COLLECTIVE AGREEMENT

Between

Mount Saint Vincent University

and

The Canadian Union of Public Employees (CUPE) Local 3912

September 1, 2012 to August 31, 2016

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Definitions

Chair:	The head of an academic unit, or the person designated to act on her behalf.
Course:	A half-unit or full-unit of academic credit instruction offered by the University.
Dean:	Unless otherwise specified, the Dean of Arts and Science, the Dean of Professional Studies, or the Dean of Education.
Department:	An administrative unit of the University.
Dismissal:	The termination of employment. Failure to renew a contract does not constitute dismissal.
Employee:	An individual being paid by Mount Saint Vincent University to teach credit courses, or serve as lab instructor, on a per course basis.
Employer:	The Board of Governors of Mount Saint Vincent University and any person duly authorized by the Board to act on its behalf under this Agreement
Grievance:	Any dispute or difference arising out of the application, administration, interpretation, or alleged violation of the provisions of the Agreement.
Parties:	The Employer and the Union.
Position:	A work assignment to teach a specific academic credit course, or serve as the laboratory instructor for a specific academic credit course.
Union:	Canadian Union of Public Employees and its Local 3912.
Union Representative:	Member of the Union's executive, or a person designated to act on their behalf, in matters relating to bargaining unit members and this Agreement.
University:	Mount Saint Vincent University (when printed with an initial upper case letter).
Working Days:	Normally Mondays, Tuesdays, Wednesdays, Thursdays, and Fridays, except where the University has declared a holiday.

Article 1: Recognition

- **1.1** The Employer recognizes the Union as the exclusive bargaining agent for certain part-time academic employees of Mount Saint Vincent University as defined by the certification order #4387 of the Nova Scotia Labour Relations Board. The certification order is attached to this Agreement as Appendix A.
- **1.2** CUPE Local 3912 shall have the right at any time to the assistance of representatives of the Canadian Union of Public Employees in matters of employment at MSVU and in order to deal with any matters that will promote the harmonious relationship between the parties in compliance with the Collective Agreement. Such representatives shall have access to the Employer's premises, following notification and approval by the Employer.

Article 2: Management Rights

2.1 The Union recognizes the Employer's right to manage and operate the University, except as explicitly limited by this Collective Agreement.

Article 3: Membership and Dues

- **3.1** No faculty member or laboratory instructor is required to join the Union as a condition of employment. However, each member of the bargaining unit, whether or not she is a member of the Union, shall pay dues or the equivalent of dues to the Union.
- **3.2** The Employer shall deduct monthly the dues or the equivalent of dues as assessed by the Union, from the salaries of all members of the bargaining unit.
- **3.3** Within fifteen (15) calendar days of the date of the monthly deductions, the Employer shall forward to the National Secretary-Treasurer of the Canadian Union of Public Employees, 1375 St. Laurent Blvd., Ottawa, ON, K1G 0Z7the full amount of deductions, accompanied by a list of the names and corresponding deduction for each member of the bargaining unit from whose salary a deduction has been made. This list shall also be copied electronically to the Secretary-Treasurer of the Union.
- **3.4** On or before October 1, February 1, June 1, and July 15 of each year, the Employer shall provide by e-mail to the CUPE Local 3912 Office a listing of all members of the bargaining unit by name, home address, postal code, phone number, email address if available, department, job

classification, and salary. This shall also be copied electronically to the Secretary-Treasurer of the Union. The information provided shall be accurate to the best of the Employer's knowledge on the date provided.

- **3.4.1** The confidentiality of individual data shall be respected by the Union, and the information shall be for the sole purpose of representing the employees in accordance with the Union's role as exclusive bargaining agent.
- **3.5** On or before 1 September of each year, the parties to the agreement shall exchange, in writing, the names and position titles of officers involved with the administration of the agreement.

Article 4: Copies of the Agreement

- **4.1** The Employer shall post an electronic copy of this Agreement on its public website within seven (7) calendar days following the signing of this Agreement. The Employer shall provide the Union with fifteen (15) printed copies of this Agreement within thirty (30) calendar days following the signing of this Agreement. The Employer shall provide an electronic copy of this Agreement with each contract issued during the period of this Agreement.
- **4.2** The Employer shall notify members of applicable University and Departmental policies, including revisions to the Faculty Handbook, with each contract issued. Electronic access to University and Departmental policies that apply to members shall be provided to the Union.

Article 5: Strikes and Lockouts

- **5.1** During the term of this Agreement, the Union agrees that there shall be no strikes and the Employer agrees that there shall be no lockouts.
- **5.2** The University agrees that it will not direct employees covered by the collective agreement to perform work resulting from lawful strikes or lock-outs that would normally have been carried out by those employees on strike or lockout.

Article 6: Joint Committee for Administration of the Agreement

6.1 A Joint Committee for the Administration of this Collective Agreement, composed of three (3) representatives of the Employer and three (3) representatives of the Union, consisting of the President of CUPE 3912,

the Vice President of the bargaining unit at Mount Saint Vincent University, and a member with precedence at Mount Saint Vincent University, shall be established. At least one (1) of the Union representatives must have held a contract at the University in the previous twelve (12) months, unless the Union is unable to elect or select a representative meeting this criteria.

- **6.2** This committee shall meet as necessary at the written request of either party with ten (10) working days' notice.
- **6.3** This committee shall undertake to seek the timely correction of conditions that may give rise to misunderstanding, and to be a forum for the mutual exchange of information relating to this Agreement. Its purpose shall be to encourage cooperation between the parties with respect to administration of the Agreement, and to hear complaints and consider suggestions in this regard.
- 6.4 The parties agree to exchange lists of matters they wish to be discussed at least three (3) working days prior to a scheduled meeting.
- **6.5** Matters that are being dealt with under the grievance and arbitration articles of this Agreement (Articles 21 and 22) shall not be the subject matter of these meetings.
- 6.6 Minutes of these meetings shall be provided to Committee members, the Secretary of the Union, and the President of the University.

Article 7: Academic Freedom

- **7.1** Members with primary responsibility for designing a course shall be accorded academic freedom in that work.
- **7.2** The Employer and the Union agree to abide by the principles of academic freedom as expressed in the following statement: academic freedom involves the right to teach, investigate, speculate, and publish without deference to prescribed doctrine and free from institutional censorship. It involves the right to criticize the University. The right to academic freedom carries with it the duty to use that freedom in a responsible way.
- **7.3** Academic freedom does not confer legal immunity, nor does it diminish the obligation of members to meet their responsibilities as defined in this Agreement.
- 7.4 The Employer agrees that members have the right to privacy in their

personal and professional communications and files, whether on paper or in electronic form. The level of privacy, however, does not exceed that of reasonable expectations.

Article 8: Code of Conduct

- 8.1 Members shall disclose any conflict of interest or other circumstances known to them which may reasonably introduce or appear to introduce bias into their academic judgement or administrative decisions with respect to students.
- **8.2** The University alone, through the Board of Governors, is empowered to authorize use of its name.
- **8.3** A member may not use University services, personnel, equipment or offices for activities unrelated to her employment by the University.

Article 9: Health, Safety and Security

9.1 In accordance with the *Occupational Health and Safety Act* of Nova Scotia, the union is guaranteed representation on the University Occupational Health and Safety Committee. The parties agree that the Union is entitled to at least one member on the Committee. The parties further agree that the Committee shall elect the Co-Chairs, with support services provided through the Employer.

