COLLECTIVE BARGAINING AGREEMENT
Between
FLATHEAD VALLEY COMMUNITY COLLEGE
and
The FVCC Classified Employees’ Union
Local #4446, MEA-MFT, NEA, AFT, AFL-CIO
July 1, 2015 through June 30, 2017
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ARTICLE 1. PREAMBLE

This Agreement is entered into by and between the Board of Trustees of Flathead Valley Community College, Kalispell, Montana, hereinafter referred to as "Employer" and the Flathead Valley Community College Classified Employees' Union, Local #4446, MEA-MFT, NEA, AFT, AFL-CIO, hereinafter referred to as the "Union", and has as its purpose the promotion of harmonious relations between the Board and the Union, the establishment of an equitable procedure for the resolution of grievances, and the establishment of the terms and conditions of employment for all classified employees represented by the Union.

ARTICLE 2. TERM OF AGREEMENT

Section A. Contract Term

Except as provided herein, this Agreement shall be effective as of July 1, 2015, and shall remain in full force and effect through June 30, 2017. This contract shall be considered as renewed from year to year thereafter unless either party to this agreement notifies the other party, in writing, of its desire to modify or terminate this Agreement.

Section B. Negotiations Schedule

Negotiations on a new contract shall commence upon mutual agreement, but no later than March 1, 2017.

ARTICLE 3. DEFINITIONS

The following definitions apply for purposes of interpreting this agreement.

"Administration" shall mean the President or his/her designee and other appointed administrative officers of Flathead Valley Community College who are not members of the bargaining unit.

"Board" shall mean the Board of Trustees of Flathead Valley Community College.

"College" shall mean the institution, Flathead Valley Community College.

"Employee" shall mean all permanent, fulltime and permanent, part-time employees hired into positions recognized as part of the bargaining unit.

"Interim Temporary" means a person filling a vacant Classified Union position, whether full or part time, in non-permanent status. Classified Union positions shall be filled by an Interim Temporary no longer than nine months. If after nine months the College determines a need for an employee in the Classified Union position, the position will be filled through the normal competitive selection process.

"Employer" shall mean the Board of Trustees of Flathead Valley Community College or a member of the administration acting as agents for the Board.

"Permanent, full-time employee" shall mean a person hired for an indefinite period of time, scheduled to work forty (40) hours per week.

"Permanent, part-time employee" shall mean a person hired for an indefinite period of time, scheduled to work fewer than forty (40) hours per week.

"President" shall mean the permanent or Acting President or permanent or Acting Chief Executive (Administrative) Officer of Flathead Valley Community College or his/her designee.
"Temporary employee" means an employee who:
(a) is designated as temporary for a definite period of time not to exceed 12 months;
(b) performs temporary duties on a temporary basis;
(c) is not eligible for permanent status;
(d) is terminated at the end of the employment period; and
(e) is not eligible to become a permanent employee without a competitive selection process.

"Union" shall mean the Flathead Valley Community College Classified Employees Union.

ARTICLE 4. RECOGNITION

The Employer recognizes the Union as the sole and exclusive representative of all Employees within the bargaining unit as defined and certified by the Board of Personnel Appeals or as mutually agreed to by the parties, excluding all supervisory employees, management officials, and confidential employees as those terms are defined in Section 39-31-103, M.C.A., and further excluding all temporary employees. A list of current bargaining unit positions is hereby attached as Addendum A and by reference made a part of this Agreement.

ARTICLE 5. NON-DISCRIMINATION

Neither the Union nor the Employer shall discriminate against any member of the bargaining unit on the basis of their membership or non-membership in the Union.

The Employer and the Union affirm their joint opposition to any discriminatory practices, as defined in state or federal law, in connection with recruitment, appointment, employment, assignment, evaluation, training or promotion.

The Employer agrees that no Employee may be disciplined or discharged for reasons which are arbitrary or capricious and that no Employee may be harassed or retaliated against for any reason.

ARTICLE 6. MANAGEMENT RIGHTS

The Union recognizes the prerogative of the Employer, subject to the terms of this Agreement, to operate and manage its affairs in such areas as, but not limited to:

1. Directing Employees.
2. Hiring, promoting, transferring, assigning and retaining Employees.
3. Relieving Employees from duties because of lack of work or funds or under conditions where continuation of such work would be inefficient and nonproductive.
4. Maintaining the efficiency of the Employer's operations.
5. Determining the methods, means, job classification and personnel by which the Employer's operations are to be conducted.
6. Taking whatever actions may be necessary to carry out the missions of the Employer in situations of emergency.
7. Establishing the methods and processes by which work is to be performed. (39-31 103, M.C.A.).

All rights and prerogatives of the Employer which are not specifically limited or relinquished by the language of this agreement shall be retained by the Employer.
ARTICLE 7. UNION RIGHTS

Section A. Information and Data

Upon written request, the Administration agrees to furnish, within a reasonable time, to the Union one (1) copy of: (1) the annual college budget, (2) the board agenda, when available, and minutes of the board meetings, and (3) the college general policy statements. The Employer shall provide to the Union an up-to-date policy manual of any rules, regulations or policies it may have on employment-related matters. Employees and the Union shall be notified of any proposed changes in personnel items included in Board Policy through the posting of such changes by email to all employees at least three days in advance of Board meetings.

Section B. Union Business

The internal business of the Union shall normally be conducted by Employees during their non-duty hours. However, a designated Union officer or their appointee shall be allowed release time to attend grievance meetings and arbitration hearings. One hour release time per member during duty hours shall be granted for the sole purpose of discussing negotiation items, not to exceed twelve (12) hours per year. Recognizing the diverse work schedules (i.e., duty hours) for members, it is understood members will not be compensated for attending meetings scheduled outside their duty hours.

Section C. Notification

The Employer, within thirty (30) days of the signing of this Agreement, shall provide the Union with a list of the names and home addresses, job title, pay grade, rate of pay, and date of hire of all current Employees covered by this Agreement. New hires covered by this agreement shall be updated on a monthly basis.

Section D. Access to Personnel Files

Union representatives shall have the right to inspect an Employee's personnel file provided specific authorization is obtained in writing from the Employee. Union representatives may obtain a copy of a document related to a formal grievance provided specific authorization is obtained in writing from the Employee.

Section E. Bulletin Boards

The Union shall have the right to adequate space on bulletin boards for posting notices.

Section F. Union Use of Campus Mail

The Union shall be permitted to use College mail boxes for the distribution of union communications to Employees.

Section G. Union Use of College Equipment

Designated union officers shall be permitted to use computers and copying machines on the Employer's premises in order to prepare official union correspondence as long as such use occurs during employee lunch or break periods. The Union shall reimburse the College for the actual cost of any materials and supplies incurred in connection with college equipment use.
Section H. Union Representative

The Union's representative will be allowed to visit work areas during working hours provided that advance permission from the college President is received and that the visit shall not disrupt the work in progress.

Section I. Suspension or Discharge Notice

The Employer agrees to provide notice to the union representative of any suspension or discharge of any member of the bargaining unit.

Section J. Union Use of College Facilities

The Union shall have the right to use college facilities at reasonable times when such facilities are not otherwise in use.

ARTICLE 8. EMPLOYEE RIGHTS

Section A. Copy of Job Descriptions

An Employee may request and receive a copy of their current job description.

Section B. Personnel Files

An Employee may obtain a copy of any document in their personnel file. An Employee may have any relevant document placed in their personnel file.

