Board-Union Agreement

BETWEEN

The Board of Trustees
Morton College
Community College District 527

and

Service Employees International Union,
Local 73, Change to WIN (CTW)
Representing Custodial
and Maintenance Employees

July 1, 2011 through June 30, 2016

Approved at the Regular Board Meeting of February 23, 2012
PREAMBLE

This agreement ("Agreement"), is entered into by and between the Board of Community College District No. 527, County of Cook and State of Illinois, hereinafter referred to as the ("Board") and the Service Employees International Union, Local 73, SEIU, CHANGE TO WIN ("CTW"), representing Custodial and Maintenance Employees hereinafter referred to as the ("Union"), as the exclusive collective bargaining agent to the bargaining unit as defined in Article II, RECOGNITION.

The purpose of this Agreement is to provide an orderly collective bargaining relationship between the Board and the Union; adjustment of differences that may arise between them; and method of handling and processing grievances. Further, the purpose of this Agreement is to promote harmony and efficiency in the working relationships between the Board and the Union so that the public, the College, and the employees may benefit.

Now therefore, cognizant of these purposes and understandings, in consideration of the mutual promises, covenants, and agreements contained herein, the Board and the Union do mutually covenant and agree as follows:

ARTICLE I
DEFINITIONS

Section 1.1 District

The term “District” refers to that legal entity and body politic created pursuant to the Constitution and Statutes of the State of Illinois, designated as Community College District 527, the territory included within its boundaries and its legal purposes as enumerated within the law of Illinois.

Section 1.2 Board

The term “Board” shall mean the Board of Trustees of Community College District No. 527, County of Cook and State of Illinois, and shall also mean any administrator(s), supervisor(s) and agent(s) when acting at the direction of the Board and within the scope of his/her respective authority.

Section 1.3 College

The term “College” refers collectively to the institution and to all educational facilities or academic locations under the jurisdiction of the Board and the administrative offices thereof.

Section 1.4 Union

The term “Union” refers solely and exclusively to the Service Employees International Union Local 73, SEIU, CHANGE TO WIN (CTW).
Section 1.5 Agreement

The term “Agreement” shall mean the current Collective Bargaining Agreement in full force and effect between the Board and the Union, and any amendments and/or addendums thereto.

Section 1.6 Full-Time Employee

The term “Full-Time Employee” shall mean those employees who were hired to work forty (40) per week, each week, for fifty-two (52) weeks per year.

Section 1.7 Student Employee

The term “Student Employee” shall mean Morton College students who are employed by the College, regardless of the number of hours worked per week or per year. A Student employee must be enrolled as a student of the College during the Benefit Year in which the employee works. Student Employees are not to work hours outside the defined Work Week unless a bargaining unit worker is present.

Student Employees shall not be considered part of the bargaining unit and are not covered by this Agreement.

Section 1.8 Temporary Employee

The term “Temporary Employee” shall mean temporary full-time and temporary irregular employees, and are more specifically defined as follows:

1. Temporary full-time employees are those employees who were hired to work forty (40) hours per week, for not more than six (6) months.*
2. Temporary/irregular part-time employees are those persons who work less than forty (40) hours per week for fifty-two (52) weeks per year, or on an as needed/call basis.

*Temporary full-time positions which, in the judgment of the Board, are to become permanent full-time positions shall, not less than thirty (30) calendar days prior to the expiration of the six (6) month period following the origin of the position, be posted for bidding and awarded pursuant thereto.

Temporary Employees shall not be considered part of the bargaining unit and are not covered by this Agreement.

Section 1.9 Emergency Employees

The term “Emergency Employee” shall mean those employees who are hired because of the necessities of an emergency situation, regardless of hours per week worked and/duration, whose employment depends upon the existence of the emergency situation and no other factors.
Emergency Employees shall not be considered part of the bargaining unit and are not covered by this Agreement.

Section 1.10 Probationary Employees

Employees shall serve a probationary period that shall be a period of six (6) calendar months immediately following an original appointment or of (3) months following a promotion. During the new employee probationary period the employee may be discharged for any reason without recourse to the grievance procedure. A promoted employee who fails to meet the conditions of the probation for that position, shall return to the former position of employment.

Section 1.11 Employee’s Immediate Family

The term “Employee’s Immediate Family” shall mean the family of a bargaining unit employee including the employee’s spouse, child(ren) (including step-children), parents (including step-parents), siblings (including half and step siblings), grandparents, grandchild(ren), father-in-law, mother-in-law, daughter-in-law, son-in-law; any relative or dependent (as defined by the IRS) living in the employee’s household.

Section 1.12 Benefit Year

The term “Benefit Year” shall mean July 1st – June 30th.

Section 1.13 Seniority

The term “Time Seniority” shall mean the length of time from the last date of continuous full time employment within the bargaining unit.

The term “Class Seniority” shall mean the length of time from the last date of continuous full time employment within a certain classification within the bargaining unit.

Part time employment does not count towards any seniority. Seniority shall accumulate during all paid leaves. Seniority shall not accumulate during unpaid leaves of thirty (30) days or more or layoffs. In the case of employees hired on the same date, the employee with the earliest application date shall be the most senior.

Seniority for all purposes shall be terminated if the employee:

a. quits;

b. is discharged for just cause;

c. is laid off pursuant to the provision of the applicable agreement for a period of one (1) year and one (1) day;

d. is laid off and fails to report for work within fourteen (14) calendar days of being recalled;

e. retires;

f. falsifies the reason for his/her leave of absence;
g. fails to report to work after a paid leave of absences or when fit to return to duty after a medical leave as determined by a doctor;

h. fails to report to work or notify the College during an absence of three (3) consecutive workdays; or

i. is on inactive duty for twelve (12) consecutive months.

Section 1.14 College Working Day

The term “College Working Day” shall mean all days the Administrative Staff are required to work.

ARTICLE II
RECOGNITION

Section 2.1 Union Recognition

The Board recognizes the Union as the sole exclusive collective bargaining agent for the purpose of collective bargaining on any and all matters related to compensation, hours, fringe benefits and other conditions of employment for all Board approved regular full-time custodial and maintenance staff that includes:

Full Time custodial and maintenance employees, including: custodians, groundskeeper, receiving/mail clerk, general maintenance staff, maintenance (“HVAC Mechanic”), and the heating, ventilating and air conditioning mechanic,

and excludes:

As defined in Section 1 Part-time Employees, Temporary Employees (Temporary Full Time and Temporary/Irregular Part Time), Student Employees, Emergency Employees, and New Probationary Employees in the custodial and maintenance department. These employees are not members of the Union. Probationary Employees will not be represented by the Union until their probationary period as defined in Section 1.10 is completed.

Section 2.3 New Classifications

The Board shall promptly notify the Union of its decision to add a new classification. If the new classification is a successor title to a classification covered by this Agreement, with no substantial change in duties, the new classification shall become a part of this Agreement.

If the new classification contains a significant part of the work now done by any of the classifications in this bargaining unit, the Board will notify the Union within thirty (30) calendar days of designating the new classification, and the parties will then meet within fifteen (15) calendar days of such notice to review and discuss the implementing of the new classification.

When the decision has been made to establish a new classification, then, in that event, the job description for each such classification shall be written and published using a standard format.
Past practice of publishing open positions entails posting said positions internally on the College’s web-site for five (5) calendar days and then posting in the local newspapers until a candidate is found.

The Board, in the exercise of its Management Rights, shall establish the rate of compensation, for each such classification in its sole discretion.

Section 2.4 Job Classification Abolition

In accordance with the provisions of Article III MANAGEMENT RIGHTS, the Board may, from time to time, abolish or merge job classifications under this Agreement. In such event, the Board shall notify the Union of such proposed action within ten (10) calendar days of the decision to effectuate such a change. Such notification shall be made no less than thirty (30) calendar days prior to the full implementation of such change, except in the event of an emergency.

Section 2.5 Integrity of the Bargaining Unit

The Board recognizes the integrity of the Union and its designated bargaining unit and shall not meet, discuss, confer, subsidize or negotiate with any other employee organization or its representatives on matters pertaining to hours, compensation and working conditions.

Nor shall the Board negotiate with employees within the bargaining unit over their hours, compensation and working conditions, except as provided herein.

This recognition shall not preclude the Board or any administrator from meeting with any member of the Union, or any committee or group established by the College that includes members of said Union, provided that no matters covered in this Agreement may be changed except through negotiation and agreement with the Union.

Subject to the Management Rights provisions of this Agreement, the Board shall continue to assign bargaining unit work to bargaining unit employees. The Board shall take no intentional and purposeful action to replace Full Time Employees in the bargaining unit through the hiring of Temporary, Student or Emergency Employees.

ARTICLE III
MANAGEMENT RIGHTS

Section 3.1 Board Powers and Authority

Except as limited by the express provisions of this Agreement, the Board, on behalf of the electors of the District, retains and reserves the ultimate responsibilities for proper management of the District conferred upon and vested in it by the statutes and the Constitutions of the State of Illinois and of the United States. The Board possesses the sole right and authority to operate the College; these rights include, but are not limited to the following:
A. To maintain executive management and administrative control of the College District and its properties and facilities and the activities of its employees, including bargaining unit employees, as related to the conduct of College affairs.

B. To hire all employees and, subject to the provisions of law and this Agreement, to determine their qualifications and the conditions of their continued employment, to establish work and productivity standards, and to discipline, demote, dismiss layoff, promote, assign, and transfer all employees.

C. To direct and control the work of its employees, to establish reasonable work rules and regulations, to determine the methods, means, and number of personnel to carry out the College’s mission, to determine the time and hours of work and operation, to determine when overtime shall be worked, to determine the levels of service to be provided and the methods and means of providing those services, including the right to enter into contracts with private vendors for all services, whenever deemed appropriate, in the sole judgment of the Board.

D. To establish, change, restructure, combine or abolish job classifications and the job content of any classification consistent with this Agreement.

E. To establish educational policies, goals and objectives based upon the College’s mission; to insure the rights and educational opportunities of the students, to determine staffing patterns and to determine the number and kinds of personnel required in order to maintain the efficiency of College operations.

F. To build, move or modify facilities, establish budget procedures and determine budgetary allocations, to determine the methods of raising revenue; and to take action on any matter in the event of an emergency.

G. To delegate authority through recognized administrative channels, recognizing that the Board normally exercises most of its powers, rights, authorities, duties and responsibilities through the President and members of the administrative staff.

H. By agreement of the parties that all customary and usual rights, powers, functions, and authority possessed by management are vested in the Board and the administration, they shall continue to exclusively exercise such powers, duties, and responsibilities during the period of this Agreement except as limited by the specific and express terms of the Agreement, and thus to take whatever actions may be necessary or appropriate to carry out the mission of the College, in the sole discretion of the Board.

Section 3.2 Board Responsibilities

The exercise of the foregoing powers, rights, authorities, duties and responsibilities by the Board, the adoption of policies, rules, regulations and practices in furtherance thereof, shall be limited only by the specific and express terms of this Agreement and then only to the extent such
specific and express terms hereof are in conformance with the Constitution and laws of the State of Illinois and the Constitution and laws of the United States.

No action, statement, agreement, settlement, or representation made by any member of the bargaining unit shall impose any obligation or duty or be considered to be authorized by or binding upon the Board unless and until the Board has agreed thereto in writing. Nothing contained herein shall limit the parties’ rights to settle grievances in accordance with Article IX.

Nothing contained herein shall be construed to deny or restrict the Board of its rights, responsibilities, and other authority under the Illinois Community College Act and rules which have derived from it, or any other national, state, county, district, or local laws or regulations as they pertain to education.

ARTICLE IV
UNION RIGHTS

Section 4.1 Voluntary Dues Checkoff

Upon receipt of written voluntary authorization on a form supplied by the Union and signed by the employee covered by this Agreement, the Board shall deduct from that employee’s wages the required amount of monthly Union dues and the initiation fee (if applicable), including any retroactive amounts, and any authorized increase(s). These deductions will be designated to the Board in writing by the Union. Such deductions shall be made each pay period and said deductions, when calculated on a percentage basis, shall apply to the member’s base pay. (Base pay shall be determined on the basis of the employee’s regularly scheduled shift.)

The Union may change the method or amount of said deductions upon written notice to the College President by the Secretary/Treasurer of the Union given at least thirty (30) calendar days prior to the effective date of the change. The dues and a list of employees from whose pay the dues have been deducted, along with the amount deducted from each, and a list of Union members who had authorized such deductions and from whom no deductions were made, shall be forwarded to the Union after each pay period, addressed to the Union in care of its Secretary/Treasurer, 1165 North Clark Street, Suite 500, Chicago, IL 60610 or such other address the Union shall advise on a timely basis. The payroll deduction authorization forms shall be the same as shown in APPENDIX A.

A member of the Union may revoke the dues checkoff authorization previously executed, in writing, in accordance with applicable law. The Union member shall, in writing, notify the Union Secretary/Treasurer and shall, in writing, at the same time, notify the Director of Human Resources of the College.

