SIDE LETTER OF AGREEMENT

Between the Vermont State Colleges and The Vermont State Colleges Part-Time Faculty Federation Local 3180,

United Professions of Vermont – AFT

The Vermont State Colleges ("Colleges") and the Vermont State Colleges Part-Time Faculty Federation ("Faculty Federation") hereby enter into this Side Letter of Agreement to address certain provisions of the September 1, 2021 – August 31, 2023 Agreement ("Agreement") as follows:

- 1. The Agreement shall be extended to expire on August 31, 2024.
- 2. Article 21 is struck and will be replaced with the following:
 - A. Faculty members shall be paid bi-

the faculty's pay rate for each student enrolled. If additional enrollment (10 or more) is added by the Add-Drop Period, the course will revert to full compensation. The faculty will receive service time equivalent to the number of credits the students receive for taking the course. Faculty may reject the offer of a tutorial without penalty.

- F. Faculty may be offered an internship to fulfill the student's degree requirements. In these special circumstances faculty will be compensated at 20% of one credit of the faculty's pay rate for each student enrolled.
- G. Part-time faculty shall be allotted credit for a given course taught or semester performed which is equal to the number of academic credits or workload credits allotted to a fulltime faculty member for the same course or similar work.
- H. Any part-time faculty member who is in pay grades 1, 2, 3 or 4 and who has a doctorate or other terminal degree in the field in which they are teaching will be placed one pay grade higher. Any part-time faculty member at pay grade five who has a doctorate or other terminal degree in the field in which they are teaching will be given an additional \$100.00 per credit hour.
- I. It is further provided that the University in its discretion may request the services of a faculty member to perform specific functions beyond those referenced in the Workload Article. In such situations, the Dean or Department Chair will determine the necessity for such work, expected outcomes and overall compensation. Compensation shall either be at a flat rate stipend or, if an hourly assignment, \$30 per hour.
- J. Applied Music and Performance Lessons. Effective August 21, 2023, faculty who provide individual music or performance lessons shall be compensated for thirteen weeks at the rate of \$50 per hour.
- K. It is understood that in situations as noted below the University may assign, with proper notification and prior to the close of the designated add period, a faculty member up to 15% or 4 more students, whichever is smaller, over the maximum for a given course, understanding that this shall not be considered a permanent increase in class maximum and provided further that the University does not do so on a regular basis. If the University wishes to exceed 15% or 4 student limit, it will provide additional compensation or workload adjustments for the faculty member as provided for in this Article. It is also understood that some courses may have maximum limits which have been based on legitimate concerns for safety, workstation access or other pedagogical restrictions and/or concerns such as the availability of course materials, and that an increase of 15% or 4 students would not be reasonably possible. In such cases, the faculty member and the Dean or their designee will negotiate what accommodations, if any, might be made to best meet the needs of the students.

Compensation for students beyond the agreed to limits ("limits" being defined as class

The parties agree that Article 21	(Salary and Rates	of Pay) is not sul	bject to change	before
September 1, 2024.				

This Side Letter of Agreement is agreed to without prejudice or precedent to the parties.

Signature	<u>Jonathan D. Kaplan</u>	Dated: 12 December 2023
	Jonathan Kaplan, PT Faculty Federation Representative	
Signature:	Sophie Zdatny, Chancellor, Vermont State Colleges	Dated: December 13, 2023

AGREEMENT

between

VERMONT STATE COLLEGES PART-TIME FACULTY FEDERATION, LOCAL 3180, UNITED PROFESSIONS OF VERMONTAFT

and the

VERMONT STATE COLLEGES

SEPTEMBER 1, 2021 to AUGUST 31, 2023

Table of Contents

Article No. Article Name.

ARTICLE 1 RECOGNITION

A. The Vermont State Colleges recognizes the Federation as the exclusive bargaining agent for partitime teaching faculty employed by theoleges but excluding the College presidents, deans, business managetivision chairpersons, academic division directors, and all nonfaculty employees, in accorde with the unit certification issued by the Vermont State Employees Labor Relations Board on June 4, 1991: 1) employed for at least three semesters, or whoreatly are in their third teaching semester, 2) theat least six creditiours per academice, 3) notwithstanding the first two requirements,

Faculty Member: The term "faculty member" as used in this Agreemental mean any

member 6the bargaimig unit; "faculty" shall mean all members of the

bargaining unit.

