WALLA WALLA COMMUNITY COLLEGE

CONTRACT BETWEEN THE
BOARD OF TRUSTEES OF COMMUNITY COLLEGE
DISTRICT NO. 20
AND THE
WALLA WALLA COMMUNITY COLLEGE
ASSOCIATION FOR HIGHER EDUCATION
2011-14
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PREAMBLE

This Contract is made and entered into by and between the Board of Trustees of Community College District No. 20, hereinafter called the "Employer" or "District", and the Walla Walla Community College Association for Higher Education affiliated with the Washington Education Association (WEA) and the National Education Association (NEA), hereinafter called the "Association." The terms "District" and "Employer" used hereinafter shall mean the Board of Trustees or its lawfully delegated representatives.

Article 1  Recognition

1.1 The Employer recognizes the Association as the bargaining representative for all Academic employees employed by the District for the purposes of exercising all rights accorded the Association by State Law and the terms and conditions of this Contract. "Academic employee" means any teacher, counselor, librarian, or department head, who is employed by the District, whether full or part-time, with the exception of the president and any administrator who performs administrative functions as at least fifty percent (50%) or more of his/her assignments and/or has responsibilities to hire, dismiss or discipline faculty members.

1.2 Excluded from the bargaining unit are all employees of the District who do not meet the definition of "academic employee" as defined herein. Should a question arise whether an exempt position is included or excluded from the bargaining unit, the Board or its designee shall meet with the Association and attempt to resolve the difference. Appeal may be taken by either party pursuant to the Public Employment Relations Commission rules.

1.3 The administrative or exempt positions excluded from the bargaining unit are identified in Appendix A.

1.4 In the event additional administrative or exempt positions are created by the Employer during the duration of this Contract, such classifications which are substantially similar to that in Appendix A shall also be exempt from such recognition or inclusion. In the event additional administrative or exempt positions are created by the Employer during the duration of this Contract, the Association shall be notified by the Human Resources Office of any position descriptions that include the duties of academic employees, including teaching, counseling, and library faculty. The Association will be notified prior to finalization of the position announcement.

1.5 The Employer will not interfere with the legal right of faculty employees to organize, join and support the Association for whatever purpose in which it may legally engage. The Employer agrees it will not discriminate against any faculty employee because of membership in the Association, because of participation in any lawful activity on behalf of the Association, or because of any action taken within the duly established grievance procedure.

1.6 The Association is the authorized representative of the faculty to bargain faculty working conditions and compensation. These shall include duties and compensation of faculty performing paid leadership responsibilities. Proposed changes in the duties, responsibilities, or compensation of faculty performing division/department chair
 responsibilities are subject to the negotiation of the Administration and the Association. Current faculty leadership position descriptions will be found in the Faculty Handbook.

**Article 2  Status of the Contract**

2.1 This Contract shall supersede any rules, regulations, policy, resolutions or practices of the Employer which shall be contrary to or inconsistent with its terms to the extent that it is contrary to or inconsistent.

2.2 All items agreed upon during negotiations and reduced to writing are final and binding on both parties for the duration of this Contract and may be modified during the life of this Contract, only by mutual consent of both parties. Requests to negotiate additional terms to this Contract during its duration shall also require mutual agreement. Existing policies, rules, regulations, procedures or practices not in conflict with this Contract may remain in full force and effect at the discretion of the Board.

2.3 Unless specifically stated, nothing in this Contract shall be interpreted or applied to reduce current individual salary rates. Changes in policies or conditions which are negotiable under RCW 28B.52.030, but are not a part of this Contract, may be adopted by the Board provided the Association is notified of the proposed changes. The Association shall be notified in writing of the proposed changes at least 10 days prior to adoption.

2.4 Unless the context in which they are used clearly requires otherwise, words used in this Contract denoting gender shall include both the masculine and the feminine.

**Article 3  Conformity to Law**

Any provision of this Contract which may be adjudged by a court of competent jurisdiction to be in conflict with any Federal law or State law or regulation of the Washington State Board for Community and Technical Colleges present or subsequent shall become inoperative to the extent or duration of such conflict. Since it is not the intent of either party here to violate such laws, it is agreed in the event of a conflict between any provisions of this Contract and such Federal or State law or regulation of the Washington State Board for Community and Technical Colleges the remainder of this Contract shall remain in full force and effect. The parties agree to meet for the purpose of negotiating substitute provisions within thirty (30) days to replace those provisions coming into conflict with the laws herein described.

**Article 4  Distribution of the Contract**

Within thirty (30) days following ratification of this Contract, the District shall distribute to all contracted full-time and part-time employees an electronic copy of the complete Contract. Full-time employees new to the District shall be provided a copy of the Contract by the District upon issuance of their individual contract and such Contract shall be available to all applicants on the Employer’s web page.
Article 5  Contracting Out

The Board will bargain with the Association concerning the effects of any proposed subcontracting of work customarily performed by academic employees.

Article 6  Management Rights

6.1 All management and decision-making responsibility for the District is vested exclusively with the Employer. The management and decision-making rights shall be limited only by the express terms of this Contract. All matters not specifically and expressly covered by the language of this Contract may be administered for its duration by the Employer in accordance with such policies and procedures as it from time to time may determine.

6.2 The Employer shall adopt policies, rules and procedures as it may deem appropriate to correct safety and health hazards and deficiencies relating to District property, activities and operations.

Article 7  Association Rights

7.1 Any representative of the Association who is mutually scheduled by the parties to participate during instruction or non-instruction periods in Employer/employee conferences shall suffer no loss of pay.

7.2 The Employer shall furnish the Association, upon request, information required to perform its representation functions. Requests for information, shall be made in writing and directed to the Human Resource Director.

7.3 Association meetings or Association committee meetings when scheduled shall not interrupt classroom assignments or scheduled office hours for those individuals involved. General membership meetings of the Association shall be scheduled through Plant Facilities and follow the regulations and procedures for use of campus facilities and equipment. No charge shall be made for the Association's use of district rooms.

7.4 The Association and its affiliates shall have the right to post notices of their activities and matters of Association concerns on college bulletin boards. The Association and its affiliates shall have the right to use the internal college mail service and employee mailboxes for communication with academic employees.

7.5 The Association shall receive within the first month of each academic year the names, home addresses, telephone numbers (if public information), and assigned work locations of all members of the bargaining unit.

7.6 Association representatives shall have reasonable access during normal college hours to all buildings in which members of the bargaining unit work, provided that such access does not disrupt the learning process and advance notification is given to the office of the
President.

7.7 Release time will be provided the Association representative(s) to conduct Association business if prior approval is received from the President or his designee.

7.8 The AHE President shall receive a yearly stipend in accordance with Appendix C. In lieu of this stipend, one-third release time may be provided the AHE President.

7.9 Membership

No employee shall be required to join the Association unless or until such time as sixty-two percent of the full-time academic employees voluntarily join the Association at which time an Agency Shop (as described in Article 7.11) will be implemented. For purposes of this Article, full-time academic employees are defined as those who are employed on a full-time permanent contract based on at least 176 days; paid from the full time salary schedule; and performing professional duties and responsibilities as described in Article 10, Faculty Responsibilities.

7.10 Voluntary Dues Payments

Full-time academic employees have the right of automatic payroll deduction of Association membership dues, assessments and fees. The parties agree to pilot automatic payroll deduction of Association membership dues, assessment and fees for part-time academic employees.

A. It is the Association’s responsibility to provide an automatic payroll authorization form to academic employees. Once an academic employee has signed the automatic payroll authorization, dues deduction shall be effective on the first of the month following the month in which the form is received by the payroll office unless the form is received on the first working day of the month in which case the deduction will be effective the month in which it is received. Thereafter, the deduction will be continuous from year to year unless revoked in accordance with section C below.

B. On or before September tenth of each year, the Association shall provide a table of prorated annual dues, assessments and fees to the Payroll Office.

C. Until such time as an Agency Shop provision is implemented, revocation of membership shall be made by an academic employee, in writing, to the Association with a copy to the Payroll Office and shall become effective on the first of the month following the month in which the form is received by the Payroll Office unless the form is received on the first working day of the month in which case the deduction will be effective the month in which it is received.

7.11 Agency Shop

Upon sixty-two percent of the full-time faculty voluntarily becoming Association members, an Agency Shop will be implemented. Under the Agency Shop, as a condition of employment, all full-time faculty members will become members of the Association and pay dues or, as non-members, pay a fee as described in subsections below, no later than September 30th of the academic year following the date upon which the sixty-two
percent threshold is met.

A. Agency Fee Payers. Full-time faculty who choose not to become active Association members must pay to the Association a representation fee (agency fee) through payroll deductions equal to the amount of dues required to be an Association member.

B. Religious Exemption.

1. A full-time faculty member who asserts a right of non-association based on bona fide religious tenets, or teachings of a church or religious body, of which he or she is a member, shall pay the amount of money equivalent to the representation fee to a non-religious charitable organization mutually agreed upon by the employee and the Association.

2. The employee shall furnish written proof that such payments have been made or an employee who does not join the Association based on bona fide religious tenets, or teachings of a church or religious body of which he or she is a member, will make payments to the Association that are equal to its representational fee. These payments will be forwarded by the Association to the agreed upon non-religious charitable organization.

3. If no agreement on the charity is reached, the Public Employment Relations Commission (PERC) shall designate the charitable organization. In the event of a disagreement arising out of a claim on non-association based on bona fide religious tenants, either the employee or the Association may file with PERC a petition for a declaratory ruling. Upon being served with a copy of such petition, the College shall preserve the status quo by withholding and retaining disputed fees until PERC has ruled on the matter.

C. Agency Shop Non-Compliance.

The College will provide the Association notification of a full-time faculty member’s failure to meet Agency Shop provisions outlined above by the 15th of the calendar month following such date that the condition became effective. The Association will inform the faculty member of non-compliance and that his or her employment may be terminated. If the faculty member fails to comply with the Agency Shop obligations, the Association will instruct the College to terminate the faculty member’s employment.

D. Association Dues. The Association will provide each new full-time faculty member a WEA membership enrollment form. Included with the form will be options for dues deduction or deduction of a representation fee equivalent to Association dues. The College will provide payments for all said deductions to the WEA on a monthly basis.

7.12 Hold Harmless

The Association agrees to indemnify the Employer and hold it harmless against any and all suits, claims, demands and liability for damages or penalties that shall arise out of or by reason of any action that shall be taken by the Employer for the purpose of complying with the foregoing provisions of this section provided such action has been authorized by the faculty member and such authorization has not been rescinded.
Article 8  Academic Employee Protection

8.1  Legal Protection

The Board agrees to save employees harmless and defend from any financial loss including reasonable attorney’s fees for actions arising out of any claim, demand, suit, criminal prosecution, or judgment by reason of any act or failure to act by such employees within or without the District, provided such employee, at the time of the act or omission complained of, was acting within the scope of his employment or under the direction of the Board, as provided below.

A. As provided for in RCW 28B.10.842 whenever any action, claim, demand, suit, criminal proceeding, judgment, or proceeding is instituted against an employee arising out of the performance or failure of performance of duties for the College, within or without the District facilities, the Board of Trustees shall grant a request by an employee that the Attorney General be authorized to defend such action, claim, demand, suit, criminal proceeding, and the cost of defense of such action shall be paid from the appropriation made for the support of the District provided that the Board has made a finding and determination by resolution that the employee was acting in good faith. If the Board is unable to reach any decision on the matter, the Attorney General is authorized to grant a request.

B. When a request for defense has been authorized, then any obligation for payment arising from such an action, claim, or proceeding shall be paid from the State’s Tort Claims Revolving Fund pursuant to the provisions of RCW 4.92.130 through 4.92.220 as now or hereafter amended.

8.2  Academic Freedom

Each employee is entitled to freedom in the classroom in the discussion and presentation of the subject he teaches.

Article 9  Academic Employee Rights

9.1  Individual Rights

Academic employees shall be entitled to full rights of citizenship. There shall be no discipline or discrimination with respect to the employment of academic employees due to race, creed, color, marital status, sex, age, national origin, political activity or lack thereof. Nothing herein shall be construed to deny or restrict to any academic employee such rights as he/she may have under State or Federal laws or other applicable laws and regulations.

9.2  Safe Working Conditions

Employees shall not be required to work under unsafe or hazardous conditions or to perform tasks which endanger their health, safety or well-being or the health, safety or
well-being of students as determined by Washington State Industrial Safety and Health Act. Both parties agree to abide by the terms of the Washington Industrial Safety and Health Act.

9.3 Any academic employee who is threatened with bodily harm by an individual or a group while carrying out his/her assigned duties shall immediately notify the appropriate administrator. The administrator shall notify the President of the incident and take immediate steps in cooperation with the employee to provide every reasonable means of protection.

9.4 A faculty member teaching at any of the educational facilities of WWCC shall have authority to remove or deny admittance of any student who is deemed to be a threat to the safety of the faculty member and/or students consistent with the Student Code of Conduct. In an event involving a faculty member teaching at one of WWCC’s contracted correctional educational facilities, such action shall be in accordance with the Agreement between the College and the Department of Corrections.

9.5 Right to Due Process

No employee shall be reprimanded, disciplined or reduced in compensation without just cause. In any event, any charges which are made shall be reduced to writing and made available to the employee. An employee shall have the right to have one Association representative of his/her choice present at any meeting wherein the employee believes he/she may be reprimanded, disciplined or denied rights available under this Contract. Nothing herein shall be construed to preclude a Vice President or other appropriate administrative person from attempting to resolve problems with an employee in confidence. Matters relating to tenure, dismissal and layoff shall be covered in Articles 33, 34 and 35 respectively and such instances shall not be covered by this subsection.

9.6 Personnel Files

Each employee shall have the right, upon request, to review and inspect the contents of their personnel file. A copy of any material to be placed in an employee's personnel file shall be given to the employee at the time. The employee shall have the right to attach a full and complete rebuttal statement to any derogatory material placed in his/her file. Material may be expunged from the file upon mutual agreement of the employee and the appropriate Vice President. Nothing herein shall preclude the District from maintaining payroll and related administrative records outside of an individual employee's personnel file.

9.7 Selection of Full-time Faculty

A. It is the intent of the Employer and Association that personnel selection practices be designed to ensure high standards of excellence in all phases of district operations, satisfy the standards of regional and national accrediting organizations, and provide for a professional staff and faculty representing a wide range of educational and professional experience. Personnel practices and standards shall be consistent with the requirements of WAC 131-16-080 and 131-16-091.

B. The Employer and Association are committed to ensuring the most qualified
educators available are hired to fill funded full-time vacancies, consistent with our commitments to affirmative action, equal opportunity, campus diversity and shared governance. The Association recognizes that the Board of Trustees has full authority and responsibility for the staffing and operation of the College. The Board may, at its discretion, delegate its appointing authority. Hiring decisions are the responsibility of the appointing authority. The Employer reserves the right to not fill a position, reject all applicants, reopen a position or make an appointment.

C. Posting Positions: Tenure-track positions, and when possible all other full-time positions, will be posted on the Employer web site for a minimum of 10 days. This posting requirement does not preclude the appointment of more than one candidate from a single recruitment posting or the use of an established candidate pool to fill the same or similar future tenure-track vacancies.

### Article 10  Faculty Responsibilities

#### 10.1 Basic Function and Responsibility

Full-time teaching faculty are credentialed, professional educators with the primary responsibility of providing a quality education for all WWCC students. The relationship of the faculty member to the student is one of teacher, mentor, and facilitator of learning. The four categories and specific responsibilities listed below constitute a faculty member's assignment.