Section 4.2 Fair Share

The Union will represent all of the employees eligible for membership in the bargaining unit, members and non-members, fairly and equally. Employees covered by this Agreement, upon completion of their original probationary period, shall be required to maintain membership in the
Union or to pay, in lieu of dues, a fair share fee consisting of their proportionate share of the costs of services rendered for the collective bargaining process, contract administration, and pursuit of matters affecting compensation, hours and other conditions of employment. The amount of the fee, and a list of those employees required to pay such fee, shall be certified to the Board by the Union, and fair share deductions shall be made at the same time and in the same manner as dues checkoff deductions under Section 4.1.

The fair share fee shall not exceed the dues attributable to being a member of the Union and the amount of the fair share fee shall not include any contributions related to the election of or support of any candidate for political office or for the benefit of any member.

Should any employee object to paying a fair share fee to the Union, based upon bona fide religious tenets or the teachings of a church or religious body of which such employee is a member pursuant to Illinois Public Act 83-1014, Section X, an amount equal to the employee’s fair share shall be paid to the Morton College Foundation, an Illinois Not-For-Profit Corporation, or to a non-religious charitable organization mutually agreed upon by the employee and the Union. If the employee and the Union are unable to agree on the matter, payments in lieu of fair share shall be made to a charitable organization from a list of charitable organizations approved by the Illinois State Educational Labor Relations Board. The Union shall certify to the Board the charitable organization to which such payments are to be made, or the employee may elect to make such payments directly to the designated organization, provided that written receipts evidencing payment are supplied to the Union on a monthly basis. It shall be the sole responsibility of the Union to monitor and insure compliance by those employees who may elect to make such payments directly to the designated organization.

The Union shall assume full responsibility to insure full compliance with requirements laid down by the United States Supreme Court in Chicago Teachers Union v. Hudson, 106 S. Ct. 1066, 475 U.S. 292 (1986), with respect to the constitutional rights of fair share fee payers and to all executive, judicial and legislative enactments, federal, state and local, which relate thereto. It is specifically agreed that any dispute concerning the amount of the fair share fee and/or the responsibilities of the Union with respect to fair share fee as set forth above shall not be subject to the grievance and arbitration procedure set forth in this Agreement.

Section 4.3 Indemnification

In consideration for the above service rendered by the Board, the Union shall indemnify and hold harmless the Board and its agents from and against any and all claims, complaints, demands, actions, suits, or other forms of liability that arise out of or by reason of action taken or not taken by the Board under this Section, including but not limited to failure to withhold or remit, incorrect withholding or remittance, or withholding without proper employee authorization.

The Union agrees to refund the Board any amount paid in error to the dues collection and fair share payments as specified in this Article IV. The Board will distribute any amount paid in error that it receives from the Union to the affected employee.
Section 4.4 Reinstatement of Employees on Dues Checkoff

Whenever an employee takes an unpaid leave of absence (voluntary or involuntary) that is in excess of six (6) months and is, therefore, removed from the process of union dues deduction and, subsequently, such employee returns to his/her employment, upon the voluntary execution of the written form attached hereto as APPENDIX B requesting reinstatement to the process of dues deduction, the dues deduction for such employee, at that time, shall be so reinstated.

Section 4.5 Distribution of Union Material

The Union may distribute Union literature on College property, provided that there is no interference with College operations. No one shall distribute Union materials in a manner that disrupts employees during the performance of their duties. Distribution procedures require the approval of the Director of Physical Plant. The material distributed shall not be of an inflammatory, derogatory, accusatory or partisan political nature.

The College shall provide a bulletin board in an accessible area for the display of appropriate Union materials. The Union agrees that only appropriate materials dealing with Union business shall be posted thereon and that the area so designated shall be kept in good order by the prompt removal of outdated material.

Section 4.6 List of Union Officers

The Union shall, within twenty (20) calendar days of any change, supply the Director Human Resources of the College with an up-to-date list of Union officers, designated officials stewards, indicating any changes from the previous list.

Section 4.7 Union Access to Bargaining Unit Employees

The Board agrees that appropriately designated Union officials may have access to bargaining unit employees. The Union agrees that, in the exercise of such access, it will not interfere with the normal duties of the employees. The Union further agrees that such contact with employees shall take place only during breaks and before or after normal working hours, except in “highly unusual” circumstances.

When such “highly unusual” circumstances arise, the Union shall obtain the employee’s supervisor’s approval for contact with the employee. Such approval shall not be arbitrarily withheld by the supervisor without good cause shown, but shall not be granted in the absence of a showing of good cause/“highly unusual circumstances.”

Section 4.8 Union Site Visitation

The College agrees that local representatives, officers, and Staff representatives shall have reasonable access to work areas of the College, giving notice upon arrival to the appropriate Employer representative and/or the supervisor. Such visitation shall be for the reason of
administering this Agreement. The Union representative shall adhere to all reasonable restrictions and limitations concerning the access.

ARTICLE V
NON-INTERRUPTION OF WORK

Section 5.1 Interruption Prohibited

Neither the Union nor any employee of the bargaining unit shall engage in or in any way call, institute, authorize, participate in, instigate, promote, sponsor, encourage, sanction, ratify or condone any strike, slowdown, picketing, boycott or concerted stoppage of work or any other intentional interruption of the work or the operations of the College. Such actions shall specifically include, but shall not be limited to, compliance with requests of any labor organization, or chapter thereof, to engage in such activities.

Section 5.2 Union Cooperation

The Union recognizes the duty and the obligation of its representatives to comply with the provisions of this Agreement and to make every reasonable effort to induce bargaining unit members to do so. In the event any bargaining unit employee engages in any of the activities herein prohibited, the Union agrees, in good faith, to take all necessary steps to induce those employees to cease such action. Any employee covered by this Agreement who violates the provisions of Article V may be disciplined by the Board, including, but not limited to, suspension, demotion, discharge, loss of vacation or holiday pay, or such other discipline as the Board may deem justified.

Section 5.3 No Picketing

Neither the Union nor any employee covered by this Agreement shall, relative to employment related matters, picket the College or the homes of the members of the Board or the administrators of the College, nor shall they in any other way prevent or attempt to prevent free access to the College facilities.

Section 5.4 Employee Discipline

Any employee, covered by this Agreement who engages in picketing, shall be subject to discipline, including discharge, if that member persists in such violation subsequent to receiving one (1) written warning to immediately cease and desist such conduct from the Director of Human Resources of the College or his/her designee.

Any employee, covered by this Agreement, who is disciplined or discharged for violation of the terms of this Section 5.4 shall be accorded the right to file an appeal in accordance with the grievance procedure contained in this Agreement.
Section 5.5 Union Violation of No Strike Agreement

In the event of any violation of Article V by the Union, the Board’s recognition of the Union shall cease. The Union shall be considered to be in violation of Article V if it has called, instituted, authorized, sanctioned, instigated, sponsored, encouraged, condoned, promoted, supported, participated in, approved, or in some way ratified the actions prohibited by Sections 5.1 and 5.3. The Union will also have been deemed to have violated Article V if it has failed to attempt to immediately bring such work stoppages and actions by its covered members to an end after having been requested by the Board in writing to do so.

Section 5.6 No Lock Out

The Board will not lock out any bargaining unit employee during the term of this Agreement unless there is a violation of Section 5.1.

ARTICLE VI
NON-DISCRIMINATION

The Board and the Union shall continue to provide equal employment opportunity for all employees of the College as required by law.

Neither the Board nor the Union shall discriminate against any employee on the basis of sex, sexual orientation, race, color, religion, national origin, ancestry, citizenship status, marital status, military status, unfavorable military discharge, parental status, age, religion, genetic information, physical or mental disability (actual or perceived and unrelated to ability to perform the job) or Union activity, or any other class protected by state and/or federal law, in violation of applicable laws.

The Board and the Union also agree not to interfere with the right of any employee covered by this Agreement to become or to refrain from becoming a member of the Union. The Board and the Union agree that there shall be no discrimination by either party against any employee of the College arising from membership or non-membership in the Union.

ARTICLE VII
WORK HOURS

Section 7.1 Workday

The normal workday shall be a period of twenty-four (24) consecutive hours commencing with the starting time of the employees scheduled hours of work. The normal hours of work shall be forty (40) hours per week as provided for in Section 1.6 of this Agreement, divided into five (5) College Working Days in the Fall, Winter and Spring, or four (4) College Working Days in the Summer, of approximately equal length. Work hours do not include lunch or dinner breaks. Two (2) fifteen (15) minute breaks will be permitted each day and such breaks do constitute work time.
Work hours shall be assigned to meet the requirements of the instructional programs, community service activities and physical plant schedules, as provided in Article III, Section 3.1 E of this Agreement. All overtime shall be assigned by the Board or its designated administrative or supervisory staff. Hourly rates shall be determined by dividing the annual salary by TWO THOUSAND EIGHTY (2,080) hours.

Nothing contained herein shall prohibit adjustments to the work day on an individual basis as the needs of the College and its departments require. The College agrees that it shall do so for good reason and not solely to avoid payment of overtime.

Pursuant to the Illinois State Officials and Employees Ethics Act (5 ILCS 430/1, et seq.), all employees shall record his or her time, in writing, in fifteen (15) minute increments and retain a copy of said records. Said records shall be available for review for three (3) years from the recorded time. For example, if the employee arrived at work at 7:45 a.m., broke for a non-working lunch from 12:00 p.m. to 1:00 p.m. and left work at 5:00 p.m., the employee would record eight and one-quarter (8.25) hours for his or her time worked that day. Past practice of this tracking for bargaining unit members is done by said employees punching a time clock in the custodian and maintenance department.

Section 7.2 Workweek

The normal work week for employment and payroll purposes shall be one hundred and sixty-eight (168) consecutive hours beginning at 12:01 a.m. on the Sunday of each week.

The normal College workweek shall be five (5) eight (8) hour work days, or four (4) days of relatively equal length, or such other schedule as determined by the College, depending upon the scheduling necessitated by the needs of the College. Notwithstanding this provision, the College shall not split an employee’s weekly shift and thereby will schedule him/her for two (2) consecutive days off.

Nothing contained herein shall prohibit adjustments hereto on an individual basis as the needs of the College and its departments require.

Section 7.3 Overtime

The Board and the Union recognize that the needs of the College will, from time to time, require overtime work by the employees. The Board recognizes that notice to an employee involved in prospective overtime employment must be made as early and as reasonably as possible so as not to unfairly interfere with the private lives of the employees.

Records shall be maintained in proper form showing the distribution of overtime. The records will be posted near the time clock. When overtime is offered it shall be done in the following manner:

Seek volunteers from the same shift and job classification by Time and Class Seniority (most to least) until all employees in that job classification have either volunteered and worked overtime
or failed to volunteer. Failure to volunteer shall count as time worked for purpose of equalization of overtime opportunities. Once the list of employees in that job classification and shift has been exhausted from most senior to least senior, repeat.

If there are an insufficient number of volunteers, on a reverse Time and Class Seniority rotation basis of same classification for the same shift, assign the least senior employee(s) who has not been assigned overtime until the list of employees in that job classification and shift has been exhausted from least senior to most senior. Once the list is exhausted, repeat.

Therefore, the Board agrees that overtime shall become mandatory only after reasonable efforts have been made to obtain volunteers from qualified employees within the department and the employee classification.

Overtime shall be considered a condition of employment, and, therefore, continued willful refusal to accept mandatory overtime assignment may result in disciplinary action.

All overtime shall be performed only upon prior approval by the employee’s supervisor. The College shall establish the identity of the person(s) so authorized to approved overtime.

Section 7.4 Overtime Compensation

In determining compensation herein, the parties expressly agree that it is their intent that an employee work or be credited with approved paid leave to equal a total of forty (40) hours of work or allocable time prior to the payment of overtime pursuant to the provisions of this Section. No overtime shall be paid until the forty (40) hour plateau has been reached in a given week. For purpose of calculating hours for overtime compensation, all and only compensated hours such as vacation, sick leave, holiday and other compensated time off shall be counted in the normal work week. The parties agree that employees are specifically prohibited from taking non-paid days off during a week and thereafter working unscheduled hours or days to secure the payment of overtime pay.

Section 7.5 Overtime Compensation Rates

All overtime must be approved in advance by the employee’s immediate supervisor and the Director of Physical Plant.

All overtime in excess of an employee’s regular forty (40) hour week shall be paid at one and one-half (1 ½) times the employee’s actual straight time rate of pay for a forty (40) hour week for those overtime hours. Unless the employee’s regular shift falls on a Saturday, an employee who works on Saturday shall be paid at a rate of one and one-half (1 ½) times the employee’s actual straight-rate of pay for a forty (40) hour week for those Saturday hours. Unless the employee’s regular shift falls on a Sunday, an employee who works on Sunday shall be paid at a rate of two (2) times the employee’s actual straight-rate of pay for a forty (40) hour week for those Sunday hours.
Bargaining unit employees shall not perform job related work at their homes or work in excess of regularly scheduled hours unless pre-approval is granted by the employee’s immediate supervisor. Under normal circumstances, the compensatory time option is not available to bargaining unit employees.

