

NEVADA SYSTEM OF HIGHER EDUCATION

University of Nevada, Las Vegas
University of Nevada, Reno
Desert Research Institute
Nevada State University
College of Southern Nevada
Great Basin College
Truckee Meadows Community College
Western Nevada College

PROCEDURES & GUIDELINES MANUAL

Adopted June, 2005
Effective June, 2005
Revised through July, 2024

**NEVADA SYSTEM OF HIGHER EDUCATION
PROCEDURES AND GUIDELINES MANUAL**

CHAPTER 3

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CHAPTER 3

SALARY SCHEDULES

Section 1. Salary Schedules for NSHE, Universities, State College and Community Colleges Except Schools of Medicine

The following salary schedules are updated as of July 1, 2024.

NSHE EXECUTIVE SALARY SCHEDULE

	<u>MINIMUM</u>	<u>MEDIAN</u>	<u>MAXIMUM</u>
<u>GRADE 1</u> Chancellor University President DRI President NSU President	\$416,018	\$561,708	\$707,398
<u>GRADE 2</u> Community College President Vice Chancellor	\$267,232	\$360,819	\$454,405
<u>GRADE 3</u> Associate Vice Chancellor Chief of Staff to the Board	\$229,836	\$310,325	\$390,815

EXECUTIVE SALARY SCHEDULE - UNIVERSITIES/DRI

	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
EXEC VP & PROVOST	\$292,045	\$370,666	\$449,288	\$527,911	\$606,532
VP, ADVANCEMENT	\$235,943	\$299,466	\$362,989	\$426,512	\$490,036
VP, DIVERSITY	\$162,368	\$206,050	\$249,732	\$293,414	\$337,096
VP, EXTERNAL AFFAIRS	\$187,015	\$237,366	\$287,716	\$338,066	\$388,417
VP, FINANCE & BUSINESS	\$221,634	\$281,316	\$341,000	\$400,684	\$460,367
VP, HEALTH SCIENCES	\$562,230	\$713,561	\$864,892	\$1,016,222	\$1,167,553
VP, RESEARCH & GRAD STUDIES	\$241,756	\$306,844	\$371,932	\$437,020	\$502,108
VP, STUDENT AFFAIRS	\$177,826	\$225,726	\$273,625	\$321,525	\$369,424
VP, TECHNOLOGY	\$188,903	\$239,738	\$290,573	\$341,407	\$392,242
DIRECTOR ATHLETICS	\$304,515	\$386,503	\$468,490	\$550,477	\$632,465
DEAN OF:	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
AGRICULTURE	\$214,526	\$272,263	\$330,000	\$387,737	\$445,474
BUSINESS	\$272,573	\$345,949	\$419,324	\$492,700	\$566,075
COOPERATIVE EXTENSION	\$161,561	\$205,046	\$248,529	\$292,012	\$335,496
DENTAL	\$286,861	\$364,118	\$441,375	\$518,632	\$595,889
EDUCATION	\$175,704	\$223,004	\$270,305	\$317,606	\$364,906
ENGINEERING	\$235,938	\$299,468	\$363,000	\$426,532	\$490,062
FINE ARTS	\$157,253	\$199,626	\$242,000	\$284,374	\$326,747
GRADUATE COLLEGE	\$161,556	\$205,042	\$248,529	\$292,015	\$335,501
HONORS COLLEGE	\$134,652	\$170,904	\$207,156	\$243,409	\$279,661
HOTEL ADMINISTRATION	\$286,906	\$364,141	\$441,375	\$518,609	\$595,844
HEALTH RELATED PROFESSIONS	\$189,230	\$240,165	\$291,101	\$342,036	\$392,972
JOURNALISM	\$185,848	\$235,924	\$285,999	\$336,074	\$386,150
LAW	\$251,604	\$319,306	\$387,008	\$454,709	\$522,411
LIBERAL ARTS	\$193,117	\$245,058	\$297,000	\$348,942	\$400,883
LIBRARIES	\$182,168	\$231,163	\$280,159	\$329,155	\$378,150
MEDICINE	\$396,822	\$503,655	\$610,487	\$717,319	\$824,152
NURSING	\$230,286	\$292,307	\$354,330	\$416,352	\$478,374
PUBLIC HEALTH	\$246,279	\$312,560	\$378,840	\$445,121	\$511,401
SCIENCES	\$205,519	\$260,891	\$316,263	\$371,635	\$427,008
URBAN AFFAIRS	\$192,997	\$244,999	\$297,000	\$349,001	\$401,003

NOTE: For employees subject to the Employer-Paid Retirement Plan, the amounts shown will be reduced as provided by law.

EXECUTIVE SALARY SCHEDULE – STATE COLLEGES

	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
EXEC VP & PROVOST	\$191,965	\$243,645	\$295,324	\$347,003	\$398,682
VP, OTHER	\$149,632	\$189,949	\$230,266	\$270,538	\$310,809
DEAN OF:	MINIMUM	Q1	MID	Q3	MAXIMUM
ARTS & SCIENCES	\$144,043	\$182,802	\$221,561	\$260,321	\$299,080
EDUCATION	\$140,744	\$178,633	\$216,522	\$254,411	\$292,300
NURSING	\$146,974	\$186,559	\$226,142	\$265,727	\$305,312

NOTE: For employees subject to the Employer-Paid Retirement Plan, the amounts shown will be reduced as provided by law.

EXECUTIVE SALARY SCHEDULE – COMMUNITY COLLEGES

	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
CC EXECUTIVE	\$154,674	\$181,847	\$209,020	\$250,823	\$292,628

NOTE: For employees subject to the Employer-Paid Retirement Plan, the amounts shown will be reduced as provided by law.

NSHE ADMINISTRATIVE SALARY SCHEDULE

<u>GRADE</u>	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
E	\$135,821	\$181,095	\$226,370	\$271,644	\$316,918
D	\$83,120	\$110,827	\$138,534	\$166,242	\$193,949
C	\$59,186	\$78,914	\$98,643	\$118,371	\$138,100
B	\$43,035	\$57,380	\$71,726	\$86,072	\$100,417
A	\$34,960	\$46,614	\$58,267	\$69,920	\$81,574

NOTE: For employees subject to the Employer-Paid Retirement Plan, the amounts shown will be reduced as provided by law.

ACADEMIC SALARY SCHEDULE - UNIVERSITIES

<u>RANK</u>	<u>TITLE</u>	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
		<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>
IV	Professor	\$93,500	\$118,690	\$143,770	\$168,960	\$194,150
		\$112,200	\$142,340	\$172,590	\$202,730	\$232,980
III	Associate Professor	\$67,625	\$85,822	\$104,019	\$122,217	\$140,414
		\$81,149	\$102,986	\$124,824	\$146,660	\$168,497
II	Assistant Professor	\$60,513	\$76,822	\$93,130	\$109,439	\$125,748
		\$72,617	\$92,187	\$111,757	\$131,327	\$150,897
I	Instructor	\$52,737	\$66,959	\$81,180	\$95,401	\$109,623
		\$63,285	\$80,351	\$97,416	\$114,481	\$131,547

NOTE: For employees subject to the Employer-Paid Retirement Plan, the amounts shown will be reduced as provided by law.