Article 10: No Discrimination

- **10.1** The Employer and the Union agree that there shall be no discrimination against any employee in accordance with the Nova Scotia *Human Rights Act.* The parties acknowledge that this commitment to no discrimination may give rise to the duty to accommodate an individual member. The parties agree that in such circumstances a reasonable accommodation up to the point of undue hardship shall be sought. The parties acknowledge that the process of accommodation is a cooperative one which shall be undertaken in compliance with Nova Scotia's *Human Rights Act.* Any accommodation under this article shall be a written agreement between the University and the member, which shall be documented in the member's personnel file in accordance with Article 15 of this Agreement.
- **10.2** It is understood and agreed that, notwithstanding Article 10.1 above, the Employer's policy with respect to the preferred hiring of women shall

continue and shall be encouraged and developed by the parties to this Agreement.

10.3 It is understood and agreed that, notwithstanding Article 10.1 above, the Employer, having signed a Certificate of Commitment to Implement Employment Equity under the terms of the Federal Contractors Program is committed to the hiring of women, visible minorities, aboriginal peoples and persons with disabilities.

Article 11: Sexual & General Harassment and Fair Treatment

- **11.1** The Employer and the Union neither tolerate nor condone sexual or general harassment or unfair treatment in the workplace.
- **11.2** The University and the Union agree that the provisions of the policies and procedures on sexual and general harassment and fair treatment, as approved by the Board of Governors, shall be binding on the parties.
- **11.3** The University and the Union agree that the policies referred to in Article 11.2 shall be subject to a normal review process as established by the Board of Governors, to which members of the Union shall have representation on a review committee established for that purpose.
- **11.4** A member retains her rights to grieve any alleged violation of the Collective Agreement that may arise in the application of the policy(ies) and procedure(s).
- **11.5** If a recommendation for disciplinary action or dismissal is made in the application of the provisions of the policy(ies), the procedures outlined in Article 20 (Discipline and Dismissal) of this Agreement shall apply.

Article 12: Appointment Procedures

Posting of Part-time Contracts

12.1 When a position becomes available, the position shall be posted on the University's website, except as specified in Articles 12.3 and 12.4. This shall be the official posting which shall be copied electronically to the union at the same time.

The application deadline shall be:

12.1.1 No less than fifteen working days after the posting when it

occurs more than three months in advance of the start date of the position; or

- **12.1.2** No less than five working days after the posting when it occurs more than one but less than three months in advance of the start date of the position; or
- **12.1.3** No less than two working days after the posting when it occurs more than two weeks but less than one month in advance of the start date of the position.
- **12.1.4** In the event of a temporary absence of up to 2 weeks, an applicant may apply in advance to her chair for positions which may be posted during her absence for which she is qualified.
- **12.2** Postings shall detail the start and end dates of the position, class time, duties, qualifications required as outlined in Article 12.7, remuneration and the application deadline.
- **12.3** No position shall be posted when the University is closed for business, or during the study break as set out in the University Calendar.

Exceptions

- **12.4** The University will not be required to post any resulting position if within two weeks of the date on which such work is to begin or after the start date one of the following occurs:
 - **12.4.1** An employee withdraws from a position;
 - **12.4.2** An unanticipated position occurs;
 - **12.4.3** A position becomes available as a result of illness, death, dismissal or resignation;
 - **12.4.4** A position is offered to an employee who then declines to accept it.

In any of these circumstances the University shall offer the position to applicants, in order of precedence, in accordance with Article 12.9.

12.5 In instances where there are no applicants, no qualified applicants, or when time and/or operational needs require that the regular assignment procedure be suspended, the University may assign the work to a person deemed suitable. If assigning the work under the provisions of

this Article will result in a member exceeding the maximum number of teaching assignments in Article 13.8, the University shall make application to the Joint Committee for approval. Prior to making an application to the Joint Committee, the University shall, to the best of its ability, ensure that qualified members with precedence who have not reached the maximum number of teaching assignments have been offered the opportunity.

- **12.6** The University may appoint, at its option, as an exception to Article 12.9, without posting, to fill a position:
 - **12.6.1** A full-time faculty member at Mount Saint Vincent University or an employee seconded as the result of an exchange agreement with another institution, and paid by the other institution;
 - **12.6.2** A post-retirement employee for a three-year period beyond her retirement date.
 - **12.6.3** A post-doctoral fellow, or a visiting professor at the University.
 - **12.6.4** A doctoral student enrolled in the doctoral program at the University.
 - **12.6.5** The combined number of positions filled through the application of Articles 12.6.2, 12.6.3 and 12.6.4 shall be limited to twelve (12) positions university wide per annum.
 - **12.6.6** The University shall inform the Union in writing at the beginning of each term, the names of persons appointed under Articles 12.6.2, 12.6.3 and 12.6.4 for that term and the departments to which they are appointed.

Qualifications

- **12.7** For the purposes of this agreement, the term "qualifications" shall be deemed to include relevant credentials, experience which may include having taught the course previously, and demonstrated skills to do the work required in the position.
- **12.8** Applicants are required to provide an application package in the manner specified in the posting. The application shall include a letter of application, an up to date CV and the names of two references for positions in each Department to which they apply. Applicants who apply for multiple positions at one time within one Department may refer to

multiple positions in one application package.

12.8.1 Applicants are responsible for providing proof of credentials upon request. The employer may require proof of credentials once for each credential listed on a CV or updated CV.

Precedence

- **12.9** Persons applying for a position shall have precedence for appointment based on the number of courses previously taught at Mount Saint Vincent University on a part-time basis, provided that they possess the qualifications as defined in the posting for the position. In the event that more than one applicant has equal precedence under this provision, the final recommendation for appointment shall be made by the department Chair to the Dean.
 - **12.9.1** A newly hired member shall be considered to be on probation until the completion of the equivalent of two full-unit courses over a minimum of two academic years and whose evaluations for those courses are satisfactory in accordance with Article 14. Upon completion of the probationary period the employer shall have six months to evaluate the employee and place her on the precedence list.
 - **12.9.2** The employer may remove a member from the precedence list if:
 - **12.9.2.1** A person has been dismissed and not reinstated under Article 20;
 - **12.9.2.2**A person has not held a teaching position at Mount Saint Vincent University within thirty-six (36) months.
 - **12.9.2.1**In exceptional circumstances, and at the Union's written request, a one-year extension to the thirty-six month period may be granted with the agreement of the Employer. Once a year, all such requests shall be submitted with supporting documentation to the Office of the Vice-President (Academic) by June 1.
 - **12.9.2.3** A person has received unsatisfactory evaluations in accordance with Article 14 for two of four consecutive terms. For further clarity, in this article,

term refers to Fall, Winter, Summer I or Summer II.

- **12.9.2.3.1** Within seven working days, the Employer shall notify the Union in writing when any member has been so removed from the precedence list.
- **12.10** In the absence of qualified applicants with precedence under Article 12.9, the final recommendation will be made by the Department Chair to the Dean.
- **12.11** On or before June 1 of each year, the Employer shall provide to the Vice-President of the Union and the CUPE Local 3912 Office a listing via email for the upcoming academic year of all members of the bargaining unit who have precedence under Article 12.9 by name, department, number of units and year taught. Courses taught in summer sessions will be counted on the precedence list issued in the following year.
 - **12.11.1** Any discrepancies or questions regarding the accuracy of the precedence list shall be reported to the Office of the Vice-President (Academic).
 - **12.11.2** The precedence list may be amended at any point in order to correct errors or omissions. Any confirmed amendment to the list during the year shall not be used to alter an applicant's precedence standing after the closing date on a posting.
 - **12.11.3** An Employee may request a stipend step review at any point during the year. Such review may result in the revision of the stipend amount payable on issued contracts.
- **12.12** A member with precedence who is appointed to a full-time faculty term position at Mount Saint Vincent University shall receive credit towards precedence per Article 12.9, of the maximum allowable units under Article 13.8.

Hiring Procedure

- **12.13** Upon reviewing all applications and evaluating them in accordance with the provisions of this Article, the department Chair will submit her hiring recommendation to the Dean.
- **12.14** The Dean shall review the recommendation from the department Chair and forward her own recommendation to the Vice-President (Academic),

who shall issue a formal offer of appointment to the candidate.