#### 10.2 Teaching/Equivalent Responsibilities

Teaching includes both teaching and teaching-related activities. Teaching-related activities encompass classroom preparation, advising, curriculum development, textbook orders, grading, student outcomes assessment development and implementation, and availability during office hours. Specific responsibilities are:

A. Teach assigned classes at scheduled time and place.
B. Demonstrate professional skills appropriate to the teaching assignment.
C. Provide each student with a comprehensive syllabus at the beginning of the quarter.
D. Provide clear explanations, assignments, and directions.
E. Conduct appropriate and frequent evaluations of student performance and provide feedback so students are aware of their performance throughout the quarter.
F. Assign and submit grades based upon results of evaluations and college grading policy.
G. Maintain student records and grades.
H. Post and be available during office hours that are reasonable for student access.
I. Advise and mentor students on program options, career plans, and graduation requirements. The parties agree a task force will be formed to discuss faculty advising and proposed changes to the advising program that directly affect the workload of faculty. Recommendations will be forwarded to AHE leadership and Instructional Vice Presidents. Changes to current practices will be negotiated prior to implementation.
J. Maintain course outlines and syllabi to reflect program curriculum.
K. Review and recommend program textbooks, materials, and technology.
L. Utilize available technology appropriate to assignment.
M. Participate in program planning and budgeting.
N. Post measurable outcomes and assessment on the college-wide On-line Catalogue Administrator (OCA) and comply with expectations of the Northwest Commission on Colleges and Universities from which results are used to continuously improve the college.
O. Equivalent responsibilities include specific assignments faculty performs in place of teaching classes; e.g., counseling, library work, grant assignments, unusual program/curriculum development, sabbaticals, etc.

10.3 Professional Development

Professional development activities must develop and implement an educational program to remain current in his or her teaching specialty and to improve preparation, organization, and presentation. Specific responsibilities are:

A. Complete 15 Professional Improvement Units every five years.
B. Maintain up-to-date five year Professional Development Plan on file with appropriate Administrator.

10.4 Professional Accomplishments

Participation in professional organizations and contributions to the profession are encouraged and should be recognized.

A. Participate in professional organizations.
B. Share expertise and knowledge through conferences and group presentations, speaking, applying research, and/or publishing.
C. Strive for recognition of instructional program by professional organizations and industry.

10.5 Service to the College

Service may be to students, faculty, the college, and community.

A. Participate in development of class schedules and college catalog.
B. Participate in college committee work and other activities.
C. Participate in program articulation with other colleges and schools, to include Tech-Prep, Academic Prep, Running Start, Alternative Education, student organizations, and other activities.
D. Participate in community activities as related to instructional assignment and interests.
Article 11  Participation in College Governance

The Employer recognizes the requisite expertise and ability of the faculty to provide valuable input regarding many of the decisions which the Employer must make from time to time. It is agreed that the faculty will maintain structures and procedures which allow appropriate input of the considered judgment of the faculty. Three faculty representatives will sit on the College Council. They will be selected through procedures established by the Association, and will represent the academic (including counseling and library), professional-technical, and transitional studies areas.

Article 12  Copyrights and Patents

12.1 The ownership of any materials, processes or inventions developed solely by an employee's individual effort, research and expense shall vest in the employee and be copyrighted or patented, if at all, in his/her name.

12.2 The ownership of materials, processes or inventions produced solely for the District and at District expense shall vest in the District and be copyrighted or patented, if at all, in its name.

12.3 In those instances where materials, processes or inventions are produced by an employee with District support by way of use of significant personnel, time, facilities or other District resources, the ownership of the materials, processes or inventions shall vest in (and be copyrighted or patented by, if at all) the person designated by written agreement between the parties entered into prior to the production. In the event there is no such written agreement entered into, the ownership shall vest in the District.

Article 13  Travel

Employees shall be reimbursed for travel expenses upon prior approval of the appropriate Vice President and submission of a report regarding the meeting attended. Reimbursement shall be in accordance with applicable statutory requirements. Employees assigned at more than one location within the district shall be reimbursed for mileage between work sites which exceed commute distance to the primary work site.

Article 14  Professional Meetings

14.1 A Vice President of Instruction may approve participation with pay to employees to attend conferences, workshops, and conventions if such meetings are for curriculum and/or improvement of instruction. Personal and transportation expenses incurred by the attendance at such meeting will be reimbursed, as prior approved, upon submission of an itemized voucher of expenses.

14.2 If budget considerations do not allow an employee to attend a meeting as outlined above, the employee may request to attend and assume that portion of the costs not approved
for reimbursement by the District.

14.3 Employees shall submit a professional development form or a written report of such meetings. Attendance at a mandatory meeting on a non-contractual day shall be compensated at the daily rate of pay or fraction thereof if agreed to by the faculty member and a Vice President of Instruction.

**Article 15  Class Audit and Enrollment**

Any academic employee who is working half time or more during the quarter they wish to enroll or who is on an approved leave may enroll in classes for credit or audit in accordance with the College Tuition Payment Policy for WWCC Employees.

**Article 16  Insurance Plan and Related Benefits**

16.1 The Employer shall contribute up to a maximum amount authorized by law and the State Employees Insurance Board for allowable group insurance plans for each eligible employee. Employees shall have the opportunity to self-pay such contributions during official leaves without pay. All premiums in excess of the amount allowed by law shall be borne by the employee. Such premiums shall be paid during summer months for full-time employees who are returning to work for the subsequent academic year.

16.2 The Employer shall make available retirement options as provided by statute.

16.3 The Employer will provide, as provided by law, Washington State Unemployment benefits.

16.4 Voluntary Employees’ Beneficiary Association (VEBA)

The District will provide to eligible employees covered by this Agreement a medical expense plan that provides for reimbursement of medical expenses. Instead of cash out of sick leave at retirement, the District may deposit equivalent funds in a medical expense plan for eligible employees, as authorized by RCW 41.04.340. The medical expense plan must meet the requirements of the Internal Revenue Code. As a condition of participation, the medical expense plan provided will require that each covered eligible academic employee sign an agreement with the District. The agreement will include the following provisions.

A. A provision to hold the District harmless should the United States government find that the District or the academic employee is indebted to the United States as a result of:

1. The academic employee not paying income taxes due on the equivalent funds placed into the plan; or
2. The District not withholding or deducting a tax, assessment, or other payment on funds placed into the plan as required by federal law.
B. A provision to require each covered eligible academic employee to forfeit remuneration for accrued sick leave at retirement if the academic employee is covered by a medical expense plan and the academic employee refuses to sign the required agreement.

**Article 17 Absences and Leave**

17.1 Notice Required

All applications and accounting for absences will be the mutual responsibility of the individual employee and the administration, the processing of which will follow administrative channels to ensure maximum accountability and accurate personnel record keeping.

Absence shall be requested on an appropriate form provided by the District. Applications shall require approval one (1) week in advance of the anticipated absence. Exceptions to this requirement shall be absences which are impossible to anticipate such as bereavement, personal illness, injury or emergency. In such cases, the employee shall notify the appropriate supervisor at least one (1) hour prior to his/her first working assignment.

All employee benefits shall continue during the period of any paid leave.

17.2 This section shall apply to all leaves of absence. In no instance shall a leave of absence be granted for a period in excess of one (1) calendar year, except for military service during a period of national emergency.

17.3 Leave of Absence

Leave of absence may be granted for all or part of an instructional year to contracted employees. Such leave is without pay, but previously accrued benefits will be retained. Application for leave of absence will be made through the division coordinator and the instructional Vice President to the College President. At the conclusion of such an approved leave, the District agrees to return the employee in the same or similar position with equivalent pay and benefits, provided that the recipient has confirmed his/her intent to return, at least sixty (60) days prior to the expiration of his/her leave. Employees who take a leave of absence greater than 50% of an academic year will not receive a salary advancement increment for the year. Employees who meet eligibility requirements at the time when granted an official leave of absence without pay:

A. Will retain membership in appropriate retirement programs; however, tax deferred annuities will be suspended during leave.

B. May retain college fringe benefits by paying applicable contributions in full. In such cases, employees must prepare checks payable to the carrier and submit to the Walla Walla Community College payroll office in accordance with a timetable worked out by the payroll office. Contributions will be forwarded with the district group payments. Excluded is salary continuation insurance, which will be suspended until the employee returns to the active payroll.
Article 18  Replacements for Personnel on Leave

Depending on the length of the leave for an employee, it may be necessary to hire either a substitute (for periods of less than thirty (30) days) or a replacement (for periods of thirty (30) days or more). In either case, the new employee should be informed of the estimated length of his/her assignment and the temporary employment category; i.e. "substitute" or "replacement" in which he/she is working. In all cases, it will be understood prior to beginning of employment that a regular full-time employee will be returning to that position.

Article 19  Personal Leave

Full-time employees will receive three (3) days leave per year for purposes of a personal nature provided such leave is arranged in advance with a Vice President of Instruction. Such leave is non-accumulative and the third day taken will be counted as sick leave. Personal leave may be taken in hourly increments. Employees who are annually contracted for less than 100% and quarterly contracted employees who are placed on the full-time salary schedules will get equivalent Personal Leave on the same proportional basis that their employment schedule bears to a full-time schedule.

Article 20  Civil Duty Leave

Leave of absence with pay shall be granted employees to serve on jury duty, as trial witnesses, or to exercise other subpoenaed civil duties. Employees will be allowed to retain any compensation paid to them for their jury duty service. Employees shall reimburse the District for compensation received for all other civil duty, exclusive of expenses incurred.

Article 21  Government Service Leave

Leaves of absence will be granted to employees for military purposes and for service in such federally sponsored organizations as the Peace Corps and VISTA. Applicable benefits under this Agreement will accrue to leaves granted for such purposes, provided that the person granted such leave will indicate his/her desire to return to his/her institution within ninety (90) days of his/her severance from the above service.

Article 22  Work Related Injury/Illness Leave

22.1  Whenever an employee is absent from employment and unable to perform his/her duties as a result of personal injury sustained in the course of employment, the employee may utilize his/her sick leave to compensate for the difference in the amount of state compensation for his/her regular salary to the limits of his/her accrued sick leave account. Sick leave account shall be reduced in the same ratio as the payout bears to
his/her total salary. All benefits such as retirement, social security, sick leave and salary placement shall be maintained by the District.

22.2 Employees suffering illness or injury which is compensable under industrial insurance provisions, shall receive full sick leave payments, less any industrial insurance payments received by the employee in compensation for the time loss resulting from the period of leave, unless he/she chooses to receive only industrial insurance payments. Until eligibility for worker's compensation is determined by the Department of Labor and Industries, the agency may pay full sick leave, provided that the employee shall return any subsequent overpayment to his/her agency.

22.3 Sick leave days charged to an employee with a worker's compensation claim shall be proportionate to that portion of the employee's salary paid by the institution during the claim period.

22.4 An employee who sustains an industrial injury, accident or illness, arising from employment, shall upon written request and proof of continuing disability be granted leave of absence without pay for up to six (6) months without loss of lay-off seniority or change in annual increment date. Leave without pay exceeding six (6) months without loss of lay-off seniority or change in annual increment date may be granted at the option of the Employer.

Article 23 Family Medical Leave

23.1 Family/Medical Leave shall be granted to eligible employees for up to 12 weeks during a 12-month period for one or more of the following reasons:

A. Because of childbirth to care for a child in the first 12 months after childbirth. Spouses employed by WWCC are only entitled to one combined 12-week period for birth of a child.

B. Because of the placement of a child with the employee for adoption or foster care, within the first 12 months of the placement. Spouses employed by WWCC are only entitled to one combined 12-week period for placement of a child.

C. To care for a spouse, child or parent who has a serious health condition.

D. Because of the employee’s own serious health condition.

23.2 All requests for family/medical leave will be administered under the guidelines of the Family and Medical Leave Act.

23.3 For the exclusive purpose of establishing eligibility exclusively for FML, each contract day of full-time employment is equivalent to eight (8) hours.

23.4 Medical leave covered by FML may be taken intermittently when certified as medically necessary.
Article 24  Sick Leave

24.1 Accrual

Academic employees under contract to be employed for at least three quarters, will accrue eighty-four (84) hours commencing with the first day on which work is to be performed.

24.2 Accumulation

Such unused entitlement will be accumulated after the first three-quarter period of employment and after each subsequent three-quarter period of employment.

Sick leave hereto accumulated shall be retained and added to each preceding year's accumulation.

24.3 Use of Sick Leave

Leave of a full day is equivalent to seven (7) hours. Leave of less than one (1) day may be taken by employees in hourly increments. Sick leave may be used by an employee on contracted work days under the following conditions:

A. Because of and during illness or injury which has incapacitated the employee from performing his/her duties.

B. By reason of exposure of the employee to a contagious disease during such period as attendance on duty would jeopardize the health of fellow employees or the public.

C. Up to two (2) days per year for bereavement of non immediate family and/or close personal friends or, when necessary, to extend bereavement leave for immediate family.

D. For the purposes of medical, dental or optical appointments if arranged in advance with the appropriate administrator.

E. For temporary disability including such resulting from pregnancy and/or childbirth.

F. To care for a minor/dependent child with a health condition requiring treatment or supervision.

G. To care for a spouse, domestic partner, parent, parent-in-law, or grandparent of the employee who has a serious health condition.

H. Up to three (3) days for family care emergencies as follows:

1. Minor/dependent child care emergencies such as unexpected absence of regular care provider, unexpected closure of child's school, or unexpected need to pick up child at school earlier than normal.

2. Elder care emergencies such as the unexpected absence of a regular care provider or unexpected closure of an assisted living facility.
I. For family members health care appointments when the presence of the employee is required if arranged in advance.

J. To care for a family member as required by Washington’s Family Care Act (WAC 296-130) as currently enacted or hereafter amended.

K. For any applicable FMLA or Washington Family Leave Act qualifying event for a serious health condition or that of an immediate family member when eligibility criteria are met.

L. In accordance with RCW 49.76.010 – 050, if the employee or the employee’s family member is a victim of domestic violence, sexual assault, or stalking.

M. The first twelve (12) days, or any part thereof, of sick leave used in any calendar year will be deducted from the sick leave compensation account credit for that year, and the balance of any sick leave taken in excess of the annual compensable days shall be deducted from remaining sick leave credited to the employee, first from the non-compensable amount and the remaining from the prior years’ compensable accumulation.

24.4 Reporting

Employees shall report illness or disability to the division coordinator or his/her immediate supervisor at the beginning of any period of leave, and daily thereafter unless prearranged. Upon returning to work, the employee may be required by the division coordinator or the immediate supervisor to submit a written statement explaining the nature of the disability. A physician’s certificate of illness or injury satisfactory to the employing official or his/her designee may be required for approval of sick leave in excess of three (3) days.

24.5 Transferability

Sick leave accumulated under this article shall be transferred from one community college district or community college to another, to the State Board for Community College education, the Superintendent of Public Instruction, to any educational service district, to any school district, or to any other institution of higher learning of the state.

24.6 Reinstatement

Sick leave accumulated by an employee may be reinstated to such person if he/she returns to the employment of the District within five (5) years of separation.

24.7 Annual Sick Leave Cash Out

In accordance with the attendance incentive program established by RCW 28B.50.553, employees are eligible to be paid for accrued sick leave as follows:

A. In January of each year, an employee whose sick leave balance at the end of the previous year exceeds four hundred eighty hours may elect to convert the sick leave hours earned in the previous calendar year, minus those hours used during the year, to monetary compensation.
B. No sick leave hours may be converted which would reduce the calendar year-end balance below four hundred eighty hours.
C. Monetary compensation for converted hours is paid at the rate of twenty-five percent and is based on the employee's current salary.
D. All converted hours are deducted from the employee’s sick leave balance.
E. Hours which are accrued, donated and returned from the shared leave program in the same calendar year may be included in the converted hours for monetary compensation.