No adverse material shall be placed in the personnel file of the Employee that does not bear either the signature or initials of the Employee indicating that they have been shown the material, or a statement by a supervisor that the Employee has been shown the material and refused to sign it. A copy of any such material shall be furnished to the Employee.

Any Employee who believes that statements in their personnel file are factually incorrect, shall have the right to seek removal or revision of the statements through the grievance procedure.

Letters of warning, letters of suspension, or written reprimands shall be considered temporary contents of the personnel file of an Employee and shall be destroyed no later than two (2) years after they have been placed in the file unless the Employee has been formally disciplined during the two (2) year period in which case the material shall be retained for two (2) years from the date of the last disciplinary action.

Material placed in the personnel file of an Employee without conformity with the provisions of this Article will not be used by the Employer in any subsequent evaluation or disciplinary proceeding involving the Employee.

Section C. Letter Upon Termination

Employees who terminate their service will be furnished, upon request, a letter stating their classification and length of service.

Section D. Right to Representation

An Employee may request the presence of a union representative during an investigatory interview which the Employee reasonably believes may result in disciplinary action. It is understood that the Employee may decline to answer any specific question during such an interview.
Section E. Job Sharing

A position which is currently filled by an Employee may not be made into a job-sharing position except with the agreement of the Employee and the Union.

ARTICLE 9 WORK STOPPAGES

The Union and all members of the bargaining unit agree that there shall be no strikes or other concerted activities that interfere with the normal operation of the College during the term of this Agreement. There will be no lockout of employees covered by this Agreement by the Board as a consequence of any dispute arising during the term of this Agreement.

ARTICLE 10. PAYROLL DEDUCTIONS

Upon written authorization from the Employee, the Employer shall administer the following payroll deductions:

Credit union, union dues, savings bonds, personal retirement and investment programs, and any tax sheltered annuity program or other program agreed upon between the Employer and the Employee.

ARTICLE 11. UNION SECURITY

Section A. Membership

All Employees covered by this agreement shall within thirty (30) days of the signing of this agreement, or within (30) days of employment, whichever is later, pay dues or a representation fee to the union. Employees who fail to comply with this requirement shall be discharged by the Employer within thirty (30) days after receipt of written notice of default by the Union. The Union hereby certifies that its representation fee and procedures for resolving representation fee disputes are consistent with law.

Section B. Dues Deduction

The Employer agrees to accept and honor voluntary payroll deductions of wages due and owing to the Employees covered by this Agreement for union dues.

Section C. Employee Option Notification

The Employer shall advise each new Employee in writing at the time of employment of the option of paying either the membership or representation fee per the provision in Section A of this Article.

Section D. Changes in Union Dues Rates

Changes in union dues rates will be certified to the Employer in writing by an authorized officer of the Union and at least thirty (30) calendar days in advance of such change.

Section E. Hold Harmless

The Union will indemnify and hold the Employer harmless against any claim made and against any suit instituted against the Employer, on account of its compliance with the provisions of this Article.
ARTICLE 12. NEW POSITIONS OR VACANCIES

Section A. New Hires, Promotions, or Transfers

Every new hire, promotion, or transfer decision shall be based upon the needs of the College, and the qualifications, abilities, and past performance of the applicant. Only Employees covered by this Agreement shall be eligible to apply as internal applicants for new positions or vacancies within the bargaining unit. If two or more Employees are deemed to be equally qualified as determined by the Administration, then seniority shall be the deciding factor in awarding the job.

Upon receipt of an approved Employment Requisition for a new position or vacancy, the Human Resources Director or her/his designee will notify Employees of the position vacancy through e-mail or inter-campus mail on the FVCC campus. Notification shall be given to LCC Employees via fax or e-mail. Five working days shall be given between the time the vacancy is posted and the closing date.

Qualified internal applicants will be considered for the position before the position is advertised outside the College. If, in the judgment of the responsible administrator and the President or his/her designee, an internal applicant meets the requirements for the position, an internal applicant will be hired for that position.

If in the judgment of the responsible administrator and the President or his/her designee, no internal applicant(s) meet(s) the requirements for the position, the position will be advertised outside the College. Unsuccessful applicants shall be notified in writing upon completion of the selection process. Upon request, the unsuccessful applicant shall also be entitled to a written statement of the reason(s) why they were not selected for the position.

Employees may apply for position vacancies by following the application procedures as shown in the position vacancy announcement.

Section B. Trial Period for Employees Who Are Promoted or Transferred

Any Employee who is promoted or transferred will be required to serve a new trial period of two (2) months in the new position. An Employee who is unable to satisfactorily perform the job during the trial period shall be entitled to the right to return to their previously held position. Employees who are returned to their former position shall have priority in that position over any other promoted or transferred Employee or new hire.

ARTICLE 13. PROBATIONARY PERIOD

All new Employees hired into permanent positions are on a probationary basis for the first six (6) months, exclusive of summer recess if applicable, during which time the College determines whether or not the Employee is performing satisfactorily and the Employee determines whether or not they are satisfied with the position. Probationary Employees shall be provided a written evaluation sometime during the third or fourth month of the probationary period. Upon mutual agreement the Employee and the direct supervisor may request a three-month extension of the probationary period. Such requests shall be made to the Human Resources Director or her/his designee and submitted to the President for approval or disapproval.

A probationary Employee may be discharged at any time during the probationary period for job-related reasons without progressive discipline or just cause. Probationary Employees may not grieve their termination.
ARTICLE 14. DISCIPLINE AND DISCHARGE

Section A. Corrective Discipline

No permanent Employee may be disciplined or discharged except for just cause. An Employee subject to disciplinary action shall be informed, upon request, in writing of the reason(s) for the disciplinary action and shall be provided with an opportunity to respond in writing to the proposed action prior to its implementation. Corrective discipline by the College, as a method of dealing with unsatisfactory performance or misconduct of Employees, is designed to provide the Employee with an opportunity to become aware of and correct the misconduct or unsatisfactory performance and restore the Employee as a productive member of the work force. It is not necessary that the types of corrective discipline be applied sequentially (i.e., verbal warning, documented warning, suspension, and discharge). Guidelines contained in the Board of Trustees' Policy Manual—Personnel Section shall be used in determining the most appropriate type of corrective discipline for any given infraction. It is understood and agreed that these guidelines are not all inclusive and shall be reasonable and fairly applied.

Section B. Notification of Corrective Discipline

Any supervisor who takes corrective disciplinary action toward an Employee under their authority shall furnish a copy of said action to the Human Resources Director or her/his designee and the President or his/her designee within one working day.

ARTICLE 15. PERFORMANCE EVALUATIONS

Section A. Probationary Period

Before the end of any probationary period, the supervisor shall prepare a written evaluation of the Employee's performance.

The performance evaluation shall be reviewed with the Employee, signed by the supervisor and Employee and forwarded to the Human Resources Director or her/his designee.

Section B. Annual Employee Performance Evaluation

Each permanent, full-time and permanent, part-time Employee's job performance shall be reviewed annually and a written performance rating prepared during the month of May.

The written performance evaluation shall be reviewed and signed by the Employee and the supervisor before it is sent to the Human Resources Director or her/his designee. A copy will be provided to the Employee.

An Employee desiring to challenge a performance evaluation rating may, at the time the Employee signs the copy, indicate that the Employee desires to submit a written response which must be submitted within fourteen (14) days to the supervisor. The written response shall be forwarded with the performance evaluation to the Human Resources Director or her/his designee and a copy placed in the Employee's personnel file.

