2004– 2010 Collective Agreement

between

The Emily Carr Institute of Art & Design

and

CUPE Local 15
Vancouver Municipal Education
and Community Workers

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THIS AGREEMENT IS BETWEEN THE EMILY CARR INSTITUTE OF ART & DESIGN ("the Institute") AND CUPE LOCAL 15, VANCOUVER MUNICIPAL EDUCATION AND COMMUNITY WORKERS ("the Union").

1.0 Term of Agreement

- 1.1 This Agreement will be for a term of **seventy two (72) months from 1 April 2004 to 31 March 2010**, both dates inclusive.
- 1.2 The Agreement, including all Schedules, Appendices, Letters of Agreement or other attachments will continue in full force and effect, following the expiry date, until:
 - the Union commences a lawful strike; or
 - the Institute commences a lawful lockout; or
 - the Union and the Institute enter a new or amended Agreement.
- 1.3 The application of Sections 50 (2) and (3) of the *Labour Relations Code* is excluded from this Agreement.

2.0 Definitions and Coverage for Employee Benefits

2.1 Definitions

- 2.1.1 "Institute" means the Board of Governors of the Emily Carr Institute of Art & Design.
- 2.1.2 "Institute President" means the appointed Chief Executive Officer of the Emily Carr Institute of Art & Design.
- 2.1.3 "Union" means CUPE Local 15, Vancouver Municipal Education and Community Workers.

2.2 Permanent Employee

A permanent employee is one who has been appointed to permanent staff by the Institute following the successful completion of the probationary period as provided for in Clause 2.3. A permanent employee is entitled to all employee benefits provided by this Agreement.

2.3 Probationary Employee

- 2.3.1 A probationary employee is one who is engaged for a probationary period of six (6) working months to determine competence and suitability for a permanent position. A probationary employee will not be placed on permanent staff until the appointment is approved by the Institute.
- 2.3.2 The employment of a probationary employee can be terminated at any time during the probationary period without notice, subject to the grievance procedure.
- 2.3.3 A probationary employee is entitled immediately upon being hired to the following employee benefits, as provided for in the appropriate clauses:
 - Annual Vacations (Clause 10.1 and 2.4.16)
 - General Holidays (Clause 10.3)
 - Health Insurance (Clause 10.7)

2.4 <u>Temporary Employees and Positions</u>

- 2.4.1 A temporary position is a position which is expected to last for a specified term exceeding three (3) continuous months. Temporary positions may be extended, subject to other provisions in this Agreement.
- 2.4.2 Mutual agreement of the Union and the Institute is required for the creation of all temporary positions which will exceed one (1) year except those created due to a leave allowed by this Agreement.
- 2.4.3 An employee hired to a temporary position will be referred to in this Agreement as a temporary employee.
- 2.4.4 The first 850 hours of service as a temporary employee will be considered a probationary period. The employee's status will remain temporary upon completion of this period.
- 2.4.5 A temporary employee who has completed the probationary period and who is appointed on a permanent basis to the same position will not have to serve another probationary period.
- 2.4.6 A temporary employee who has not completed the probationary period and who is appointed on a permanent basis to the same position without a break in service will have the probationary period reduced by the number of hours worked.
- 2.4.7 A temporary employee who has completed a probationary period and who is appointed on a permanent basis to a different position will be required to complete a three (3) month trial period in the new position (see Clause 17.3 Promotion or Transfer). If the appointment is not confirmed, reversion to previous work will depend on such work being available.
- 2.4.8 A temporary employee, upon appointment to permanent staff, will be placed on the seniority list with an adjusted start date based on full-time equivalent service in the bargaining unit (see also Clauses 14.2 and 14.3).
- 2.4.9 A temporary position which has lasted twelve (12) months and is expected to continue will be made permanent and be posted.
- 2.4.10 A temporary employee who has completed 850 hours of service will be entitled to twelve percent (12%) of gross salary in lieu of benefits including:
 - Deferred Savings, Clause 10.6
 - Health Insurance, Clause 10.7
 - Group Life Insurance, Clause 10.9
 - Gratuity Plan, Clause 10.11
 - Dental Plan, Clause 10.12
- 2.4.11 Temporary employee who has:
 - completed one (1) continuous year of service averaging twenty-one (21) hours per week or more over the year; and

- who is continuing in a position averaging twenty-one (21) hours per week or more, will have the option of continuing to receive twelve percent (12%) of gross salary in lieu of benefits or of receiving the benefits listed in clause 2.4.10. Temporary employees will only be entitled to single coverage for health insurance (excluding optical) and the dental plan (plan A only). Temporary employees will be entitled to the gratuity plan only for full quarters worked. The election to receive benefit coverage must be made during the twelfth (12th) month of employment and may not be revoked thereafter.
- 2.4.12 Temporary employees who are appointed to positions of one (1) continuous year or more will be entitled to participate in Clause 8.2, Flex Time, for periods of complete continuous years only.
- 2.4.13 A temporary employee who has completed 850 hours will receive an increment step increase.
- 2.4.14 Temporary employees will receive additional increment increases on the completion of each additional 1700 hours of service or one (1) additional year, whichever is greater, until they reach the top step.
- 2.4.15 Temporary employees appointed to permanent positions who are at step 2 or higher will have their next increment date based on a year from the date they were made permanent, less an adjustment to recognise the hours worked as temporary employees.

Example: <u>hours since last increment x 52 weeks</u> = adjustment in weeks 1700 hours

- 2.4.16 For temporary employees, 1700 hours of service will equal one (1) year of service for vacation entitlement (see Clause 10.1, Annual Vacation). Vacation pay will be calculated on the basis of seven (7) hours of vacation entitlement equals four tenths of one percent (0.4%) of salary. Temporary employees who are appointed to permanent positions will be placed on the vacation entitlement scale in Clause 10.1.1 in the year crediting one year's service for each 1700 hours of continuous service.
- 2.4.17 At the time of employment and annually after that, temporary employees, **excluding those in a term assignment**, can elect to either receive vacation pay as calculated above or paid vacation time. Employees who elect paid vacation time and who are unable to schedule such vacation prior to the expiry of their appointment will be entitled to receive vacation pay on their final pay cheques.
- 2.4.18 Temporary employees will be entitled to the Christmas Break (Clause 10.2) provided they are scheduled to work up to the break. The break will be pro-rated by straight time earned in the calendar year divided by 1785.
- 2.4.19 Temporary employees will be paid for all general holidays that fall within their assignments.
- 2.4.20 Temporary employees will be credited with ten (10) days sick leave after the completion of each 850 hours of service. Sick leave may be accumulated to a maximum of 261 days. Temporary employees are not entitled to the sick leave provisions in Clause 10.4, Sick Leave.
- 2.4.21 For the purposes of sick leave, a day is a day, even if less than seven (7) hours and paid only for the days an employee is scheduled to work.
- 2.4.22 Temporary employees may be advanced up to five (5) days of sick leave but if they

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cease employment before earning it back, the advance will be deducted from their final

pay.

- 2.4.23 Any accrued sick leave at the conclusion of a temporary appointment may not be carried over to another temporary appointment, if there is a break in service.
- 2.4.24 Temporary employees will be entitled to Emily Carr courses (Clause 15.2.1).
- 2.4.25 Temporary employees are entitled to a minimum of two (2) weeks' notice if they are laid off from their position prior to the prescheduled end, including any extensions. Temporary employees filling positions of uncertain duration, such as sick leave replacements, will not be entitled to layoff notice when the regular incumbents return.
- 2.4.26 Temporary employees who have completed one (1) continuous year of service will be entitled to the provisions of Clause 13.3, Severance Pay, if they are laid off from their position prior to the prescheduled end, including any extensions. Temporary employees hired for a position of uncertain length such as sick leave replacement will not be entitled to severance pay.
- 2.4.27 A temporary employee who has completed the 850 hour probationary period and is a current employee of the Institute will have preference over outside applicants for vacancies, but permanent employees will have preference over them.

2.5 Casual Employees and Positions

- 2.5.1 An employee hired on an on-call basis or hired in a position expected to last three (3) months **or less** will be referred to in this Agreement as a casual employee.
- 2.5.2 Casual employees who have completed 850 hours of service will receive twelve percent (12%) of gross salary in lieu of benefits including:
 - Sick Leave, Clause 10.4
 - Deferred Savings, Clause 10.6
 - Health Insurance, Clause 10.7
 - Group Life Insurance, Clause 10.9
 - Gratuity Plan, Clause 10.11
 - Dental Plan, Clause 10.12
- 2.5.3 A casual employee who has completed 850 hours of service will receive an increment increase.
- 2.5.4 Casual employees will receive additional increment increases on completion of each additional 1700 hours of service or additional one (1) year, whichever is greater, until they reach the top step.
- 2.5.5 Casual employees appointed to permanent positions who are at step 2 or higher will have their next increment date based on a year from the date they were made permanent, less an adjustment to recognize the hours worked as casual employees.

Example: <u>hours since last increment x 52 weeks</u> = adjustment in weeks 1700 hours

- 2.5.6. Casual employees will receive vacation pay on each pay cheque. Vacation pay will be calculated on the basis of seven (7) hours of vacation entitlement equals four-tenths of one percent (0.4%) of salary (see Clause 10.1, Annual Vacation).
- 2.5.7 Casual employees are not entitled to any pay related to the Christmas Break, Clause 10.2.

- 2.5.8 Casual employees will be paid four and four-tenths percent (4.4%) of gross pay in lieu of paid general holidays, Clause 10.3.
- 2.5.9 Casual employees will be covered by the provisions of Clause 17.4, Rehiring, if called back for additional casual work or if appointed to temporary positions.
- 2.5.10 Casual employees who work for more than three (3) continuous months will automatically become temporary employees and will be covered by Clause 2.4, Temporary Employees and Positions.

2.6 <u>Creation of Permanent Part-Time or Term Positions</u>

- 2.6.1 The Institute will advise the Union when a new permanent part-time or term position is created.
- 2.6.2 The Institute will provide the Union with specific information outlining the considerations made in the establishment of the new position being less than full-time or twelve (12) months.
- 2.6.3 Should the Institute contemplate changing a vacated twelve month (12) month position to term, the Institute will consult with the Union and employees in the affected department prior to making the change.
- 2.6.4 Term positions will be used as a preferred alternative to **ongoing** temporary positions.

2.7 <u>Permanent Part-Time Employees and Positions</u>

- 2.7.1 With the agreement of the employee, the Institute may permanently increase the hours of a position.
- 2.7.2 If a position is **permanently** increased by more than twenty-five percent (25%) or to full-time, **and the incumbent has less than two years seniority**, the position will be reposted to allow senior employees to apply.
- 2.7.3 Annual Vacation Entitlement (Clause 10.1), Sick Leave (Clause 10.4), Gratuity accrual (Clause 10.11) and Christmas Break (Clause 10.2) will be pro-rated according to the regular hours of work divided by 1820 hours. Regular hours of work means all scheduled hours of work, excluding overtime, plus all paid leave.
- 2.7.4 A permanent part-time employee whose normal working hours are fifty percent (50%) or less will not be eligible to participate in the **Municipal** Pension **Plan** unless allowed under the **Municipal** Pension **Plan**.
- 2.7.5 When a holiday under Clause 10.3, General Holidays, falls on a day employees would otherwise work, they will be paid for their regular hours for that day. If a general holiday falls on a day when they would not otherwise work, they will be paid on a pro-rated basis of full-time equivalent hours.

2.8 Permanent Term Employees and Positions

2.8.1 Where a Term position is established on a part-time basis, the same rules applicable to changes in a permanent part-time employee's hours will apply (see Clauses 2.7.1 and 2.7.2).

- 2.8.2 Term employees and positions will normally be scheduled for:
 - all of September, October, November, January, February and March;
 - to the end of classes in December;
 - to the end of classes in April; and
 - additional days immediately prior to or immediately following classes, as may be added with agreement of the employees. The Institute will endeavour to notify affected employees of such extension by 1 March.
- 2.8.3 Term employees will be considered to be temporarily laid-off during the designated break periods as specified in their appointment letters without bumping or severance pay rights. If term employees are not returned to work at the end of the prescribed break periods, they may exercise full rights under Clause 13.0, Layoff, Recall and Severance Pay, and any related Clauses.
- 2.8.4 During the normal layoff period Term employees will continue to be covered by all provisions of the Agreement but will not receive salary or paid leave.
- 2.8.5 During the normal layoff period Term employees will be eligible to participate in all Institute benefit plans. Arrangements may be made to deduct amounts from their salary during the working period sufficient to cover their normal share of benefit premiums over the layoff period.
- 2.8.6 If the break period from the end of classes in April to the beginning of classes in September is extended, Term employees may continue to be covered by all benefits provided they pay the full cost of the premiums.
- 2.8.7 Subject to Clause 2.8.8, Term employees are entitled to all general holidays with pay (Clause 10.3) that fall between 1 September and 30 April. They will be paid four and four-tenths percent (4.4%) of gross pay in lieu of paid general holidays for time paid between 1 May and 31 August.
- 2.8.8 Part-time **and part-time Term** employees will be paid for general holidays during their term as provided for in Clause 2.7.5.
- 2.8.9 Annual Vacation entitlement (Clause 10.1), and Sick Leave (Clause 10.4) will be prorated for Term employees according to their regular hours of work during the year divided by 1820 hours. Gratuity credits will be accumulated for full quarters worked during the following periods:
 - 1 January through 31 March
 - 1 June through 31 August
 - 1 October through 31 December

If a Term employee is not absent through illness during the months of April, May and September, they will receive an additional gratuity credit.

Regular hours of work means all scheduled hours of work, excluding overtime, plus all paid leave.

- 2.8.10 Christmas Break (Clause 10.2) will be pro-rated for Term employees according to the percentage of full-time weekly hours they regularly work.
- 2.8.11 Each year of term employment will count as one (1) year for the purpose of increments, seniority and vacation entitlement.

- 2.8.12 Term employees will elect at the beginning of the term to take their vacation entitlement:
 - as additional money on each pay cheque; or
 - as a lump sum payment on an agreed date; or
 - as paid leave, subject to the operational requirements of the Institute and provided the employees do not have to be replaced.
- 2.8.13 Term employees who elect paid vacation time and are unable to schedule the vacation before the end of their term, can elect to be paid for the vacation at the end of the term or to carry the vacation over for the remainder of the calendar year. If they are unable to schedule the vacation before the end of the calendar year, they will be paid for it.
- 2.8.14 Term employees will not participate in the Flex Time Plan, Clause 8.2.
- 2.8.15 Term employees will have the option of participating in the Municipal Pension Plan, subject to pension legislation.
- 2.8.16 The Institute may change a Term position to a twelve (12) month position provided that:
 - If the incumbent has less than two years seniority the position is reposted for application by senior employees; and
 - a minimum of three (3) months' notice of the change is given to the incumbent.
- 2.8.17 The Institute may only change an employee from a twelve (12) month assignment to term with the agreement of the incumbent, in consultation with the Union, and provided that a minimum of three months' notice of the change is given.
- 2.8.18 Term employees may qualify to receive Employment Insurance Benefits during their periods of layoff, subject to Employment Insurance Regulations.

2.9 Access to Additional Casual Work for Permanent Employees

- 2.9.1 Except as provided for in Clause 21.12, Early Return from Leave, the Institute will contact in order of seniority, permanent part-time or term employees who have notified the Human Resources Department in writing of their interest in casual work, to offer additional casual work for which they are qualified provided there is no requirement for the Institute to change shift schedules. A list of qualified and interested employees will be maintained by the Human Resources Department.
- 2.9.2 Employees interested in additional work must inform the Human Resources Department in writing of the times they are available and their current address, telephone number and email address, if applicable.
- 2.9.3 It is in the employee's best interest to inform the Human Resources Department in writing of improved qualifications. An assessment of qualifications for the purposes of casual work assignment will be made on the basis of most recent information on the personnel file.
- 2.9.4 If suitable casual work becomes available, the Human Resources Department or designate will contact, from the list of interested and available employees, the permanent employee in accordance within the following timelines for contact and response:

- if the casual work is to commence within two (2) weeks, contact will be by telephone. If an employee cannot be contacted the Institute will move to the next name on the list;
- if the casual work is to commence between two (2) and four (4) weeks' time, contact will be by telephone or email. If an employee cannot be contacted or does not respond within forty-eight (48) hours, the Institute will move to the next name on the list:
- if the casual work is to commence in over four (4) weeks time, contact will be by telephone and email or mail. If an employee cannot be contacted or does not respond within seven (7) days, the Institute will move to the next name on the list.
- 2.9.5 Additional hours, beyond employees' normal schedules, will not be considered overtime, unless their daily hours exceed seven (7), their weekly hours exceed thirty-five (35) or they work in excess of five (5) days in a week.
- 2.9.6 Employees who work additional hours in the same classification that they regularly work will be paid their regular hourly rate for all hours worked plus four and four-tenths percent (4.4%) in lieu of general holidays, and vacation pay based on their length of service. They will also receive deferred savings (Clause 10.6) and gratuity plan (Clause 10.11) for their additional hours.
- 2.9.7 Employees who work additional hours in a different classification than they regularly work will be paid the hourly rate for that classification plus deferred savings (Clause 10.6), and four and four-tenths percent (4.4%) in lieu of general holidays. Step placement on the scale and vacation pay shall be according to the employees length of service with the Institute.