24.8 Sick Leave Cash Out Separation

A. At the time of separation from state service due to retirement, the provisions of Article 16.4 apply. In the unfortunate event of an employee death, the employee's estate shall receive remuneration at a rate equal to one (1) day's current monetary compensation of the employee for each four (4) full days of all accrued compensable sick leave.
B. An employee who separates from Community College District No. 20 for any other reason than retirement or death shall not be paid for accrued sick leave.

24.9 Compensation for unused sick leave shall not be included for the purpose of computing retirement allowances under any public retirement system of the State of Washington; therefore, no contributions are to be made to the retirement system for payments.

24.10 Should the legislature of the State of Washington revoke any benefits granted under RCW28B.50.553, together with any amendments thereto, no affected employee shall be entitled thereafter to receive such benefits as a matter of contractual right.

Article 25 Bereavement Leave

Up to three (3) days for bereavement per occurrence for immediate family defined as follows: Spouse, child, stepchild, grandchild or foster child, grandparent, parent, brother, sister, niece, nephew, aunt or uncle of employee, and in-laws of employee or other relatives residing in the employee's household. This definition of immediate family also includes such relationships established by same-sex and/or opposite sex domestic partnerships.

Article 26 Sabbatical Leave

26.1 Guidelines and procedures for sabbatical leave, including application forms, rating procedures, and reporting requirements will be established by the Professional Development Committee

26.2 Purpose

The purpose of sabbatical leave is to benefit the college and its students by providing academic employees with the opportunity to engage in activities leading to professional growth and revitalization. The college encourages qualified faculty to make use of sabbatical leave. Such leave would allow eligible employees an extended period of time free from normal contractual obligations in order to pursue legitimate professional goals.
This purpose is consistent with the provisions of RCW 28B.10.650 as now exist or hereafter amended and with this college's commitment to faculty professional development. Appropriate uses of sabbatical leave would include formal study, travel relevant to work assignment, work experience in one's teaching field, or any other activity which would contribute substantially to the improvement of teaching abilities.

26.3 Eligibility

Sabbatical leave may be granted for one, two, or three consecutive quarters after completion of six (6) years of full-time contractual service as an academic employee of Walla Walla Community College. Employees awarded three quarters of sabbatical leave will be eligible for additional award after a second six (6) year period of full-time employment. Employees who are awarded leaves of less than three quarters retain their remaining entitlement and will qualify for additional entitlement at the rate of one quarter for each two-year period of full-time employment, not to exceed three quarters of entitlement during a six year period.

26.4 Approval

All sabbatical leaves require the approval of the Board of Trustees. The number of sabbatical leaves approved by the Board shall not exceed five percent (5%) of the full-time contracted faculty, provided the number of leaves given does not exceed four percent (4%) of the full-time equivalent faculty. The number of leaves granted shall be subject to budget restraints. In the event that the number of applicants exceeds the number of recipients, the Board shall name a first and second alternate to replace a leave recipient should an employee not accept a sabbatical leave grant.

26.5 Compensation

Faculty are encouraged to seek outside funding support for their sabbaticals. Compensation from the college during sabbatical leave shall be computed on the basis of the recipient's 176-day contractual salary for the year in which the leave is taken. The following rates apply:

A. 85% for one-quarter leave.
B. 75% for two-quarter leave.
C. 75% for three-quarter leave.

26.6 Outside Funding

Sabbatical leave salary from the college may be negotiated if outside funding plus sabbatical leave pay from the college exceed 115% of the recipient's full-time contractual salary for the period of the leave. In all cases remuneration will be in compliance with RCW 28B.10.650.

26.7 Procedure

An application for sabbatical leave, which will include reasons for requesting the leave, a detailed sabbatical leave plan, two letters of recommendation from colleagues or supervisor, and recommendation from the appropriate Vice President, must be submitted to the Professional Development Committee by January 15 of the previous college year.
The Professional Development Committee will report its recommendations to the President by February 15. The President may recommend candidates for sabbatical leave awards to the Board of Trustees after he has given reasonable considerations to the recommendations of the Professional Development Committee. The President will submit his recommendations at the Board's regular March meeting, at which time the board will take action on those recommendations. The awarding of sabbatical leave grants are not grievable under any grievance procedures included in this contract.

26.8 Award Criteria

Sabbatical leave shall be awarded according to the following criteria.

A. The value of the proposed activity to the enhancement of the instructional program of WWCC.

B. The value of the proposed activity to the professional growth and development of the applicant.

C. The past contribution of the applicant (years of service, range of service) to WWCC.

26.9 Leave Contract

When the Board of Trustees grants a sabbatical leave, the recipient shall sign a contract with the college specifying:

A. The length of sabbatical leave.

B. The amount of sabbatical payment.

C. A commitment to perform according to the approved sabbatical leave plan.

D. That the recipient will return to employment at the College for at least one (1) full academic year following the leave. The recipient upon return shall be placed in a position at a salary no less than the one received before the leave. It is the intention of the District to place the recipient in the same or similar position upon return.

E. That the recipient, upon return, will submit a written report to the President summarizing the work completed during the sabbatical leave and describing how the new knowledge will be utilized in teaching assignments. A report of completed professional development activity must also be submitted to the Professional Development Committee.

26.10 Employee Rights

The time spent on sabbatical leave shall be recognized as equivalent to time spent as a full-time academic employee of the college, excepting sabbatical leave entitlement. On request of the employee, the college will provide a planned assignment at least one quarter in advance of the assignment.
Time lines may vary with the mutual consent of the Association and the District.

**Article 27 Workload**

27.1 Duration and Composition

The annual contract for full-time employees shall be 176 days. The Association shall be notified of the annual academic calendar prior to the final adoption of the calendar by the Board of Trustees.

27.2 Work Assignments

Employee work assignments, including time and locations, shall be the responsibility of a Vice President of Instruction or designee; provided, however, reassignment to one of WWCC’s contracted correctional educational facilities shall be on a voluntary basis.

27.3 On-Campus Requirement

The on-campus requirement for instructional, counseling, and library employees shall be thirty-five (35) hours per week.

27.4 Contact Hours

Full-time teaching loads for instructional employees shall be as follows:

<table>
<thead>
<tr>
<th>Method of Instruction</th>
<th>Contact Hours per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. General lecture</td>
<td>15</td>
</tr>
<tr>
<td>B. Lecture/Lab</td>
<td>20</td>
</tr>
<tr>
<td>C. Shop assumes at least one (1) lecture hour per day</td>
<td>30</td>
</tr>
<tr>
<td>D. Special programs, (e.g. when faculty status is granted but person does not teach)</td>
<td>35</td>
</tr>
</tbody>
</table>

27.5 An employee in two or more methods of instruction will have workload calculated on percent of load for each mode of instruction.

27.6 Loads shall be compiled on an annual basis. No quarterly assignment shall exceed the established normal weekly contact hours by more than five (5) weekly contact hours without agreement of the employee. The annual load shall be three (3) times the weekly contact hours.

27.7 Exceptions can be made to the twenty (20) contact hour requirement for the lecture/lab where configuration of 3, 4, and 5 credit assignments result in less than twenty (20) contact hours per week.

27.8 Full-day assignments in excess of the annual contract shall be compensated at the daily rate; overload, moonlight, and part-time teaching will be compensated in accordance with Article 38.4.
27.9 Employees instructing in general lecture and lecture/lab method shall post and maintain at least one (1) office hour per day. Office hours shall be recognized as part of the load for shop instruction. An office hour may be taken at the discretion of the shop instructor and shall be mutually scheduled with the supervisor.

27.10 Assignments may be distributed between day and evening classes if a full load cannot be arranged during the day or if the employee prefers an evening assignment. In any event, a split assignment involving morning, afternoon and evening classes will be avoided without the consent of the employee.

27.11 Each Quarterly Student FTE (QFTE) generated in Cooperative Education will be equivalent to one credit hour of instruction. Cooperative Education credit for individual students can be accrued throughout the year and credited to the academic employees annual teaching load calculation or paid as an overload if he/she has met the annual teaching load requirement.

27.12 Work Schedule

If scheduled classes do not have sufficient enrollment to warrant continuation, the class will be canceled and the employee will be assigned to another class(es) tentatively scheduled to be taught by an hourly employee. Evening classes will be assigned to fill a full-time employee’s schedule only when no hourly-instructed day classes exist. Counselor and librarians will be assigned day-evening assignments when the appropriate Vice President deems such assignment advisable to better serve students. If other teaching or non-teaching instructional assignments are not available, the instructor’s salary will be reduced to reflect the reduction in workload.

Instructors employed at one of WWCC’s contracted correctional educational facilities shall not be assigned non-educational responsibilities.

27.13 Syllabi Requirements

Each instructor shall turn in a syllabus to a Vice President of Instruction by the end of the second week of the quarter in which the course is taught. The syllabus shall have sufficient clarity and depth to provide a comprehensive yet detailed chronological description of the course.

27.14 Off-Campus Assignments

All employees assigned to off-campus locations (employees supervising co-op programs, Small Business Management, etc.) shall file with their supervisor a weekly work plan. Employees shall keep their supervisor informed of their itinerary so they can be contacted as needed.

27.15 Multiple Sections of Courses

All courses with multiple sections (i.e., English Composition 101, 102, Psychology 101) will have common performance standards and all instructors will coordinate textbook selection with their supervisor.
Article 28  Distance Learning

28.1 The District and Association recognize that distance learning provides new and innovative ways to deliver curriculum and is an evolving method of instruction. The College will provide professional development training related to delivery of distance learning to college faculty and will maintain a standing committee to address issues affecting distance learning instruction. This committee will recommend policies and practices and address issues, including but not limited to clustering of courses, class size, and instructor qualifications.

28.2 Distance Learning shall refer to any instruction with no regularly scheduled classroom contact, transmitted and/or delivered to a student(s) at a site away from the campus by means such as, but not limited to, electronic communication, telecommunication, computer, satellite, video/audio tape or CD, on-line technology, or any combination thereof.

28.3 An on-line course is defined as a distance learning course with materials presented primarily on-line and accessible via the internet, including but not limited to a system of web pages creating a virtual classroom, threaded discussion, list serves, or some proprietary courseware system.

28.4 All instruction in distance learning courses will be on a voluntary basis until the College has provided adequate technological support and training to faculty for developing and teaching distance courses.

28.5 The Association will select two (2) faculty members to serve on the distance learning standing committee.

28.6 Compensation for distance learning courses shall be the same as for traditional courses except for low enrolled courses. The District has the right to cancel low enrolled distance courses.

28.7 Full-time faculty may make a request to teach distance learning courses as part of their regular full-time workload. Distance Learning courses taught as part of a full-time instructor’s regular workload will be considered in the faculty members annual load calculation in the same manner as traditional courses.

28.8 Regarding intellectual property rights related to distance-learning courses, see Article 12.

28.9 Assessment of instruction. Assessment appropriate for distance learning courses will be developed by the Distance Learning Committee and presented for review to the Association and the District by June 15, 2008.

Article 29  Evaluation

29.1 This article explains the purpose of evaluation and describes the evaluation process. Faculty Responsibilities, which serve as the basis of the evaluation process, are delineated in Article 10. The Calendar of Events to guide the evaluation process for both
tenured and non-tenured faculty is also included.

29.2 Faculty will be evaluated using the instruments and procedures agreed upon by the Association and the College and in compliance with RCW 28B.50.856 (on Faculty Tenure) and 28B.50.872 (on Periodic Tenure Evaluation). The instruments and any subsequent changes to the instruments or procedures of faculty evaluation will be mutually agreed upon between the Association and the College. The forms will be available in the Instruction Office, Faculty Handbook, and electronically.

29.3 Purpose:

The faculty evaluation process at Walla Walla Community College shall be for the purpose of improving student learning, encouraging and supporting professional development, and providing information necessary for personnel decisions. Evaluation is a comprehensive system. It consists of multiple evaluation processes: self, peer, student, and administrative reviews. Evaluations will be reflective of the mission and goals of the College and its emphasis on student learning. Faculty evaluation criteria will focus on assessment of:

A. Ability to create learning environments which contribute to students' academic growth and development.

B. Professional development, such as evidence of continuing preparation and study through scholarly and creative activity.

C. Professional accomplishments and contributions to the profession of education.

D. Service to the College.

29.4 Timelines for Tenured Faculty and Full-Time Non-Tenured Faculty (see Article 29.5 for Probationary Faculty):

A. During spring quarter of the year prior to the year of evaluation, the faculty member to be evaluated for the upcoming academic year will receive notification from the appropriate Vice President of Instruction of the quarter (fall, winter, spring) when evaluation will occur.

B. Within the first week of the evaluation quarter, the faculty member will receive an evaluation packet from a Vice President of Instruction's office.

C. Within the first weeks of the evaluation quarter, the administrator will schedule a meeting with the faculty member. At this meeting, the faculty member and administrator will establish a calendar for the completion and review of the components (self, peer, student) of the evaluation portfolio.

D. Within the first two weeks of the evaluation quarter, the peer evaluators will be mutually selected by the faculty member and the appropriate vice president and a schedule for the peer evaluation will be determined.

E. Prior to the ninth week of the evaluation quarter, a student evaluation will be scheduled. Class(es) to be surveyed will be mutually selected by the faculty
member and administrator. Two weeks prior to the scheduled student evaluation, the faculty member may submit any additional questions to be included with the student evaluation instrument to their assigned administrator.

F. Prior to the ninth week of the evaluation quarter, the Evaluation Team pre-visit presentation meeting and classroom visitations should be completed.

G. Prior to the ninth week of the evaluation quarter, the Self Evaluation and Peer Evaluation should be completed.

H. Within the last two weeks of the evaluation quarter, the Evaluation Team post-visit presentation meeting and total evaluation portfolio review should be completed.

I. During the last week of the evaluation quarter, a completed faculty evaluation portfolio should be submitted to the personnel file.

29.5 Timeline for Probationary Faculty:

A. At the beginning of the tenure process, the appropriate vice president will convene and assign the faculty member an Evaluation Team made up of the following:

1. Division/department chair of the faculty member being evaluated
2. Two peer faculty members (assuming one will be from his/her department or division)
3. Appropriate vice president

B. The purpose of this Team is to assist the appropriate vice president in mentoring the probationary faculty member through the tenure process. The appropriate vice president or his/her designee will convene the Evaluation Team.

C. The responsibilities of the Evaluation Team are:

1. To meet with the probationary faculty member during the first four weeks of the first evaluation quarter to review the evaluation and tenure process.
2. To assist the appropriate vice president in supporting the growth of the faculty member. During the first year of the tenure process and for subsequent probationary years, the Evaluation Team will schedule meetings prior to completion of the second, fifth and eighth quarters of employment to review the results and recommendations of the evaluation process with the faculty member.
3. To gather information regarding performance of the faculty member pertinent to the tenure process.
4. To follow up on recommendations made to the Tenure Review Committee to support and monitor progress of the faculty member.

D. Probationary faculty members will be evaluated at least two quarters per year until tenured. At least one course per quarter will be evaluated.

E. Prior to the ninth week of the evaluation quarter(s), a student evaluation will be scheduled. Two weeks prior to the scheduled student evaluation, the faculty
member may submit any additional questions to be included with the student evaluation instrument to his/her assigned administrator.

F. Prior to the ninth week of the evaluation quarter(s), the Evaluation Team pre-visitation meeting and classroom visitation should be completed.

G. Prior to the ninth week of the evaluation quarter(s), the Self-Evaluation and Peer Evaluation should be completed.

1. Counselors and librarians holding faculty status abide by the same evaluation system as the rest of the faculty, depending on whether they are probationary, tenured, or part-time. Librarians’ evaluation forms are specific to them.

29.6 Process for Tenured Faculty and Full-Time Non-Tenured Faculty (see Article 29.7 for Probationary Faculty):

The administrative evaluation process will take place in the following manner:

A. An evaluation team will be composed for each faculty member under evaluation. The team will include the appropriate vice president, the division chair/department coordinator, and two peers. Each peer evaluator who writes an evaluation will receive one (1) PIU.