Federation: The term "Fedration" as used in this Agreementall refer to the

Vermont State Colleges Faculty Federation, Local 3cs F, L

- 3. The right to determine the means, methods, btandgeand financial procedures, and personnel by which the Ceodles' operations are to be conducted;
- 4. The right to take such actions as may be necessary to catheoutssion of the Vermont State Colleges in case of emergencies, provided that theteries notified in writing of the emergency and action as soon as possible; and
- 5. The right to make rules, regulations, and policies not inconsistent with the provisions of this Agreement
- B. The application of such management rights in alleged violation of this <u>Agreements hall</u> be subject to the proions of Articles 12 and 13 (Grievance and Arbitration).
- C. Nothing in this <u>Agreementally</u> be construed to limit the right of administrative personnel to perform instructional duties, or **ub** contract, provided that the exercise of any of the rights set forth in this section shall not result in the layoff of any employee covered by this <u>Agreement</u>
- D. No such management right or responsibility set forth or referred to in thicke/shall be enacted applied, or implemented in a manner which is arbitrargapricious or in contravention of the Agreement
- E. Except as otherwise provided in Article 15.B.3, the following language shall be implemented as of January 1, 2012:

Except as otherwise **sp**ifically provided, throughout this Agreementhere the Colleges are required to provide notices or to retain documentation, the Colleges reserve the right to provide or retain such required documentation in an electronic form or to otherwise provide required notices electronically or virtually through the Colleges' or individual College's web sites or other virtual formats.

ARTICLE 4 FEDERATION RIGHTS

A. <u>Individual Contrats</u>

Right and benefit of the faculty members set forth in this Agreement be part of a individual contract of employment. In the event of conflict between the terms of an individual contract of employment and the terms of this Agreement terms of the Agreement

B. Bulletin Boards

- 1. Each College/Universityhall designate suitable space at which a bulletin board may be erected for Fedeion purposes at Federation cost, or shall designate reasonable space on existing bulletin boards for use by the Federation, the System Office ill maintain an electronic bulletin board for Federation.use
- 2. Postings on all such bulletin broks shall be made by, or at the ection of, a Federation Chapter Chair at each campus, who shrails in copies of all postings to a designate college University official for College University records. All such postings shall clearly indicate onsorship by the Federation.
- 3. The use of the bulletin board shall **bestricted** to activities of the Federation for the following purposes only:
 - a. notice of recreational, educational and social activities;
 - b. notice of election of officers and representatives **æsdlts**;
 - c. notice of Federation meetings and activities of Hederation, its affiliates or parent bodies, other than union campaign materials.
- 4. The campus Chapter Chair or designee shall be primarily responsible for the bulletin board, including, but not limited to, removal of dated or disallowed postings. The Federation shall provide the name of this Representative t designated Collegianiversity official upon request.

C. Distribution of Materials

The Federation shall have the right to have material directly into mailboxes of faculty and may use interoffice mail facilities and neil to correspond with faculty provided, hower, that such useoes not overburden such facilities.

D. <u>Federation Meetings</u>

The Federation may use lecture rooms, itanid ms and College classrooms for its meetings when such facilities are not otherwise in use. Each Federation Chapter may hold one regularly scheduled meeting per month and notice of such schedule shall be given to the College prior to September 1. Onotice of any such regularly scheduled meeting is received, the College shall not hold conflicting meetings involving facult The Federation Chaptersnay hold emergency meetings, in addition to monthly meetings, in facilities not otherwise in use proved that faculty with scheduled meetings or duties during the time of such Federation meetings remain at and fulfill such obligations.

