiated program/professional development is considered a non-instructional assignment and counts toward a combined assignment.

9.2.16 Where an instructor has a combined instructional assignment, the formula will be:

$$\left[\left(\frac{A}{B} + \frac{C}{D} \right) - 1 \right] \times 199 = \text{Extra Days}$$

A = Assigned instructional hours in the first (1st program).

B = Cap of first (1st) program.

C = Assigned instructional hours in the second (2nd) program.

D = Cap of second (2nd) program.

Compensation will be made as per article 9.2.11.

9.3 Non-instructional Assignments

9.3.1 Each employee in this category will work on the basis of one thousand four hundred forty-two point seven five(1442.75) hours over a one hundred ninety-nine (199) assigned day period.

9.3.2 When an employee works in excess of the amount set out in article 9.3.1 the employee will receive extra pay; time-off in lieu may be taken by mutual agreement. The amount owed or time-off in lieu will be calculated by:

$$A - 1442.75 \text{ hours} = C$$

A = Hours assigned to work in a one hundred ninety-nine (199) assigned day period

C = Amount owed (hours)

9.3.3 Assigned travel time will be part of an employee's assignment.

9.3.4 There will be no split-shifting.

9.3.5 Except in the case of unforeseeable circumstances, each employee shall be notified of their workload at least thirty (30) calendar days prior to the start of the employee's assignment. When program needs require a change in an employee's profile/load, thirty (30) calendar days' written notice thereof will be given to the employee whenever possible.

9.3.6 Interpreters

9.3.6.1 Interpreters shall be assigned on the following basis:

(a) 200 Day Year

(b) Maximum 22 hours contact per week.

(c) Hours of work includes classes, counseling breaks and meetings.

(d) Five minute break each ½ hour or ten minutes each hour.

(e) Classes over one hour must utilize the team approach.

9.4 Instructional and Non-instructional Combined Assignments

- 9.4.1 Any instructor, regardless of designated category, can be designated by management as working in a combined assignment for part or all of the one hundred ninety-nine (199) day assignment.
- 9.4.2 Each instructor in this category will work on a pro-rata basis combining instructional and non-instructional assignments.
- 9.4.3 Work in excess of the regular pro-rated assignment will be calculated on the basis of the following formula:

Compensation will be made as per article 9.2.11.

$$\left[\left(\frac{A}{B} + \frac{C}{D} \right) - 1 \right] \times 199 = \text{Extra Days}$$

- A = Assigned instructional hours
- B = Maximum assigned instructional hours
- C = Assigned non-instructional time
- D = 1442.75

- 9.4.4 Travel time will be applied to an employee in this category on the basis of article 9.2.15 and 9.3.3.
- 9.4.5 Instructors appointed as program heads/department heads shall have their instructional contact hours reduced by an amount determined by the dean in consultation with the instructor.
- 9.4.6 There will be no split-shifting.
- 9.4.7 Except in the case of unforeseeable circumstances, each instructor shall be notified of their instructional load at least thirty (30) calendar days prior to the start of the instructor's assignment. When program needs require a change in an employee's profile/load, thirty (30) calendar days' written notice thereof will be given to the employee whenever possible.

9.5 Year-End Reconciliation

- 9.5.1 Additional pay/time off in lieu earned in an academic year will be reconciled at the end of the academic year. When earned time off in lieu remains unused at academic year end, it will be paid out at the employee's rate of pay in effect on the last day of that academic year.

9.6 Additional Hours

Student contact hours worked beyond the maximum of a category cap or in excess of a value of:

will be by mutual agreement of the employee and the dean.

$$\left[\frac{A}{B} + \frac{C}{D} \right] = I$$

A = Assigned instructional hours

B = Maximum assigned instructional hours

C = Assigned non-instructional time

D = 1442.75

9.7 Hours of Work Appeal Procedure

9.7.1 All hours of work problems will be discussed with the divisional dean before proceeding with the appeal procedure.

9.7.2 There will be a SIAST/SGEU Hours of Work Advisory Committee established.

9.7.3 The committee will consist of four (4) members, two (2) appointed by the union and two (2) appointed by SIAST.

9.7.4 The purpose of this committee will be to resolve all disputes in regard to hours of work as quickly as possible. This is to ensure consistent application in a fair and equitable manner.

9.7.5 This committee will endeavour to meet within one (1) week of receiving a request to resolve a dispute.

9.7.6 A decision made by a majority of the committee shall be sent to the employee, supervisor and the dean within one (1) week of the meeting.

9.7.7 Decisions made by this committee will be binding to the employee, supervisor and Campus involved.

9.7.8 If a dispute cannot be resolved by this committee, the dispute will be referred to an hours of work arbitrator. The arbitrator will be jointly selected by the campus committee chairperson(s) and the dean/director involved.

9.7.9 The arbitrator will make a binding decision.

9.8 Hours of Work for Brokerage Arrangements

9.8.1 All assignments, within brokerage arrangements, which the employer chooses to fill, will be scheduled according to the following provisions:

(a) Maximum student contact hours of 1200.

- (b) Maximum hours of work (instructional and complementary functions) of 1442.75.
- (c) Salary shall be determined as per article 10.2.2.
- (d) Five assigned days to set up the program/course.*
- (e) Five assigned days to wrap up the program/course.*
- (f) A minimum of one trip (return) per assignment from the program's base locale if the instructor's assignment is at a different locale than their home locale. This will include travel expenses.
- (g) When the program is delivered outside of a campus locale, the employer may choose to pay travel, meals and accommodation.

*The employer may increase or decrease the set up and wrap up time as per program/course requirements.

ARTICLE 10 PAY ADMINISTRATION

10.1 Rates of Pay

10.1.1 The rates of pay contained in appendix "A" attached to and forming part of this agreement, shall be the rates paid to the employees occupying positions allocated to the appropriate classifications.

10.1.2 The parties agree these salary tables meet the requirements of the Equal Pay for Work of Equal Value and Pay Equity Policy Framework.

10.1.3 The employer agrees to recognize the principle of equal pay for work of equal value regardless of the sex of the employee.

10.2 Pay Periods

10.2.1 All full-time employees shall be paid semi-monthly; all other employees shall continue to be paid bi-weekly.

10.2.2 Employees working on a part-time or casual basis shall be paid at the rate of one/one hundred ninety-ninth (1/199) of their annual salary for each day assigned.

10.2.2.1 Part-time employees who work on a part-day basis shall be paid the above assigned daily rate on a pro-rated basis. The pro-rating shall be based on the portion of a day the part-time employee has worked compared to the category cap divided by one hundred ninety-nine (199).

10.2.3 All employees will receive their pay and travel expense claim by direct electronic deposit to the bank or Credit Union of their choice.

10.2.4 Employees will receive notification of statement of earnings on mySIAST.

10.3 Pay for Full-time Employees

10.3.1 An employee who is assigned to work in excess of one hundred ninety-nine (199) days in one (1) academic year shall be paid at the rate of 1/199 of the employee's current annual salary for each day so assigned (subject to article 12.1.2 and 12.1.3).

10.4 Initial Placement

10.4.1 New employees will be placed on a step in the appropriate salary table on the basis of their experience. The experience will be determined on the basis of one (1) step for each of the first two years of relevant experience and one (1) step for every two (2) years of relevant experience thereafter up to the maximum of the salary table.

10.5 Experience Factor

10.5.1 For instructors, either instructional/teaching experience, or what is judged to be relevant commercial or industrial experience, will comprise this experience factor.

- 10.5.2 For instructors with a required doctorate, either instructional/teaching experience or practice at the doctorate level will comprise this experience factor.
- 10.5.3 For counsellors, counselling experience will comprise this experience factor.
- 10.5.4 For librarians, experience as a librarian will comprise this experience factor.
- 10.5.5 For interpreters, interpreting experience will comprise this experience factor.
- 10.5.6 For instructor aides, experience as an instructor aide or as an instructor will comprise this experience factor.
- 10.5.7 The experience must have occurred within the last twenty (20) years prior to the date of initial appointment.
- 10.5.8 For all classifications, only post qualification experience will be recognized.
- 10.5.9** The employer will post, **on mySIAST**, the initial placement, and an outline of the experience of the person appointed. Any employee in the same specialty, who is being paid at a step lower in the salary table and who believes they possess experience equivalent to the person appointed above the minimum, may, within thirty (30) calendars days of such publication, request that the employer review the employee's experience and salary. If, as a result of the review, a salary adjustment is considered to be warranted, the employer shall so authorize.
- 10.5.9.1 Where original recruitment is authorized at any step above the minimum prescribed in article 10.4.1, SIAST will adjust upwards to the same step as the new hire, all employees in that particular speciality.
- 10.6 Educational Supplements
- 10.6.1 Once employees have been placed on the salary table they will then receive an educational supplement as described in appendix B if they qualify.
- 10.6.1.1 An instructor that does not have education/training recognized by the educational supplements described in appendix B shall have their education supplement determined on the basis of article 10.9.1 d).
- 10.6.2 Only employees required to have a doctorate will be eligible to receive educational supplement D.
- 10.7 Market Stipends
- 10.7.1 SIAST, in consultation with the union, may implement temporary stipends to address recruitment/retention issues. When temporary stipends are established the following shall apply:
1. They will be reviewed annually.

2. This stipend may be adjusted or terminated in accordance with market changes.
3. They will be treated as regular salary for all payroll purposes. General wage increases will be calculated on the regular base salary.
4. The stipend will apply to all employees in that particular specialty.

10.8 Annual Increments

10.8.1 All probationary and permanent employees shall receive within salary table increments, **provided that the employee has been authorized and has reported for work a minimum of one hundred and eighty (180) days since her/his last increment adjustment. In the case of employees that require more than one (1) year to complete the equivalent of one hundred and eighty 180 days, their increment shall be effective on the first day of the next month following the one hundred and eightieth (180th) day. An employee will be entitled to an annual increment only once per twelve (12) month period.**

10.8.2 When an employee returns to work after a leave of absence without pay, or lay-off, the employee will be credited with all service before the leave of absence or lay-off. Having achieved the required accumulation, the employee shall receive an increment.

10.8.2.1 When an employee returns to work after a leave of absence without pay for maternity, paternity, adoption or guardianship purposes, the employee will be credited with all service before and during the leave of absence for the purpose of earning increments.

10.8.2.2 Employees who apply for and are successful in obtaining end dated positions in the other bargaining unit and who are granted definite leave from their position to provide this service will accrue time simultaneously in both units for increment purposes.

10.8.3 For the purpose of article 10.8, days paid for sick leave, pressing necessity, workers' compensation, leave with pay and union business leave shall be regarded as service.

10.8.4 **SIAST shall recognize experience at the commencement of 15 years of service in accordance with article 5 by providing a long service increment equivalent to five percent (5.00%) above the appropriate step in the pay tables in appendix A**

10.9 Allocation to a New Educational Supplement

10.9.1 Employees in the instructor, educational counsellor and librarian classification shall move as set out below to the next educational supplement on the completion of **one of the following:**

- (a) The relevant requirements for the next higher educational supplement.
- (b) One (1) full year of relevant accredited university education.
- (c) One (1) full year of relevant SIAST education/training.
- (d) Five hundred (500) hours of relevant courses that would be recognized by SIAST through professional development, program development, or employee development.

(e) Completion of the Faculty Certificate Program.

(f) A combination of any of the above, equivalent to five hundred (500) hours.

10.9.2 It shall be the responsibility of the employees to notify human resources upon successful completion of all course work and particularly of qualifications for the next educational supplement.

10.9.2.1 The onus shall rest on the employee to submit satisfactory evidence certifying the employee's qualifications and the effective date thereof, such evidence to be confined to an official transcript or official letter (if degree) from the granting authority.

10.9.3 When an employee qualifies to go from a lower educational supplement to a higher educational supplement, the employee's pay shall be adjusted to the minimum of the new educational supplement except that the rate will not be less than one full step above the employee's salary on date of allocation and not more than the maximum of the new educational supplement. If the assignment produces a rate between two (2) steps in the higher educational supplement, the salary shall be adjusted to the higher of these two (2) rates then an additional step shall be added if the employee is not at the maximum step.

10.9.4 The effective date of the increase shall be on the first semi-monthly/bi-weekly pay period following submission of documents to the employer indicating the successful completion of the course requirements.

10.10 Pay on Promotion

10.10.1 Except as described elsewhere in the collective agreement, on promotion, an employee's rate of pay shall be adjusted to the minimum of the new salary table except that the rate will not be less than one full step above the employee's salary on date of application in a reclassification situation, or date of appointment in an appointment situation and not more than the maximum of the new salary table. If the assignment produces a rate between two (2) steps in the salary table of the higher paid position, the salary shall be adjusted to the higher of these two (2) rates then an additional step shall be added if the employee is not at the maximum step.

10.10.2 A permanent employee who is promoted and fails the probation shall revert to the position held prior to promotion or by mutual agreement the employee may revert to a similar position. The rate of pay in the position will be adjusted upwards based on any increments which would have been earned had the employee not been promoted.

10.10.3 The promotion formula in article 10.10.1 shall be used when permanent employees of one (1) bargaining unit of the Campus accept higher paid positions in the other bargaining unit. This formula will also apply if a permanent employee from an out-of-scope position successfully bids to a higher level position covered by this agreement.

10.11 Pay on Demotion

10.11.1 When a permanent employee is demoted, the rate of pay for the new position shall be as follows:

- 10.11.1.1 Involuntary: If the rate of pay received in the previous position was more than the maximum rate of the new position, the employee will be red-circled for two (2) years, at which time the employee shall receive the maximum of the new salary table.
- 10.11.1.2 Involuntary: If the rate of pay received in the previous position falls within the salary table of the new position, the new rate will be the former rate received or if no such rate exists, the next higher rate.
- 10.11.1.3 Voluntary: If the rate of pay received in the previous position was more than the maximum rate of the new position, the new rate shall be the maximum of the new position.
- 10.11.1.4 Voluntary: If the rate of pay received in the previous position falls within the salary table of the new position, the new rate will be the former rate received or if no such rate exists, the next lower rate.

10.12 Supervisory Assignments

10.12.1 Stipends

- 10.12.1.1 Instructors, educational counselors, and librarians assigned supervisory duties and/or in sole charge of a program will receive a semi-monthly/bi-weekly stipend on the basis of the number of staff reporting to them in an academic year:

Category	Bi-Weekly Stipend Effective July 1, 2006	Semi-Monthly Stipend Effective July 1, 2007	Semi-Monthly Stipend Effective July 1, 2008	Number of Staff
I	\$103.47	\$117.70	\$123.59	5 or less
II	\$206.92	\$235.37	\$247.14	more than 5 up to and including 15
III	\$284.52	\$323.64	\$339.82	more than 15 up to and including 25
IV	\$336.25	\$382.48	\$401.60	more than 25 up to and including 35
V	\$362.11	\$411.90	\$432.50	more than 35

- 10.12.1.2 An employee who accepts a supervisory assignment shall have the right to revert to **their** former assignment.

- 10.12.1.3 There shall be no pyramiding of supervisory stipends.

10.12.2 Monitoring/Supervising Outreach Programs

10.12.2.1 For the purpose of determining supervisory stipends payable for monitoring/supervising outreach programs, the calculation will be made on the basis of one stipend per twenty (20) courses/programs to a maximum of three (3) stipends. A stipend is \$77.60 (bi-weekly) effective July 1, 2006; \$88.27 (semi-monthly) effective July 1, 2007; and \$92.68 (semi-monthly) effective July 1, 2008.

10.13 Reconciliation

10.13.1 In the event a full-time employee is dismissed, resigns, promotes, demotes, transfers, retires, is laid-off, is on leave for the remainder of the academic year, or otherwise terminates employment from the classifications listed in Appendix A prior to the completion of the full academic year, a reconciliation of the salary paid to that date and actual salary entitlement to that date based on one hundred ninety-ninth (1/199) of the annual salary for each assigned day worked shall be conducted. Any monies owing shall be paid to the employee and any monies overpaid shall be recovered from the employee.

10.13.2 In the event a full-time employee commences employment other than at the normal start of that program, the employee shall be paid on a semi-monthly basis in accordance with the rates of pay contained in Appendix A until the normal end of such program or June 30 following, whichever occurs first, at which time a reconciliation of salary paid to that date will be carried out in accordance with article 10.13.1 above.

10.13.3 Full-time employees who, as a result of approved leaves of absence without pay, will not complete one hundred ninety-nine (199) assigned days in an academic year shall be subject to a reconciliation of the salary paid during the academic year and actual salary earned. The reconciliation calculation will be completed immediately upon approval of the leave. The employer/union may negotiate the terms of the payback for any monies owed to the employer. If the union and the employer can not agree to terms for the payback, the employee will be required to complete the payback by June 30th of that academic year.

10.14 Recovery of Wages Paid

10.14.1 In the case of death, there shall be no recovery of wages paid.

10.15 Temporary Performance of Higher Duties (TPHD)

10.15.1 Temporary performance of higher duties occurs only by assignment and neither the employee nor the out-of-scope supervisor should assume it takes place without voluntary agreement. Where an employee agrees to perform the higher duties of an employee in a higher paid position, the rate of pay shall be adjusted to the minimum of the salary table of the position being replaced or pay classification or on the basis of the promotion formula outlined in article 10.10, whichever is the greater.

10.15.2 Remuneration shall be payable under this subsection for all days assigned.

10.15.3 Temporary performance of higher duties shall not exceed twenty-nine (29) assigned/working days or fifty-nine (59) calendar days in a fiscal year. Extensions may be granted by agreement between the employee, the employer and the union. Such agreement shall not be unreasonably withheld.