Nevada System of Higher Education
DISCIPLINE SPECIFIC FACULTY SALARY SCHEDULES

Business Faculty – 9 Month

	Minimum	Q1	Mid	Q3	Maximum
Accounting – Finance					
Professors	\$175,935	\$197,926	\$219,919	\$241,911	\$263,902
Associates	\$137,812	\$155,040	\$172,266	\$189,492	\$206,719
Assistants	\$130,921	\$147,287	\$163,651	\$180,017	\$196,382
Instructors	\$64,178	\$72,201	\$80,223	\$88,245	\$96,268

Business Faculty – 9 Month

<u>Marketing, Management, Prod/Ops, HR, Int'l, MIS</u>	Minimum	Q1	Mid	Q3	Maximum
Professors	\$165,151	\$185,794	\$206,438	\$227,082	\$247,726
Associates	\$137,544	\$154,737	\$171,930	\$189,123	\$206,316
Assistants	\$133,320	\$149,985	\$166,650	\$183,315	\$199,980
Instructors	\$54,786	\$61,634	\$68,483	\$75,330	\$82,179

Economics – 9 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$139,955	\$157,450	\$174,944	\$192,438	\$209,933
Associates	\$115,990	\$130,488	\$144,987	\$159,486	\$173,984
Assistants	\$106,576	\$119,897	\$133,219	\$146,541	\$159,862
Instructors	\$56,874	\$63,984	\$71,093	\$78,202	\$85,312

Engineering Faculty – 9 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$130,144	\$146,412	\$162,680	\$178,948	\$195,216
Associates	\$97,636	\$109,841	\$122,045	\$134,250	\$146,454
Assistants	\$79,286	\$89,197	\$99,108	\$109,018	\$118,929
Instructors	\$62,950	\$70,819	\$78,687	\$86,557	\$94,425

Law Faculty – 9 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$151,580	\$161,370	\$184,250	\$209,550	\$233,310
Associates	\$134,334	\$143,326	\$152,318	\$161,311	\$170,302
Assistants	\$101,626	\$116,082	\$130,539	\$144,997	\$159,453
Instructors	N/A	N/A	N/A	N/A	N/A

Business Faculty – 12 Month

<u>Accounting – Finance</u>	Minimum	Q1	Mid	Q3	Maximum
Professors	\$211,122	\$237,512	\$263,902	\$290,292	\$316,683
Associates	\$167,416	\$188,343	\$209,270	\$230,197	\$251,123
Assistants	\$159,443	\$179,374	\$199,305	\$219,236	\$239,166
Instructors	\$78,266	\$88,050	\$97,833	\$107,616	\$117,400

Business Faculty – 12 Month

<u>Marketing, Management, Prod/Ops, HR, Int'l, MIS</u>	Minimum	Q1	Mid	Q3	Maximum
Professors	\$198,180	\$222,954	\$247,726	\$272,499	\$297,271
Associates	\$165,053	\$185,684	\$206,316	\$226,948	\$247,579
Assistants	\$159,984	\$179,982	\$199,980	\$219,978	\$239,976
Instructors	\$66,812	\$75,164	\$83,515	\$91,867	\$100,218

Economics – 12 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$167,946	\$188,939	\$209,933	\$230,926	\$251,920
Associates	\$139,186	\$156,585	\$173,984	\$191,382	\$208,781
Assistants	\$127,890	\$143,877	\$159,863	\$175,848	\$191,835
Instructors	\$69,359	\$78,030	\$86,699	\$95,369	\$104,039

Dental Medicine Faculty –
12 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$165,606	\$186,307	\$207,008	\$227,709	\$248,410
Associates	\$119,899	\$134,886	\$149,873	\$164,860	\$179,848
Assistants	\$100,873	\$113,483	\$126,092	\$138,701	\$151,311
Instructors	\$66,871	\$75,230	\$83,589	\$91,948	\$100,307

Engineering Faculty – 12 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$156,173	\$175,694	\$195,216	\$214,738	\$234,259
Associates	\$117,163	\$131,809	\$146,454	\$161,099	\$175,745
Assistants	\$96,690	\$108,777	\$120,863	\$132,949	\$145,035
Instructors	\$76,769	\$86,364	\$95,961	\$105,557	\$115,152

Law Faculty – 12 Month

	Minimum	Q1	Mid	Q3	Maximum
Professors	\$181,940	\$193,600	\$221,100	\$251,460	\$279,950
Associates	\$161,201	\$171,992	\$182,782	\$193,573	\$204,362
Assistants	\$121,950	\$139,299	\$156,647	\$173,996	\$191,344
Instructors	N/A	N/A	N/A	N/A	N/A

NOTE: For employees subject to the Employer – Paid Retirement Plan, the amounts shown will be reduced as provided by law.

ACADEMIC SALARY SCHEDULE - STATE COLLEGE

<u>RANK</u>	<u>TITLE</u>	<u>MINIMUM</u>	<u>Q1</u>	<u>MID</u>	<u>Q3</u>	<u>MAXIMUM</u>
		<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>	<u>9 MONTHS</u> <u>12 MONTHS</u>
IV	PROFESSOR	\$80,431	\$102,076	\$123,721	\$145,366	\$167,012
		\$96,516	\$122,491	\$148,466	\$174,440	\$200,415
III	ASSOCIATE PROFESSOR	\$53,126	\$67,421	\$81,717	\$96,012	\$110,308
		\$63,751	\$80,905	\$98,061	\$115,215	\$132,370
II	ASSISTANT PROFESSOR	\$48,333	\$61,358	\$74,384	\$87,410	\$100,436
		\$58,000	\$73,630	\$89,261	\$104,892	\$120,523
I	INSTRUCTOR	\$46,577	\$59,138	\$71,698	\$84,258	\$96,819
		\$55,893	\$70,965	\$86,038	\$101,110	\$116,182

NOTE: For employees subject to the Employer-Paid Retirement Plan, the amounts shown will be reduced as provided by law.

ACADEMIC SALARY SCHEDULE-COMMUNITY COLLEGES

Grade	Min	Q1	Median	Q3	Max
5	\$61,633	\$75,094	\$90,378	\$108,758	\$132,510
4	\$57,523	\$70,088	\$84,354	\$101,507	\$123,676
3	\$51,360	\$62,578	\$75,315	\$90,631	\$110,426
2	\$45,197	\$55,068	\$66,277	\$79,756	\$97,174
1	\$41,088	\$50,062	\$60,253	\$72,505	\$88,341

(Added 6/05; A. 6/05, 11/05, 4/06, 7/06, 3/07, 8/07, 11/07, 3/08, 8/08, 6/09, 6/11, 11/12, 3/13, 12/16, 3/18, 9/18, 12/19, 7/22, 9/22, 7/24)

Section 2. Salary Schedules for Schools of Medicine

The following are the salary schedules for the Schools of Medicine updated as of July 1, 2024:

SCHOOLS OF MEDICINE– ACADEMIC SALARY SCHEDULE

	<u>MIN</u>	<u>Q1</u>	<u>MEDIAN</u>	<u>Q3</u>	<u>MAX</u>
INSTRUCTOR					
Basic Science	\$49,191	\$64,416	\$79,642	\$94,868	\$110,094
Primary Care	\$132,000	\$174,900	\$212,300	\$264,000	\$330,000
Non-Surgical Specialty I	\$126,500	\$168,300	\$209,000	\$266,200	\$333,300
Non-Surgical Specialty II	\$198,000	\$262,900	\$349,800	\$524,700	\$656,700
Surgical Specialty I	\$66,000	\$86,900	\$190,300	\$304,700	\$381,700
Surgical Specialty II	\$214,500	\$286,000	\$364,100	\$442,200	\$553,300
Surgical Specialty III	\$185,900	\$247,500	\$338,800	\$514,800	\$643,500
ASSISTANT PROFESSOR					
Basic Science	\$78,421	\$104,465	\$130,507	\$156,550	\$182,593
Primary Care	\$147,400	\$195,800	\$224,400	\$261,800	\$327,800
Non-Surgical Specialty I	\$170,500	\$226,600	\$266,200	\$320,100	\$400,400
Non-Surgical Specialty II	\$277,200	\$369,600	\$415,800	\$489,500	\$612,700
Surgical Specialty I	\$227,700	\$302,500	\$353,100	\$426,800	\$533,500
Surgical Specialty II	\$289,300	\$385,000	\$440,000	\$554,400	\$693,000
Surgical Specialty III	\$330,000	\$440,000	\$559,900	\$757,900	\$948,200
ASSOCIATE PROFESSOR					
Basic Science	\$97,701	\$128,601	\$159,500	\$190,399	\$221,299
Primary Care	\$161,700	\$215,600	\$250,800	\$306,900	\$383,900
Non-Surgical Specialty I	\$201,300	\$267,300	\$306,900	\$377,300	\$471,900
Non-Surgical Specialty II	\$300,300	\$400,400	\$473,000	\$524,700	\$656,700
Surgical Specialty I	\$282,700	\$376,200	\$454,300	\$546,700	\$684,200
Surgical Specialty II	\$382,800	\$509,300	\$619,300	\$781,000	\$976,800
Surgical Specialty III	\$390,500	\$520,300	\$695,200	\$876,700	\$1,096,700
PROFESSOR					
Basic Science	\$139,567	\$195,600	\$251,634	\$307,668	\$363,701
Primary Care	\$181,500	\$242,000	\$286,000	\$345,400	\$432,300
Non-Surgical Specialty I	\$231,000	\$306,900	\$367,400	\$447,700	\$559,900
Non-Surgical Specialty II	\$312,400	\$415,800	\$501,600	\$592,900	\$741,400
Surgical Specialty I	\$323,400	\$430,100	\$535,700	\$660,000	\$825,000
Surgical Specialty II	\$409,200	\$544,500	\$630,300	\$767,800	\$960,300
Surgical Specialty III	\$425,700	\$567,600	\$790,900	\$984,500	\$1,230,900