B. The appropriate vice president will initiate the evaluation process by notifying his/her designee (per the Timeline) to organize and facilitate the evaluation process. The designee may be an administrator, division chair, or other department coordinator. The appropriate vice-president and/or his/her designee will convene the evaluation team after the peer evaluation of the faculty member in question. The appropriate vice president will meet with the team members and discuss the performance and/or progress of the faculty member. The team will examine the self, student, and peer evaluations, and address specific concerns of the vice-president.

C. Following the pre-visitation meeting, the classroom visitation, and the post-visitation meeting, the appropriate vice president will examine all the evidence gathered through the multiple components of the evaluation system (self, peer, student, and team evaluations). After considering all the information available, the appropriate vice president will complete the Administrative Evaluation of Faculty form and complete the Administrative Report and Recommendations form. The appropriate vice president will place the evaluation portfolio in the faculty member’s personnel file.

D. Faculty will be evaluated every five years unless the administration believes there is a need to evaluate tenured faculty before the five-year cycle is completed. In such a case, the appropriate vice president of instruction will inform, through written notification, the appropriate Division Chair or Director the Association President, and the faculty member prior to implementation of the evaluation process. Upon the faculty member’s request, the complete evaluation process will be followed.

E. Full-Time non-tenured faculty will follow guidelines of tenured faculty. If the
administration believes there is a need to evaluate non-tenured faculty before the five year cycle is completed the appropriate vice president will inform through written communication the appropriate division chair or director, the association president and the faculty member prior to the evaluation process. Upon the faculty members request the complete evaluation process will be followed.

F. The evaluation process does not preclude the appropriate vice presidents from performing in-class evaluations of tenured faculty.

29.7 Process for Probationary Faculty

A. An evaluation team will be composed for each faculty member under evaluation. The team will include the appropriate vice president, the division chair/department coordinator, and two peers (both peers will serve on the evaluation team but one of the two [mutually agreed upon within the committee] will complete the peer evaluation form). Each faculty member will receive one (1) PIU for serving on the evaluation team annually.

B. The appropriate vice president will initiate the evaluation process by notifying his/her designee (per the TimeLine) to organize and facilitate the evaluation process. The designee may be an administrator, division chair, or other department coordinator. The appropriate vice-president and/or his/her designee will convene the evaluation team within the first four (4) weeks of the quarter to review and plan the process and convene again after the peer evaluation of the faculty member in question. The appropriate vice president and the tenure review committee designee will meet with the team members and discuss the performance and/or progress of the faculty member. The team will examine the self, student, and peer evaluations, and address specific concerns of the vice-president.

C. Following the pre-visitation meeting, the classroom visitation, and the post-visitation meeting, the division chair will complete the evaluation team meeting summary form. The appropriate vice president will examine all the evidence gathered through the multiple components of the evaluation system (self, peer, student, and team evaluations). After considering all the information available, the appropriate vice president will complete the Administrative Report and Recommendations form. The appropriate vice president will submit these forms to the Tenure Review Committee and will place the evaluation portfolio in the employee’s personnel file.

D. The evaluation process does not preclude the appropriate vice presidents from performing in-class evaluations of non-tenured faculty as part of the overall evaluation process.

Article 30 Professional Development Program

30.1 Purpose.

Professional Development Program represents a joint commitment by the District and the Association to establish and maintain a program for the mutual benefit of employees’
professional growth and the vision and values of WWCC.

30.2 Five Year Professional Development Plan.

Each full-time employee is required to develop and implement a professional development plan to remain current in his/her teaching discipline and to improve preparation, organization, and presentation. The plan covers five years but may be amended at any time through consultation between the employee and appropriate administrator in order to respond to the best opportunities for professional growth.

A. This requirement extends to all full-time contracted instructors, counselors, and librarians (identified hereafter as employees) employed by Walla Walla Community College District 20.

B. Part-time contracted (quarterly) employees are not subject to this requirement.

C. The plan will be recorded on forms with copies for the appropriate administrator and the employee. The plan for professional-technical instructors will provide for meeting certification requirements.

D. This plan should be a part of the employee’s self evaluation.

E. Failure to satisfy the professional development requirement may result in withholding of salary advancement or in termination of the employee’s contract.

30.3 Five Year Professional Development Compliance Period.

A. The professional development compliance period is five (5) years. The compliance period begins on September 1 of the first calendar year of the employee’s full-time contracted employment and must be satisfied every five years thereafter.

B. A minimum of fifteen (15) Professional Improvement Units (PIUs) are required over a compliance period. Professional Development activities must warrant at least .1 PIU to be approved unless special considerations justify an exception. Activities of .05 to .099 should be rounded-up to .1 PIU. Activities of .01 to .049 should be rounded down to .0 PIU and will not be accepted. [Example: A seminar activity lasts three hours. The resulting evaluation is 3/20 or .15 PIU. The total would be rounded-up to .2 PIU.]

C. Professional Improvement Units (PIUs) earned to satisfy a delinquent requirement (a past five-year period) cannot be applied to meet requirements of a current five-year period, nor will compliance dates be adjusted in the event of non-compliance, but remain fixed at five-year intervals according to the date of initial employment or certification.

D. The compliance dates for employees required to have a five-year vocational certificate will be synchronized with the individual's certification periods.

30.4 Approved Professional Development Activities.

Activities submitted for PIUs must relate to the employee’s Professional Development Plan, verify the employee’s professional growth and be pre-approved by the appropriated administrator or division chair.
A. Accredited University or College Programs
B. Field Work or Clinical Experience
C. Conferences, Seminars, and Workshop
D. Curriculum Development outside Contractual Obligations
E. Independent Research and Development
F. Service/Leadership to the Community
G. Special Projects and Evaluations
H. Leadership in Professional Organizations
I. Wellness/Emergency Preparedness

30.5 Accredited University or College Course Work.

A. One quarter credit or two-thirds semester credit equals one PIU.
B. Acceptable graduate or undergraduate credits are:
   1. relevant to the teaching, working, or contractual responsibilities of the employee,
   2. different from earlier professional preparation (exceptions may be requested through the appropriate administrator for repeating courses taken more than five years previously),
   3. substantially different from courses, seminars, or workshops taught by the employee.
C. All college or university credits must be verified on an official transcript sent directly from the institution’s registrar to the office of the WWCC Executive Vice President of Instruction.
D. Employees completing class work at certain private-industry-sponsored schools may receive PIUs in this category (prorated to ten (10) hours equal one PIU) provided that the schools meet the following conditions:
   1. official evidence of satisfactory completion is provided,
   2. require outside class preparation by the student,
   3. the student’s work is evaluated by an instructor.
E. Courses taken for audit only may be submitted in the category of Conferences, Seminars, and Workshops (Category 30.7).
F. There is no limit to the number of PIUs that may be earned in this category.

30.6 Field Work or Clinical Experience

A. Forty (40) hours of activity equals one PIU.
B. The employee may work at public or private industries, institutions, corporations, agencies, etc., or may be privately contracted for work, products, or consultation.
C. Work at WWCC beyond normal contractual obligations under specific circumstances may be accepted for credit.
D. Paid or volunteer activities may be accepted if the activity satisfies requirements of the employee’s Professional Development Plan.
E. Outside teaching activities may be accepted if the activity represents a valid professional learning experience.
F. Activities must be justified as being above and beyond normal contractual obligations, substantially new and/or different, relevant to the applicant's specific teaching, working, or contractual assignments at WWCC.

G. Documentation may include evidence of work (for example, copies of contracts, paychecks, or payroll vouchers) or documented and verified by the work site supervisor and a statement indicating how the work relates to one's teaching and/discipline. For self-employed individuals, documentation may include a business card and detailed work schedule/log documenting the hours of the activity.

H. A maximum of ten (10) PIUs in this category may be earned in a 5 year compliance period. An employee shall not exceed five (5) PIUs in any one area of specialization in the same 5 year compliance period.

30.7 Conferences, Seminars, and Workshops.

A. Attending relevant conferences, etc. to the employee's teaching, working, or contractual responsibilities can be submitted. No credit will be granted for all-college meetings.
   1. Twenty (20) hours of participation equals one PIU.
   2. Preparation for participation in conferences, etc. is an assumed necessity of the experience and will not be awarded professional development credit beyond the actual hours of the activity.
   3. Documentation should report attendance in total clock hours of participation, rather than in general days or weeks and should include one or more of the following:
      a) conference agenda, etc., registration receipts,
      b) list of sessions attended,
      c) copy of the applicant's personal notes or comments on the activity.

B. Presenting at a conference entails additional preparation time beyond the conference time and will be rewarded at a ratio of forty (40) hours of preparation to one PIU. Documentation must include evidence of presenting and preparation, such as an agenda and a log.

C. Applying knowledge from conference participation to one's teaching can be submitted for PIUs at a ratio of twenty (20) hours of lesson development for one PIU. Documentation must include evidence of the product (a classroom activity, project, or lesson plan).

D. There is no limit to the number of PIUs that may be earned in this category.

30.8 Curriculum Development outside Contractual Obligations

A. Curriculum Development activities must be above and beyond normal contractual obligations, substantially new and/or different, relevant to the employee's specific teaching, working, or contractual assignments at WWCC.
   1. Forty (40) hours of activity equals one PIU.
   2. No credit will be granted for developing curriculum which has been paid or
contracted by WWCC or for updating existing curriculum.

3. Documentation may include a copy of the curriculum.

B. Not more than five (5) PIUs may be earned in any one academic year.

30.9 Independent Research and Development

A. Forty (40) hours of activity equals one PIU.

B. Activities might include professional production or construction, creative output in one’s teaching or working field, research in a disciplinary area, including activities that accompany travel, and/or writing and publishing efforts.

C. Activities must be justified as above and beyond normal contractual obligations, and must be accomplished outside regular working hours.

D. Materials submitted for publication need not be published for employees to receive PIUs.

E. No credit will be granted for instructional research which the employee has been paid by WWCC specifically to develop.

F. Documentation must include evidence of the product in the form of a report, reflective summary or a log that might include a reading list.

G. There is no limit to the number of PIUs an employee can earn in this category but there is a maximum of five (5) PIUs on any one subject in a 5 year compliance period.

30.10 Service/Leadership to the Community

A. Activities that connect an employee’s teaching method or discipline with service to the community can be submitted. Forty (40) hours of service equal one PIU.

B. Official leadership roles within recognized organizations can be submitted at a ratio of twenty (20) hours leadership equal one PIU.

C. Documentation may include evidence (in hours) of time spent such as a log and a statement indicating how the work relates to the employee’s professional development plan.

30.11 Special Projects and Evaluations

A. In collaboration with the appropriate administrator, employees may complete special projects. Examples may include but are not limited to the following: grant writing and development, preparation for accreditation, college-wide service learning projects, articulation agreements and collaborations with other educational institutions.

   1. Forty (40) hours of activity equal one PIU

   2. Documentation may include a summary or report of the project.

B. Chairing the WWCC Curriculum Committee

   1. Twenty (20) hours of leadership equals one PIU.
2. Documentation may include agendas or minutes of meetings under the employee's leadership.

C. Colleagues who serve on a part-time or full-time employee’s evaluation team and write evaluations for the employee will receive one PIU annually.

D. For each quarter in which a faculty member has an honors student or students enrolled in an honors module, the faculty member will earn one (1) PIU limited to no more than 5 PIU’s per compliance period or consecutive block of 15 PIU’s.

30.12 Leadership in Professional Organizations

A. Twenty (20) hours of leadership equal one PIU.

B. Time spent as an official leader with appropriate professional organizations can be submitted.

C. Documentation must indicate how the work relates to the employee’s professional growth.

30.13 Wellness/Emergency Preparedness

A. Faculty who enroll and successfully complete a HPER activity class at WWCC or a Safety and First Aid class may earn PIUs.

B. Documentation is in accordance with 30.5 Accredited College Programs.

C. Not more than five (5) PIUs may be earned in this category per 5 year compliance period.

30.14 Reporting Professional Development

A. Professional Development Activity forms are available from the office of the Executive Vice President of Instruction.

B. Pre-approval of all activities is required by the appropriate administrator and division chairs, hereinafter referred to as “appropriate administrator” and approval must be requested by the employee.

C. The appropriate administrator will forward the pre-approved form to the office of the appropriate vice president of instruction. Following review of the form, it will be returned to the employee, indicating pre-approval or non-approval.

D. After the employee has finished the professional development activity, the employee must add documentation to the form with pre-approval signatures and send it to his/her appropriate administrator.

E. The appropriate administrator will indicate confirmation that the employee has completed the activity, and will forward the form to the appropriate vice president or dean.

F. If the vice president or dean approves the activity and the form will be sent to the office of the Executive Vice President of Instruction.

G. Documentation for professional development activities will be retained by the
employee.

30.15 Appropriate Administrators

Appropriate administrators will be one of the following: the director of library services for librarians; the director of the student development center for counselors; the director of Transitional Studies for the pre-college and basic skills faculty; division chairs for academic faculty; the dean of corrections education for corrections faculty; the vice president of instruction for Workforce Education, Continuing Education and professional-technical faculty.

30.16 Reporting Deadline

All work completed during the academic year (beginning June 15th and ending June 14th of the subsequent calendar year) must be reported on Professional Development Activities forms submitted to the appropriate administrator by June 30th each contract year.

A. PIUs earned between the deadlines will be reported for the following academic year.

B. Changes resulting from professional development will not occur until the following contract year.

C. Professional development activities which are not reported by the announced deadline date will be lost for PIU credit.

D. Exception to reporting deadlines will be granted for earned academic credits for college or university course work provided that the course was pre-approved and related to the employee's Professional Development Plan.

E. Salary advancement is dependent upon agreement between the Association and District that such advancements are funded.

30.17 Appeals of Action

Appeals of action by administrators may be made, as desired by the employee, to the Professional Development Committee. The committee will make a recommendation to the president of the College based upon a hearing of the appeal. The president will determine whether the appeal will be approved or denied.

Article 31 Professional Development Committee

31.1 Purpose

The primary purpose of the Professional Development Committee is to develop a Professional Development Program designed to assist instructors in improving their educational competence. The function of the Professional Development Committee is to provide a joint faculty-administration organization for the fair, effective, and efficient supervision of the Professional Development Program.
31.2 Duties

The duties of the Professional Development Committee include the following:

A. Recommend policies and procedures for the Professional Development Program to the President, whenever the committee deems it to be appropriate, and subject to the approval of the Association of Higher Education.

B. Evaluate and make final recommendations to the President as to the value and acceptability of an activity when a faculty member has appealed a decision by his/her Appropriate Administrator.

C. Assist in administration of the Faculty Sabbatical Leave Program, making leave recommendations to the President of the College according to established policies and procedures.

D. In cooperation with a vice president of instruction and the president of the Association of Higher Education, recruit, screen, interview and recommend a professional development coordinator to the College president.

E. Advise the professional development coordinator on providing opportunities for professional growth for faculty.

F. The professional development coordinator works under the supervision of a vice president of instruction and in conjunction with the Professional Development Committee to develop and maintain a Professional Development Program. The purpose of the program is to identify the Professional Development Program needs as they relate to faculty and college goals, and implements methods for achieving those needs.

G. The Professional Development Coordinator acts as an ex-officio (non-voting) member of the Professional Development Committee. This position is similar to an executive secretary/director who carries out the wishes of the committee; develops or generates projects/programs for the Professional Development of faculty; and coordinates Professional Development opportunities, information, and details/logistics in scheduling activities.

H. The Professional Development Coordinator may attend Professional Development Committee meetings at the request of the committee or may suggest items for the committee's agenda, discussion, and/or approval if needed.

I. The Professional Development Coordinator's job description and the specific duties of the committee will be included in the faculty handbook.