- **12.15** An offer of appointment to a position shall be made by the issuance of a letter of appointment. A letter of appointment shall include the following:
 - **12.15.1** Nature of the position (course or laboratory to be instructed)
 - **12.15.2** Start and end dates of position
 - 12.15.3 Salary
 - **12.15.4** A description of duties and responsibilities
 - **12.15.5** Any special conditions
- **12.16** Acceptance of an offer of appointment shall be by signing the letter of appointment and returning it to the Dean's Office within two (2) weeks of it being conveyed by the Dean's Office or by the start date of the course, whichever is earlier. The contract is not in effect until received by the Dean's Office in accordance with this Article.
- **12.17** Where a letter of appointment, which has been signed by both the applicant and the Vice- President (Academic) is cancelled by the University, the applicant shall be paid a cancellation fee of \$200, or \$300 if cancellation occurs within two weeks prior to the start of class.
 - **12.17.1** If a course is team-taught, the applicants shall share the cancellation fee.
 - **12.17.2** The cancellation fee shall be the same amount regardless of the credit value of the course.

Article 13: Workload for Part-Time Faculty

- **13.1** The following elements constitute a part-time faculty member's workload: preparation, teaching, student consultation, grading and marking, distribution of Senate-approved student evaluation questionnaires, involvement in student appeals and other duties appropriate to the appointment.
 - **13.1.1** Preparation shall include development and distribution of a course outline in accordance with University regulations, preparation to conduct class, preparation of assignments, tests and examinations, ordering of textbooks, and where applicable, placing of materials on library reserve.

- **13.1.2** Teaching shall include conducting classes during scheduled contact hours, and may include demonstrations and supervision of field trips as appropriate.
- **13.1.3** Student consultation shall include being available for a reasonable amount of time for consultation about the course outside scheduled contact hours.
- **13.2** The following elements constitute a part-time laboratory instructor's workload: preparation, instructing, student consultation, grading and marking, involvement in student appeals and other duties appropriate to the appointment.
 - **13.2.1** Preparation shall include organization of assigned laboratory and/or resource centre sections, preparation of instruction during contact hours, preparing laboratory quizzes and/or term laboratory tests, supervising student demonstrators, tutors, markers, and overseeing the safe operations of departmental laboratories.
 - **13.2.2** Instruction shall include conducting laboratories during scheduled contact hours, delivering occasional classroom/lecture presentations on material directly related to students' laboratory assignments and work, administering laboratory quizzes and/or term lab tests.
- **13.3** Each half-unit course shall consist of 36 to 39 contact hours.
- **13.4** Part-time faculty members shall comply with all the deadlines and procedures established by Senate, including reporting the grades of their students and student appeals. Upon request of the Department Chair or Dean, a copy of students' grades on individual assignments are to be left with the Department Chair.
- **13.5** Each hour of laboratory is equivalent to one-half contact hour when taught by a member. Members must be present and teaching for the period for which their contract specifies. Designated laboratory courses are listed in Attachment 1. Courses approved by the Senate may be added to, or dropped from Attachment 1 by application to the Joint Committee for the Administration of the Agreement.
- **13.6** Where a member agrees to give a student a grade of incomplete, she shall complete the work involved in assigning such grade as part of the work assignment for the course but shall not be required to do so beyond the time limit the University allows for incompletes.

- **13.7** When a student grade is formally deferred following University procedures, the member agrees to leave with the department Chair a detailed explanation of what constitutes completion of the work involved in assigning such grade. The department Chair shall make separate arrangements to have the work completed and the work shall not be considered part of the workload of the member for the course.
- **13.8** A member shall not teach more than a total of two units during the Fall and Winter terms and no more than a total of two units during the Summer terms.
- **13.9** An Employee required to attend a hearing of the Academic Appeals Committee shall receive \$100.

Article 14: Evaluation

- **14.1** Assessment of performance in a position shall include the following criteria:
 - **14.1.1** Teaching performance;
 - **14.1.2** Fulfilment of workload responsibilities.
- **14.2** Teaching performance may be assessed through consideration of the following:
 - **14.2.1** In-class review and/or online review by department faculty with notice of five days by department Chair;
 - **14.2.2** Departmental review of course and program content;
 - 14.2.3 Results of Senate-approved student evaluations;
 - **14.2.3.1** If a person is applying for a position while currently teaching for the University, then the most recent student evaluations available in the academic file shall be used in the assessment;
 - **14.2.4** Substantiated student reports on teaching.
- **14.3** Workload responsibilities are defined in Article 13. Fulfilment of workload responsibilities may be assessed through consideration of the following:

- **14.3.1** Timeliness in attendance to duties;
- **14.3.2.1** Adherence to departmental and University policies.
- **14.4** In accordance with Article 12.9.1 and Articles 14.1 to 14.3, the department Chair, or her designate, shall assess performance and submit a brief written performance evaluation to the Dean for inclusion in the academic file, with a copy to the member, specifying whether the member's performance has been satisfactory or unsatisfactory. A member may submit a written response to the evaluation for inclusion in the academic file, with a copy to the department Chair.
 - **14.4.1** Course evaluations that are not completed within sixty (60) days of the end of the term shall not be used to remove a member from the precedence list as per Article 12.9.2.3.
 - **14.4.2** After one unsatisfactory performance evaluation, the member's Chair and/or Dean shall meet with the Employee to discuss the performance evaluation and opportunity for improvement.
- **14.5** The Employer shall, except where there are circumstances beyond their control, make available to members complete student evaluations, including students' comments, within thirty (30) working days of the end of the term in which the course was taught.
- **14.6** When a member reaches Step 3 of the stipend scale, and has not received an unsatisfactory performance evaluation, in accordance with Article 14.4, in the past thirty-six (36) months, the number of courses subject to student evaluation will be limited to one per academic year.

Article 15: Personnel Files

- **15.1** There shall be two files for each member: an academic file and an administrative file. The administrative file and the academic file shall be maintained by the office of the Vice-President (Academic).
- **15.2** The academic file shall contain only documents pertinent to a member's application for appointment. These documents may include, but shall not be limited to, the member's curriculum vitae, results of Senate-approved teaching evaluations by students, university transcripts, letters of application, references, and material reflecting professional development and achievement. The member is responsible for submitting any of the documents she wishes to have included in her academic file, and for updating these as appropriate.

- **15.3** The administrative file shall contain documents pertaining to administrative matters of a non-disciplinary nature, and the final report issuing from any grievance(s), arbitration(s) or disciplinary action(s) except where such reports concern academic matters, in which case they shall be contained in the academic file.
- **15.4** A member shall have the right to examine the entire contents of her academic and administrative files in a private place during normal business hours. She shall also have the right, upon written request, to obtain a copy of any document contained in her personnel files, on a cost recovery basis.
- **15.5** No anonymous documents shall be kept in a member's administrative file or submitted as evidence in any formal decision or action involving a member, except for the following types of anonymous documents, which are kept in the member's academic file:
 - **15.5.1** Tabulated results of Senate-approved, quantitative teaching evaluations by students;
 - **15.5.2** Non-statistical responses to Senate-approved teaching evaluations by students.
- **15.6** A member shall have the right to comment in writing on the accuracy, relevance, meaning or completeness of any of the contents of her academic file; such comments shall be added to her file. She shall also have the right to request in writing that any material which is false, irrelevant or inaccurate be removed from her file.

Article 16: General

16.1 <u>Use of Facilities</u>

The Employer agrees to allow members access to all sports, athletic and recreational facilities, and fitness memberships offered by Mount Saint Vincent University, at the fees charged to full-time faculty and staff.