Primary Care – Family Medicine (with OB), Family Medicine: General, Family Medicine: Sports Medicine, Geriatrics, Hospice/Palliative Care, Hospital Medicine, Infectious Disease/Community Health, Internal Medicine: Ambulatory Only, Internal Medicine: General, Pediatrics: Adolescent

Medicine, Pediatrics: General, Pediatrics: Genetics, Pediatrics: Hospital Medicine, Pediatrics: Infectious Disease

Non-Surgical Specialty I – Allergy/Immunology, Endocrinology, Hematology/Oncology, Hematology/Oncology: Oncology (Only), Nephrology, Neurology, Neurology: Neuromuscular, OB/GYN: General, OB/GYN: Gynecology (Only), Pathology: Anatomic, Pathology: Anatomic and Clinical, Pathology: Clinical, Pediatrics: Allergy/Immunology, Pediatrics: Cardiology, Pediatrics: Critical Care, Pediatrics: Emergency Medicine, Pediatrics: Endocrinology, Pediatrics: Gastroenterology, Pediatrics: Hematology/Oncology, Pediatrics: Neonatology, Pediatrics: Nephrology, Pediatrics: Pulmonary Medicine, Pediatrics: Rheumatology, Pediatrics: Neurology, Physical Medicine & Rehabilitation, Psychiatry: Child & Adolescent, Psychiatry: General, Pulmonary Medicine, Pulmonary Medicine: Critical Care, Pulmonary Medicine: General and Critical Care, Rheumatology

Non-Surgical Specialty II – Anesthesiology: General, Anesthesiology: Pain Management, Anesthesiology: Pediatric, Cardiology: Electrophysiology, Cardiology: Invasive, Cardiology: Noninvasive, Critical Care, Dermatology: General, Emergency Medicine, Gastroenterology, Gastroenterology: Hepatology, OB/GYN: Reproductive Endocrinology, Pediatrics: Radiology, Radiology: Diagnostic, Non-interventional, Radiology: Neurological, Radiology: Nuclear Medicine, Radiology: Radiation Oncology

Surgical Specialty I – OB/GYN: Gynecologic Oncology, Ophthalmology, Ophthalmology: Retina, Otolaryngology, Surgery: Colon and Rectal, Surgery: General, Surgery: Oncological, Surgery: Transplant, Urology

Surgical Specialty II – Cardiology: Invasive Interventional, OB/GYN: Maternal & Fetal, Orthopaedic Surgery: Foot and Ankle, Orthopaedic Surgery: Hand, Pediatrics: Orthopaedic Surgery, Pediatrics: Otorhinolaryngology, Radiology: Diagnostic, Interventional, Surgery: Pediatric, Surgery: Plastic, Surgery: Thoracic (Primary), Surgery: Trauma, Surgery: Vascular

Surgical Specialty III – Dermatology: Mohs Surgery, Orthopaedic Surgery: General, Orthopaedic Surgery: Hip and Joint, Orthopaedic Surgery: Sports Medicine, Orthopaedic Surgery: Trauma, Surgery: Neurological, Surgery: Thoracic/Cardiovascular

SCHOOLS OF MEDICINE – EXECUTIVE SALARY SCHEDULE

<u>TITLE</u>	<u>MIN</u>	<u>Q1</u>	<u>MEDIAN</u>	<u>Q3</u>	<u>MAX</u>
Dean/Vice President	\$444,623	\$592,831	\$715,000	\$825,000	\$1,031,250
Senior Associate/Vice Dean, Academic Affairs (MD)	\$265,032	\$353,375	\$398,514	\$463,928	\$579,910
Senior Associate/Vice Dean, Business Affairs	\$218,625	\$291,500	\$334,235	\$412,500	\$515,625
Senior Associate/Vice Dean, Clinical Affairs (MD)	\$387,152	\$516,201	\$655,277	\$872,985	\$1,091,232
Senior Associate/Vice Dean, Research Affairs (MD)	\$273,439	\$364,585	\$516,945	\$561,704	\$702,130
Senior Associate/Vice Dean, Research Affairs (PhD)	\$226,463	\$301,950	\$343,200	\$408,328	\$510,410
Senior Associate/Vice Dean, Faculty Affairs (MD)	\$259,591	\$346,122	\$406,187	\$442,736	\$553,420
Senior Associate/Vice Dean, Faculty Affairs (PhD)	\$180,866	\$241,155	\$264,712	\$324,485	\$405,606
Senior Associate/Vice Dean, Legal Affairs	\$104,262	\$139,017	\$226,763	\$367,673	\$459,591

Note: Salaries tables above shall be inclusive of base salary plus any administrative stipends (if applicable).

Academic and Executive Salary Schedules are Based on the Following External Data:

- Basic Science: "Basic Science-All" from AAMC Salary Tables – Western Region Public Schools
- Clinical Science: Average of AAMC Western Region Public Schools and MGMA Academic Salary Survey
- Executive: AAMC Dean's and Dean's Office Salary Survey for Public Schools for all positions except Legal Affairs, which is based on MGMA data for Chief Legal Counsel

(Added 3/18; A. 7/22, 7/24)

Section 3. Community College Academic Salary Schedule

1. Grades

All community colleges use a single salary schedule. The grades on the salary schedule are “categories” that correspond to the faculty member’s academic preparation as follows:

- | | |
|---------|--|
| Grade 1 | Less than a bachelor’s degree. |
| Grade 2 | Bachelor’s degree or associate’s plus approved contact hours of occupationally related discipline ¹ , or associate’s plus 60 upper level credit hours in an approved instructional field(s). |
| Grade 3 | master’s degree or a bachelor’s degree plus approved contact hours of occupationally related discipline, or a Bachelor’s degree plus 30 graduate credits in an approved instructional field(s). |
| Grade 4 | master’s degree with a minimum of 30 graduate credits in an approved instructional field(s), or equivalency or a bachelor’s degree plus approved contact hours of occupationally related discipline, or a bachelor’s degree plus 60 graduate credits or equivalency in an approved instructional field(s). |
| Grade 5 | Earned doctorate. Equivalence can be approved by the president for a master’s degree plus approved occupational contact hours or academic credits. |

2. Initial Placement

- a. The initial placement of faculty on the salary schedule is in accordance with Title 4, Chapter 3, Sections 25 and 27 of the Board of Regents *Handbook*.
- b. Consideration will be given to authorizing a higher salary in order to attract an applicant with qualifications in areas pre-defined as difficult to recruit. Faculty senate and/or Human Resources shall submit recommendations to the president for designating difficult to recruit positions. The president shall review the recommendations, determine the positions that are to be designated difficult to recruit, and forward the same to the Chancellor. Designating difficult to recruit positions will be reviewed on a yearly basis by the System and approved by the Chancellor. The president will make the final determination on initial salary placement for those positions determined to be difficult to recruit.