E. Use of Facilities

Federation Representatives may use the College's typewriters, computers, duplicating equipment and traulators when they are not otherwise in use, under reasonable guidelines set forth by the designated administrator, provided the Federation shall pay

ARTICLE 8 NO STRIKE OR LOCK -OUT

- A. The Federation, on behalf of its officers, agents, and members, agrees that so long as this Agreementor any written extension hereof is in effect, it shall neither conduct nor support any strike, slowdown, refusal to cross any picket line, did wn, or organizational primary picketing.
- B. The Vermont State Colleges **eg**s that there shall be no leakt during the term of this Agreement

ARTICLE 9 OUTSIDE EMPLOYMENT

Provided it does not interfere with the preormance of the pattime faculty members' normal duties and responsibilities, patitime faculty members shall not be precluded from engaging in outside employment, and other employment within the Vermont State Colleges system consistent with the VLRB order of certification dated June 4, 1991, as attached attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistent with the VLRB order of certification dated June 4, 1991, as attached to the consistency of the consi

ARTICLE 10 HEALTH AND SAFETY

- A. No faculty member shall be required to perform any work under conditions which jeopardize theihealth or safety. Any patime faculty member who has knowling of such condition(s) shall report such conditioning to the President or their designee and to the hapter chairperson or the lesignee prior to the filing of a grievance.
- B. Once monthly, and in the event of anergency, the College shanake its safety records available for examinationals College shall give reasonable notice, conspicuously posted, as to when such records will be available. The chapter chairperson shall receive a copy of such notice.ter (a)4 ()-6 (v)-14 (e)-14 7 (e)4 (vj /T 4 (ab)-1)-4 (B)-3 (/5 (u)-14 (e)-14 (e

program on the first day of the semester or the one offered the week before. Faculty members attending such programs shall be paid \$25 per hour for time spent at the program.

ARTICLE 11 NOTICE OF VACANCY

Notice of full- or parttime administrative or faculty vacancies within the system shall be posted on the VSC websitet least fifteen 1(5) days prior to the filling of such vacancy. Notice of full or parttime staff vacancies shall be posted seven (7) days before such openings are advertised outside the Vermont State Colleges. Priame faculty members who meet the minimum qualifications for a full-time faculty position vacancy will be given an initial interviewith whe search committee upon formal application for the position welver, the failure to fill the vacancy with a bargaining unit member shall not be subject to grievance and/or arbitration. This Article shall not operate to deprive any bargaining unit member of any rights which they may enjoy under the provisions of the 18, Semester Appointments and Assignments.

ARTICLE 12 GRIEVANCE PROCEDURE

A. Special Conferences

- 1. Any individual faculty member or group of faculty members shall have the to discuss any concern/complaints with the President of the Collegeror the designee and to have such matters considered in good faith in a "special conference" with or without the intervention the Federation. A request for a special conference must be in writing and received within fifteen (15) calendar days following the time at which the concerned party(ies) could have reasonably been aware of the existence of the situation created by the which is the basis for the concern. The clock may be stopped during all recesses in excess of seven (7) calendar days provided the faculty member(s) or the existence of the recess.
- 2. Any adjustments resulting from a special conference shall not be inconsistent with the terms of this Agreemented shall not be considered as evidence or as precedent by any administrative agenuty treator or board of arbitation with respect to any grievance which may anstend College or any other College.
- 3. If a matter has not been satisfactorily resolveduth special conference, the concerned party(ies) may file a grievance (pursuanethic) D below).

B. Definitions

The term "grievance" shall be defined as the term complaint of a partime faculty member, of a group of partime faculty members, out the Federation, that there has been a violation, misinterpretation, or misapplicator any term of the greement or the discriminatory application of a rule of gulation.

- C. Of the three parties in. Babove, the one filing the grievance shall be the grievant.
- D. The following steps shall be followed for the processing of grievances:

Step one

1. Within thirty (30) calendar days after the grievant could reasonable been aware of the alleged violation, or within thirty (30) calendar days after the date the last special conference (under Section A. above) if any, held to specifically discuss the matter being eyed, the grievant (or the presentative) shall and deliver a written and dated grievance to the College or their designe (nc)4 (e)44 (1r)-on'-2 (he8)-2 (epy)qu (e)4 (s-6-2 (he)4 (l) 0 Td (l) Tos)-1 (s)-4 (l)

Chancellor or their designee to the grievant with appy to the Federation. The Federation's copy shall be sent thort address specified in their evance.