16.2 <u>Conferences</u>

For any conferences or workshops that the Employer requires the member to attend, the University shall pay for all related expenses such as airfare or mileage, meals and accommodation, and registration fees in accordance with University policy rates on such travel.

16.3 <u>Tuition Fee Reduction</u>

All members shall be entitled to receive 50% remission of fees for all courses taken at the University towards an undergraduate degree (excluding B. Ed.), and 50% remission of fees for audit courses taken at the University.

16.4 Full-Time Faculty Positions

When a full-time faculty position is available, a copy of the advertisement will be sent by the Office of the Vice-President (Academic) to the Union office for posting on the Union Web Page.

16.5 <u>Professional Development</u>

The Employer and the Union acknowledge the importance of professional development for its members. The Employer shall provide a fund, to a maximum of \$4000.00 annually. Each member may apply to a maximum of \$500.00 annually.

- **16.5.1** The fund shall be used to support members presenting papers or participating in panels at academic conferences or attending academic conferences and/or teaching and learning conferences. The fund shall be allocated as follows:
 - **16.5.1.1** \$2,500 of the fund shall be allocated to eligible applicants presenting papers or participating in panels at academic conferences;
 - **16.5.1.2** \$1,500 of the fund shall be allocated to eligible applicants attending academic conferences and/or teaching and learning conferences;
 - **16.5.1.3** At the end of each fiscal year, any remaining funds under Article 16.5.1.1 and 16.5.1.2 will be used to reimburse eligible applicants presenting papers or participating in panels at academic conferences or attending academic conferences and/or teaching and learning conferences not initially funded, in order of application date.
- **16.5.2** All applications must be submitted in advance of the conference to the member's Dean. To be eligible, members must be on the precedence list and have taught a minimum of

one full credit in the previous twelve (12) months.

16.5.3 Successful applicants will be notified in writing with a copy to the Union.

Article 17: Provision of Facilities

- **17.1** The Employer shall provide the Union with a lockable filing cabinet within a room designated as shared part-time faculty office space accessible to the President of CUPE Local 3912. This space shall be provided and maintained in accordance with Occupational Health and Safety legislation.
 - **17.1.1** The Employer shall provide a bulletin board designated for Union postings outside this space.
- **17.2** The Union shall have access to the internal postal service and to available meeting rooms within the University, according to established policies and booking procedures, free of charge.
- **17.3** In return for payment at prevailing rates, the Union shall have access to the printing, computing, library, audio-visual, telephone and any other University services available at established rates.
- **17.4** The employer recognizes that in order to carry out their teaching duties, members require access to appropriate facilities and resources. The Employer shall continue to endeavour to provide the support necessary for members to fulfil these duties. These facilities and resources shall include access to library services and holdings, computer services, telephones, appropriate teaching space, shared office space and furnishings, secretarial and technical assistance.
 - **17.4.1** Shared offices assigned to employees shall be provided and maintained in accordance with Occupational Health and Safety legislation, and shall contain a desk, a chair, and an electric fan where necessary.

Article 18: Leaves

18.1 The Employer agrees that if a part-time faculty member has to miss up to three class hours per course per term because of illness or other legitimate reason, there will be no deduction of pay from the stipend received by the member. The member shall ensure that all course material will be covered by the end of the term. The member shall notify

the Department Chair, the Dean, via email, as well as the class cancellation line prior to the absence.

- **18.2** If a member misses more than three hours per course per term without authorization by her Dean, except as specified in Article 19.3, she will be deemed to have resigned the course contract.
- **18.3** Upon written request to the Dean, supported by a copy of the summons, a member who is absent because of jury duty will suffer no loss of pay for up to three class hours per course per term missed. The member shall ensure that all course material will be covered by the end of the term. Jury duty extending beyond three class hours per course per term will be granted as leave without pay.
- **18.4** If an employee is absent without authorization for a period longer than those specified in Articles 18.1 and 18.3, the member's stipend may be reduced by a pro-rated amount for the amount of the work assignment not performed.
- **18.5** A member shall be entitled to bereavement leave of three class hours per course per term because of death in her immediate family with no deduction of pay from the stipend received by the member. The member shall ensure that all course material will be covered by the end of the term. The member shall notify the Department Chair, the Dean, via email, as well as the class cancellation line, prior to the absence.

Article 19: Vacations and Holidays

- **19.1** All members of the bargaining unit shall be entitled to an additional 6% of salary as vacation pay. Vacation pay shall be calculated, identified separately, and included as part of the member's regular salary payment.
- **19.2** No member shall be required to work on the following holidays or any other holiday proclaimed by the federal, provincial or municipal governments:

New Year's Day Good Friday Easter Monday Victoria Day Canada Day Natal Day Labour Day Thanksgiving Day Remembrance Day Christmas Day Boxing Day

- **19.3** Members shall be entitled to other religious holidays and observances by agreement with their Dean and Chair. The faculty member shall ensure that all course material will be covered by the end of the term.
- **19.4** Upon termination of the position, upon request by the member, the Employer shall issue to the member a Record of Employment form within five (5) days of the end date of the position.

Article 20: Discipline and Dismissal

- **20.1** No employee shall be disciplined except for just cause. The principles of progressive discipline will be applied in all disciplinary procedures.
- **20.2** The disciplinary actions that may be taken by the employer include letter(s) of warning, letter(s) of reprimand, suspension with pay, suspension without pay, and dismissal.
- **20.3** The nature of any disciplinary action, together with the reasons therefore, shall be communicated to the member in writing, with a copy to the Vice-President of the Union, immediately upon the disciplinary action being taken by the Employer.
- **20.4** In all cases where disciplinary action, except dismissal, against a member is being considered, the following procedures shall apply:
 - **20.4.1** Where allegations of misconduct against a member are made to the Employer by another University employee or by a student, these allegations, including supporting evidence, shall be transmitted in writing to the member's Dean. Upon receipt of this information, the Dean shall provide the member with a copy of the allegations, and give written notice that the matter is under consideration for possible action.
 - **20.4.2** Where the Employer is the source of allegations against a member, the member's Dean shall assume the same responsibilities described above in 20.4.1.
 - **20.4.3** Within five (5) working days of receiving the allegations, the Dean shall decide whether to initiate disciplinary proceedings and shall inform the member, in writing, accordingly. Where the Dean elects not to proceed, her notice to the member

shall constitute the final report on the matter. Where grounds for discipline are deemed to exist, the Dean shall give written notice to the member that disciplinary proceedings have been initiated. At the same time, the Dean shall forward copies of this notice, and the original allegations, to the Vice-President (Academic) and the Vice-President of the Union.

- **20.4.4** Within seven (7) working days of receiving the Dean's notice that disciplinary action should be commenced, the Vice-President (Academic) shall inform the member and the Vice-President of the Union in writing of her decision. Where the Vice-President (Academic) elects not to impose discipline, her notice to the member shall constitute the final report on the matter. Where she elects to discipline the member, her notice shall include reasons for the decision and the nature of the discipline. Unless the decision to discipline is grieved, this notice shall constitute the final report on the matter.
- **20.5** In this article, "dismissal" means the termination of employment. Failure to renew a contract does not constitute dismissal.
- **20.6** A member may be dismissed for just cause. "Just cause" is deemed to include but is not limited to conviction for an offense where the conduct or activity resulting in the conviction is related to the member's professional discipline.
- **20.7** When information is transmitted to the Vice-President (Academic) that may lead to a member's dismissal, the Vice-President (Academic) shall act upon that information in a timely fashion. In all cases where dismissal is being considered, a member shall be advised in writing by the Vice-President (Academic) of the reasons for consideration of dismissal.
- **20.8** In all cases where dismissal is being considered, the following procedures shall apply:
 - **20.8.1** The Vice-President (Academic) initiates consideration of dismissal proceedings against a member. When such proceedings are initiated, the Vice-President (Academic) shall so notify the member and the Vice-President of the Union, and provide them with copies of all documentation in her possession relevant to the case.
 - **20.8.2** Within ten (10) working days of receipt of the notice described in 20.8.1, the member shall be given an opportunity to meet with the Vice-President (Academic), the member's Dean, and

a representative of the Union. The member retains the right to be accompanied by one other bargaining unit member of her choice. An attempt shall be made at the meeting to resolve the matter.