3. Movement on the Schedule. Salary increases, as set forth below, may occur as a result of the Community College Professional Advancement Program, cost of living adjustments, merit awards, salary equity adjustments, award of tenure, or promotional/rank/benchmark advancement.

- a. Community College Professional Advancement Program. Advancement from grade to grade on the salary schedule is governed by the Community College Professional Advancement Program set forth in Section 3 below.

¹ Occupationally related discipline equivalency will be determined at each campus. The ratio of academic credit to contact hours will be 1:15.

- b. Cost of Living Adjustments (COLA). COLA is a Cost of Living Adjustment which may be funded by the Legislature. During years in which a COLA appropriation is provided, all academic faculty receive the same percentage COLA increase which is added to base salary.
- c. Merit Awards. Each community college shall develop written policies and criteria by institution for the recommendation of merit awards. The written policies and criteria shall be drafted by the faculty senate and approved by the president, and shall be set forth in institutional bylaws. Until the adoption of institutional bylaws governing merit awards, faculty who has received a satisfactory evaluation, will be awarded an equal share of merit. Merit awards are added to base salary.
- d. Salary Equity Adjustments. Each institution shall adopt an Equity Salary Adjustment Plan agreed upon by the faculty senate and the president. The Plan must include but is not limited to the following:
 - 1. Providing for an initial and thereafter, biannual review of the salaries of academic faculty to determine whether a faculty member's salary is appropriate as compared to the salaries of other faculty at the institution based upon years of experience and educational attainment.
 - 2. Identify institutional resources to fund equity adjustments.
 - 3. Providing for appropriate adjustment of salaries which may be phased-in incrementally depending on funding resources.
 - 4. The salary equity study may be performed by institution personnel or the institution may hire an outside consultant as agreed upon by the president and the faculty senate.
 - 5. The results of an equity study shall be provided to the faculty senate.
 - 6. A faculty member may request an equity review of his or her salary.
 - 7. Reporting annually to the Board of Regents regarding the progress made in implementing salary equity adjustments identified in an equity study.
- e. Award of Tenure. Upon the award of tenure, an academic faculty member shall receive a minimum 2.5 percent increase in salary, which is added to the base salary. An institution may provide for a higher salary increase upon award of tenure in accordance with a written policy drafted by the president in consultation with the faculty senate.
- f. Promotional, Rank or Benchmark Advancement. In the institutional bylaws, by agreement of the president and the faculty senate, an institution may adopt other policies setting forth criteria and procedures for additional advancement within a salary grade range. The policies may include, but are not necessarily limited to criteria and procedures for promotional or rank advancement, or salary benchmarks within the grade ranges.

4. Other Salary Considerations

- a. All individuals employed on administrative faculty contracts that are eligible to receive merit and who are not on the academic faculty salary schedule will be given consideration for merit increases and will receive cost-of-living increases.
- b. All individuals employed on non-tenure track, Range 0 contracts that are eligible to receive merit and who are not on the academic faculty salary schedule will be given consideration for merit increases and will receive cost-of-living increases.

- c. Academic faculty who are required to work under calendar year contracts versus academic year contracts will negotiate additional salaries in view of their respective responsibilities and number of working days compared to the working days under an academic year contract. The factor used can vary, but will not fall below 1.2. Contracts falling between a B contract and an A contract will be developed in a similar fashion.
- d. Consideration must be given to faculty who teach in non-traditional areas including trade and industry. Faculty must be able to move from grade to grade using occupationally related experience.

(B/R 3/02; Added 6/05; A. 11/05, 11/06, 3/08, 3/13, 12/19, 6/21)

Section 4. Community College Academic Faculty Professional Advancement Program

A. PROGRAM OUTLINE

- 1. Professional Advancement Approval Process for Credit Courses/Programs
 - a. Courses/programs, etc. may be used for professional advancement only with prior written administrative approval as stated in Title 4, Chapter 3.
 - b. The process for approval will be developed at each institution with faculty senate input. The final decision rests with the president.
 - c. Any movement on the salary schedule can only occur consistent with the fiscal year contract. Exceptions must be approved by the president.
- 2. Degree Programs
 - a. The academic faculty member wishing to advance on the salary schedule by completing a bachelor's, master's or doctorate degree (grades 2, 3, 4 and 5) must submit a written formal request.
 - b. Upon appropriate vice presidential/dean approval, a formal professional advancement agreement will be written. The program must identify the anticipated program and program completion date. The agreement is not valid unless the appropriate vice president/dean and the faculty member sign the agreement.
 - c. Upon successful completion of the degree program, the faculty member must submit official verification to his/her official personnel file. In the event the degree program is not completed in the anticipated time frame, the faculty member will notify the appropriate body in writing prior to the anticipated date of completion. A review of completed work will be made by the appropriate body for consideration of movement on the schedule. Grade movement will not occur without the approval of the president.

3. Credit Course Work

- a. The academic faculty member wishing to move across the grades by completing credit course work must comply with the provisions of the Board of Regents' policy. That is, grade 2 requires upper level/division undergraduate credit hours, grade 3 and 4 require graduate credits. The faculty member must submit a written formal request to the appropriate body. The appropriate body will forward the recommendation to the appropriate vice president/dean. The appropriate vice president/dean will notify the faculty member of approval/non-approval within 20 working days from receipt of the application.
- b. Upon successful completion of the agreed upon course work, the faculty member must submit official grade verification to the faculty member's official personnel file. The faculty member will not be eligible for grade movement until all requirements for advancement have been met. When the approved courses total the credits required for advancement, the faculty member must notify the human resources director.

4. Professional Advancement Approval Process for Occupationally-Related Courses

- a. The academic faculty member wishing to take individual contact hour courses for advancement across the grades on the salary schedule must submit a written formal request to the appropriate body who will forward the recommendation to the appropriate vice president/dean or designee²These courses could include, but are not limited to, continuing education courses in a specific discipline and specialized workshops or institutes in which contact hours rather than credits are used to grant recognition for successful completion.
- b. Due to the manner in which some occupationally-related courses are offered, the faculty member may only have a few days or weeks between notification of offering and actual registration. Therefore, every effort must be made by all parties involved to complete this process prior to the due date for registration. When the approved courses reach the contact hours required for advancement, the faculty member must notify the human resources director in writing of that fact.
- c. Upon successful completion of the courses, the faculty member must submit official verification to his/her official personnel file. The faculty member will not be eligible for grade movement until all requirements for advancement have been met.

5. Approvals for degree programs, credit courses, continuing education and occupational courses will be filed in the faculty member's official personnel file.

B. PROGRAM STANDARDS/DEFINITION OF TERMS

1. Education Standards

For degree programs and credit courses, the degree/credit must be awarded by regionally accredited institutions. Non-degree (non-credit or continuing education) courses will be awarded equivalency based upon accepted industrial and/or professional standards.

² Designee means someone appointed by the appropriate vice president/dean only in his/her absence.

2. Relevance

The program or courses must either be relevant to the academic faculty member's discipline or enhance teaching/counseling/professional skills, or provide benefit or advancement.

3. Equivalency

For purposes of this document, all academic courses will be equated to a sixteen-week semester. Courses taken in quarter or trimester credits will be adjusted to this standard. Degree programs will stand on their own as approved by accrediting institutions. That is, a master's degree will transfer as a master's degree regardless of the institutional differences in semester vs. quarters.

4. Occupationally-Related Courses

Occupationally-related courses are those courses that relate to the faculty's primary duties, e.g. courses taught, services provided, etc.

5. Official Verification

Official verification shall include, but not be limited to: diplomas, transcripts, certificates, or letters from sponsoring agencies.