J. The coordinator will receive a stipend per academic year in accordance with Appendix C. In lieu of a stipend, release time may be negotiated.

31.3 Composition

The committee is composed of four (4) faculty members (selected by the Association of Higher Education), Executive Vice President of Instruction, Vice President of
Professional-Technical Instruction, and two additional administrators appointed by the President of the College. The Professional Development Coordinator is an ex-officio (non-voting) member of the Committee.

A. The faculty members of the committee will be elected to staggered two-year terms, so that two of the four positions will be due for election each year. Committee membership should represent a cross section of the total faculty.

B. The committee will elect a chairperson from its membership who will serve for a one-year term. Customarily, the chairperson has been a faculty member. The chairperson will: a) have responsibility for calling committee meetings when necessary, setting the meeting agenda, and presiding at meetings; b) have responsibility for making all communications from the committee; c) maintain files of committee minutes and correspondence during the term; d) retain his/her vote in committee actions; e) appoint a vice-chairperson.

C. The secretary to the Executive Vice President of Instruction will act as recording secretary for the committee and will see to the publication of minutes and the coordination of meeting times.

**Article 32 Exceptional Faculty Awards Program**

32.1 Authority

Legislative authority in Section 5 of Chapter 28B.50 RCW of the Exceptional Faculty Awards Program provides that the process for determining local awards be subject to collective bargaining.

32.2 Eligibility

Full- and part-time faculty [as defined by RCW 28B.52.020(2)] who have taught at least 45 credits are eligible. Librarians and counselors are also eligible.

32.3 Utilization of Funds

Awards shall be limited in accordance with RCW 28B.50. Awards may be used to pay expenses for faculty awards, which may include in-service training, temporary substitute or replacement costs directly associated with faculty development programs, conferences, travel, publication and dissemination of exemplary projects; to make a one-time supplement to the salary of the holders of a faculty award; or to pay expenses associated with the holder’s program area. Funds from this program shall not be used to supplant existing faculty development funds. There are four proposal submission deadlines per year; one for each quarter of the academic year. A committee will meet quarterly to review proposals and make recommendations to the college president or his designee. Nominations and applications will be solicited from the faculty. Nominations will also be solicited from administrators.
32.4 Amount of Awards

The amount of funds available for project awards will be published with the application forms on a quarterly basis. Available funds will approximate accumulated interest less a set-aside for annual achievement awards. There will be no maximum award amount other than the limitations established in 32.1, 32.2 and 32.3.

32.5 The Application Form

The application form and any subsequent changes to the form or process of awarding funds will be mutually agreed upon between the Association and the Board of Trustees. Application forms are available in the office of a Vice President of Instruction, Faculty Handbook, and will be available electronically.

32.6 The selection Committee will be made up of three administrators (appointed by the employer) and three faculty members (appointed for two-year rotating terms by the Association). Selection committee faculty members who apply for grants during their tenure on the committee may not participate in the review and selection of proposals process during his/her quarter of application. The committee will evaluate applications on a quarterly basis and submit recommendations to the college president or his designee(s).

32.7 Criteria for Proposed Project and Achievement Awards

A. Project Awards Criteria

1. Contribution of project to:
   a) Student learning, support, recruitment, and retention
   b) Discipline-related professional development
   c) Encouragement of collaborative relationships among faculty and between faculty and the community at large
   d) Promotion of instructional programs and services

2. Clarity and specificity of application

3. Cost-effectiveness of project outcome in relation to quality of the project's contribution

4. Recommendation of supervisor

32.8 Annual Achievement Awards Criteria:

A. The Annual Achievement Awards recognize

1. Exemplary teaching
2. Service to students (advising, retention, recruitment)
3. Professional accomplishments
4. Service to the college or community

B. The committee shall determine the number of awards, up to four, for any given year.

C. Amount of each award shall be $1,000.

D. Selection criteria:
1. Relevance of the achievement(s) to the college’s mission and goals
2. Evidence of the nominee’s exemplary commitment to providing excellent educational leadership in one or more of the following ways:
   a) Excellence in teaching
   b) Service to students
   c) Professional accomplishment
   d) Service to the college and/or community
3. Clarity and specificity of documentation supporting the exemplary nature of the nominee’s achievement(s).

**Article 33  Tenure**

33.1 Statutory Requirements

A system of tenure shall be maintained in accordance with the following statutory requirements as they now exist or hereinafter may be modified: RCW 28B.50850; 28B.50.851; 28B.50.852; 28B.50.855; 28B.50.856; 28B.50.857; 28B.50.859; 28B.50.860; 28B.50.861; 28B.50.862; 28B.50.863; 28B.50.864; 28B.50.867; 28B.50.868; 28B.50.869; 28B.50.870; 28B.50.872; 28B.50.873 and any other tenure statutes enacted by the legislature in the course of this contract.

Special Faculty Appointment

It is recognized by the Employer and Association that provision is made for the granting of Special faculty appointments to individuals employed on the basis of federal or other special funds in accordance with WAC 131-16-400. Such employees are ineligible for tenure. Special faculty shall be employed for the period specified in their contract. There shall be no presumption of continued employment beyond the contract term.

Under certain circumstances, employees granted special faculty appointments within a correctional institution may be eligible for tenure within that program. Such tenure shall be distinct and separate from the tenure program for other faculty of the college district in accordance with RCW 28B.50.870.

33.2 Authority

The Association agrees that the ultimate authority to grant or deny tenure is vested with the Employer. It is further agreed that any and all decisions relating to the awarding or withholding of tenure as well as the non-renewal or renewal of individual contracts of probationary employees shall not be subject to the grievance procedure of this Agreement.

33.3 Composition of Review Committee

A. One (1) review committee shall be established and shall include both the transfer division and workforce education division. At least two (2) committee members shall be chosen from the transfer division and at least two (2) committee members from the workforce education division.

B. The review committee shall be composed of seven (7) persons, four (4) of whom
shall consist of tenured faculty appointees, chosen by the faculty, acting in a body, prior to October 15 of each regular college year; and additionally the review committee shall consist of one (1) student selected by the Executive Committee of the Associated Student Body prior to October 15 of each regular college year; and two (2) administrative appointees chosen by the President prior to October 15 of each regular college year. The review committee shall choose its own chairperson and such review committee shall meet at the call of the chairperson when the need for such meeting arises.

C. The duration of each faculty appointment and each administrative appointment to the review committee shall be for a period of three (3) calendar years beginning on the 15th day of October of the year of appointment; the student appointment shall be for a period of one (1) calendar year, beginning on the 15th day of October of the year of appointment. If a vacancy exists upon any review committee prior to the expiration of any such appointment, an administrative, faculty or student member as appropriate shall be appointed pursuant to Article 33.3 (B) to fill the unexpired term of the absent member of such review committee.

33.4 Duties of Review Committee.

A. The President shall on the 15th day of October of each regular college year, or on the 15th of the month following a full-time tenure track appointment, assign each full-time probationary faculty appointee to the review committee for such committee's evaluation and required recommendations. Upon referral by the President, the tenure review committee shall invite each first year probationary faculty member to meet the committee members and review the tenure process.

B. The review committee shall consider the following standards in determining whether the probationary appointee demonstrates the necessary professional behavior and professional competence to be granted tenure:

1) The probationer's instructional skills.
2) The probationer's relationship with students.
3) The probationer's relationship with the other employees.
4) The probationer's relationship with the administration.
5) The probationer's knowledge of the subject matter he/she is charged with teaching.
6) The probationer's professional development activities.
7) Any other relevant information received by the committee or which the probationary employee deems appropriate may be presented.

C. The review committee will base its recommendations on the above criteria presented by the appropriate directors and Vice Presidents, personal observations, and information provided by the probationary faculty member. Each probationer will be provided with the opportunity to appear before the review committee and report on his/her progress toward being granted tenure. The Chair of the Tenure Review Committee and a Vice President of Instruction will meet to mutually develop a time line for the review process by October 31 of each year.
33.5 Required Review Committee Action.

A. The review committee shall be required to conduct an evaluation of each full-time probationary faculty appointee assigned to the committee by the President and render the following reports to the President, the probationary faculty appointee, and through the President to the appointing authority at the following times during the regular college year or during a full-time probationary faculty appointee's first nine consecutive quarters of employment. The regular college year shall be deemed to begin with the first Fall Quarter. However, the probationary period of a full-time probationary faculty appointment will begin with the first quarter of employment and shall not exceed nine consecutive quarters (excluding summers and approved leaves of absence) except as provided in Article 33.6.

1. A written evaluation of each full-time probationary faculty appointee's performance and the subsequent submission of such written evaluation of the performance directed to the said probationer and the President by December 20 or by the 20th of the month which falls at the end of the 1st quarter of employment and again at least one week prior to the regularly scheduled March meeting of the College's Board of Trustees, or at least one week prior to the scheduled meeting of the College's Board of Trustees that falls at the end of the probationer's 2nd and 5th consecutive quarters of employment (excluding summer quarters and approved leaves of absence) that said probationer is not a tenured faculty appointee. The review committee shall obtain such appointee's written acknowledgment of receipt of the written performance evaluation each time such evaluation is rendered.

2. A written recommendation concerning the employment or non-employment for each full-time probationary faculty appointee for the ensuing regular college year or the ensuing three consecutive quarters directed to the appointing authority through the President at least one week prior to the regularly scheduled March meeting of the College's Board of Trustees, or at least one week prior to the scheduled meeting of the College's Board of Trustees that falls at the end of the probationer's 2nd and 5th consecutive quarters of employment (excluding summer quarters and approved leaves of absence). In the event the review committee anticipates a recommendation of non-employment, the committee shall give written notification to the probationer that it has information that could adversely affect their tenure recommendation. Upon receiving written notification from the tenure review committee, the probationer shall have five working days in which to request, in writing, a meeting with the tenure review committee in order to present additional information.

3. A written recommendation directed through the President to the appointing authority recommending the appointing authority award or not award tenure, such written recommendations to be submitted at times deemed appropriate by the review committee; provided, that during such full-time probationary faculty appointee's last three consecutive college quarters of employment (excluding summer quarters and approved leaves of absence), the review committee shall, at least one week prior to the regularly scheduled March meeting of the College's Board of Trustees of such regular college year, or at least one week prior to the College's Board of Trustees meeting that falls
during the probationer’s 8th consecutive quarter of employment (excluding summer quarters and approved leaves of absence), make such a recommendation as to the award or non-award of tenure for each full-time probationary faculty appointee who is then serving his/her 8th consecutive quarter of full-time appointment.

B. The appointing authority shall only be required to give reasonable consideration to an award of tenure recommendation of the review committee but shall not be bound by such recommendation provided reasonable consideration to such recommendation resulting from Article 33.5 (A) (2) has been given.

33.6 Extension of Probation Period

Upon recommendation of the Tenure Review Committee, the probation period for a full-time probationary faculty may be extended beyond nine consecutive quarters (excluding summers and approved leaves of absence) for an additional one, two, or three quarters (excluding summer quarter):

A. With the written consent of the probationary faculty member.

B. If the Tenure Review Committee believes that the probationary faculty member needs additional time to complete satisfactorily a professional improvement plan already in progress and the Committee further believes that the probationary faculty member will complete the plan satisfactorily.

C. At the conclusion of any such extension, one week prior to the meeting of the Board of Trustees that falls during the last month of the extended probationary period, the Tenure Review Committee will recommend tenure or non-tenure to the appointing authority based upon satisfactory completion of the professional development plan.

33.7 Tenure Purchase Agreement

A tenure purchase agreement may be made between the college president and a tenured faculty member. The tenure purchase must be of bona fide benefit to the college and the purchase amount excluded from any retirement calculations. The Association will be notified if the college initiates tenure purchase discussions with a faculty member.

Article 34 Dismissal

34.1 Sufficient Cause

Tenured employees shall not be dismissed or laid off except for sufficient cause nor shall a probationary employee be dismissed or laid off prior to the written terms of an appointment except for sufficient cause. Sufficient cause for dismissal shall include, but not be limited to, the following enumerated grounds:

A. Aiding, abetting or participating in an unlawful act;

B. Failure in the performance of professional assignment;
C. Failure to perform an assignment as specified by contract;

D. Physical or mental inability to perform duties as required for professional faculty members;

E. Failure to act appropriately within the ethical code of professional faculty as stated in the Faculty Handbook;

F. Lay-off or reduction-in-force.

34.2 Dismissal Review Committee

A Dismissal Review Committee comprised for the express purpose of hearing dismissal cases shall be formulated by October 15 and shall be comprised of the following members:

A. An administrator chosen by the College President.

B. Three (3) employees chosen by the employees acting in a body; provided that the initial Dismissal Review Committee employees shall serve one-year (1), two-year (2), and three-year (3) terms, respectively. All subsequent elections to this committee by employees shall be limited to an election of a member to a three-year (3) term so that all future elections of an employee to this committee shall be accomplished on a staggered-term basis.

C. A full-time student chosen by the Associated Student Body.

34.3 Charges

A. If the President deems sufficient cause exists, a formal charge will be brought against the employee affording an opportunity for a formal hearing after not less than ten (10) days' written notice. The written notice shall include:

1. A statement of the time, place, and nature of the proceeding
2. A statement of the legal authority and jurisdiction under which the hearing is to be held
3. A reference to the particular rules of the District involved
4. A statement of the charges and allegations.

Copies of such notice will go to the appropriate Vice President, the Chairperson of the Dismissal Review Committee, and the President of the Association.

34.4 Hearing Procedure for Dismissal

A. The affected employee shall have ten (10) days from the date of the notice of dismissal to make a written request for a hearing. If the affected employee does not request such a hearing from the President of the college within seven (7) days, the President will request a written determination from the employee as to whether he/she wishes to avail himself/herself of the right to a hearing. If the employee fails to respond within the ten (10) days provided herein, this failure to
request a hearing shall constitute acceptance of dismissal and waiver of any right to a hearing. The decision of an employee not to request a hearing shall be communicated to the Dismissal Review Committee and Board of Trustees. Furthermore, a timely written request for a hearing within the above ten-day (10) period is deemed jurisdictional.

B. Such formal hearing shall be held in accordance with, and in full compliance with, RCW 34.05.449. Provided, however, implementation shall always involve a hearing officer appointed by the District.

C. Upon receipt of a request for a hearing from an affected faculty member, the President shall notify the Board of Trustees and request that the Board appoint an impartial hearing officer. The hearing officer shall be a member in good standing of the Washington State Bar Association and shall not be an employee of the State of Washington Attorney General’s Office or an employee or Board of Trustees member of any Washington community college. The Association shall be consulted prior to the appointment of the hearing officer but final selection shall rest with the Board.

D. Consideration by the Dismissal Review Committee.

1. The designated hearing officer shall conduct a formal hearing pursuant to RCW 34.05.449 as now or hereafter amended. The Dismissal Review Committee shall attend all hearings and at the discretion of the hearing officer shall examine any witness called.
2. The hearing officer shall make proposed findings of fact. The hearing officer shall transmit the record, including the proposed findings of fact, to the Board of Trustees within thirty (30) days of the conclusion of the hearing.
3. The Dismissal Review Committee, based upon evidence presented at the hearing, shall simultaneously transmit a recommendation to the Board of Trustees.
4. The Board of Trustees shall adopt findings of fact and shall render a decision based upon the record. In rendering such decision, the Board shall give careful consideration to the recommendations of the Dismissal Review Committee.

E. Consistent with RCW 28B.50.864, appeals from the final decision of the Board of Trustees shall be in accordance and full compliance with RCW 34.05.510-.598 and shall not be grievable under the terms of this Contract. Provided, however, upon written mutual agreement of the employee and the District (which includes a waiver either may have to statutory rights), binding arbitration may be utilized in lieu of the procedure outlined in B, C, and D herein. Such agreement must be reached prior to the implementation of D (1) above.