- 10.15.3.1 Temporary performance of higher duties will be compensated for the minimum of one (1) day at the higher rate of pay.
- 10.15.4 Periods of temporary performance shall not produce any change in increment date but shall count for increment purposes. The rate in the TPHD position shall be, from time to time, adjusted based upon increments received in the employee's regular position.
- 10.16 Pay on Bumping or SIAST Initiated Transfer
- 10.16.1 Where, as a result of a bump or a SIAST initiated transfer, a permanent employee is employed in the same or similar position, the rate of pay shall be at the same step in the salary table as at the time of lay-off, or previous to the transfer, including any time which may have been earned toward an increment.
- 10.16.2 If an employee has no available bump, except to a position with a lower maximum salary, the employee will be red-circled for two (2) years or until the maximum salary of the new position equals or exceeds their current salary, whichever provides the greater benefit, including any time which may have been earned toward an increment.
- 10.16.2. If the employee is still red-circled at the conclusion of the two (2) years, the employee's salary will be reduced to the maximum salary of the lower position.
- 10.16.2.2 In cases when red-circling is applicable, the two (2) years commences at the end of the notice period.
- 10.16.2.3 When an employee is required to bump into a lower classification, the employee will be red-circled for two (2) years. If the employee is again required to bump to a lower classification within the two (2) years (this may happen more than once), the employee remains red-circled at the original pay rate until the two (2) years has expired. When the two years has expired, if the employee is still red-circled, the employee then reverts to the maximum salary in the new classification.
- 10.16.3 Employees will be red-circled at their salary excluding stipends.
- 10.16.4 Full-time employees who bump into a part-time position in a higher classification and are laid-off or bumped from that position within two (2) years and are required to bump into a classification with lower maximum salary will be red-circled at the rate of the full-time position if it is higher than the classification in which the employee bumps.
- 10.16.5 If an employee bumps into an assignment during the employee's notice period that results in the employee receiving lesser pay, the employee's salary will be maintained for the duration of the notice period.
- 10.16.6 Where, as a result of a bump, a permanent employee is employed in a position that has a higher maximum salary, the rate of pay shall be equivalent to the rate formerly received (if an identical rate exists in the new salary table), or the next higher rate (if an identical rate does not exist in the new salary table).

10.17 Pay on Re-Employment

10.17.1 Where, as a result of a competition, a permanent employee from the re-employment list is employed in a position that has a lower maximum salary, the rate of pay shall be equivalent to the rate formerly received (if an identical rate exists in the new salary table), or the next higher rate (if an identical rate does not exist in the new salary table), or the maximum rate (if the rate in the former position exceeds the maximum of the new salary table).

10.17.2 Where, as a result of a competition, a permanent employee from the re-employment list is employed in the same or similar position, the rate of pay shall be at the same step in the salary table for the position as at the time of lay-off, including any time which may have been earned toward an increment.

10.18 Changes in the Salary Table

10.18.1 When there is a change in the salary table, the employee shall move to the same step in the new salary table as held in the previous salary table.

10.19 Calculation of Pay in Lieu

10.19.1 Permanent full-time employees who have been laid-off shall receive not less than ten (10) weeks' notice of lay-off or pay in lieu thereof. For purposes of calculating calendar days notice under this article, the notice period will start the next working day after the employee receives notice, in writing, that the employee has been bumped or laid-off. Pay in lieu of notice will be 2.5/12 of the employee's annual salary, subject to the following:

- (a) if the employee is not required by the employer to work any assigned days during the notice period the employee will receive two and one-half (2 ½) months pay in lieu of notice.
- (b) if the employee is required to work any assigned days during the notice period the employee will be paid one one hundred ninety-ninth (1/199) for each day worked and will receive two and one-half (2 ½) months pay less salary earned during the notice period.

10.19.2 On the date of notice of lay-off an initial pay reconciliation calculation will occur subject to article 7.3.

10.19.3 At the conclusion of the notice period a final pay reconciliation shall be made in accordance with article 10.13.1 and subject to article 7.3.

10.20 Severance Pay

10.20.1 A permanent employee who is bumped or laid-off shall be entitled to receive severance pay on resignation on the basis of ten (10) assigned days' pay for each year of service or portion thereof (rounded up). Pay will be calculated on the basis of the employee's rate of pay at the time of separation. Severance pay is a payment to an employee to ease the effects of involuntary separation through lay-off. It is not compensation for past services.

10.20.2 Calculation of Severance

10.20.2.1 Utilize seniority list:

$$\begin{array}{rcc} \text{Up to June 30,} & + & \text{July 1, 1989 to June 30, 2005} & + & \text{July 1, 2005 to future} \\ \text{1989} & & & & \\ \hline & & 261 & & 200 & & 199 \end{array}$$

10.20.3 Eligible years for the purposes of severance pay will include all continuous salaried employment with the employer. The calculation of eligible years for the purpose of severance will be made utilizing the seniority list, the formula included in article 10.20.2.1 and any prior out-of-scope service except when the employee has utilized the provisions of article 5.3.7 to regain their seniority and has previously collected severance or article 5.7.2 to transfer their seniority to SIAST. In those situations the employee will utilize their seniority/service since the break in service or since the transfer. For those employees with SIAST as at January 1, 1988, eligible years of service will include continuous salaried employment with the urban community colleges, the Government of Saskatchewan, or the Advanced Technology Training Centre.

10.20.4 A permanent employee who is on lay-off will be paid severance pay at the end of thirty-six (36) months on the re-employment list or on resignation from the re-employment list if the employee did not have an opportunity to remain as incumbent in their former assignment.

10.21 Career Assistance Payment

10.21.1 Permanent employees whose jobs are abolished or are laid off from ongoing positions who resign and accept severance **will receive a Career Assistance payment in addition to severance pay. This payment is intended to be used by the employee for assistance with career counselling, job placement, retraining, relocation, career adjustment or other applicable career assistance.**

10.21.2 **The maximum value of the payment shall be \$5,000 calculated on the basis of \$1,000 for every two (2) years of service, pro-rated for partial years.**

10.22 Pay Administration for the Co-operative Education Program

10.22.1 Due to the nature of the Co-operative Education Program , it may be desirable to assign an employee for up to 219 days in one year and 179 days in the next year or vice versa. This works out to an average of three hundred ninety eight (398) days in a 2-year period. Pay will continue on a regular basis as though the employee had worked 199 days each year. An employee working under this provision shall maintain full-time status and shall accrue seniority and all other benefits as if each academic year consisted of one hundred ninety nine (199) assigned days.

10.22.1.1 If the employee works less than three hundred ninety eight (398) days in the 2 year period, the seniority shall be adjusted in the second year.

10.22.2 In the event that an employee terminates employment after one year, that employee shall be reconciled on June 30 of that year with the benefits and pension based on at least one hundred ninety-nine (199) days of completed work.

10.23 Emergency Advances

10.23.1 An employee may receive an emergency salary advance. The employee will make application for an advance to the campus director. Subject to approval by the campus director, and provided the employee has requested the advance before noon, the employee will receive the advance on the day following the date of application. The advance will not be more than the net amount payable for that pay period.

10.24 Maternity/**Parental** Leave Allowance

An employee on maternity/**parental** leave and in receipt of Employment Insurance benefits or serving the two (2) week waiting period shall be entitled to a maternity/**parental** leave allowance in accordance with the following provisions:

- (a) for the first two (2) weeks an employee shall receive **their** weekly rate of pay;
- (b) for fifteen (15) additional weeks, payments equivalent to the difference between the Employment Insurance benefits the employee is eligible to receive and **their** weekly rate of pay;
- (c) all other time as may be provided under this article shall be on a leave without pay basis.
- (d) the employer will pay its usual share of benefit premiums on behalf of the employee during **their** health-related absence, in the same way the employer pays benefit premiums for an employee in receipt of sick leave credits.

ARTICLE 11 ALLOWANCES, DIFFERENTIALS AND OTHER PAYMENTS

11.1 Travel

11.1.1 SIAST agrees to follow the Public Service Commission review dates and kilometre rates (including the kilometre rates for incidental kilometre expenses).

11.1.1.1 Rates are posted and regularly updated on mySIAST.

11.2 Incidental Kilometre Expenses

11.2.1 The allowance payable to employees authorized on an incidental basis to use privately owned vehicles for Campus business is as follows:

1. Car: Subject to a minimum allowance of \$5.00 per day, \$1.50 per hour (pro-rated for shorter periods) for actual usage to a maximum of \$6.00 per day or the appropriate Public Service Commission kilometre rate, whichever is greater.
2. Truck: Subject to a minimum allowance of \$5.00 per day (1/2 or 3/4 ton) - \$2.00 per hour for actual hauling time to a maximum of \$7.00 per day, or the appropriate Public Service Commission kilometre rate, whichever is the greater.

11.3 Hotel Accommodation

11.3.1 Hotel - actual and reasonable charges supported by a receipt. Charges in excess of such amounts as may from time to time be determined by the employer must be approved by the immediate out-of-scope supervisor.

11.3.2 An amount of **thirty-five (35)** dollars per night (no receipt necessary) will be paid for accommodation in private residences or in private trailers.

11.3.3 Amounts in excess of **thirty-five (35)** dollars per night for accommodation in private residences will be accepted only when accompanied by a receipt and a signed statement from the employee that no other accommodation was available.

11.4 Meals

11.4.1 The following rates include GST and meal gratuities. Where a charge is made for a banquet, it will be in lieu for the meal rate provided for that meal.

Per diem allowance	\$41.00
For partial days:	
Breakfast	\$8.00
Dinner	\$14.00
Supper	\$19.00

11.4.1.1 No claim for a meal allowance may be made for:

- breakfast, if the time of departure is later than 7:30 a.m. or the time of return is earlier than 8:30 a.m., or
- dinner, if the time of departure is later than 11:30 a.m. or the time of return is earlier than 12:30 p.m., or
- supper, if the time of departure is later than 5:30 p.m. or the time of return is earlier than 6:30 p.m.

11.4.1.2 Notwithstanding the above, an employee authorized away from the employee's locale after 5:30 p.m. and having worked six (6) hours after 5:30 p.m. will be eligible for a dinner meal allowance. No allowance will be paid to employees on overtime rates, nor shall more than three (3) meals be claimed for in one (1) day.

11.5 On SIAST Business Outside the Province

11.5.1 Hotel Accommodation

11.5.1.1 Hotel Accommodation: Actual and reasonable charges supported by a receipt.

11.5.2 Meals

11.5.2.1 The following rates include GST and meal gratuities. Where a charge is made for a banquet, it will be in lieu for the meal rate provided for that meal. Appropriate exchange rates will be applicable if higher.

Per diem allowance	\$51.00
For partial days:	
Breakfast	\$11.00
Dinner	\$16.00
Supper	\$24.00

11.6 Incidental Expenses

11.6.1 Actual and reasonable charges for such things as taxis, off-street parking and storage of employer vehicles. Expenses such as telephone, laundry, dry-cleaning and other expenses shall be reimbursed subject to employer approval. Receipts shall be required for all the above expenses. Metered parking to a maximum of **\$10.00** without receipts.

11.7 Northern Allowance

11.7.1 Employees stationed at a work location above the 54 degree parallel (including Cumberland House, but excluding Meadow Lake and La Ronge) shall be paid an allowance of one hundred and fifty dollars (\$150) per month over and above their basic rate of pay for each full month stationed there.

11.7.1.1 The kilometre rate for travel north of the 54th parallel will be posted and regularly updated on mySIAST.

11.8 Relocation Allowance

- 11.8.1** Except as specifically provided elsewhere in this agreement, a permanent employee who is required to change locale shall be entitled to the relocation allowances **as** contained in **Appendix F**.
- 11.9 Acceptable Housing is Not Available
- 11.9.1 An employee required to travel to communities where acceptable housing is not available shall be paid mileage from the nearest community in which housing is available to their place of work.
- 11.10 Protective Clothing and Personal Loss
- 11.10.1 The intent of this article is to compensate employees for occasional, unexpected damage to clothing or personal effects while carrying out duties associated with their job.
- 11.10.2 This article will not apply in cases where repair or replacement is necessitated by normal wear and tear.
- 11.10.3 An employee is expected to exercise reasonable care and caution to avoid damage. If an employee has protective clothing and apparatus the employee is expected to wear it to protect their personal clothes, jewellery and eye glasses. Jewellery should not be worn in shop or lab areas where it may be a safety hazard or it may be broken or damaged.
- 11.10.4 An employee who is not wearing protective clothing and apparatus will not be compensated for damages which would not have occurred had they been wearing it.
- 11.10.5 An employee is expected to be responsible and reasonable in their choice of clothing they wear to work.
- 11.10.6 Where an employee suffers damage to clothing as a direct consequence of performing required duties, the employer will compensate the employee to a maximum of three hundred dollars (\$300.00) per incident where the loss is not otherwise compensated. Any incident of such loss suffered by an employee must be reported to the employee's supervisor.
- 11.10.7** If an employee suffers damage to their clothing or personal effects they are to report the incident to their supervisor that day. The supervisor will determine if the incident falls within the intent of this article. The supervisor will report the incident to the **immediate out-of-scope supervisor, who** will assess the damage. Compensation will be based on the current replacement value of the article. The **immediate out-of-scope supervisor** will authorize and initiate payment.
- 11.11 Danger Pay
- 11.11.1 Employees working with inmates at the Saskatchewan Penitentiary, the Provincial Correctional Centres and the Regional Psychiatric Centre shall receive the penitentiary factor allowance of eight dollars (\$8.00) per working day and such increases as negotiated between the federal government and PSAC. Danger pay is not prorated in situations where the employee spends less than a full day in the Saskatchewan Penitentiary, the Provincial Correctional Centre, or the Regional Psychiatric Centre.

- 11.12 Payment of Professional Fees
- 11.12.1 SIAST agrees to pay the professional fees of all employees who are required as a condition of employment to be a member of an association.
- 11.13 Shift Differential
- 11.13.1 In addition to the regular rates of pay, a shift differential in the amount of 70 cents per hour or a minimum of three dollars (\$3.00) per day shall be paid for all hours assigned between the hours of 5:00 p.m. and 7:30 a.m. Shift Differential shall not be a part of basic wage rates or be used in calculating overtime rates, nor shall it be paid for any hours for which overtime rates are being paid.
- 11.14 Childcare Expenses
- 11.14.1 Employees authorized to travel and remain overnight on SIAST business outside their own locale shall be entitled to claim for actual and reasonable costs incurred in obtaining childcare if no other member of the family is available to provide such care. Such expenses are not intended to reimburse the claimant for childcare expenses they would have normally incurred had the employee been performing the employee's normal work on that day. These provisions do not apply to employees that are normally required to travel in their job.
- 11.15 Call-back
- 11.15.1 An employee who receives a call-back for overtime after leaving the place of work shall be paid for a minimum two (2) assigned hours. Employees may accumulate the hours to be taken as time off in lieu with the agreement of the employer.
- 11.16 Standby
- 11.16.1 Definition - Standby duty shall mean a period during which an employee is not on regular duty but during which the employee is assigned to be on call and immediately available to return to work. In no case shall such assignment be less than one (1) hour.
- 11.16.2 Standby Pay - The employee shall be paid the sum of \$1.50 per hour, for actual hours on standby duty.
- 11.16.3 All employees required to be on standby shall be assigned a pager to facilitate employer contact.
- 11.16.4 No employee of SIAST will be required to be on standby for more than two (2) weekends in four (4).
- 11.16.5 Employees accepting a standby assignment shall be deemed to be accepting of a call-back if it is a result of a situation arising from a standby assignment.

ARTICLE 12 UNASSIGNED DAYS

12.1 Unassigned Days

12.1.1 For all employees unassigned days shall be deemed to be full compensation for vacation leave and designated holidays.

12.1.2 Full-time employees shall be entitled, in each year, to a minimum of six (6) consecutive weeks of unassigned days. The six (6) week period shall include the month of July and/or August. No employee shall be required to work for more than two hundred and ten (210) assigned days without these unassigned days.

12.1.3 An employee may waive their right to six (6) consecutive weeks of unassigned days as outlined in article 12.1.2 above. Such employees shall complete the prescribed "Waiver of Unassigned Days" form. This form must be signed by the employee and the employee's out-of-scope supervisor and a copy forwarded to the local campus committee chairperson.

ARTICLE 13 COPYRIGHT/COURSE MATERIALS

Copyright Preamble

Before an employee embarks upon an assignment, project or undertaking to develop/produce materials, which may ultimately involve copyright, ownership shall be established by agreement between SIAST and the employee in accordance with the following provisions. The president shall represent SIAST in reaching such agreement.

13.1 SIAST Ownership

13.1.1 Where a SIAST employee is specifically hired or assigned to develop/produce materials and/or an employee develops/produces materials to support a function of SIAST, SIAST will own the copyright to such materials.

13.1.2 Where an employee has developed/produced materials to be utilized to support a function of SIAST, the employer agrees that the employee may be granted permission to quote selected portions of such material or to publish the material. Such permission will not be unreasonably withheld.

13.2 Employee Ownership

13.2.1 Where an employee utilizes materials to support the employee's function at SIAST, created prior to their employment with SIAST, the ownership of the copyright will be retained by the employee.

13.2.2 Where an employee develops/produces materials on the employee's own time, outside the SIAST without using SIAST resources, systems, facilities, funds or staff, the employee will have sole ownership of such materials. For purposes of this clause, library collections are not considered a SIAST resource.

13.3 Joint Ownership

13.3.1 Where materials are developed/produced with shared resources, the ownership of the copyright will be shared, with the shares to be determined in advance through negotiations.

13.3.2 If the use of materials developed/produced with shared resources, or where copyright is jointly held, produces any income, other than direct student fees, the income shall be apportioned according to the shares held or 50/50 in the case of joint ownership. The income shall be calculated in accordance with accepted accounting principles. The calculations will be provided to the employee(s) concerned. This calculation is subject to the grievance procedure.

13.3.3 Where an employee develops/produces materials utilizing SIAST resources, systems, facilities, funds or staff, the ownership of the copyright will be shared, with the shares to be determined in advance through negotiations.

13.4 Course Materials

13.4.1 An employee's lecture materials, demonstrations, written or graphic materials, audio-visual materials and any other teaching aids which the employee develops/produces, acquires or introduces into SIAST as a complementary function to the employee's teaching or teaching-related functions shall be the property of the employee but accessible to SIAST. Such materials may only be utilized, by someone other than the employee, when the employee is not available to provide the service. The material may only be utilized by the person replacing the employee.