6. Professional Degrees

A professional degree itself does not apply toward movement on the salary schedule. It is recognized that some occupational areas have specific degrees that may be equivalent to the degree qualifications set forth above. This list includes, but is not limited to, the following: MD, DDS and JD. The number of graduate hours in the curriculum will be equated to the standard master's, etc. degrees.

For example, a JD, MD and DDS would be the equivalent of three to four years of graduate school, and should therefore be considered as the fifth grade of professional advancement. Two master's' degrees, however, would not be the equivalent of a fifth grade of movement, but would qualify for a fourth grade movement, if approved.

This explanation does not mean automatic approval of such professional degrees, only an explanation of the existence of these occupational areas.

C. PROGRAM STANDARDS

The professional advancement program may be, except where otherwise noted, any combination of the following categories or programs:

1. Degree Program/Credit Courses

- a. The credit awarded for completion of a degree program will be limited to only the degree awarded to the individual. All programs/courses must be offered by regionally accredited institutions.

- b. Movement from one grade to another beyond grade two must be accomplished in blocks of 30 or 60 credits as appropriate. Movement to:

Grade 2	Bachelor's or associate's plus 60 upper level undergraduate credits.
Grade 3	master's or bachelor's plus 30 graduate credits
Grade 4	master's plus 30 graduate credits or equivalent ³ or bachelor's plus 60 graduate credits or equivalent.
Grade 5	Earned doctorate

2. Non-Credit/Contact Hours Course Training

a. Continuing Education

1. The equivalency for continuing education is 1:15. For every fifteen hours of continuing education, one unit of credit will be awarded. Continuing education can be in the form of workshops, institutes or other recognized educational programs.
2. All courses/workshops must meet national standards for occupational areas. Movement from one grade to another beyond grade two must be accomplished in blocks of 450 or 900 contact hours. Movement to:

Grade 2	Associate's plus 900 contact hours
Grade 3	Bachelor's plus 450 contact hours
Grade 4	Bachelor's plus 900 contact hours. Master's plus 450 contact hours.
Grade 5	Special permission of president. ⁴

b. On-the-Job Work Experience

On-the-Job work experience with pay will be 1:75. For every 75 hours of internship, one unit of credit will be awarded. Faculty entering into such experience must follow the same requirements and program as established by the college with students within the college's cooperative education program. All hours of On-the-Job Work experience must be certified by an outside agency/employer.

c. Internships

1. On-the-job work experience without pay will be 1:75. For every 75 hours of internship, one unit of credit will be awarded. All hours of internship experience must be certified by the outside agency/employer. The internship experience for the faculty member must follow the same standards and requirements established for the On-the-Job Work Experience Program.

³ Equivalency will be determined by the appropriate body.

⁴ Equivalence can be approved by the president for a master's degree plus approved occupational contact hours or academic credits.

2. Movement from one grade to another beyond grade two must be accomplished in blocks of 2250 or 4500 contact hours as appropriate. Movement to:

Grade 2	Associate's plus 4500 contact hours.
Grade 3	Bachelor's plus 2250 contact hours.
Grade 4	Bachelor's plus 4500 contact hours. Master's plus 2250 contact hours.
Grade 5	Special permission of president.

D. APPEALS PROCESS

In the event the faculty member's application for professional advancement is denied, the decision can be appealed. The appeal will be submitted to the faculty senate chair, who will forward the appeal to the appropriate committee. The committee will review and recommend to the faculty senate chair its approval or non-approval of the appeal. The faculty senate chair will carry the committee recommendation to the appropriate vice president/dean. If the appeal is denied by the vice president/dean, college grievance procedures can be utilized.

(B/R 3/02; Added 6/05, 3/13, 12/16)

Section 5. Merit Procedures for Community College Faculty at the Top of Their Salary Range (formerly CM 96-2)

All faculty should be eligible for consideration for increases in salary earned through meritorious performance. Consideration should be based upon performance evaluation. An addition to the Board of Regents policy governing community college faculty salary schedule implementation allows for merit consideration for faculty who are at the top of their salary range.

The processes in support of the Board's policy are listed below:

- Performance evaluation should demonstrate exceptional, not merely satisfactory, performance for the period in question; and
- Identification of recipients should be highly selective, but it should not be based upon a quota (proportion of eligible recipients), nor should recipients be rotated among those eligible;
- The pool of funds from which these awards will be made is generated by the eligible faculty at the top of the ranges; making these awards cannot adversely affect the total of merit awards made to other faculty;
- The criteria for selection and process for implementation will be developed on each campus by the president in consultation with the campus faculty senate;
- The process will be directed and administered by the campus president;
- The president will be responsible for reporting annually to the Chancellor the merit increases in salary awarded to faculty at or above the salary plan ranges.

(Added 6/05; A. 3/13, 6/21)

Section 6. Summer Term Salary Schedules

1. University of Nevada, Las Vegas

UNLV Faculty

Professor	\$2,895 per credit hour
Associate	\$2,744
Assistant	\$2,591
Instructor	\$2,287

Visiting Faculty

Professor	\$2,744 per credit hour
Associate	\$2,591
Assistant	\$2,136
Lecturer	VL5: \$2,064 VL4: \$1,857 VL3: \$1,650 VL2: \$1,443 VL1: \$1,236
Lab Assistant	\$1,654

Professor Emeritus: rate depends upon rank at time of retirement.

Pay per credit hour of individual instruction is \$102.00 for undergraduate courses and \$138.00 for graduate courses.

The above instructional salary schedule is approved for courses offered through Summer Term.

Instructional salaries for Summer Term are restricted to one of the following:

- A. Full per-credit-hour salary as stated in Salary Schedule above. The per-credit-hour salary is the maximum allowable.
- B. A lower amount (prorated to enrollment) when necessitated by low enrollment and when agreed to by the instructor. The pro-rated salary is based on an established formula (salary plus fringe benefits divided by breakeven number for applicable rank).
- C. Individual instruction pay per-credit-hour as stated in Salary Schedule above.

Note: Programs that have differential fees may augment the applicable Summer Term salary pay for instructional faculty up to the Provost's approved per credit hour salary from the respective differential fee account.

2. University of Nevada, Reno

- a. The following salary schedule applies to classes taught on or off-campus during the inclusive dates of summer session.

Resident Faculty

Professor	\$2,590 per credit hour
Associate Professor	\$2,370
Assistant Professor	\$2,240
Lecturer	\$2,015 – 2,590
Teaching/Graduate Assistant	\$1,795

Visiting Faculty

Professor	\$2,225 per credit hour
Associate Professor	\$2,060
Assistant Professor	\$1,890
Lecturer	\$1,770 – 2,225

The per-credit hour salary is the maximum allowable. A lower amount (prorated to enrollment) when necessitated by low enrollment is permitted when agreed to by the instructor.

- b. Six credits is considered a full-time teaching load during the Summer Session.
- c. Faculty teaching recreation, physical education and dance classes, or catalog-identified internship classes, will receive as salary 80 percent of the net fees generated by enrollments in these classes but capped by the amounts indicated in 2.a. above. Net fee is defined as the prevailing tuition minus the consolidated fee for student union, student health, and student activities.

3. Nevada State University

<u>NSU Faculty</u>	<u>Rate</u>
Professor	\$2,170 per credit hour
Associate Professor	\$2,066 per credit hour
Assistant Professor	\$1,950 per credit hour
Lecturer	\$1,741 per credit hour

- a. NSU's rates of pay for winter session will be the same as summer session rates of pay within the same fiscal year.
- b. Summer salaries will be reviewed at a minimum of once every three years by a Provost appointed task force.