- **20.8.3** If no satisfactory solution is reached at the meeting provided for in 20.8.2 above, the Vice-President (Academic) shall decide the matter within five (5) working days of the meeting. The decision shall be one of:
 - 20.8.3.1 Dismissal;
 - 20.8.3.2 Discipline short of dismissal;
 - 20.8.3.3 No further action.
- **20.8.4** Where a member is dismissed, she and the Vice-President of the Union shall be advised in writing by the Vice-President (Academic) of the dismissal and of the reasons for the dismissal within two (2) working days of the decision being made.
- **20.8.5** Where the decision is to discipline the member, the procedures established in the Grievance Article shall be followed.
- **20.8.6** Where the decision is not to proceed, the member shall be given written notice accordingly by the Vice-President (Academic). Such notice shall constitute the final report on the matter.
- 20.9 In cases where the President deems a member's continuing presence to pose a threat to any member of the University community or to the University's academic functioning, she may, upon written notice of stated cause to the member and to the Vice-President of the Union, relieve the member of some or all of her duties. This measure shall remain in effect until the final resolution of the matter has been reached, or such earlier time as deemed appropriate by the President. The member's salary shall continue until a decision to dismiss pursuant to Article 20 has been made.
- **20.10** A member may grieve discipline or dismissal in accordance with the provisions of Article 21.
- **20.11** The record of an Employee shall not be used against her at any time after thirty-six (36) months following disciplinary action, provided no

subsequent disciplinary action has been recorded. If prior to the expiry of thirty-six (36) months, the employer is required to investigate allegations concerning an employee, the disciplinary record of the employee will be maintained until the investigation is completed.

Article 21: Grievance Procedure

21.1 <u>Definition of Grievance</u>

21.1.1 A grievance shall be any dispute or difference arising out of the application, administration, interpretation or alleged violation of the provisions of this Agreement.

21.2 <u>Types of Grievances</u>

- **21.2.1** An individual grievance is a grievance initiated by a single member where the subject matter of the grievance is personal to that member. Where two or more members have common individual grievances, each such member is entitled to initiate a grievance with respect thereto.
- **21.2.2** A Union grievance is a grievance initiated by the Union where the subject matter of the grievance is of general interest or where no individual grievance is capable of being filed.
- **21.2.3** An Employer grievance is a grievance initiated by the Employer against the Union.

21.3 <u>General Requirements</u>

- **21.3.1** All grievances shall be filed at Step One except the following grievances which may be filed at Step Two:
 - **21.3.1.1** Union grievances;
 - **21.3.1.2** Employer grievances, for which specific provision is made in Article 21.7.
- **21.3.2** All grievances involving individual grievances involving discipline in matters of sexual harassment and individual grievances involving dismissal shall commence at Step 3 of the grievance procedure.
- **21.3.3** All grievances shall specify the article or articles of the Agreement alleged to have been violated and the remedy

sought.

21.3.4 The Employer confirms that it will not discriminate against a member with respect to the terms and conditions of her employment by reason of the member's *bona fide* participation in the investigation and/or the resolution of a grievance.

21.4 <u>Step One: Informal Stage</u>

- **21.4.1** It is the mutual desire of the Parties that a complaint of a member shall be resolved as promptly as possible. To that end, an Employee who feels she has a grievance shall first discuss the matter with the Dean within ten (10) working days of the incident or event giving rise to the grievance, or of the date the grievor should have reasonably been aware of the incident or event, whichever is later. The Employee shall have a Union representative present during such discussion. The parties may, by mutual consent, continue to meet as necessary to resolve the grievance. The Dean shall give notice to the Union in writing within five (5) business days of the last meeting, as to whether an agreement has been reached or that the grievance is to proceed to Step Two.
- **21.4.2** Any resolution recorded at Step One shall be, unless the Union and the Employer otherwise agree in writing, without prejudice to either.

21.5 <u>Step Two: Formal Stage</u>

- **21.5.1** Failing a resolution at Step One, or in the event the grievance is filed initially at Step Two pursuant to Article 21.3.1, the written grievance shall be forwarded to the Vice-President (Academic):
 - **21.5.1.1** For grievances initiated at Step Two, within ten (10) working days of the date the events giving rise to the grievance occurred, or within ten (10) working days of the date upon which the grievor knew or ought to have known of the events giving rise to the grievance, whichever is later; or
 - 21.5.1.2 For grievances not resolved at Step One, within five (5) working days of receipt of the decision of the dean.
- **21.5.2** No later than five (5) working days following receipt of the

grievance, the Vice-President (Academic) or her representative shall meet with a Union representative and the grievor and the parties shall make every reasonable attempt to resolve the grievance. In the event that a resolution is reached, it shall be reduced to writing and countersigned by the Vice-President (Academic) and the Union. In the event that no resolution is reached within ten (10) working days of the first meeting held pursuant to this Article, the Vice-President (Academic) shall, within two (2) working days after this ten (10) day period, forward in writing to both the President and the Vice-President of the Union the reasons for denying the grievance.

21.6 <u>Step Three</u>

- **21.6.1** In cases where a grievance cannot be resolved at Step Two, the Union shall be entitled, within ten (10) working days of the date upon which the decision of the Vice-President (Academic) is received by the Vice-President of the Union pursuant to Article 21.5.2, to forward written notice to the President in the form prescribed in Article 22.1 that it intends to refer the grievance to arbitration.
- **21.6.2** In cases where a grievance is initiated at Step Three pursuant to 21.3.2, the member or Union shall, within ten (10) working days of the date upon which notice of the Employer's decision is received, forward written notice to the President in the form prescribed in Articles 22.1 that the matter is to be referred to arbitration.

21.7 Employer Grievances

- 21.7.1 An Employer grievance shall be forwarded to both the President and the Vice-President of the Union within ten (10) working days of the date of the occurrence of the events giving rise to the grievance, or within ten (10) working days of the date upon which the Employer knew or ought to have known of the events giving rise to the grievance, whichever is later.
- **21.7.2** No later than five (5) working days following receipt of the grievance by the Union representatives noted in 21.7.1, they, (or their representatives) shall meet with the President (or her representative), and the parties shall make every reasonable attempt to resolve the grievance. In the event that a resolution is reached, it shall be reduced to writing and countersigned by

the President of the University and the Vice-President of the Union or their respective representatives. In the event that no resolution is reached within ten (10) working days of the first meeting held pursuant to this Article 21.7.2, the Union representatives shall, within two (2) working days after this ten (10) day period, forward in writing to the President the reasons for denying the grievance.

21.7.3 The Employer shall be entitled, within ten (10) working days of the date upon which the decision of the Vice-President of the Union is received by the President pursuant to Article 21.7.2, to forward written notice to the Union representatives noted in 21.7.1in the form prescribed in Article 22.1 and 22.2 of the Arbitration Article that it intends to refer the grievance to arbitration.

21.8 <u>Mediation</u>

- **21.8.1** The Parties may, by mutual agreement, request the assistance of a mutually agreed upon qualified mediator from one of the following:
 - **21.8.1.1** A mediator assigned by the Director of Conciliation Services for the Province of Nova Scotia upon receiving an application from the parties.
 - **21.8.1.2** Nova Scotia Department of Labour non-binding arbitration process as applied for by the parties.
 - **21.8.1.3** A recognized arbitrator appointed as a mediator as agreed by the parties.
- **21.8.2** The parties agree that this mediation stage could be entered into by the parties prior to a grievance proceeding to arbitration. A referral to arbitration would be held in abeyance by the parties until such time as the mediation stage would be completed. A grievance could continue to the arbitration stage should the mediation stage not find a solution to the issue.
- **21.8.3** The mediation process is without prejudice to and without precedent for either party.
- **21.8.4** The cost of a mediator will be jointly shared by the Parties.