13.4.2 Notwithstanding article 13.4.1, course outlines/lesson plans, where available, shall be obtainable by the program supervisor and will be the property of SIAST.

13.4.3 Copies of an employee's testing materials and evaluation criteria will be maintained in a restricted file and will only be utilized when the employee is not available to provide the service and only with the approval of the employee.

ARTICLE 14 CLASSIFICATION SPECIFICATION PLAN

- 14.1 The employer shall establish and maintain a Classification Specification Plan which will specify the **minimum** qualifications, skills, abilities and experience required for each job. Amendments shall be made from time to time as changes in organization and work assignments require. Copies of such amendments shall be forwarded to the union. All jobs shall be allocated to one (1) of the classifications set forth in this agreement.
- 14.1.1 Notwithstanding article 14.1, the parties agree to maintain the old Public Service Classification Plan until such time as the new SIAST Classification Plan is established.
- 14.1.2 The employer shall provide a current copy of all classification specifications to the union at their request.
- 14.1.2.1 A copy of all amended job descriptions will be forwarded to the union for information a minimum of one (1) week in advance of utilization.
- 14.1.3 All new or revised classifications and positions shall be established in accordance with this article. If the position is to be included in-scope, SIAST shall negotiate the probationary period, the hours of work designation and rate of pay with the union. If no agreement is reached, the employer may advertise the position at a salary table which is the lower of the proposed salary tables advanced by each party, subject to the arbitration procedure in article 25.
- 14.1.4 If the employer intends to establish a position that they consider out of scope, union shall be informed of that fact and provisions of article 2.2 shall apply.

ARTICLE 15 SICK LEAVE

15.1 Sick Leave Definition

15.1.1 Sick leave, for purposes of this article, means that period of time an employee is absent from work with full pay by virtue of being sick or disabled or under examination or treatment of a physician, chiropractor or dentist, attending Employee and Family Assistance Program (EFAP) sessions, or because of an accident or illness for which compensation is not payable elsewhere in this agreement. Coverage will be provided under this article for an employee to accompany the employee's dependent in any of the above planned appointments, treatments or sessions.

15.2 Sick Leave Credits/Accumulation

15.2.1 Employees shall earn sick leave credits based on the following rate: one hundred ninety-nine (199) assigned day work schedule, shall earn sick leave credits at the rate of one and one-half (1½) days for each twenty (20) assigned days to a maximum of fifteen (15) days per academic year. Employees who work less than full-time shall earn sick leave on a pro-rata basis. All employees will earn pro-rata amounts in the year that they terminate their employment. Employees who are assigned 199 days in an academic year shall earn fifteen (15) days per academic year.

15.2.1.1 Any unused days of the foregoing amounts shall be accumulated from year to year.

15.2.1.2 SIAST shall maintain two (2) sick leave banks for each employee. **An employee's sick leave accumulation as defined in 15.2.1 shall be divided between the two (2) banks as follows:**

15.2.1.2.1 Primary Sick Leave Bank

Twelve (12) days from each fifteen (15) accumulated days of sick leave with pay shall be set aside for employee use. Days in this bank may not be accessed for purposes of the employee to accompany the employee's dependents as referenced in Article 15.1.1.

An employee may accumulate up to a maximum of seventy-five (75) days within the Primary Sick Leave Bank.

Any additional sick leave accumulations will be stored in the General Sick Leave Bank as defined in Article 15.2.1.2.2.

Should the sick leave accumulated in the Primary Sick Leave Bank be depleted, any additional sick leave will be drawn from the available accrual in the General Sick Leave Bank as per 15.2.1.2.2.

15.2.1.2.2 General Sick Leave Bank

At least three (3) days from each fifteen (15) days of sick leave accumulated shall be set aside as leave with pay by virtue of the definitions as outlined in 15.1.1.

Days in this bank may also be accessed for purposes of the employee to accompany the employee's dependents as referenced in Article 15.1.1.

Whenever the available accrual for benefits as referenced in Article 16.6 is depleted, any approved additional leave under that article can be drawn from available accruals in this bank.

15.2.2 Employees shall be entitled to draw on their accumulation to a maximum of two hundred and sixty (260) consecutive working days.

15.2.2.1 Employees, who have applied for or will be applying for Long Term Disability, shall be entitled to draw on their sick leave accumulation as per article 15.2. However, employees who have applied for, been accepted by the Long Term Disability Plan and return to work from long term disability will be able to utilize the sick days as provided by SGEU's LTD Plan.

15.2.3 Employees will draw on sick leave credits to the extent earned, except that full-time and part-time employees may, subject to approval by the out-of-scope manager, draw on future credits to a maximum of fifteen (15) days.

15.2.4 An employee on leave of absence with full pay shall receive sick leave credits for the period of such absence. Such employee shall record all sick days. The onus will be on the employee to substantiate all claims for sick leave under this article subject to article 15.6 below. Leave of absence without pay shall be dealt with on the basis of article 16.1.

15.2.5 Employees will receive information regarding sick leave accumulation through mySIAST.

15.3 Short-Term Medical Leave

15.3.1 The employer will grant short term leave with pay for the purposes of required visits to medical and dental offices. Any such absence of one-half (½) day or more shall be deducted from accumulated sick leave credits.

15.4 Sick Leave and Notice of Lay-off

15.4.1 An employee who becomes ill after receiving notice of lay-off, and whose illness has not ended prior to the date of lay-off, will be able to use their sick leave accumulation to the date of lay-off.

15.5 Notification of Supervisor

15.5.1 An employee shall inform their supervisor before starting time, or as soon as possible, of the need to be absent. Less than full-time employees with sick leave credits shall be paid only for those days on which they would have worked. A deduction shall be made from accumulated sick leave of all normal working days.

15.6 Medical Certificates

15.6.1 The employer may require an employee to produce a medical certificate for any illness. The cost of any medical certificate provided will be paid for by the employer.

15.7 Advances or Loans - Third Party Liability

15.7.1 If an employee meets with an accident under circumstances entitling the employee to recover damages from a third party, the employer, instead of paying benefits under this article, may authorize advances or loans to such employees to be paid out of the damages, if any, recovered by the employee from the third party. If no damages are recoverable, the charges will be assessed against the employee's sick leave credits.

15.7.2 If an employee is able to recover damages from a third party the third party shall be liable to pay all benefit premiums the employer would normally pay.

ARTICLE 16 LEAVE OF ABSENCE

16.1 General Leave

16.1.1 Either Definite or indefinite leave of absence without pay, for valid reasons, may be granted to any employee by the employer. The employee's request and the employer's response shall be in writing. Requests for such leave shall be made thirty (30) days in advance of the commencement date, except in unavoidable circumstances.

16.1.1.1 The following criteria will be used to assess requests for leave without pay:

- (a) the benefits to the Campus and SIAST;
- (b) the relationship between the leave and an improvement to the employee's qualifications and/or their ability to perform their job;
- (c) the impact on the workload of the unit;
- (d) the budgetary implications;
- (e) the impact on students;
- (f) the ability to replace the individual;
- (g) the employee's length of service;
- (h) the amount of notice given (requests should be made no later than one month in advance, except in unavoidable circumstances);
- (i) the length and timing/dates of the leave;
- (j) the degree to which the work unit will be disrupted.

In all cases, the employee must demonstrate a definite intention to return to employment with SIAST and provide detailed information regarding the purpose of the leave. If the employee does not indicate an intention to return to SIAST, a definite leave will not be considered. Exceptions will be made for employees in receipt of Workers' Compensation benefits and those seeking leave because of long-term illness. In these cases, the employer will accommodate the request to the point of undue hardship.

Each request will be considered on an individual basis, taking into account the unique circumstances surrounding it and the criteria noted above.

Leaves must be approved by the immediate out-of-scope supervisor. Employees cannot begin a leave until the immediate out-of-scope supervisor's approval is obtained in writing.

In order to support and encourage internal applications for management positions, employees who have already been granted two (2) years of definite leave to accept an out-of-scope position may be granted an additional year of definite leave if:

- (a) it is not necessary to hold a position vacant.
- (b) it would be difficult to recruit an equally suitable candidate to the out-of-scope position.
- (c) continuity of effort to date would be severely disrupted if the employee were to return to the bargaining unit at the end of the definite leave.
- (d) the employee's service record in the out-of-scope position is of the highest calibre.
- (e) both the immediate out-of-scope supervisor and president are in agreement that the granting of the additional leave is in the best interest of SIAST.

16.1.2 Definite Leave

Definite leave is leave of a specified duration to a maximum of two (2) years. Definite leave can be extended for an additional year if the leave is for medical reasons.

16.1.2.1 Employees on a definite leave who require leave for more than two (2) years must apply for an indefinite leave of absence.

16.1.2.2 For the first three (3) months, employees on **definite leave** shall be entitled to accrue vacation and sick leave.

16.1.2.2.1 Article **16.1.3** shall not apply to employees who take a leave to work in the other bargaining unit.

16.1.2.3 Employees who take a **definite** leave to be appointed to an end-dated position will not be allowed to bump at the end of the term; rather, they will revert back to the position from which they took leave.

16.1.2.4 When an employee is on **definite** leave, applies for and is granted another leave to take another position, the employee's original leave is cancelled.

16.1.2.5 If a position ends before the employee's **definite** leave ends, the employee must apply for, be appointed to and take leave from a position, to provide a reference point for seniority calculation.

16.1.2.6 If, while on **definite** leave, the employee is bumped or laid-off, the employee shall remain on leave and may defer any actions allowed under article 4 or 7 until the leave has expired and the employee has returned to work.

16.1.2.7 Employees may return from **definite** leave earlier than specified only with the approval of the employer. In granting any **definite** leaves of absence, return from leave on dates which may adversely affect Campus program operations will not be approved.

- 16.1.2.8** Employees on definite leave must indicate their intention to return to work, to extend their leave or to resign to the employer, in writing, of the employee's intention sixty (60) days prior to the expiration of the employee's leave.
- 16.1.2.9** An employee returning from a **definite** leave of absence shall have the right to make-up all superannuation contributions missed during the leave if the pension plan so provides.
- 16.1.2.10** When an employee is on **definite** leave and the employee exercises rights under article 4 or article 7 to any full-time or part-time assignment, the employee's original leave is cancelled, excluding extension (article 4.25), international (article 4.13) and casual (article 4.22) assignments.
- 16.1.2.11** An employee returning from definite leave of absence without pay shall be reinstated in the former or equivalent position.
- 16.1.2.12** Any employee granted a definite leave of absence will be given seniority recognition for the days they normally would have been employed except for an employee that takes a leave from a full-time assignment to be appointed to a part-time assignment, or an employee in a job sharing arrangement who shall have their seniority determined in accordance with article 4.20.5.
- 16.1.3** **Indefinite Leave**
- 16.1.3.1** Indefinite leave is leave of an unspecified duration. Employees on indefinite leave of absence shall be required to apply for extensions annually giving proof that the original conditions under which the leave was granted still prevail.
- 16.1.3.2** An employee returning from indefinite leave of absence, without pay, shall have the employee's name placed on a re-employment list if the employee requests prior to the last day of the employee's leave.
- 16.1.3.3** Any employee granted an indefinite leave will be given seniority recognition for the days they normally would have been employed to a maximum of 60 assigned/working days **for the first year.**
- 16.1.3.4** An employee returning from **an indefinite** leave of absence shall have the right to make-up all superannuation contributions missed during the leave if the pension plan so provides.
- 16.1.3.5** When an employee is on **indefinite** leave and the employee exercises rights under article 4 or article 7 to any full-time or part-time assignment, the employee's original leave is cancelled, excluding extension (article 4.25), international (article 4.13) and casual (article 4.22) assignments.

16.1.3.6 The employer shall grant an indefinite leave, for the term of office, to any permanent employee elected to public office **through a municipal, provincial, federal, or board of education election.**

16.2 **Leave for Public Office**

16.2.1 The employer shall grant, on written request, a definite leave of absence without pay for a period up to one (1) year to any permanent employee to seek election in a municipal, provincial, federal, **or board of education** election.

16.3 **Return to Industry Leave**

16.3.1 SIAST may request, or grant upon an employee's request, a return to industry leave. The employee may request up to a maximum of two (2) years' definite leave. They will have the opportunity to return to their position at SIAST each year. However, after two (2) years, if the employee does not return to work the employee will be deemed to have resigned.

16.4 **Employees on Long-Term Disability (LTD)**

16.4.1 An employee suffering prolonged illness shall, on application, be granted definite leave of absence for a period of up to two (2) years.

16.4.2 An extension of up to one (1) year of definite leave shall be granted under article 16.2.1 above if the employer is reasonably assured that the employee will be fit for duty within that time frame.

16.4.3 An employee suffering prolonged illness who requires leave further to that granted under article 16.6.1 and article 16.6.2 above shall be granted indefinite leave. Upon conclusion of the indefinite leave, the employee's name shall be placed on the SIAST-wide re-employment list.

16.4.4 Subject to written authorization from the employee, the employer shall make available, where reasonable, information which would facilitate the application of an employee who is ill, injured or disabled for any benefit or payment to which the employee is lawfully entitled.

16.5 **Maternity, Paternity, Adoption and Guardianship Leave**

16.5.1 An employee who makes application for leave at least one (1) month in advance of the requested commencement date, except where unavoidable circumstances prevent such notice, and provides the immediate supervisor with a medical certificate or adoption order certifying that the employee is pregnant or about to adopt and specifying the expected date of confinement or adoption is entitled to and shall be granted maternity, paternity or adoption leave without pay.

- 16.5.2** This leave will consist of any period of up to twelve (12) months in any combination before, or after the birth or adoption of the child. Where a doctor's certificate is provided stating that a longer period of maternity, paternity or adoption leave is required, an extension of up to twelve (12) additional months shall be allowed. Additional periods of leave may be allowed in circumstances of maternity, paternity or adoption, at the discretion of the Campus.
- 16.5.3** In the event of medical complications arising out of pregnancy such that the employee is unable to return to work at the expiry of an approved leave of absence, the employee will receive payment of normal salary from accumulated sick leave credits in accordance with article 15.
- 16.5.4** Employees who become legal guardians shall be entitled to all the benefits of this article.
- 16.5.5** The Campus shall not dismiss or lay-off an employee solely because the employee is pregnant or has applied for leave in accordance with this article.
- 16.5.6** While on the above leave(s) an employee shall accumulate seniority for the days the employee would normally have been employed, accumulate service toward increments and accumulate all other benefits as per article 16.1 (General Leave).
- 16.5.7** Subject to the qualifying provisions of the benefit plans, an employee on leave under this article may elect to maintain pension and insurance benefits for the period in which they would normally have been employed by paying the employee's share of the premium. Upon payment of premiums by the employee, the Campus shall contribute the employer's share.
- 16.5.8** When an employee elects to return to work prior to the expiration of leave granted under this article, fifteen (15) days' notice in writing, shall be provided to the employer. The employee on such leave will be allowed to return early from leave, providing the employer would not be obliged to pay two (2) individuals for the same position. Upon return, the employee shall be placed in the employee's former position or equivalent
- 16.6 Union Business
- 16.6.1 Union Leave
- 16.6.1.1 Members of the union attending union business shall be granted a leave of absence (subject to reimbursement in accordance with article 16.5.1.2) provided:
- (a) the employee is authorized by the union, in writing, to request such leave;
 - (b) the employee requests, in writing, leave for union business as authorized by the union;
 - (c) the request for union leave is made on such form or forms as agreed by the parties from time to time;

(d) such leave shall not unreasonably interfere with the operations of the employer.

16.6.1.2 SGEU will reimburse the employer for the full cost of such earnings and in addition the employer's cost of benefits as follows:

(a) for union leave in excess of thirty (30) consecutive calendar days;

(i) Employment Insurance,

(ii) Canada Pension Plan,

(iii) Superannuation.

(b) for union leave in excess of ninety (90) consecutive calendar days;

(i) Employment Insurance,

(ii) Canada Pension Plan,

(iii) Superannuation,

(iv) Sick Leave Accumulation.

16.6.1.3 Employees while on leave for union business shall have the right to return to their job on reasonable notice to the employee's out-of-scope supervisor, prior to the expiration date of the approved leave, provided that such return will not result in additional expenditures.

16.6.1.4 An employee who is elected or selected for a full-time position with the union, Saskatchewan Federation of Labour, or Canadian Labour Congress, shall be granted a definite leave of absence for a period of one (1) year. Such leave may be renewed each year, on request, during the term of office. Such employee shall continue to receive salary and benefits from SIAST conditional on reimbursement of such salary and full benefit costs by the union.

16.6.2 Union Release Time

16.6.2.1 The employer recognizes the additional responsibilities in carrying out an elected campus chairperson role. The workload of campus chairpersons shall be reduced by .5 FTE to allow the elected employee representative an opportunity to resolve SIAST employee relations problems in a proactive manner. The workload of the bargaining unit chairpersons shall be reduced by .5 FTE. This reduction shall not result in any loss of earnings, seniority or benefits, or result in any overtime paid. Campus chairpersons or appropriate designate must be available to meet during this time.

16.7 Exchange Leave/Secondment

16.7.1 An employee may apply to the supervisor for an exchange leave/secondment subject to the following provisions:

a. An exchange leave or secondment shall be for the purpose of enabling an employee to teach or to provide technical services at another institution or in

industry either in Canada or elsewhere. During a secondment, the institution or industrial organization at which the employee is appointed shall be expected to reimburse the employer for the employee's full remuneration. During an exchange leave SIAST shall continue to reimburse its own employee at the employee's regular rate of remuneration. The employee from the outside institution or industry shall continue to be paid by their employer. The qualifications and experience of the incoming exchange employee shall be acceptable to SIAST.

- b. An exchange or secondment may be granted or renewed for a period of up to a maximum of two (2) years **definite leave**.