Nothing contained herein shall prohibit the Board from adopting a policy of hours, work days and work week to meet the needs of the College, including but not limited to creating a regular shift that commences Sunday and ends on Thursday to perform routine cleaning and maintenance of the facilities but not to engage in clean up services after special events on Sundays.

Section 7.6 Call-Back Pay

An employee called back to work on any day which does not immediately precede or follow an employee’s regular shift and after the employee has left the premises of the College, shall receive a minimum of two (2) hours work and shall be paid at a rate of one half (1 1/2) of that employee’s regular straight-time hourly rate. No Call Back shall be compensated unless such Call Back has been approved by the employee’s supervisor.

Section 7.7 Change of Hours

The Board and the Union understand that it is of great importance that the efficient operation of the College be maintained. The parties, therefore, agree that these hours of employment may be changed at the discretion of the Board to insure such efficient operation.

A. The Board agrees that such changes shall not be unreasonably or arbitrarily effectuated and that, whenever possible, the Union shall receive prior notice of such changes seven (7) calendar days in advance, except in an emergency.

B. The Board agrees that it will notify the Union fifteen (15) calendar days prior to the implementation of any major program change, which may affect employee work hours. The Union shall have the option to request an immediate management/labor meeting to discuss the program change and its effect on employee work hours. Whenever possible, the Board shall attempt to notify employees and the Union, if appropriate, of the possibility of abrupt changes that might be anticipated and that would affect work hours.

Nothing contained in these Sections shall be construed as a guarantee of hours worked per day or per week, except as otherwise provided herein.

Section 7.8 Breaks

Consonant with the needs of the departments of the College, as determined by the supervisors thereof, all full-time employees covered by this Agreement shall receive either one unpaid sixty (60) minute lunch break or one (1) unpaid thirty (30) minute break.
All bargaining employees shall receive, without loss of earnings, a fifteen (15) minute break in the first half of the employee’s scheduled workday and a fifteen (15) minute break in the second half of the employee’s scheduled workday.

Section 7.9 Consultation/Hours and Shifts

The Board recognizes the deep concern of the members of the bargaining unit and the Union relative to the scheduling of work hours and shifts pursuant to the provisions of Article VII. The Board, in recognition of these concerns, agrees to meet and consult with the Union and designated bargaining unit employees to receive their input and expressions of opinion relative to these subjects. The Board, through its administration, will give serious consideration to the opinions and desires expressed at such meetings and will make every reasonable effort to accommodate such concerns consistent with the rights of management as provided for in Article I of this Agreement and the needs of the College as a whole.

ARTICLE VIII
DISCIPLINE

Section 8.1 Types of Discipline

At all times, supervisors and employees are encouraged to communicate with one another and try to resolve any problems that may arise. However, the Board and the Union recognize that, from time to time, circumstances will arise which require the just dispensation of discipline. The Board reserves the right to immediately suspend and discharge an employee for acts that threaten the effective operation and safety of the institution and those individuals associated with it, pending a just cause hearing on the alleged offense(s).

The parties agree, however, that disciplinary action shall be for just cause shown and will be performed in a manner that will not embarrass the employee before other employees or the public and in a timely and progressive manner except in extreme circumstances. The imposition of discipline by the Board and the College is neither subject to nor conditioned upon the filing of a grievance.

The types of discipline agreed to by the parties are as follows:

A. Oral Warning

The employee’s supervisor shall draft a memorandum of the oral warning and present it to the employee. All warnings shall be signed by the employee and placed in the employee’s personnel file. An employee’s signature does not constitute an admission of guilt, but only acknowledges receipt of such warning.

Such memoranda may be used as evidence in future disciplinary actions with regard to said employee.
B. Written Warning

Subject to Section 8.2, a written warning shall be delivered by the College to the employee. All written warnings shall be signed by the employee and placed in the employee’s personnel file. An employee’s signature does not constitute an admission of guilt, but only acknowledges receipt of such warning.

Such memoranda may be used as evidence in future disciplinary actions with regard to said employee.

C. Suspension

D. Discharge

Section 8.2 Pre-Disciplinary Meeting

For discipline actions as described in Section 8.1, C, D, the Board shall notify the Union and schedule a pre-disciplinary meeting with the employee and the Union. At this meeting the Board shall inform the employee of the reason(s) for the contemplated discipline. The employee and the Union’s designated person shall have the right to rebut or clarify the reasons for such discipline.

The persons present at this meeting shall be limited to the employee, two (2) Union designated representatives, the supervisor involved, the Director of Human Resources for the College or his/her designee, and Counsel for the College. No other persons shall be present.

Section 8.3 Notification and Measure of Discipline

All levels of disciplinary action taken against an employee shall be done in writing with the full reasons stated therein. A copy of such disciplinary action shall be served upon the employee and the Union.

The disciplinary action taken for one employee shall not be a precedent for any conduct of a similar nature for any other employee. This right shall not be exercised in a capricious or discriminatory manner.

Section 8.4 Removal of Discipline

The record of any and all disciplinary actions, except for suspensions and discharges, shall be removed from an employee’s personnel file after two (2) years if the employee has received no additional discipline for the same offense.
Section 8.5 Polygraph Test

A. Normal Circumstances

No employee shall be required to take a polygraph test as a condition of retaining employment nor shall any employee be disciplined for refusing to take the polygraph test. If any employee voluntarily agrees to take a polygraph test, the employee shall be given a copy of any questions upon which a judgment could be made. The parties understand that no employee, under ordinary circumstances, shall be disciplined for refusing to take a polygraph.

B. Extraordinary Circumstances

However, the Board and the Union both understand that serious infractions involving allegations of possible fraud, theft, burglary and other serious felonious acts indicate the need for extraordinary steps in the resolution of these problems.

The parties, therefore, agree that in such cases the Board may require polygraph testing for the appropriate employee(s). It is understood that failure to take the test by any employee under such extraordinary circumstances shall subject the employee to discipline, up to and including discharge.

C. General

Any employee may voluntarily agree to take a polygraph test under the extraordinary circumstances outlined above.

In all cases where a polygraph test is to be administered, the subject matter of the interrogation in the test shall be communicated to the employee in advance of the test. A Union representative may accompany the employee to the location of the test. The polygraph examiner shall have absolute authority to determine which persons may be present in the room where the test is being administered.

If the results of such a polygraph test indicate to the expert examiner who administered the test that such employee so tested has given answers which raise serious question as to the employee’s truthfulness and further indicate that the employee committed the acts in question, the employee may be subject to discipline, up to and including discharge.

Section 8.6 Security Cameras/Electronic Monitoring

The Board has the right to put video security cameras electronic monitoring in the areas in school buildings, including but not limited to school hallways, entry ways, publically located locker ways, offices where students, staff, and visitors are permitted to freely come and go, gymnasiums, cafeterias, libraries, school parking lots, and other outside areas. If video cameras/electronic monitoring are installed, signs will be posted advising that the premises are under video security cameras/electronic monitoring.
Video security cameras/electronic monitoring shall not be used in the following areas: private offices of members, locker rooms, changing areas, restrooms, meeting rooms designated break rooms, or other areas prohibited by law.

Spying on co-workers or employees will not be tolerated. Unauthorized use of the cameras will be cause for disciplinary action, up to and including discharge.

The use of security cameras/electronic monitoring shall not be the sole determining factor for discipline, except in cases of gross misconduct which can lead to discharge. No bargaining unit member shall be terminated solely on the basis of video security cameras/electronic monitoring.

**ARTICLE IX**

**GRIEVANCE PROCEDURE**

**Section 9.1 Objective**

It is the intent of the parties to this Agreement to use their individual and collective best efforts to promote and encourage the informal and prompt resolution of any Grievances that may arise between the Board, the College, the Union or any member covered under this Agreement. Any employee within the bargaining unit, the Union, the College or the Board must use the appropriate grievance procedure unless the Union or the College specifically waives its right to it. Therefore, the parties agree that they shall use the procedures set forth in Article IX for the resolution, strictly pursuant to the terms of this Agreement, of all alleged violations of the terms or provisions of this Agreement. The Union and the College waive their rights, if any, to use any other procedure as a means to the resolution of any grievance. The Union and the College further agree that they shall not initiate proceedings in any other forum in respect to any matter that is or may become the subject of a grievance as hereinafter defined. The parties will work together to avoid multiple filings on the same issue.

**Section 9.2 Definition of Grievance**

**Grievant:** The Board, any employee covered under this Agreement, or the Union on behalf of at least one (1) aggrieved employee in the unit, who, pursuant to the terms of this Agreement seeks resolution for a grievance.

**Grievance:** An allegation placed in writing by the Grievant that any provision or term of this Agreement has been violated by the other party to the Agreement. The written grievance shall contain the article and section of this Agreement alleged to have been violated and all of the known details such as date of violation, alleged facts pertinent to the situation, remedy sought or relief requested, names of involved persons or witnesses, date of first level Grievance, and the signature of at least one aggrieved party. Grievances must be in writing on a form agreed to by both the Union and the College.

Every effort shall be made to schedule grievance/arbitration meetings during work time and representatives of the Union shall attend without loss of compensation, except that there shall be
no compensation for Union representatives attending while off their shift of employment, nor shall there be any overtime or call-back pay allocated or permitted.

Section 9.3 Employee/Union Grievance

The Board and the Union agree that a number of potential grievances may be avoided if the affected employee and the appropriate supervisor are able to discuss and resolve problems by these means.

There may be occasions, however, when the employee believes that, although the defined problem might be resolved by such discussions, the employee would prefer that such consultations and discussions be held on an informal basis between the College and a representative of the Union. In such cases, the employee may contact the SEIU Union Representative to act as his/her representative with respect to the pre-grievance consultation. Thereupon, the Union representative shall contact the Director of Human Resources of the College.

A pre-grievance consultation is mandatory. The content of these discussions shall not be used in the processing of grievances. A pre-grievance consultation must be requested by the Grievant or his/her/its representative within ten (10) calendar days after the Grievant had knowledge of the alleged violation giving rise to the Grievance. If the potential grievance is not resolved by this procedure, then, in that event, the filing of a grievance in Step I shall commence.

Section 9.4 Grievance Steps

Abandonment and Extension. If the employee, the College the Board or the Union fails to pursue, or initiate the grievance within the prescribed time limits, the grievance shall automatically be forfeited.

If the College or the Union fails to respond within the prescribed time limits, the Grievance will automatically proceed to the next step.

It is the intention of the parties to strictly and absolutely enforce the time limits in this Article IX. The prescribed time limits may only be extended by mutual consent of the Union and the College. Extensions of time may be used for, but are not limited to, further investigation of the alleged violation, attempting to negotiate an agreement, the inability of an employee to be present at a level, or providing for additional levels of management review. The following shall be the determinative factors for disputed time limits:

(a) if facsimile is utilized, the date on the fax confirmation will be the determining factor. Both the Union and the College will provide facsimile numbers to be used in the grievance process.

(b) if Certified U. S. Mail is utilized, the date on the delivery receipt or, if refused to be picked up, the last date on the attempt to deliver message from the Post Office; or

(c) if hand delivered, the date stamp on the document.
Section 9.5 Grievance Steps

The following four (4) step procedure is the exclusive remedy for employees and the Union concerning all matters arising under this Agreement. The designee of the Board at each successive Step provided for in this procedure shall be someone who has more authority than the person at the previous Step. Whenever the Board designated representative appears in more than one (1) Step because of the organizational structure of the College, the President shall designate some other person to perform at the next succeeding Step.

In a grievance involving the matter of an employees’ termination after the pre-grievance consultation the grievance procedure shall begin at Step 3. All other grievances shall be processed as follows:

**Step 1:** Within ten (10) College Working Days of the pre-grievance meeting, an employee shall present the grievance in person to the Director of the Physical Plant in writing on the form attached hereto as APPENDIX C. The employee may be accompanied by a steward. The Director of the Physical Plant shall, within ten (10) College Working Days of receipt of the grievance, meet with the Grievant and attempt to resolve the grievance. The Director of the Physical Plant shall provide a written answer to the Grievant Union within five (5) College Working Days of said meeting in Step 1 on the form attached hereto as APPENDIX C. If the Director of the Physical Plant’s response at the meeting is unsatisfactory then the grievance may be moved to Step 2.

**Step 2:** If there is not a satisfactory adjustment of the matter at Step 1, or if the Director of the Physical Plant fails to respond within the specified time, the grievance shall be presented to the Vice President of the College or his/her designee by the Grievant or the Union and normally at least one aggrieved employee. Said grievance shall be submitted within ten (10) College Working Days of the Director of Physical Plant’s reply at Step 1, or in the absence of such reply, within ten (10) College Working Days of the date the reply was due. Within ten (10) College Working Days of receipt of the grievance, a meeting with the Grievant, the Union, and the Vice President or designee shall take place in an attempt to resolve the grievance, unless the parties agree in writing to extend the time to meet.