4. College of Southern Nevada

- a. For B and B+ contract teaching faculty:

(Note: Pro-rate pay = .01875 times base pay per IU)

- 1. Class size of 17 or greater will result in full pro-rata pay or \$836/IU whichever is more.
- 2. Class size of 14 – 16 will result in an option to teach at \$836/IU. (\$836/IU is the special incentive rate)

3. For classes with approved limited class size below 17, pro-rate pay is awarded for enrollment equal to or greater than approved class size.
 4. For classes with limited enrollments, \$836/IU will be awarded with one less than capacity.
 5. The minimum class size is 14, unless on the approved list based on space, equipment, etc.
 6. Individualized instruction per student pay may be negotiated by the faculty member. The calculation will be $.075 \times \# \text{ of credits} \times \# \text{ of students} = \text{IU}$. $\text{IU} \times \$825 = \text{pay}$.
 7. No full-time faculty member can teach more than 9 IUs in the summer unless special permission is granted by the academic vice president.
- b. For A contract faculty:
Faculty on a year around "A" contract cannot receive compensation for teaching in the summer.
- c. For part-time instructors:
1. Minimum class size is 14 and the rate of pay is \$825/IU.
 2. For limited capacity sections, the minimum class size must be no lower than one less than approved capacity.
 3. Part-time faculty can teach nine IU regardless of the number of preps.

There will be no exception to the above class enrollment policy, and classes that do not meet the minimum number will be canceled.

5. Great Basin College

- a. The salary for a summer session course shall be 75 percent of the revenue generated from registration fees, not to exceed \$1200 per credit.
- b. Faculty may teach up to nine credits in summer school. Additional credits may be taught under extenuating circumstances when recommended by the department chair and with the approval of the responsible dean and/or the vice president for academic affairs.

6. Truckee Meadows Community College

- a. Faculty who teach in Summer school and are on a "B" contract during the academic year will be paid 1.875 percent of their base contract amount from the TMCC salary scale per credit hour. The per-credit amount cannot exceed the Step 30 amount for faculty member's range nor be below the part-time faculty rate.
- b. Faculty who are part-time during the academic year will be paid for summer teaching on a per-credit basis according to the same rate used during the Spring semester of that academic year.
- c. Should enrollment in an instructor's Summer classes fail to produce the revenues necessary to hold all of their classes or cover the instructor's salary for all of their classes, the president or designee may, in lieu of cancelation, negotiate and establish a mutually agreeable rate less than the maximum provided above for each instructor.

- d. Faculty may teach nine credits in Summer school. Additional credits may be taught under extenuating circumstances when recommended by the department chair and with the approval of the dean and the vice president of academic affairs and student services. Compensation above the maximum or full load will be compensated at the part-time faculty rate only.
- e. Faculty who are on an “A” contract during the academic year will be considered as teaching an overload and be compensated at the part-time rate unless their contract specifically requires a Summer school load in which case they will not receive an additional stipend.

7. Western Nevada College

- a. The salary for a Summer session course shall be 75 percent of the revenue generated from registration fees, not to exceed \$1,200 per credit.
- b. Faculty may teach nine IUs in the Summer session. Additional credits may be taught under extenuating circumstances when recommended by the academic director and with the approval of the vice president of academic and student affairs.

(B/R 1/94, 1/98, 1/02, 4/02, 1/04, 2/05; Added 6/05; A. 8/05, 7/06, 11/06, 2/07, 3/07, 3/08, 4/09, 3/10, 3/11, 11/12, 9/13, 12/13, 1/15, 9/16, 3/17, 3/18, 6/18, 6/19, 12/19)

Section 7. Part-Time Salary Schedules

1. The following schedule provides salary targets for NSHE institutions to reach as funding permits.

Type of Institution	Per-Credit Target
Universities	\$1,130
State College	\$1,074
Community Colleges	\$1,017

2. The salary schedule is derived from a formula calculation based upon a percentage of the entry-level semester salary for a university instructor on a nine-month contract, as described below.

Base Formula:

Annual entry-level University Instructor salary divided by 2
 X Percent of semester salary based on 16-unit workload (6.25)
 = Per credit target

The schedule will automatically increase with any cost-of-living adjustment provided to professional employees.

*Target amounts are based on FY 08-09. No adjustment made in FY 13.

3. The salaries for temporary part-time faculty at the state college shall be calculated at 95 percent of the university target. The salaries for temporary part-time faculty at the community colleges shall be calculated at 90 percent of the university target.

4. The salary schedule for temporary part-time faculty shall be reviewed and updated at least every four years by the President's office at each institution and approved by the Chancellor. Any proposed revisions to the schedules shall not go into effect until approved by the Chancellor. The Chancellor shall provide a report to the Board of Regents regarding any approved salary schedule changes. Salary schedule reviews and updates will not occur more frequently than annually.

(B/R 10/03; Added 6/05; A. 7/06, 12/07, 3/08, 3/13, 12/19)

Section 8. Compensated Outside Services/Entrepreneurial Activities

In accordance with Board policy, outside professional services, scholarly services, or entrepreneurial activities by NSHE faculty members within their subject matter field and for compensation is recognized as a legitimate activity unless specifically prohibited by the employee's contract. Annually, each institution shall report aggregated information on the professional, scholarly and entrepreneurial activities engaged in by the institution's respective faculty using the form prescribed by the Chancellor.

(Added 4/11; A. 6/17)

Section 9. Concurrent Enrollment Instructor Stipends

Board policy (Title 4, Chapter 16) provides concurrent enrollment opportunities for high school students to earn dual credit. Concurrent enrollment courses are taught by high school instructors approved by the NSHE institution from which the course is being offered.

1. The following schedule provides a maximum concurrent enrollment instructor stipend for NSHE institutions, as funding permits.

Type of Institution	Per Course Section Maximum
Universities	\$1,000.00
State College	\$1,000.00
Community Colleges	\$1,000.00

2. Institutions may provide an additional stipend to a concurrent enrollment instructor for participating in professional development, not to exceed \$500 per instructor per semester.
3. The stipends for concurrent enrollment instructors shall be reviewed at least every four years by the Academic Affairs Council. Any proposed revisions to the stipends shall not go into effect until approved by the Chancellor. The Chancellor shall provide a report to the Board of Regents regarding any approved stipend schedule changes. Stipend reviews and updates will not occur more frequently than annually.

(Added 07/23)

Section 10. Longevity Payments

1. Except as otherwise provided, after eight (8) years of continuous and uninterrupted state service, part-time and full-time technologists and professional employees with regular appointments as academic and administrative faculty are eligible for longevity pay in semi-annual payments. Temporary employees are not eligible for longevity payments.
2. "Continuous state service" for the purpose of this section means uninterrupted state service, including service within the executive, legislative, and judicial branches of state government and within NSHE as classified employees, technologists and regular appointments as academic and administrative faculty. An interruption in state service ends the employee's eligibility for a longevity payment. No year served before the interruption may be counted in determining the employee's subsequent eligibility.
3. The following circumstances shall not be construed as a break in continuous service:
 - a. Military leave for active service if the person returns from leave within 90 calendar days after an honorable discharge from military service.
 - b. A layoff if the employee is reemployed within one year after the date he or she was laid off.
 - c. A seasonal layoff if the employee is reemployed within one year after the end of the previous seasonal appointment.
 - d. A separation as a result of a permanent disability arising from a work-related injury or occupational disease, if the employee is reemployed within one year after the date on which he or she sustained the permanent disability as determined pursuant to NAC 284.6013.
4. To be eligible for a semi-annual longevity payment, the employee 1) must be employed within NSHE on the first of the month prior to the month in which the longevity payment will be issued (e.g., May 1 for longevity payments issued in June), and 2) have a most recent performance evaluation that is satisfactory, equivalent to satisfactory, meets standards, or higher.