E. <u>Grievances Arising from Actions of the hancellor</u>

In cases involving grievances resulting solely from directions or actions of the Chancellor, the gievance shall be filed in writing directly with the Chancellor within thirty (30) calendar dayafter the grievant could have reasonably becare of the alleged violation. The clock may be stopped during all recesses in excess of seven (7) calendar days rovided the grievant or the impresentative notifies the filter in writing. The clock shall start again at the conclusion of the sece Within fifteen (15) calendar days of the filing of the grievance, the Chancellor or designee shall arrage a meeting among the grievant(s), the Federation Representative(s), and the Chancello their designee. Each party is also entitle thave another individual present for the sole purpose of taking notes. Within fifteen (15) calendar days after sections, the Chancellor or their designee shall forward written answer to the grient with a copy to the Federation at the address cipied in the grievance. Such meetings shall normally be

- 4. No disposition of any such grievance at any such meeting cathathavene, violate, or be inconsistent with any provision to the tag or applicable arbitration award; and
- 5. The disposition of any such grievance shall be without precede prejudice to a grievance involving a different grievant(s) or subject matter

H. Grievance Meetings

- 1. Time of all grievance meetings shall be argued to have as little loss of working time as possile. No pay or benefits shall be lost by the grievant or witnesses called by either party for the purpose of attending grievance imgestiA witness shall be excused from their ademic and profession as possibilities and duties only at such times and on such dates as the required to give estimony.
- 2. Observers may not attend grievance meetings without the consent of both parties.
- 3. At grievance meetings, each side ntally written notes only.
- I. Written communications required as part of the grine@aprocedure shall either be hand delivered or sent via U.S. Postal Service, certified mail, return receipt requested.

ARTICLE 13 ARBITRATION

- A. Any grievancewhich has not been statectorily adjusted undethe grievance pocedure may be submitted within thirty (30) calendar days of the Vermont State Colleges' final answer for settlement under the arbitration provisions of 3 VSA 926.
- B. Each party shall bear the expense of pareing and presenting its own eas
- C. If the Vermont State Colleges or the Federation challenges the Vermont Labor Relations Board's finding regarding arbitrability or nombitrability, it may, within thirty (30) calendardays after receipt of the awardefsuit in a court of compete jutrisdiction to seek a judicial determination to the arbitrability of the subject matter.
- D. Unless otherwise mutually agreed, each arbitration hearing shall deal with not more than one grievance.
- E. No pay or benefits shall best by the grievant or a reasoftenbumber of witnesses called by either partor called under subpoena for the purpose of attending arbitration hearings. A witness shall be excused from the barrow transfer or professional sponsibilities only at such times and on such dates as the precluded from attending arbitration hearings on the true.

- 1. The Dean or President or their designenay issue written reprimands to faculty members. Such written reprimands shall be placed in the faculty member's file and also shall be sent to the utility member.
- 2. Upon receipt of any written reprimand by the Dean or President or their designees, a faculty member shall have the right to respond in writing and to have such response placed in their personnel file. Any such written response shall be made within seven (7) calendar days of receipt of whiteen reprimand.
- 3. The faculty member shalso have the right to meet with the Dean or President, depending on who issued the reprimand, to discuss the reprimand. Such request shall be made in writing within seven)(calendar days of receipt of theithen reprimand.
- 4. Upon receipt of a request for a meeting, the Dean or President shall hold the meeting within seven (7) calendar days.
- 5. The meeting shall not be public; a representative of the Federation may be present. The Dean or Presidentynather or withdraw the written reprimand following the meeting or the receipt of the faculty member's written response, or may leave the reprimand as written.
- 6. A faculty member may file a grievance over a written repridif the believes that the action was arbitrary or capricious. Such griece will be filed at Step One unless the President issues the written reprimand, in which case the grievance may be filed at Step Two.