Any Employee who believes that statements in their performance evaluation are factually incorrect shall have the right to seek removal or revision of these statements through the grievance procedure. Performance ratings shall not be grievable.
ARTICLE 16. CLASSIFICATION REVIEW

Section A. Responsibilities of the College

The College will maintain a position classification system and conduct such studies as deemed appropriate to re-evaluate positions.

When the duties and responsibilities of a position change as a result of growth, reorganization, or other factors, the College will perform job re-evaluations and reclassifications as deemed necessary.

Section B. Conditions for Requesting a Position Re-evaluation

Requests for a position re-evaluation may be initiated by:

1. an individual Employee who has been in that position for at least twelve (12) months; provided, however, that the position has not been re-evaluated within the last twenty-four (24) months.

2. a group of Employees with the same or similar job titles; provided, however, that job title has not been re-evaluated or reclassified within the past twenty-four (24) months.

3. an Employee in a position which has been reviewed in the last twenty-four (24) months but who has reason to believe that the assigned duties are significantly different than those specified in their position description. In the event the Employee can demonstrate that their job duties are significantly different than those specified in their position description, the Employee may submit a request for a special review to the Human Resources Director or her/his designee, who may waive any time limitation. The Employee's request shall be in writing, using the form provided by HR, and shall be accompanied by a detailed list of duties and responsibilities. Any refusal to waive the time limits provided in this section may be appealed through the grievance procedure. For the purposes of position re-evaluation, a current job description should first be obtained from HR.

Section C. Procedures and Timeliness for Position Re-evaluations

Requests for reclassification shall be submitted to the Human Resources Director or her/his designee. The request shall include a statement explaining why the Employee believes they have been improperly classified. The statement must describe the duties which constitute the basis for the appeal and shall propose the appropriate remedy. A form for requesting re-evaluation of positions is available from HR.

Requests by an individual or by members of a group shall be forwarded to the Human Resources Office with a copy sent to the Employee's(s') immediate supervisor(s) and to the Union. The Human Resources Director or her/his designee shall forward the request along with findings and recommendations through administrative channels to the College Compensation Committee. Re-evaluation requests will be considered by the appropriate committee in November and May of each year. Applications for re-evaluation received after November 1 will not be considered until the May meeting, and applications received after May 1 will not be considered until the November meeting. Any resulting reclassifications will be retroactive to a maximum of 90 days previous to these deadlines.

Each affected Employee and Union shall be furnished a copy of the decision within thirty (30) calendar days of the date of the evaluation committee meeting. The decision may include but is not limited to the following:

1. Reclassification to a higher or a lower job classification.

2. No change in job classification.

No Employee shall suffer any retaliation as a result of the filing of a classification appeal.
Should the Union be dissatisfied with the Compensation Committee’s decision, the appeal may be submitted to a professional position analyst, mutually chosen by the Union and the Employer, who shall issue a final and binding decision on the appeal. The method used to choose a professional position analyst shall be as follows:

The College and the Union shall each submit the names of two analysts who are acceptable to both the Union and the College to serve as the professional position analyst for the above-stated purpose. The four names shall each be written on equally-sized, separate slips of paper and placed in a container. One of the names shall be drawn from the container in a manner suitable to both the Union and the College and the one name drawn shall be that of the analyst used for the final step of the position analysis.

The position analyst shall interview the appellant and the immediate supervisor before rendering a decision. The position analyst may conduct the interviews in person or by telephone.

The analyst's decision shall not be subject to the grievance procedure. The fee charged by the position analyst, as well as his or her travel expenses, lodging, meals and other related costs shall be born by the Union or the College, whichever is the non-prevailing party.

An Employee whose position is upgraded as a result of a classification review shall be reimbursed retroactively to thirty (30) days prior to the date of application for a review or the date which the duties were assumed, whichever is later, to a maximum of 90 days retroactive reimbursement. The same timeliness shall apply to position upgrades initiated by the College.

**ARTICLE 17. SENIORITY AND LAYOFF**

**Section A. Seniority**

Seniority means the length of continuous service in a bargaining unit position since the last date of hire. For the purposes of this Agreement, the last date of hire for each Employee is listed in Addendum B of this Agreement.

Seniority shall continue to accrue during all layoffs and approved leaves of absence not exceeding one (1) year.

**Section B. Scheduled Layoff**

An Employee's employment may be temporarily discontinued at certain regularly scheduled times or intervals mutually understood to be an inherent condition of employment.

**Section C. Unscheduled Layoff/Involuntary Transfer**

The Employer may lay off Employees because of reduction of force due to lack of funds, work, or for other compelling reasons.

When the Employer determines that a layoff or involuntary transfer(s) is(are) necessary, such layoff or transfer(s) shall be based upon the needs of the College, and the seniority, and the qualifications of the Employees. An Employee transferred to a lower pay range shall be placed at the Employee's current rate of pay. Under the broadband system, there is no maximum pay level in any range.

Any permanent Employee subject to layoff or a permanent reduction in work hours shall be given thirty (30) calendar days advance notice of the action. In cases where the College can show financial exigency, the College will provide as much notice as possible. Any unscheduled layoff shall have prior approval of the Human Resources Director or her/his designee and the President or his/her designee.

Senior Employees subject to layoff may elect to bump temporary or probationary employees if they meet the
minimum qualifications required for the position, or the least senior Employee at the same pay range if that Employee holds a position for which the Employee subject to layoff is qualified, or the least senior Employee in each lower pay range who holds a position for which the Employee subject to layoff is qualified if there is no position in the same pay range for which the Employee qualifies. Employees who elect to bump to a lower pay range shall continue to be paid at their current rate of pay for six (6) working months after the change in pay range placement. Thereafter, the Employee will be paid at a lower rate calculated at 2.5% per pay range of demotion.

The applications of Employees with permanent status who are on layoff and are qualified to fill a vacancy or newly-created position will be given preference over other applications from outside the bargaining unit.

Employees on layoff status shall be recalled to their previously held position if it becomes available within one (1) year from the date of layoff. In recalling Employees, the Employer shall send a certified, return receipt letter to the last known address of the Employee with a copy to the Union. The letter shall state that failure to notify the Employer within fifteen (15) working days of their intent to return to work shall constitute forfeiture of all recall rights.

Section D. Holiday Layoff

Employees laid off due to Christmas vacation shall be entitled to holiday pay for Christmas and New Year's Day. Any Employee laid off or terminated five calendar days or less prior to Christmas or New Year's shall receive pay for that holiday.

ARTICLE 18. WORKING CONDITIONS

Section A. Work Day/Work Week

A regular work day shall consist of eight (8) consecutive hours of work, including two (2) fifteen (15) minute duty-free rest breaks. Employees, except those assigned to work a swing shift, shall also be granted an unpaid, duty-free meal break. For swing shift Employees to receive a thirty (30) minute paid meal break, the Employees must remain on the College premises. If they choose to leave the campus, they can still take a 30 minute meal break, but without pay. Additional unpaid leave may be granted during the work shift with the approval of the Employee's administrative-level supervisor.

A regular work week shall consist of five (5) regular work days, Monday through Friday inclusive, totaling forty (40) hours. Should week-end work be necessary, the Employer agrees to assign qualified volunteers. If no Employee volunteers for week-end work, the Employer shall assign the least senior qualified Employee(s) to perform the work.

Section B. Alternate Work Hours

By mutual agreement between the Employee and the Employer, alternate work hours or work weeks may be established as long as no Employee is regularly scheduled to work more than forty (40) hours per week.

An Employee working an alternate schedule shall not have their schedule changed without receiving three (3) working days notice, except in emergency circumstances.