5. Longevity payments will be issued on June 1 and December 1 for professional employees and on June 10 and December 10 for technologists. The employee must have the required years of service on the first of the month prior to the month in which the longevity payment will be issued (e.g. May 1 for longevity payments issued in June; November 1 for longevity payments issued in December). The corresponding payment amounts per years of service are as follows:

Years of Service	June Payment	December Payment
8	\$100	\$100
9	\$125	\$125
10	\$150	\$150
11	\$175	\$175
12	\$200	\$200
13	\$225	\$225
14	\$250	\$250
15	\$300	\$300
16	\$350	\$350
17	\$400	\$400
18	\$450	\$450
19	\$500	\$500
20	\$550	\$550
21	\$600	\$600
22	\$650	\$650
23	\$700	\$700
24	\$750	\$750
25	\$825	\$825
26	\$900	\$900
27	\$975	\$975
28	\$1,050	\$1,050
29	\$1,125	\$1,125
30	\$1,200	\$1,200
30+	\$1,200	\$1,200

*For purposes of this table, years of service are determined by rounding down to the nearest whole number. For example, an individual with 13.6 years would receive the payment of \$225 for 13 years.

6. Employees employed for at least .50 FTE but less than 1.0 FTE during the six-month period prior to the longevity payment will receive a prorated payment based on their respective average percentage of FTE for the six-month period prior to the corresponding longevity payment. For example, an employee with eight years of continuous service employed at an average of .75 FTE during the six-month period prior to the corresponding longevity payment will receive \$75 ($\$100 \times .75 \text{ FTE} = \75).

7. If an employee has elected to have the employee's contribution for the Public Employees' Retirement System or Retirement Plan Alternative paid by his or her employer, any payment made to the employee must be counterbalanced by an equivalent reduction in the employee's salary for the portion of the contribution in the same manner as prescribed in Nevada Revised Statutes 286.421. The longevity payment is a retirement eligible payment.
8. The provisions of this section are not applicable to classified employees. Pursuant to section 36, subsection 2 of Assembly Bill 522, which was enacted during the 2023 Legislative Session, classified employees are subject to the plan administered by the Division of Human Resource Management of the Department of Administration.
(Added 10/23)

**NEVADA SYSTEM OF HIGHER EDUCATION
PROCEDURES AND GUIDELINES MANUAL**

CHAPTER 4

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**NEVADA SYSTEM OF HIGHER EDUCATION
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CHAPTER 4

GENERAL GUIDELINES AND PROCEDURES

Section 1. AIDS Guidelines

1. The Nevada System of Higher Education (NSHE), in order to address the personal, administrative, medical, and legal problems associated with the Acquired Immune Deficiency Syndrome (AIDS), has established the following guidelines. These are intended to provide direction for our institutions when dealing with the disease of AIDS and AIDS-related issues.
2. The primary response of Nevada System of Higher Education institutions to AIDS should be increasing awareness and education - for students, employees, faculty, and others. Effective education based upon the best currently available information will aid in preventing the spread of the disease.
3. Individuals will not be required to undergo screening for AIDS as a condition of enrollment, employment, or financial services. Faculty, students, and staff who are diagnosed as having AIDS, AIDS-related complex, or a positive antibody test and who are otherwise qualified should be afforded normal classroom attendance, working conditions, student housing, benefits, and participation in curricular and extracurricular activities in an unrestricted manner, as long as they are physically and psychologically able to do so. Decisions regarding such individuals will be made on a case-by-case basis, taking into account the individual's behavior and physical condition.
4. The American College Health Association prepares guidelines on aids-related issues. It is suggested NSHE institutions refer to this report for guidance in addressing local needs.
5. It is also recommended that the Center for Disease Control guidelines be used to insure safety of students, staff, and faculty handling human blood, blood products, and other body secretions.
6. Each NSHE institution will establish procedures to respond to AIDS-related concerns, as well as to public inquiries.
7. The institution guidelines will be revised as necessary, in response to the release of new scientific information.

(B/R 6/88; Added 6/05)

Section 2. System Office and Campus Closures (formerly CM 05-01)

This is intended to clarify procedures for system and campus closures for any adverse event including weather.

1. The Chancellor, or designee, has sole authority to close the entire NSHE or any part of the system for unforeseen events which may include but are not limited to extreme weather conditions, natural disasters, or other emergencies. In the event the Governor closes all or any part of the state offices, the Chancellor will be notified and will similarly declare NSHE properties closed, as appropriate. When the NSHE or any part of the system is closed, employees at the affected location(s) may be required to work remotely, if possible, or may be granted administrative leave. No other person has authority to close offices or grant administrative leave.
2. The President, or designee, of each campus has the authority to close the campus for unforeseen events (as defined above). The President, or designee, must report such closure to the Chancellor and receive acknowledgement, if possible, prior to the closure, unless there is an emergency status that requires immediate action. In the event of a campus closure, employees at the affected institutions or locations may be required to work remotely, if possible, or may be granted administrative leave. No other person has the authority to close offices or grant administrative leave.
3. The decision between requiring employees to work remotely or granting administrative leave shall be governed by institutional policy or procedure. Campuses must have a policy or procedure in place that delineates these processes. All policies and/or procedures must consider the nature of the closure, operational requirements, roles and capabilities of the impacted employees, and include criteria and procedures for these decisions, ensuring clarity, fairness, and consistency across the institution.
4. When campuses or offices are open, employees desiring not to report to work due to extreme weather conditions or natural disasters must request and receive approval of annual leave.
5. Employees who, during a closure instituted pursuant to this section, are already on previously approved leave or working remotely pursuant to Chapter 4, Section 19 of this Manual, shall not receive administrative leave credit.

(Added 6/05; A. 7/24)

Section 3. Coordination of Information Request from Executive and Legislative Branches

The Nevada System of Higher Education is committed to providing accurate and timely information regarding public postsecondary education matters to State agencies and the public. To maintain this commitment, all NSHE institutions shall coordinate for submission through the System Office any request for information that is communicated to or transmitted to or from the Executive and Legislative Branches of Government, whether initiated by the institution or the government entity, including but not limited to, requests from or to individual legislators or the Governor, standing committees of the State Legislature, the Legislative Counsel Bureau, and the Budget Division within the Department of Administration.

(Added 6/05; A. 9/12)

Section 4. Limit on Teaching for Graduate Teaching Assistants

Pursuant to Board policy, Title 4, Chapter 5, graduate teaching assistants may teach no more than two courses per semester subject to the following guidelines:

1. First year graduate assistants without prior teaching experience are to be assigned tasks to assist a professor; that is, grading papers, proctoring examinations, serving as laboratory assistants, leading discussion groups of a subdivided class.
2. First year graduate assistants will be expected to complete, during their first year, a special teaching methods course if they are to teach during their second year. First year graduate assistants may also teach under the supervision of a professor or director while concurrently taking a teaching methods course.
3. Second and third year graduate assistants, after evaluation by their departments, are to be allowed to teach courses following the prescribed course syllabus, in conformity with standards adopted by the department, and at a level determined by the department as appropriate for each individual.

(B/R 3/71, 6/85, 8/86; Added 6/05)

Section 5. Moving Expenses for Presidents (formerly CM 95-2)

New permanent appointees to the position of President of a NSHE institution may be reimbursed from institutional funds for the following expenses:

- Relocation travel: For the employee and immediate dependent family members.
- Moving household goods: Reasonable moving expenses for household goods that conform to State of Nevada guidelines and limits. Approval for moving expenses must be obtained from the Chancellor prior to incurring any such expense.
- Office and Professional Materials: Where such materials are deemed essential to the successful performance of the President as an administrator and/or as an academic faculty member, it is appropriate to be reimbursed for reasonable relocation expenses for office and professional material. Non-state appropriated funds must be used for this item. The extent and composition of allowable materials is subject to the approval of the Chancellor.

In the event that moving expenses exceed State of Nevada guidelines, such excess will be submitted to the Chancellor for review and approval at the Chancellor's discretion. Non-state appropriated funds must be used for any excess.

Should appointee leave employment voluntarily within the first 12 months, these moving and relocation expenses shall be repaid in full.