3.0 Rights of Management

Any rights of Management which are not specifically mentioned in this Agreement and are not contrary to its intention will continue in full force and effect for the duration of this Agreement. The exercise of management rights will be fair, reasonable, and without discrimination.

4.0 Union Security

4.1 <u>Union Membership</u>

Employees who are now members of the Union will remain members as a condition of employment. New employees will apply for membership in the Union within thirty (30) days of employment and will maintain their membership as a condition of employment.

4.2 Union Insignia

- 4.2.1 A Union member will have the right to wear or display the recognized insignia of the Union. The Union agrees to furnish to the Institute President a Union shop card (when available) for each of the Institute's places of operation covered by this Agreement, to be displayed on the premises. The card will remain the property of the Union.
- 4.2.2 The recognized insignia of the Union will include the designation "signatory initials/CUPE 15, VMECW". This designation will, at the member's option, be placed below the signatory initials on typewritten correspondence.

4.3 <u>Picket Lines</u>

4.3.1 Employees will not be disciplined by the Institute for respecting a legal picket line established by a Labour Union or Association. Where employees refuse to cross a picket line at their normal place of duty, they will be considered absent without pay.

4.4 Checkoff

- 4.4.1 In accordance with the provisions of Section 16 of the *Labour Relations Code*, the Institute will deduct from the wages of any employee covered by this Agreement, Union dues and assessments levied in accordance with the bylaws of the Union. For new employees, these deductions will commence on their first day of employment.
- 4.4.2 Employees will complete an authorization form allowing the deduction of dues from their wages.

4.5 <u>Union Leave</u>

- 4.5.1 Except as otherwise provided for in this Agreement, Union business will not be conducted on Institute time.
- 4.5.2 Permission will be granted for up to four (4) members of the Bargaining Committee of the Union to leave their employment temporarily for the purpose of collective bargaining with the Institute. This leave will be without loss of pay for three (3) members, and the fourth, if required, will be subject to the payback system.
- 4.5.3 The payback system will be applied to preparation time for collective bargaining.
- 4.5.4 A grievor and a shop steward will be entitled to up to one (1) hour without loss of pay to prepare for Step 1 grievance meetings. Scheduling of this time will be arranged with the appropriate supervisors, who will take into consideration the needs of the departments.
- 4.5.5 A grievor will be entitled to attend meetings at any step of the grievance procedure (Clause 6.0), including arbitration hearings, without loss of pay. Except as provided for in Clause 4.5.4, the payback system will apply to preparation meetings between the grievor and the Union on Institute time.
- 4.5.6 A shop steward directly involved will be entitled to attend meetings at any step of the grievance procedure, including arbitration hearings. Except as provided for in Clause 4.5.4, attendance at any meetings outside of Steps 1 and 2 of the grievance procedure will be subject to the payback system, unless the attendance is required by the Institute.
- 4.5.7 Time off without pay will be granted to official representatives of the Union when it becomes necessary to transact business in connection with matters affecting members of the Union.
- 4.5.8 Every reasonable effort will be made to accommodate Union leave for other bargaining unit members, upon request by the Union to the Institute President.
- 4.5.9 When employees are on Union leave without pay and the payback system applies, the employees concerned will continue to receive their normal pay and benefits, and the Union will reimburse the Institute for their wages.

4.5.10 Employees elected to full-time Union office will, upon two (2) months advance application in writing to the Institute President, be granted leave of absence without pay and will continue to accumulate service for vacation entitlement and seniority and any other benefit related to length of service. Employees should apply for this leave in advance of actually being elected to provide the greatest possible notice if elected.

4.6 <u>Union Activity</u>

There will be no discrimination against any employee because of membership or activity in the Union or for the exercise of rights, privileges and benefits provided by this Agreement.

4.7 **Shop Stewards**

- 4.7.1 Where operational requirements permit, a shop steward will be given reasonable time off with pay to acquaint each new employee with the benefits and obligations of Union membership.
- 4.7.2 The Union will notify the Institute of its list of Institute shop stewards and will advise the Institute of any change to that list.
- 4.7.3 The Institute will make available private space to accommodate meetings between a Union representative and individual members.
- 4.7.4 The Institute agrees to make reasonable efforts to provide office space to the Union. Where providing space is feasible, the space will be at no cost to the Union. The Union acknowledges that delivery of Institute educational programs has priority for available space.

4.8 Membership Information

If the Union writes to the Institute requesting membership data information, the Institute will provide to the Union all of the information that is available from the Institute's records and will establish a system for updating and maintaining that information at intervals that are consistent with the Institute's system.

4.9 <u>Financial Information</u>

Upon request, the Institute will provide the Union with all financial information required to be made available under applicable legislation.

5.0 Joint Consultation Committee

- 5.0.1 A Joint Consultation Committee will be established to consult about issues relating to the workplace that affect the Parties or any employee bound by this Agreement.
- 5.0.2 The Union will be represented on this Committee by a staff representative and either its shop stewards or its Bargaining Committee, as required.
- 5.0.3 The Consultation Committee will meet quarterly and at the request of either Party. The agenda will be prepared at least one (1) week in advance of each meeting.
- 5.0.4 The purpose of the Consultation Committee is to promote the cooperative resolution of workplace issues, to respond and adapt to changes in the economy, to foster the development of work-related skills and to promote workplace productivity.

- 5.0.5 The Committee will not deal with violations of the Agreement which will be dealt with through the grievance procedure (Clause 6.0).
- 5.0.6 When necessary and subject to the provisions of Section 54 of the *Labour Relations Code*, the Committee will attempt to develop an adjustment plan (see Schedule F2). If the provisions of Section 54 of the *Labour Relations Code* are amended, the Agreement will be amended accordingly.
- 5.0.7 The Parties may jointly apply to the associate chair of the Mediation Division of the *Labour Relations Board* to appoint a facilitator to the committee to assist in developing a more cooperative relationship between the Parties.

6.0 Grievance and Arbitration Procedure

6.1 Grievance Procedure

- 6.1.1 The grievance procedure is designed to deal with the substantive issues of a grievance on a timely basis.
- 6.1.2 Any differences concerning the dismissal, discipline or suspension of an employee or the interpretation, application, or operation of this Agreement, or any alleged violation of this Agreement, or any questions as to whether any matter is arbitrable, will be handled without undue delay, or stoppage of work in the following manner.

6.2 <u>Step 1</u>

- 6.2.1 Initiation of a grievance will be in writing and forwarded to the **Director** of Human Resources and to the Union indicating the nature of the grievance. An attempt to settle the difference will be made by the grievors involved and/or a shop steward or other Union Representative and the **Director** of Human Resources or designate, alone or with any other chosen person.
- 6.2.2 The grievance will be initiated within fifteen (15) working days from the event giving rise to the grievance or within fifteen (15) working days of the date when the grievors became aware of the incident.
- 6.2.3 The grievance meeting will occur within ten (10) working days of receipt of the grievance.
- 6.2.4 A response will be made in writing within ten (10) working days of the meeting to the grievors, Union Representative and shop steward if involved.

6.3 Step 2

- 6.3.1 If the dispute is not resolved at Step 1, the Party responsible for initiating the grievance has ten (10) working days from receiving the decision at Step 1 to advance the grievance. Notice of advancement must be in writing and forwarded to the **Director** of Human Resources and to the Union.
- 6.3.2 Within ten (10) working days of receiving the request to proceed to Step 2, the Vice President Finance and Administrative Services, alone or with any other chosen person, and a Union Representative, along with the grievor and one (1) shop steward, if involved, will meet to attempt to resolve the dispute.
- 6.3.3 The Institute will provide a written reply to the grievance within ten (10) working days of the Step 2 meeting.

6.4 <u>Step 3 - Investigator</u>

- 6.4.1 At the option of either Party Step 3 may be bypassed.
- 6.4.2 Should no settlement have occurred at Step 2 the grievance may be referred to a single "Investigator" within twenty (20) working days from the receipt of the Step 2 response. Notice of referral must be in writing to the Institute President and the Union.
- 6.4.3 The Investigator will be agreed to by the Parties.
- 6.4.4 The Investigator will:
 - investigate the difference;
 - define the issue in the difference; and
 - make written recommendations to resolve the difference within thirty (30) days of receipt of the request.
- 6.4.5 The time involved in the Investigation step will not be counted with respect to Clause 6.6, Time Limits.
- 6.4.6 Each Party will pay its own expenses and one-half (1/2) the compensation and expenses of the Investigator.
- 6.4.7 The Parties may agree, in advance, that the Investigator's decision will be binding, as in an arbitration. The decision will be made prior to the investigation commencing.
- 6.4.8 If either Party intends to be represented by legal counsel at any hearing or other meeting held by the Investigator, they will provide a minimum of two (2) weeks notice to the other Party.

6.5 Step 4 - Arbitration

- 6.5.1 Should either Party have opted to bypass Step 3 or declined to accept the recommendation of the Investigator then the grieving Party may advance the matter to a single arbitrator for a final and binding decision. Notice of advancement must be in writing to the Institute President and to the Union within twenty (20) working days of receiving the decision at Step 2 or within twenty (20) working days of receiving the recommendation from the Investigator.
- 6.5.2 Within ten (10) working days of being notified of the intent of either Party to proceed to arbitration the Parties will attempt to choose a single arbitrator.
- 6.5.3 By mutual agreement, an Arbitration Board may be appointed, consisting of one (1) member appointed by the Institute, one (1) member appointed by the Union, and a third member who will be the Chairperson will be appointed by the other two (2) appointees.
- In the event the Parties are unable to agree on a single arbitrator, or the appointees of an Arbitration Board are unable to agree on a Chairperson, either Party may apply to the Minister of Labour to make the appointment. When the *Director of the Collective Agreement Arbitration Bureau* has been appointed, either Party may apply to that person to make the appointment.
- 6.5.5 The decision of the arbitrator or Arbitration Board will be final and binding on both Parties. Each Party will pay its own expenses and one-half (1/2) the compensation and expenses of the arbitrator or Chairperson of an Arbitration Board.

6.5.6 All reasonable arrangements will be made to permit the conferring Parties or arbitrator(s) to have access to the Institute premises to view any working conditions which may be relevant to the settlement of a grievance. (See Clauses 4.5.4, 4.5.5 and 4.5.6.)

6.6 Time Limits

- 6.6.1 The Party responsible for initiating the grievance will also be responsible for advancing the grievance to each succeeding step, within the specified time limits.
- 6.6.2 If the grievance is not advanced within the specified time limits, the grievance will be considered to be abandoned and all recourse to the grievance procedure will be at an end.
- 6.6.3 If the Institute fails to respond to a grievance within the specified time limits the grievance will be considered to have succeeded and appropriate actions will be taken to remedy the matter.
- 6.6.4 Extensions to the time limits may be made by agreement of the Parties.

6.7 Reinstatement

An employee who is reinstated by the grievance procedure will be entitled to reinstatement without loss of seniority.

6.8 Alternate Dispute Resolution Methods

Either Party may avail itself of the other options available in the *Labour Relations Code* as alternative methods to resolve any disputes.

7.0 Classification and Salary Review

Clause 7 will be revised and amended over the life of this Agreement to incorporate changes from the current classification system to a new gender neutral job evaluation system jointly agreed to by the Union and the Institute.

7.1 Terms of Reference

- 7.1.1 Classification reviews will consider whether or not the duties and responsibilities of a position fall substantially within those contained in the class specification or have changed sufficiently to warrant a new or revised classification. A classification review which results in a change of classification or rate of pay will be considered a reclassification.
- 7.1.2 Classification and salary reviews will consider whether or not the rate of pay attached to or recommended for a classification, new classification or changed classification is proper or bears a realistic and acceptable relationship when compared to other positions of equal value or relative value within the guidelines contained in Clauses 7.1.3, 7.1.4 and 7.1.5.
- 7.1.3 Initial comparisons are limited to class specifications and/or job descriptions and rates of pay within the Institute and similar jobs and corresponding rates of pay at BCIT, Capilano College, Kwantlen College, Douglas College, Vancouver Community College and Langara College.

- 7.1.4 Where, after seeking the comparisons listed in Clause 7.1.3, there are not three (3) valid ones, comparisons will be solicited from other Colleges and Institutes in BC.
- 7.1.5 Where, after seeking the comparisons listed in Clause 7.1.4, there are not three (3) valid ones, comparisons will be solicited from other places that have comparable work.

7.2 Procedure

- 7.2.1 Requests for classification review may originate with the Union, the Institute or an employee. Requests for salary review may originate with the Union or the Institute. The request must be in writing and submitted to the **Director** of Human Resources.
- 7.2.2 Except by mutual agreement of the Union and the Institute or where a significant change in duties or responsibilities can be demonstrated, a request for classification review from any source may be rejected by either Party if less than two (2) years has elapsed since the resolution of the last classification review. Should the Parties fail to agree on the status of any request the matter may be referred to the arbitrator for a decision as provided in Clause 7.2.15.
- 7.2.3 The Institute will conduct a review of the position using the terms of reference contained in Clause 7.1.

7.2.4 Step 1

Within five (5) working days of an employee or the Union submitting a written request for a classification review, the Institute will provide the employee with a questionnaire to complete.

- 7.2.5 The completed questionnaire must be returned to the **Director** of Human Resources within forty (40) working days of receiving the questionnaire. If the questionnaire is not returned within this time, the review will be considered to be withdrawn.
- 7.2.6 Within twenty (20) working days of receiving the completed questionnaire, the **Director** of Human Resources or designate will meet with the employee to discuss it. A draft job description will be produced within ten (10) working days of the meeting.
- 7.2.7 The draft job description will be returned to the employee and the Union.
- 7.2.8 If the Union does not agree that the job description accurately reflects the duties an employee is performing, it will notify the Institute of its disagreement within twenty (20) working days of receiving the job description. The Union and the Institute will make every reasonable effort to meet and discuss the job description within a further twenty (20) working days. The Institute will respond in writing to the Union within ten (10) working days of the meeting.
- 7.2.9 If agreement is not reached, the Union may refer the matter to the appeal process as provided for in Clause 7.2.15.
- 7.2.10 If the job description is agreed upon, the Institute will complete the review and will notify the Union and the employee of the results in writing within a further thirty (30) working days. The notification will contain the reason for the decision including a statement of comparisons made and all applicable data used in applying the terms of reference.

7.2.11 If the Union has requested a salary review, the Institute will conduct the review according to the terms of reference in Clauses 7.1.3, 7.1.4 and 7.1.5, and will notify the Union in writing of the results within sixty (60) working days of the request. The notification will contain the reason for the decision including a statement of comparisons made and all applicable data used in applying the terms of reference.

7.2.12 Step 2

If the Union does not agree with the results, it may notify the **Director** of Human Resources that it intends to appeal within twenty (20) working days of receiving the notification provided for in Clauses 7.2.10 or 7.2.11. Within a further thirty (30) working days, the Union will indicate the basis of its disagreement and will cite its own research and comparisons.

- 7.2.13 The Parties will make every reasonable effort to meet and discuss the appeal within twenty (20) working days of the Union providing the basis of its disagreement to the Institute.
- 7.2.14 The Institute will respond in writing to the Union within ten (10) working days of the appeal meeting.