Section C. Job Description

No Employee shall be required to regularly perform duties not specified in their job description except during emergencies.
Section D. Governmental Programs

No bargaining unit position may be filled by an employee funded by work-study, work-fare, the J.T.P.A. or any similar governmental program without the concurrence of the Union.

Section E. Release Time for Meetings

Whenever Employees are scheduled by the Employer to participate during working hours in conferences or meetings, they shall be granted the necessary release time.

ARTICLE 19. OVERTIME AND COMPENSATORY TIME

Section A. Overtime

The acceptance of overtime work shall be at the Employee's option unless the Employee is provided with a minimum of twenty-four (24) hours prior notice that overtime work is needed.

Employees shall receive overtime pay at a rate of 1½ times their regular rate of pay for time worked over forty (40) hours per week. During the term of this contract, non-floating holidays, sick leave and emergency closure days shall count as days worked for the purposes of calculating overtime.

With prior approval from their immediate administrative-level supervisor, Employees may receive compensatory time off at a rate of 1½ times each additional hour worked over forty (40) hours per week in lieu of overtime pay.

Section B. Compensatory Time

Compensatory time may be accumulated up to a maximum of 240 hours (160 hours of overtime) and shall be cashed out, upon termination or transfer from the bargaining unit at the Employee's average regular rate of pay for the final three years of employment or the final regular rate received by the Employee, whichever is higher.

Compensatory time may be taken at a time agreeable to both the Employee and the Employer.

ARTICLE 20. COMPENSATION

Section A. General Pay Provisions

Employees covered by this Agreement shall be paid in accordance with the Pay Matrix in Addendum C and negotiated agreement.

Employees shall be paid twice each month and shall receive an itemized deduction slip with each check.

Section B. Anniversary Date

Hire anniversary dates shall be recorded and maintained for the purpose of determining seniority, years of service, and for vacation and sick leave accruals. July 1st shall be the annual anniversary date of all employees for the purpose of negotiated pay increases. New employees shall not receive the negotiated pay increase until they have successfully completed their probation period.

Section C. Schedule Placement for New Hires

The College shall place new Employees on the pay schedule depending upon previous work-related
experience. New employees shall be placed at a pay level 2.5% less than current employees in the same range with similar years of relevant experience.

Section D. Callout Pay

Employees who are called out to work and report outside the regular shift shall be paid or receive compensatory time for a minimum of two (2) hours at a rate of 1.5 times their regular rate of pay for all time worked.

Section E. Shift Differential – Premium Pay

Employees who work four (4) or more hours beyond 5:00 p.m. during their regular shift shall receive a 30-cent per hour pay differential for all hours worked in the shift.

Employees who qualify for the shift differential during their regular shift on weekdays shall receive the “premium pay” differential for all hours worked on Saturday or Sunday of the same week.

Non-physical plant classified employees who have their supervisor’s authorization to work until 7:00 p.m. or later, shall receive a thirty-cent per hour “premium pay” differential for all hours worked in the shift.

Section F. Pay in Event of Promotion

Any Employee promoted to a higher pay range position shall be compensated in accordance with the following guidelines:

1. The anniversary date shall not be reset on promotion.
2. Employees who are promoted to a higher pay range position shall receive 2.5% pay increase per range of promotion.

Section G. Pay in Event of Demotion

An Employee assigned to a lower pay range as a result of a change in duties shall continue to be paid at their current rate of pay for six (6) work months after the change in range placement. Thereafter, the Employee will be paid in accordance with the new range placement, calculated at 2.5% decrease per range of demotion.

An Employee assigned to a lower range placement as a result of a classification action that does not affect the Employee's job duties shall retain the Employee's current pay rate.

Section H. Pay in Event of Injury

Any Employee injured on the job shall receive full wages at their regular rate of pay for the day on which the injury occurred. If the waiting period required by the industrial accident insurance company is met and the Employee therefore becomes eligible for industrial accident insurance benefits retroactive to the time of injury, the total compensation shall become the responsibility of the industrial accident insurance company.

Section I. Temporary Promotion Pay

Any Employee approved by the President to perform the job duties of a higher pay range position shall receive a temporary promotion with an increase in pay equal to the pay provided at the higher pay range position, calculated at 2.5% increase per range of temporary promotion.

Any Employee who receives a temporary stipend for additional duties shall receive that stipend in addition to the monthly pay as long as those duties remain assigned.
Section J. Gender Discrimination Forbidden

There shall be no gender discrimination in paying for work in all categories of employment.

Section K. Bonus for Bachelor’s Degree

Employees who earn a bachelor’s degree after completion of at least one full year of employment as members of this FVCC bargaining unit, shall receive a one-time bonus of three percent of the annual pay rate which was in effect at the time the degree was awarded as shown on their official transcript submitted to the Human Resources Office.

ARTICLE 21. FRINGE BENEFITS

Section A. Group Health Insurance

The College shall provide eligible Employees with group insurance in accordance with the provisions of the Montana University System group insurance plan and applicable state law.

Section B. Unemployment Insurance

The Administration agrees that all Employees covered under this Agreement shall be covered by unemployment insurance as provided by state law. (39-51-101 thru 39-51-106, M.C.A., as amended)

Section C. Industrial Accident Insurance

Industrial accident insurance payments are for the purpose of offsetting the loss of income suffered by an Employee. An Employee's pay continues while on sick leave, and he or she is not entitled to both paid sick leave and industrial accident insurance payments. An Employee who is injured on the job has the option of taking either sick leave or industrial accident insurance payments, and if his or her sick leave runs out, may receive industrial accident insurance payments. (39-71-101, M.C.A., as amended)

Section D. Retirement System

Employees shall participate in the Public Employees Retirement System in accordance with Section 19-3-101 through 19-3-1404, M.C.A. Employees who have questions concerning the retirement system should write or call:

Montana Public Employees Retirement Administration
Mailing Address: P.O. Box 200131
Helena, MT 59620-0131
Office Address: 100 North Park Avenue, Suite 220
Helena, MT 59620-0131
Phone: 444-3154 or 1-877-275-7372
Email: mpera@mt.gov

Beginning in contract year FY 2006, FVCC sponsors an employer-matched 403(b) retirement savings plan for all Classified employees. Participation in this plan is voluntary and the employer match percentage will be negotiable each year as part of the compensation package.
**Section E. Life Insurance**

The College shall provide eligible bargaining unit members with group life insurance in accordance with the provisions of the Montana University System group insurance plan and applicable state law.

**Section F. Tuition Waiver**

Employees may enroll in credit courses at the College tuition-free, provided such classes do not conflict with the Employee's work responsibilities.

Any Employee covered by this Agreement and two of their dependents (spouse, children and others if defined as dependents by IRS regulations) may enroll in regular classes at the College tuition-free. Only the lab fees shall be paid by the Employee.

Any Employee covered by this Agreement and two of their dependents may also enroll tuition-free in designated Continuing Education classes or workshops. Designated classes or workshops are those which the Continuing Education Center has determined can remain self-supporting with tuition-free students participating. The service charge and any lab fees will not be waived.

In any case, no more than two dependents, as defined in this section, may enroll, tuition free, in any regular or Continuing Education classes at the same time.

An Employee may be granted release time to take classes, conferences, or workshops during their working hours provided these activities are directly related to the Employee's work assignment. This determination shall be made by the Employee's direct supervisor, appropriate administrator, and the Human Resources Director or her/his designee.