If a settlement is reached pursuant to the provisions of this Step, said Vice President shall issue a written agreement signed by the Grievant, an authorized agent of the College, and the Union Representative. If no settlement is reached, the Vice President shall give a written answer to the Grievant and the Union within five (5) College Working Days following the meeting held in Step 2.

**Step 3:** If the matter is not satisfactorily adjusted at Step 2, or the Vice-President does not respond within ten (10) College Working Days of his/her notification, the Union may submit a written request for review to the President of the College. Such request shall be filed within ten (10) College Working Days of the receipt of the Step 2 decision, or in the absence of such reply, within ten (10) College Working Days of the date the reply was due. Within ten (10) College
Working Days of the Union’s request to move the Grievance to Step 3, the President of the College, or his/her designee(s), shall meet with the Union representative to discuss the grievance and reach an amicable settlement if possible. If no settlement is reached, the President of the College shall, within five (5) College Working Days of the Meeting, review the matter on its face or order a hearing thereof by himself/herself, or by his designee (herein after known as the “Hearing Officer”) who shall make a recommendation. Said hearing shall take place within ten (10) College Working Days of the referral to the Hearing Officer by the President, unless the parties agree in writing to extend said time. After this review of the grievance, or receiving the Hearing Officer’s recommendation, the President of the College will make his/her final decision within ten (10) College Working Days. The President of the College shall note his/her final decision and disposition of the grievance by submitting a signed copy thereof to the Grievant, to the Union, and to other parties thereto. The final disposition of the grievance shall include sufficient factual information and findings for the Union to ascertain the logic of the decision or, at the President’s discretion, a copy of the Hearing Officer’s Report and Recommendation may be substituted for the facts and logic.

If a settlement is reached pursuant to the provisions of this Step, the President of the College shall issue a written agreement signed by the Grievant, an authorized agent of the College, and the Union representative.

**Step 4:** If the grievance is not settled in accordance with the foregoing procedure, the Grievant and the Union may serve notice of intention to arbitrate upon the President of the College on the form attached hereto as APPENDIX D, within five (5) College Working Days after the Union receives the answer in Step 3.

Based on the election made by the employee, the hearing before the arbitrator shall be held as follows:

The College and the Union shall obtain a list of seven (7) recognized arbitrators from an organization that is recognized as providing such lists, such as the Federal Mediation and Conciliation Service. Upon receipt of such list, each party shall strike a name from the list until there is one (1) name remaining. The remaining individual shall be the arbitrator. The order of striking shall be determined by a coin toss. Alternatively, the parties may choose an arbitrator by agreement.

**Section 9.6 Board/College Grievance**

It is agreed that under this Agreement there may be occasions when grievances by the Board, or the College, against the Union or an employee may arise. It is therefore understood and agreed that when, in their judgment, it is desirable to utilize the grievance and arbitration procedures of this Agreement against the Union or an employee(s), the procedures of the following sections shall be observed.
Section 9.7 Pre-Grievance Consultation

The Board and the Union agree that a number of potential grievances may be avoided if the Board and the College are able to discuss defined problem areas with the affected employee and the Union. In such cases the Board and the College shall consult with the affected employee and the affected steward, where appropriate.

There may be occasions, however, when the Board and the College believe that, although the defined problem might be resolved by such discussions, that it is better that such discussions be held directly with the Union. In such cases, such discussions, on an informal basis, may be initiated with either the President of the Union or the Union Representative by the administration supervisor or the administrator designated by the President of the College to administer and enforce this Agreement.

A pre-grievance consultation is mandatory. The content of these discussions shall not be used in the processing of grievances. A pre-grievance consultation must be requested by the College or Board within ten (10) calendar days after the Grievant had knowledge of the alleged violation giving rise to the Grievance. If the potential grievance is not resolved by this procedure, then, in that event, the filing of a grievance in Step 1 shall commence.

Section 9.8 Grievance Steps

The following four (4) step procedure shall be used by the Board or the College who elects to utilize the grievance procedure concerning matters arising under this Agreement. The designee of the Union at each successive Step provided for in this procedure shall be someone who has more authority than the person at the previous Step.

All Grievances shall be processed as follows:

Step 1: Within ten (10) College Working Days of pre-grievance meeting, The Board or the College desiring to file a grievance shall submit it in writing, upon the grievance form attached hereto as APPENDIX E, to the Division Director of the Union. The Division Director shall arrange for a meeting with the Grievant, the Board and appropriate administration representatives within ten (10) College Working Days of receipt of the written grievance to fully discuss the subject matter thereof.

The Division Director shall provide a written answer to the Board and the College within five (5) College Working Days after said meeting in Step 1 on the form attached hereto as APPENDIX E.

Step 2: If the grievance is not settled in Step 1 or if the Union/Employee fails to respond within the specified time, and the Grievant wishes to appeal, the grievance may be referred by the Grievant, in writing, to the Secretary- Treasurer of the Union within ten (10) College Working Days after the answer in Step 1 or in the absence of such reply, within ten (10) College Working Days the date the reply was due. Such grievance shall be signed by the Board President or his/her authorized agent.
The Secretary-Treasurer of the Union shall discuss the grievance within ten (10) College Working Days with the Board or the College representative at a time mutually agreeable to the parties.

If a settlement is reached pursuant to the provisions of Step 2, the Secretary-Treasurer of the Union shall issue a written agreement signed by the Secretary-Treasurer, the Grievant, the Board, and the College’s authorized agent.

If no settlement is reached, the Union Secretary-Treasurer shall give a written answer to the Board and the College within five (5) College Working Days following the meeting held in Step 2.

**Step 3:** If the grievance is not settled in Step 2 or the Union/employee fails to respond within the specified time, and the Board or the College desires to appeal, the grievance may be referred by the Grievant in writing to the President of the Union, or his/her duly appointed designee, within ten (10) College Working Days after the answer of the Union Secretary-Treasurer in Step 2; or, in the absence of such reply, within ten (10) College Working Days, of the date the reply was due. The President of the Union or his/her duly appointed designee shall, within ten (10) College Working Days, discuss the Grievance with the Grievant, the Board, and the College at a time mutually agreeable to the parties.

If a settlement is reached pursuant to the provisions of this Step, the President of the Union, or his/her duly appointed designee, shall issue a written agreement signed by the Board and the College.

If no settlement is reached, the President of the Union, or his/her duly appointed designee, shall issue a written answer to the Board and the College within five (5) College Working Days following the meeting held in Step 3.

**Step 4:** If the grievance is not settled in accordance with the foregoing procedure, the Board or the College may serve notice of intention to arbitrate, upon the President of the Union on the form attached hereto as APPENDIX F, within five (5) College Working Days after receipt of the answer in Step 3.

Based on the election made by the Board/College, the hearing before the arbitrator shall be held as follows:

The College and the Union shall obtain a list of seven (7) recognized arbitrators from an organization that is recognized as providing such lists, such as the Federal Mediation and Conciliation Service. Upon receipt of such list each party shall strike a name from the list until there is no name remaining. The remaining individual shall be the arbitrator. The order of striking shall be determined by a coin toss. Alternatively, the parties may choose an arbitrator by agreement.
Section 9.9 Authority of Arbitrator for Grievances brought by an employee or the College/Board

Neither the Board nor the aggrieved shall be permitted to assert any grounds before the arbitrator that were not previously disclosed in writing to the other party. The arbitrator may interpret the Agreement, but shall have no right to alter, amend, modify, nullify, ignore, enlarge, add to, delete subtract from or change the provisions of this Agreement, applicable work rules or any applicable Board policy.

The arbitrator shall consider and decide only the specific issue(s) submitted in writing and shall have no authority to make any decision or recommendation on any other issue not submitted.

The arbitrator shall be without power to make decisions contrary to or inconsistent with or modifying or varying in any way the applicable laws and rules and regulations having the force and effect of law.

The arbitrator shall promptly review the charges and confer with the parties to the hearing as necessary. The hearing shall be open only to the parties in interest, unless mutually agreed otherwise.

If the arbitrator determines that the disciplinary action is not supported by just cause, the arbitrator shall have the authority to rescind or modify the action and order the employee be made whole for any losses incurred as a result of the disciplinary action, or portion thereof, that is not sustained by the arbitrator. Any monetary award (back pay, etc.) must be offset by all other income from any source.

The arbitrator shall use his/her best efforts to issue a decision, in writing, within thirty (30) calendar days following the close of the hearing or the submission of briefs by the parties, whichever is later. The arbitrator’s decision shall set forth findings of fact, reasonings, and conclusions, and shall be based solely upon the interpretation of the meaning or application of the specific terms of this Agreement, Board policy, or applicable work rules involved to the facts of the Grievance presented. The decision of the arbitrator shall be final and binding on the parties and shall be immediately implemented.

Section 9.10 Expense of Arbitration

The fees and expenses of the arbitrator and the cost of a written transcript provided to the arbitrator, at the arbitrator’s request shall be divided equally between the Board and the Union.

In the event that the arbitrator does not request a transcript and a party desires and requests a transcript of the proceedings, that party shall bear the full cost of such transcript. If both parties request a transcript, the cost shall be divided equally.

All other expenses shall be borne solely by the party incurring them.
The Grievant shall receive compensation for the time he/she spends at the hearing and shall be released from work to attend said hearing.

Neither the Grievant, witnesses, nor Union representatives shall be paid additional compensation or overtime if the hearing cannot be held during their normal working hours.

Unless the parties mutually agree otherwise, arbitration hearings shall be held at the College.

**Section 9.11 Time of the Essence**

The parties agree that the objective of time limits, as provided for herein, is to effectuate a final conclusion of the subject matter of the grievance. In regard thereto, the parties specifically declare and agree that time is of the essence in the performance of all obligations pursuant to Article IX.

The parties desire and mutually agree that the provisions of Article IX and all Sections hereunder shall be strictly construed.

The parties, however, understand and agree that time limits may be extended by mutual agreement of the parties expressed in writing.

**Section 9.12 Miscellaneous Provisions**

A. Forms, mutually agreed upon, for the filing of grievances shall be prepared by the College and given appropriate distribution. The forms for filing grievances are attached hereto as APPENDICES C and E. Such forms shall be numbered and recorded upon a grievance docket to be maintained by Human Resources.

B. Nothing contained in this Agreement shall prevent the parties from settling an alleged grievance to the parties’ mutual satisfaction prior to the issuance of the arbitrator’s decision.

C. Conferences, meetings, and hearings held pursuant to the grievance procedure shall be set by mutual agreement.

D. Attendance at meetings and hearings held under this grievance procedure shall be limited to those persons specified in the procedure, witnesses, resource people required by either party and legal counsel for the parties.

E. The filing or pendency of any grievance under the provisions of Article IX shall not prevent the Board and the College from taking the action complained of, subject however, to the final decision on the grievance and final decision on appeal through the Administrative Procedure Act, if any.

F. The grievance and arbitration procedures of this Agreement shall not apply to any matter to which the Board is without authority to act or concerning which the Union is not authorized to represent employees covered by this Agreement.
G. Nothing contained in Article or elsewhere in this Agreement shall be construed to deny to the Board, College administrators, the Union or any employee their rights under applicable law, or resolutions, rules or regulations having the force and effect the law.

Section 9.13 Legal Proceedings

In the event the Grievant and/or the Union commences a proceeding in any state or federal court or administrative agency against the Board, College, individual trustees and/or administrators, charging the Board or administrators with alleged violation of this Agreement, such remedy shall be exclusive and said Grievant/Union at the Board’s option shall be barred from invoking any remedy by this grievance procedure for that alleged violation.

ARTICLE X
LEAVES OF ABSENCE

Section 10.1 Bereavement Leave

In the event of the death of any member of an employee’s immediate family, the full time bargaining unit employee shall be entitled to up to three (3) consecutive workdays leave without loss of salary for the purpose of attending the funeral, including such related events as a wake or visitation. If additional days are deemed necessary by the employee, and are approved by the Director of Human Resources of the College, an employee may use any unused personal emergency leave days to which the employee is entitled. If more days are needed, the Director of Human Resources of the College may allow, in his/her discretion, an employee to use accumulated sick leave.

In the event of the death of a co-worker or any member of the immediate family of a co-worker, full time bargaining unit employees requesting to be excused from work shall, at the sole discretion of the supervisor, be so excused without loss of pay so that such employees might attend said funeral and provided that the employee attends said funeral.

Section 10.2 Jury Duty Leave

A full time bargaining unit employee who is selected for jury duty shall suffer no loss of pay for the days the employee serves his/her jury duty. The daily compensation for jury duty, less a travel allowance, shall be deducted from an employee’s regular pay from the College. Evidence of payment for jury duty must be submitted to the Director of Human Resources.

All employees summoned as jurors shall notify their immediate supervisor the next work day following receipt of such summons. The employee shall show the summons to the supervisor who shall record appropriate information therefrom. Whenever such employee receives such late notice that it is impossible to notify the appropriate supervisor prior to responding to the summons, the employee shall notify the supervisor as soon as is reasonably possible.
Upon return to work after release from such appearance or service, a copy of the release slip provided by the court shall be supplied to the supervisor.