7.2.15 Step 3

If:

- agreement is not achieved at Step 2; or
- the Union has referred a dispute regarding the job description, as provided for in Clause 7.2.9;or
- a dispute arises whether a significant change in duties or responsibilities can be demonstrated, as provided for in Clause 7.2.2,

the matter may be referred within twenty (20) working days to a single arbitrator who will make a final and binding decision.

- 7.2.16 The Parties will attempt to choose a single arbitrator.
- 7.2.17 If the Parties are unable to agree on the arbitrator, either Party may apply to the Minister of Labour to make the appointment. When the Director of the *Collective Agreement Arbitration Bureau* has been appointed, either Party may apply to that person to make the appointment.
- 7.2.18 The arbitrator will be governed by the terms of reference in Clause 7.1 and:
 - if the dispute concerns the description of the duties an employee is performing, the arbitrator will determine the correct description of the duties and the correct rate of pay;
 - if the dispute concerns whether or not the duties and responsibilities fall substantially within those contained in the class specification, the arbitrator will determine whether they do or not;
 - if the dispute concerns the rate of pay, the arbitrator will determine the correct rate of pay;
 - if the dispute concerns whether a significant change in duties or responsibilities can be demonstrated, as provided for in Clause 7.2.2, the arbitrator will determine the matter.

- 7.2.19 At least twenty (20) working days prior to the arbitration, the Parties will provide each other with the salary comparisons they are going to use. The Parties will have the right to revise their comparisons if they provide their revisions to the other Party at least ten (10) working days prior to the arbitration.
- 7.2.20 The arbitrator's compensation and costs will be shared equally by the Institute and the Union.
- 7.2.21 With the mutual agreement of the Union and the Institute the arbitration process contained in this Clause may be bypassed and the dispute may be referred to the Investigator (Clause 6.4) or to the Alternate Dispute Resolution Processes (Clause 6.8). If this occurs, the provisions of Clause 7.2.18 will apply.
- 7.2.22 The Institute will send the Union a copy of all requests for classification review, completed questionnaires, job descriptions and any other correspondence or documents related to classification reviews.
- 7.2.23 The time limits contained in this clause may be extended by mutual agreement.

7.3 Adjustments to Salary

- 7.3.1 If as a result of a classification or salary review any change is to be made, the change will be effective the first day of the pay period closest to the date of receipt of the request by the **Director** of Human Resources, or such date as may be appropriate, subject to the provisions of Clause 7.3.5.
- 7.3.2 Upon reclassification or salary review, employees will be placed on the scale according to their length of service with the Institute and without change to their increment date.
- 7.3.3 When the Institute finds a change is required, any adjustment including any retroactive payment will be put into effect as soon as possible, subject to Clause 7.3.5. This will not prejudice the Union's right to appeal.
- 7.3.4 If a position or class of positions is reclassified or has the salary revised downwards, each incumbent may elect one (1) of the following methods of treatment:
 - to have the rate of pay immediately reduced to the new level and receive a lump sum payment at the earliest opportunity of twenty-four (24) times the monthly difference between the old and new rates;

OR

- to have the former salary continued. The incumbent will continue to receive all general increases and increments. The Institute may unilaterally promote an incumbent who elects this treatment to any vacant position that is valued at the former pay rate and for which the incumbent is qualified. The Institute must do this within two (2) years of the date of the change in rate.
- 7.3.5 A salary review which changes the wages of a classification which represents more than five percent (5%) of the employees within the bargaining unit will be implemented the first day of the next contract year.

7.4 New Positions

- 7.4.1 The Institute will notify the Union of the creation of a new position or classification prior to posting it, if possible. If this is not possible, the Institute will notify the Union at the same time the new position or classification is posted.
- 7.4.2 The Union may request a classification or salary review for the new position or classification. If a review is requested, the Institute will commence the review six (6) months after the position is filled.
- 7.4.3 Any increase resulting from the classification or salary review will be retroactive to the date the position was filled, subject to the provisions of Clauses 7.3.4 and 7.3.5.

8.0 Working Conditions

8.1 Days and Hours of Work

- 8.1.1 Employees will work a five (5) day week, except as otherwise provided in this Agreement.
- 8.1.2 The normal hours of work for employees covered by this Agreement will be seven (7) hours per day.
- 8.1.3 The Institute will give a minimum of ten (10) days notice of a change in shift unless the change results in an employee working hours that entitle the employee to an overtime wage. All changes of shift will be discussed with the employee prior to the giving of notice. If the proposed shift change would result in hardship for the employee concerned, the Institute will attempt to accommodate the employee's needs through transfer or other mutually agreeable means.
- 8.1.4 Employees who work more than six (6) hours a day will be entitled to an unpaid meal break of not less than thirty (30) minutes and not more than one (1) hour. Employees who work from five (5) to six (6) hours a day will have the option of taking an unpaid meal break. Employees who work less than five (5) hours a day will not be entitled to a meal break.
- 8.1.5 Employees who work more than six (6) hours a day will be entitled to two (2) paid fifteen (15) minute rest periods, one (1) during the work period prior to the meal break and one (1) during the work period after the meal break. Employees who work six (6) hours a day or less will be entitled to one (1) paid fifteen (15) **minute** rest period.
- 8.1.6 The times when the meal break and rest periods are taken will be approved by the supervisor.
- 8.1.7 The length of time between the starting and quitting times in a normal working day will not exceed eight (8) hours.
- 8.1.8 When employees attend a required work-related meeting during their normal meal break they will reschedule their break on that day with the time subject to the approval of their supervisor.

8.1.9 An employee, reporting for work at the call of the Institute, shall be entitled to their regular wage for the entire period spent at the place of work, with a minimum of four (4) hours pay for each call-out, unless the employee is unfit to perform their duties or has failed to comply with the Occupational Health and Safety Regulations to the Workers' Compensation Board. Where an employee is working overtime, Clause 8.5.6 applies.

8.2 Flex Time

- 8.2.1 The flex time plan contained in Clause 8.2 applies to permanent and probationary employees only. Term employees, **including temporary employees in a term assignment, and part-time employees** may not participate in the flex time plan.
- 8.2.2 Temporary employees may participate in the flex time plan as provided for in Clause 2.4.12.
- 8.2.3 Participating employees will work fifteen (15) minutes more per day between approximately 1 September and 30 April by increasing the work day to seven and one quarter (7-1/4) hours by:
 - leaving work fifteen (15) minutes later; or
 - commencing work fifteen (15) minutes earlier; or
 - shortening the lunch period by fifteen (15) minutes.
- 8.2.4 The method of working the extra time will be determined by the Institute on a departmental basis, taking into account the needs of the department and the desires of the employees in the department.
- 8.2.5 Participating employees will receive twenty-one (21) paid hours off between approximately 15 June and 15 August, by decreasing the work day to six and one-half (6-1/2) hours per day by leaving one-half (1/2) hour earlier per day.
- 8.2.6 For the periods not covered by Clauses 8.2.3 and 8.2.5, participating employees will work a seven (7) hour day. This covers the period from approximately 1 May to 14 June and approximately 16 August to 31 August.
- 8.2.7 Prior to the beginning of each year, the Institute and the Union will establish the precise dates for flex time schedules, based on the principles contained in Clauses 8.2.3, 8.2.5 and 8.2.6.
- 8.2.8 Flex time will not accumulate **during** general holidays or the Christmas break.
- 8.2.9 Participating employees will receive twenty-one (21) paid hours off per year in addition to the time provided for in Clause 8.2.5. This time will be used in the year in which it is earned. Employees are encouraged to take this time off prior to the use of vacation entitlement for the year.
- 8.2.10 Participating employees who leave part way through the year will have adjustments made to their final cheques to reflect whether they have received time off which has not been earned or have earned time which has not been taken.

8.3 <u>Experimental Work Schedules</u>

Terms and conditions of this Agreement may be varied by mutual agreement of the Institute and the Union in order to implement work schedules that are modifications of the work schedules set forth in this Agreement. Examples may include:

- job sharing
- compressed work week
- nine-day fortnight
- variable schedules for part-time employees

Experimental work schedules shall not be unreasonably denied by the employer.

Casual employees who accept work replacing an employee on an experimental work schedule whose regularly scheduled hours of work exceed seven (7) hours will work up to 8.75 hours of the regularly scheduled work without overtime.

8.4 Second Shifts

If the Institute determines that a second shift is necessary in departments with more than one employee performing the same work, employees will be offered the choice of continuing their current shift in order of seniority. Where the Institute is adjusting to an alternate shift for departments with one employee, Clause 8.1.3 will apply.

8.5 Overtime

- 8.5.1 An employee has the right to refuse to work overtime other than in exceptional and/or emergency circumstances. Where the employee has a pre-existing commitment that cannot be altered, the employer will make every reasonable effort to implement alternate work arrangements to accommodate the overtime assignment.
- 8.5.2 All overtime must be **pre-**authorized by the Vice President Finance and Administration. When overtime is in response to dealing with an unanticipated emergency, authorization must be provided within seven (7) calendar days of the overtime hours being worked.
- 8.5.3 Employees on monthly salaries will not be paid for the first fifteen (15) minutes. **If they** are authorized to work more than fifteen (15) minutes of overtime in any one day, they will be paid for the total amount of overtime or receive compensating time off in accordance with Clauses 8.5.6 and 8.5.9.
- 8.5.4 Employees who do not receive overtime compensation for the first fifteen (15) minutes worked immediately following their normal working day, as provided for in Clause 8.5.3, will have a work day within the following ten (10) working days reduced by the amount of time equal to that worked.
- 8.5.5 Employees who have agreed to work overtime will, at the time of working the overtime, elect whether to be paid for it or to receive compensating time off.
- 8.5.6 Subject to Clauses 8.5.7 and 8.5.8, employees will be paid one and one-half (1-1/2) times their regular hourly rate for the first two (2) hours of overtime worked in a week in excess of full-time hours and two (2) times their regular hourly rate for all other overtime hours worked.

- 8.5.7 Employees who work in excess of five (5) days in a week will be paid two (2) times their regular hourly rate for all overtime hours worked with a minimum of two (2) hours pay at two (2) times their regular hourly rate.
- 8.5.8 Employees who are called at home and requested to return to work overtime will be paid two (2) times their regular hourly rate for all overtime hours worked with a minimum of two (2) hours pay at two (2) times their regular hourly rate.
- 8.5.9 Employees who elect to receive compensating time off for overtime will be given compensating time off equivalent to the number of hours for which they would have been paid as provided in Clauses 8.5.6, 8.5.7 and 8.5.8.
- 8.5.10 Compensating time off will be taken at a time mutually agreed upon between the employees and their Department Heads.
- 8.5.11 If employees do not receive all of their compensating time off by 31 August of the year following the year in which they earned it, or prior to leaving the Institute, whichever occurs first, they will be paid for the balance of the overtime.

9.0 Wages and Premiums

9.1 Salary Schedule

- 9.1.1 The salary schedule in Schedule B will apply during the term of this Agreement.
- 9.1.2 The salary schedule is based on a thirty-five (35) hour week with hours of work conducted between 8am and 7pm.
- 9.1.3 When new employees are hired, they will normally be placed at step 1 of the salary scale. However, this does not preclude placement on a higher step in exceptional circumstances. Furthermore, this Clause 9.1.3 does not apply to former employees of the Institute who are rehired within twelve (12) months of termination of service (see Clause 17.4 Rehiring).

9.2 Increments

- 9.2.1 Permanent employees will receive an increment increase at the beginning of the pay period coincident with or next following the successful completion of the probationary period.
- 9.2.2 Permanent employees will receive additional increment increases on completion of each additional year of service until they reach the top step.
- 9.2.3 Temporary employees will receive increments as provided for in Clauses 2.4.13, 2.4.14 and 2.4.15.
- 9.2.4 Casual employees will receive increments as provided for in Clauses 2.5.3, 2.5.4 and 2.5.5.
- 9.2.5 For term employees each duty year will equal one (1) year of service.
- 9.2.6 Upon reclassification or salary review, employees will be placed on the scale according to their length of service with the Institute and without change to their increment date.

- 9.2.7 Upon promotions through competition, employees will be placed on the scale according to their length of service with the Institute and without change to their increment date.
- 9.2.8 If employees have been absent on leave without pay (Clause 11.4) for more than one (1) month, their increment dates will be delayed one (1) month for each month or portion of a month absent in excess of one (1) month.

9.3 <u>Substitution</u>

- 9.3.1 When an employee is authorized in writing by the **Director** of Human Resources to temporarily replace another employee in a superior position for a period of one (1) or more consecutive working days, the employee will be paid the minimum rate for the superior position for the total period. If the employee's regular rate of pay is higher than the minimum rate for the superior position, the employee will be paid at a rate of pay equivalent to two (2) steps higher than the employee's regular rate of pay. Under no circumstances will an employee be paid a higher rate than the maximum rate for the superior position.
- 9.3.2 Should an employee be assigned to perform some of the duties of a superior position but not all of the significant duties and responsibilities, the employee will be paid at a rate that is appropriate for the duties and responsibilities assigned with a minimum of the equivalent of two (2) steps higher than the employee's regular rate of pay.
- 9.3.3 Should the substitution be for a period in excess of three months the position will be posted in accordance with Clause 17.1.1.
- 9.3.4 When an employee is required to replace an incumbent of a superior position outside of the bargaining unit, the employee will be paid an additional minimum amount equal to ten percent (10%) of the employee's normal rate of pay, subject to the qualifications in Clause 9.3.1. All the terms and provisions of this Agreement will continue during replacement periods.
- 9.3.5 Should employees acting in superior positions without interruption be appointed to the positions, they will be paid at the step on the pay scale that they would have attained if the positions were theirs from the date of substitution.

9.4 Pay Dates

- 9.4.1 Employees will be paid twice monthly, on the 15th and last day of the month, provided that each employee's **pay advice** will be received and dated prior to their last working day in the pay period.
- 9.4.2 The last pay **advice** in December will be provided and dated on the last Institute business day before Christmas.

9.5 Workshop Presentations

Employees will receive additional pay for reasonable preparation time and for presentation of workshops in their areas of expertise at the rate paid to Studio Technicians for "original technical instruction".

10.0 Employee Benefits

10.1 Annual Vacation

10.1.1 Vacation is granted for service during the calendar year from 1 January to 31 December. It is to be taken within the calendar year in which it is earned, subject to the carry over provisions in Clauses 10.1.6 and 10.1.7, at a time to be arranged with the **Manager** or designate. The entitlement of employees, except as otherwise provided in this Agreement, is as follows:

Less than 1 year's service 112 working hours, pro-rated 147 working hours 1-5 year's service 6 year's service 154 working hours 7 year's service 161 working hours 8 year's service 168 working hours 9 year's service 175 working hours 10 year's service 182 working hours 11 year's service 189 working hours 12 year's service 196 working hours 13 year's service 203 working hours 14 year's service 210 working hours 15 year's service and over 217 working hours maximum

- 10.1.2 Vacation entitlement for temporary employees is contained in Clauses 2.4.16 and 2.4.17. Vacation entitlement for casual employees is contained in Clause 2.5.6. Vacation entitlement for Term employees is contained in Clauses 2.8.12 and 2.8.13.
- 10.1.3 When employees take vacation, their vacation entitlement will be reduced by the number of hours they would have worked. For example, if employees who are participating in the flex time plan (Clause 8.2) take vacation when they would have been working seven and one-quarter (7-1/4) hours, they will have seven and one-quarter (7-1/4) hours deducted from their vacation entitlement for each day of vacation taken.
- 10.1.4 Studio, Computer and Audio Visual Technicians, **who directly support curriculum** will not normally schedule more than seventy (70) hours vacation when classes are in session between 1 September and **30** April.
- 10.1.5 Employees are encouraged to preschedule vacation as far in advance as possible. Seniority will be the determining factor in determining vacation scheduling, provided requests are submitted prior to 1 March. Following 1 March, vacation requests will be determined on the basis of date of receipt. Provided it can be reasonably accommodated an employee is entitled to schedule their entire annual vacation time in one block.
- 10.1.6 Employees with ten (10) years' service or less may carry over up to thirty-five (35) hours of vacation each year. Employees with more than ten (10) years' service may carry over up to seventy (70) hours of vacation each year. The maximum accumulated carry over of vacation will be one hundred forty (140) hours.
- 10.1.7 Employees wishing to carry over vacation will notify the Institute by 1 November of each year. Employees may also carry over vacation that cannot be taken due to circumstances beyond their control. Vacation carried over may be used in any future year at a time to be approved by the Institute President or designate.