**ARTICLE 22. HOLIDAYS**

**Section A. List of Holidays**

For pay purposes the following shall be recognized as holidays:

A. New Year's Day -- January 1
B. Martin Luther King Day – Third Monday in January
C. President's Day observed -- Third Monday in February
D. Memorial Day observed -- Last Monday in May
E. Independence Day -- July 4
F. Labor Day -- First Monday in September
G. Thanksgiving Day -- Fourth Thursday in November and the Friday after Thanksgiving
H. Christmas Day -- December 25
I. If Christmas day or New Year’s day fall on a Saturday or Sunday, then Friday and Monday are off; Monday or Tuesday, then Monday and Tuesday are off; Wednesday, then Wednesday, Thursday and Friday are off; or Thursday or Friday, then Thursday and Friday are off. In the case when December 24th falls on a work day, the President will grant an exchange holiday as appropriate.
J. Floating – Three floating holidays shall be granted each year and shall be considered as an exchange for, Columbus Day, Veteran’s Day and the State General Election Day Holiday which were formerly observed by Employees on specified days. Although the Montana State General Election Day occurs only on even-numbered years, the FVCC holiday which was traded through bargaining for the
Montana State General Election Day Holiday shall be granted each and every year. If not used within the fiscal year they were earned, these floating holidays shall be lost. FVCC has agreed that these floating holidays will be floated to be used between Christmas Day and New Year’s Day to allow employees to enjoy an extended holiday schedule. In some years to accommodate scheduling needs for the College, Martin Luther King Day will be exchanged for a Monday or a Friday during Spring Break, to be known as “College Day” Anyone wishing to make different arrangements must get approval from their supervisor and the HR Department prior to the holiday.

Section B. Holiday Pay

The holidays listed above shall be granted at the regular rate of pay to all eligible full-time Employees except as provided for in this section. Eligible part-time Employees shall receive pay or accrual for the holiday on a pro-rata basis. To be eligible for holiday pay, an Employee must be in pay status on their last scheduled working day immediately before the holiday and their first scheduled working day immediately after the holiday except for those conditions specified in Section E. of this article.

If an Employee fails to work either their last scheduled working day immediately before the holiday and their first scheduled working day immediately after the holiday, without prior permission of their Employer or their representative, the Employee shall forfeit the holiday pay unless the absence is later excused by their supervisor.

When a full-time Employee is authorized by the Employer to work on a holiday listed above, they will be paid at a rate of one and a half times the regular rate for all hours worked on the holiday in addition to payment for 8 hours of work at the regular rate of pay or, at the Employee's option, will be paid at a rate of one and one half the regular rate of pay for all hours worked on the holiday and an alternate day off, to be taken at a time mutually agreeable to the Employee and the Employer. Eligible part-time Employees shall receive benefits granted in this section on a pro-rata basis.

Section C. Additional Day Off

Any eligible full-time Employee who is scheduled for a day off on an observed holiday shall be entitled to receive a day off with pay either on the day preceding the holiday or on another day following the holiday in the same period, or as scheduled by the Employee and her/his supervisor, whichever allows a day off in addition to the Employee's regularly scheduled days off. Eligible part-time Employees shall receive benefits granted in this section on a pro-rata basis.

Section D. Holiday Layoff

Employees laid off due to Christmas vacation shall be entitled to holiday pay for Christmas and New Year's Day. Any Employee laid off or terminated five calendar days or less prior to Christmas or New Year's shall receive pay for that holiday.

Section E. Holiday Pay Following Termination

An Employee who elects to take leave in lieu of a lump sum payment for unused, accrued, vacation at the time of termination of employment shall receive an extra day's pay for each holiday that falls during the leave time taken.
ARTICLE 23. ANNUAL VACATION LEAVE

Section A. Annual Vacation Leave

1. Each permanent full-time Employee shall earn annual vacation leave credits from the first day of employment. Vacation leave credits earned shall be credited at the end of each pay period. However, Employees are not entitled to any vacation leave with pay until they have been continuously employed for a period of six (6) calendar months.

2. Seasonal Employees shall earn vacation credits. However, such persons must be employed six (6) qualifying months before they may use the vacation credits. In order to qualify, such Employees must immediately report back for work when operations resume in order to avoid a break in service.

3. Permanent part-time Employees are entitled to prorated annual vacation benefits if they have worked the qualifying period.

4. An Employee may not accrue annual vacation leave credits while in a leave-without-pay status.

5. Temporary Employees do not earn vacation leave credits, except that a temporary Employee who is subsequently hired into a permanent position within the same jurisdiction without a break in service and temporary Employees who are employed continuously longer than six (6) months may count as earned leave credits for the immediate term of temporary employment. (2-18-611, M.C.A.)

Section B. Rate Earned for Permanent, Full-Time Employees

1. Vacation leave credits are earned at a yearly rate calculated in accordance with the following schedule, which applies to the total years of an Employee's employment with the College whether the employment is continuous or not:

<table>
<thead>
<tr>
<th>Years of employment</th>
<th>Working days credit per year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st year through 10 years</td>
<td>15</td>
</tr>
<tr>
<td>10 years through 15 years</td>
<td>18</td>
</tr>
<tr>
<td>15 years through 20 years</td>
<td>21</td>
</tr>
<tr>
<td>20 years</td>
<td>24</td>
</tr>
</tbody>
</table>

2. For the purpose of determining years of employment under this section, an Employee eligible to earn vacation credits under 2-18-611, M.C.A. must be credited with one (1) year of employment for each period of:
   a. 2,080 hours of service following his date of employment; an Employee must be credited with 80 hours of service for each biweekly pay period in which he is in a pay status or on an authorized leave of absence without pay regardless of the number of hours of service in the pay period; or
   b. twelve (12) calendar months in which he was in a pay status or on an authorized leave of absence without pay, regardless of the number of hours of service in any one month. An Employee of a school district, a school at a state institution, or the university system must be credited with one (1) year of service if he is employed for an entire academic year. (2-18-612, M.C.A.)
Section C. Rate Earned for Permanent, Part-Time Employees

Vacation leave credits are earned at a yearly rate calculated in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Years of employment</th>
<th>Working days credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st year through 10 years</td>
<td>.058 times number of hours worked</td>
</tr>
<tr>
<td>10 years through 15 years</td>
<td>.069 times number of hours worked</td>
</tr>
<tr>
<td>15 years through 20 years</td>
<td>.081 times number of hours worked</td>
</tr>
<tr>
<td>20 years on</td>
<td>.092 times number of hours worked</td>
</tr>
</tbody>
</table>

Section D. Cash Payment for Unused Vacation

1. Annual vacation leave may be accumulated to a total not to exceed two times the maximum number of days earned annually as of the end of the first pay period of the next calendar year. Excess vacation time is forfeited if not taken within ninety (90) calendar days from the last day of the calendar year in which the excess was accrued.

2. An Employee who terminates his employment for reason not reflecting discredit on himself shall be entitled upon the date of such termination to cash compensation for unused vacation leave, assuming that the Employee has worked the qualifying period set forth in (2-18-611) (2-18-617, M.C.A.).

Section E. Charges By the Half Hour

Vacation charges shall be recorded in increments of no less than one-half (½) hour.

Section F. Time Vacation Taken

It is understood and agreed that eligible Employees may take at least two (2) consecutive weeks of annual leave per year. The dates when Employee's vacation leave shall be granted shall be determined by agreement between each Employee and the Employer with regard to the best interest of the Employer as well as the best interest of each Employee.

Section G. Holidays Not To Be Charged To Vacation Leave Or Sick Leave

Holidays, including those allowed in lieu of the actual holiday, occurring while an Employee is on paid sick leave or paid vacation leave shall be earned by the Employee and not charged as sick leave or vacation leave.