Third shift employees may select the day before or the day after their actual jury service day as their work jury service day.

Section 10.3 Disability Leave

A full time bargaining unit employee who is judged by a physician to be unable to work because of a temporary (including child bearing) or permanent disability and who has exhausted all other entitled leaves (i.e., medical, partial medical, and vacation) shall be placed on unpaid disability leave for a maximum of one rolling calendar (1) year. While on unpaid disability leave, a bargaining unit employee must submit to the Director of Human Resources for the College a physician’s statement once each month indicating ability to work.

The College reserves the right to require a bargaining unit employee to visit a physician chosen and paid for by the College to verify disability.

No compensation shall be paid by the College to a bargaining unit employee on disability leave. However, all medical and life insurance benefits shall remain in force if that the bargaining unit employee makes all the necessary employee contributions. Before returning to work, a bargaining unit employee, on disability leave, must provide the Director of Human Resources of the College with a physician’s statement indicating approval to resume all job duties.

If, upon the expiration of a disability leave, it is not possible for the bargaining unit employee to return to the same position, all reasonable efforts shall be made to arrange a transfer to a comparable position with approximately the same salary range. The College has no obligation to create a position for the employee.

Medical, partial medical, personal, emergency, and vacation leave does not accrue while a bargaining unit employee is on disability leave.

Disability Leave does not apply to an illness, injury, or disability covered by the Workers’ Compensation Act.

Part-time, temporary, probationary, and emergency employees are not entitled to Disability Leave.

Section 10.4 Medical Leave

Medical leave is accrued by full time bargaining unit employees at the rate of one (1) day for each month worked. The one (1) day per month is earned at the end of the worked month. After a bargaining unit employee’s signed application has been approved, medical leave shall be granted for an absence from work due to illness or injury, except as provided herein.

Medical leave does not accrue while the employee is on unpaid leave.
Medical leave is to be used when an employee is too ill to work and/or his/her dependent is ill and needs the employee’s care. Medical leave may also be used for routine dental and medical appointments.

10.5 Reporting Absences

Whenever a bargaining unit employee is unable to report to work because of illness, injury, or a personal emergency, the supervisor (or Campus Police when the switchboard is closed) must be notified no later than fifteen (15) minutes before the shift is scheduled to begin. Failure of an employee to report absences for three (3) consecutive days may result in immediate dismissal.

After a bargaining unit employee has been absent for three (3) consecutive days in Benefit Year, said employee shall report to the Director of Human Resources prior to returning to work with a physician’s approval to resume all job duties and to discuss the reasons for the absences and possible approaches to alleviating the problem. The same procedure shall be followed for subsequent absences of three (3) or more day’s duration. The Director of Human Resources may request the Custodial Supervisor, the Director of the Physical Plant or other administrators to be present at these meetings.

In addition, Morton College retains the right to take corrective steps to deal with abuse of sick leave or if a bargaining unit employee has prolonged and/or frequent and/or regular and/or patterned absences which hinder the conduct of his responsibilities and/or the operations of Morton College. Such corrective steps may include requiring a bargaining unit member to either: (a) visit a physician chosen and paid for by Morton College to verify illness or injury or (b) furnish a physician’s statement verifying the illness or injury. When a physician’s statement is required as proof of illness or injury, paid sick leave will be suspended until the statement is received and approved by the Director of Human Resources. Misuse of sick leave or falsification of documents may result in the loss of pay for the period of time in question or other disciplinary action including termination of employment.

With the exception of catastrophic illness or injury requiring hospitalization or extended bed rest, no medical leave shall be granted for a day abutting an employee’s vacation leave and/or personal days. For each benefit year, after an employee has taken at least one (1) day of medical leave that abuts his regularly scheduled day(s) off on five (5) separate occasions in one (1) benefit year, with the exception of catastrophic illness or injury requiring hospitalization or extended bed rest or with the pre-approval of the Director of Human Resources, no medical leave shall be granted for any day a bargaining unit member seeks to take medical leave that abuts an employee’s regularly scheduled day off.

Unused medical leave shall be carried forward into the next Benefit Year. Upon resignation, retirement, or dismissal, no compensation for medical leave shall be paid. Unused medical leave contributes to service credit under the rules, regulations and the laws of the State Universities Retirement System (SURS).

Misuse of medical leave or falsification of documents may result in the loss of pay for the period of time in question and/or other discretionary action including termination of employment.
As a general practice, routine dental and medical appointments should not be scheduled during regular work hours. If this is impractical, then medical appointments scheduled during regular work hours will be charged to Medical Leave. Whenever possible, such appointments should be made early or late in the work day. Medical Leave request forms must be approved by the employee’s supervisor.

When a Holiday observed by the Board occurs during a period of extended illness or injury, the day off is not charged to an employee’s Medical Leave.

Absences due to an illness or injury covered by the Workers’ Compensation Act are not charged to full time bargaining unit employees’ Medical Leave.

Section 10.6 Partial Medical Leave and Sick Leave Bank

As of the effective date of this Agreement, the Partial Medical Leave provision is eliminated. In its place is a Sick Leave Bank.

An SEIU Sick Leave Bank was established during the 2011 - 2012 Benefit Year. All those individuals continuously employed and eligible for sick leave benefits as of July 1, 2011 are vested members of the SEIU Sick Leave Bank. All other individuals become members of the SEIU Sick Leave Bank upon date of employment. As of July 1, 2011 the SEIU Sick Leave Bank will be established at a minimum of fifteen (15) days. No later than July 1, 2012 the SEIU Sick Leave Bank must be at a minimum of thirty (30) days. Once the bank has reached a balance of thirty (30) days the participants will be able to withdraw from the bank.

1. An SEIU Sick Leave Bank Committee will act in all matters that concern the policies and the administration of the SEIU Sick Leave Bank and report its decisions in writing (email) to the Human Resource Department and/or the College’s designee prior to any payment for extended sick leave. The committee shall be made up of the SEIU Business Agent, Union stewards of local 73, the Director of Facilities and Operations, and one (1) College representative (appointed by the President).

2. Employees will enroll in the SEIU Sick Leave Bank by donating one (1) sick day to the Bank at the beginning of each Benefit Year. These days will be automatically deducted from the employee’s sick day entitlement. Employees who are not eligible for sick leave benefits are not entitled to membership in the SEIU Sick Leave Bank.

3. The intent of the SEIU Sick Leave Bank is to provide extended sick leave to those members who experience an extended absence due to the employee's own prolonged illness or hospitalization, or the prolonged illness or hospitalization of an employee's immediate family member. For the purpose of this policy, "immediate family member" shall be defined as spouse, children (or other dependents living in your home), parents, parent-in-laws, son-in-law, and daughter-in-law. The Sick Leave Bank shall not be available for use in conjunction with any illness due to elective surgery or cosmetic surgery. The SEIU Sick Leave Bank shall not be available for the purpose of normal childbirth and/or maternity leave. In order to be eligible to draw from the Bank, a member must:

   a. Be a contributor to the Bank.
b. Present a doctor’s certificate of continuing illness, including date that they are anticipated to return to work.

c. Have used all of his/her accumulated sick leave and all other available compensation days (i.e. personal business days, vacation days, comp time, etc).

4. A maximum number of days available annually to an eligible member shall be as follows:

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<thead>
<tr>
<th>Number of years as a contributor</th>
<th>Number of available days</th>
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<tr>
<td>4 or less</td>
<td>up to 10</td>
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<tr>
<td>5+</td>
<td>up to 30</td>
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Three hundred and sixty-five (365) days must pass from their last day of access or full utilization of their maximum allotment before an additional application can be made to the SEIU Sick Leave Bank. Upon a doctor's release to return to work, any unused days granted to the employee shall be returned to the SEIU Sick Leave Bank.

5. Should the total number of days in the SEIU Sick Leave Bank ever fall below thirty (30) days, representatives from the SEIU and the School District shall meet to assess the viability of the Sick Leave Bank and the potential need for additional days to be contributed by members of the SEIU Sick Leave Bank.

It shall be noted that any medical documentation required herein is requested at the direction of the SEIU Sick Leave Bank Committee for the purpose of determining eligibility for sick leave bank benefits only. The School Board of District 527 reserves the continued right to request any medical documentation it deems necessary, and/or to require employees to submit to medical examinations, subject only to any limitations existing under applicable law.

6. The SEIU Sick Leave Bank Committee following the procedures outlined above shall have the sole right to determine how SEIU Sick Leave Bank days shall be utilized and in addition shall indemnify and hold harmless the School Board of District 527 from any and all claims arising from any and all decisions by the SEIU Sick Leave Bank Committee in relation to the use or denial of use of the SEIU Sick Leave Bank. This obligation to hold harmless shall only be applicable if the District gives the Sick Leave Bank Committee written notice within fifteen (15) days of receipt of any charge, lawsuit or claim arising under this article.

7. Member employees who have exceeded their maximum sick leave day accrual (that can be carried over into the next fiscal year) as of June 30th will automatically have excess days donated to the SEIU Sick Leave Bank.

8. Directions for accessing the SEIU Sick Leave Bank: An eligible District 527 Sick Leave Bank member who has used all sick days, personal days, vacation days, and comp time, may request days from the Sick Leave Bank by contacting the Human Resource department for an application for Sick Leave Bank days. Upon receipt of an application, the Sick Leave Bank Committee will convene within five (5) business days to review the request and determine whether or not to grant the request for Sick Leave Bank days. The Committee Chairperson (Human Resource) will contact the employee, of the Committee's decision.
Medical Leave, Personal Emergency Leave, and Vacation shall not accrue while an employee is on leave provided by the Sick Bank.

Section 10.7 Emergency Leave

Each full time bargaining unit employee shall be credited with two (2) days of personal emergency leave each Benefit Year. The two (2) days are earned at the beginning of the employees’ employment during the first Benefit Year and thereafter at the beginning of each Benefit Year.

Personal emergency leave may be used to accommodate events such as a critical illness or marriage in one’s immediate family, transportation difficulty, court attendance, or for other emergency situations that cannot be taken care of during non-work hours.

Whenever possible, personal emergency leave requests should be submitted to and approved in advance by the employee’s supervisor. Personally compelling and highly confidential requests may be submitted orally to the Director of Human Resources. If needed, additional personal emergency leave may be approved in the sole discretion of the Director of Human Resources of the College. Additional personal emergency leave shall be charged against the bargaining unit employee’s accumulated sick leave.

Emergency leave days that remain unused at the end of each contract year shall be converted to sick leave days and credited to the sick leave account of each employee.

Section 10.8 Parenting Leave

A full-time bargaining unit employee who has completed one (1) year of service with the College may request a parenting leave, without pay, for a period not to exceed three (3) months to give birth and/or to rear a newborn child or an adopted child under two (2) years of age. While such leave shall not constitute a break in service, it shall not apply to accrual of Time or Class Seniority.

A full-time bargaining unit employee returning from such a leave within the three (3) month period after the leave was granted, shall return to the position the employee occupied prior to leave. The employee shall give thirty (30) calendar days written notice to the Director of Human Resources and Research of the intention to so return. While on such a leave, the employee shall be allowed to participate in the group insurance policies, provided that the employee pays the full cost of such participation.

Medical Leave, Partial Medical Leave, Emergency Leave, and Vacation shall not accrue while an employee is on Parenting Leave.

Section 10.9 Family Medical Leave Act

Employees shall be covered by the “Family and Medical Leave Act of 1993” ("FMLA")
Employees shall make every effort to provide the Board thirty (30) calendar days notice, if possible before taking such leave, or notify the Board as soon as practical.

The Board agrees to continue to provide health care coverage for employees who are on leave under Section 10.8 in accordance with Article X Insurance Benefits, of this Agreement.

Medical Leave, Partial Medical Leave, Emergency Leave, and Parenting Leave shall be taken concurrently with FMLA leave. The employee has the option whether to utilize vacation time while on FMLA.

**ARTICLE XI**

**VACATION LEAVE**

**Section 11.1 Entitlement**

Vacation for each full time bargaining unit employee will be credited at the beginning of the Benefit Year, July 1, and shall be allocable through the end of the Benefit Year, June 30, in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Length of Service</th>
<th>Number of Vacation Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 through 11 months</td>
<td>5/6 days per month</td>
</tr>
<tr>
<td>1 through 5 years</td>
<td>10 days per year</td>
</tr>
<tr>
<td>6 through 10 years</td>
<td>15 days per year</td>
</tr>
<tr>
<td>11 through 15 years</td>
<td>18 days per year</td>
</tr>
<tr>
<td>16 years and over</td>
<td>20 days per year</td>
</tr>
</tbody>
</table>

Vacation must be taken within six (6) months of the close of the Benefit Year in which it accrued. Failure to use accrued Vacation within the prescribed time shall result in a loss of said accrued Vacation. However, if the College denied an employee’s request to use his/her accrued Vacation during the Benefit Year in which it accrued or within the six (6) months after the close of said Benefit Year, the time in which the employee may take the Vacation will be extended by an amount of time to be determined on a case by case basis.