10.1.8 When employees are hired, on a leave of absence without pay or leave the employ of the Institute, their vacation entitlement will be pro-rated based on the percentage of annual hours they have worked, except where other provisions of this Agreement provide for different treatment.

10.2 Christmas Break

- 10.2.1 Employees will receive five (5) days off with pay during the Christmas period in addition to general holidays. Term and part-time employees will receive this time pro-rated according to the percentage of full-time weekly hours they regularly work.
- 10.2.2 Employees in their first calendar year of employment will have the Christmas break time pro-rated by straight time earned in the calendar year divided by 1785.
- 10.2.3 Temporary employees will be entitled to the Christmas break as provided for in Clause 2.4.18.
- 10.2.4 Casual employees are not entitled to be paid for the Christmas break.
- 10.2.5 Employees on unpaid leaves of absence will not be paid for the Christmas break.
- 10.2.6 The days of the Christmas break will be determined by mutual agreement of the Institute and the Union based on the calendar days for Christmas and New Year.
- 10.2.7 Alternate days off, at straight time, will be granted to employees whose presence is necessary for the operation of the Institute during the Christmas break. Employees will be notified at least one (1) month in advance if they are required to work.

10.3 **General Holidays**

10.3.1 Employees will be paid at their regular rate of pay for the following general holidays:

New Year's Day
Good Friday
Easter Monday
Victoria Day
Canada Day
BC Day

Labour Day
Thanksgiving Day
Remembrance Day
Christmas Day
Boxing Day

and any other day declared by Federal or Provincial Legislation.

- 10.3.2 When a general holiday occurs on a Saturday or Sunday, the following Monday will be observed as the holiday. When Christmas and Boxing Day fall on a Saturday and Sunday respectively, the preceding Friday and the following Monday will be observed as the holidays. When Christmas falls on a Sunday, the preceding Friday will be observed as the holiday.
- 10.3.3 Temporary employees will be paid for all general holidays that fall within their assignments.
- 10.3.4 Casual employees will be paid four and four-tenths percent (4.4%) of gross pay in lieu of paid general holidays.
- 10.3.5 Part-time employees are entitled to general holidays as provided for in Clause 2.7.5.

- 10.3.6 Term employees are entitled to general holidays as provided for in Clauses 2.8.7 and 2.8.8.
- 10.3.7 Employees authorized to work on a general holiday will have the option of being paid at double time or of receiving the equivalent compensating time off, in addition to regular pay.

10.4 Sick Leave

- 10.4.1 Permanent employees will be paid one hundred percent (100%) of salary for the first three (3) months of any illness, injury or disability.
- 10.4.2 Probationary employees will be entitled to five (5) days of paid sick leave. If these employees do not complete the probationary period, they will repay the Institute for any paid sick leave used by deduction from their final pay.
- 10.4.3 Sick leave provisions for temporary employees are contained in Clauses 2.4.20, 2.4.21, 2.4.22 and 2.4.23.
- 10.4.4 Casual employees are not entitled to paid sick leave.
- 10.4.5 Any employees absent because of illness may be required to produce a certificate **or recognized equivalent** from a duly qualified medical practitioner, licensed to practice in the Province of British Columbia, certifying that they are unable to carry out their duties due to illness. Any costs for the certificate will be paid by the Institute.
- 10.4.6 In cases of proven illness during vacation periods, employees may apply for sick leave and reschedule their vacations.
- 10.4.7 When employees have been paid sick leave and later recover some or all of this from a third party insurance plan, the amount recovered will be paid directly to the Institute.
- 10.4.8 Pay for time lost due to compulsory quarantine will be paid to permanent employees without deductions from sick leave. Such quarantine must be certified by the Medical Health Officer.
- 10.4.9 Employees shall make every effort to schedule medical appointments outside of working hours. Employees who are unable to schedule medical appointments outside of working hours may request paid time off to attend the appointments. Such requests will not be unreasonably denied.

10.5 <u>Municipal Pension Plan</u> (Superannuation)

Except as provided elsewhere in this Agreement, all employees will participate in the *Municipal Pension Plan* according to the terms and conditions contained in the *Municipal Pension Plan*. The Institute contribution will be paid only when the employee is in receipt of pay or when the Act or other provisions of this Agreement require it. Details are given in a booklet which may be obtained from the Human Resources Department.

10.6 Deferred Savings Plan

10.6.1 The Institute will contribute an amount equal to two percent (2%) of the salaries of permanent employees who elect to participate and the employees will contribute **one** and one half percent (1 1/2%).

- 10.6.2 Temporary employees who have completed one (1) year of continuous service have the option of participating in the plan as provided for in Clause 2.4.11.
- 10.6.3 The contributions are deposited in a trust fund for the benefit of the employees, and can be withdrawn according to the contract with the trust company covering the trust fund.

10.7 Health Insurance

- 10.7.1 The Institute will pay the full cost of premiums for the Medical Services Plan and an extended health benefits plan for all probationary and permanent employees. Participation is mandatory unless the employee can demonstrate coverage from another source.
- 10.7.2 Employees are eligible on the first of the month coincident with or immediately following their date of employment.
- 10.7.3 Temporary employees who have completed one (1) year of continuous service have the option of participating in the plans as provided for in Clause 2.4.11.
- 10.7.4 The extended health benefits plan will include optical care insurance in accordance with the terms of contract with the insuring company, including \$250 of eyeglass coverage. Employees become eligible for optical care insurance upon completion of six (6) months service.
- 10.7.5 The Institute will continue **to pay its contribution** while employees are on approved leave of absence with pay. For the full period of any other absence, employees may pay the full premium through the Institute if they desire to continue coverage, except where other provisions of this Agreement provide for different treatment.

10.8 Employee and Family Assistance Plan

- 10.8.1 The Institute will provide an Employee and Family Assistance Plan (EFAP).
- The Institute will pay for the EFAP except that the employees' share of the Employment Insurance rebate will be used to help subsidize the cost of the plan.
- 10.8.3 There will be an **ECI Benefits** Committee to review the implementation, operation and effectiveness of the plan. The Institute and the Union will each appoint up to three (3) representatives to the committee.

10.9 Group Life Insurance

- 10.9.1 All permanent employees will participate in the group life insurance and accidental death and dismemberment plans.
- 10.9.2 Employees are eligible on the first of the month coincident with or immediately following the completion of the probationary period.
- 10.9.3 Temporary employees who have completed one (1) year of continuous service have the option of participating in the plans as provided for in Clause 2.4.11.
- 10.9.4 Insurance coverage is provided according to the terms of the contract with the insuring company. The group life plan will provide three (3) times annual salary to the next higher \$1,000.

- 10.9.5 The Institute will pay the entire premium cost of the insurance.
- 10.9.6 Employees who retire at or beyond the age of fifty-five (55) years and who are in receipt of a pension under the provisions of the *Municipal Pension Plan* will continue to enjoy group insurance coverage in an amount equal to the lesser of \$10,000 or the coverage in effect immediately preceding retirement for a period of five (5) years from the date of retirement with the premium cost paid by the Institute.

10.10 Long Term Disability

- 10.10.1 All permanent employees will participate in the long term disability plan.
- 10.10.2 Benefits are paid according to the terms of the contract with the insuring company on the following general basis (recognizing that the contract terms are subject to change):
 - amount of benefit seventy percent (70%) of gross salary;
 - duration of benefit until retirement or as otherwise provided;
 - benefit effective following **ninety (90) calendar days** continuous absence due to sickness or injury.

When an employee has been approved for a part-time and/or graduated return to work by the LTD carrier and the Institute, the employee will be paid at the hourly rate for the position for the hours worked. Subject to the terms of the LTD plan, the LTD carrier may continue to provide partial benefits for the period of a graduated return to work.

- 10.10.3 The premium cost will be paid by the employees by payroll deduction. Should there be any proposed increase to the LTD premiums the Parties will meet to review the proposed increase for the purpose of assessing whether the plan should go to market.
- 10.10.4 Current Income Tax Regulations state that benefits received by employees from the long term disability plan are not taxable.
- 10.10.5 Long term disability benefits will be arranged by the Institute as provided for in Clause 10.10.2 or as the Union may determine from time to time.
- 10.10.6 An ECI Benefits Committee will periodically review the plan. The Committee will be made up of two (2) representatives each from the Union, the Faculty Association and excluded staff.
- 10.10.7 The Union will be consulted when the Institute markets the long term disability plan and no changes will be made unless the **ECI Benefits** Committee agrees.
- 10.10.8 Employees receiving long term disability benefits will continue to be covered by the Medical Services Plan and Extended Health (Clause 10.7) and dental plan (Clause 10.12), with the Institute continuing to pay its contribution of premium costs, as per Clauses 10.7 and 10.12.5. Premiums for group life insurance (Clause 10.9) are waived by the insurance carrier while employees are on long term disability. Coverage for Pension Plan (Clause 10.5) will be as provided in the *Municipal Pension Plan*.

- 10.10.9 Subject to Clause 10.10.10, employees on long term disability will keep their status as employees with the right to return to their previous positions. If their previous positions no longer exist, they may exercise their bumping rights contained in Clauses 13.1.3, 13.1.4, 13.1.5 and 13.1.6 (Layoff). If no positions are available, they may elect severance pay as contained in Clause 13.3.
- 10.10.10 When employees have been absent for the same disability for a total of twenty-seven (27) months, including paid sick leave, and it is unlikely that they will be able to return to work in the next three (3) months, the Institute may terminate the employees. Termination under this clause will be considered non-culpable.
- 10.10.11 Employees who have been terminated as provided for in Clause 10.10.10 will retain status as internal applicants with accumulated seniority for vacancies (see Clause 17.0, Notification and Filling of Vacancies) for a period of thirty-six (36) months from the date of termination.
- 10.10.12 Employees who are rehired within thirty-six (36) months will be credited with past service as outlined in Clause 17.4 (Rehiring) and will serve a trial period as provided for in Clause 17.3 (Promotion or Transfer). Employees who do not successfully complete the trial period will retain their rights under Clause 10.10.11.
- 10.10.13 The Institute may fill on a permanent basis the positions of employees absent on long term disability prior to twenty-seven (27) months absence, including paid sick leave, where the medical opinion is that it is unlikely the employees will be able to return to work within the twenty-seven (27) month period.
- 10.10.14 The Institute and the Union are committed to working with the employee to facilitate an effective return to work plan for the employee and both acknowledge the duty of reasonable accommodation to employees with disabilities, including seeking the assistance of experts to provide an assessment of skills and abilities from an occupational perspective. The Institute and the Union, in doing so, need not expose itself to undue hardship.

10.11 **Gratuity Plan**

- 10.11.1 Gratuity credits are based on the calendar year. For the purposes of accumulating gratuity credits, the year will be divided into four (4) distinct periods:
 - 1 January to 31 March
 - 1 April to 30 June
 - 1 July to 30 September
 - 1 October to 31 December

All dates are inclusive.

- 10.11.2 For each period described in Clause 10.11.1, employees will be given the following credits:
 - One (1) day for no absence through illness.
 - One-half (1/2) day for one-half (1/2) day absence through illness.
 - No (0) days for one (1) or more days of absence through illness.

[&]quot;Illness" will mean non-occupational sickness or injury.

- 10.11.3 Gratuity credits may be accumulated to a maximum of one hundred twenty (120) days.
- 10.11.4 Part-time employees will accumulate gratuity credits for full quarters worked, pro-rated according to the percentage of full-time weekly hours they work.
- 10.11.5 Term employees will accumulate gratuity credits in accordance with Clause 2.8.9.
- 10.11.6 Temporary employees who have completed one (1) year of continuous service have the option of participating in the gratuity plan as provided for in Clause 2.4.11.
- 10.11.7 Temporary employees with less than one (1) year of continuous service and casual employees are not eligible for the gratuity plan.
- 10.11.8 Gratuity credits earned prior to 1 April 1993, may be taken as pay:
 - on retirement on or after reaching minimum retirement age; or
 - on retirement with permanent disability; or
 - on receipt of long term disability benefits; or
 - on leaving the Institute's employ;

or as paid leave, subject to Clause 10.11.10.

- 10.11.9 Gratuity credits earned after 1 April 1993, may be taken as pay or as paid leave, subject to Clause 10.11.10, at the employee's option.
- 10.11.10 If employees use gratuity credits as paid leave, the minimum leave taken will be one-half (1/2) day and the maximum twenty (20) days at any time. Gratuity leaves will be subject to the approval of the Institute President or designate and will be taken during a period that will not adversely affect the operation of the department.

10.12 Dental Plan

- 10.12.1 A dental plan for all permanent employees will be provided on the following basis:
 - basic dental services (Plan A) paying for one hundred percent (100%) of the approved schedule of fees;
 - prosthetics, crowns and bridges (Plan B) paying for fifty percent (50%) of the approved schedule of fees;
 - orthodontics (Plan C) paying for fifty percent (50%) of the approved schedule of fees.
- 10.12.2 Employees are eligible on the first of the month coincident with or immediately following the completion of the probationary period.
- 10.12.3 Temporary employees who have completed one (1) year of continuous service have the option of participating in the dental plan as provided for in Clause 2.4.11.
- 10.12.4 Probationary and casual employees are not eligible for the dental plan.
- 10.12.5 The premiums for the dental plan will be paid totally by the Institute, except when employees regularly work less than seventeen and one-half (17-1/2) hours per week. If employees work less than seventeen and one-half (17-1/2) hours per week, the Institute will pay a pro-rated portion of the premium with the employees paying the balance.

- 10.12.6 Clause 10.12.5 will apply to Term employees averaging their scheduled hours of work over a complete year using 910 hours as the yearly equivalent to seventeen and one-half (17-1/2) hours per week.
- 10.12.7 The scheduled hours of work for part-time or Term employees who were expected to work less than 910 hours in the year will be reviewed at the end of each year. Should their scheduled hours of work for the year exceed 910 hours, the Institute will refund the dental premiums paid by the employees.

10.13 Retirement

- 10.13.1 Employees will normally retire by age sixty-five (65).
- 10.13.2 If employees wish to continue employment after retirement age, they may apply in writing to the Institute President. Any decision made with respect to this clause will be at the discretion of the Institute President and will not be subject to the grievance procedure. Employees who work beyond age sixty-five (65) will be covered by all the terms and conditions of this Agreement except where prohibited by legislation or benefit plan insurance contracts.
- 10.13.3 Employees who retire from the Institute under the provisions of the *Municipal Pension**Plan* will receive their full annual vacation entitlement for the year of retirement.

10.14 Early Retirement

- 10.14.1 The Institute recognizes the mutual benefits of an Early Retirement Plan for employees and agrees to make such opportunities available to qualified **employees** at its sole discretion within the parameters of specific funding allocations.
- 10.14.2 Eligible employees may apply in writing to the President to participate in the Early Retirement Plan. Application must be made at least one year before the retirement date. Employees are eligible if they meet the following qualifications:
 - are over fifty-five (55) years of age;
 - have at least ten (10) years of pensionable service under the Municipal Pension Plan:
 - are a permanent regular employee at the time of early retirement; and
 - are on the maximum step of the salary scale.
- 10.14.3 Between the years fifty-five (55) and sixty (60), employees will be paid up to 100% of annual salary by way of early retirement incentive. The incentive will be reduced over age sixty (60) as follows:
 - 61 up to 80% of annual salary 62 up to 60% of annual salary 63 up to 40% of annual salary 64 up to 20% of annual salary

The incentive will be paid in equal annual installments over the number of years for which the employee is eligible.

10.14.4 The Union will be advised of any offer of early retirement made to a member, and the employee will be advised of their right to consult with the Union.

- 10.14.5 If an employee's application for the Early Retirement Plan is approved by the Institute, the employee will retire on a date mutually agreeable to the employee and the Institute. A written agreement provided by the **Director** of Human Resources will confirm the details of the arrangement.
- 10.14.6 Once early retirement has been offered and accepted, an employee ceases to be an employee of the Institute or member of the Union, and forfeits all privileges of seniority.