Article 35  Reduction-in-Force

35.1  Termination of Faculty Appointments

The appointing authority shall be deemed to have the authority to terminate the contract of any tenured employee or probationary employee because of Reduction-in-Force.
Sufficient cause for Reduction-in-Force shall mean either of the following:

A. Elimination or reduction of financing or the elimination or reduction of program.

B. State Board for Community and Technical College declaration of financial emergency pursuant to RCW 28B.50.873 under the following conditions:
   1. Reduction of allotments by the governor pursuant to RCW 43.88.110(7), or
   2. Reduction by the legislature from one biennium to the next or within a biennium of appropriated funds based on constant dollars using the implicit price deflator.

35.2 Nothing in this Reduction-in-Force policy shall be construed to affect the decision and right of the appointing authority not to renew a probationary faculty appointment without cause pursuant to RCW 28B.50.857.

35.3 Lay-Off Units

A. The District Lay-Off Units, each of which may consist of one (1) or more programs, for the purpose of Reduction-in-Force, will be identified in Appendix B. The District reserves the right to add or drop layoff units in accordance with programs being added and eliminated with the mutual agreement of the Association.

B. Full-time employees shall be assigned to one (1) lay-off unit. Assignments to layoff units shall be published by November 1 of each year. Disputes regarding such lay-off assignments shall be resolved through initiation of a grievance at Step Two and expedited arbitration if required. Employees previously assigned to a second lay-off unit prior to June 1987 shall retain their assignment to such unit.

35.4 Seniority

A. Definition.

Seniority shall be based on the number of years of employment beginning with the date of the signing of the first full-time faculty contract for the most recent period of continuous full-time service at the College and shall include leaves of absence, sabbaticals, and faculty members employed by the District prior to July 1967. The person with the highest number of qualifying years shall be the most senior; in the case of ties, seniority shall be determined in the following order:
   1) First date of the signature of a letter of intent to accept employment or first date of signature of an Employment Contract, whichever is earlier.
   2) First date of application for employment.

B. Faculty/Administrative Appointment.

In the event non-bargaining unit members assume bargaining unit status, continuous service with the District shall be included in making the appropriate seniority determination required in A above. An exception is that tenured faculty who assume administrative exempt appointments subsequent to the approval of this contract will not be entitled to count years of administrative experience when determining seniority.
35.5 Order of Reduction.

If a reduction is determined to be necessary within a reduction-in-force unit, the order of reduction will be based on seniority. Prior to the laying off of any academic employee within an affected unit, the following actions will first be taken, provided there are qualified academic employees to perform and fulfill the requirements of the academic employee position vacated by the below-mentioned resignation, retirement or leave of absence:

A. Normal academic employee resignations in the same unit will not be replaced.

B. Voluntary academic employee retirements from the same unit will not be replaced.

C. Normal and regular academic employee leaves from the same unit will not be replaced for the duration of the time that such leave is applicable.

D. Vacant positions within the same lay-off unit will be filled from within.

35.6 Notification of Lay-Off

When the President determines that a Reduction-in-Force is necessary and has selected the affected employees to be reduced, the initial step shall be for the President to meet with the employee and discuss the proposed termination/dismissal with the individual employee in personal conference which shall be an informal proceeding for purposes of Chapter 34.05 RCW. The matter may be resolved at this step by the use of alternatives such as reassignment, leave of absence, retirement, resignation, etc. Subsequent steps in the procedure for Reduction-in-Force are specified in Article 34.4, Hearing Procedure for Dismissal.

35.7 Financial Emergency

In the event that the Reduction-in-Force is because of financial emergency pursuant to Article 35.1 (B) above, the following conditions shall apply:

A. In the case of a reduction-in-force for reasons set forth in Article 35.1 (B) above, the notice shall clearly indicate the separation is not due to the job performance of the employee and hence is without prejudice to such employee and, in addition, shall indicate the basis for reduction-in-force as one or both of the reasons set forth in Article 35.1 (B) above. The notice must also indicate the effective date of separation from service.

B. In the case of a reduction-in-force for reasons set forth in Article 35.1 (B) above, at the time of a faculty member’s or members' request for formal hearing, said faculty member's or members' may ask for participation in the choosing of the hearing officer in the manner provided in RCW 28A.58.455(4), said employee therein being a faculty member for the purposes hereof, and said board of directors therein being the Board of Trustees for purposes hereof: PROVIDED, That where there is more than one (1) faculty member affected by the Board of Trustees' reduction-in-force, such faculty members requesting hearing must act
collectively in making such request: PROVIDED FURTHER, That costs incurred for the services and expenses of such hearing officer shall be shared equally by the community college and the faculty member or faculty members requesting hearing.

C. In the case of reduction-in-force for reasons set forth in Article 35.1 (B), the hearing shall be consolidated; only one (1) such hearing for the affected faculty members shall be held and such consolidated hearing shall be concluded within the time frame set forth herein.

D. In the case of a reduction-in-force for reasons set forth in Article 35.1 (B) above, the formal hearing (pursuant to RCW 34.05.413-476 and conducted by the hearing officer appointed by the Board of Trustees): (a) shall be concluded by the hearing officer within sixty (60) days after written notice of the reduction-in-force has been issued; (b) the only issue to be determined shall be whether under the applicable policies, rules or bargaining agreement, the particular faculty member or members advised of severance are the proper ones to be terminated; (c) any findings, conclusions of law and recommended decision shall not be subject to further tenure review committee action.

E. In the case of a reduction-in-force for reasons set forth in Article 35.1 (B) above, failure to request a hearing shall cause separation from service on the effective date stated in the notice, regardless of the duration of any individual employment contract. In the case of a reduction-in-force for reasons set forth in Article 35.1 (B) above, separation from service after formal hearing shall become effective upon final action by the Board of Trustees.

35.8 Appeal Rights

A. An employee, upon receipt of the President's letter of intent to recommend lay-off, shall be afforded appeal rights defined in Article 34.4; provided, however, that if any member of the Dismissal Review Committee is potentially affected by the recommendation to be submitted, an alternate member shall be immediately elected and provided further that arguments in the formal hearing process shall be limited to data and reasons for the selection of the individual selected for lay-off.

B. All matters regarding Reduction-in-Force shall be consolidated into a single Dismissal Review Committee hearing.

C. Except in extraordinary circumstances, the effective date of the Reduction-in-Force shall be the end of the academic quarter in which the Board of Trustees makes the final determination.

35.9 Recall Rights

Employees who have been laid off as a result of this Article shall have the right to be recalled. Recall shall be in reverse order of lay-off by lay-off unit to an employee position, either a newly-created or vacant full-time position, provided the employee is qualified to perform the needed duties of such position. The period of recall shall extend three years after the effective date of lay-off.
35.10 Special Provisions

A. Upon the request of a faculty member laid off for reasons of this Article the College President shall write a letter to other institutions of the Northwest stating: (1) the reason of said lay-off; (2) the qualifications of the affected faculty member; and (3) any other pertinent information which may be of assistance in securing another employment position.

B. Upon mutual agreement between the faculty member and the District, appeal rights outlined in this Agreement may be waived in favor of final and binding arbitration, pursuant to Article 34.4 (E).

C. Except as specifically stated herein, the grievance procedure of this Contract shall not be applicable to this Article.

D. In the event an employee hired prior to July 1, 2003 does not exercise appeal rights in Article 34.4, such employee shall be guaranteed a cashout payment equivalent to fifty (50) contract days of pay. In the event an employee hired on or after July 1, 2003 does not exercise appeal rights in Article 34.4, such employee shall be guaranteed a cashout payment equivalent to twenty-five (25) contract days of pay. If a faculty member is recalled for the subsequent quarter, this guaranteed cash out payment will be forfeited. This section does not apply to employees hired at WSP after January 15, 1999.

E. This section applies only to WSP employees hired prior to January 15, 1999. In the event the contract between the Department of Corrections and Walla Walla Community College is not renewed and an employee does not exercise appeal rights in Article 34.4, such employee shall be guaranteed a cash-out payment equivalent to fifty (50) contract days of pay. However, if such faculty declines a subsequent offer of a full-time teaching position at WSP within 65 days of the last date of employment by the college, the cash-out payment will be repaid to the college.

F. Annually contracted employees upon recall shall retain all previously accrued benefits such as sick leave. No District benefits shall accrue or be granted to an individual while on lay-off status. Benefits may be transferred and/or self-paid to the extent permitted by law.

Article 36 Part-Time Faculty

36.1 Fringe Benefits

Part-time employees shall receive health insurance benefits in accordance with Public Employee Benefits Board (PEBB) rules and regulations. For purposes of determining eligibility, percent of time shall mean a percent of the contract hours required by a full-time employee in the appropriate mode of instruction.
36.2 Personnel Files

Part-time academic employees shall have all rights pertaining to personnel files as defined in this Contract.

36.3 Appointment Notices

A. All part-time and temporary educational employees will be issued payroll authorization forms which shall stipulate the instructional assignment(s) and the salary.

B. All temporary contracted educational employees will, on initial employment, be issued Professional Faculty Contract forms which shall stipulate the instructional assignment and salary. Salary notification forms will be issued in subsequent quarters, providing there is no break in service and no change of assignment. This form will state placement on the faculty salary schedule, rate of pay, total salary, and duration of the period of employment.

C. All payroll authorization forms and employment contracts that are issued shall be consistent with the terms and provisions of this Contract and this Contract shall be controlling should there be any inconsistencies.

36.4 Salary Payment

All part-time and temporary education employees shall be paid as follows:

A. Part-time faculty paid from the Part-time, Moonlight/Overload Faculty Salary Schedule and full-time contracted faculty performing moonlight/overload assignments will be paid twice per month, on the 10th and the 25th of the month, or as determined by the state regulations governing payroll procedures.

B. Temporary contracted employees will be paid twice each month, on the 10th and 25th, or as established by state regulations governing payroll.

36.5 Office Hours and Meetings

A minimum of $10,000 will be provided for out of class (office hours) for part-time faculty teaching one-third of a load or more, upon request of the faculty member and approval of the supervisor. Correctional educational programs, summer session, and moonlight overload courses are excluded. Compensation will be at the professional non-teaching rate.

36.6 Sick Leave

A. Accrual

Part-time faculty under contract shall accrue sick leave in hourly increments. The rate of accrual shall be pro-rated based upon their percent of work time as compared to that of full-time faculty. The maximum number of sick leave hours a part-time instructor may be granted shall not exceed seven (7) hours per month.
B. Use

1. Part-time faculty may use sick leave for employee or family member illness, injury, or bereavement as provided for full-time faculty, identified in Article 24.3 of this agreement.
2. Sick leave may be used only during scheduled work days and may not be applied to periods of time when the faculty member has no teaching assignment. Part-time faculty shall report absences in accordance with the number of in-class teaching hours missed.
3. Employees shall report illness to the division coordinator or his/her immediate supervisor at the beginning of any period of leave and daily thereafter unless prearranged. A physician’s certificate of illness or injury may be required for approval of sick leave in excess of three (3) occurrences (work days) in a quarter.
4. All requests for and reports of sick leave must be documented by completing the appropriate form.

C. Transfer

Part-time faculty may transfer accrued leave to or from any state agency, any educational service district, any school district, or any other institution of higher education as provided in RCW 28B.50.551(5).

D. A break in service of less than five (5) years shall not result in the loss of accumulated sick leave.

36.7 Shared Leave

Part-time faculty who accrue sick leave may participate in the College’s shared leave program, on a pro-rata basis, in accordance with the WWCC Shared Leave Policy.

36.8 Sick Leave Cash-Out

Part-time faculty who retire are required to participate in the medical expense plan (VEBA) on the same basis as full-time faculty, subject to VEBA rules and regulations for participation. If the VEBA is not active at the time of retirement, the sick leave will be cashed out to the individual employee. For purposes of sick leave cash out, part-time faculty must provide the College with appropriate verification from the State Board Retirement Plan or social security which shows they are receiving distribution payments and are in retirement status.

36.9 Rate of Leave Earned

Part-time contracted employees compensated on the full-time salary schedule shall receive illness, injury, emergency and bereavement leave on a pro rata basis. Quarterly contracted employees compensated on a full-time salary schedule who teach a full load for three quarters during an academic year shall receive personal leave.

36.10 Professional Development Fund

A. This section makes provision for a professional development fund for part-time faculty who meet the following criteria:
1. Must have been a part-time instructor of the District for at least one year and have taught a minimum of 15 credits during that time.
2. Must be teaching at least five (5) credits when application for funding takes place.
3. Must be approved or recommended by their supervisor.

B. Funds for this activity will be administered by a Vice President of Instruction with assistance from the Professional Development Committee. Amount of funds will be determined through the annual planning and budgeting process. Part-time instructors working at one of WWCC’s contracted correctional educational facilities will be funded by DOC contract dollars.

36.11 Attendance at Professional Development Activities

Part-time instructors who, at the request of their supervisors, attend professional development activities held during assigned class hours will be paid for those class hours, provided that a substitute does not have to be hired.

36.12 Process for Evaluating Part-Time Faculty

A. Part-time instructors are important contributors to the educational mission of WWCC. Evaluation is an important strategy ensuring quality instruction. Evaluation provides useful information to the part-time instructors as a means to encourage continuous improvement. Therefore, evaluation of part-time instructors is an integral component of a comprehensive faculty evaluation system.

B. It is agreed by the College and the Association that:

1. Part-time faculty will be invited to an orientation which includes an explanation of the evaluation process.
2. Part-time faculty will be evaluated using the same evaluation forms as used for full-time faculty.
   a. Students will evaluate part-time instructors the first quarter that they teach for the College.
   b. Students and peers will evaluate part-time instructors the second quarter that they teach for the College.
   c. Part-time faculty will participate in a self-evaluation during their third quarter of teaching.
   d. Division chairs of part-time instructors will review all the evaluation documents after the third quarter of their teaching and provide a report to the Vice President of Instruction.
   e. A Vice President of Instruction will submit the evaluation documents to the Human Resources Office.
3. If a part-time faculty member teaches on a continuous basis, a comprehensive evaluation will be conducted at least once every five (5) years.
4. If there is concern about the quality of instruction from the student evaluation, supervisor, a peer, or the part-time instructor before the five year cycle is completed, a more comprehensive evaluation will occur involving an
administrator and a tenured faculty member.

5. An evaluation report including commendations and recommendations will be shared with the part-time faculty member.

C. Part-time instructors teaching continuing education and community service classes are evaluated as often as practical, using a student evaluation form which is unique to that program.

Article 37 Grievance Procedure

37.1 Definition and Procedure

A grievance is hereby defined as a complaint by employee(s) or the Association regarding the interpretation or application of the terms of this Agreement by the Employer. An individual employee or group of employees shall have the right to present grievances and to have such grievances adjusted without the intervention of the Association, in accordance with Step One below, as long as the adjustment is not inconsistent with the terms of this Agreement. Such grievances shall be handled in the following manner:

A. Step One

The grievant and the Association representatives, if requested by the grievant, may orally present the alleged grievance to the appropriate Vice President. Resolution, if any, shall be reduced to writing and a copy forwarded to the Association and the President. If the grievance is not adjusted orally, the grievance shall be reduced to writing, dated and signed by the employee and the Association representative, and shall state the specific factual basis of the grievance, the provision or provisions of the Agreement involved, and the remedy sought. The appropriate Vice President shall be given the written and dated original grievance. The Vice President shall answer the grievance in writing within ten (10) working days thereafter and shall concurrently send a copy of the grievance and the answer to the Association.

B. Step Two

If no resolution is reached at Step One, the written grievance may be submitted to the District President or designated representative; provided it is filed with the District President or his/her designated representative not more than five (5) working days after it is answered in Step One. Representative(s) of the Association shall be present at any meeting called to consider the grievance at this step. The District President or his/her designated representative shall send his/her written answer to the Association within five (5) working days. Such answer shall be deemed to be the position of the Employer.