Section H. Extension of Leave Without Pay

Leave of absence without pay may be used to extend regular vacation, with prior approval of the supervisor and appropriate administrator.

Section I. Circumvention Prohibited

The Employer may not terminate or separate an Employee from employment or engage in any other act for purposes of circumventing the Employee's rights with regard to vacation leave. (2-18-621, M.C.A.)
Section J. Special Circumstances Regarding Shift Work

1. Employees, whose rate of pay is adjusted upward for temporary, rotational periods of time that they are required to work other than the normal work hours, are paid for vacation leave at straight-time rate (exclusive of shift differential).

2. Employees who are permanently assigned to shift work other than normal working hours are compensated for vacation leave, sick leave and holidays at normal straight-time including the shift differential.

ARTICLE 24. SICK LEAVE AND DEFINITION

Section A. Sick Leave Usage

An Employee may use sick leave credits for:

(1) illness;
(2) injury;
(3) medical disability;
(4) maternity related disability, including prenatal care, birth, miscarriage, abortion or other medical care for either Employee or child;
(5) quarantine resulting from exposure to contagious disease;
(6) medical, dental or eye examination or treatment;
(7) care of or attendance to an immediate family member or, at the College's discretion, for another person;

Employee's immediate family shall consist of spouse or life partner, parents, grandparents, brothers, sisters, children, Employee dependents, and the same relatives of the Employee's spouse or life partner in like degree.

Advancing sick leave credits after an Employee's earned sick leave credits have been expended is expressly prohibited.

Section B. Sick Leave Accrual

Each permanent, full-time Employee shall earn sick leave credits from the first day of employment. For calculating sick leave credits, 2080 hours (52 weeks times 40 hours) shall equal one year. Sick leave credits shall be credited at the end of each pay period.

Proportionate sick leave credits shall be earned at the rate of 12 working days for each year of service without restriction as to the number of working days which may be accumulated. Employees are not entitled to be paid for sick leave until they have been continuously employed 90 days.

Permanent, part-time Employees are entitled to prorated sick leave benefits if they have worked the qualifying period. For calculating sick leave credits, 2,080 hours (52 weeks times 40 hours) shall equal one year. Proportionate sick leave credits shall be earned and credited at the end of each pay period. Sick leave credits shall be earned at the rate of .046 times the number of hours worked without restriction as to the number of working days which may be accumulated. Employees are not entitled to be paid sick leave until they have been continuously employed 90 days.
An Employee may not accrue sick leave credits while in a leave without pay status.

Full-time temporary and seasonal Employees are entitled to sick leave benefits provided they have worked the qualifying period.

**Section C. Payment for Unused Sick Leave Upon Termination**

An Employee who terminates employment with the Employer is entitled to a lump sum payment equal to one-fourth (1/4) of the pay attributed to the Employee's accumulated sick leave. The pay attributed to accumulated sick leave shall be computed on the basis of the Employee's wage at the time of termination. Accrual of sick leave credits for calculating the lump sum payment provided for in this subsection begins July 1, 1971.

**Section D. Abuse of Sick Leave**

Abuse of sick leave is cause for dismissal and forfeiture of the lump sum payment to which the Employee would otherwise be entitled upon termination.

Abuse of sick leave occurs when an Employee misrepresents the actual reason for charging an absence to sick leave, or when an Employee uses sick leave for unauthorized purposes.

The Employer must be able to substantiate any charges of sick leave abuse that results in an Employee's dismissal and forfeiture of the lump sum payment.

**Section E. Report of Sick Leave Usage**

Any illness, medical appointment or emergency which will necessitate use of sick leave shall be reported utilizing the designated method by the Employee to the Employer as soon as possible, and it shall be the responsibility of the Employee to assure proper reporting of the use of sick leave for record keeping purposes. The method of reporting sick leave usage shall be determined by the Employer and made known to staff.

If possible, Employees shall notify their immediate supervisor in advance of a work shift if they are ill or have a medical appointment or emergency which will necessitate the use of sick leave. An Employee need not call in each day after the initial notification if they can provide a reasonable estimate of the expected length of the absence.

Sick leave charges in excess of earned sick leave credits may be charged to earned and available vacation leave or leave without pay at the Employee's option. Leave without pay must obtain prior approval from the President.

Sick leave charges shall be recorded in increments of no less than thirty (30) minutes.

Any holiday that falls during a period that an Employee is on sick leave will be charged as a holiday and not taken off the total accumulated sick leave.

**Section F. Physician’s Certificate**

A physician's certificate or other evidence to substantiate a sick leave charge may be required by an Employee's immediate supervisor or appointing authority if the supervisor has sufficient reason to suspect abuse. Notice of this requirement must be made known to the Employee at the time the Employee reports the illness or at the time the illness is made known to the supervisor. Absent evidence of abuse, the College shall not require the submission of a physician's statement unless the Employee has been absent from work in excess of five (5) continuous working days.

If an Employee becomes ill while on vacation leave, they may charge the period of illness to sick leave rather
than vacation leave by providing a physician’s statement, if required.

If the College has sufficient reason to believe that an Employee may be unable to perform their job duties following an injury or illness, it may require a physician’s release before the Employee is allowed to return to work.

**Section G. Sick Leave Bank for Catastrophic Events**

An Employee may donate a yearly maximum of 40 hours of their accrued sick leave credits to another member of the bargaining unit or to an employee who is a member of the administrative, exempt, professional group. They may also donate to an employee who is a member of the full-time faculty bargaining unit if and when the full-time faculty has a sick leave bank benefit included in its collective bargaining agreement.

An Employee may receive a yearly maximum of 240 hours of donated sick leave credits from the eligible employees shown in the preceding paragraph. The Employee donating must maintain a minimum balance of 40 hours of sick leave, which they cannot donate. The donated credits are for use in the event that the recipient has used all of their own sick leave credits and annual leave credits.

Sick leave bank credits may be used for the illness or injury of the Employee, their spouse or life partner, children, or other dependents as allowed by the Internal Revenue Service.

Sick leave credit donations shall be made in no less than four-hour increments; shall be donated within 20 working days after the recipient has exhausted their leave credits; and shall be used in the order in which they were donated. Any unused sick leave credits shall be returned to the donor(s) within ten working days after the recipient first returns to work. Donated sick leave credits may be used by the recipient on a retroactive basis, beginning the day after their annual and sick leave credits are exhausted.

A standing review committee shall be created and shall consist of three members of the Administration appointed by the college President and three members of the Classified Employees Union appointed by the FVCCCEU President. At least four of the six committee members must be present at any committee meeting in order for a decision to be made regarding the union member’s request for sick leave credit donations. At this time the Committee shall determine whether the situation in question may appropriately be considered as catastrophic. It shall be the responsibility of the college President or the FVCCCEU President, as appropriate, to appoint a substitute to perform committee duties when committee members are unable to do so.

Employees wishing to request sick leave credit donations and Employees wishing to donate sick leave credits may obtain forms for each purpose from the Human Resources Director who will then notify the committee members of the need to meet.

**Section H. Bereavement Leave**

Up to five (5) days of paid bereavement leave (not to be charged to any other paid leave category) at Employee's regular rate of pay will be granted to an Employee for the death of an immediate family member or grandchild. Immediate family member is defined in Section A of this Article. Additional leave may be granted on a case-by-case basis with the support of the Employee’s supervisor and the approval of the President.