10.15 Benefits Plan Information

- 10.15.1 The Institute will provide, for employees' access, a copy of all benefit plan contracts covering Union members.
- 10.15.2 Upon request, the Institute will provide the Union with a copy of all benefit plan contracts covering Union members. This will apply only to those contracts the Institute enters into directly with private insurers.
- 10.15.3 The Institute will consult with the Union through the CUPE Local 15 representatives on the Benefits Committee regarding the insurance carriers and policies as well as continuance, changes and provisions related to any and all elements of the benefits coverage prior to changing any coverage with the benefit carriers or changing carriers.

10.16 Death Benefit

In the event of the death of an employee with at least one (1) year of service, the Institute will pay to the **designated beneficiary**, spouse, or the estate, of the deceased employee one (1) month's salary. This payment will be in addition to any amount owing to the deceased employee related to employment at the Institute.

10.17 Same Gender Spouse

10.17.1 The Institute will recognize a same gender spousal relationship in the same way it recognizes opposite gender relationships. Spouse shall include same gender spouse for all benefits, rights and entitlements of the Collective Agreement where there is no regulatory or other impediment external to the Institute.

Spouse is defined by virtue of a legal marriage or by, at least, twelve (12) months of co-habitation.

10.17.2 If the underwriters of the Institute's group benefits plans do not provide coverage for same gender couples, the Institute will make every reasonable effort, keeping in mind financial considerations, to obtain an underwriter that provides this coverage.

11.0 Absence from Duty

11.1 Occupational Sickness and Injury

If an employee is entitled to Workers' Compensation Board wage loss benefits, the benefits will be paid directly to the Institute. The Institute will pay the employee his/ her full salary for the duration of the approved claim.

11.2 <u>Family Illness</u>

- 11.2.1 Probationary and permanent employees will be granted up to five (5) days of paid leave per calendar year to attend to a member of their immediate family in the following circumstances:
 - when no other relative can provide for the needs of the family member; or
 - when a member of the immediate family is hospitalized.
- 11.2.2 For the purposes of this clause, "immediate family" will be defined as spouse, children, ward, parent, parent-in-law or step-parent, grandparent, or a relative permanently residing in the employee's household.
- 11.2.3 Any employee absent because of family illness may be required to produce a certificate from a duly qualified medical practitioner, licensed to practice in the Province of British Columbia, certifying the illness of the immediate family member.
- 11.2.4 Absence under this clause will not be considered absence through illness for the purposes of Clause 10.11, Gratuity Plan.
- 11.2.5 Temporary employees who have completed one (1) year continuous service will be eligible for this leave.

11.3 <u>Bereavement Leave</u>

- 11.3.1 Bereavement leave in the case of the death of a probationary or permanent employee's spouse, child, ward, brother, sister, parent, guardian, parent-in-law, grandparent, or other relative permanently residing in the employee's household will be granted without loss of pay.
- 11.3.2 Leave will be granted for a period not to exceed three (3) working days commencing no later than the date of the funeral. Employees will advise the Institute of the time required as far in advance as possible.
- 11.3.3 Additional leave of up to two (2) working days may be granted for travel time in connection with the funeral or to attend to the affairs connected with the funeral. Requests for this additional leave will be submitted to the **Director of Human Resources** or designate who will determine and approve the number of days required in each case.
- 11.3.4 Employees who require bereavement leave will be granted such leave when on annual vacation if approved by the **Director of Human Resources** or designate.
- 11.3.5 Employees who are absent on sick leave, any unpaid leave or absent on Workers' Compensation will not be entitled to bereavement leave.
- 11.3.6 Temporary employees who have completed one (1) continuous year of service will be entitled to the provisions of Clause 11.3. Other temporary and casual employees will be entitled to be entitled
- 11.3.7 Employees will be granted leave of up to one-half (1/2) day without loss of pay to attend a funeral in any case other than one covered by Clause 11.3.1. Employees will advise the Institute of the time required as far in advance as possible.

11.4 <u>Leave of Absence Without Pay</u>

- 11.4.1 Leave of absence without pay for up to twelve (12) months may be granted at the discretion of the Institute President on written request.
- 11.4.2 Upon approval of leaves of absence without pay, employees may immediately exercise an option for continuation of medical, insurance and pension benefits by payment of the full cost of any necessary premiums.
- 11.4.3 If employees have been absent without pay for more than one (1) month, their increment dates will be delayed one (1) month for each month or portion of a month absent in excess of one (1) month.

11.5 <u>Jury Duty and Court Appearance</u>

- 11.5.1 Employees will be entitled to leave with pay:
 - when summoned to serve on a jury;
 - when subpoenaed as a witness in criminal proceedings;
 - when subpoenaed as a witness in a civil action if not a party to the action;
 - when appearing as a defendant in a criminal or traffic case, if acquitted.
- 11.5.2 For employees to qualify for this leave, they will produce a summons or subpoena or other evidence to show the necessity of attendance at court.
- 11.5.3 Employees will also provide a statement from an official of the Court of the time taken and the fees paid, if any. Employees may retain the small sum paid to them by the courts in lieu of expenses incurred.

11.6 <u>Armed Forces Reserve Training</u>

11.6.1 Leave of absence without pay will be granted to employees attending armed forces reserve training without loss of seniority or service-related benefits, subject to the operational requirements of the Institute.

11.7 Emergency Response Leave

11.7.1 Employees will be entitled to leave with pay to participate in emergency response. This leave will be limited to a maximum of 3 days per calendar year, unless otherwise authorized by the President or designate.

12.0 Parenting Leave

12.1 Maternity Leave

- 12.1.1 A permanent employee will be entitled to maternity leave without pay for a period of up to fifty-two (52) consecutive weeks.
- 12.1.2 A temporary employee, a probationary employee or a casual employee will be entitled to maternity leave without pay in accordance with the Employment Standards Act.
- 12.1.3 An employee who takes maternity leave will also be eligible for parental leave.

- 12.1.4 An employee requiring maternity leave will apply in writing **to Human Resources** at least four (4) weeks prior to the leave, stating the duration of the leave. An employee will provide a certificate from a medical doctor stating the estimated date of birth.
- 12.1.5 Maternity leave will normally commence eleven (11) weeks prior to the estimated date of birth. Upon request, an employee will commence a maternity leave at a later date, subject to the provisions of Clause 12.1.9.
- 12.1.6 If an employee wishes to schedule her return to work within six (6) weeks of the date of birth, the Institute may require a certificate from a medical doctor stating the employee is able to resume her duties.
- 12.1.7 Where an employee gives birth or the pregnancy is terminated before a request for maternity leave is made and the employee requests a leave and provides a certificate from her doctor stating that she has given birth or the pregnancy was terminated on a specified date, the Institute will grant her maternity leave. If the pregnancy has been terminated, the leave will be for a period requested by the employee, to a maximum of six (6) weeks. If the employee has given birth, the leave will be for a period as provided for in Clauses 12.1.1 or 12.1.2.
- 12.1.8 Where an employee on maternity leave is unable to return to work at the end of the leave for reasons related to the birth or the termination of the pregnancy which is certified by her doctor, the Institute will grant further leave without pay for a period specified by the doctor, but not for a period exceeding six (6) consecutive weeks.
- 12.1.9 Subject to the provisions of Clause 18.0, VDT Operators' Protection, the Institute may require an employee to commence a leave of absence without pay or maternity leave where the duties of the employee cannot reasonably be performed because of the pregnancy and to continue the leave of absence until the employee provides a certificate from a medical doctor stating that she is able to perform her duties.
- 12.1.10 Subject to Clause 12.1.12, an employee on maternity leave will be entitled to Special Supplementary Employment Benefits, Clause 12.6, for any health-related absence that commences during the portion of maternity leave required by the *Employment Standards Act* (the first 18 consecutive weeks). The employee will provide a certificate from a medical doctor establishing the length of time the employee is or was unable to work due to the pregnancy.
- 12.1.11 Health-related absence is defined as that portion of time that an employee is unable to perform her job duties due to the pregnancy.
- 12.1.12 Permanent employees who are disabled for three (3) months will be eligible for long term disability benefits, Clause 10.10, subject to the terms and conditions of the long term disability plan insurance contract. As of 1 April 1993, the contract provided that employees who become disabled while in receipt of Employment Insurance Maternity Benefits will be entitled to LTD benefits after three (3) months of the disability. Employees who become disabled after Employment Insurance Maternity Benefits have run out will be entitled to LTD benefits upon their prescheduled return to work, provided they are still disabled.

12.2 <u>Parental Leave</u>

- 12.2.1 Parental leave of up to six (6) consecutive months without pay will be granted on written request, subject to the other provisions of this Clause 12.2.
- 12.2.2 A natural mother or father will apply for parental leave at least four (4) weeks prior to the leave and will provide a certificate from a medical doctor stating the date of birth or probable date of birth if a certificate has not already been provided.
- 12.2.3 An adopting mother or father will apply for parental leave at least four (4) weeks prior to the leave, if possible. If this is not possible, the employee will provide as much notice as is possible. The employee will provide a letter from the agency that placed the child confirming the adoption.
- 12.2.4 A natural mother will be granted parental leave immediately following the end of maternity leave.
- 12.2.5 A natural father will be granted parental leave following the birth of the child and within fifty-two (52) weeks of the birth.
- 12.2.6 An adopting mother or father will be granted parental leave within a fifty-two (52) week period following the date the adoptive child comes into the actual care and custody of the mother or father. At the employee's request, the parental leave will commence up to two (2) weeks prior to the above date in order to make the necessary arrangements to assume custody.

12.3 Adoption Leave

- 12.3.1 Adoption leave without pay will be granted for a period of up to twelve (12) weeks.
- 12.3.2 Adoption leave will commence immediately following the end of parental leave, Clause 12.2.
- 12.3.3 An employee will apply for adoption leave in writing at least two (2) months prior to the leave.

12.4 General Conditions

- 12.4.1 The services of an employee on any parenting leave will be considered continuous for the purpose of any pension, medical or other plan beneficial to the employee. In the case of temporary employees, this will apply only while their temporary positions exist.
- 12.4.2 The Institute will continue to make payments to the benefit plans in the same manner as if the employee were not absent where:
 - the Institute pays the total cost of the plan:
 - the employee continues to pay the employee's share of the cost of a plan that is paid for jointly by the Institute and the employee.

In the case of temporary employees, this will apply only while their temporary positions exist.

12.4.3 All benefit plan coverages, terms, conditions and eligibility requirements will at all times be covered by the actual terms and conditions of the benefit plan contracts.

- 12.4.4 For the purposes of pension contributions, the **Municipal** Pension **Plan** states that the total parenting leave cannot exceed thirty-two (32) weeks.
- 12.4.5 Vacation and gratuity credits are not earned during the leave.
- 12.4.6 Employees who return from parenting leave will be reinstated in their previous positions, with all increments to wages and benefits which they would have been entitled to had the leave not been taken. This will apply to temporary employees only if their temporary positions still exist.
- 12.4.7 If the Institute has suspended or discontinued operations during the parenting leave and has not resumed operations on the expiry of the leave, the Institute will, on resumption of operations and subject to seniority provisions in this Agreement, comply with the provisions of Clause 13.0, Layoff, Recall and Severance Pay, and Clause 12.4.6.
- 12.4.8 The Institute will not terminate an employee or change a condition of employment because of parenting leave or pregnancy unless the employee has been absent for a period exceeding the period of leave.
- 12.4.9 The burden of proof is on the Institute that the termination of an employee or a change in a condition of employment is not because of parenting leave or pregnancy.
- 12.4.10 Employees who have exhausted their parenting leave entitlements may apply for additional leave as provided for in Clause 11.4, Leave of Absence Without Pay.
- 12.4.11 Employees who receive additional leave without pay as provided for in Clause 12.4.10 may continue their benefits by paying the full cost of the premiums. Employees are eligible to continue benefits only for a maximum of one (1) year in addition to the legislated eighteen (18) week maternity leave and the twelve (12) week parental leave.
- 12.4.12 If an employee is charged for any medical certificate required by Clause 12.0, the Institute will reimburse the employee for the certificate upon presentation of a receipt.
- 12.4.13 If the provisions of the *Employment Standards Act* of BC are amended and provide superior conditions to those contained in this Clause 12.0, the superior provisions will apply.

12.5 Regular Supplementary Employment Benefits

- 12.5.1 The Institute will provide a Supplementary Employment Benefit (SEB) Plan for permanent employees on maternity or parental leave.
- 12.5.2 The SEB Plan will also apply to temporary employees who have completed one (1) continuous year of service averaging twenty-one (21) hours per week or more over the year who are on maternity or parental leave.
- 12.5.3 The SEB Plan is to supplement the Employment Insurance Benefits received by employees for temporary unemployment caused by maternity or parental leave.
- 12.5.4 Except as provided for in Clause 12.6, Special Supplementary Employment Benefits, the SEB Plan will provide covered employees with one hundred twenty five dollars (\$125) per week for seventeen (17) weeks if the employees are on maternity leave, or twelve (12) weeks if on parental leave.

- 12.5.5 If employees receive Special SEB payments as provided for in Clause 12.6, they will be eligible to receive regular SEB payments but the maximum received from the two plans will be seventeen (17) weeks.
- 12.5.6 Consistent with Employment Insurance Regulations, an employee who adopts a special needs child who is older than six (6) months will receive seventeen (17) weeks of SEB payments.
- 12.5.7 Employees who receive these benefits for maternity leave are not eligible to receive them for parental leave.
- 12.5.8 Employees must prove that they have applied for and are in receipt of Employment Insurance Benefits in order to receive SEB payments.
- 12.5.9 SEB is payable for the two (2) week Employment Insurance waiting period.

12.6 Special Supplementary Employment Benefits

- 12.6.1 The Institute will provide a Special Supplementary Employment Benefit Plan (SSEB) to supplement the Employment Insurance Benefits received by employees on maternity leave who are unable to work due to a health-related absence as defined in Clause 12.1.11.
- 12.6.2 The SSEB will be paid subject to the following:
 - for permanent employees: for a maximum of three (3) months in accordance with Clause 10.4.1;
 - for probationary employees: for a maximum of five (5) days in accordance with Clause 10.4.2:
 - for temporary employees: for a maximum of their accumulated sick leave credits, in accordance with Clause 2.4.20.
- 12.6.3 The benefit level paid under this SSEB Plan is set at ninety-five percent (95%) of normal gross pay minus Employment Insurance Benefits and required deductions.
- 12.6.4 Employees must prove that they are in receipt of Employment Insurance Benefits in order to receive SSEB payments.
- 12.6.5 This plan is payable for the two (2) week Employment Insurance waiting period.

13.0 Layoff, Recall and Severance Pay

13.1 Layoff

- 13.1.1 Should the Institute be required to reduce staff or eliminate positions covered by this Agreement, the Union will be consulted prior to the Institute taking any action. When possible, the Institute will layoff casual, temporary and probationary employees, in that order, before laying off permanent employees.
- 13.1.2 Probationary employees who are to be laid-off will receive two (2) weeks' notice or pay if notice is not given.
- 13.1.3 Permanent employees who are to be laid-off will receive the following notice or pay if notice is not given:

- 0-36 months service: four (4) weeks notice;
- 36 months service and over: one (1) additional week notice for each year of service, to a maximum total of eight (8) weeks notice.
- 13.1.4 Permanent employees who are subject to layoff under Clause 13.1.1 may apply their seniority in the bargaining unit to displace employees with less seniority than their own provided they possess the ability to adequately perform the work of the employees being displaced, and provided they exercise their bumping rights within ten (10) working days from the notice of layoff.
- 13.1.5 Permanent employees who assume positions in lower pay grades will have their current salaries protected until the rate for the new position exceeds the protected rate.
- 13.1.6 Should permanent employees assume part-time positions, their salaries will be pro-rated.