**SECTION 11.3 Vacation Scheduling**

For vacation requests consisting of two (2) or more days, each full time bargaining unit employee shall submit a vacation request as far in advance as possible, but in no instance less than two (2) weeks in advance of the leave. Any full time bargaining unit employee desiring to utilize only one (1) day of accumulated vacation leave must request same by giving three (3) calendar days notice.

Employees shall discuss their vacation plans in advance with their immediate supervisor.
Vacation leave must be approved, in writing, by the Custodial Supervisor (if applicable), the Director of Human Resources, and the Vice President of Finance and Administrative Affairs. Vacation leave requested may be denied when such leave may impair the operation of the College.

The College shall respond to a request to use accrued leave within five (5) College Working Days from receipt of the request if the requested time off is within four (4) months of when the request was made. If the requested time of is out more than four (4) months from the date of the request, then the College shall respond to the request to use accrued leave within fifteen (15) College Working Days from receipt of the request. It is the employee’s duty to tender the request to use accrued Vacation to the proper person in management.

Vacation shall be pro-rated for a bargaining unit employee whose employment with the College ceases before the end of the Benefit Year.

ARTICLE XII
HOLIDAYS

Section 12.1 Eligibility

Each full time bargaining unit employee shall receive each of the following paid holidays that fall within his/her regular yearly work schedule.

Section 12.2 Holidays Observed

The paid holidays observed for qualified bargaining unit employees pursuant to the provisions of this Agreement shall be:

- Independence Day (Fourth of July)
- Labor Day
- Columbus Day
- Veterans Day
- Thanksgiving Day
- Thanksgiving Friday
- Christmas Eve
- Christmas Day
- The six (6) days granted to all other employees during the Christmas recess
- New Year’s Eve
- New Year’s Day
- Martin Luther King Jr.’s Birthday
- President’s Day
- General Casimir Pulaski Day
- Good Friday
- Memorial Day
Additionally, any other day or part of a day shall be deemed a holiday when so designated by the Board. Provided, however, that such days shall not include emergency closing days, or portions thereof, caused by acts of God, power outages, utility and water failures or other such intervening causes.

In order to be paid for the holiday, the employee must work the day before and the day after a holiday or be on an approved paid leave.

Section 12.3 Continued Observance

The holidays provided for in Section 12.2 above, are dependent upon and result from official acts of National and State Governments and shall continue to be paid holidays under this Agreement while retaining such official status. Any such holidays which shall be removed from such status by acts of the National or State Governments shall, upon such action, be deleted from this collective bargaining agreement as paid holidays.

Section 12.4 Holiday Pay

Full time bargaining unit employees who are required to work on a College recognized holiday, except Christmas Break, are to be paid time and one-half (1½) in addition to holiday pay, i.e., two and one-half time (2½).

ARTICLE XIII
INSURANCE BENEFITS

Section 13.1 Medical Insurance

The Board agrees to provide the same medical benefits for the full time bargaining unit employees and their dependents as those granted to full time members of the faculty at the College.

Section 13.2 Term Life Insurance

The Board will, provide each full time bargaining unit employee with $35,000.00 of term life insurance. Additional amounts of insurance for said employees and their dependents may be made available by the insurer at the employee’s option and expense. A payroll deduction will be made to cover the cost of such additional insurance.

Section 13.3 Reoponer

Starting in 2012 and thereafter on an annual basis for the term of this Agreement, the Union reserves the right to bargain about its ability to offer medical insurance coverage to its bargaining unit members, including providing insurance coverage through a Union-sponsored plan rather than through the College’s insurance plan, so long as the basic level of insurance benefits are on the whole no less than those then being provided under the College’s insurance plan and so long as the cost of the Union plan is less expensive than the College’s plan based on
then current contribution rates paid for by the College. The basic level of insurance includes coverage levels, benefit levels, out-of-pocket expenses, co-pays, and deductibles. The College agrees to meet negotiate this one issue (medical insurance) upon receipt of a demand to bargain notice from the Union which must be received at a minimum of ninety (90) calendar days prior to the start of the College’s open enrollment period.

ARTICLE XIV
COMPENSATION

Section 14.1 Employee Compensation

Annual compensation for the custodial and maintenance staff shall vary depending on the position and other factors. For the term of this Agreement, the starting annual compensation for probationary and full-time employees shall be as follows:

<table>
<thead>
<tr>
<th>Position</th>
<th>Probationary Starting Salary (annual and hourly)</th>
<th>Upon Completion of Probation Starting Salary (annual and hourly)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Custodian</td>
<td>23,395.00 annually 11.24 / hour</td>
<td>25,994.00 annually 12.50 / hour</td>
</tr>
<tr>
<td>Custodian/Maintenance</td>
<td>26,701.00 annually 12.84 / hour</td>
<td>29,668.00 annually 14.26 / hour</td>
</tr>
<tr>
<td>General Maintenance</td>
<td>30,019.00 annually 14.43 / hour</td>
<td>33,355.00 annually 16.04 / hour</td>
</tr>
<tr>
<td>Maintenance Mechanic</td>
<td>31,900.00 annually 15.34 / hour</td>
<td>35,445.00 annually 17.04 / hour</td>
</tr>
<tr>
<td>HVAC Mechanic</td>
<td>35,571.00 annually 17.10 / hour</td>
<td>39,523.00 annually 19.00 / hour</td>
</tr>
<tr>
<td>Receiving/Mail Clerk</td>
<td>23,395.00 annually 11.24 / hour</td>
<td>25,994.00 annually 12.50 / hour</td>
</tr>
<tr>
<td>Grounds Keeper</td>
<td>23,395.00 annually 11.24 / hour</td>
<td>25,994.00 annually 12.50 / hour</td>
</tr>
</tbody>
</table>

Section 14.2 Salary Increases

The annual salary for each bargaining unit employee, shall increase according to the following schedule through and including Benefit Year 2015-2016:

A. Effective July 1, 2011, each employee shall receive a salary wage adjustment #1, salary wage adjustment #2, or a promotion and salary wage adjustment #3, as set forth in APPENDIX G retroactive to July 1, 2011;

B. Effective July 1, 2012, 3.5 % to annual base salary earned in the previous Benefit Year;
C. Effective July 1, 2013, 3.5% to annual base salary earned in the previous Benefit Year;

D. Effective July 1, 2014, 3.5% to annual base salary earned in the previous Benefit Year; and

E. Effective July 1, 2015, 3.5% to annual base salary earned in the previous Benefit Year.

Section 14.3 Increase Paid For Satisfactory Performance

The above increases will be paid only for acceptable performance. Any individual employee not receiving the above increases shall be notified, in writing, with reasons for same, and such action may be grieved.

Section 14.4 Shift Differential

All full time bargaining unit employees who work on the recognized second (2\textsuperscript{nd}) afternoon shift shall receive a Shift Differential increment at the rate of $0.25 per hour added to the base rate of each employee’s rate of compensation for all hours worked on the second (2\textsuperscript{ND}) afternoon shift.

All full-time bargaining unit employees who work on the recognized third (3\textsuperscript{rd}) night shift shall receive a Shift Differential increment at the rate of $0.58 per hour added to the base rate of each employee’s rate of compensation for all hours worked on the third (3\textsuperscript{rd}) night shift.

Section 14.5 Probation Compensation

All probationary “New Hires” employed on or after the effective date of this Agreement shall be compensated at the rate of ninety percent (90%) of the base rate of compensation at which they were hired for the entire six (6) month period of their probation.

Each Probationary Promoted Employee shall be compensated at the rate of ninety percent (90%) of the base rate of compensation for a said position or the employee’s prior rate of compensation, whichever is higher.

Section 14.6 Longevity Pay

Longevity pay will be granted each year to those bargaining unit members who achieve the following bargaining unit service years as of July 1 of each contract year. This pay does not become a part of the members’ base hourly rate. The payment will be made on the first payroll in December.

<table>
<thead>
<tr>
<th>Years</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>08-10 years</td>
<td>$250.00</td>
</tr>
<tr>
<td>11-15 years</td>
<td>$400.00</td>
</tr>
<tr>
<td>16-20 years</td>
<td>$600.00</td>
</tr>
</tbody>
</table>
21-30 years  $800.00  
31 years and over $1,250.00

Section 14.7 Staff Development

Any bargaining unit member who takes advantage of the College’s tuition-waiver program shall be eligible for reimbursement of up to $150.00 for books purchased at the Morton College Book Store per Benefit Year, provided that the employee passes the class.

When an employee receives a degree from the College, he/she will be given a one-time stipend of $250.00 to be paid in the second (2nd) pay period following the employee’s receipt of said degree. It is the Union’s responsibility to alert Human Resources of the employee’s receipt of said degree.

ARTICLE XV
ENTIRE AGREEMENT

Each of the parties acknowledge that during negotiations they had the unlimited right and opportunity to make demands and proposals with respect to any matter not removed by law from the area of collective bargaining, and that the understandings and agreements arrived at by the parties after the exercise of the right and opportunity are set forth in this Agreement.

This Agreement supersedes and cancels all previous Agreements, between the Board and the Union and constitutes the entire Agreement between the parties. Any amendment Agreement supplemental hereto shall not be binding upon either party unless executed, in writing, by the parties hereto.

During the term of this Agreement, the parties mutually agree that neither shall be obligated to bargain collectively with respect to any subject, matter or agreement referred to or specifically covered in this Agreement, and, in furtherance thereof, the Board and the Union mutually, voluntarily, and unqualifiedly waive their rights to such collective bargaining.

The Board and the Union mutually agree that with respect to those matters which require collective bargaining under the provisions of the Illinois Educational Labor Relations Act, and which are not encompassed in this Agreement, that no action shall be taken with regard thereto by either party without collective bargaining and agreement thereto.

With respect to all other matters, whether referred to or not referred to; covered, or not covered, in this Agreement, and whether or not such matters were within the knowledge or contemplation of the Board or the Union at the time this Agreement was negotiated or signed by the parties hereto, and as further regards all other matters not covered by this Agreement and the Illinois Educational Labor Relation Act, there shall be no requirement of collective bargaining incumbent upon the parties hereto.

The Board and the Union mutually agree that they shall not make unilateral changes in the Collective Bargaining Agreement. They further agree that they shall undertake no action which
have the effect of negating, abrogating, replacing, reducing, diminishing, or limiting in any way, employee rights, guarantees or privileges pertaining to wages, hours or other conditions of employment provided for in this Collective Bargaining Agreement. and in any Illinois Statute or Statutes.

**ARTICLE XVI**

**PAST PRACTICE**

This Agreement shall supersede and negate any and all alleged conflicting past practices which may have existed or which may have been alleged to exist at the College as of the effective date of this Agreement, but only to the extent that there are provisions in this Agreement that specifically relate to that alleged past practice. The parties agree that any practices that may arise under the provisions and during the term of this Agreement shall conform to the elements enumerated in Article XVI.

The College agrees that, upon request of the Union, it will, through its administration, meet and consult with the Union relative to any past practices pertaining to wages, hours and conditions of employment.

The Parties agree that the following four (4) requirements must exist for an alleged past practice to qualify as a bona fide binding practice, whether under the provisions of this Agreement or at any time prior thereto:

A. The asserted past practice must be reasonably consistent;
B. The asserted past practice must be clearly stated in writing or clearly articulated in an ascertainable manner;
C. The asserted past practice shall have been acted upon;
D. The asserted past practice must be readily ascertainable over a reasonable period of time as a reasonably fixed and established practice accepted by both parties to this Agreement.

**ARTICLE XVII**

**MISCELLANEOUS**

**Section 17.1 Management/Labor Meeting**

The Board and the Union recognize that it is in the self-interest of each, in their pursuit of the effective operation of the College, that they meet from time to time in management/labor meetings to discuss matters of mutual concern relating to the interpretation, application or administration of this Agreement, existing policies and work rules or issues of safety and health.

Representatives of the Board and the Union shall meet not less than two (2) times per Benefit Year at times mutually agreed upon.

At the request of either of the parties hereto, additional meetings may be held to discuss the subject of changes in work rules, the issuance of new work rules or permanent changes in shift assignments.
Each party shall prepare and submit an agenda to the other party within one (1) week prior to the scheduled meeting. The meetings shall be scheduled during work time and representatives of the Union shall attend without loss of compensation, except that there shall be no compensation for Union representatives attending while off their shift of employment, nor shall there be any call-back pay allocated or permitted.

Section 17.3 Reduction in Force

When there is a reduction in force of employees the following procedures will be utilized; employees will be laid off in the following order:

A. New Probationary Employees; and
B. In the event further reductions in force are necessary, employees will be laid off from the affected classification in accordance with their Time Seniority provided that the senior employee retained possesses the present skills and abilities to perform the job affected in an efficient workable manner and the ability to perform the remaining work available without further training.

Employees do not have bumping rights.