If an Employee has exhausted all forms of paid leave of absence due to the sickness or death of a family member, the Employee may be eligible to use up to twelve (12) weeks of leave time as provided under the Family Medical Leave Act.
ARTICLE 25. LEAVES OF ABSENCE

Section A. Maternity/Paternity Leave

No Employee may be terminated because of pregnancy or other essential parenting responsibilities nor may they be required to take a mandatory maternity leave for an unreasonable length of time. In addition to accrued sick leave and vacation, a reasonable leave of absence without pay will be granted to any Employee not able to perform employment duties due to pregnancy, post-pregnancy complications, or other essential parenting responsibilities. The period of the leave of absence shall be agreed upon by the Employer and the Employee, but the maximum leave shall generally not exceed six months unless extended at the discretion of the Employer, the total not to exceed one calendar year.

Prior to the granting of the maternity/paternity leave, the Employer may require a certification of the need therefore. The Employee must notify the Employer two weeks in advance of returning to work if a replacement has been hired and upon return shall be employed at the same or a similar position held prior to maternity/paternity leave with equivalent pay and accumulated seniority, retirement, fringe benefits and other service credits.

Maternity leave shall be granted in accordance with 49-3-310 and 311, M.C.A.

Section B. Jury Duty or Subpoena

Any Employee summoned as a juror or subpoenaed as a witness may elect to take annual leave and retain all fees and allowances payable as a result of this service, or not to take annual leave and forward such fees and allowances to the Business Office to be applied against wages due for the period of service.

Section C. Military Training Leave

Any Employee who is a member of the organized militia of this State or who is a member of the organized or unorganized reserve corps of military forces of the United States, and who has been an Employee for a period of six months, shall be given leave of absence with pay for a period of time not to exceed 15 working days in a calendar year for attending regular encampments, training cruises, and similar training programs of the organized militia of the military forces of the United States. Such leave of absence shall not be charged against any other leave credit earned by the Employee. (10-1-604, M.C.A.)

Section D. Discretionary Leave

Any Employee desiring any type of leave of absence without pay shall secure approval from their supervisor. Approval of any leave without pay for more than five (5) days shall be obtained in writing from the supervisor, the appropriate administrator, and the President. The maximum leave of absence shall not exceed one (1) year.

Section E. Public Service Leave

The Employees subject to this Agreement elected or appointed to public office shall be entitled to a leave of absence not to exceed 180 days per year, while such Employee is performing public service. Any Employee granted such leave shall return to work within ten (10) days following the completion of the service for which the leave was granted. (2-18-620, M.C.A.)
Section F. Extended Leave for Illness or Disability

A leave of absence without pay shall be granted to Employees with extended illness or disability who have proper medical certification which is acceptable to the Employer. The Employee shall be entitled to such unpaid leave according to the provisions of the Family Medical Leave Act for up to 12 weeks following the exhaustion of paid leave. This period may be extended if approved by the College President. If extended leave is granted by the President, after the 12 weeks of FMLA, the employee will be responsible for full payment of insurance premiums. The Employee must be able to show the Employer, by way of a physician's certificate, that they are able to fully perform all duties and responsibilities of the position before returning to work. The Employee shall retain all rights to their previously held position according to the provisions of the FMLA.

Disabilities caused or contributed by pregnancy, miscarriage, abortion, childbirth, and recovery there from, are, for all job-related purposes, temporary disabilities and should be treated as such under any health or temporary disability insurance or sick leave plan available in connection with employment.

Section G. College Closure

During the non-holiday days which fall between Christmas Day and New Year’s Day, Employees may use paid or unpaid leave in accordance with other sections of this contract.

ARTICLE 26. TRAVEL

Employees are eligible for reimbursement of approved travel expenses in accordance with current Board policy. Any improvements in policy will automatically be applied to Employees. An Employee will have the right to decline travel in the event the supervisor schedules the Employee to travel during a time not considered part of their regular work schedule and therefore not paid. Supervisors are encouraged to consult the FLSA travel guidelines which Human Resources has provided them as their signature is required on the employee’s travel form if they have approved the request.

ARTICLE 27. PROHIBITED ACTIVITIES

No Employee may undertake outside employment or activities which would result in a conflict of interest with their assigned college duties.

An Employee may not assist any person for a fee or other compensation in obtaining a contract, claim, license, or other economic benefit from the College.

An Employee may not perform an official act for the College which directly and substantially benefits a business or the undertaking in which they either have a substantial financial interest or is engaged as counsel, consultant, representative, agent, director, or officer.

Employees of the College shall not accept any favor or gratuity from any person, firm, or corporation which is engaged in or attempting to do business transactions with the College which might affect the Employee's judgment in the impartial performance of their duties.

ARTICLE 28. ACTIVITIES REQUIRING DISCLOSURE

Any Employee who recommends or approves a purchase or service and who has any financial interest in the firm or with the persons involved in the purchase or service shall make this fact known to the Human Resources Director or her/his designee prior to the recommendation or approval of the transaction or service. Any Employee who recommends or approves a personnel action and who has a financial interest, business association, or familial relationship with the person who is the subject of the action shall make this fact known to the Human Resources Director or her/his designee prior to the recommendation or approval.
ARTICLE 29. GRIEVANCE AND ARBITRATION

Section A. Definition

A grievance shall be defined as a complaint by an Employee, a group of Employees, or the Union that there has been a violation or misinterpretation of a specific term of this Agreement or that an established procedure or written policy has been applied unfairly or inequitably.

Section B. Informal Process

No matter shall be submitted under the grievance procedure unless it has first been discussed by the Employee with the Employee’s immediate supervisor in an attempt to resolve the matter informally. If the grievance is not resolved, the grievant may request that an in-house committee hear the concern. The College will, within ten (10) working days of the receipt of said request, provide names of three employees who will represent their side of the Committee; the Union will also provide the names of three employees within that time frame. Anyone who has taken a major role in the grievance thus far will not be chosen for the Committee. After the names have been exchanged, the Committee shall have 10 working days to hold a hearing and receive testimony from both sides. Upon completion of the hearing, the Committee shall meet and attempt to reach consensus on a resolution to recommend to the President. If a consensus is not reached, the grievance may be advanced to the formal process.

Section C. Rules of Grievance Processing

1. Time limits at any stage of the grievance procedure may be extended by mutual agreement of the parties at that step.
2. A grievance shall include the following information:
   a. A complete statement of the grievance and the facts upon which it is based.
   b. The rights claimed to have been violated and the remedy requested.
3. The Union shall have the exclusive right to represent any Employee filing a grievance under this provision. By mutual agreement, the parties may conduct a closed conference with the grievant, the Union representative, and the administrator who supervises the grievant’s supervisor in an attempt to resolve the grievance. At least one (1) Union representative may be present at any meeting relating to a grievance at which the grievant is in attendance.
4. No reprisals of any kind will be taken by the Employer against any Employee because of participation in this grievance procedure.
5. Both the Union and the Employer will cooperate in the investigation of any grievance and will, upon request, furnish each other with information that is relevant to the processing of any grievance.

Section D. Formal Process

Step 1.

Any grievance may be submitted within thirty (30) working days following the act or condition complained, or within thirty (30) working days after the Employee became aware of the act or condition, whichever is longer. The grievance shall be submitted to the administrator who supervises the Employee’s supervisor unless the parties agree to submit the grievance directly to the College President. The aforementioned administrator shall have five (5) working days to respond to the grievance in writing.

Step 2.
If the grievant is not satisfied with this response, the grievance may be submitted to the College President within five (5) working days. The President shall have ten (10) working days to respond to the grievance in writing.

Step 3.