13.2 Recall

- 13.2.1 If the Institute determines that staff can be increased, employees who have been laid-off will be recalled in the order of their seniority, provided they have the ability to adequately perform the work made available to them.
- 13.2.2 The Institute will give notice of recall by registered mail to the employee, who must report to work within ten (10) working days of receipt or forfeit any future rights to recall, unless, on reasonable grounds, the employee is unable to report for work at that time. If the position available is at a lower pay grade than that occupied at the time of layoff, recall rights will not be forfeited.
- 13.2.3 Laid-off employees engaged in alternate employment and who are recalled will be permitted to give their current employer reasonable notice of termination to accept the recall.
- 13.2.4 No new employee will be hired until laid-off employees have been given the opportunity of recall.
- 13.2.5 Recall rights will apply for twelve (12) months following the date of layoff. Employees opting for recall may elect to delay the start of their recall period for up to twelve (12) months following the date of layoff in order to undertake additional, self-funded training. It is agreed that employees who exercise this option will be entitled to access Emily Carr courses under the same conditions as outlined in Clause 15.2 (Emily Carr Courses).
- 13.2.6 An employee who opts for severance pay will forego all bumping and recall rights.
- 13.2.7 The Institute will supply, on request of the Union, the names of laid-off employees contacted in the filling of a particular vacancy.

13.3 <u>Severance Pay</u>

- 13.3.1 The Institute will make severance pay available to permanent employees in addition to the required notice or pay if notice is not given.
- 13.3.2 Temporary employees are eligible for severance pay as provided for in Clause 2.4.26.
- 13.3.3 Casual and probationary employees are not eligible for severance pay.

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The Institute will inform employees that they have the right to consult with the Union prior to accepting severance pay.

13.3.4

- 13.3.5 Employees who accept severance pay will give up all rights to displace other employees and all recall rights contained in Clauses 13.1 and 13.2. Should severance pay not be accepted, recall rights will be preserved.
- 13.3.6 Employees who accept severance pay will receive one (1) day's pay for each month of service, pro-rated for part-time employees, to a maximum of one hundred forty (140) day's pay.

14.0 Seniority

14.1 Definition

- 14.1.1 Seniority is defined as the length of service in the bargaining unit for all permanent employees.
- 14.1.2 Seniority will be a factor in determining preference or priority for promotion, transfer, demotion, layoff, permanent reduction of the work force, recall and access to preferred shifts, vacation, and other working conditions, as set out in other provisions of this Agreement.

14.2 Seniority List

- 14.2.1 The Institute will maintain a seniority list showing the current classification and the date upon which each employee's service commenced.
- 14.2.2 Where two or more employees commenced work on the same day, preference will be in accordance with the date of applications for employment.
- 14.2.3 An up-to-date seniority list will be sent to the Union and posted on the Union bulletin boards at the Institute in January of each year.

14.3 Loss of Seniority

- 14.3.1 Employees will not lose seniority rights if they are absent from work because of:
 - sickness
 - disability
 - accident
 - layoff of less than one year
 - labour dispute, or
 - leave of absence approved by the Institute
- 14.3.2 Employees will only lose their seniority if:
 - they are discharged for just cause and not reinstated;
 - they voluntarily resign, or abandon their position;
 - they voluntarily leave the bargaining unit, except as otherwise provided in this Agreement;
 - they are laid-off for more than one (1) year; or
 - they accept severance pay as provided for in Clause 13.3.

15.0 Educational and Professional Development

15.1 Education Leave

- 15.1.1 The Institute will not unreasonably deny leave to attend an educational institution to a permanent employee with at least one (1) year of continuous service.
- 15.1.2 If leave is denied, the reasons for denial will be provided in writing to the employee, who may pursue the matter through the grievance procedure.
- 15.1.3 Extensions to leaves may be granted provided the total duration of the leave does not exceed the one (1) year.
- 15.1.4 Requests for education leave beyond that provided in Clauses 15.1.1 and 15.1.3 will be considered under Clause 11.4, Leave of Absence Without Pay.
- 15.1.5 Employees may be reimbursed for the cost of courses, with prior approval, provided proof of successful completion or required attendance at the course is provided and the course is of significant benefit to the Institute and the employees.
- 15.1.6 The Institute agrees to amend **its** current policy to incorporate the concept that where the course benefits the Institute directly it will be on paid time. If the course is only offered outside the employee's work time the course attendance time off will be scheduled at a mutually convenient time.
- 15.1.7 Applications for education leave for periods in excess of ten (10) working days must normally be submitted to the Institute President two (2) months prior to the beginning of the requested leave.
- 15.1.8 Applications for leave for periods of ten (10) working days or less will be submitted with as much lead time as practical.
- 15.1.9 Education leaves will be without pay unless otherwise authorized. The normal benefit premium share will continue for the duration of the leave.
- 15.1.10 Employees who do not return to work following an education leave may be required to repay any benefit premiums and tuition fees the Institute has paid on their behalf during the leave. Repayment may be deducted from any vacation, gratuity or other pay that the employees are entitled to.

15.2 Emily Carr Courses

- 15.2.1 With the permission of the **Admissions Officer (or designate) in accordance with Emily Carr policy**, all employees may have registration fees waived for Institute courses in accordance with the provisions of this clause.
- 15.2.2 Employees will take the courses on their time and not during assigned working hours.
- 15.2.3 Employees will meet the necessary entrance requirements for the course.
- 15.2.4 If the potential enrolment of non-employee applicants for the course exceeds the maximum number of students allowed by the Institute and/or the designated instructor, employees will not be permitted to participate at that time.

- 15.2.5 Employees will not be counted as official "enrolled students" in order for the course to exceed the minimum number of students stipulated by the Institute and/or the designated instructor.
- The **Manager** or designate may consider any request for rescheduling or leave of absence without pay to attend courses. Requests will be made in writing at least five (5) days prior to the commencement of the course. Rescheduling or leave will not adversely affect the operational requirements of the Institute.

15.3 <u>Professional Development</u>

- 15.3.1 Professional development leave with pay is available to a maximum of ten (10) days a year for each temporary and permanent employee who has completed one (1) year of continuous service (pro-rated for part-time employees).
- 15.3.2 Professional development may be used for visits to other institutions, day lectures, seminars, symposiums, etc. which are deemed beneficial equally to the employee and the Institute.
- 15.3.3 Requests for professional development may be generated by the employee or the Institute.
- 15.3.4 Employees who wish professional development leave will apply in writing to the **Professional Development** Committee, **preferably** two (2) months in advance.
- 15.3.5 The Professional Development Committee is a committee consisting of three (3) Union and three (3) Institute representatives. The Committee will review individual professional development requests from employees for approval.

The Committee will also review and consider other contractual provisions relating to education leave, training in response to technological change, and Emily Carr Institute courses and make recommendations to the respective principals.

- 15.3.6 The Committee may develop and arrange courses of benefit and interest to Institute employees.
- 15.3.7 The Committee will meet on Institute time.
- 15.3.8 The Committee will plan, implement and manage a new Employee Training Centre and program for the joint use of support and administrative staff for the purpose of facilitating individual and group training in Institute digital programs and technologies as Institute resources become available (see Clause 9.5.)

16.0 Employee Rights

16.1 Human Rights

16.1.1 There will be no discrimination exercised or practised with respect to any employee by reason of age, race, creed, colour, place of origin, religion, political affiliation or activity, sexual orientation, sex, marital status, place of residence, disability, conviction for a criminal or summary conviction charge that is unrelated to the employment or to the intended employment of that person, nor by reason of an employee's membership or activity in the Union.

16.1.2 Harassment

Harassment is a form of discrimination that adversely affects the recipients on one or more of the prohibited grounds under the BC Human Rights Code as referenced in Clause 16.1.1. Harassment in the workplace is unacceptable. CUPE Local 15 and the Institute are committed to providing a working and learning environment free of harassment. Harassment is a serious offence that may be cause for disciplinary sanctions including, where appropriate, dismissal.

Harassment as defined above is behaviour or the effect of behaviour, whether direct or indirect, which meets one of the following conditions:

- is abusive or demeaning;
- would be viewed by a reasonable person experiencing the behaviour or effect of the behaviour, as an interference with his/her participation in an institution related activity;
- creates a poisoned environment.

Sexual harassment is behaviour of a sexual nature by a person who knows or ought reasonably to know that the behaviour is unwanted or unwelcome; and

- which interferes with another person's participation in an institution related activity, or
- leads to or implies employment, or academically-related consequences for the person harassed, or which creates a poisoned environment.

Violations of Clauses 16.1.1 or 16.1.2 will be eligible to be processed under the grievance procedure, Clause 6.0 until which time as a mutually agreeable alternative dispute resolution mechanism is developed in accordance with Letter of Understanding #1.

16.2 Personal Duties

- 16.2.1 Employees will not be required to perform duties of a personal nature for supervisory personnel.
- 16.2.2 Employees' refusal to perform such duties will not be considered a violation of this Agreement, nor will it be grounds for disciplinary action.

17.0 Notification and Filling of Vacancies

17.1 Notification of Vacancies

- 17.1.1 Before filling any temporary vacancy expected to exceed three (3) continuous months or any permanent vacancy covered by this Agreement, notice of the vacancy will be posted in a conspicuous place on a bulletin board designated exclusively for that purpose by the Institute for a minimum of ten (10) working days. Notices will be mailed to employees who are expecting to be away from the Institute. The request for mailing will be in writing and submitted to Human Resources.
- 17.1.2 If a temporary vacancy which was not expected to exceed three (3) continuous months eventually does exceed three (3) months, it will be posted at that time.

- 17.1.3 A temporary vacancy of uncertain length beyond the Institute's control, such as a sick leave replacement, may be posted with a note that the actual length of the temporary work may be shorter or longer than that indicated.
- 17.1.4 The notice of vacancy will include the job title, qualifications required, outline of general duties, hours and days of work, pay grade, salary range and any premiums, length of any temporary assignment, the duty period if it is a Term position, competition closing date and job location, without prejudice to the Institute's right to transfer employees.
- 17.1.5 All notices required by this clause will be sent to the Union.

17.2 <u>Filling of Vacancies</u>

- 17.2.1 In filling vacancies, internal applicants will be considered prior to any external applicants.
- Where there are two or more permanent employees who are capable of doing the job to the standard required by the Institute, the job will be awarded to the senior applicant.
- 17.2.3 External applicants will be considered only where there is no internal applicant capable of doing the job to the standard required by the Institute.
- 17.2.4 Employees who have not been selected for a posted vacancy may, following discussion with the person responsible for the decision, request and receive the specific reasons in writing why they were not selected. If employees choose to initiate a grievance over their non-selection, the grievance time limits in Clause 6.0 will begin when the employees have received the written reasons for non-selection.
- 17.2.5 Temporary employees will be considered for vacancies as provided for in Clause 2.4.27.

17.3 Promotion or Transfer

- 17.3.1 Employees who are promoted or transferred to new positions will serve a three (3) month working trial period in the new positions before being confirmed in the appointment.
- 17.3.2 Employees who are not successful in the trial period will be returned to their previous positions or to other positions at the same pay grade as their previous positions. The Institute will notify any employees who may be affected by this clause when it makes an offer of employment and in the appointment letters.
- 17.3.3 Permanent employees who are promoted or transferred to temporary positions will return to their previous positions when the temporary assignments are complete.
- 17.3.4 Upon promotions through competition, employees will be placed on the scale according to their length of service with the Institute and without change to their increment date.

17.4 Rehiring

- 17.4.1 Former employees who are rehired on a permanent (including probationary) basis within twelve (12) months of leaving employment will be credited with:
 - length of service for benefit, increment and vacation entitlement;
 - sick and gratuity leave credits (for which they had not been previously paid); and
 - seniority

that they had accumulated, except where severance pay has been accepted.

17.4.2 Employees rehired on a temporary or casual basis within twelve (12) months will be credited with accumulated length of service as applicable under their current status, including increments.

18.0 VDT Operators' Protection

In keeping with the Institute's commitment to the occupational health of its employees engaged in the operation of equipment with video display terminals, (VDT operators), this Clause 18.0 will apply specifically to those employees.

18.1 Installations

All installations will meet the standards of the Workers Compensation Board (WCB), Work Safe.

18.2 <u>Pregnant Employees</u>

Pregnant employees will be entitled, upon request, to be transferred to other work, away from the VDT, without loss of pay.

18.3 Work Hours

Employees will not be compelled to work longer than two (2) consecutive hours at a VDT before receiving either a rest or meal break or assignment to other duties, for a minimum of fifteen (15) minutes.

18.4 <u>Production Measurements</u>

- 18.4.1 Volume measurements may be necessary to obtain an objective evaluation of the level of production of a group, a section or an office.
- 18.4.2 There will be no individual work measurement.

18.5 <u>Employee Health and Vision Care</u>

- 18.5.1 In recognition of the fact that continued exposure to video display terminals may cause damage to an employee's health and/or vision, the Institute will sponsor and pay for complete physical examinations and vision examinations at the commencement of an employee's assignment to a video display terminal and annually after that.
- 18.5.2 VDT operators are urged to have a complete physical and vision examination annually so that a doctor can make an accurate assessment of any change to the employee's health that may result from operating a VDT.
- 18.5.3 The Institute will provide time off with pay for examinations.
- 18.5.4 The Institute will cover any employee costs for glasses, beyond what is provided under the extended health plan, provided that it can be proven that the requirement for glasses is a result of working at the VDT at the Institute.
- 18.5.5 In their letters of appointment, employees will be advised to have an eye examination. The letters will recommend that the results of the examination be placed on their personnel file.

18.6 Occupational Health and Safety Updates

The Institute will allow the Union up to four (4) hours with each employee (on a group basis, where practical) on an annual basis for the purpose of updating the employee's knowledge of current developments in the area of occupational health and safety as it pertains to video display terminals.

19.0 Occupational Health and Safety

19.1 <u>Health and Safety Committee</u>

- 19.1.1 The Institute and the Union will maintain a **Joint** Health and Safety Committee as required under the Workers' Compensation Act.
- 19.1.2 The Committee will meet according to the Workers' Compensation **Act** at regular intervals to be determined by the Committee.
- 19.1.3 The Committee will make recommendations on unsafe, hazardous, or dangerous conditions with the aim of preventing and reducing the risk of occupational injury and illness.
- 19.1.4 The Institute undertakes to correct any working conditions and ergonomic environments which are not safe.

19.2 <u>Protective Clothing</u>

- 19.2.1 The Institute will provide protective clothing and equipment determined necessary by the Occupational Health and Safety Committee.
- 19.2.2 Requests for replacement of safety gear which has deteriorated will not be unreasonably denied.

19.3 Pregnant and Disabled Employees

- 19.3.1 Every reasonable effort will be made to maintain employment for pregnant and disabled employees in receipt of a medical certificate advising against performing their regular duties by providing these employees with work that is compatible with their abilities but does not create unnecessary work.
- 19.3.2 Pregnant employees will be entitled, upon request, to be transferred away from work that involves hazardous fumes, chemicals, magnetic fields, and/or heavy lifting without loss of pay.

19.4 First Aid Training

- 19.4.1 The normal hours of work and overtime provisions will be relaxed to allow for first aid training as provided for in this Clause 19.4.
- 19.4.2 Employees who have been designated and agreed to serve as Industrial First Aid attendants will have course and material fees paid by the Institute for obtaining, maintaining or upgrading an Industrial First Aid ticket.
- 19.4.3 Employees will be given leave with pay to attend these courses.

19.4.4 Every effort will be made to enable employees to take the regular course. However, an employee may elect to take the evening or compressed course.

19.5 <u>First Aid Premium</u>

Employees required to hold an Industrial First Aid ticket will be paid the following premiums:

"A" Ticket: \$120 per month"B" Ticket: \$100 per month"C" Ticket: \$80 per month

20.0 Workplace Changes

When the Institute intends to make substantive changes that will affect staffing, work processes, work priorities or workspaces, it will discuss the proposed changes with all affected employees to afford the opportunity for input prior to making the changes.

20.1 <u>Technological Change</u>

20.1.1 Definition

Technological change will mean the introduction by the Institute of a change in its work, undertaking or business, or a change in its equipment or material from the equipment or material previously used, or a change in the manner the Institute carries on its work, undertaking or business related to the introduction of new equipment or material.

20.1.2 Introduction of Technological Change

- 20.1.2.1 The Institute will not introduce any technological change, as defined in Clause 20.1.1, which would adversely affect one or more employees in matters such as wages, working conditions, health and safety, security of employment or other related concerns during the life of this Agreement.
- 20.1.3.1 The Institute will provide the Union with complete information as far in advance as possible of any proposed technological change.

20.1.3 Training

Where new equipment or other new technology is introduced for which training is required, the Institute will provide adequate training as it determines is appropriate to the need. Training will normally be on Institute time, but if the training is arranged on an evening or other basis, there will be compensating time off at straight time.