16.8.1 **Personal Leave**

16.8.1.1 Personal leave is to be used for carrying out a personal or a family responsibility within the context of today's societal demands and pressures. These responsibilities include matters where one has an obligation or duty and where one may be held accountable or answerable in some manner if the obligation is not met.

16.8.1.2 In order to meet the employer's need of running an effective, efficient work environment, there needs to be a balance between personal responsibilities and service delivery. Employees should provide reasonable notice **and obtain prior written approval from their supervisor** when they intend to utilize personal leave, **except in the case of an unforeseen or emergency situation.**

16.8.1.3 **Employees shall be allowed leave of absence with pay and without loss of seniority and benefits in cases of leave under this article. Employees shall earn three (3) days per year for personal leave, pro-rated for part-time employment. Unused days will not be carried into the following year. Reasonable requests for additional days shall be granted and will be deducted from the General Sick Leave Bank as defined in article 15.**

16.9 **Bereavement/Compassionate Leave**

16.9.1 Bereavement/compassionate leave shall be granted as is necessary, where an employee suffers a death of a relative or person with whom they have experienced a very close relationship and/or to attend to a member of the employee's immediate family who is terminally ill. Such paid leave shall be cumulative and shall not exceed three (3) days per year. Reasonable requests for additional days shall be granted.

16.9.1.1 **Employees who qualify for compassionate leave under the Employment Insurance criteria shall be granted a definite leave of absence.**

16.10 **Jury Duty and Court Appearance Leave**

16.10.1 An employee shall be granted leave of absence with pay for all absences resulting from or associated with being summoned to serve on a jury or being subpoenaed as a witness in civil or criminal proceedings. If required by the supervisor, the employee shall produce a summons or subpoena or submit other evidence as will show the necessity of attendance at court. In all cases of absence, the employee will assign any fees received to the employer.

ARTICLE 17 DEFERRED SALARY LEAVE PLAN

17.1 Definitions

17.1.1 The following words and terms, whenever used herein, shall for the purpose thereof, unless the context requires otherwise, have the meaning set forth below, despite any definitions that conflict therewith in any other document:

- (a) "Deferred Amount" means the portion of the normal gross pay which is retained by the employer for the participant in each year in accordance with this Plan and as augmented by interest thereon but less all amounts paid out under the terms of this Plan.
- (b) "Deferral Period" means the period during which compensation is deferred in accordance with the provisions of the Plan.
- (c) "Eligible employee" means a permanent part-time or full-time employee who has been employed by the employer for a continuous period of at least one (1) year.
- (d) "Employer" means the Saskatchewan Institute of Applied Science and Technology (SIAST).
- (e) "Leave of absence" means the period of time a participant will be receiving deferred salary. In no case shall the leave of absence be less than three (3) consecutive months where the leave is to be taken by the eligible employee for the purpose of permitting full-time attendance at a designated educational institute, within the meaning assigned by Sub-section 118.6(1) of the Income Tax Act, and not less than six (6) consecutive months in any other case, nor more than twelve (12) months.
- (f) "Normal Gross Pay" means the regular salary paid to the participant, including any applicable retroactive salary, but excluding overtime and any other special payments.
- (g) "Participant" means an eligible employee whose application for participation in the Plan has been approved by the employer and who has thereupon entered into a Memorandum of Agreement with the employer.
- (h) "Plan" means the Deferred Salary Leave Plan as described in this instrument.
- (i) "Prevailing Pay" means the Normal Gross Pay less the Deferred Amount.

17.2 Funding for Leave of Absence

17.2.1 During each year prior to the agreed upon leave of absence, the participant will receive, for a maximum of six (6) years, the applicable prevailing pay as determined for the particular year by the Memorandum of Agreement.

17.2.2 In no case shall the deferred amount be less than ten percent (10%) nor greater than thirty-three and one-third percent (33 1/3%) of the participant's normal gross pay in any calendar year.

17.2.3 The employer shall pay in cash all the interest accrued on the deferred amount during the calendar year to the participant:

- (a) the last day of the calendar year during the deferral period;
- (b) the last day of the leave of absence; and
- (c) on the day that participation in the Plan ceases due to withdrawal from the Plan or upon the death of the participant;

and such interest shall be included in the taxable income of the participant.

17.3 Taking Leave of Absence

17.3.1 The leave of absence shall occur according to, and be governed by, the collective agreement and any subsequent amendments thereto, as executed by the participant and the employer, but under no circumstances will a deferral period in excess of six (6) years be allowed.

17.3.2 Upon valid justification, the employer may delay the leave of absence for up to one (1) year, or upon mutual consent between the employer and the participant the commencement of the leave of absence may be postponed, all subject to the limitations in article 17.3.1.

17.3.3 The participant shall complete a Request for Approval.

17.3.4 During the leave of absence the participant will receive payment (semi-monthly/bi-weekly), through automatic bank deposit to the participant's account. All of the deferred amount shall be paid no later than the end of the first calendar year that commences after the last calendar year of deferral.

17.3.5 The periodic amounts to be paid to the participant during the leave of absence shall be proportionate to the monies retained by the employer and the duration of the leave of absence less the appropriate deductions indicated in article 17.10.

17.3.6 The leave of absence shall commence immediately following the deferral period.

17.3.7 During the Deferral Period:

- (a) any applicable pension contributions and benefits computed with reference to salary shall be structured according to the normal gross pay;

- (b) the participant and employer will continue paying the regular share of pension contributions and health and welfare premiums as detailed in article 17.10; and
- (c) pensionable service and pension accruals shall conform to the provisions of the appropriate pension plan and will include prescribed compensation as permitted and described in the Income Tax Act and Regulations.

17.3.8 During the leave of absence period:

- (a) all the applicable collective agreement provisions respecting an unpaid leave of absence shall apply;
- (b) the participant and the employer will each pay the regular share of pension contributions and health and welfare premiums as detailed in article 17.10; and
- (c) pensionable service and pension accruals shall conform to the provisions of the appropriate pension plan and will include prescribed compensation as permitted and described in the Income Tax Act and Regulations.

17.3.9 Employees must pay any premiums for benefits before the leave commences.

17.4 Applications

17.4.1 An eligible employee wishing to participate in the Plan shall submit a Request for Approval to the immediate out-of-scope supervisor between September 1 and October 31 of the year preceding the calendar year in which the eligible employee wishes to commence participating.

17.4.2 Applications for which approval is not granted by the out-of-scope supervisor will be returned to the applicant together with a written explanation of the reason therefore.

17.4.3 Applications which do not specify the intended dates of the commencement and ending dates of the leave of absence and the purpose of the leave of absence will be denied.

17.5 Withdrawal from the Plan

17.5.1 A participant's membership in the Plan must be withdrawn upon:

- (a) ceasing to be an employee of the employer;
- (b) continuous lay-off exceeding thirty-six (36) months;
- (c) having been a recipient of long-term disability benefits for more than two (2) years;
- (d) failure to take the leave of absence as provided in the collective agreement and amendments thereto; or
- (e) death.

- 17.5.2 Upon a participant's membership ceasing pursuant to article 17.5.1, the employer shall pay to the participant, or the beneficiary as applicable, the deferred amount no later than three (3) months after ceasing membership.
- 17.5.3 In cases of extreme financial hardship, and with the consent of the local human resource manager, or designate, in consultation with the supervisor, the participant may withdraw from the Plan providing the request for such withdrawal is received at least six (6) months before the established commencement date of the leave of absence. In the event of such a withdrawal, the deferred Amount shall be paid to the participant within three (3) months.
- 17.6 Suspension from Participation in the Plan
- 17.6.1 Upon written notice to the employer, a participant may suspend participation in the Plan:
- (a) upon taking an unpaid leave of absence; or
 - (b) within the first year of becoming a recipient of long-term disability benefits.
- 17.6.2 Should the cause for suspending participation cease to exist the participant shall be reinstated upon returning to active employment.
- 17.6.3 Any suspension of participation shall not extend the deferral period beyond six (6) years.
- 17.7 Deferred Amounts
- 17.7.1 The employer unconditionally guarantees payment of the deferred amount.
- 17.7.2 The deferred amount shall be invested by the employer.
- 17.7.3 The interest rate to be applied to the deferred amount is guaranteed to be the same rate as the employer receives on short-term investments.
- 17.7.4 Payroll shall maintain an individual account for the deferred amount of each participant in the Plan; however, the amount will not be held in a segregated fund.
- 17.8 Return Following Participation in the Plan
- 17.8.1 The participant must resume employment with the employer, following the leave of absence, for a period of time not less than the length of the leave of absence.
- 17.9 General Provisions
- 17.9.1 The Plan shall not constitute a contract of employment between a participant and the employer.
- 17.9.2 The employer reserves the right to terminate a participant at any time in accordance with the terms of the collective agreement.
- 17.9.3 No amendment to the Plan or the collective agreement shall be made which will prejudice any tax ruling which is applicable prior to the amendment.

17.9.4 Interest credited to a participant's deferred amount under the provisions of this Plan will be considered as employment income for purposes of the Income Tax Act and will be reported on the participant's T4 supplementary and shall be subject to tax withholdings.

17.10 Salary and Benefits Details

SALARY AND BENEFITS DETAILS		
ITEM	DURING DEFERRAL PERIOD	DURING LEAVE PERIOD
1. Prevailing Pay	Normal gross pay less the deferred amount	Deferred amount divided proportionately, by pay period, during leave of absence.
2. Deferred Amount	As specified in the collective agreement	N/A
3. Income Tax	Calculated on the prevailing pay during deferral period	Calculated on the prevailing pay during the leave of absence and based on the then current tax rates.
4. Canada Pension Plan	Calculated on the prevailing pay; applicable employer contributions to continue	Calculated on the prevailing pay during the leave of absence and based on the then current CPP rates; applicable employer contributions to continue
5. Employment Insurance	Calculated on the normal gross pay; applicable employer premiums to continue	No premium payable, therefore, there is no benefit entitlement until working the minimum requirements upon return from leave of absence
6. Pension Plan	Both the employer and participant's contribution calculated on normal gross pay	Both the employer and participant's contributions calculated on the normal gross pay that the participant would have otherwise received if not participating in the plan
7. Disability Income Plan	Benefits and employer and participant premiums calculated on the prevailing pay during deferral period	Benefits and employer and participant premiums calculated on the prevailing pay during the leave of absence and the then current premium rates
8. Dental Plan	Coverage continues at no cost to the participant	Coverage continues at no cost to the participant
9. Group Life Insurance	Coverage and employer and participant premiums calculated on the normal	Coverage and employer and participant premiums calculated on the normal gross pay had the individual

	gross pay	not participated in the Plan and the then current premium rates
10. Union Dues	Calculated on the prevailing pay during the deferral period	Calculated on the prevailing pay during the deferral period
11. Other Deductions	To be deducted as usual (e.g. CSBs, RRSPs, charities, etc.)	Same as during deferral period

ARTICLE 18 EMPLOYEE BENEFITS

- 18.1 All employees will be enrolled in benefit plans prescribed by the employer.
- 18.2 Those former Community College employees who contribute to the Saskatchewan Teachers' Superannuation Plan or the Saskatchewan Federation Annuity Plan shall continue to be covered under the Saskatchewan Teachers' Basic Group Life Insurance.
- 18.3** The following employee benefit plans are considered part of this agreement:
- Great West Life** (Extended Health Plan)
 - SGEU Long Term Disability Plan
 - PEBA Group Life Insurance Plan
 - SGEU Portaplan
 - Public Service Superannuation Plan
 - Public Employees' Pension Plan
 - Public Employees' Benefits Agency Dental Plan
 - Saskatchewan Teachers' Superannuation Fund
 - Saskatchewan Teachers' Group Life Insurance Plan
 - Saskatchewan Teachers' Accidental Death and Dismemberment Benefit
 - Saskatchewan Teachers' Annuity Plan
 - Great-West Life Group Plan (formerly London Life Group Plan)
 - Great-West Life Long Term Disability Plan (formerly London Life Long Term Disability Plan)
 - Municipal Employees' Superannuation Plan
- The plan texts can be linked through mySIAST on the Human Resources Home Page.
- 18.4** **Great West Life** (Extended Health Plan)
- 18.4.1 For the term of this Collective agreement the employer shall maintain the Extended Health Plan at the present rate of benefits.
- 18.4.2 Effective July 1, 2004 the annual premium contribution to the extended health plan shall be 1.5% of straight time payroll.
- 18.4.3 If there is a surplus or deficit in the plan the parties shall jointly determine the course of action to deal with the situation.
- 18.4.4 Any monies received from rebates on Employment Insurance premiums will be used to enhance the Extended Health Plan.
- 18.5 Public Employees Pension Plan (PEPP)
- 18.5.1** The employer's contribution for employees in this plan shall increase to **5.84%** effective **July 1, 2011**.
- 18.5.2** The employee's contribution for employees in this plan shall increase to **5.84%** effective **July 1, 2011**.
- 18.6** Public Service Superannuation Plan and Other Pension Plans Listed in Article 18.3

- 18.6.1** The employer's contribution to PEPP for employees in other pension plans shall be **0.59%** effective **July 1, 2011**.
- 18.6.2** The employee's contribution to PEPP for employees in other pension plans shall be **0.59%** effective **July 1, 2011**.

ARTICLE 19 PERSONAL FLEXIBLE SPENDING ACCOUNT

19.1 Personal Flexible Spending Account

19.1.1 The employer shall establish a flexible spending account that will replace the previous professional development funds.

The total available funds for the academic bargaining unit shall be:

\$366,867.00	for the 2008/09 Academic Year
\$366,867.00	for the 2009/10 Academic Year
\$399,036.00	for the 2011/12 Academic Year

For the year 2012, see Appendix J pertaining to implementation matters

19.2 Employees will be eligible to receive flexible spending if they have passed the initial probation period on or before June 30th of the preceding academic year.

19.3 Employees who retire before July 1 will be given the opportunity to allocate their flexible spending funds during the regular allocation period. Retiring employees will have the option to allocate their funds to one of the following options: PEPP, RRSP, TFSA, cash payout.

19.3.1 If an employee retires prior to the allocation period they must contact SIAST to arrange for their allocation. If they do not make an allocation they will automatically receive a cash payout.

19.3.2 Employees who plan to retire after July 1 may allocate their funds during the regular allocation period. If the employee allocates funds to the Health Care Spending Account they must use the funds prior to their retirement or they will be forfeited.

19.4 Employees will receive an annual flexible spending amount based on the time worked in the previous academic year.

19.5 Employees will be notified of their funding amount no later than February 1 each year.

19.6 Employees will be required to log into mySIAST each year during the allocation period from March 1 – April 30 to submit their funds allocation.

19.6.1 After the closing date of April 30th employees will not be able to change their allocation.

19.6.2 Employees who do not allocate their funds by April 30th will automatically receive a cash payout.

19.7 Funds will be available to employees on July 1 each year.

For the year 2012, see Appendix J pertaining to implementation matters

19.8 PLAN OPTIONS:

19.8.1 Public Employees Pension Plan (PEPP):

19.8.1.1 Employees may allocate all or a portion of their funds to their PEPP pension account. Employees choosing this option must submit a signed copy of the PEPP voluntary contribution form provided during the allocation process.

19.8.2 Registered Retirement Savings Plan (RRSP):

19.8.2.1 Employees may allocate all or a portion of their funds to their RRSP account. Employees choosing this option must submit a signed copy of the RRSP contribution form provided during the allocation process.

19.8.3 Tax Free Savings Account (TFSA):

19.8.3.1 Employees may allocate all or a portion of their funds to their TFSA account. Employees choosing this option must submit a signed copy of the TFSA contribution form provided during the allocation process.

19.8.4 Professional Development:

19.8.4.1 Employees may allocate all or a portion of their funds to professional development. Employees will be required to submit professional development claims directly to accounts payable along with all supporting receipts.

19.8.4.1.1 Professional development funds will be eligible for carry forward based on the following conditions:

- a) Funds may be carried forward within the professional development option from year to year.
- b) Employees may not reallocate the funds to another flexible spending option
- c) Employees will be paid out unused professional development funds upon separation from SIAST and all funds will be fully taxable.

19.8.5 Health Care Spending Account (HCSA):

19.8.5.1 Employees who are covered by the SIAST Extended Health Plan with Great West Life may allocate funds to a HCSA.

19.8.5.2 These funds can be used to cover medical and/or dental expenses that are not covered by the health or dental plan or may be used to cover expenses that have already been fully exhausted in either the health or dental plan.

19.8.5.3 Employees who choose this option must allocate a minimum of \$50 to the HCSA.

19.8.5.4 **Employees participating in the HCSA option in one year may carry forward unreimbursed receipts to the following year. In order to use the carry forward option, the employee must allocate funds to the HCSA in that subsequent year**

19.8.6 **Cash Payout:**

19.8.6.1 **Employees may opt to receive a cash payout. Cash payouts are fully taxable.**

19.9 **New Rates**

19.9.1 **Until new rates are negotiated through the collective bargaining process, funds will continue to be allocated each year on the basis of the current collective agreement allotment.**

ARTICLE 20 HEALTH AND SAFETY

20.1 Occupational Health and Safety

20.1.1 The parties recognize the importance of Occupational Health and Safety in the workplace. In addition to the articles contained in this agreement, the employee has the full protection of The Occupational Health and Safety Act, including the right to refuse work the employee has reasonable grounds to believe is unusually dangerous and access to information that may impact on the health and safety of the employee, as well as the duty to conduct the employee at work in a safe and responsible manner.

20.1.2 The employer shall make provision for the safety and health of employees during hours of work.

20.1.3 The employer will comply with the provisions of The Occupational Health and Safety Act and Regulations.

20.1.4 The employer will supply winter survival kits acceptable to the Saskatchewan Safety Council for use in the SIAST-supplied vehicles for out of locale work assignment.

20.1.5 No employee will be expected to travel outside the Campus locale when temperatures are –35 degrees Celsius or lower.