Employees who are laid off shall be placed on a recall list for a period of one (1) calendar year from the beginning of the following Work Year. If there is a recall, employees who are still on the recall list shall be recalled, in the inverse order of their layoff, provided they are presently qualified to perform the work in the job classification to which they are recalled without further training.

Employees who are eligible for recall shall be given fourteen (14) calendar days written notice of recall. The employee must notify the College President, in writing, of his/her intention to return within seven (7) calendar days of the notice of recall.

Section 17.5 Uniforms

The Board, through its administration, in its sole discretion, in an effort to maintain the standards of the College, shall issue uniforms, in sufficient quantities, to appropriate employees for their use in the performance of their duties. Replacements for such uniforms, in the discretion of the College administration, shall be made on an as needed basis.

ARTICLE XVIII
SAVINGS AND SEVERABILITY

If any provision of this Agreement or any application thereof should be rendered or declared unlawful, invalid, unenforceable, or not in accordance with applicable statutes or ordinances by virtue of any judicial action, or by any existing or subsequently enacted Federal or State legislation, or by Executive Order or other competent authority, the remaining provisions of this Agreement shall remain in full force and effect for the duration of this Agreement. In such
event, upon the request of either party, the parties shall meet promptly and negotiate with respect 
to the substitute provisions for those provisions rendered or declared unlawful, invalid, or 
unenforceable.

ARTICLE XIX
PRINTING OF AGREEMENT

The Board shall be responsible for the printing of sufficient copies of the Agreement and shall 
provide the Union an opportunity to proof the Agreement prior to printing. The cost of printing 
the Agreement shall be borne by the Board. The Board shall distribute one copy of the 
Agreement to each bargaining unit member and shall supply five (5) copies of the Agreement to 
the Union.

ARTICLE XX
DURATION

This Agreement shall be effective retroactively to July 1, 2011 and shall remain in full force and 
effect until 11:59 P.M., on June 30, 2016. This Agreement shall continue in effect thereafter for 
year to year unless either party shall notify the other, in writing, at least ninety (90) calendar days 
prior to the expiration date that it desires to modify the Agreement. In the event that such notice 
is given, negotiations shall begin no later than sixty (60) calendar days prior to the expiration 
date. This Agreement shall remain in full force and effect during the period of negotiations or 
resolutions of impasse.

ARTICLE XXI
WRITTEN NOTICE

Any notice to be given pursuant to this Agreement shall be by U.S. certified mail, return receipt 
requested, and shall be deemed completed three (3) postal days following the day such notice is 
posted to the U.S. Mails. Written notice may also be served by personal delivery of such notice 
and deemed completed when delivered. Written notice may also be served via national 
overnight carrier and shall be deemed completed one (1) postal day following the date received 
by the national overnight carrier.

Notice sent by the Board or the College to the Union shall be addressed as follows:

Service Employees International Union, Local 73
Office of The President
300 South Ashland Ave., Su. 400
Chicago, IL 60607

With a copy sent to the Union Representative File.

Notice sent by the Union to the Board or the College shall be addressed as follows:
Morton College  
Office of the President  
3801 South Central Avenue  
Cicero, Illinois 60804

With a copy sent to Del Galdo Law Group, LLC, 1441 S. Harlem, Berwyn, Illinois 60402.

Notice sent by the Board or the College to an employee of the College covered by this Agreement shall be addressed to the employee at the address last listed in the records of the Human Resources Department. It is the duty of the employee to update the College with his/her current address while employed, on leave, or on layoff.

Either party may, by written notice, change the address to which such notice is to be given.

EXECUTED THIS February 23, 2012 AT CICERO, ILLINOIS, by the undersigned, all been duly authorized by their respective parties and intending to be legally bound hereby:

MORTON COLLEGE  
DISTRICT 527, COUNTY OF COOK,  
STATE OF ILLINOIS

/s/ Anthony R. Martinucci  
Chair, Board of Trustees

/s/ Wayne Lindwall  
Representative

SERVICE EMPLOYEES  
INTERNATIONAL UNION  
(SEIU), LOCAL 73, CHANGE TO WIN  
(CTW)

/s/ Susan L. Banks  
Secretary, Board of Trustees

/s/ Alfonso Bega  
Steward
APPENDIX B: Dues Deduction Reinstatement Authorization Form

MORTON COLLEGE EMPLOYEE REINSTATMENT OF DUES DEDUCTION
AUTHORIZATION TO THE BOARD OF TRUSTEES OF COMMUNITY COLLEGE
DISTRICT NO. 527

Pursuant to the terms and conditions of this Collective Bargaining Agreement, upon
return to employment at the College from Leave of Absence or Layoff Status, I hereby
authorize and direct the Board of Community College District No. 527 through its
officers, agents and employees, to commence deduction from the portion of my salary
due me each pay period, the current amount now being deducted as and for Association
Dues and to transfer and pay that amount to the Treasurer, Local 11, all pursuant to the
payroll dues deduction authorization previously executed by me.

In consideration of the above described service rendered by the Board of Community
College District No. 527, its members officers, agents and employees, the undersigned
hereby releases and discharges the Board of Community College District No. 527, its
members, agents and employees, of and from any and all liability whatsoever arising as a
result of the authorization herein given.

_______________________________
Employee Signature

_______________________________
Effective Date

_______________________________   ________________________________
Social Security Number   Home Phone Number

_______________________________
Mr.____________________________________________________________________

 Mr. Last Name  First  Middle (Print)

_______________________________   ________________________________
Street Address   City   State   Zip Code
APPENDIX C:  Grievance Form (Union)

EMPLOYEE/UNION FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED: _____________
DOCKET NO: _____________

ANSWER TO STEP I GRIEVANCE
TO:
NAME OF GRIEVANT: _______________________________________________________
POSITION: _______________________________________________________________

PURSUANT TO STEP I OF THE GRIEVANCE PROCEDURE, A MEETING IN THE
ABOVE-CAPTIONED MATTER WAS HELD ON _____________________________

THOSE PRESENT WERE:

FOR THE COLLEGE: _______________________________________________________
________________________________________________________________________

FOR THE UNION: _________________________________________________________
________________________________________________________________________

FOR THE GRIEVANT: ______________________________________________________
________________________________________________________________________

THE STATED GRIEVANCE WAS: (Quote Grievance Verbatim):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE POSITION OF THE GRIEVANT WAS: (Paraphrase Union Position Accurately).
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE GRIEVANT THEREFORE REQUESTED THE FOLLOWING REMEDY:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
POSITION AND ANSWER OF THE COLLEGE:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

(THE SUPERVISOR SHALL STATE THE COLLEGE POSITION RELATIVE TO THE FACTS AND THE REMEDY REQUESTED ACCURATELY AND FULLY).

THEREFORE, THE GRIEVANCE IS:

(A) AFFIRMED, WITH APPROPRIATE REMEDY (STATE THE REMEDY); OR
(B) COMPROMISED (STATE THE TERMS): OR
(C) DENIED

_______________________________________      ________________________
APPROPRIATE IMMEDIATE SUPERVISOR/ DATE
ADVISOR
NOTE: A copy of the Answer shall be sent to the Union.
EMPLOYEE/UNION FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE Filed: __________
DOCTED No: __________

APPEAL TO STEP II

NAME OF GRIEVANT: ____________________________________________________
POSITION: _____________________________________________________________

DATE OF PRE-GRIEVANCE CONSULTATION: _______________________________

DATE OF GRIEVANCE MEETING: __________________________________________

NAME AND TITLE OF DEPARTMENT TO WHOM APPEAL IS MADE:
________________________________________________________________________
________________________________________________________________________

STATEMENT OF GRIEVANCE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

REMEDY REQUESTED: (State Fully):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

SIGNATURE OF GRIEVANT ___________________ DATE __________________________

SIGNATURE OF UNION OFFICIAL ___________________ DATE ________________________

(Please attach all previous forms and relevant documentation, if any)
EMPLOYEE/UNION FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:______________
DOCKET NO:______________

ANSWER TO STEP II GRIEVANCE TO:

NAME OF GRIEVANT:_____________________________________________________
POSITION:____________________________________________________________

PURSUANT TO STEP II OF THE GRIEVANCE PROCEDURE, A MEETING IN THE ABOVE-CAPTIONED MATTER WAS HELD ON_____________________

THOSE PRESENT WERE:
FOR THE COLLEGE:_______________________________________________________
________________________________________________________________________
FOR THE UNION:________________________________________________________
________________________________________________________________________
FOR THE GRIEVANT:_____________________________________________________
________________________________________________________________________

THE STATED GRIEVANCE WAS: (Quote Grievance Verbatim):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE POSITION OF THE GRIEVANT WAS: (Paraphrase Union Position Accurately).
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE GRIEVANT THEREFORE REQUESTED THE FOLLOWING REMEDY:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

POSITION AND ANSWER OF THE COLLEGE:
________________________________________________________________________
________________________________________________________________________
(THE SUPERVISOR SHALL STATE THE COLLEGE POSITION RELATIVE TO THE FACTS AND THE REMEDY REQUESTED ACCURATELY AND FULLY.) THEREFORE, THE GRIEVANCE IS:

(A) AFFIRMED, WITH APPROPRIATE REMEDY (STATE THE REMEDY); OR

(B) COMPROMISED (STATE THE TERMS); OR

(C) DENIED.

________________________________________________________________________
APPROPRIATE IMMEDIATE SUPERVISOR/ ADVISOR                     DATE

NOTE: A copy of the Answer shall be sent to the union.
EMPLOYEE/UNION FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:___________
DOCKET NO:___________

APPEAL TO STEP III NOTICE

TO: ___________________________
   College President or Designee

FROM: _____________________________
   Grievant or Union

IN RE: ______________________________
   Name of Grievant

DEAR: ______________________________
   College President or Designee

PLEASE BE ADVISED THAT THE RECOMMENDED DECISION OF MORTON COLLEGE AT STEP II IS UNSATISFACTORY, AND THE GRIEVANT AND THE UNION THEREFORE INTEND TO APPEAL THE ABOVE-CAPTIONED GRIEVANCE TO STEP III OF THE PROCEDURE.

______________________________  ___________________________
SIGNATURE OF GRIEVANT       DATE

______________________________  ___________________________
SIGNATURE OF UNION OFFICIAL    DATE

(Please attach all previous forms and relevant documentation, if any)
EMPLOYEE/UNION FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:___________
DOCKET NO:___________

APPEAL TO STEP III

NAME OF GRIEVANT:___________________________________________________
POSITION:______________________________________________________________

DATE OF PRE GRIEVANCE CONSULTATION_______________________________

DATE GRIEVANCE INITIATED IN STEP I:_______________________________

DATE OF GRIEVANCE MEETING:_________________________________________

NAME AND TITLE OF DEPARTMENT HEAD TO WHOM APPEAL IS MADE:
________________________________________________________________________
________________________________________________________________________

STATEMENT OF GRIEVANCE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

REMEDY REQUESTED: (State Fully):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

SIGNATURE OF GRIEVANT DATE

SIGNATURE OF UNION OFFICIAL DATE

(Please attach all previous forms and relevant documentation, if any)
EMPLOYEE/UNION FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:_______
DOCKET NO:_______

ANSWER TO STEP III GRIEVANCE
TO:
NAME OF GRIEVANT:_______________________________________________
POSITION:________________________________________________________

PURSUANT TO STEP III OF THE GRIEVANCE PROCEDURE, A MEETING IN THE ABOVE-CAPTIONED MATTER WAS HELD ON_____________________

THOSE PRESENT WERE:
FOR THE COLLEGE:_________________________________________________
____________________________________________________________________
FOR THE UNION:____________________________________________________
____________________________________________________________________
FOR THE GRIEVANT:________________________________________________
____________________________________________________________________

THE STATED GRIEVANCE WAS: (Quote Grievance Verbatim):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE POSITION OF THE GRIEVANT WAS: (Paraphrase Union Position Accurately).
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

GRIEVANT THEREFORE REQUESTED THE FOLLOWING REMEDY:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

POSITION AND ANSWER OF THE COLLEGE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
(THE SUPERVISOR OR DESIGNEE SHALL STATE THE COLLEGE POSITION RELATIVE TO THE FACTS AND THE REMEDY REQUESTED ACCURATELY AND FULLY.) THEREFORE, THE GRIEVANCE IS:

(A) AFFIRMED, WITH APPROPRIATE REMEDY (STATE THE REMEDY); OR

(B) COMPROMISED (STATE THE TERMS); OR

(C) DENIED.

______________________________________________________________________________
APPROPRIATE IMMEDIATE SUPERVISOR ADVISOR DATE

NOTE: A copy of the Answer shall be sent to the Union.
APPENDIX D: Intent to Arbitrate Form (Union)

INTENT TO ARBITRATE

TO: __________________________
College President or Designee

FROM: __________________________
Union President or Vice President

IN RE: ______________________
Name of Grievant

DEAR: ______________________
College President or Designee

PLEASE BE ADVISED THAT THE RECOMMENDED DECISION OF MORTON COLLEGE AT STEP III IS UNSATISFACTORY, AND THE GRIEVANT AND THE UNION THEREFORE INTEND TO APPEAL THE ABOVE-CAPTIONED GRIEVANCE TO ARBITRATION IN ACCORDANCE WITH THE PROCEDURES SPECIFIED IN STEP IV OF THE COLLECTIVE BARGAINING AGREEMENT.