Article 22: Arbitration

- **22.1** In the event that an individual or Union grievance is not settled at Step Two of the grievance procedure, or the grievance is one that pursuant to Article 21.3.2 commences at Step 3 of the grievance procedures, or that an Employer grievance is not settled during the procedure outlined in Article 21.7, either the Union or Employer may give notice in writing, within the time limits set out in Article 21.6.1 and 21.7.3, to the other that the Union or the Employer, as the case may be, has elected to refer the unresolved grievance to arbitration.
- **22.2** In all cases there shall be a single arbitrator.
- **22.3** The arbitrator shall be selected from the following list in rotation in accordance with the date on which the grievance arose:

Bruce Outhouse Peter MacKeigan William Kydd Susan Ashley Augustus (Gus) Richardson

- 22.4 If an arbitrator is not available or agreeable to commence hearings within three months of being notified of selection, the next person on the list shall be selected, and so on, until one of those on the list is available. For the next arbitration thereafter, the person who appears on the list immediately after the arbitrator last selected shall be next in sequence of selection.
 - **22.4.1** If none of the persons on the list can or will act within the required time, the parties may select an arbitrator not on the list. In the event that the parties fail to agree on another arbitrator either party may request the Minister of Labour to appoint an arbitrator.
- **22.5** The arbitrator shall sit without unnecessary delay and his/their decision shall be binding on both parties. The arbitrator is not authorized to alter, modify or amend any part of this Agreement.
- 22.6 The parties recognize that the grievance/arbitration mechanism established in the Grievance and Arbitration Articles of this Agreement is meant to provide an expeditious method of resolving disputes between them. The parties accordingly desire and intend to operate strictly within the time limits prescribed for taking the various steps in the procedure. However, it is recognized that it will not always be possible to do so;

therefore, the parties may agree in writing to extend any time limits specified in either the grievance or arbitration procedure. Furthermore, the arbitrator shall have the power to relieve against non-compliance within time limits, provided that the arbitrator is satisfied that there are reasonable grounds for granting an extension and provided that granting the extension does not create prejudice to either party.

- **22.7** The Union shall have the right to receive from the Employer any information relevant to the matter in dispute including the full particulars of the grievance. Such information shall be provided to the Union within a reasonable time, but not less than fifteen (15) working days, in advance of the arbitration hearing in order to prepare its case. The Employer shall have a similar right to obtain information, including full particulars of grievances, from the Union, within a reasonable time, but not less than fifteen (15) working arbitration hearing in order to prepare its case. It is agreed that the arbitrator shall have jurisdiction to determine any application for particulars or production of documents.
- **22.8** Where the arbitrator determines that a disciplinary penalty or discharge is excessive, the arbitrator may substitute such other penalty for the discipline or discharge as the arbitrator considers just and reasonable in the circumstances.
- 22.9 Each party shall bear the expense of its representatives, participants and witnesses and of the preparation and presentation of its own case. The fees and expenses of the single arbitrator shall be shared equally between the Union and the Employer.

Article 23: Stipends

- **23.1** There are three levels of stipend:
 - 23.1.1 The MSVU Step 1 stipend shall be the stipend payable to all employees except those who qualify for the MSVU Step 2 or Step 3 stipends;
 - **23.1.2** The MSVU Step 2 stipend shall be payable to employees who have precedence in accordance with Article 12.9 at the time of teaching the course for which the stipend is being paid and have taught the equivalent of four full-unit courses in the course of and after gaining that precedence.
 - **23.1.3** The MSVU Step 3 stipend shall be payable to employees who have precedence in accordance with Article 12.9 at the time of teaching the course for which the stipend is being paid, have

taught the equivalent of more than ten full-unit courses, and have taught for more than five years, at Mount Saint Vincent University.

- **23.2** Effective September 1, 2012, the MSVU Step 1 stipend will be \$9,033 per full-unit course taught, the MSVU Step 2 stipend will be \$10,304 per full-unit course taught, and the MSVU Step 3 stipend will be \$11,062 per full-unit course taught.
- **23.3** Effective September 1, 2013 the MSVU Step 1 stipend will be \$9,213 per full-unit course taught, the MSVU Step 2 stipend will be \$10,510 per full-unit course taught, and the MSVU Step 3 stipend will be \$11,283 per full-unit course taught.
- **23.4** Effective September 1, 2014 the MSVU Step 1 stipend will be \$9,398 per full-unit course taught, the MSVU Step 2 stipend will be \$10,720 per full-unit course taught, and the MSVU Step 3 stipend will be \$11,509 per full-unit course taught.
- **23.5** Effective September 1, 2015 the MSVU Step 1 stipend will be \$9,562 per full-unit course taught, the MSVU Step 2 stipend will be \$10,908 per full-unit course taught, and the MSVU Step 3 stipend will be \$11,710 per full-unit course taught.
- **23.6** Where an employee teaches part of a unit, the stipend will be prorated accordingly.
- **23.7** The above stipends include vacation pay at the rate of 6.0%.
- **23.8** Employees who are unable to fulfil the duties of their contract due to becoming disabled will be paid seventy five percent (75%) of the stipend for the balance of their contract provided the Employee is not covered under any other disability plan. The Employee shall apply for such payment by submitting a completed Application Form (Appendix D) and a Medical Information Form (Appendix E) completed by her attending physician in a form which is satisfactory to the Employer.

In accordance with the specified application form, the employee claiming payment under these provisions must declare that she has become disabled by reason of a medically determinable physical or mental impairment that prevents her from fulfilling the duties of employment and which cannot be accommodated by the Employer. The provisions of this Article are not intended to provide general sick leave or leave for scheduled elective medical procedures.

Article 24: Distance Education

- **24.1** The Department of Distance Learning and Continuing Education (DLCE), in consultation with the Department Chair and Dean, shall coordinate the development and delivery of credit distance education courses.
 - **24.1.1** The development, complete re-development, revision or delivery of a distance education course shall be governed by the terms and conditions of a DLCE contract authorized by the Dean and issued by the Office of the Vice-President (Academic). Copies of this agreement shall be forwarded to the member's Chair, Dean, and the local Union Vice-President. The agreement shall include provisions for copyright to intellectual property and sharing of royalties where applicable in accordance with Article 25.2.
- 24.2 The normal workload associated with teaching a course is defined in Article13. Workload for DLCE courses includes the following additional obligations:
 - 24.2.1 Preparation of all material for the course and any modifications required due to changed assignments, new editions of textbooks, or the addition of supplementary materials. Such modifications and new materials that require submission to the DLCE for posting on the relevant online site(s) of the course shall be completed and submitted to DLCE as early as possible, but in no case any later than three weeks prior to the commencement of class;
 - **24.2.2** Preparation of discussion materials and management of teleconferences and online discussions if part of the course;
 - **24.2.3** For local students, invigilation of all tests and examinations, provided that students take tests and examinations in accord with the course outline and the Registrar's regularly scheduled final exam period.
 - **24.2.4** Communication with students on a regular basis throughout the course.
- **24.3** The pay schedule for the development or complete re-development of a distance education course using information and communication technology in accordance with criteria provided by DLCE shall be the same as that stipulated in Article 23.
 - **24.3.1** The University reserves the right to use the material prepared by the appointee under this agreement until such time as it is superseded by revisions or re-development. Such use shall be

in accordance with Article 25.2.