If the grievant is not satisfied with this response, the grievance may be submitted to final and binding arbitration within fifteen (15) working days from receipt of the President’s response.

**Section E. Rules of Arbitration**

Within ten (10) working days of receipt of the Union's notice of its intent to arbitrate a grievance, the parties shall call upon the Montana Board of Personnel Appeals, unless both parties agree to use a list provided by the American Arbitration Association or the Federal Mediation and Conciliation Service, for a list of potential arbitrators.

Upon request, each party shall be entitled to strike names from the list in alternate order and the name so remaining shall be the arbitrator. A coin toss shall determine which party will strike the first name.

The parties agree to provide each other with a copy of any documentary evidence they intend to introduce at the arbitration hearing.

The arbitrator shall render a decision within thirty (30) working days of the hearing and that decision shall be final and binding. By mutual agreement, the parties may request a bench decision from the arbitrator.

Each party shall share equally the cost of the arbitrator. In the event one of the parties wants transcripts from the proceeding of the arbitration, the party requesting the transcripts shall pay all costs. If each party requests a transcript, they shall equally share the cost. The arbitrator shall not add to, subtract from, or modify the terms of this Agreement.

The arbitrator shall decide all substantive and procedural arbitrability issues.

**Section F. Award of Arbitrator**

The award of the arbitrator may be entered in any court of competent jurisdiction should either party fail to implement the award. If a motion to vacate the arbitrator's award is entered in a court of competent jurisdiction, and the initiating party does not prevail in the litigation, such party shall bear the full costs of such action including, but not limited to the adverse party's court costs, legal fees, and other related expenses incurred as a result of defending such action.

**ARTICLE 30. SAFETY**

The Employer shall provide a place of employment which does not endanger the health or safety of Employees in accordance with state law. Employees shall notify the Employer of any safety or health hazards observed incident to employment. The Employer shall investigate the matter and the parties shall cooperate in initiating appropriate remedial action.

The Employer agrees to provide any uniform or protective device required while working.

**ARTICLE 31. WAIVER**

Failure of either party to require performance by the other party of any promise, condition, or covenant herein shall in no way affect the full right to require such performance at any time thereafter, nor shall the waiver by either party of a breach of any promise, condition, or covenant hereof be taken or held to be a waiver of the promise, condition, or covenant.
ARTICLE 32. ENTIRE AGREEMENT

All matters on which the parties have reached agreement are set forth in this Agreement. During its term, this Agreement may be altered, changed, added to, deleted from or modified only through the voluntary mutual consent of the parties in written and signed amendment to this Agreement, after completion of appropriate ratification procedures by both parties.

During the duration of the Agreement, the provisions hereof shall supersede any previous or future regulations, practices, rules, policies, Board minutes, or handbook provisions which may be in conflict with the express terms hereof.

ARTICLE 33. SEVERABILITY

In the event that any provisions of this Agreement shall be declared invalid or unenforceable by any court of competent jurisdiction, such decision shall not invalidate the entire Agreement, it being the expressed intention of the parties hereto that all other provisions not declared invalid or unenforceable, shall remain in full force and effect. Either party may initiate negotiations on the provision declared invalid.
APPENDIX A
Grievance Report Form

Aggrieved Person ________________________________

Date Filed ________________

Subject Area ________________________________________________

1. Date Grievance Occurred: ________________________________

2. Statement of Grievance:
   ____________________________________________
   ____________________________________________
   ____________________________________________
   ____________________________________________
   ____________________________________________

3. Contract Section Allegedly Violated, Misinterpreted, or Misapplied:
   ____________________________________________

4. Action Requested or Relief Sought:
   ____________________________________________
   ____________________________________________
   ____________________________________________
   ____________________________________________
   ____________________________________________

__________________________________________
Signature of Grievant  Date
STEP I

1. Decision of Vice-President:

________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

_______________________________________  ____________________________
Signature of Vice-President                  Date

2. Grievant's Response:

______ I accept the above decision

______ I hereby refer the above decision to next step of grievance procedure

_______________________________________  ____________________________
Signature of Grievant                  Date
STEP II

1. Date Received by President or Designee: ____________________________

2. Decision of President or Designee:

_______________________________________________________________
_______________________________________________________________
_______________________________________________________________
_______________________________________________________________

_______________________________________________________________

_______________________________________________________________

Signature of President                                      Date

3. Grievant's Response:

_______ I accept the above decision

_______ I hereby refer the above decision to the next step of the grievance procedure.

_______________________________________________________________

Signature of Grievant                                      Date
STEP III

1. Date Received by Board: _________________________________

2. Decision of Board:

________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

_______________________________________  ____________________
Signature of Chairperson                   Date

3. Grievant's Response:

_______ I accept the above decision

_______ I hereby refer the above decision to the next step of the grievance procedure.

_______________________________________  ____________________
Signature of Grievant                      Date
STEP IV

1. Date Submitted to Arbitration: ________________________________________

   Arbitrator: ________________________________________________________

2. Disposition and Award of the Arbitrator:

   ___________________________________________________________________
   ___________________________________________________________________
   ___________________________________________________________________
   ___________________________________________________________________
   ___________________________________________________________________
   ___________________________________________________________________

   ____________________________  _________________________
   Signature of Arbitrator      Date
ARTICLE 34. ADDENDA

ADDENDUM A
Positions in the bargaining unit

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### Classified Pay Matrix

**FY16**

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<td>9.72</td>
<td>9.96</td>
<td>10.47</td>
<td>11.00</td>
<td>11.27</td>
<td>11.84</td>
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<td>Midpoint</td>
<td>12.34</td>
<td>12.96</td>
<td>13.29</td>
<td>13.96</td>
<td>14.67</td>
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<tr>
<td>135%</td>
<td>16.66</td>
<td>17.50</td>
<td>17.94</td>
<td>18.84</td>
<td>19.80</td>
<td>20.29</td>
<td>21.31</td>
</tr>
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</table>

1. New employees shall be placed at a pay level 2.5% less than current employees in the same range with similar years of relevant experience.
2. New hires with no experience will be placed at no less than minimum in the appropriate range.
3. For FY 2016 members shall receive employer match of up to 7% of gross pay contributed to the 403(b) by the College.
4. For FY 2016 midpoint adjusted upward 3.425% for market
5. For FY 2016 employees receive $0.55 per hour increase effective 7/1/2015
6. Insurance contribution $887 per month

### Classified Pay Matrix

**FY17**

<table>
<thead>
<tr>
<th>Range</th>
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<th>26</th>
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<th>29</th>
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</tr>
</tbody>
</table>

1. New employees shall be placed at a pay level 2.5% less than current employees in the same range with similar years of relevant experience.
2. New hires with no experience will be placed at no less than minimum in the appropriate range.
3. For FY 2017 members shall receive employer match of up to 7% of gross pay contributed to the 403(b) by the College.
4. For FY 2017 midpoint not adjusted
5. For FY 2017 employees receive $0.45 per hour increase effective 7/1/2016
6. Insurance contribution $1.054 per month
ADDENDUM D
Collective Bargaining Agreement - Signature Page

July 1, 2015 – June 30, 2017
between
Flathead Valley Community College
and
FVCC Classified Employees

This agreement was ratified by the FVCC Classified Employees’ Union on July 15, 2015 and approved by the FVCC Board of Trustees on July 27, 2015.

Flathead Valley Community College:

____________________________________
Jane Karas, President

____________________________________
Shannon Lund, Board Chair

Flathead Valley Community College Classified Employees’ Union:

____________________________________
Rocky Journey, Union President

____________________________________
Roberta Reese, Union Vice President