C. Discipline greater thawritten reprimands

- 1. The President or æsignee shall notify the faculty member in wirity whenever the President is contemplating discipline greater than a written reprimand. Such notice shall include a description of the alleged acts and conducting reference to dates, times and places. Totie ication shall inform the faculty member of their right to request representation by the Faculty Federation in any interrogation connected with the investigation or resulting hearing.
- 2. Upon written request by the party, an informal meeting writhe President or designee shall be held no later than one week after the faculty member receives notice of a proposed disciplinary action/penalty greater than a written reprimand. The meeting shall not be public; a respentative of the Federation and faculty member's counsel may be present
- 3. Following such meeting, the President shall make decision within 14 calendar days on whether discipline is appropriate and if so, what the particular disciplinary action shall be. No disciple proposed under this Section shall be binding and effective that has not been the subject of the meeting provided in this

- section unless the faculty member waives the right to this meeting by failing to request the meeting.
- D. A faculty member may file argevance over a demotion, suspension or iteration if they believe that the action was without just cause. Such grievance will be filed at Step Two of the grievance procedure.
- E. The purpose of a Step Two Hearing in a disciplinary grievance but the possible adjustment of the matter and need not involve the presentation of evidence or specification of particulars by either party. In the case of a disciplinary grievance regarding a penalty of demotion, suspension termination imposed by the Code, the faculty member may waive in writin Step Two and proceed to the Vermont Labor Relations Board.
- F. Once the College becomes aware of any alleged acts that may form the basis for discipline under this Article, red except for actions that may restitute a crime, it must initiate disciplinary proceedings under this ArticO(oc)4 (e)-66 (d)2 (is) (n t)4 (y)-4 (ed4T .(pe)4 (n

- 5. Effectiveness in defining learning objectives and asis learning outcomes in courses and
- 6. Effectiveness in designing educational experiences the needs of diverse learners

C. Student Evaluations

Student evaluations will be required in each course taught by atipaertfaculty member. At the end of each semester, the Department Chairperson will review the student evaluations for partime faculty members in their partment.

- 1. The same student evalue of form utilized for full-time faculty evaluations will be utilized for partitime faculty.
- 2. The College will retain in the faculty member's personnel file, or other designated location, the student evaluations from the most recent(4) years of teahing (not including internships, independent studies and imperformance lessons) taught as a bargaining unit member. In addition the College will also retain student evaluations from any summer session teaching during thise faculty have the right to request two additional years of student evaluations for their peer review, at their discretion.
- 3. Faculty shall have access to their student evaluations.

D. Classroom Observations

- 1. Except for formal evaluations described down, classroom obsertions shall not be required every semester in which a triante faculty member teaches. However, the Dean withoutify the Department Chairpersons each semester which faculty members in their departments the Dearst designated for assroom observation. In their discretion, the Department Chairperson, or designee, may also observe a class or classers you fart time faculty member whenever there is a concern about performance.
- 2. A faculty member may also request that a class observation to place.
- 3. In all cases, the Department Chair or the signes shall meet with the part time faculty member ater the observation and within 15 working days of the observation and will forwal a written report on the observed class to the Dean and, if the report is not written by the Department Chair, the Department Chair. This written report will be placed in the faculty member's personnel file no later than 30 days following the meeting to discuss the classroom observation. The faculty member shall to free to add a written rebuttal to the file.

4. Nothing shall preclude the Dean, or designeen fatso observing the faculty member in class at any time.

E. <u>Formal Evaluations</u>

1. Any formal evalutions will be conducted by the Dean or thebesignem

The Dean will notify the PRC by October 1 InetFall and February 15 in the Spring as to which faculty memilse up to eight (8) unless the PRC agrees to more, will be formally reviewed thasemester. The PRC will complete all

faculty member, the Dean shall meet with the faculty member under review following the completion of the fornhavaluation.