24.4 Compensation for the revision of a distance education course shall be a pro-rated share of the compensation specified in Article 23. The prorated amount of the revision shall be determined by the Dean in consultation with DLCE, the member, and her Chair.

24.4.1 Tasks identified in Article 24.2 are not considered course revisions.

- **24.5** Compensation for teaching a course offered through DLCE, with the exception of teaching the rebroadcast of a televised course, shall be in accordance with the provisions of Article 23.
- **24.6** The decision to rebroadcast a televised course shall be made by the Department Chair and Dean in consultation with DLCE. With the consent of the course developer and the agreement of her Chair and Dean, the workload associated with rebroadcast may be undertaken by another instructor.
- **24.7** Compensation for the rebroadcast of a recorded course offered through DLCE shall be as follows rather than in accordance with the provisions of Article 23:
 - **24.7.1** For the rebroadcast of a recorded course, the course developer shall receive a royalty fee of \$300;
 - **24.7.2** The Member managing the course shall receive the sum of \$150 per student enrolled in a half-unit course or \$300 per student enrolled in a full-unit course.
- **24.8** An Employee who has developed a distance education course in accordance with article 24.1.1, shall have the right of first refusal, regardless of precedence, on the first posting for that course provided that the member has applied for the position.

Article 25: Intellectual Property

25.1 Intellectual property consists of inventions, computer software, courseware, all course material in any form developed by employees for the purposes of teaching under this Collective Agreement, including works of art and music, databases, lecture notes, laboratory manuals, articles, books, as well as all other creations that can be protected under patent, copyright, trademark or similar laws.

- **25.2** Copyright to intellectual property created by Members in the course of their employment by the Employer shall be owned by the Members, except in those cases where copyright is determined by agreement between the Members and the Employer and reflected in a written contract between the Member and the Employer and, if applicable, a third party.
- **25.3** The Parties agree that the audio-recording of an employee's lecture materials in class done as part of reasonable accommodation of a student's disability shall remain the intellectual property of the employee.

Article 26: Transition to the Agreement

26.1The term of this agreement shall be September 1, 2012 to August 31, 2016.

- **26.2** Except as otherwise specified in the Article, all provisions of this Collective Agreement come into effect upon the ratification of the Agreement.
 - **26.2.1** Wages for all employees shall be retroactive to September 1, 2012, or the date of hire, if later. Employees who have not held a contract with the Employer in the academic year 2013-14 shall be entitled to retroactivity upon giving the Employer notice within 30 days of the signing of this agreement.

In witness thereof, on this 22^{nd} day of $M_{A'}/2014$, the Parties hereto have signed this Agreement by its respective duly authorized officers and representatives.

Mount Saint Vincent University Board of Governors

Mount Saint Vincent University Board of Governors

Canadian Union of Public Employees Local 3912

Canadian Union of Public Employees

Appendix A: Certification Order

L.R.B. No. 4387 (Sec. 23)

LABOUR RELATIONS BOARD NOVA SCOTIA

IN THE MATTER of Canadian Union of Public Employees, Local 3912 305-6389 Coburg Road Halifax, Nova Scotia B3H 2A5 Applicant -and-Board of Governors of Mount Saint Vincent University 166 Bedford Highway Halifax, Nova Scotia B3M 2J6 Respondent -and-Mount Saint Vincent University Faculty Association 166 Bedford Highway Halifax, Nova Scotia B3M 2J6 Interested Party

AN APPLICATION having been made to the Labour Relations Board (Nova Scotia) on March 31, 1995 by the Canadian Union of Public Employees, Local 3912 pursuant to section 23 of the Trade Union Act for certification as bargaining agent for a bargaining unit of certain part time academic employees of Mount Saint Vincent University;

AND the Board having conducted a pre-hearing vote on April 6, 1995, in accordance with Section 25(1) of the Trade Union Act;

AND the Application having been contested by the Respondent;

AND the Interested Party Mount Saint Vincent University Faculty Association having declined to participate in the proceedings after notification;

AND the Board, composed of Bruce P. Archibald (Vice-Chair) and members Gunnar Jennegren and Leo MacKay having considered the Application and documents filed by the Applicant and Respondent, and representations made and evidence called by the Applicant and Respondent at hearings held in Halifax on Wednesday April 10 and Friday June 7, 1996;

AND the Board having been satisfied that forty percent or more of the employees in an appropriate Bargaining Unit are members in good standing of the Applicant in accordance with Section 23(1) of the Trade Union Act and Regulation 10 governing procedure of the Board;

AND the Board having been satisfied that the majority of those employees in the Unit determined by the Board to be appropriate, cast ballots in favour of the Applicant Trade Union;



L.R.B. No. 4387 (Sec. 23)

LABOUR RELATIONS BOARD NOVA SCOTIA

Page 2

THEREFORE, the Labour Relations Board does hereby certify the Canadian Union of Public Employees, Local 3912, Halifax, Nova Scotia as the bargaining agent for a bargaining unit consisting of all part-time employees of Mount Saint Vincent University at Halifax, Nova Scotia who lecture, teach and instruct in academic degree programmes of Mount Saint Vincent University excluding those persons contemplated by paragraphs (a) and (b) of sub-section 2 of the Trade Union Act.

Reasons to Follow:

MADE BY THE LABOUR RELATIONS BOARD (NOVA SCOTIA) AT HALIFAX, THIS NINTEENTH DAY OF AUGUST, 1996, AND SIGNED ON ITS BEHALF BY THE CHIEF EXECUTIVE OFFICER.

Gary D. Ross Chief Executive Officer

Appendix B: Non-Bargaining Unit Work

Letter of Understanding between the Board of Governors of Mount Saint Vincent University and the Canadian Union of Public Employees

The Employer and the Union agree that Thesis and Masters' project supervision, directed study, challenge examinations and the supervision of student teaching are not bargaining unit work and therefore, not included in workload provisions. However, should a member of the bargaining unit perform such tasks they shall be compensated at the same rate of pay as full time faculty.

DATED at Halifax, Nova Scotia this 22^{nd} day of MaY, 2014

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Mount Saint Vincent University Board of Governors

Styphen Cloutien Canadian Union of Public Employees

Employees Local 3912

Appendix C: Pay Schedule for Rebroadcast Courses

Letter of Understanding between the Board of Governors of Mount Saint Vincent University and the Canadian Union of Public Employees, Local 3912

The Employer and the Union agree to the following pay schedule for members teaching rebroadcast courses:

The day after the "Last Day to Register/Add a Course" for a semester, as defined in the Academic Calendar, the Member shall receive payment for 20% of the stipend based on course enrolment at that time.

The day after the "Last Day to Drop Without Transcript Notation" for a semester, as defined in the Academic Calendar, the Member shall receive payment for 80% of the stipend based on course enrolment at that time, paid out in equal amounts over the remaining pay periods in the semester.

Payments shall be made on the next pay date, except in instances where the next pay date is too close to the calculation date for submission on that pay date, in which case the pay will be issued on the following pay date.

DATED at Halifax, Nova Scotia this 22^{nd} day of

ay of MAY

, 2014

Mount Saint Vincent University Board of Governors

Canadian Union of Public Employees Local 3912

Appendix D: Application Form

CUPE 3912 Article 24.7 – Application

"Employees who are unable to fulfil the duties of their contract due to becoming disabled will be paid seventy five percent (75%) of the stipend for the balance of their contract, provided the Employee is not covered under any other disability plan. The Employee shall apply for such payment by submitting a completed application form (Appendix 'letter to be assigned') and a Medical Information Form (Appendix 'letter to be assigned') completed by her attending physician in a form which is satisfactory to the Employer."