20.1.6 On request, the employer will transfer a pregnant employee off a video display terminal where there is a position vacant or unencumbered for which the employee is qualified. Where it is not possible, the employee shall be granted definite leave.

20.1.7 Adequate first aid supplies (based on Workers' Compensation Board recommendations) shall be provided at all employer work sites and for all employer-supplied vehicles.

20.2 Provision for Immunization

20.2.1 Where an employee's regular work assignment results in exposure to infections or communicable diseases for which there are protective immunizations, such immunizations shall be provided at no cost to the employee (subject to management approval).

20.3 Working Alone

20.3.1 Where an employee is required to work alone, outside of core hours, in a work area which is open to the public, and the work involves receiving or paying out money, the employer shall provide an effective means of checking on the well-being of the employee at intervals which are appropriate to the circumstances.

20.3.2 Where an employee works in a highly regulated position with no flexibility in start/stop times, and coffee and lunch breaks, the employer will ensure that the employee is able to take work breaks for personal needs.

20.4 SIAST-wide Joint Labour/Management Committees

- 20.4.1 (1) The parties will establish a joint Labour/Management Committee composed of a minimum of six (6) persons, at least half of which are elected or appointed by the union. The committee will have an employee and employer co-chairperson. The committee will be required to meet a minimum of once every six months or at the call of the co-chairs.
- (2) The mandate of the committee will be as follows:
- (a) to share information among Campus OHS Committees on the types of issues being addressed at the various campuses. This will be for the purpose of discussing possible responses to OHS concerns.
 - (b) to assist with the development of policies or procedures that are common to all Campuses; and
 - (c) to assist with the design and implementation of training for employees on OHS issues.

The mandate of the SIAST-Wide Committee can not and will not diminish the responsibilities of the Campus Committees to deal with local OHS concerns.

The committee shall be provided with the information necessary to enable the committee to meet its responsibility. This information will include statistics on the reports filed with the Worker's Compensation Board.

20.5 Workplace Joint Employer/Employee Committees

20.5.1 Joint employer/employee Occupational Health and Safety Committees shall be established to represent places of work as agreed between the parties. Each committee shall consist of not less than two (2) members and not more than twelve (12) members, unless specifically agreed by all members of the workplace OH&S Committee. At least one-half ($\frac{1}{2}$) of the committee members shall be employees elected or appointed by the union members and each committee shall have employer and employee chairpersons, as appointed by the respective parties.

20.5.2 The Occupational Health and Safety Committees shall have a continuing concern with respect to the health and safety at the workplace. The committees shall meet no less than quarterly. The committees shall receive, consider and recommend solutions respecting health and safety concerns at the workplace. Committee members shall be given reasonable opportunity during regular hours to deal with such concerns. Minutes of committee meetings shall be posted in the workplace and shall be made available concurrently to the employer, the union and the Occupational Health and Safety Branch.

20.5.3 Occupational Health and Safety Committee meetings shall exhaust their procedures before any matter is referred to the employer and the union for negotiation or before the matter is dealt with under the grievance procedure.

20.5.4 Wherever possible, committee meetings shall be scheduled during normal working hours. Employee members of the committee shall suffer no loss of pay or other benefits for

attendance at committee meetings. An employee who attends committee meetings outside of scheduled hours of work shall be credited the time as if worked.

20.5.5 Joint Occupational Health and Safety Committees may recommend reasonably practicable measures designed to prevent occurrences of occupational health and safety problems related to the workplace.

20.6 Training for Joint Committee Members

20.6.1 Subject to reasonable notice being given, all committee members shall be entitled to up to five (5) days leave without pay, per year, for purposes of attending Occupational Health and Safety training courses, seminars or courses of instruction. However, where such training is provided by the Department of Labour, or jointly by the union and employer, employees exercising such leave shall suffer no loss of pay or benefits.

20.7 Health and Safety - A Shared Concern

20.7.1 As a matter of principle, both the union and the employer recognize that occupational health and safety is a shared concern of the parties. Both parties will endeavour cooperatively to maintain a safe work environment and will make recommendations to prevent and/or correct situations which threaten health and safety at the workplace.

ARTICLE 21 WORKERS' COMPENSATION

- 21.1 When an employee is injured in the performance of duties or incurs an industrial illness and the accident or illness is compensable under the Workers' Compensation Act, the employer shall pay the employee the difference between the regular monthly net wage of the employee and the monthly compensation received, for a period of up to one (1) year.
- 21.2 In the case of part-time or casual employees, the employer will supplement Workers' Compensation Board payments for the normal periods of employment that have been achieved by the part-time or casual employee to a maximum of one (1) year from the date of the compensable injury.
- 21.3 Pending receipt of payments from the Workers' Compensation Board, an employee shall receive advances up to the amount of normal net earnings.
- 21.4 For periods of time during which benefits are paid under this article, an employee shall be entitled to earn benefits under this agreement in accordance with article 16.1.

ARTICLE 22 EMPLOYEE AND FAMILY ASSISTANCE PROGRAM

22.1 The employer and the union recognize that an effective Employee and Family Assistance Program (EFAP) is important for the health and wellness of employees and their families. The EFAP provides confidential access to professional counselling services.

The employer and the union recognize that mental illness and chemical addiction are health problems. Where necessary, sick leave benefits will be granted for treatment on the same basis as now applied for other health problems **per Article 15.1.1**

Employees whose partner is undertaking a rehabilitative program for alcoholism or chemical addiction may apply for leave in accordance with **Article 15.2.1.2.2**

It is recognized by both the employer and the union that it is the personal responsibility of the individual to accept treatment and choose from the service providers approved by the SIAST-wide EFAP Advisory Committee. The acknowledgement of the above is not to be interpreted as constituting a waiver of management's responsibility to maintain discipline or the right to take disciplinary measures or the union's right of defence.

22.2 The employer agrees to fund the Employee and Family Assistance Program.

22.3 A SIAST-wide EFAP Advisory Committee will establish guidelines and administer the program.

22.3.1 The SIAST-wide EFAP Advisory Committee is comprised of joint union/management membership as follows:

- (a) four (4) employees (two (2) academic/two (2) Professional Services) representing each campus and approved by the respective bargaining committees;
- (b) four (4) employees appointed by SIAST management;
- (c) **Senior Compensation & Rewards Specialist**

22.4 The criteria for eligibility for the EFAP includes, but is not limited to the following:

- (a) full-time and part-time employees with SIAST;
- (b) employees who are on leave and employees who are on the re-employment list;
- (c) full-time and part-time employees who have left SIAST for one reason or another are eligible for coverage for up to six (6) months following termination of employment.

ARTICLE 23 DISCIPLINE, SUSPENSION AND DISMISSAL

Investigation

Prior to an investigative meeting, the employee will be advised of the nature of the issue to be discussed. The employee has the right to union representation at the meeting.

Discipline, Suspension and Dismissal

- 23.1 Reprimands shall be recorded by means of a letter to the employee with a copy to the union. The employee's written reply to specific complaints, accusations or expressions of dissatisfaction shall be filed on the employee's personnel file. All written reprimands issued to employees originated by an in-scope supervisor shall be signed and confirmed by the employee's immediate out-of-scope supervisor.
- 23.2 An employee shall be allowed to peruse their own personnel file. Any response in respect to its contents shall become part of the file. The employee shall be allowed to copy any contents of the file. An employee's personnel file is the official record of performance appraisals, letters of reprimand, or other written communication between the employer and the employee. No documentation will be entered into this file unless the employee is advised, in writing, of it and has the opportunity to respond. Any response shall be part of the personnel file.
- 23.3 Disciplinary documents shall be removed from an employee's file after a period of two (2) years unless there are disciplinary documents of equal or greater severity placed on the employee's file within the period. If the employer requests that documents remain more than two (2) years and the union disagrees, the matter shall be referred to expedited arbitration.
- 23.4 Any disciplinary documentation placed on an employee's file due to a harassment situation will be sealed and removed from the file after three (3) years.
- 23.5 Access to an employee's personnel file may be authorized in various forms including:
- (a) written authorization from the employee.
 - (b) the employee signing a grievance form (which authorizes the union to access the file).
 - (c) access to files as a normal course of an employee's or manager's duties.
- 23.5.1 In situations where the union is researching policy grievances, only authorized union representatives will be utilized. The parties agree that in most situations a request for specific information from SIAST would be more appropriate than open access to a file.
- 23.5.2 The parties agree that appropriate confidentiality will be maintained in all situations.

- 23.6 The employee and the union must be given notice of any suspension without pay, and the reasons for it, in writing. A copy of the suspension notice shall be placed in the employee's file.
- 23.7 The supervisor shall inform an employee of any meeting involving disciplinary action. The employee has the right to union representation.
- 23.8 Where the employer has just cause, an employee may be dismissed without notice.
- 23.9 An employee who fails to give notice of resignation shall be struck from the payroll effective the date the employee is absent without leave.
- 23.10 In cases of reprimands, suspension and dismissals, the burden of proof shall rest with the employer. Evidence shall be limited to the grounds stated in the suspension or dismissal notice.
- 23.11 Job Abandonment/Absent Without Leave
- 23.11.1 An employee who is absent without leave from work shall, after five (5) consecutive assigned/work days of such unauthorized absence, be considered to have abandoned their position and will be deemed to have resigned, unless it can be shown by the employee/union that special circumstances prevented the employee from reporting to the employee's place of work.

ARTICLE 24 GRIEVANCES

For the purpose of article 24, the following definitions will apply:

Employee Grievance - An individual employee's grievance where the subject matter of the grievance is specific to the employee.

Group Grievance - A grievance where a number of employees at one (1) Campus with similar disputes join together in filing a grievance.

Policy Grievance - A grievance is of general interest and/or deals with an interpretation of the collective agreement and filed by the bargaining unit.

24.1 Leave for Grievances

24.1.1 Any disagreement between the parties to this agreement with respect to the application or interpretation of the articles contained herein, or any other matters relating to conditions of employment shall be resolved according to the procedures as outlined under this article.

24.1.2 The employer shall allow leave without loss of pay for one (1) elected union representative and one (1) grievor for grievance meetings under article 24.3. One (1) grievor shall be allowed leave with pay to attend arbitration hearings.

24.1.2.1 Permission to Leave Work

(a) Any employee who feels that they have been aggrieved may leave their assigned duties temporarily, without loss of pay, in order to discuss the complaint with the appropriate union representative. Suitable arrangements for an appropriate time and place for such discussions must be made between the employee and the supervisor.

(b) The employer agrees that a steward or elected officer of the union may leave assigned duties temporarily in order to discuss those matters covered by the grievance procedure and that such steward shall not suffer any loss in pay for the time so spent. Suitable arrangements for an appropriate time and place for such discussion must be made between the supervisor and the union steward.

24.1.3 With the exception of a grievance which relates to a termination of employment, access to the grievance procedure is limited to an employee who, at the date of initiating the grievance, is an employee within the scope of this agreement.

24.2 Time Limits

24.2.1 A grievance shall be deemed to have been initiated on the date a written statement of grievance has been received by the immediate out-of-scope supervisor. A grievance to be accepted must be initiated within thirty (30) calendar days from the date on which the employee became aware of the alleged infraction. Notwithstanding the thirty (30) calendar day time limit shall not apply to those items included in the agreement where the Campus has allegedly failed to apply a specific benefit, i.e. salary, vacation leave, sick leave, etc. In these latter instances the time limit shall be one (1) year after the date on

which the alleged infraction occurred. The effective date of any necessary retroactive pay shall be the date on which the infraction first occurred or January 1, 1988 whichever is more recent.

24.3 Procedure

24.3.1 All workplace disagreements will be discussed with the appropriate out-of-scope manager (employee and group grievances) or the director, employee relations (policy grievances) before proceeding with the grievance procedure, except in cases where time lines will be exceeded as per article 24.2.1. Discussions that do not result in resolving the issue may be grieved within the timelines contained in article 24.2.1. **Advancing and responding to grievances: Every effort should be made to resolve problems through dialogue at the local level prior to going to a grievance.**

24.3.1.1 The union and its representatives shall have the right to originate a grievance on behalf of an employee, group of employees or on a policy matter and to seek adjustment with the employer in the manner provided in the grievance procedure. Such an employee, group grievance or policy matter shall be processed in the following manner:

Step 1: The grievance shall be submitted in writing by the union on behalf of the aggrieved to the appropriate out-of-scope manager (or in their absence the human resource consultant), for employee and group grievances, or the director, employee relations for policy grievances. The appropriate out-of-scope manager shall render a decision in writing within seven (7) calendar days of receipt. In all instances, a copy of the grievance shall be submitted concurrently to the employer and to the executive director of operations of the union.

Step 2: If a satisfactory settlement cannot be effected at step 1, the union must submit, within thirty (30) calendar days of receipt of reply at step 1, the grievance to the director, employee relations for employee and group grievances or the Associate Vice-President, Human Resources for policy grievances who will render a decision, in writing, within fourteen (14) calendar days of receipt of the grievance at step 2.

Step 3: If a satisfactory settlement cannot be effected at step 2 the union may, within fourteen (14) calendar days of receipt of the decision at step 2, apply for an arbitrator.

24.3.1.2 Issues regarding interpretation of the collective agreement may, with agreement of the parties, be advanced to step 3.

24.3.1.3 The employer shall address all grievance responses to the agreement administration advisor assigned the SIAST bargaining unit.

24.3.2 The employer shall allow leave without loss of pay and benefits, and agrees to pay necessary expenses for those employees required to travel away from their locale for meetings arranged to discuss policy grievances as per article 24.3.1.1.

ARTICLE 25 ARBITRATION

25.1 Selection of an Arbitrator

25.1.1 When either party requests that a grievance be submitted to arbitration, the request shall be made in writing to the other party of the agreement.

25.1.2 The arbitrator will be selected on a rotational basis from a list developed and agreed to by the parties, updated as required. The order in which they will act shall be determined by the order in which they have been listed. In the event that the person whose turn it is to act is not available, the member next following shall act.

25.2 Procedure

25.2.1 The arbitrator shall fix a time and place of sittings, after consultation with the parties.

25.2.2 The arbitrator shall determine the procedure, but shall give full opportunity to all parties to present evidence and make representations. The arbitrator shall, as much as possible, follow a layperson's procedure and shall avoid legalistic or formal procedure.

25.2.3 In the event that an employee is called as a witness in an arbitration convened under article 25, the employer shall grant leave and expenses which shall be applicable as follows:

- (a) if called by the employer, leave without loss of pay and expenses paid by the employer;
- (b) if called by the union, leave without pay and expenses paid by the union;
- (c) if called by the arbitrator, the parties shall share equally the costs.

25.2.4 The arbitrator shall render a decision within fifteen (15) days of the end of the hearings.

25.3 Decision of the Arbitrator

25.3.1 The decision shall be final, binding and enforceable on all parties.

25.3.2 The arbitrator shall not have the power to change this agreement or to alter, modify, or amend any of its provisions. Subject to the foregoing, the arbitrator shall have the power to dispose of the grievance by any arrangement, which the arbitrator deems just and equitable.

25.3.3 Should the parties disagree as to the meaning of the arbitrator's decision, either party may apply to the arbitrator to clarify the decision.

25.4 Expenses of the arbitrator

25.4.1 The fees and expenses of the arbitrator and any other common expenses shall be shared equally by both parties.

25.5 Pre-Hearing Settlement Conference

- 25.5.1 When one of the parties has decided to advance the grievance to step 3 (arbitration), the parties may mutually agree to a pre-hearing settlement conference.
- 25.5.2 The conference will be conducted by an arbitrator agreed to by the parties but may not be the arbitrator scheduled to hear the case at step 3.
- 25.5.3 The arbitrator will have the latitude to attempt to mediate the situation but if that is unsuccessful will give the parties an indication of how the situation would be dealt with in an arbitration award.
- 25.5.4 The parties may utilize that indication as a basis for settlement on a “without prejudice and precedence” basis or one of the parties may indicate that they still wish to proceed to arbitration. If the last situation is the case then the grievance shall proceed to arbitration.
- 25.5.5 All agreements concluded during this process will be documented by the arbitrator or forwarded to the parties.
- 25.6 Expedited Arbitration and Mediation Process
- 25.6.1 The parties shall meet as often as required to review outstanding grievances filed with the employer to determine, by mutual agreement, those grievances suitable for this process, and shall set dates and locations for hearings of groups of grievances considered suitable for expedited arbitration.
- (i) An agreed schedule for the process will be arranged in advance, based on a mutual assessment of the length of time needed to present each class.
- 25.6.2 All grievances shall be considered suitable for and resolved by expedited arbitration except grievances in the nature of:
- (a) dismissals;
 - (b) failure on probation;
 - (c) suspensions in excess of twenty (20) work days;
 - (d) policy grievances;
 - (e) grievances requiring substantial interpretation of a provision of the Collective agreement;
 - (f) grievances requiring presentation of extrinsic evidence;

ARTICLE 26 PRESENT CONDITIONS AND BENEFITS

- 26.1 All provisions of this agreement are subject to applicable laws now or hereafter in effect. If any law, proclamation, or regulation now existing or hereafter enacted shall invalidate any portion of this agreement, the entire agreement shall not be invalidated.
- 26.2 All provisions of this agreement shall, unless otherwise specified, and where applicable, accrue on a prorata basis to employees who work less than full-time.

ARTICLE 27 COPIES OF THE AGREEMENT

27.1 SIAST shall provide one (1) copy of the collective agreement to each of the employees, for this agreement only, printed at a shop chosen by the employer.

ARTICLE 28 DURATION OF THE AGREEMENT

- 28.1** This agreement between SIAST and the academic unit shall be binding and remain in effect from **July 1, 2009 to June 30, 2012**, and shall continue from year to year thereafter unless either party gives to the other party notice in writing to negotiate amendments at least thirty (30) days prior to the anniversary date.
- 28.2 Any changes deemed necessary in this agreement may be made by mutual agreement at any time during the existence of this agreement.