20.2 <u>General Changes</u>

20.2.1 Any reports or recommendations about to be made to the Institute dealing with matters covered by this Agreement, including recommendations for changes in methods of operation that may affect wage rates, will be made known to the Union before they are dealt with by the Institute to allow the Union reasonable opportunity to consider them and to make representations to the Institute concerning them.

20.2.1 If employees are deprived of employment by an implementation of these changes, they will receive priority consideration for other employment with the Institute provided they have the required qualifications. This priority consideration will be consistent with the lay-off provisions and other clauses dealing with acquired rights.

20.3 <u>Notice of Construction and Workplace Changes</u>

The Institute will provide advance notice to all employees who may be affected by construction, renovations, repairs and maintenance, including the use of chemicals, so that the employees may make alternate arrangements to minimize disruption to their work.

21.0 Miscellaneous Issues

21.1 Personnel File

- 21.1.1 Employees or their designates will have access to all material in their personnel files at a time which is mutually convenient to the Institute and the employees in the presence of someone authorized by the Institute.
- 21.1.2 Upon written request by the employee, the Institute shall remove disciplinary letters and written reprimands from the employee's personnel file that are three years or older, provided that there have been no further disciplinary infractions of any nature within the preceding three year period.
- 21.1.3 Letters of discipline or written reprimands placed on an employee's file will be copied to the employee, within ten (10) working days, indicating placement on the file.
- 21.1.4 Failure to notify employees will result in the removal of the material from the file.
- 21.1.5 Any material placed on a file prior to 1 April 1992 will not be subject to Clauses 21.1.2, 21.1.3 or 21.1.4.
- 21.1.6 Except for routine administrative access, files will be open to other persons only with the written consent of the employee concerned.
- 21.1.7 A separate file will be established for grievance correspondence.

21.2 Correspondence

- 21.2.1 The Institute will make every effort to copy the Union on any and all correspondence to members of the bargaining unit that applies or interprets the Agreement or is a statement of Institute policy, or is a general notice for employees.
- 21.2.2 Should the Institute inadvertently fail to copy the Union on any of this correspondence, no penalty will apply. Should an error be discovered, it will be corrected retroactively.

21.3 Excess Workload

21.3.1 When an employee is absent, another employee may be required to carry out some of the duties of the absent employee. In this event, priorities will be established by the employee and supervisor to accommodate the work to be performed. This clause is not intended to supersede Clause 9.3, Substitution.

- 21.3.2 Employees who have concerns about workload may consult with their immediate supervisors to review priorities and explore other strategies to resolve the workload problem.
- 21.3.3 If the concern is not resolved, the employees may refer the matter to the **Director** of Human Resources who will investigate the matter and recommend solutions.
- 21.3.4 The Institute is committed to providing employees with a humane and supportive workplace. Issues surrounding workload will be dealt with by the Institute in this spirit.

21.4 Disciplinary Meetings

- 21.4.1 When a supervisor or manager meets with an employee for the purpose of disciplining the employee, or where a meeting becomes disciplinary, or where an employee states they feel it is a disciplinary meeting, the employee has the right to have a shop steward present, even if it involves temporarily adjourning the meeting. If the employee is a shop steward, the employee has the right to have another Union representative present.
- 21.4.2 The supervisor or manager will advise the employee of the right to have a shop steward present in advance of the meeting.

21.5 Present Conditions and Benefits

Any working conditions and welfare benefits, or other conditions of employment at present in force which are not specifically mentioned in this Agreement and are not contrary to its intention, will continue with full force and effect for the duration of this Agreement.

21.6 <u>Production of Agreements</u>

- 21.6.1 Agreements will be produced and distributed within sixty (60) calendar days of the Parties signing the Memorandum of Agreement.
- 21.6.2 The Institute and the Union will commit the necessary resources to accomplish this.
- 21.6.3 The Institute and the Union will alternate responsibility for producing the signing copies of the Agreement.
- 21.6.4 Sufficient copies of the Agreement will be produced for all existing and new employees, along with a reasonable number of copies for the use of the Institute and the Union.
- 21.6.5 The Union and the Institute will share equally the cost of producing copies of the Agreement.

21.7 Employment Standards Act

- 21.7.1 The Institute will apply Sections 32(3) (Periods Free From Work), and 35 (Hours Free From Work) of the *Employment Standards Act*.
- 21.7.2 Other provisions of the *Employment Standards Act* will apply, as provided for in the Act.

21.8 Ethics and Institute Policy

If employees feel they are being asked to do something unethical or in violation of Institute policy, they may pursue the matter through the grievance procedure (Clause 6.0) but this will not be arbitrable.

21.9 <u>Discipline or Dismissal</u>

- 21.9.1 The *Labour Relations Code*, Section 84(3), currently requires the following provision to be in the Agreement: "The employer will not dismiss or discipline an employee bound by this agreement except for just and reasonable cause."
- 21.9.2 If the legislation changes, the Agreement will be changed accordingly.

21.10 Written Response

Employees or the Union are entitled to receive from the Institute a written answer to any written question concerning the interpretation or application of the Agreement, Institute policy or Institute benefit plans.

The Institute will provide the Union with minutes of all public Institute Board meetings. The Institute will provide the Union with agendas in advance of the meetings.

21.12 <u>Early Return From Leave</u>

- 21.12.1 Employees on leaves allowed by this Agreement who notify the Institute in writing that they wish to return to work prior to the scheduled end of their leaves will be offered any available casual work for which they are qualified in order of seniority.
- 21.12.2 Irrespective of seniority, these employees will have access to casual work prior to it being offered to permanent part-time or Term employees (see Clause 2.9).
- 21.12.3 Employees who accept casual work will be paid the hourly rate for the classification plus four and four-tenths percent (4.4%) in lieu of general holidays. Step placement and vacation pay will be based on accumulated casual service.
- 21.12.4 In accordance with existing pension legislation, if employees are contributors to the Municipal Pension Plan, all hours, excluding overtime, are pensionable and will contribute to pensionable service.

21.13 Recovery of Overpayments

- 21.13.1 It is the intention of the Institute to recover overpaid wages occurring due to clerical error using the procedure contained in this Clause 21.13.
- 21.13.2 When an obvious overpayment has occurred, it may be corrected within one (1) month of its occurrence, without need for consultation with the affected employee or the Union.
- 21.13.3 If an overpayment occurred which was not corrected within one (1) month of its occurrence, the Institute will notify the affected employee and the Union in writing, specifying:
 - the amount of overpayment claimed;
 - a general description of the situation which gave rise to the claimed overpayment;
 - a detailed calculation of the claimed overpayment;
 - the intended schedule of recovery; and
 - the employee's right to consult with the Union regarding this matter.

- 21.13.4 Should the employee or the Union dispute either the intended recovery or the calculation provided, the matter will be discussed informally with the **Director** of Human Resources and an effort made to reconcile the calculation and to accommodate the employee regarding the schedule of recovery. If alternate arrangements are agreed, they will be confirmed in writing to all concerned.
- 21.13.5 If agreement cannot be reached informally, the matter will be dealt with through the grievance procedure commencing at Step 2. Recovery will not proceed until the grievance is resolved.
- 21.13.6 If the employee leaves the employment of the Institute before recovery is accomplished, complete recovery will form part of the normal end-of-employment reconciliation practices.
- 21.13.7 This Clause 21.13 does not apply to normal reconciliation at the end of employment for vacation, gratuity leave and other entitlements where reconciliation is clearly specified in the Agreement, or to garnishees or other court-ordered claims initiated by a third party.

21.14 Hiring Committees

Supervisors who are Union members will be on hiring committees for positions they supervise. The Institute will not be required to delay the hiring process or contact employees if employees are on leave.

21.15 Singular and Plural

When the singular is used in this Agreement, it will include the plural, and vice versa, when the context requires.

21.16 Personal Computer Purchase Plan

The Institute agrees to include support staff in the Computer Purchase Assistance Plan.

21.17 <u>Intellectual Property</u>

The Parties to this Collective Agreement agree to be governed by the laws, regulations and guidelines applicable to copyright established by the Federal Government as set out in Board-approved Institute Policy.

21.18 Excluded Positions

The Institute will provide the Union with all postings of new permanent positions considered managerial exclusions. The Parties may meet to review the responsibilities of the position.

This Agreement signed on the	_day of2006.
For the Union:	For the Institute:
Paul Faoro President	George Pedersen Chairman, Board of Governors
Donalda Greenwell-Baker Secretary-Treasurer	Ron Burnett President
Steve Baker Staff Representative	Michael Clifford Vice President Finance and Administration
Lynda Cuddy Bargaining Committee	Anne Stobart Director of Human Resources
Benita Ceresney Bargaining Committee	FOR PSEA:
Stewart Auchterlonie Bargaining Committee	Nick Rubidge

Schedule A Allocation of Classifications to Pay Grades

Pay Grade	Classification	Working Titles Covered
1	Clerk 1 Handyperson 1	
2	Clerk 2	Audio Visual Clerk 2
3	Office Assistant 1	
4	Handyperson 2	
5	Accounting Clerk 1 Office Assistant 2 Library Assistant 1 Receptionist 1	Library Assistant 1 Office Assistant 2 Admissions Office Assistant 2 Career Coop Office Assistant 2 Continuing Studies Office Assistant 2 Records and Registration Receptionist/Mailroom/Copy Clerk
6	Library Assistant 2	Library Assistant 2
7	Accounting Clerk 2 Office Assistant 3 Shipper/Receiver	Accounts Receivable Clerk Office Assistant 3 Academic Administration Office Assistant 3 Continuing Studies Office Assistant 3 Technical Services Facilities Project Clerk Facilities Operations Clerk Shipper Receiver
8	Library Assistant 3 Receptionist/Switchboard Operator 2	Reception Supervisor
9	Accounting Clerk 3 Office Assistant 4 Trades Helper	Accounts Payable Clerk Financial Awards Clerk Office Assistant 4 Student Services Trades Helper
10	Administrative Assistant 1 Audio Visual Technical Assistant Gallery Assistant 1 Library Assistant 4	Audio Visual Technical Assistant Gallery Assistant 1 Library Assistant 4
11	Administrative Assistant 2 Payroll Clerk 2 Senior Library Assistant 1	Administrative Assistant 2 Development & Communications
12	Accountant 1 Financial Aid Officer	
13	Administrative Assistant 3 Admissions Officer Payroll Clerk 3 Senior Library Assistant 1 Technician 1	Administrative Assistant 3 Continuing Studies Audio Visual Technician 1 Computer Technician 1 Payroll Clerk 3 Studio Technician 1 Photography
14	Administrative Assistant 4 Accountant 2 Gallery Assistant 2	Administrative Assistant 4 Development & Communications Administrative Assistant 4 Foundation Gallery Assistant 2

Pay Grade	Classification	Working Titles Covered
15	Admissions Advisor Assistant Registrar, Admissions Assistant Registrar, Records & Registration Financial Awards Advisor Operating Engineer Senior Administrative Assistant 1 Senior Library Assistant 2 Technician 2	Admissions Advisor Audio Visual Technician 2 Computer Technician 2 Mac Computer Technician 2 SVC Library Circulation & Systems Supervisor Library Technical Services Supervisor Facilities Operating Engineer Senior Admin Assistant 1 Academic Admin Senior Admin Assistant 1 Records & Registration Studio Technician 2 Animation Studio Technician 2 Continuing Studies Studio Technician 2 Communication Design Studio Technician 2 Industrial Design Studio Technician 2 Media
16	Senior Administrative Assistant 3 Accountant 2 Technician 3	Studio Technician 2 Tool Crib Audio Visual Technician 3 Computer Technician 3 Colleague Support Computer Technician 3 Animation Computer Technician 3 Mac Computer Technician 3 Webmaster/CAT Computer Technician 3 Admin Senior Accountant 2 Senior Gallery Assistant Studio Technician 3 Ceramics Studio Technician 3 Foundation Studio Technician 3 Industrial Design Studio Technician 3 Media Studio Technician 3 Metal Studio Technician 3 Painting Studio Technician 3 Printmaking Studio Technician 3 Synthetics Studio Technician 3 Wood
17	Engineering Supervisor	Facilities Engineering Supervisor
18	Audio Visual Coordinator Financial Awards Coordinator Senior Administrative Assistant 4 Studio Coordinator	Coordinator, Audio Visual Resources Coordinator, Continuing Studies Coordinator, Financial Awards Coordinator, Photography Resources

This is a list of classifications in effect on 1 October 2002 and is subject to change as a result of reviews conducted according to the terms of Clause 7.0 Classification and Salary Review.

Schedule B
Hourly Rates Effective 1 April 2006

Pay Grade	1	2	3	4
1	17.24			
2	17.24	17.42		
3	17.24	17.42	17.62	
4	17.24	17.42	17.62	17.84
5	17.42	17.62	17.84	18.08
6	17.62	17.84	18.08	18.32
7	17.84	18.08	18.32	18.59
8	18.08	18.32	18.59	18.90
9	18.32	18.59	18.90	19.25
10	18.59	18.90	19.25	19.76
11	18.90	19.25	19.76	20.20
12	19.25	19.76	20.20	21.07
13	19.76	20.20	21.07	21.94
14	20.20	21.07	21.94	22.80
15	21.41	22.33	23.23	24.28
16	22.67	23.70	24.73	25.78
17	23.70	24.73	25.78	27.00
18	24.73	25.78	27.00	28.30
19	25.78	27.00	28.30	29.65

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.10** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B

Monthly Rates Effective 1 April 2006

Pay Grade	1	2	3	4
1	2,614.67			
2	2,614.67	2,641.75		
3	2,614.67	2,641.75	2,672.00	
4	2,614.67	2,641.75	2,672.00	2,705.67
5	2,641.75	2,672.00	2,705.67	2,741.42
6	2,672.00	2,705.67	2,741.42	2,779.25
7	2,705.67	2,741.42	2,779.25	2,819.33
8	2,741.42	2,779.25	2,819.33	2,867.08
9	2,779.25	2,819.33	2,867.08	2,919.08
10	2,819.33	2,867.08	2,919.08	2,997.08
11	2,867.08	2,919.08	2,997.08	3,064.33
12	2,919.08	2,997.08	3,064.33	3,195.33
13	2,997.08	3,064.33	3,195.33	3,327.58
14	3,064.33	3,195.33	3,327.58	3,457.58
15	3,247.42	3,386.00	3,523.75	3,683.00
16	3,438.08	3,595.25	3,750.17	3,909.33
17	3,595.25	3,750.17	3,909.33	4,094.67
18	3,750.17	3,909.33	4,094.67	4,291.92
19	3,909.33	4,094.67	4,291.92	4,496.58

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.10** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Annual Rates Effective 1 April 2006

Pay Grade	1	2	3	4
1	31,376			
2	31,376	31,701		
3	31,376	31,701	32,064	
4	31,376	31,701	32,064	32,468
5	31,701	32,064	32,468	32,897
6	32,064	32,468	32,897	33,351
7	32,468	32,897	33,351	33,832
8	32,897	33,351	33,832	34,405
9	33,351	33,832	34,405	35,029
10	33,832	34,405	35,029	35,965
11	34,405	35,029	35,965	36,772
12	35,029	35,965	36,772	38,344
13	35,965	36,772	38,344	39,931
14	36,772	38,344	39,931	41,491
15	38,969	40,632	42,285	44,196
16	41,257	43,143	45,002	46,912
17	43,143	45,002	46,912	49,136
18	45,002	46,912	49,136	51,503
19	46,912	49,136	51,503	53,959

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.10** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Hourly Rates Effective 1 April 2007

Pay Grade	1	2	3	4
1	17.60			
2	17.60	17.78		
3	17.60	17.78	17.99	
4	17.60	17.78	17.99	18.21
5	17.78	17.99	18.21	18.45
6	17.99	18.21	18.45	18.71
7	18.21	18.45	18.71	18.98
8	18.45	18.71	18.98	19.30
9	18.71	18.98	19.30	19.65
10	18.98	19.30	19.65	20.18
11	19.30	19.65	20.18	20.63
12	19.65	20.18	20.63	21.51
13	20.18	20.63	21.51	22.40
14	20.63	21.51	22.40	23.28
15	21.86	22.79	23.72	24.79
16	23.14	24.20	25.25	26.32
17	24.20	25.25	26.32	27.56
18	25.25	26.32	27.56	28.89
19	26.32	27.56	28.89	30.27