C. Step Three

If no resolution is reached at Step Two, the Association may at its sole discretion within five (5) working days after the date of the Step Two answer request by
written notice to the District President that the grievance be arbitrated, provided that the grievance presents a matter that is subject to arbitration as herein defined.

37.2 Time Limits

With respect to Article 37.1, the following time limits are established. Any grievance not presented in writing as provided in Step One of Article 37.1 above within thirty (30) working days after the grievant becomes aware of the facts on which the grievance is based, shall be waived for all purposes. Other time limits may be extended by written mutual agreement of the parties. Working day, as used in this article, shall mean any day the College is open to the public but shall exclude Saturdays, Sundays, and official holidays.

37.3 Arbitration

Matters subject to arbitration shall be referred to the American Arbitration Association under voluntary rules. Expedited rules and procedures of the American Arbitration Association may be utilized upon the written consent of the parties.

37.4 Jurisdiction of the Arbitrator

Jurisdiction of the arbitrator is limited to:

A. Adjudication of the issues which, under the express terms of this Agreement and any Submission Agreement, are subject to arbitration.

B. Interpretation of the specific terms of this Agreement which are applicable to the particular issue presented to the arbitrator, and such jurisdiction shall not give such arbitrator authority to supplement or modify or amend any terms or conditions of this Agreement.

C. The rendition of a decision or award based solely on the evidence and matters presented to the arbitrator by the respective parties in the presence of each other, and the matters presented in the written briefs of the parties.

D. Upon request of either party, the merits of a grievance and the procedural arbitrability issues arising in connection with that grievance shall be consolidated for hearing before the arbitrator provided that an arbitrator shall resolve the arbitrability of a grievance before hearing the merits of the grievance.

E. An arbitrator shall not have the authority to remand an issue back to the parties for negotiations as a part of any award.

37.5 Fees and Expenses, Decision of Arbitrator

The fees and expenses of the arbitrator shall be borne equally by the parties. The decision of the arbitrator shall be final and binding upon the Employer, the Association and the employees affected consistent with the terms of this Agreement.
37.6 Records

All documents, communications, and records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants. Requests by the Association for information needed for processing of any grievance shall not be unreasonably denied. Grievance hearings shall be conducted during normal working hours consistent with minimal interference with instructional duties. Employees directly participating in such hearings shall suffer no loss of pay.

Article 38 Salary Schedule

38.1 Legislative Authorization

All commitments in regard to compensation and economic fringe benefits which are required by this Agreement, including the salary schedule, Appendix C, are contingent upon legislative authorization.

38.2 Placement of New Academic Full Time Employees

New academic employees will be placed on the appropriate step of the full time faculty salary schedule (see Appendix C). They will receive step credit as follows:

Amended (eff. 11/1/2013) See Memorandum of Understanding signed 10/16/13

<table>
<thead>
<tr>
<th>Years of relevant teaching and/or work experience</th>
<th>Journeymen status, AA, AAAS or Bachelor's degree</th>
<th>Years of relevant teaching and/or work experience</th>
<th>5-Year Vocational Certificate or Master's degree</th>
<th>Doctorate Degree</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 14 years</td>
<td>Step 3a</td>
<td>0 – 11 years</td>
<td>Step 3a</td>
<td>Step 6a</td>
</tr>
<tr>
<td>15 – 18 years</td>
<td>Step 4a</td>
<td>12 – 15 years</td>
<td>Step 4a</td>
<td>Step 7a</td>
</tr>
<tr>
<td>19 – 22 years</td>
<td>Step 5a</td>
<td>16 – 19 years</td>
<td>Step 5a</td>
<td>Step 8a</td>
</tr>
<tr>
<td>23 + years</td>
<td>Step 6a</td>
<td>20 + years</td>
<td>Step 6a</td>
<td>Step 9a</td>
</tr>
</tbody>
</table>

Part-time teaching and work experience will be prorated for salary placement purposes. Military experience will be credited in the same manner as other experience when it is documented as being relevant to the employee's professional field. Any military service which interrupted a teaching career may be included up to a limit of four years. Work and/or teaching experience not directly related to assignment may be counted at the college's discretion. The Association will be informed of all new placements. In the event exceptional placements are required for competitive purposes, the Association will be consulted before a final placement decision is made.

38.3 Advancement on the Full Time Salary Schedule

A. Advancement on the salary schedule is contingent upon increments.

B. Increments can be earned by:
   1. Successfully completing an additional year of full-time employment.
   2. Earning 15 Professional Improvement Units.
C. Failure to satisfy the Professional Development requirement (see Article 30) may result in a withholding of salary advancement, or in termination of the employee’s contract.

38.4 Part-time, Moonlight/Overload Faculty Salary Schedule

A. Part-time faculty schedule is attached as Appendix D.

B. This compensation is based on the course master which identifies the number of hours a class is scheduled to meet each quarter. This compensation covers all activities necessary to successfully offer this class, including but not limited to preparation time, teaching time, exam time, grading, consultation with students, etc.

C. Classes without sufficient enrollment may be canceled. Low enrolled courses will be compensated according to the part-time salary schedule if enrollment has not met the full enrollment threshold by the end of the tenth day of the quarter. Sufficient enrollment will be determined by the College dependent upon College needs, state allocations, and other factors. The College has the right to cancel low enrolled distance courses.

D. Overload pay for Cooperative Education will be paid at $275 per Quarterly Student FTE (QFTE) generated rounded to the nearest .5 QFTE. Faculty supervision and work related to a campus-based Cooperative Education experience outside of their normal workday will be compensated at the non-teaching rate.

E. All special topics/special problems courses will be approved in advance by a vice president of instruction. Compensation for special topics/special problems courses will be paid at $30.00 per credit. This provision does not apply in cases where these courses are part of an instructor’s full-time workload.

38.5 Salary Increase Provisions

In the event the Washington State Legislature renews and/or enacts new legislation which allows WWCC the opportunity to improve faculty salaries from other college funds, then the parties shall commence negotiations within thirty (30) days of effective date.

Article 39 Individual Contracts

39.1 The Employer shall provide notification of continued employment to each full-time employee prior to the end of Spring Quarter of the preceding academic year. Personnel employed in programs contingent upon contracted funds shall be given a letter of intent relative to continuation of the program in lieu of notification of employment. In such cases notification must be issued by June 30. Certified mail shall be used in instances where an employee is on leave at the time contracts are issued provided the employee has left a forwarding address prior to commencement of leave.

39.2 Each full-time employee who does not intend to return to employment in his/her
respective appointment shall so notify the Employer in writing no later than ten (10) days after notification by the President.

**Article 40 Payment**

40.1 Salary payment shall occur within the contract year as indicated in 40.1 A, B and C below or as directed by the legislature or Governor.

   A. **September to June Employment.** Prior to June 30th of each year the faculty member will have the option to select one of the following payment options for the upcoming academic year.

      1. Contract is divided into nineteen (19) equal amounts and paid 1/19th semi-monthly, September through June.
      2. Contract is divided into twenty-four (24) equal amounts and paid 1/24th semi-monthly, September through May and a balloon payment of 6/24th in June.

   B. **July through June Employment.**
      The Contract is divided into twenty-four (24) equal amounts and paid semi-monthly, July through June.

   C. **Alternate Employment Schedule.**
      Semi-monthly amounts encompassing August start date will be established between employee and payroll personnel in cooperation with appropriate administrative approval.

40.2 In the event of a mid-year termination, and prior to final payment because of such termination, the appropriate vice president and the Business Office will determine actual contract days worked and compute the earned compensation based on the daily rate for that employee. This computed amount will be compared to actual total salary payments and an appropriate adjustment made to the final payment. If the employee has been overpaid, the overpayment will be reimbursed to the College by the employee.

40.3 **Other Deductions**

   The District shall, upon receipt of written authorization from an employee, deduct from the employee's salary and make appropriate remittance for all voluntary deductions approved by the State Board and the District Board of Trustees. Termination of deductions shall not occur without a ten (10) day prior notification to the employee.

**Article 41 Uninterrupted Instructional Activities**

The Employer and the Association agree that disputes which may arise between them shall be settled without resort to strike or lockout. The Employer agrees it will not lock out any or all of its employees during the term of this Contract and the Association agrees on behalf of itself and its membership that there shall be no strike or slowdowns during the term of this Contract.
Article 42  Duration

This contract shall remain in full force and effect from November 16, 2011 to and including November 16, 2014. Either party may, upon written notice to the other party, give notice of its intent to negotiate salaries in accordance with Article 38.5, Salary Increase Provisions, during each year of the Contract. Likewise, either party may give notice of its intent to reopen in the event of legislative, contracted or grant funding reductions. All Articles and Sections of the Contract shall remain in full force and effect until the parties mutual agree to modify said Contract.


For the Association

[Signature]

11-22-2011

Date

For the Employer

[Signature]

11-22-2011

Date
### Administrative Positions

- Assistant Director, Corrections Education
- Director, Admissions/Registrar
- Director, Budgets, Grants and Contracts
- Director, Clarkston Center
- Dean, Corrections Education
- Director, Enology and Viticulture
- Director, e-Learning
- Director, Financial Aid
- Director, Human Resources
- Director, Institutional Planning & Assessment
- Director, Institutional Research
- Interim Director, Library Services
- Director, Marketing, Media and Graphics
- Director, Health Science Education
- Director, Resource Development
- Director, Retention Services
- Director, Student Development Center
- Director, Technology Services
- Director, Transitional Studies
- Vice President, of Academic Instruction & Chief Instruction Officer
- President
- Vice President, Administrative Services
- Vice President, Financial Services
- Vice President, Instruction Workforce Education
- Vice President, Student Services

### Exempt Positions

- Academic Coordinator, Chief GED Examiner-WSP
- Administrative Assistant to the Vice President, Instruction and Chief Instruction Officer
- Administrative Assistant to the Vice President of Administrative Services
- Administrative Assistant to the Vice President, Instruction-Workforce Education
- Administrative Assistant to the Vice President, Student Services
- Administrative Assistant, Snake River Salmon Recovery Board
- Advisor, CESC Funding
- Advisor, Career & Technical Education (CTE)
- Assistant Director, Student Activities
- Assistant Director, Technology Services
- Athletics Fundraiser/Head Rodeo Coach
- Coordinator, Allied Health and Safety Education
- Coordinator, Athletics Facilities/Trainer/Women’s Softball Coach
- Coordinator, Automotive and Industrial Equipment Job Shop
- Coordinator, Clarkston Center Student Services
- Coordinator, Community Network Coordinator
- Community Education & Lifelong Learning
- Coordinator, Early Learning Special Projects/Instructor
- Coordinator, e-Learning Instructional Design
- Coordinator, Enrollment and Course Information
- Coordinator, Grant Management & Tech Prep
- Coordinator, Instructional Support
- Coordinator, Medical Assisting Program
- Coordinator, Nursing Education-Clarkston
- Coordinator, Sports Information and Head Baseball Coach
- Coordinator, Student Recruitment & Outreach
- Coordinator, Testing & New Student Programs
- Coordinator, Testing & New Student Programs-CRCC
- Coordinator, Transportation and Diesel Job Shop
- Coordinator, Workforce Education Development Specialist
- Director, Corrections Education-CRCC
- Director, Energy Systems Program
- Director, High School Programs
- Director, Agriculture Center for Excellence
- Director, Athletics/Men’s Basketball Coach
- Director, John Deere Agricultural Program
- Director, Snake River Salmon Recovery Board
- Director, Special Populations
- Director, Special Projects
- Director, Student Activities
- Director, TRIO/Student Support Services
- Director, Water and Environmental Center
- Educational Planning and Transitional Specialist
- Educational Planning and Transitional Specialist-Clarkston
- Enology Program Winemaker/Instructor
- Environmental Education Coordinator, Water and Environmental Center
- Educational Planner
- Executive Assistant to the College President
- Information Technology Administrator WSP Manager, Advertising/Media Services Manager, Bookstore
- Manager, Education and Training Program
- Manager, Campus Food & Catering
- Manager, Payroll
- Professional-Technical Recruitment and Retention Specialist with Assistant Director Responsibilities-Clarkston Center
- Culinary Arts Program Director
- Program Manager, Early Childhood and Educational Support
- Project Manager, Walla Walla Early Learning Coalition
- Project Coordinator, Snake River Salmon Recovery Board
- Retention Specialist
- Retention Specialist-Clarkston
- Specialist, Financial Aid
- Specialist, Health Science Transition
- Viticulture Program Vineyardist/Instructor
- Women’s Basketball Coach/Assistant Athletic Director
- Women’s and Men’s Soccer Coach/Advisor
Appendix B: Lay-Off Units

Main Campus
1. Anatomy & Physiology
2. Anthropology & Archaeology
3. Art
4. Astronomy
5. Biology
6. Chemistry
7. Criminal Justice
8. Drama & Speech
9. Economics
10. Health & Physical Education
11. History
12. Humanities (HUM courses)
13. Language/Literature
14. Math
15. Philosophy
16. Physics
17. Political Science
18. Psychology
19. Recreation
20. Sociology
21. Transitional Studies
22. Nursing Program
23. Business and Management
24. Office Technology
25. Production Agriculture
26. Farrier
27. Irrigation Technology
28. Diesel Equipment Mechanics
29. Agri-Business
30. Civil Engineering Technology
31. Auto Mechanics
32. Auto Body Repair
33. Precision Machining Technology
34. Refrigeration and Air Conditioning Technology
35. Welding
36. Carpentry
37. Cosmetology
38. Family & Consumer Studies
39. Counseling
40. Library
41. Computer Technology
42. Music
43. John Deere Agricultural Technology
44. Turf Management
45. Enology and Viticulture

46. Professional Golf Management
47. Nutrition

Washington State Penitentiary
48. Auto Body Repair Technology
49. Custodial Services
50. Barbering
51. Carpentry
52. Basic Skills
53. Business and Commerce
54. Information Technology Certificate Program
55. Welding
56. Refrigeration and Air Conditioning
57. Diesel Technology
58. Graphic Design

Clarkston
59. Nursing (Health Occupations)
60. Business and Commerce
61. Science
62. Language/Literature
63. Mathematics
64. Transitional Studies
65. Carpentry
66. Sociology
Appendix C: Full Time Faculty Salary Schedule

A. Full-time Faculty Salary Schedule

Amended (eff. 7/1/2014) See attached MOU signed (10/16/2014)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>3A</td>
<td>49,187</td>
<td>$279.47</td>
<td>7A</td>
<td>54,096</td>
<td>$307.36</td>
<td>11A</td>
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<td>$335.25</td>
</tr>
<tr>
<td>B</td>
<td>49,494</td>
<td>$281.22</td>
<td>B</td>
<td>54,402</td>
<td>$309.10</td>
<td>B</td>
<td>59,311</td>
<td>$336.99</td>
</tr>
<tr>
<td>C</td>
<td>49,801</td>
<td>$282.96</td>
<td>C</td>
<td>54,709</td>
<td>$310.85</td>
<td>C</td>
<td>59,618</td>
<td>$338.74</td>
</tr>
<tr>
<td>D</td>
<td>50,107</td>
<td>$284.70</td>
<td>D</td>
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<td>$312.59</td>
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</tr>
<tr>
<td>4A</td>
<td>50,414</td>
<td>$286.44</td>
<td>8A</td>
<td>55,323</td>
<td>$314.34</td>
<td>12A</td>
<td>60,231</td>
<td>$342.22</td>
</tr>
<tr>
<td>B</td>
<td>50,721</td>
<td>$288.19</td>
<td>B</td>
<td>55,629</td>
<td>$316.07</td>
<td>B</td>
<td>60,538</td>
<td>$343.97</td>
</tr>
<tr>
<td>C</td>
<td>51,028</td>
<td>$289.93</td>
<td>C</td>
<td>55,936</td>
<td>$317.82</td>
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<td>56,243</td>
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<tr>
<td>5A</td>
<td>51,641</td>
<td>$293.41</td>
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<td>56,550</td>
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<td>61,458</td>
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<tr>
<td>B</td>
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<td>$295.16</td>
<td>B</td>
<td>56,857</td>
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<td>B</td>
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<td>$350.94</td>
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<tr>
<td>C</td>
<td>52,255</td>
<td>$296.90</td>
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<td>57,163</td>
<td>$324.79</td>
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<td>62,072</td>
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<tr>
<td>D</td>
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<td>6A</td>
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<td>$300.39</td>
<td>10A</td>
<td>57,777</td>
<td>$328.28</td>
<td>14A</td>
<td>62,685</td>
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<td>53,175</td>
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<td>58,697</td>
<td>$333.51</td>
<td>D</td>
<td>63,605</td>
<td>$361.55</td>
</tr>
</tbody>
</table>

B. Stipend for earned doctorate is $3,300.
C. Stipend for Division Chair responsibilities is set at $5,750. (MOU 10/16/14)
D. Stipend for AHE President is set at $8,700.
E. Stipend for Professional Development Coordinator is set at $5,075.