APPENDIX A SALARY TABLES

Academic Salary Table – July 1, 2009
1.5% negotiated increase over July 1, 2008 rates

Base	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$44,320.00	\$46,537.00	\$48,863.00	\$51,305.00	\$53,871.00	\$56,565.00	\$59,393.00	\$62,363.00	\$65,481.00
Semi-monthly	\$1,846.67	\$1,939.04	\$2,035.96	\$2,137.71	\$2,244.63	\$2,356.88	\$2,474.71	\$2,598.46	\$2,728.38
Daily (Annual/199)	\$222.71	\$233.85	\$245.54	\$257.81	\$270.71	\$284.25	\$298.46	\$313.38	\$329.05

Level 1 Base + \$3,274.00	Equivalent to Four Years of Post-Secondary Education - Educational Supplement A								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$47,594.00	\$49,811.00	\$52,138.00	\$54,580.00	\$57,146.00	\$59,839.00	\$62,667.00	\$65,637.00	\$68,755.00
Semi-monthly	\$1,983.08	\$2,075.46	\$2,172.42	\$2,274.17	\$2,381.08	\$2,493.29	\$2,611.13	\$2,734.88	\$2,864.79
Daily (Annual/199)	\$239.17	\$250.31	\$262.00	\$274.27	\$287.17	\$300.70	\$314.91	\$329.83	\$345.50

Level 2 Base + \$6,556.00	Equivalent to Five Years of Post-Secondary Education - Educational Supplement B								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$50,876.00	\$53,093.00	\$55,419.00	\$57,861.00	\$60,427.00	\$63,121.00	\$65,949.00	\$68,919.00	\$72,037.00
Semi-monthly	\$2,119.83	\$2,212.21	\$2,309.13	\$2,410.88	\$2,517.79	\$2,630.04	\$2,747.88	\$2,871.63	\$3,001.54
Daily (Annual/199)	\$255.66	\$266.80	\$278.49	\$290.76	\$303.65	\$317.19	\$331.40	\$346.33	\$361.99

Level 3 Base + \$13,110.00	Equivalent to Six Years of Post-Secondary Education (Master's Level) - Educational Supplement C								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$57,430.00	\$59,646.00	\$61,973.00	\$64,415.00	\$66,981.00	\$69,675.00	\$72,502.00	\$75,472.00	\$78,590.00
Semi-monthly	\$2,392.92	\$2,485.25	\$2,582.21	\$2,683.96	\$2,790.88	\$2,903.13	\$3,020.92	\$3,144.67	\$3,274.58
Daily (Annual/199)	\$288.59	\$299.73	\$311.42	\$323.69	\$336.59	\$350.13	\$364.33	\$379.26	\$394.92

Level 4 Base + \$36,380.00	Required Doctorate – Educational Supplement D								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$80,700.00	\$82,916.00	\$85,243.00	\$87,685.00	\$90,251.00	\$92,945.00	\$95,772.00	\$98,742.00	\$101,860.00
Semi-monthly	\$3,362.50	\$3,454.83	\$3,551.79	\$3,653.54	\$3,760.46	\$3,872.71	\$3,990.50	\$4,114.25	\$4,244.17
Daily (Annual/199)	\$405.53	\$416.66	\$428.36	\$440.63	\$453.52	\$467.06	\$481.27	\$496.19	\$511.86

Continuing Ed Consultant	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$64,415.00	\$66,981.00	\$69,675.00	\$72,502.00	\$75,472.00	\$78,590.00
Semi-monthly	\$2,683.96	\$2,790.88	\$2,903.13	\$3,020.92	\$3,144.67	\$3,274.58
Daily (Annual/199)	\$323.69	\$336.59	\$350.13	\$364.33	\$379.26	\$394.92

Interpreter	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$37,396.00	\$39,265.00	\$41,229.00	\$43,291.00	\$45,456.00	\$47,727.00
Semi-monthly	\$1,558.17	\$1,636.04	\$1,717.88	\$1,803.79	\$1,894.00	\$1,988.63
Daily (Annual/199)	\$187.92	\$197.31	\$207.18	\$217.54	\$228.42	\$239.83

Instructor Aide	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$29,451.00	\$30,923.00	\$32,470.00	\$34,094.00	\$35,798.00	\$37,587.00
Semi-monthly	\$1,227.13	\$1,288.46	\$1,352.92	\$1,420.58	\$1,491.58	\$1,566.13
Daily (Annual/199)	\$147.99	\$155.39	\$163.17	\$171.33	\$179.89	\$188.88

Stipends	Semi-monthly
Supervisory I	\$123.59
Supervisory II	\$247.14
Supervisory III	\$339.82
Supervisory IV	\$401.60
Supervisory V	\$432.50
Outreach	\$92.68

Academic Salary Table – July 1, 2010
2% negotiated increase over July 1, 2009 rates

Base	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$45,206.00	\$47,468.00	\$49,840.00	\$52,331.00	\$54,948.00	\$57,696.00	\$60,581.00	\$63,610.00	\$66,791.00
Semi-monthly	\$1,883.58	\$1,977.83	\$2,076.67	\$2,180.46	\$2,289.50	\$2,404.00	\$2,524.21	\$2,650.42	\$2,782.96
Daily (Annual/199)	\$227.17	\$238.53	\$250.45	\$262.97	\$276.12	\$289.93	\$304.43	\$319.65	\$335.63
Level 1	Equivalent to Four Years of Post-Secondary Education - Educational Supplement A								
Base + \$3,340.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$48,546.00	\$50,807.00	\$53,181.00	\$55,672.00	\$58,289.00	\$61,036.00	\$63,920.00	\$66,950.00	\$70,130.00
Semi-monthly	\$2,022.75	\$2,116.96	\$2,215.88	\$2,319.67	\$2,428.71	\$2,543.17	\$2,663.33	\$2,789.58	\$2,922.08
Daily (Annual/199)	\$243.95	\$255.31	\$267.24	\$279.76	\$292.91	\$306.71	\$321.21	\$336.43	\$352.41
Level 2	Equivalent to Five Years of Post-Secondary Education - Educational Supplement B								
Base + \$6,687.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$51,894.00	\$54,155.00	\$56,527.00	\$59,018.00	\$61,636.00	\$64,383.00	\$67,268.00	\$70,297.00	\$73,478.00
Semi-monthly	\$2,162.25	\$2,256.46	\$2,355.29	\$2,459.08	\$2,568.17	\$2,682.63	\$2,802.83	\$2,929.04	\$3,061.58
Daily (Annual/199)	\$260.77	\$272.14	\$284.06	\$296.57	\$309.73	\$323.53	\$338.03	\$353.25	\$369.24
Level 3	Equivalent to Six Years of Post-Secondary Education (Master's Level) - Educational Supplement C								
Base + \$13,372.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$58,579.00	\$60,839.00	\$63,212.00	\$65,703.00	\$68,321.00	\$71,069.00	\$73,952.00	\$76,981.00	\$80,162.00
Semi-monthly	\$2,440.79	\$2,534.96	\$2,633.83	\$2,737.63	\$2,846.71	\$2,961.21	\$3,081.33	\$3,207.54	\$3,340.08
Daily (Annual/199)	\$294.37	\$305.72	\$317.65	\$330.17	\$343.32	\$357.13	\$371.62	\$386.84	\$402.82
Level 4	Required Doctorate – Educational Supplement D								
Base + \$37,107.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$82,314.00	\$84,574.00	\$86,948.00	\$89,439.00	\$92,056.00	\$94,804.00	\$97,687.00	\$100,717.00	\$103,897.00
Semi-monthly	\$3,429.75	\$3,523.92	\$3,622.83	\$3,726.63	\$3,835.67	\$3,950.17	\$4,070.29	\$4,196.54	\$4,329.04
Daily (Annual/199)	\$413.64	\$424.99	\$436.92	\$449.44	\$462.59	\$476.40	\$490.89	\$506.12	\$522.10
Continuing Ed Consultant	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$65,703.00	\$68,321.00	\$71,069.00	\$73,952.00	\$76,981.00	\$80,162.00			
Semi-monthly	\$2,737.63	\$2,846.71	\$2,961.21	\$3,081.33	\$3,207.54	\$3,340.08			
Daily (Annual/199)	\$330.17	\$343.32	\$357.13	\$371.62	\$386.84	\$402.82			
Interpreter	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$38,144.00	\$40,050.00	\$42,054.00	\$44,157.00	\$46,365.00	\$48,682.00			
Semi-monthly	\$1,589.33	\$1,668.75	\$1,752.25	\$1,839.88	\$1,931.88	\$2,028.42			
Daily (Annual/199)	\$191.68	\$201.26	\$211.33	\$221.89	\$232.99	\$244.63			
Instructor Aide	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$30,040.00	\$31,541.00	\$33,119.00	\$34,776.00	\$36,514.00	\$38,339.00			
Semi-monthly	\$1,251.67	\$1,314.21	\$1,379.96	\$1,449.00	\$1,521.42	\$1,597.46			
Daily (Annual/199)	\$150.95	\$158.50	\$166.43	\$174.75	\$183.49	\$192.66			
							Stipends	Semi-monthly	
							Supervisory I	\$123.59	
							Supervisory II	\$247.14	
							Supervisory III	\$339.82	
							Supervisory IV	\$401.60	
							Supervisory V	\$432.50	
							Outreach	\$92.68	

Academic Salary Table – July 1, 2011 with WCA
2% negotiated increase over July 1, 2010 rates plus WCA (Base = 8.12%, Level 1 = 6% & Level 2 = 3.28%)
WCA increases only apply to the levels listed and do not flow through to higher levels.

Base	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$46,110.00	\$48,417.00	\$50,837.00	\$53,378.00	\$56,047.00	\$58,850.00	\$61,793.00	\$64,882.00	\$68,127.00
Annual with WCA	\$49,854.00	\$52,348.00	\$54,965.00	\$57,712.00	\$60,598.00	\$63,629.00	\$66,811.00	\$70,150.00	\$73,659.00
Semi-monthly	\$2,077.25	\$2,181.17	\$2,290.21	\$2,404.67	\$2,524.92	\$2,651.21	\$2,783.79	\$2,922.92	\$3,069.13
Daily (Annual/199)	\$250.52	\$263.06	\$276.21	\$290.01	\$304.51	\$319.74	\$335.73	\$352.51	\$370.15

Level 1 Base + \$3,407.00	Equivalent to Four Years of Post-Secondary Education - Educational Supplement A								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$49,517.00	\$51,823.00	\$54,245.00	\$56,785.00	\$59,455.00	\$62,257.00	\$65,198.00	\$68,289.00	\$71,533.00
Annual with WCA	\$52,488.00	\$54,932.00	\$57,500.00	\$60,192.00	\$63,022.00	\$65,992.00	\$69,110.00	\$72,386.00	\$75,825.00
Semi-monthly	\$2,187.00	\$2,288.83	\$2,395.83	\$2,508.00	\$2,625.92	\$2,749.67	\$2,879.58	\$3,016.08	\$3,159.38
Daily (Annual/199)	\$263.76	\$276.04	\$288.94	\$302.47	\$316.69	\$331.62	\$347.29	\$363.75	\$381.03

Level 2 Base + \$6,821.00	Equivalent to Five Years of Post-Secondary Education - Educational Supplement B								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$52,932.00	\$55,238.00	\$57,658.00	\$60,198.00	\$62,869.00	\$65,671.00	\$68,613.00	\$71,703.00	\$74,948.00
Annual with WCA	\$54,668.00	\$57,050.00	\$59,549.00	\$62,172.00	\$64,931.00	\$67,825.00	\$70,864.00	\$74,055.00	\$77,406.00
Semi-monthly	\$2,277.83	\$2,377.08	\$2,481.21	\$2,590.50	\$2,705.46	\$2,826.04	\$2,952.67	\$3,085.63	\$3,225.25
Daily (Annual/199)	\$274.71	\$286.68	\$299.24	\$312.42	\$326.29	\$340.83	\$356.10	\$372.14	\$388.97

Level 3 Base + \$13,639.00	Equivalent to Six Years of Post-Secondary Education (Master's Level) - Educational Supplement C								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$59,751.00	\$62,056.00	\$64,476.00	\$67,017.00	\$69,687.00	\$72,490.00	\$75,431.00	\$78,521.00	\$81,765.00
Semi-monthly	\$2,489.63	\$2,585.67	\$2,686.50	\$2,792.38	\$2,903.63	\$3,020.42	\$3,142.96	\$3,271.71	\$3,406.88
Daily (Annual/199)	\$300.26	\$311.84	\$324.00	\$336.77	\$350.19	\$364.27	\$379.05	\$394.58	\$410.88

Level 4 Base + \$37,849.00	Required Doctorate – Educational Supplement D								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$83,960.00	\$86,265.00	\$88,687.00	\$91,228.00	\$93,897.00	\$96,700.00	\$99,641.00	\$102,731.00	\$105,975.00
Semi-monthly	\$3,498.33	\$3,594.38	\$3,695.29	\$3,801.17	\$3,912.38	\$4,029.17	\$4,151.71	\$4,280.46	\$4,415.63
Daily (Annual/199)	\$421.91	\$433.49	\$445.66	\$458.43	\$471.84	\$485.93	\$500.71	\$516.24	\$532.54

Continuing Ed Consultant	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$67,017.00	\$69,687.00	\$72,490.00	\$75,431.00	\$78,521.00	\$81,765.00
Semi-monthly	\$2,792.38	\$2,903.63	\$3,020.42	\$3,142.96	\$3,271.71	\$3,406.88
Daily (Annual/199)	\$336.77	\$350.19	\$364.27	\$379.05	\$394.58	\$410.88

Interpreter	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$38,907.00	\$40,851.00	\$42,895.00	\$45,040.00	\$47,292.00	\$49,656.00
Semi-monthly	\$1,621.13	\$1,702.13	\$1,787.29	\$1,876.67	\$1,970.50	\$2,069.00
Daily (Annual/199)	\$195.51	\$205.28	\$215.55	\$226.33	\$237.65	\$249.53

Instructor Aide	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$30,641.00	\$32,172.00	\$33,781.00	\$35,472.00	\$37,244.00	\$39,106.00
Semi-monthly	\$1,276.71	\$1,340.50	\$1,407.54	\$1,478.00	\$1,551.83	\$1,629.42
Daily (Annual/199)	\$153.97	\$161.67	\$169.75	\$178.25	\$187.16	\$196.51

Stipends	Semi-monthly
Supervisory I	\$123.59
Supervisory II	\$247.14
Supervisory III	\$339.82
Supervisory IV	\$401.60
Supervisory V	\$432.50
Outreach	\$92.68

**Academic Salary Table – July 1, 2009 with Long-Service Increment
1.5% negotiated increase over July 1, 2008 rates plus long-service increment**

Base	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$46,537.00	\$48,864.00	\$51,307.00	\$53,871.00	\$56,565.00	\$59,394.00	\$62,363.00	\$65,482.00	\$68,755.00
Semi-monthly	\$1,939.04	\$2,036.00	\$2,137.79	\$2,244.63	\$2,356.88	\$2,474.75	\$2,598.46	\$2,728.42	\$2,864.79
Daily (Annual/199)	\$233.85	\$245.55	\$257.82	\$270.71	\$284.25	\$298.46	\$313.38	\$329.06	\$345.50
Level 1	Equivalent to Four Years of Post-Secondary Education - Educational Supplement A								
Base + \$3,274.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$49,811.00	\$52,139.00	\$54,582.00	\$57,146.00	\$59,839.00	\$62,668.00	\$65,637.00	\$68,756.00	\$72,029.00
Semi-monthly	\$2,075.46	\$2,172.46	\$2,274.25	\$2,381.08	\$2,493.29	\$2,611.17	\$2,734.88	\$2,864.83	\$3,001.21
Daily (Annual/199)	\$250.31	\$262.01	\$274.28	\$287.17	\$300.70	\$314.91	\$329.83	\$345.51	\$361.95
Level 2	Equivalent to Five Years of Post-Secondary Education - Educational Supplement B								
Base + \$6,556.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$53,093.00	\$55,420.00	\$57,863.00	\$60,427.00	\$63,121.00	\$65,950.00	\$68,919.00	\$72,038.00	\$75,311.00
Semi-monthly	\$2,212.21	\$2,309.17	\$2,410.96	\$2,517.79	\$2,630.04	\$2,747.92	\$2,871.63	\$3,001.58	\$3,137.96
Daily (Annual/199)	\$266.80	\$278.49	\$290.77	\$303.65	\$317.19	\$331.41	\$346.33	\$362.00	\$378.45
Level 3	Equivalent to Six Years of Post-Secondary Education (Master's Level) - Educational Supplement C								
Base + \$13,110.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$59,646.00	\$61,974.00	\$64,417.00	\$66,981.00	\$69,675.00	\$72,503.00	\$75,472.00	\$78,591.00	\$81,865.00
Semi-monthly	\$2,485.25	\$2,582.25	\$2,684.04	\$2,790.88	\$2,903.13	\$3,020.96	\$3,144.67	\$3,274.63	\$3,411.04
Daily (Annual/199)	\$299.73	\$311.43	\$323.70	\$336.59	\$350.13	\$364.34	\$379.26	\$394.93	\$411.38
Level 4	Required Doctorate – Educational Supplement D								
Base + \$36,380.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$82,916.00	\$85,244.00	\$87,687.00	\$90,251.00	\$92,945.00	\$95,773.00	\$98,742.00	\$101,861.00	\$105,135.00
Semi-monthly	\$3,454.83	\$3,551.83	\$3,653.63	\$3,760.46	\$3,872.71	\$3,990.54	\$4,114.25	\$4,244.21	\$4,380.63
Daily (Annual/199)	\$416.66	\$428.36	\$440.64	\$453.52	\$467.06	\$481.27	\$496.19	\$511.86	\$528.32
Continuing Ed Consultant	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$66,981.00	\$69,675.00	\$72,503.00	\$75,472.00	\$78,591.00	\$81,865.00			
Semi-monthly	\$2,790.88	\$2,903.13	\$3,020.96	\$3,144.67	\$3,274.63	\$3,411.04			
Daily (Annual/199)	\$336.59	\$350.13	\$364.34	\$379.26	\$394.93	\$411.38			
Interpreter	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$39,266.00	\$41,229.00	\$43,291.00	\$45,456.00	\$47,729.00	\$50,115.00			
Semi-monthly	\$1,636.08	\$1,717.88	\$1,803.79	\$1,894.00	\$1,988.71	\$2,088.13			
Daily (Annual/199)	\$197.32	\$207.18	\$217.54	\$228.42	\$239.84	\$251.83			
Instructor Aide	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$30,924.00	\$32,470.00	\$34,094.00	\$35,799.00	\$37,588.00	\$39,467.00			
Semi-monthly	\$1,288.50	\$1,352.92	\$1,420.58	\$1,491.63	\$1,566.17	\$1,644.46			
Daily (Annual/199)	\$155.40	\$163.17	\$171.33	\$179.89	\$188.88	\$198.33			
							Stipends	Semi-monthly	
							Supervisory I	\$123.59	
							Supervisory II	\$247.14	
							Supervisory III	\$339.82	
							Supervisory IV	\$401.60	
							Supervisory V	\$432.50	
							Outreach	\$92.68	