- F. While a non-reappointment based on performance may follow sufformal evaluation, it is understood that a decision not to appoint a facultimber to a subsequent semester may occur after any semester and not solely following semesters in which classroom observations and/or formal evaluations have taken placething herein shall be construed to limit grievance rights set forth elsewheteisnAgreement
- G. In addition to its formal evaluative functions under Section be very the PRC wilds accept and evaluations for an Excellence in Teaching Awarded awarded no more frequently than once per year per campus. Nominations may come from students, faculty or administrators. The PRC will make a recommendation to the Processite evaluating any nomices no later than April 1. The PRC is under no obligation to recommend anyone if it does not believe such an award is meritied President will make the final decision on all such nominations. A faculty member who is given as u award will receive official recognition and an honorarium of \$500.

ARTICLE 16 PERSONNEL FILES

- A. Each college shall maintain a personnel file for **faculty** member at the College in an office designated by the President of that College. The **b** such file shall be determined by each College and such file may contait shall not be limited to, copies of personnel transactions, official compendence with the faculty member, peer evaluations, student evaluations, and evaluation reportant the College.
- B. The College shall send a faculty member a copy of any item or material placed in their personnel file or it shall send a faculty member a memo advising the faculty member that an item or material has been placed in theirsonnel file and that the item or material has bas 5 (m)]Taoem (as)-5 (5-21.12 -1.15(s)-5 (u)-4 4 t)-6 (h)-14 (e ad)-3.9 (m)-6.1 (i)-6 (n)-3

emo shall be set to the faculty member within fourteen (14) days of the insertion of tem or material into this.

parttime faculty menber shall have the right to grieve theartion intheir onnel file of any item or material which they alle5 (m)]

will provide written notification of the web site and instructions for **ptertion** of the form to each bargaining unit member **tenth**e Fedration.

The faculty member shademain responsible for completion of the form and timely submission in accordance with the subsequent provision shades are timely submission in accordance.

- 4. It shall be the responsibility of each ptinte faculty to return the course availability form to the appropriate administrator not later than three (3) weeks after the distibution dates indicated in B.1. above. teaching one or more coursed ess than thirty (30) days prior to the beginning of the sem that campus for the subsequent semester. The property is shall be free to waive such penalty at its sole discretion.
 - 8. The teaching availability forms will be sent todaronsidered by the Department Chairperson or other appropriate administrator in establishing department schedules. In addition, paintne faculty may consult with the Department Chairperson regarding partment scheduling fornaupcoming semester, and if the department holds a miner to discuss scheduling, paintne faculty shall be free to attend and participate. The employer will ryothife parttime faculty of such scheduled meetings in a timely fashion.
- C. Partime faculty members will leave the bargain imgit (1) when notified of non-reappointment by the College or (2) following any cortex september to August period in which they have not taught at least three credits. August 31

st will be considered the exit date (e.g. If someone teaches in the Fall of 2006, the instance unit until August 31, 2008 even if hey have not taught three credits during that period.).after leaving the bargaining unit, they are rehired as a-piante faculty memberthey will have to re qualify for unit membership.

Seniority Bridging. For purposes of seniority under this Article, a former bargaining unit member who left then it in Pay Grade 1 or 2, and who laterenesters the bargaining unit will have seniority restored after completing two additional semesters bring the unit (i.e. all newly accrued credits for seniority from the time the person left the bargaining unit will be added to all the seniority previdual sost). A former bargaining unit member who left the unit in Pay Grade 3 or above, and when the time the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above, and when the bargaining unit member who left the unit in Pay Grade 3 or above when the bargaining unit member who left the unit in Pay Grade 3 or above when the bargaining unit member who left who above when

1. Effective September 1, **20**, parttime faculty members will be compensated at the following rates:

Pay grade 1: \$1,432 per credit Pay grade 2: \$1,570 per credit Pay grade 3: \$1,721 per credit Pay grade 4: \$1,864 per credit Pay grade 5: \$2,003 per credit

2. Effective Septemer 1, 2022, partime faculty members will be compensated at the following rates:

Pay grade 1:\$1,465 per credit Pay grade 2:\$1,603 per credit Pay grade 3:\$1,754 per credit Pay grade 4:\$1,897 pe credit Pay grade 5:\$2,036 per credit

Pay grade 5:\$2,036 per credit -t(f)P <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</MCID 25 >>BDC -12.8 -50 0.004 2w29.5MC /P ody <</mr>

The above are minimum per credit rates and nothing preclude the College from offering higher rates in its discretion.