Last name:	First name	2:		
Department:		SIN:		
Address:				
Telephone No. Home:	Alternate:			
Applicable funds will be deposited in accordance with regularly scheduled				
payroll deposits. Please ensur	e that direct deposit information on file is up to			
date.				
Contract Details				
Academic term:				
Course name:	Code:	Date of last class taught:		
Course name:	Code:	Date of last class taught:		

CERTIFICATION:

To claim under article 24.7, the applicant must sign below certifying that they:

- 1. Have provided a Medical Information Form in a form satisfactory to the employer (physician must include a statement indicating that the employee is disabled and provide a prognosis regarding the expected duration). The applicant is responsible for any fees that the physician may charge to provide the required information.
- 2. Are not covered under any other disability plan.

 Medical Information Form Attached Note: additional medical information may be requested 	 NOT Covered Under Other Disability Plan. Coverage under any other disability plan will cause the applicant to be ineligible for this benefit.
SIGNATURE:	DATE:

Conditions:

For the purposes of article 24.7, disability is defined as a condition that renders the employee incapable of performing the duties for the balance of his/her current

part-time teaching contract(s) at Mount Saint Vincent University by reason of any medically determinable physical or mental impairment. By making a claim under article 24.7 the employee is claiming that they are disabled. This article is not intended to provide sick leave or to cover for scheduled or elective procedures.

I understand that by accepting 75% of the stipend for the balance of the contract(s) that I have self-adjudicated any claim for disability and acknowledged that I have done so in consultation with the medical physician who completed the attached Medical Information Form. I understand that I will not be able to be eligible to hold any future contract for part time teaching at Mount Saint Vincent University until such time as I have provided to Mount Saint Vincent University a medical confirmation that I am able to carry out my responsibilities under the contract for part time teaching.

SIGNATURE OF APPLICANT

DATE

SIGNATURE OF WITNESS

DATE

PLEASE FORWARD COMPLETED FORM & ALL REQUIRED ATTACHMENTS TO THE VP (ACADEMIC)

UNIVERSITY USE	
SIGNATURE OF DEAN	DATE
SIGNATURE OF VICE-PRESIDENT (ACADEMIC)	DATE

DATED at Halifax, Nova Scotia this $22^{\kappa d}$ day of $M_{A'}$

Mount Saint Vincent University Board of Governors

Canadian Union of Public Employees Local 3912

. 2014

Appendix E: Medical Information Form

MEDICAL INFORMATION FORM -- CUPE

PART A - PATIENT IDENTIFICATION/AUTHORIZATION

Patients Name:			Date of Birth:	(dd-mm-y	
Last Name	First Name	Initial	Phone #:		
Address:					
Street City			Provin	ice	Postal Code
AUTHORIZATION:			., .,		
I hereby authorize the respect of this claim.	release to Mount Saint	Vincent Uni	versity any info	rmation rec	luested in
Claimant Signature:			Date:		
			(dd-mm-	уууу)	

PART B - ATTENDING PHYSICIANS STATEMENT

Dear Doctor:

For the purposes of completing this document, disability is defined as a condition that renders the employee incapable of performing the duties for the balance of his/her current part-time teaching contract(s) at Mount Saint Vincent University by reason of any medically determinable physical or mental impairment. The employee is claiming that she/he is disabled. This is not intended to provide sick leave or to cover for scheduled or elective procedures.

1) This form is designed to confirm the first date of disability.

2) To confirm the patient is receiving appropriate care and is following the treatment plan.

3) To establish whether an accommodation can permit an immediate return to work and to plan for any accommodations upon such a return to work.

A summary of duties is enclosed to assist you in completing this form.

HISTORY

On what date did symptoms first appear?	(dd-mm-yyyy):
Has the patient ceased work due to his/her condition?	□Yes □ No
	Date Work Ceased (dd-mm-yyyy):
In the 12 months preceding the most recent onset of symptoms, has the patient been treated or diagnosed with the same or a similar condition?	☐Yes ☐No If yes, explain with dates:

CURRENT MEDICAL STATUS

Patient is active in a medical treatment for the condition?	□Yes □ No
Explain:	

IMPAIRMENT

No impairment (functioning is generally adequate or normal for this claimant in any setting).

Impairment only in the work setting (functioning is generally adequate for this claimant outside of the work setting). Explain:

Impaired. Explain:

FUNCTIONAL ABILITIES

PLEASE INDICATE ANY DIRECT MEDICAL/HEALTH CONTRAINDICATIONS (RISK, HARM OR DANGER)

TO PERFORMING ANY OF THE TASKS LISTED BELOW. INDICATE THE REASON.

Physical	No Contraindication	Limited Duration	Limited Frequency	Complete Contraindication	Reason/Limitation (Include Weight Restrictions)
Standing					
Sitting					
Walking					
Carrying					
Explain:					

Psychological/Cognitive	N/A	Seldom	Infrequent	Occasional	Frequent	Constant	Unable to do (explain)
Remember locations and routine procedures							
Understand and remember short and simple instructions							
Understand and remember detailed instruction							
Maintain attention and concentration for extended periods							
Perform activities within a schedule							
Sustain an ordinary routine without supervision							
Make simple decisions							
Solve simple straightforward problems							
Solve complex problems							
Cope with conflict situations							
Respond to frequent changes in the environment							
Get along well with others without distracting them							
Cope with students in stressful situations							
Tolerate deadline pressures							
Other (please specify)							
Explain:		I					1

PROGNOSIS

What is the expected duration of functional recovery for your patient's condition?	Days Weeks Months Please specify:		
If you were presented with a plan for a modified return to work, would you be able to assist us in defining the medical limitations, or would a specialist referral be required?	 Yes No, specialist input required. 		
Have you discussed recovery/return to work (RTW) expectations with your patient?	□Yes □No Expected RTW date:		

REMARKS

PROVIDE ANY ADDITIONAL DETAILS WHICH WOULD BE HELPFUL TO OUR ASSESSMENT

OF YOUR PATIENT'S LIMITATIONS/REQUIREMENTS FOR ACCOMMODATION

PHYSICIAN IDENTIFICATION

Name of Attending Physician (Please Pri	nt):	Telephone No: ()	
Address:			
Street	City	Province	Postal Code
Physician's Signature:		Date (dd-mm-yyyy):

Once completed this form is to be returned to Human Resources by:

Confidential Fax: 457-8801,

or, mail to:

Debbie Beaver Mount Saint Vincent University 166 Bedford Highway Halifax, NS B3M 2J6

DATED at Halifax, Nova Scotia this $22^{\kappa d}$ day of $M_{A'}/$, 2014

Mount Saint Vincent University Board of Governors

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Attachment 1: Designated Laboratory Courses

Applied Human Nutrition (GAHN + NUTR)	1102, 1103, 3315, 3326, 4400, 4409, 4414, 4417, 6400, 6409, 6414, 6417
Biology (BIOL)	1152, 1153, 2202, 2203, 2204, 2207, 2240, 3309, 3310, 3312, 3322, 3370, 3372, 3501, 3502
Chemistry (CHEM)	1003, 1005, 1011, 1012, 2101, 2201, 2301, 2302, 2401, 2402, 3101, 3102, 3401, 3402, 3501, 3502
Family Studies & Gerontology (FSGN)	3321
Mathematics (MATH)	2208, 2209
Physics (PHYS)	1101, 1102, 1120, 1130, 2301
Psychology (PSYC)	2209, 3312
Business Administration/ Tourism and Hospitality Management (THMT)	1116, 2216, 3316, 3317, 3321, 4411

Schedule A: Stipends

Step	<u>September 1,</u> <u>2012</u>	<u>September 1.</u> 2013	<u>September 1,</u> <u>2014</u>	<u>September 1,</u> 2015
1	\$9,033	\$9,213	\$9,398	\$9,562
2	\$10,304	\$10,510	\$10,720	\$10,908
3	\$11,062	\$11,283	\$11,509	\$11,710