Academic Salary Table – July 1, 2010 with Long-Service Increment
2% negotiated increase over July 1, 2009 rates plus long-service increment

Base	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$47,468.00	\$49,841.00	\$52,333.00	\$54,948.00	\$57,696.00	\$60,582.00	\$63,610.00	\$66,792.00	\$70,130.00
Semi-monthly	\$1,977.83	\$2,076.71	\$2,180.54	\$2,289.50	\$2,404.00	\$2,524.25	\$2,650.42	\$2,783.00	\$2,922.08
Daily (Annual/199)	\$238.53	\$250.46	\$262.98	\$276.12	\$289.93	\$304.43	\$319.65	\$335.64	\$352.41

Level 1 Base + \$3,340.00	Equivalent to Four Years of Post-Secondary Education - Educational Supplement A								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$50,807.00	\$53,182.00	\$55,674.00	\$58,289.00	\$61,036.00	\$63,921.00	\$66,950.00	\$70,131.00	\$73,470.00
Semi-monthly	\$2,116.96	\$2,215.92	\$2,319.75	\$2,428.71	\$2,543.17	\$2,663.38	\$2,789.58	\$2,922.13	\$3,061.25
Daily (Annual/199)	\$255.31	\$267.25	\$279.77	\$292.91	\$306.71	\$321.21	\$336.43	\$352.42	\$369.20

Level 2 Base + \$6,687.00	Equivalent to Five Years of Post-Secondary Education - Educational Supplement B								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$54,155.00	\$56,528.00	\$59,020.00	\$61,636.00	\$64,383.00	\$67,269.00	\$70,297.00	\$73,479.00	\$76,817.00
Semi-monthly	\$2,256.46	\$2,355.33	\$2,459.17	\$2,568.17	\$2,682.63	\$2,802.88	\$2,929.04	\$3,061.63	\$3,200.71
Daily (Annual/199)	\$272.14	\$284.06	\$296.58	\$309.73	\$323.53	\$338.04	\$353.25	\$369.24	\$386.02

Level 3 Base + \$13,372.00	Equivalent to Six Years of Post-Secondary Education (Master's Level) - Educational Supplement C								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$60,839.00	\$63,213.00	\$65,705.00	\$68,321.00	\$71,069.00	\$73,953.00	\$76,981.00	\$80,163.00	\$83,502.00
Semi-monthly	\$2,534.96	\$2,633.88	\$2,737.71	\$2,846.71	\$2,961.21	\$3,081.38	\$3,207.54	\$3,340.13	\$3,479.25
Daily (Annual/199)	\$305.72	\$317.65	\$330.18	\$343.32	\$357.13	\$371.62	\$386.84	\$402.83	\$419.61

Level 4 Base + \$37,107.00	Required Doctorate – Educational Supplement D								
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$84,574.00	\$86,949.00	\$89,441.00	\$92,056.00	\$94,804.00	\$97,688.00	\$100,717.00	\$103,898.00	\$107,238.00
Semi-monthly	\$3,523.92	\$3,622.88	\$3,726.71	\$3,835.67	\$3,950.17	\$4,070.33	\$4,196.54	\$4,329.08	\$4,468.25
Daily (Annual/199)	\$424.99	\$436.93	\$449.45	\$462.59	\$476.40	\$490.89	\$506.12	\$522.10	\$538.88

Continuing Ed Consultant	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$68,321.00	\$71,069.00	\$73,953.00	\$76,981.00	\$80,163.00	\$83,502.00
Semi-monthly	\$2,846.71	\$2,961.21	\$3,081.38	\$3,207.54	\$3,340.13	\$3,479.25
Daily (Annual/199)	\$343.32	\$357.13	\$371.62	\$386.84	\$402.83	\$419.61

Interpreter	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$40,051.00	\$42,054.00	\$44,157.00	\$46,365.00	\$48,684.00	\$51,117.00
Semi-monthly	\$1,668.79	\$1,752.25	\$1,839.88	\$1,931.88	\$2,028.50	\$2,129.88
Daily (Annual/199)	\$201.26	\$211.33	\$221.89	\$232.99	\$244.64	\$256.87

Instructor Aide	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Annual	\$31,542.00	\$33,119.00	\$34,776.00	\$36,515.00	\$38,340.00	\$40,256.00
Semi-monthly	\$1,314.25	\$1,379.96	\$1,449.00	\$1,521.46	\$1,597.50	\$1,677.33
Daily (Annual/199)	\$158.50	\$166.43	\$174.75	\$183.49	\$192.66	\$202.29

Stipends	Semi-monthly
Supervisory I	\$123.59
Supervisory II	\$247.14
Supervisory III	\$339.82
Supervisory IV	\$401.60
Supervisory V	\$432.50
Outreach	\$92.68

Academic Salary Table – July 1, 2011 with Long-Service Increment & WCA

2% negotiated increase over July 1, 2010 rates plus long-service increment & WCA (Base = 8.12%, Level 1 = 6% & Level 2 = 3.28%)

WCA increases only apply to the levels listed and do not flow through to higher levels.

Base	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$48,417.00	\$50,838.00	\$53,380.00	\$56,047.00	\$58,850.00	\$61,794.00	\$64,882.00	\$68,128.00	\$71,533.00
Annual with WCA	\$52,348.00	\$54,966.00	\$57,714.00	\$60,598.00	\$63,629.00	\$66,812.00	\$70,150.00	\$73,660.00	\$77,341.00
Semi-monthly	\$2,181.17	\$2,290.25	\$2,404.75	\$2,524.92	\$2,651.21	\$2,783.83	\$2,922.92	\$3,069.17	\$3,222.54
Daily (Annual/199)	\$263.06	\$276.21	\$290.02	\$304.51	\$319.74	\$335.74	\$352.51	\$370.15	\$388.65
Level 1	Equivalent to Four Years of Post-Secondary Education - Educational Supplement A								
Base + \$3,407.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$51,823.00	\$54,246.00	\$56,787.00	\$59,455.00	\$62,257.00	\$65,199.00	\$68,289.00	\$71,534.00	\$74,939.00
Annual with WCA	\$54,932.00	\$57,501.00	\$60,194.00	\$63,022.00	\$65,992.00	\$69,111.00	\$72,386.00	\$75,826.00	\$79,435.00
Semi-monthly	\$2,288.83	\$2,395.88	\$2,508.08	\$2,625.92	\$2,749.67	\$2,879.63	\$3,016.08	\$3,159.42	\$3,309.79
Daily (Annual/199)	\$276.04	\$288.95	\$302.48	\$316.69	\$331.62	\$347.29	\$363.75	\$381.04	\$399.17
Level 2	Equivalent to Five Years of Post-Secondary Education - Educational Supplement B								
Base + \$6,821.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$55,238.00	\$57,659.00	\$60,200.00	\$62,869.00	\$65,671.00	\$68,614.00	\$71,703.00	\$74,949.00	\$78,353.00
Annual with WCA	\$57,050.00	\$59,550.00	\$62,175.00	\$64,931.00	\$67,825.00	\$70,865.00	\$74,055.00	\$77,407.00	\$80,923.00
Semi-monthly	\$2,377.08	\$2,481.25	\$2,590.63	\$2,705.46	\$2,826.04	\$2,952.71	\$3,085.63	\$3,225.29	\$3,371.79
Daily (Annual/199)	\$286.68	\$299.25	\$312.44	\$326.29	\$340.83	\$356.11	\$372.14	\$388.98	\$406.65
Level 3	Equivalent to Six Years of Post-Secondary Education (Master's Level) - Educational Supplement C								
Base + \$13,639.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$62,056.00	\$64,477.00	\$67,019.00	\$69,687.00	\$72,490.00	\$75,432.00	\$78,521.00	\$81,766.00	\$85,172.00
Semi-monthly	\$2,585.67	\$2,686.54	\$2,792.46	\$2,903.63	\$3,020.42	\$3,143.00	\$3,271.71	\$3,406.92	\$3,548.83
Daily (Annual/199)	\$311.84	\$324.01	\$336.78	\$350.19	\$364.27	\$379.06	\$394.58	\$410.88	\$428.00
Level 4	Required Doctorate – Educational Supplement D								
Base + \$37,849.00	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9
Annual	\$86,265.00	\$88,688.00	\$91,230.00	\$93,897.00	\$96,700.00	\$99,642.00	\$102,731.00	\$105,976.00	\$109,383.00
Semi-monthly	\$3,594.38	\$3,695.33	\$3,801.25	\$3,912.38	\$4,029.17	\$4,151.75	\$4,280.46	\$4,415.67	\$4,557.63
Daily (Annual/199)	\$433.49	\$445.67	\$458.44	\$471.84	\$485.93	\$500.71	\$516.24	\$532.54	\$549.66
Continuing Ed Consultant	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$69,687.00	\$72,490.00	\$75,432.00	\$78,521.00	\$81,766.00	\$85,172.00			Stipends
Semi-monthly	\$2,903.63	\$3,020.42	\$3,143.00	\$3,271.71	\$3,406.92	\$3,548.83			Supervisory I
Daily (Annual/199)	\$350.19	\$364.27	\$379.06	\$394.58	\$410.88	\$428.00			Supervisory II
									Supervisory III
Interpreter	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			Supervisory IV
Annual	\$40,852.00	\$42,895.00	\$45,040.00	\$47,292.00	\$49,658.00	\$52,139.00			Supervisory V
Semi-monthly	\$1,702.17	\$1,787.29	\$1,876.67	\$1,970.50	\$2,069.08	\$2,172.46			
Daily (Annual/199)	\$205.29	\$215.55	\$226.33	\$237.65	\$249.54	\$262.01			Outreach
									\$92.68
Instructor Aide	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6			
Annual	\$32,173.00	\$33,781.00	\$35,472.00	\$37,245.00	\$39,107.00	\$41,061.00			
Semi-monthly	\$1,340.54	\$1,407.54	\$1,478.00	\$1,551.88	\$1,629.46	\$1,710.88			
Daily (Annual/199)	\$161.67	\$169.75	\$178.25	\$187.16	\$196.52	\$206.34			

APPENDIX B EDUCATIONAL SUPPLEMENTS

1.1 The application of educational supplements for an instructor, educational counselor or librarian shall be determined by the number of years of relevant post Grade XII training that the employee has. Following are the requirements to be eligible for an educational supplement:

Educational Supplement A

- University degree (four (4) years)
- University degree (three (3) years) plus an additional year of related study
- Professional accounting designation (C.A., C.M.A., C.G.A.) without a degree
- Three (3) or more year Journeyman's Certificate and a Teaching Certificate (or an additional year of related post-secondary education)
- Journeyman's Certificate requiring less than three (3) years plus a university degree
- Diploma in Nursing or Psychiatric Nursing and two (2) years of related post-secondary education
- Four (4) year Bachelor of Science degree in Nursing
- Dental Nurse/Dental Therapist Diploma or Dental Hygienist Diploma plus two (2) years of related post-secondary education
- Minimum of two (2) year Technology Diploma in Instrumentation or Journeyman's Certificate in Instrumentation and considerable related experience plus a Teacher's Certificate (or an additional year of related post-secondary education)
- Registered Technician Certificate plus two (2) years of related post-secondary education
- 2nd Class Power Engineer
- Technology Diploma with A.Sc.T. designation
- **Technology Diploma and a Registered Professional Member of IDAS (Interior Design Association of Saskatchewan)**
- Technology Diploma with Advanced Certification in Radiological Technology (ACR)/Advanced Certification in Medical Laboratory Technology (ART) designation

Educational Supplement B

- Five (5) years of related post-secondary study and a minimum of one (1) degree (e.g. B.A., B.Ed.)
- Master's degree (five (5) years)
- University degree (four (4) years) plus one (1) year of related university study
- Professional accounting designation (C.A., C.M.A., C.G.A.) plus a university degree
- Saskatchewan Land Surveyor
- Professional engineer designation (P Eng)
- Three (3) or four (4) year Journeyman's Certificate plus a degree in education
- Diploma in Nursing or Psychiatric Nursing plus three (3) years of education including a related university degree (B.S.N., B.Ed)
- Five (5) year Bachelor of Science degree in Nursing
- Dental Nurse/Dental Therapist Diploma plus three (3) years of education including a related university degree
- Dental Nurse Diploma or Dental Hygienist Diploma plus three (3) years of education including a related university degree
- Registered Technician's Certificate plus three (3) years of education including a related university degree
- 1st Class Power Engineer
- Librarian with Master degree (five (5) years)

Educational Supplement C

- Six (6) years or more of related university study including one (1) year of graduate study or an honour's year
- Master's degree (five (5) years) plus one (1) year of related study
- Master's degree (six (6) years)
- Three (3) or more year Journeyman's Certificate plus a degree in Education plus one (1) year of graduate study
- Professional accounting designation (C.A., C.M.A., C.G.A.) plus a degree and one (1) additional year of related university study

- Librarian with Master's degree (six (6) years)

Educational Supplement D

- Required Doctorate

APPENDIX C HOURS OF WORK - PROGRAMS BY CATEGORY

CATEGORY A LABORATORY/SHOP	
1. Classroom/Shop (900)	
<p><u>Kelsey Campus</u> Agricultural Machinery Technician Automotive Service Technician/Technology (AST) Autobody Technician Carpentry G.M. ASEP Institutional Meat Cutting Heavy Equipment and Truck and Transport Industrial Mechanics Machine Shop Pipefitting Plumbing Professional Cooking Refrigeration/Air Conditioning Retail Meat Cutting Meat Processing Sheet Metal Steel Fabricator Truck & Transport Mechanical Repair Welding</p>	<p><u>Palliser Campus</u> Automotive Service Technician (AST) Bricklayer Carpentry Electrician Iron Worker Professional Cooking Welding</p>
<p><u>Wascana Campus</u> Applied Photography Autobody Technician Building Systems Technician Film, Video and New Media G.M. ASEP Graphic Arts Production Machine Shop New Media Communications Outdoor Power Equipment Technician Welding</p>	<p><u>Woodland Campus</u> Advanced Addictions Counselling Barber/Stylist Carpentry Chemical Dependency Worker Cosmetologist Electrician Esthetician Institutional Cooking Media Arts Production New Media Communications Outdoor Power Equipment Technician Professional Cooking Roofing Short Order Cooking Web Site Design and Development Welding</p>

CATEGORY A LABORATORY/SHOP continued

2. Classroom/Laboratory (825)

<p><u>Kelsey Campus</u> CAD/CAM Engineering Technology Commercial Pilot Program Computer Systems Technology Drafting – Associated Studies Electronic Systems Engineering Technology Electronic Technician Food & Nutrition Management Food Services Worker Hotel and Restaurant Administration Mechanical Engineering Technology Parts Management Technician Power Engineering Process Operator Visual Media – Associated Studies Recreation and Leisure Management Recreation and Tourism Management Tourism Management</p>	<p><u>Palliser Campus</u> Architectural Technologies CADD Technology Civil Engineering Technology Computer Engineering Technology Electrical Engineering Technology Electronic Technician Environmental Engineering Technology Geomatics Technology Instrumentation Engineering Technology Water Resources Engineering Technology Water & Wastewater Technician</p>
<p><u>Wascana Campus</u> Beef Production Certificate Computer Networking Technician Contact Centre Drafting – Associated Studies Electronic Technician</p>	<p><u>Woodland Campus</u> Corrections Worker Drafting – Associated Studies Ecotourism Electronic Technician Entrepreneurship and Small Business Food and Beverage Service Forest Ecosystems Technology Geographic Information Science for Resource Management Helpdesk/Network Operations Integrated Resource Management Resource and Environmental Law</p>

CATEGORY B - SCIENCE & HEALTH (825)

Kelsey Campus

Biotechnology
Chemical Technology
Combined Laboratory and X-Ray Technician
CPR/First Aid
Cytotechnology
Home Care/Special Care Aide
Medical Laboratory Technology
Medical Radiologic Technology
Nursing Education Program of Saskatchewan (NEPS)
Occupational Health and Safety Practitioner
Pharmacy Technician
Veterinary Technology

Wascana Campus

Advanced Care Paramedic
Community Health Services
Dental Assisting
Dental Hygiene
Health Information Management
Home Care/Special Care Aide
Intermediate Care Paramedic
Nursing Education Program of Saskatchewan (NEPS)
Occupational Therapist/Physical Therapist Assistant
Perioperative Nursing/RN
Perioperative Nursing/LPN
Practical Nursing
Primary Care Paramedic

Woodland Campus

Home Care/Special Care Aide
Practical Nursing

CATEGORY B - COMMUNITY SERVICE (825)

Kelsey Campus

Early Childhood Education
Educational Assistant
Rehabilitation Worker
Therapeutic Recreation
Youth Care Worker

Wascana Campus

Early Childhood Education

Woodland Campus

Early Childhood Education

CATEGORY C - LECTURE (625)

Kelsey Campus

Business Education - Associated Studies
Communication Arts - Associated Studies
Library & Information Technology
Math - Associated Studies
Psychology/Sociology - Associated Studies
Science/Physics - Associated Studies

Palliser Campus

Accountancy
Administration
Associated Studies (except Drafting)
Business Certificate
Computer Information Systems
Financial Services
Human Resources
Marketing
Office Education
Office Automation/Administration

Wascana Campus

Associated Studies (except Drafting)
Office Education

Woodland Campus

Associated Studies (except Drafting)
Business Certificate
Office Education

CATEGORY D - ADULT BASIC EDUCATION/INDIVIDUALIZED (1000)

Kelsey Campus

Basic Education

ESL

Deaf & Hard of Hearing Program

Palliser Campus

Basic Education

ESL

Wascana Campus

Basic Education

ESL

Deaf & Hard of Hearing Program

Woodland Campus

Basic Education

ESL

APPENDIX D LETTER OF UNDERSTANDING, REPRESENTATIVE WORKFORCE

LETTER OF UNDERSTANDING

Between
Saskatchewan Institute of Applied Science & Technology
(SIAST)
And
Saskatchewan Government and General Employees Union
(SGEU)

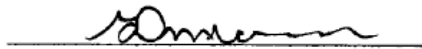
RE: REPRESENTATIVE WORKFORCE

The parties recognize that First Nations and Métis persons are not represented in the SIAST workforce to the proportion of their representation in the Saskatchewan working age population. The parties also agree that specific initiatives are required by the parties along with other stakeholders including the Aboriginal community, to prepare and develop the Aboriginal workforce and to facilitate the integration of Aboriginal persons into the SIAST workforce.