Effective with the 201-2022 academic year, those facute aching graduate courses well-eive four (4) teaching credits per courset exact of threlhr iilleie mour 3 (c) 10 (a) 4 (nd-2 (l)-2 (prf (a) 4 (t) 4 (ouu

ARTICLE 22 PENSION CONTRIBUTION

The Colleges shall make TIAA contributions for every faculty member according to t following formula:

The College shall contribute \$1 for each \$1 that a facult mber contributes to TIAA up to a maximum College contribution 7% of the faculty member's salary for the academic year.

ARTICLE 23 MILEAGE REIMBURSEMENT

A. If travel is required by the College for the performance of job duties during the regular academic year, the College shall either provide transportation during travel to and fro prevailing state rate per mile. This shall not include daily commuting travel to and fro the site(s) of the course or courses to which thetiprate faculty is assignde If a part time faculty member is teaching on campus on the stary that they must also commute to an off-campus site for work for the college, then the college will pay mileagR collew (w)2en-6

Applications for professional development money must be submitted by October 1 with a decision by the College by October 15 for professional activity bet Nevember 1 and April 30. Applications must be submitted by April 1 with a decision by the College by April 15 for professional activity between May 1 and October 31. Faculty members may apply after October 1 and April 1 but will be considered only if furtills remain.

Application for funds and reimbursement of funds shall be consistentrawitel policies on each campus.

- D. In no instance shall reimbursements exceed the actual expenditures of-**tire** part faculty member as attested to by receipts for expenses.
- E. Effective July 1, 2017, lafunds not used in a given semester shall be carried interest.

ARTICLE 28 SICK LEAVE

In any case where extended illness or disability probabipartime faculty member from completing theisemester assignments(s), they shall continue to be paid for the rest of the semester provided:

- 1. they have completed 60% of the semestescheduled class meeting times
- 2. they submite medical dctor's certificate veifying the partitime faculty member will be unable to complete the semester due to illness or disability.

In cases where the paintne faculty member who has an extended illness or disability leaves prior to completing sixty percentions of the semester's scheduled class meeting times, the Academic Dean will have the discretion to place the time faculty member on leave for the remainder of the semester provided to trait-time faculty member has verification that their was return in time to complete 60% of the semester's scheduled class time.

The Dean's decision shall not be arbitrary or capricious, and shall be based on factors such as the information provided by the physician, the past attendance record of the period through the period through temporary arrangements during the past leave, or whether the College can hire a replacement to cover the remainder of the semester.

If leave is granted under these circumstances, the ipart faculty membe, upon eturn, will receive pay retroactively for the period during which the year on sick leave.

ARTICLE 29 FEDERATION OFFICER RIGHTS

The Colleges shall provide the Federation with Three Thousand Dollars (\$3,000) to be provided to a faculty memberdesignated by the Federation for purposes of conducting this unit Federation business for that academic year, iniclgobut not limited to contract administration, negotiation, grievance and participation in the governance of its state and maltafiliates. The Federation shall notify the Chancellor

ARTICLE 31 FACULT Y GOVERNANCE

A. The Federation, as elected bargaining agent, retains **thusione** right to negotiate and reach agreement on all matters pertaining to wages, **beaed** terms and conditions of employment. Without waiving this right, the Federation genizes the

6. The development, curtailment or reorganization of academic programs.

ARTICLE 32 TUITION WAIVER/DISCOUNTS

A. Partime faculty merbers who haveaught for five (5) semesters or more and who are currently in active service may receive a tuition waiver of 100% tuition for up to two (2) courses per academic year at the unit Colleges. The term "academic year: shall refer to the Fall and Spring semestrs only.