________________________________________
SIGNATURE OF GRIEVANT                   DATE

________________________________________
SIGNATURE OF UNION OFFICIAL               DATE
APPENDIX E: Grievance Form (Employer)

FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT
MORTON COLLEGE

DATE FILED:____________________
DOCKET NO.:____________________

STEP I
GRIEVANT:_____________________________________________________________
POSTION:_____________________________________________________________
RESPONDENT: LOCAL 11, SEIU, AFL-CIO
NAME AND TITLE OF APPROPRIATE REPRESENTATIVE SERVED:
________________________________________________________________________

GRIEVANCE CHAIR:_____________________________________________________
DATE OF PRE GRIEVANCE CONSULTATION:______________________________

STATEMENT OF GRIEVANCE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

DATE OF ALLEGED VIOLATION:_________________________________________

REMEDY REQUESTED: (State Fully):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

SIGNATURE OF GRIEVANT _________________________________ DATE

APPROPRIATE ADMINISTRATION DATE
OFFICIAL

(Please attach alt previous forms and relevant documentation, if any)
ADMINISTRATOR/BOARD FILING OF GRIEVANCE FORM COLLECTIVE
BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:______________
DOCKET NO:______________

ANSWER TO STEP I GRIEVANCE
TO:
NAME OF
GRIEVANT:____________________________________________________________
POSITION:_____________________________________________________________

PURSUANT TO STEP I OF THE GRIEVANCE PROCEDURE, A MEETING IN THE
ABOVE-CAPTIONED MATTER WAS HELD ON______________________________

THOSE PRESENT WERE:

FOR THE COLLEGE:_____________________________________________________
_____________________________________________________________________

FOR THE UNION:_______________________________________________________
_____________________________________________________________________

FOR THE GRIEVANT:___________________________________________________
_____________________________________________________________________

THE STATED GRIEVANCE WAS: (Quote Grievance Verbatim):
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________

THE POSITION OF THE GRIEVANT WAS: (Paraphrase Union Position Accurately).
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________

THE GRIEVANT THEREFORE REQUESTED THE FOLLOWING REMEDY:
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________

POSITION AND ANSWER OF THE UNION:
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________
(THE SUPERVISOR SHALL STATE THE COLLEGE POSITION RELATIVE TO THE FACTS AND THE REMEDY REQUESTED ACCURATELY AND FULLY.) THEREFORE, THE GRIEVANCE IS:

(A) AFFIRMED, WITH APPROPRIATE REMEDY (STATE THE REMEDY): OR

(B) COMPROMISED (STATE THE TERMS); OR

(C) DENIED.

________________________________  ______________________________
GRIEVANCE CHAIR    DATE

NOTE: A copy of the Answer shall be sent to the College.
ADMINISTRATOR/BOARD FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:________________________
DOCKET NO:________________________

APPEAL TO STEP II
NAME OF GRIEVANT OR COLLEGE DESIGNEE:____________________________
POSITION:____________________________________________________________

DATE OF PRE GRIEVANCE CONSULTATION_______________________________

DATE GRIEVANCE INITIATED IN STEP I:_______________________________

DATE OF GRIEVANCE MEETING:_______________________________________

NAME AND TITLE OF UNION REPRESENTATIVE TO WHOM APPEAL IS MADE:
________________________________________________________________________

BUSINESS MANAGER:___________________________________________________

STATEMENT OF GRIEVANCE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

REMEDY REQUESTED: (State Fully):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

SIGNATURE OF GRIEVANT ___________________________ DATE ________________

SIGNATURE OF ADMINISTRATION OFFICIAL ___________________________ DATE ________________

(Please attach all previous forms and relevant documentation, if any)
ADMINISTRATOR/BOARD FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:_______________________
DOCKET NO:_______________________

ANSWER TO STEP II GRIEVANCE
TO:
NAME OF GRIEVANT:___________________________________________________
POSITION:____________________________________________________________

PURSUANT TO STEP II OF THE GRIEVANCE PROCEDURE, A MEETING IN THE ABOVE-CAPTIONED MATTER WAS HELD ON____________________________

THOSE PRESENT WERE:

FOR THE COLLEGE:_____________________________________________________
________________________________________________________________________

FOR THE UNION:________________________________________________________
________________________________________________________________________

FOR THE GRIEVANT:_____________________________________________________
________________________________________________________________________

THE STATED GRIEVANCE WAS: (Quote Grievance Verbatim):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE POSITION OF THE GRIEVANT WAS: (Paraphrase Union Position Accurately).
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

THE GRIEVANT THEREFORE REQUESTED THE FOLLOWING REMEDY:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
POSITION AND ANSWER OF THE COLLEGE:

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

(THE SUPERVISOR SHALL STATE THE COLLEGE POSITION RELATIVE TO THE FACTS AND THE REMEDY REQUESTED ACCURATELY AND FULLY.) THEREFORE, THE GRIEVANCE IS:

(A) AFFIRMED, WITH APPROPRIATE REMEDY (STATE THE REMEDY): OR

(B) COMPROMISED (STATE THE TERMS); OR

(C) DENIED.

________________________________________________________________________
BUSINESS MANAGER     DATE

NOTE: A copy of the Answer shall be sent to the Union.
ADMINISTRATOR/BOARD FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:______________________
DOCKET NO:______________________

APPEAL TO STEP III NOTICE
TO: ________________________________________________
     Union Secretary/Treasurer
FROM: ________________________________________________
     Grievant or College
IN RE: ________________________________________________
     Name of Grievant
DEAR: ________________________________________________
     Union Secretary/Treasurer

PLEASE BE ADVISED THAT THE RECOMMENDED DECISION OF THE UNION AT STEP II IS UNSATISFACTORY, AND THE GRIEVANT AND THE COLLEGE THEREFORE INTENDS TO APPEAL THE ABOVE-CAPTIONED GRIEVANT TO STEP III OF THE PROCEDURE COLLECTIVE BARGAINING AGREEMENT.

_____________________________________  _________________
SIGNATURE OF GRIEVANT                  DATE

_____________________________________  _________________
COLLEGE PRESIDENT OR DESIGNEE           DATE

(Please attach all previous forms and relevant documentation, if any)
ADMINISTRATOR/BOARD FILLING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:______________________
DOCKET NO:______________________

APPEAL TO STEP III

NAME OF GRIEVANT OR COLLEGE DESIGNEE__________________________________________________
POSITION:____________________________________________________________
DATE OF PRE GRIEVANCE CONSULTATION_____________________________
DATE GRIEVANCE INITIATED IN STEP 1:_________________________________
DATE OF STEP II GRIEVANCE MEETING:_________________________________
DATE OF GRIEVANCE MEETING:_______________________________________
NAME AND TITLE OF UNION REPRESENTATIVE TO WHOM APPEAL IS MADE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

STATEMENT OF GRIEVANCE:
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

REMEDY REQUESTED: (State Fully):
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

SIGNATURE OF GRIEVANT ____________________ DATE ____________________

APPROPRIATE ADMINISTRATION OFFICIAL DATE ____________________

(Please attach all previous forms and relevant documentation, if any)
ADMINISTRATOR/BOARD FILING OF GRIEVANCE FORM COLLECTIVE BARGAINING AGREEMENT MORTON COLLEGE

DATE FILED:__________________
DOCKET NO:__________________

ANSWER TO STEP III GRIEVANCE TO:
NAME OF GRIEVANT:______________________________________________
POSITION:_____________________________________________________

PURSUANT TO STEP ID OF THE GRIEVANCE PROCEDURE. A MEETING IN THE ABOVE-CAPTIONED MATTER WAS HELD ON__________________________

THOSE PRESENT WERE:

FOR THE COLLEGE:_____________________________________________________
____________________________________________________________________

FOR THE UNION:_____________________________________________________
____________________________________________________________________

FOR THE GRIEVANT:_________________________________________________
____________________________________________________________________

THE STATED GRIEVANCE WAS: (Quote Grievance Verbatim):
____________________________________________________________________
____________________________________________________________________
____________________________________________________________________

THE POSITION OF THE GRIEVANT WAS: (Paraphrase College Position Accurately).
____________________________________________________________________
____________________________________________________________________
____________________________________________________________________

THE GRIEVANT THEREFORE REQUESTED THE FOLLOWING REMEDY:
____________________________________________________________________
____________________________________________________________________

POSITION AND ANSWER OF THE UNION:
____________________________________________________________________
____________________________________________________________________
(THE SUPERVISOR SHALL STATE THE COLLEGE POSITION RELATIVE TO THE FACTS AND THE REMEDY REQUESTED ACCURATELY AND FULLY.) THEREFORE, THE GRIEVANCE IS:
(A) AFFIRMED, WITH APPROPRIATE REMEDY (STATE THE REMEDY); OR (B) COMPROMISED (STATE THE TERMS); OR (C) DENIED.

___________________________________  _____________________________
UNION SECRETARY/TREASURER   DATE

NOTE: A copy of the Answer shall be sent to the College.
APPENDIX F: Intent to Arbitrate Form ( Employer)

ADMINISTRATOR/BOARD FILING OF GRIEVANCE FORM
COLLECTIVE BARGAINING AGREEMENT
MORTON COLLEGE

DATE FILED:______________
DOCKET NO:______________

INTENT TO ARBITRATE

TO: ________________________________________
Union Chief Executive Officer

FROM: _________________________________________
College President or Designee

IN RE: _________________________________________
Name of Grievant

DEAR: _________________________________________
Union Chief Executive Officer

PLEASE BE ADVISED THAT THE RECOMMENDED DECISION OF THE UNION
AT STEP I II IS UNSATISFACTORY, AND THE GRIEVANT AND THE COLLEGE
THEREFORE INTEND TO APPEAL THE ABOVE-CAPTIONED GRIEVANCE TO
ARBITRATION IN ACCORDANCE WITH THE PROCEDURES SPECIFIED IN
STEP IV OF THE COLLECTIVE BARGAINING AGREEMENT.

_________________________________________  ________________
SIGNATURE OF GRIEVANT  DATE

_________________________________________  ________________
COLLEGE PRESIDENT OR DESIGNEE  DATE
## APPENDIX G: Wages

<table>
<thead>
<tr>
<th>Name</th>
<th>Current or Former Job Title</th>
<th>New Job Title (if promoted)</th>
<th>2011-2012 Annual Salary / Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Avila, Efrain</td>
<td>Groundskeeper</td>
<td></td>
<td>31,123.00 / 14.96</td>
</tr>
<tr>
<td>Belcaster, Nicholas</td>
<td>Custodian</td>
<td>Custodian/Maintenance</td>
<td>30,801.00 / 14.80</td>
</tr>
<tr>
<td>Cientuegos, Lillian</td>
<td>Custodian</td>
<td></td>
<td>34,522.00 / 16.60</td>
</tr>
<tr>
<td>Gazdziak, Kenneth</td>
<td>Maintenance Mechanic</td>
<td></td>
<td>42,688.00 / 20.52</td>
</tr>
<tr>
<td>Klump, Terrace</td>
<td>Receiving/Mail Clerk</td>
<td></td>
<td>42,913.00 / 20.63</td>
</tr>
<tr>
<td>Martinez, Raul</td>
<td>Maintenance Mechanic</td>
<td></td>
<td>44,703.00 / 21.49</td>
</tr>
<tr>
<td>McGhee, Edward</td>
<td>Custodian</td>
<td></td>
<td>36,205.00 / 17.41</td>
</tr>
<tr>
<td>Ramirez, Jose</td>
<td>Custodian</td>
<td></td>
<td>32,908.00 / 15.82</td>
</tr>
<tr>
<td>Rivas, Angel</td>
<td>Groundskeeper</td>
<td></td>
<td>30,660.00 / 14.74</td>
</tr>
<tr>
<td>Roque, Jose</td>
<td>Custodian</td>
<td></td>
<td>33,609.00 / 16.16</td>
</tr>
<tr>
<td>Ross, Robert</td>
<td>Custodian</td>
<td></td>
<td>30,289.00 / 14.56</td>
</tr>
<tr>
<td>Sajatovic, Mark</td>
<td>Custodian/Maintenance</td>
<td>General Maintenance</td>
<td>38,270.00 / 18.40</td>
</tr>
<tr>
<td>Tovar, Blanca</td>
<td>Custodian</td>
<td></td>
<td>30,289.00 / 14.56</td>
</tr>
<tr>
<td>Vega, Alfonso</td>
<td>Custodian</td>
<td>Custodian Maintenance</td>
<td>31,123.00 / 14.96</td>
</tr>
<tr>
<td>Cimaglia, Dominic</td>
<td>Custodian</td>
<td></td>
<td>During probation: 26,847.80 / 12.91</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Upon completion of probation: 29,446.80 / 14.16</td>
</tr>
</tbody>
</table>