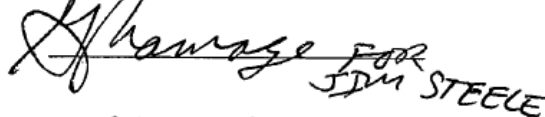
The parties therefore mutually agree in principle to work together to:

- Identify barriers to Aboriginal employment;
- Work with government and Aboriginal organizations to develop strategies to recruit, hire, train and retain Aboriginal workers;
- Develop initiatives of mutual benefit designed to meet Aboriginal needs within SIAST which generate an opportunity for Aboriginal employment;
- Participate in career information and other related Aboriginal activities within the Aboriginal community;
- Foster awareness and understanding within each party's constituents of diversity issues.

Signed on behalf of SIAST



Signed on behalf of SGEU



Dated at Saskatoon, Saskatchewan this 21ST day of FEBRUARY 2007.

APPENDIX E LETTER OF UNDERSTANDING, UNION MANAGEMENT DIALOGUE

LETTER OF UNDERSTANDING

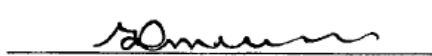
Between
Saskatchewan Institute of Applied Science & Technology
(SIAST)
And
Saskatchewan Government and General Employees Union
(SGEU)

RE: UNION MANAGEMENT DIALOGUE

The parties are committed to establishing a positive working relationship and to solving problems throughout the term of the collective agreement. The parties share a common belief that the basis of good labour relations rests upon ongoing dialogue and communication. Both SIAST and SGEU agree to work together in the operation of a Joint Labour-Management Committee.

- a) The purpose and function of the Committee will be to promote better communications, mutual respect and understanding between management and the union; to discuss and attempt to resolve issues and concerns of the parties; and to share information on operational changes being considered by management. The Committee shall be advisory in nature and not executive.
- b) The Committee will have equal representation of the parties to be composed of up to five (5) representatives from SIAST management and up to five (5) representatives from the SGEU academic bargaining unit. Employee representatives will be chosen by the union. SIAST management representatives will be chosen by administration.
- c) Meetings will generally occur monthly, at a time mutually agreeable to the parties. Minutes of each meeting will be kept.
- d) The Committee shall not have jurisdiction over wages, or any other collective bargaining matter, including the administration of the collective agreement. The Committee shall not supersede the activities of any committee of the SGEU or SIAST. It does not have the power to bind either the union, its members, or SIAST to any decisions or conclusions reached in its discussion, unless by mutual agreement. The Committee shall have the power to make recommendations to the union and management with respect to its discussions and conclusions.

Signed on behalf of SIAST



Signed on behalf of SGEU



Dated at Saskatoon, Saskatchewan this 21ST day of FEBRUARY 2007.

APPENDIX F RELOCATION ALLOWANCE

PURPOSE

To assist with relocation of employees.

POLICY

All employees required to relocate to a work location in either a different urban centre or one at least twenty (20) kilometres (road distance) from the immediately preceding work location due to any employee

- being transferred, promoted or demoted for the benefit of the receiving institute
- applying reversion provisions

shall be eligible for compensation provisions as set out in this policy.

Excludes:

- new appointees
- individuals under contract
- simultaneous compensation to married employees being relocated to the same work location.

1. RESPONSIBILITY FOR EXPENSES

The institute initiating an employee relocation is responsible for expenses of initial relocation as well as all consequent relocations resulting from it including application of reversion provisions.

2. REIMBURSEMENT RATES

Institute rates, plus specified allowances for spouse and/or dependents, apply as maximums.

Policy provisions may be increased only in exceptional circumstances with prior written approval of the President.

3. RECEIPTS

Must be submitted within one (1) year in order to be eligible for reimbursement (no receipts needed for meals).

4. ACCOUNTABLE ADVANCES

Granted upon employee request, in the amount of estimated relocation benefits for which employee is eligible.

5. SEARCH FOR ACCOMMODATION

Compensation provided to a maximum of:

- one (1) return trip to new work location for employee and spouse
- five (5) nights' accommodation allowance for employee plus \$6.00/night for spouse
- five (5) days' meal allowance for employee and spouse plus extra meal allowance for reasonable travel time to and from new work location
- four (4) regular work days off with pay for employee.

Employee may make more than one (1) trip to new work location in order to locate accommodation, but total compensation shall not exceed maximum allowance above.

6. PRIMARY HOUSEHOLD EFFECTS

Compensation provided to cover all reasonable costs for packing and/or crating, loading, transporting, unloading and unpacking employee's primary household effects (excluding expedited service charges).

Transportation to be accomplished by:

- commercial household goods mover, under normal circumstances, or
- rented truck, if approved by Principal and total cost does not exceed estimated total cost of the commercial household goods mover's fees.

7. IN-TRANSIT INSURANCE

Saskatchewan Property Management Corporation has arranged a centralized, full replacement value insurance plan for all Institute employees, providing additional insurance up to a maximum of \$5.00/pound per article. The coverage is based on the actual weight of each individual's household effects up to a maximum of \$100,000. The premiums are paid by the Saskatchewan Property Management Corporation.

8. PERSONAL MOTOR VEHICLE

Compensation provided for freight costs of moving one (1) personal motor vehicle if employee's old and/or new work location is "beyond road's end". Vehicle to be transported by auto carrier if available.

In-transit insurance coverage of motor vehicle is covered for actual cash value, not replacement cost. It is recommended the employee take out additional coverage through the moving company. Additional insurance coverage is the responsibility of the employee.

9. TRAVEL TO NEW WORK LOCATION

Compensation provided to a maximum of:

- actual costs of transporting employee, spouse and/or dependents directly to new work location.
- accommodation allowance while directly en route to new work location for employee plus \$6.00/night for spouse plus either \$5.00/night for each dependant, or a second motel/hotel room, subject to prior approval of Principal.
- meal allowance while directly en route to new work location for employee, spouse and/or dependants.

10. STORAGE COST

Compensation for costs associated with storage of employee's primary household effects to a maximum of:

- thirty (30) days,
- three (3) months, with prior approval of Principal.

Note: Goods in storage are covered for the first thirty (30) days only. If beyond thirty (30) days, special arrangements must be made.

11. TEMPORARY ACCOMMODATION AND MEALS AT NEW WORK LOCATION

Compensation provided to a maximum or:

- thirty (30) nights accommodation allowance for employee only
- thirty (30) days meal allowance for employee only

Resulting maximum may alternately be applied to:

- accommodation allowance for employee plus \$6.00/night for spouse, plus either \$5.00 night for each dependant or a second motel/hotel room, subject to prior approval of Principal.
- meal allowance for employee, spouse and/or dependents.

12. MAINTENANCE OF ORIGINAL DOMICILE

In lieu of temporary accommodation and meals at new work location (above), if employee must maintain original domicile to allow dependents to complete their school term at the old work location, compensation at new work location is provided to a maximum or:

- two (2) months' accommodation allowance for employee only
- two (2) months' meal allowance for employee only
- four (4) return trips to original domicile at a rate of one (1) per month for every month that original domicile is maintained, subsequent to employee's relocation.

Time periods may be extended to four (4) months with prior approval of Principal.

13. RESIDENTIAL PROPERTY EXPENSES

If employee's principal residence is rented and if employee faces a lease discharge fee on principal residence and/or rental payments on both old and new principal residences, then compensation is provided to a maximum of:

- one (1) month's rent, based on old residence's rent, or
- up to four (4) months' rent, with prior approval of Principal.

If employee's principal residence is a mobile home and if employee wishes to move the home to the new work location, the compensation is provided for:

- removal and reattachment of blocking and skirting
- disassembly and reassembly of attachments, including entry porch, patio, cabana and stairways
- installation and removal of wheels and hitch
- pick-up and delivery of mobile home and attachments to new work location
- lease discharge fee to a maximum of one (1) month's rent based on old location's rent, or up to three (3) month's, with prior approval of Principal
- cost of obtaining a moving permit
- pilot car rental, if required.

Compensation is not provided for:

- removal of mobile home from concrete foundation
- construction of concrete foundation for mobile home
- placement of mobile home on concrete foundation

Note: Employees claiming compensation for moving of mobile home remain eligible for compensation for primary household effects.

If employee's principal residence is owned by employee and if legal and/or real estate fees are incurred in the sale of the employee's principal residence at the old work location, then:

Compensation is provided as follows:

- reimbursement of actual real estate fees up to seven (7) percent of sale price to a maximum of \$10,000
- reimbursement of legal fees at rate of the Law Society for sale and purchases of homes
- reimbursement of mortgage discharge fees not exceeding three (3) months' mortgage interest, to a maximum of \$1,500
- reimbursement of bridge financing up to three (3) months interest to a maximum of \$1,500. (This provision applies when a relocated employee takes title to a residence at the new location before the sale of the residence at the old location and is required to arrange for a short term loan to finance the purchase.)

14. INCIDENTAL EXPENSES

Compensation is provided for:

- altering drapes, carpeting, floor covering, etc.
- replacing household fittings
- erecting television aerials
- installing telephones
- disconnecting and reconnecting appliances
- long distance telephone calls pertaining to move
- costs associated with obtaining and preparing a mobile home site including disconnecting and reconnecting utilities and septic tank installation
- other expenses approved by the President.

Compensation is provided to a maximum of \$200 without receipts or \$500 with receipts.

15. PROCEDURE

All instances of removal of household effects arising from relocation are coordinated through the Saskatchewan Property Management Corporation. Inquiries should be directed to:

Relocation Coordinator
Saskatchewan Property Management Corporation
10th Floor, Sturdy Stone Building
122 - 3rd Avenue North
Saskatoon, Saskatchewan
S7K 2H6

APPENDIX G LETTER OF UNDERSTANDING, MARKET STIPEND REVIEW

LETTER OF UNDERSTANDING # 3

Between

Between Saskatchewan Institute of Applied Science & Technology

(SIAST)

And

SIAST Academic Bargaining Unit

(SGEU –ABU)

Represented by

Saskatchewan Government and General Employees Union

(SGEU)


RE: Market Stipends Recommendations from Mediation Report of Tom Hodges dated September 16, 2011


SIAST agrees that all current Market Stipends are to be reviewed through meaningful consultation with the Academic Bargaining Unit within **90 days of ratification**.

If the Academic Bargaining Unit does not believe that meaningful consultation has taken place, the union may refer the matter to Mr. Tom Hodges.

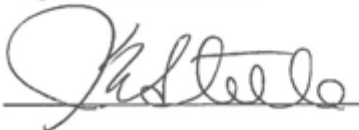
Signed the 15th day of DECEMBER, 2011


Signed on behalf of SIAST





Signed on behalf of SGEU





APPENDIX H LETTER OF UNDERSTANDING, NEW MARKET STIPENDS

LETTER OF UNDERSTANDING # 4

Between

Between Saskatchewan Institute of Applied Science & Technology

(SIAST)

And

SIAST Academic Bargaining Unit

(SGEU –ABU)

Represented by

Saskatchewan Government and General Employees Union

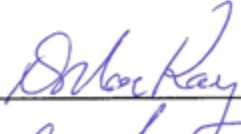
(SGEU)


RE: Market Stipends Recommendations from Mediation Report of Tom Hodges dated September 16, 2011

SIAST agrees that no new stipends are to be implemented during the time period between September 16th, 2011 and the completion of the next round of negotiations without mutual agreement between the parties.


Signed the 15th day of December, 2011.

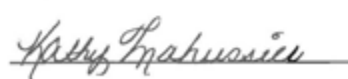
Signed on behalf of SIAST





Signed on behalf of SGEU





APPENDIX I LETTER OF UNDERSTANDING, WCA

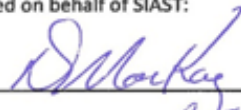
**LETTER OF UNDERSTANDING # 1
BETWEEN
SASKATCHEWAN INSTITUTE OF APPLIED SCIENCE AND TECHNOLOGY
AND
SASKATCHEWAN GOVERNMENT AND GENERAL EMPLOYEES UNION (SIAS ACADMIC BARGAINING UNIT)**


Market adjustments and the Western Canadian Average (WCA)

1. As per the Mediator's Report of September 16, 2011, the parties agree that the amount equal to three percent of 2010-2011 total compensation will be \$2,856,717.00. This agreed to amount will be allocated for wage adjustments above the general wage increases. The adjustments are to be allocated on agreed to levels necessary to address the WCA. **These adjustments are to be effective as indicated in the Mediator's Report. The parties are to meet within 10 working days of ratification to discuss implementation matters.** If the parties cannot agree to the allocation of these adjustments **after 2 days of meetings**, either party may contact Mr. Tom Hodges to resolve the dispute in accordance with Point #4 of the last page of the Mediator's Report.
2. SIAST will conduct a market study within 90 days of ratifying the collective Bargaining Agreement. SIAST agrees that the study benchmark and principles are to be established through meaningful consultation with SGEU. The parties also agree that the study will serve as the foundation for the next round of bargaining. If the parties cannot agree to study benchmarks and principles of the market study after meaningful consultations, either party may contact Mr. Tom Hodges to resolve the dispute in accordance with Point #4 of the last page of the Mediator's Report.

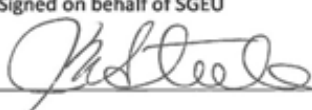
Signed the 15th day of DECEMBER, 2011.


Signed on behalf of SIAST:





Signed on behalf of SGEU





APPENDIX J - PERSONAL FLEXIBLE SPENDING ACCOUNT – IMPLEMENTATION DOCUMENT

1. **Plan Implement Date:** The parties agree to an implementation date for the Personal Flexible Spending Account (PFSA) of September 1, 2012
2. **Individual Allocation Amounts:** The parties have agreed that calculations would be based on the same methodology as the previous professional development system. Each employee allocation will be based on time worked in the preceding academic year.
3. **Retirees:** The parties agreed to the following:
 - a. Employees who retired in 2009/10 and 2010/11 academic years had access to spend their PD funds and are not entitled to additional funds.
 - b. Employees who retired in the 2011/2012 academic year will be eligible to claim their allocation of the frozen funds from the 2011/2012 academic year paid out in their choice of TFSA, RRSP or cash payout.
 - c. Employees who retire between July 1, 2012 and August 31, 2012 implement date will be given access to all available sources of funds. Employees in this group may allocate their funds to PEPP, TFSA, RRSP or Cash Payout.
4. **Available Funds:** The parties agreed that there are four sources of funding that *may* be available to current and past employees:
 - a. Funds that are currently sitting in individual accounts
 - b. Funds that were frozen in the 2011/12 academic year
 - c. Surplus funds (divided by the total number of FTE) that have been accrued by the bargaining unit from funds that previously dropped off individual accounts
 - d. New funds for 2012/13 academic year (divided by the total number of FTE) – based on employee status/time worked as of June 30, 2011

SIAST CAMPUSES AND SGEU OFFICES

Main Switchboard

1-866-goSIAST (SK Toll Free)

SIAST Kelsey Campus Idylwyld Dr. & 33rd St. Saskatoon, SK S7K 3R5 Human Resource Office: 659-4311 Human Resource Fax: 933-5798	SIAST Woodland Campus 1100 - 15th Street East Prince Albert, SK S6V 6G1 Human Resource Office: 765-1786 Human Resource Fax: 953-7068
SIAST Palliser Campus Saskatchewan St. & 6th Avenue N.W. Moose Jaw, SK S6H 4R4 Human Resource Office: 694-8314 Human Resource Fax: 694-3457	SIAST Wascana Campus 4500 Wascana Parkway Regina, SK S4P 3A3 Human Resource Office : 775-7719 Human Resource Fax: 798-9781

SGEU OFFICES

Regina (Head Office) 1440 Broadway Ave Regina SK S4P 1E2 Toll Free: 1-800-667-5221 Tel: 522-8571 Fax: 352-1969	Saskatoon Regional Office 1114 22nd St W Saskatoon SK S7M 0S5 Toll Free: 1-800-667-9791 Tel: 652-1811 Fax: 664-7134
Prince Albert Regional Office 33 11th St W Prince Albert SK S6V 3A8 Toll Free: 1-800-667-9355 Tel: 764-5201 Fax: 763-4763	

CAMPUS OFFICES

Kelsey Union Office Phone: 659-4438	Woodland Union Office Phone: 765-1594
Wascana Union Office Phone: 775-7377	Palliser Union Office Phone: 691-8236

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