The immediate family members of the time faculty members who have taught for five (5) semesters or more and are currently in active service may receive the partituition reduction waiver of 100% based upon the corresponding number of courselestly the part-time faculty member in that given semester purposes of this benefit, the waiver is based on a fullime teaching course load of 12 credits. For example, 3 credits taught in a given semester will yield a 25% waiver immediate family members; 4 credits taught is a 33.3% waiver; 6 credits taught is a 50% waiver; 9 credits taught is a 75% waiver; etc. The term "academic year" as used in this Article shall refer to the Fall and Spring semesters only. The tuition wair can only be use at bargaining unit colleges and thus specifically excludes course work at the Community College of Vermitime. tuition waiver cannot be used at the Castleton Center for Schools.

- B. The tuition waiver under this Article can applyetiother part time or full time study for bargaining unit members and/or their inequirate family members.
- C. "Immediate family" is defined as the paintne faculty member's pouse and dependent children. The VSC

ARTICLE 33 SEPARABILITY

ARTICLE 35 DURATION AND RENEWAL

Except as otherwise herein provided, subject to the following paragraph, this A reement shall continue in full force and effect until midnight, August 31, 2023, and shall be automatically

	nue in full force and effect until midnight, Aug		
V.			
III.			
-	*	1	
-			
BY:	Eileen ("Lynn") Dickinson, Chair Vermont State Colleges Board of Trustees	DATE:	
BY:	Sophie Chancellor, Chancellor Vermont State Colleges	DATE: 11.2022	
VERI	MONT STATE COLLEGES PART-TIME FA	ACULTY FEDERATION,	
LOCA	AL 3180, UNITED PROFESSIONS OF VERI	MONT – AFT	
BY		Date: 28 MRCH 22	
BY:	Aliso athro residat VSC Faculty e ration	Date: H 12	

APPENDIX A MINIMUM DEGREE REQUIREMENTS

A. Except for those faulty who were bargaining unit member for to September 1, 2006, minimum degree requiremes for partitime faculty membershall be a Masters degree or equivalent experience ithe appropriate field of study.

APPENDIX B

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APPENDIX C VERMONT LABOR BOARD ORDER OF CE RTIFICATION

The Vermont State Colleges dulty Federation, beal 3180, AFT, is certified as the collective bargaining representative of employees in a collective bargaining unit consisting of adjunct faculty employed by the Vermont State Colleges who ring requirements: 1) employed for at least three enestes, or who currently are in their third teaching semester, 2) teach at least six credit hours per academic year, 3) notwithstanding the first two requirements, adjuncts who have not taught during one academic year, past or passeincluded in the bargaining unit provided they otherwise teach at least six credit hours per academic year and have been employed for at least three semesters, or who are currently in their third teaching semeter; and 4) are not otherwise employed by the Collegesuilitetine position as a manager or administrator.

Dated, June 4th 1991, Montpelier, Vermont

APPENDIX D SETTLEMENT AGREEMENT OF APRIL 2007

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APPENDIX E PART-TIME FACULTY CAMPUS COMMITTEE

The parties agree to establish a Rhambe Faculty Campus Committee at each of the unit Colleges to facilitate communication and collaboration between-toward faculty and the administration. The Parttime Faculty Campus Committee will be comprised of up to three (3) in prediction. The members obsen annually by the fermont State Colleges Patime Faculty Federation. The union will choose at least one nunit partitime faculty member, excluding fullime of parttime professional staff members, supervisor managerial employee. If no nunit parttime faculty member is willing to participate, the parties agree to waive this requirement. The Parttime Faculty Campus Committee will meet with one or more campus administrators, as selected by the College President, once a semester. The Consensated the campus randhistrators may meet more frequently as mutually agreed.

APPENDIX F HEALTH INSURANCE

If the Affordable Care Act is repealed or changed substantially so that the insurance offered by the Vermont Health Exchange is more expensive that offered by the Vermont State

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MEMORANDUM OF AGREEMENT: FACULTY GOVERNANCE

It is understoodhtat ARTICLE XXXI (FACULTY GOVERNANCE) of the collective bargaining agreement breaten the Vermont Stacolleges ParTime Faculty, AFT, and t