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of \$1.12 per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Annual Rates Effective 1 April 2007

Pay Grade	1	2	3	4
1	32,035			
2	32,035	32,367		
3	32,035	32,367	32,738	
4	32,035	32,367	32,738	33,150
5	32,367	32,738	33,150	33,588
6	32,738	33,150	33,588	34,052
7	33,150	33,588	34,052	34,543
8	33,588	34,052	34,543	35,128
9	34,052	34,543	35,128	35,765
10	34,543	35,128	35,765	36,721
11	35,128	35,765	36,721	37,545
12	35,765	36,721	37,545	39,150
13	36,721	37,545	39,150	40,770
14	37,545	39,150	40,770	42,363
15	39,788	41,486	43,173	45,125
16	42,124	44,050	45,948	47,898
17	44,050	45,948	47,898	50,168
18	45,948	47,898	50,168	52,585
19	47,898	50,168	52,585	55,093

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.12** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Hourly Rates Effective 1 April 2008

Pay Grade	1	2	3	4
1	17.97			
2	17.97	18.16		
3	17.97	18.16	18.37	
4	17.97	18.16	18.37	18.60
5	18.16	18.37	18.60	18.84
6	18.37	18.60	18.84	19.10
7	18.60	18.84	19.10	19.38
8	18.84	19.10	19.38	19.71
9	19.10	19.38	19.71	20.06
10	19.38	19.71	20.06	20.60
11	19.71	20.06	20.60	21.06
12	20.06	20.60	21.06	21.96
13	20.60	21.06	21.96	22.87
14	21.06	21.96	22.87	23.76
15	22.32	23.27	24.22	25.31
16	23.63	24.71	25.78	26.87
17	24.71	25.78	26.87	28.14
18	25.78	26.87	28.14	29.50
19	26.87	28.14	29.50	30.91

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.14** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Annual Rates Effective 1 April 2008

Pay Grade	1	2	3	4
1	32,708			
2	32,708	33,047		
3	32,708	33,047	33,426	
4	32,708	33,047	33,426	33,847
5	33,047	33,426	33,847	34,294
6	33,426	33,847	34,294	34,768
7	33,847	34,294	34,768	35,269
8	34,294	34,768	35,269	35,866
9	34,768	35,269	35,866	36,517
10	35,269	35,866	36,517	37,493
11	35,866	36,517	37,493	38,334
12	36,517	37,493	38,334	39,973
13	37,493	38,334	39,973	41,627
14	38,334	39,973	41,627	43,253
15	40,624	42,358	44,080	46,073
16	43,009	44,976	46,913	48,904
17	44,976	46,913	48,904	51,222
18	46,913	48,904	51,222	53,690
19	48,904	51,222	53,690	56,250

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.14** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Hourly Rates Effective 1 April 2009

Pay Grade	1	2	3	4
1	18.35			
2	18.35	18.54		
3	18.35	18.54	18.75	
4	18.35	18.54	18.75	18.99
5	18.54	18.75	18.99	19.24
6	18.75	18.99	19.24	19.50
7	18.99	19.24	19.50	19.78
8	19.24	19.50	19.78	20.12
9	19.50	19.78	20.12	20.48
10	19.78	20.12	20.48	21.03
11	20.12	20.48	21.03	21.50
12	20.48	21.03	21.50	22.42
13	21.03	21.50	22.42	23.35
14	21.50	22.42	23.35	24.26
15	22.79	23.76	24.73	25.85
16	24.13	25.23	26.32	27.43
17	25.23	26.32	27.43	28.73
18	26.32	27.43	28.73	30.12
19	27.43	28.73	30.12	31.56

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.16** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule B
Annual Rates Effective 1 April 2009

Pay Grade	1	2	3	4
1	33,395			
2	33,395	33,741		
3	33,395	33,741	34,128	
4	33,395	33,741	34,128	34,558
5	33,741	34,128	34,558	35,015
6	34,128	34,558	35,015	35,499
7	34,558	35,015	35,499	36,010
8	35,015	35,499	36,010	36,620
9	35,499	36,010	36,620	37,284
10	36,010	36,620	37,284	38,281
11	36,620	37,284	38,281	39,140
12	37,284	38,281	39,140	40,813
13	38,281	39,140	40,813	42,502
14	39,140	40,813	42,502	44,162
15	41,478	43,248	45,006	47,041
16	43,913	45,921	47,899	49,931
17	45,921	47,899	49,931	52,298
18	47,899	49,931	52,298	54,818
19	49,931	52,298	54,818	57,432

Employees whose regular shifts end at later than 7:00pm or who are required to work weekends will be paid a premium of **\$1.16** per hour for all hours worked. Shift premiums will not be paid for overtime hours worked.

Schedule C

Understandings from 1993-1996 Bargaining

Maternity Leave

Clause 12.1.10 is intended to reflect recent legal decisions regarding pregnant employees. Should it be claimed that this provision is not consistent with these decisions or should further legal decisions or legislation clarify the matter, the Institute and the Union will discuss the matter and attempt to reach agreement on what, if any, changes are necessary to the Agreement.

If the Institute and the Union cannot reach an agreement, either Party may refer the matter to an arbitrator as provided for in Clause 6.5 for a final and binding decision.

Understandings from 2001-2004 Bargaining

The Institute and the Union agree that over the life of this Agreement the provisions of Clause 7.0 Classification and Salary Review and Schedules A Allocation of Classifications to Pay Grades and B Salary Scales will be revised and adapted to incorporate changes from the current classification system to the new point factor system. All changes will be jointly negotiated and agreed to by the Parties.

The Institute and the Union will execute a letter of understanding providing for the transfer of members of CUPE Local 15 from Langara College and the Vancouver Art Gallery.

Understandings from 2004-2010 Bargaining

The Parties agree to meet before the expiry of the Collective Agreement to discuss the feasibility of and interest in establishing a Deferred Salary Plan.

The parties agree to review language upon implementation of new salary scale resulting from pay equity.

Letter of Understanding #1

The Parties agree to meet during the term of the Agreement for the purpose of providing input into the development of policy and procedures regarding education, training and a complaint investigation process relating to Harassment. Representatives of the Faculty Association and of Administrators will be invited to participate in the process.

Letter of Understanding #2

Effect of Compensation Template Table on Base Wage Increases

The annual base wage increase for any year(s) of the four base wage increases shall be increased by the difference, if any, between the base wage increase for that year and a higher base wage increase for that year as provided for in the compensation template that is agreed upon at the 2006 support staff compensation table (excluding any increase as a result of a "net zero" agreement and providing that the total increase over the period 2006 to 2010 does not exceed the total increase for the same period as that provided for in the compensation template).

Letter of Understanding #3

Incentive Payment

Permanent and probationary employees, employed as of March 31 2006, shall receive an incentive one-time payment if the new collective agreement between CUPE Local 15 and Emily Carr Institute is settled and ratified by March 31 2006, for a term ending March 31 2010.

The incentive payment shall be \$4,000 for each full-time equivalent employee and shall be pro-rated for Term and part-time employees.

For the purpose of determining the amount of the incentive payment, a full-time equivalent employee is a permanent or probationary employee who worked on a full-time, twelve month basis for the period of April 1 2005 to March 31 2006.

The incentive payment for an employee who worked less than full-time over this period, including those who commenced employment after April 1 2005, shall be pro-rated for the fraction of full-time work over this period that the employee worked.

Temporary employees, employed as of March 31 2006, and who have worked during the period January 1 2006 to March 31 2006 shall be eligible for a pro-rated incentive calculated on the basis of time worked during the period April 1 2005 to March 31 2006.

Time spent by employees on the following leaves shall be considered as time worked for the purpose of calculating the amount of an employee's incentive payment:

Maternity or parental leave Short term disability Long term disability that commenced between April 1 2005 to March 31 2006

The incentive payment shall be paid to employees as soon as practicable for the institution to determine and pay the payment amounts to employees.

Agreement on this incentive payment shall have no "me-too" provision on any higher incentive that may be provided for in the compensation template that is agreed upon at the 2006 support staff compensation table. If the compensation agreed to by the template table does not include a settlement incentive, the settlement incentive received by any members of the CUPE bargaining unit employed by Emily Carr Institute will not be subject to recovery by the employer.

Letter of Understanding #4

Labour Market Adjustment

Insofar as it is recognized by both parties to this Agreement that there is need to ensure that the Institute is able to recruit and retain fully qualified support staff in a competitive labour market, and that there is a demonstrated need to adjust the compensation of some job classifications for that purpose, it is herein agreed that:

1. The Institute will create a Support Staff Labour Market Adjustment Fund in the amount equal to one tenth of one percent (0.1%) of the annual support staff compensation of the bargaining unit for each year of the Agreement in which there is a wage increase.

The annual credit to the Fund will occur effective April 1st for 2006 through 2009.

2.

- 3. Upon the request of either party during the term of this Agreement, the Institute and the Union will meet to consider Support Staff Labour Market Adjustments that pertain to particular support staff positions and that shall be set out in a Letter of Understanding that is subject to ratification by their respective accredited bargaining agents.
- 4. The Support Staff Labour Market Adjustments agreed to by the parties shall be subject to the following conditions:
 - The compensation for specific support staff positions shall be adjusted by payment of a labour market adjustment provided that there is a demonstrated recruitment and/or retention problem that can be objectively determined with reference to specific criteria as set by the Public Sector Employers' Council.
 - The form, level, and duration of compensation adjustment for those job classifications shall be specified in the Letter of Understanding for the Labour Market Adjustment(s).
- 5. This Letter of Agreement shall expire upon the expiry of this Agreement unless the Letter is expressly continued by the parties' bargaining settlement for renewal of this Agreement.

<u>Letter of Understanding #5</u>

Fiscal Dividend

THE PARTIES AGREE AS FOLLOWS:

Having agreed the term of the Collective Agreement to be from April 1 2004 to March 31 2010 a Fiscal Dividend bonus may be paid from a one-time fund (the "Fund") generated out of monies, in excess of \$150 million, surplus to the BC government, as defined in the Province's audited financial statements, for the fiscal year 2009-10.

1.0 Fiscal Dividend

- 1.1 If fiscal dividend funds are determined to be available, a Fiscal Dividend will be paid as soon as reasonably practical.
- 1.2 The quantum of the Fund accessible for the parties to this agreement will be based on the Province's audited financial statements as at March 31 2010.

The Fund will be determined as follows:

- (i) The calculations will be based on the surplus, as calculated before deduction of any expense associated with the Fiscal Dividend Bonus, achieved in fiscal 2009-10, as published in the audited financial statements for that fiscal year, provided that the surplus is in excess of \$150 million.
- (ii) Only final surplus monies in excess of \$150 million will be part of the Fund, and the total quantum of the Fund for the entire public sector (including all categories of employees) will not exceed \$300 million.

- (iii) The quantum of the Fund will be constrained by the proportion of the public sector that is eligible to participate in the Fiscal Dividend Bonus ie 100% of the Fund will be available if 100% of all categories of employees in the public sector under the purview of the Public Sector Employers' Council participate, but if a lesser number participate, a proportionately lesser amount of the Fund will be available.
- (iv) Additionally, the Fund will be proportioned among all groups of public sector employees by ratio of group population to total population participating.
- 1.3 The Fiscal Dividend Bonus will be paid to each eligible employee who is on the active payroll on March 31 2010.
- 1.4 For the purpose of determining the amount of the incentive payment, a full-time equivalent employee is a permanent or probationary employee who worked on a full-time, twelve month basis for the period of April 1 2009 to March 31 2010.
 - (i) The fiscal dividend payment for an employee who worked less than full-time over this period, including those who commenced employment after April 1 2009, shall be pro-rated for the fraction of full-time work over this period that the employee worked.
 - (ii) Temporary employees, employed as of March 31 2010, and who have worked during the period January 1 2010 to March 31 2010 shall be eligible for a prorated incentive calculated on the basis of time worked during the period April 1 2009 to March 31 2010.

Time spent by employees on the following leaves shall be considered as time worked for the purpose of calculating the amount of an employee's incentive payment:

Maternity or parental leave Short term disability Long term disability that commenced between April 1 2009 to March 31 2010

Eye Exam

Effective date of ratification, permanent employees will be entitled to be reimbursed a total of seventy-five dollars (\$75) every two years for vision exams.

Effective Date

Unless noted otherwise, all changes and amendments will become effective the date that both parties have ratified.

Schedule D

Grievance Procedure

				Time Limits		
Step	Method to Initiate	Who's Involved	Initiate or Advance	Meeting to Happen	Response	Comments
1	In writing to the Director of Human Resources and the Union Office indicating the nature	Employee/steward or Union rep and Director of Human Resources or designate	Within 15 working days of the event or becoming aware	Within 10 working days	Within 10 working days of the meeting	The Director of Human Resources may be accompanied by another person
2	In writing to the Director of Human Resources and the Union Office	Employee/steward Union rep and Vice President Finance & Administration or designate	Within 10 working days of the Step 1 response	Within 10 working days	Within 10 working days of the meeting	The Vice President Finance & Administration may be accompanied by another person
3	In writing to the President and the Union Office	Not specified	Within 20 working days of the Step 2 response	Within 30 calendar days*	Within 30 calendar days*	This step is optional; either Party may request it and the other may refuse; the Parties can agree that this step is final and binding
4	In writing to the President and the Union Office	Not specified	Within 20 working days of the Step 2 or Step 3 response	Not specified**	Not specified**	The decision is final and binding

The hearing and the response depend on the Investigator's schedule The hearing and the response depend on the Arbitrator's schedule

Schedule E

Table Showing Vacation Entitlement in Hours (see Clause 10.1)

Start Year	2004	2005	2006	2007	2008	2009	2010
2010	N/A	N/A	N/A	N/A	N/A	N/A	112*
2009	N/A	N/A	N/A	N/A	N/A	112*	147
2008	N/A	N/A	N/A	N/A	112*	147	147
2007	N/A	N/A	N/A	112*	147	147	147
2006	N/A	N/A	112*	147	147	147	147
2005	N/A	112*	147	147	147	147	154
2004	112*	147	147	147	147	154	161
2003	147	147	147	147	154	161	168
2002	147	147	147	154	161	168	175
2001	147	147	154	161	168	175	182
2002	147	154	161	168	175	182	189
1999	154	161	168	175	182	189	196
1998	161	168	175	182	189	196	203
1997	168	175	182	189	196	203	210
1996	175	182	189	196	203	210	217
1995	182	189	196	203	210	217	217
1994	189	196	203	210	217	217	217
1993	196	203	210	217	217	217	217
1992	203	210	217	217	217	217	217
1991	210	217	217	217	217	217	217
1990	217	217	217	217	217	217	217
1989	217	217	217	217	217	217	217
1988	217	217	217	217	217	217	217

[•] Vacation entitlement in the first year is 112 hours pro-rated

Schedule F

Labour Relations Code (as of 2 November 1999)

Adjustment Plan - Section 54

- 1. If an employer introduces or intends to introduce a measure, policy, practice or change that affects the terms, conditions or security of employment of a significant number of employees to whom a collective agreement applies:
 - a. The employer shall give notice to the trade union that is Party to the collective agreement at least 60 days before the date on which the measure, policy, practice or change is to be effected; and
 - b. After notice has been given, the employer and trade union must meet, in good faith, and endeavour to develop an adjustment plan, which may include provisions respecting any of the following:
 - (i) consideration of alternatives to the proposed measure, policy, practice or change, including amendment of provisions in the collective agreement
 - (ii) human resource planning and employee counselling and retraining
 - (iii) notice of termination
 - (iv) severance pay
 - (v) entitlement to pension and other benefits including early retirement benefits
 - (vi) a bipartite process for overseeing the implementation of the adjustment plan.
- 2. If, after meeting in accordance with subsection (1), the Parties have agreed to an adjustment plan, it is enforceable as if it were part of the collective agreement between the employer and the trade union.
- 3. Subsections (1) and (2) do not apply to the termination of the employment of employees exempted by section 65 of the *Employment Standards Act* from the application of section 64 of that Act.

(NOTE: Section 65 of the *Employment Standards Act* refers to termination for just cause, of casual employees, of temporary employees hired for periods of less than one (1) year, and of employees who have been offered and refused reasonable alternative work by the Institute.)

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