Appendix D: Part Time, Moonlight/Overload Faculty Salary Schedule

(eff. 7/1/2013)

<table>
<thead>
<tr>
<th>Mode of Instruction</th>
<th>Full Enrollment Rate</th>
<th>Low Enrollment Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Lecture</td>
<td>$56.95</td>
<td>$45.80</td>
</tr>
<tr>
<td>2. Lecture/Lab</td>
<td>49.65</td>
<td>40.05</td>
</tr>
<tr>
<td>3. Lab</td>
<td>43.35</td>
<td>35.75</td>
</tr>
<tr>
<td>4. Clinical</td>
<td>39.00</td>
<td>35.75</td>
</tr>
<tr>
<td>5. Other</td>
<td>24.15</td>
<td></td>
</tr>
</tbody>
</table>
Memorandum of Understanding
Between
The Board of Trustees of Walla Walla Community College
And
The Association of Higher Education

Distribution of Increments

Whereas the legislature has authorized the use of Turnover Savings for the purpose of funding earned increments for faculty for the 2012-2013 academic year, and

Whereas turnover savings equates to $37,615, resulting in 107 total increments available at a cost of $351 each, and

Whereas the parties have agreed that modifications to the negotiated salary schedule are desirable for the distribution of increments, and

Whereas it is in the interest of all parties to expediently distribute such earned increments,

Therefore, the Association of Higher Education and the Board of Trustees (through delegation of authority to the President), hereby enter into this memorandum of understanding:

1) The Full-time Faculty Salary Schedule will be adjusted to:
   a. eliminate Steps 1A, 1B, 1C, and 1D
   b. add Steps 12B*, 12C, 12D, and 13A

2) Faculty increments will be distributed as follows:
   a. Award PIU Increments: 29
   b. Award 2011-2012 Seniority Increments: 61
   c. Eliminate Step 1A, 1B, 1C, and 1D: 13
   d. Add Equity Increments to move faculty from 2A to 2B: 03
   e. Movement from Step 12A to Steps 12B, 12C, 12D and 13A will be negotiated at a future date.

3) Stipends referenced as a percentage of Step 1A will not be adjusted but will remain fixed at their current dollar amount.

* Only those seven faculty at Step 12A who (as of June 30, 2012) have earned 15+ PIU’s since the 2008-2009 academic year will advance to Step 12B this year.
4) Effective July 1, 2012, the placement grid at Article 38.2 will be adjusted to:

<table>
<thead>
<tr>
<th>Years of relevant teaching and/or work experience</th>
<th>Journeyman status, AA, AAAS or Bachelor's degree</th>
<th>Years of relevant teaching and/or work experience</th>
<th>5-Year Vocational Certificate or Master's degree</th>
<th>Doctorate Degree</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 14 years</td>
<td>Step 2a</td>
<td>0 – 11 years</td>
<td>Step 2a</td>
<td>Step 5a</td>
</tr>
<tr>
<td>15 – 18 years</td>
<td>Step 3a</td>
<td>12 – 15 years</td>
<td>Step 3a</td>
<td>Step 6a</td>
</tr>
<tr>
<td>19 – 22 years</td>
<td>Step 4a</td>
<td>16 – 19 years</td>
<td>Step 4a</td>
<td>Step 7a</td>
</tr>
<tr>
<td>23 + years</td>
<td>Step 5a</td>
<td>20 + years</td>
<td>Step 5a</td>
<td>Step 8a</td>
</tr>
</tbody>
</table>

For the Employer:

Dr. Steve VanAusdle

Date: 1/4/13

For the Union:

Ms. Susan Palmer

Date: 1/4/13
Memorandum of Understanding
Between
The Board of Trustees of Walla Walla Community College And
The Association of Higher Education

Faculty Salary Improvement

Whereas the legislature has enacted legislation that allows WWCC the opportunity to improve faculty salaries from other college funds, and

Whereas the other college funds are identified as "Turnover Savings" and "Restoration of 3% Salary Reduction" funds, and

Whereas the parties have engaged in negotiations in accordance with Article 38.5,

Therefore, the Association of Higher Education and the Board of Trustees hereby enter into this memorandum of understanding for the 2013-2014 academic year:

From Turnover Savings:
• Professional Improvement Unit increments earned will be awarded in the amount of $300 per increment earned; and
• Two (2) Seniority increments will be awarded to those faculty employed full-time for the 2012-2013 academic year in the amount of $300 per increment; and
• One (1) Seniority increment will be awarded to each full-time faculty on contract for the 2013-2014 academic year in the amount of $300 per increment; and
• One (1) equity increment will be awarded to those faculty placed on Steps 2A—5B.

From Salary Restoration Funds:
• A 2.26% increase will be applied to the faculty salary schedule; and
• Increases will be applied to the part-time faculty schedule in Modes 1, 2, 3, and 4.

The full time faculty salary schedule will have Steps 2A, 2B, 2C, and 2D removed, and Steps 13B, 13C and 13D will be added.

The new faculty salary placement grid will be adjusted to reflect the removal of Step 2A.

As such, Article 38.2 will be as follows effective 11/1/2013:

38.2 Placement of New Academic Full Time Employees
New academic employees will be placed on the appropriate step of the fulltime faculty salary schedule (see Appendix C). They will receive step credit as follows:
Amended (eff. 11/1/2013)

<table>
<thead>
<tr>
<th>Years of relevant teaching and/or work experience</th>
<th>Journeyman status, AA, AAAS or Bachelor’s degree</th>
<th>Years of relevant teaching and/or work experience</th>
<th>5-Year Vocational Certificate or Master’s degree</th>
<th>Doctorate Degree</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 14 years</td>
<td>Step 3A</td>
<td>0 – 11 years</td>
<td>Step 3A</td>
<td>Step 7A</td>
</tr>
<tr>
<td>15 – 18 years</td>
<td>Step 4A</td>
<td>12 – 15 years</td>
<td>Step 4A</td>
<td>Step 8A</td>
</tr>
<tr>
<td>19 – 22 years</td>
<td>Step 5A</td>
<td>16 – 19 years</td>
<td>Step 5A</td>
<td>Step 9A</td>
</tr>
<tr>
<td>23 + years</td>
<td>Step 6A</td>
<td>20 + years</td>
<td>Step 6A</td>
<td>Step 10A</td>
</tr>
</tbody>
</table>

Part-time teaching and work experience will be prorated for salary placement purposes. Military experience will be credited in the same manner as other experience when it is documented as being relevant to the employee's professional field. Any military service which interrupted a teaching career may be included up to a limit of four years. Work and/or teaching experience not directly related to assignment may be counted at the college's discretion. The Association will be informed of all new placements. In the event exceptional placements are required for competitive purposes, the Association will be consulted before a final placement decision is made.

Appendix C will be as follows:

Appendix C: Full-time Faculty Salary Schedule

A. Full-time Salary Schedule (eff. 7/1/2013)

<table>
<thead>
<tr>
<th></th>
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<tbody>
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<td>3A</td>
<td>49,187</td>
<td>$279.47</td>
<td>7A</td>
<td>54,096</td>
<td>$307.36</td>
<td>11A</td>
<td>59,004</td>
<td>$335.25</td>
</tr>
<tr>
<td>B</td>
<td>49,494</td>
<td>$281.22</td>
<td>B</td>
<td>54,402</td>
<td>$309.10</td>
<td>B</td>
<td>59,311</td>
<td>$336.59</td>
</tr>
<tr>
<td>C</td>
<td>49,808</td>
<td>$282.96</td>
<td>C</td>
<td>54,709</td>
<td>$310.85</td>
<td>C</td>
<td>59,618</td>
<td>$338.74</td>
</tr>
<tr>
<td>D</td>
<td>50,107</td>
<td>$284.70</td>
<td>D</td>
<td>55,016</td>
<td>$312.59</td>
<td>D</td>
<td>59,924</td>
<td>$340.48</td>
</tr>
<tr>
<td>4A</td>
<td>50,414</td>
<td>$286.44</td>
<td>8A</td>
<td>55,323</td>
<td>$314.34</td>
<td>12A</td>
<td>60,231</td>
<td>$342.22</td>
</tr>
<tr>
<td>B</td>
<td>50,721</td>
<td>$288.19</td>
<td>B</td>
<td>55,629</td>
<td>$316.37</td>
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<td>$343.67</td>
</tr>
<tr>
<td>C</td>
<td>51,028</td>
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<td></td>
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<tr>
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<td>53,175</td>
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<tr>
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<td>53,482</td>
<td>$303.88</td>
<td>C</td>
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<td>$331.76</td>
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<tr>
<td>D</td>
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<td>$305.62</td>
<td>D</td>
<td>58,697</td>
<td>$333.51</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

B. Stipend for earned doctorate is set at $3,300.

C. Stipend for Division Chair responsibilities is set at $966/qtr. for 3 quarters (eff. 7/1/2013)

D. Stipend for AHE President is set at $8,700.

E. Stipend for Professional Development Coordinator is set at $6,950.
Appendix D will be as follows:

**Appendix D: Part-time, Moonlight/Overload Faculty Salary Schedule (eff. 7/1/2013)**

<table>
<thead>
<tr>
<th>Mode of Instruction</th>
<th>Full Enrollment Rate</th>
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<tbody>
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<td>$49.65</td>
<td>$40.05</td>
</tr>
<tr>
<td>3 Lab</td>
<td>$43.35</td>
<td>$35.75</td>
</tr>
<tr>
<td>4 Clinical</td>
<td>$39.00</td>
<td>$35.75</td>
</tr>
<tr>
<td>5 Other</td>
<td>$24.15</td>
<td>$24.15</td>
</tr>
</tbody>
</table>

For the Employer:

Mrs. Darcy Fugman Small  

Date

For the Union:

Mfj. John Van Slyke  

10/16/13  

Date
Memorandum of Understanding
Between
The Board of Trustees of Walla Walla Community College And
The Association of Higher Education

Awarding Faculty Increments

Whereas the Legislature has enacted legislation that allows WWCC the opportunity to improve faculty salaries, and

Whereas the parties have engaged in negotiations in accordance with Article 38.5,

Therefore, the Association of Higher Education and the Board of Trustees hereby enter into this memorandum of understanding for the 2014-2015 academic year:

Two additional steps will be added to the salary schedule (Step 14 A $62,685 and Step 14 B $62,992); and

As a retention incentive, equity increments will be awarded to existing faculty whom, if they left employment and were rehired by WWCC, would be re-hired at a higher salary step than where they are currently placed. Such faculty will have their salary adjusted to the new step before any additional increments are awarded; and

Professional Improvement Unit increments earned will be awarded; and

Seniority increments will be awarded to faculty employed full-time during the 2013-2014 academic year.

As such, Appendix C will be as follows:

**Appendix C: Full-time Faculty Salary Schedule**

**A. Full-time Salary Schedule (eff. 7/1/2014)**

<table>
<thead>
<tr>
<th></th>
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</tbody>
</table>

**B.** Stipend for earned doctorate is set at $3,300.

**C.** Stipend for Division Chair responsibilities is set at (see MOU dated 10/15/14).

**D.** Stipend for AHE President is set at $8,700.

**E.** Stipend for Professional Development Coordinator is set at $5,075.

---

For the Employer:

[Signature]

Mr. Don McQuary

Date 2/7/14

For the Union:

[Signature]

Mr. John Van Slyke

Date 12/17/14
Memorandum of Understanding
By and Between
The Board of Trustees of Walla Walla Community College and
The Association of Higher Education

Division Chair Stipend

Whereas the stipend for Division Chair responsibilities was set at $5750 for the 2014-2015 academic year;

Whereas the parties recognize that this stipend is an item currently under contract negotiation, but un-concluded;

Therefore, the Association of Higher Education and the Board of Trustees hereby enter into this memorandum of understanding for the 2015-2016 academic year:

The stipend for Division Chair responsibilities is set at $5,750 for the 2015-2016 academic year.

For the Employer:

[Signature]
Mr. Don McQuary 9/16/15

For the Union:

[Signature]
Dr. Ruth Russo 9/16/15
Memorandum of Understanding
Between
The Board of Trustees of Walla Walla Community College And
The Association of Higher Education

Faculty Salary Improvement

Whereas the Legislature has enacted legislation that allows WWCC the opportunity to improve faculty salaries, and

Whereas the funds are identified as a 3% Cost of Living Increase, and

Whereas the parties have engaged in negotiations in accordance with Article 38.5,

Therefore, the Association of Higher Education and the Board of Trustees hereby enter into this memorandum of understanding for the 2015-2016 academic year:

- A 3.0% increase will be applied to the Full-time faculty salary schedule; and
- A 3.0% increase will be applied to the Part-time, Moonlight/Overload faculty salary schedule in Modes 1, 2, 3, 4, and 5.

As such, Appendix C will be as follows effective 7/1/2015:

Appendix C: Full-time Faculty Salary Schedule

<table>
<thead>
<tr>
<th>Full-time Salary Schedule (eff. 7/1/2015)</th>
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<tbody>
<tr>
<td><strong>STEP</strong></td>
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<tr>
<td>B</td>
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<tr>
<td>C</td>
</tr>
<tr>
<td>D</td>
</tr>
</tbody>
</table>

B. Stipend for earned doctorate is set at $3,300.
C. Stipend for Division Chair responsibilities is set at $5,750 for the academic year.
D. Stipend for AHE President is set at $8,700.
E. Stipend for Professional Development Coordinator is set at $5,075.
Appendix D will be as follows:

**Appendix D:** Part-time, Moonlight/Overload Faculty Salary Schedule *(eff. 7/1/2015)*

<table>
<thead>
<tr>
<th>Mode of Instruction</th>
<th>Full Enrollment Rate</th>
<th>Low Enrollment Rate</th>
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</thead>
<tbody>
<tr>
<td>1 Lecture</td>
<td>$58.70</td>
<td>$47.20</td>
</tr>
<tr>
<td>2 Lecture/Lab</td>
<td>$51.15</td>
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<tr>
<td>3 Lab</td>
<td>$44.65</td>
<td>$36.85</td>
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<tr>
<td>4 Clinical</td>
<td>$40.20</td>
<td>$36.85</td>
</tr>
<tr>
<td>5 Other</td>
<td>$24.90</td>
<td>$24.90</td>
</tr>
</tbody>
</table>

For the Employer:  

[Signature]  

Mr. Don McQuary  

*9/16/15*  

Date

For the Union:  

[Signature]  

Dr. Ruth Russo  

*9/16/15*  

Date