(Added 6/05)

Section 6. No Smoking Law (formerly CM 95-3)

Policy and State Law

Nevada Revised Statutes 202.2491 prohibits the smoking of tobacco in any public building, except within a separate room or area of the building. The person in control of a public building is required to designate a separate room or area in which smoking is permitted and is further required to post "no smoking" signs in the building.

NSHE System General Counsel interprets this statute as permitting a person in control of a public building to designate only one room or area in a public building for smoking. The term “building” means any building owned by the Nevada System of Higher Education. It would obviously be inappropriate for any System employee to experience any employment retaliation for complaining about smoking in prohibited areas or for taking action to enforce the state law.

Penalties:

Nevada Revised Statutes 202.2492 provides that any person who violates NRS 202.2491 is guilty of a misdemeanor.

The posting of “no smoking” signs and the designation of a separate room or area in a public building for smoking, done pursuant to this law, constitute an order to employees not to smoke tobacco in a public building except in such a designated room or area. Violation of such an order would constitute insubordination, which conduct would authorize disciplinary action to be taken against classified employees under *Nevada Administrative Code* § 284.650 (6) and against professional employees under Section 6.2.1 (d) of the NSHE Code. Section 6.2.2 (m) of the NSHE Code also authorizes disciplinary action against professional employees who violate state law on System premises.

Implementation:

Please take the necessary steps to implement and inform your employees about this policy.
(Added 6/05)

Section 7. Council of Professional Police Standards (formerly CM 03-02)

The Nevada System of Higher Education requires NSHE institutions that have a police department to establish a system to review allegations of misconduct made against police department officers and employees. At present, the University of Nevada, Reno, the University of Nevada, Las Vegas, College of Southern Nevada and Truckee Meadows Community College are the only NSHE institutions that have a police department. The guidelines for establishing an institutional Council of Professional Police Standards are outlined in this procedure.

I. Name of the Council

The name of the council established at the University of Nevada, Reno shall be the Police Services Board of Professional Standards (hereinafter “board or council.”)

The name of the council established at UNLV shall be the Council of Professional Police Standards. (hereinafter “board or council.”)

The name of the board established at TMCC shall be called the TMCC Police Department Professional Standards Board. (hereinafter “board or council.”)

II. Council Charge

The council shall review any allegation of misconduct against any employee of a police department of the NSHE and may make recommendations concerning actions of the department or an individual. An allegation of misconduct is defined as any allegation that may result in the imposition of criminal charges, demotion, suspension without pay, or termination. The council shall review investigative materials provided by the Director of Police Services of the University of Nevada, Reno, the Director of Public Safety of the University of Nevada, Las Vegas, or the Police Chief of the Truckee Meadows Community College Police Department (hereinafter "department head.")

The chair of the council shall issue a written report regarding the outcome of an investigation and of all complaints received, to the department head and to the President of the institution.

The department shall maintain a log of each complaint received which shall be assigned a chronological tracking number. Upon receipt, an investigation shall be conducted by the department head and those requiring review will be forwarded to the council. Any complaint lodged against the department head will be referred to the respective vice president for investigation.

The council will convene when notified by the department head at the conclusion of an investigation, or upon request of the President of the institution or any member of the council. The department head will provide the council with copies of the completed internal reports, complaint, and all other information pertaining to the complaint. Personally identifying information concerning employees will be redacted from the documents provided to the council. In the event that confidential information other than personally identifying information is withheld from the council by the department head, the department head will disclose the fact that information was withheld to the council and describe the nature of the information withheld.

If, during the course of a calendar year, there are no allegations of misconduct reported, the council will convene no later than the last day of the spring semester to review *all* complaints received by each respective department.

A report summarizing the complaints, any allegations of police misconduct, and other council activities and actions will be forwarded annually, together with any recommendations, to the department head and the President of each respective institution, and to the Chancellor of the NSHE.

III. Structure of the Council

A. Appointment of Members

1. Council members will be selected by the President from a list of nominations submitted by the appropriate vice president.

2. Council members selected by the President, and prior to appointment, will be subjected to a police background check in order to determine their suitability to serve on the Council and receive information that may be law enforcement sensitive. Felony convictions will be cause for disqualification. All other arrests or convictions may be cause for disqualification. The final decision on suitability for service shall rest with the President upon recommendation of the department head.
3. Nominees will be solicited no later than April 15 of odd numbered years and additionally as needed.
4. Members shall not be current or former members of any law enforcement agency, with the exception of the department head, who will serve in an ex-officio, non-voting capacity.

IV. Membership-University of Nevada, Reno

1. The director of police services will serve in an ex-officio, non-voting capacity.
2. One classified employee from two nominated by the staff employees' council.
3. The Associated Students of the University of Nevada, Reno (ASUN) president or his/her designee.
4. One non-police member from the police advisory board, who is nominated by the Advisory Board.
5. One administrative faculty member who holds the title director, associate vice president, assistant vice president, or vice president, nominated by the President's council.
6. One member of the academic faculty from two nominated by the faculty senate.

V. Membership-University of Nevada, Las Vegas

1. No fewer than five members of the UNLV Public Safety Advisory Board who are not in law enforcement shall sit as members of the Council. The Public Safety Advisory Board includes students, faculty, professional staff, classified staff, and at-large community members.

VI. Membership-Truckee Meadows Community College

1. The chief of police shall serve in an ex-officio, non-voting capacity.
2. The vice president for finance & administration shall serve in an ex-officio, non-voting capacity.
3. One classified employee (from two nominated by the staff employees' council.)
4. One student government member (the President of ASTM or his/her designee.)

5. One non-police member from the police advisory board (nominated by the advisory board.)
6. One administrative faculty member (must hold the title of: director, associate dean, or dean nominated by the President's cabinet.)
7. One member of the academic faculty (from two nominated by the faculty senate.)
8. One community representative appointed by the President.

VII. Membership-College of Southern Nevada

1. Chief of police, (ex-officio, non-voting).
2. One classified employee (from two nominated by the classified council).
3. One student government member (President of ASCSN or designee)
4. One non-police community member appointed by the President.
5. One administrative faculty member (from two nominated by the cabinet usually dean or above).
6. One member of the academic faculty (from two nominated by the faculty senate).
7. Chief campus administrator for West Charleston Campus, Cheyenne Campus and Henderson Campus

VIII. Terms of Office

1. Non-student members will serve two-year terms; student members will serve one-year terms.
2. Nominations will be solicited by April 15, with the terms in office to begin the day after Spring Commencement and ending on the day of Spring Commencement after the appropriate term has been served.
3. Solicitations for nominations to replace vacancies will be sought without delay.
4. Members who show lack of interest, or who fail to complete the training requirements, may be replaced at the request of the department head after discussions with the council. Such a recommendation shall be approved by the President.

IX. Organization of the Council

1. The council will select by vote of those present at the first meeting of each newly appointed council, a chair and a vice-chair.
2. The chair, or in his/her absence, the vice-chair, will convene the council at the request of the department head, President, or other council member, set the agenda, preside at meetings, and serve as spokesperson for the council.

3. A secretary, provided by the department head, will record and distribute meeting notes and maintain the council's files and records.
4. There shall be no provisions for proxy. A majority of voting members constitutes a quorum that is necessary for the council to take action and conduct business. A simple majority of those present shall be required to pass a motion.
5. In the event of a tie, a motion shall be tabled until such time as all five members are present to vote.

X. Duties of the Council

- A. To fulfill the charge as outlined in II above:
 1. Present written recommendations, with supporting narrative, to the department head and to the President.
 2. Prior to the end of each Spring Semester, issue a written report summarizing the complaints made against officers, including any allegations of police misconduct and other board activities and actions, along with any recommendations, to the department head and the President, and to the Chancellor.
 3. Maintain the files and records of the council pursuant to NRS 239.073 and make them available to each successive council.

XI. Training Requirements

1. Council members shall be required to attend training provided by the respective department. Training shall consist of at least the following:
 - a. A four (4) hour ride-a-long with a sworn patrol officer of the department.
 - b. Three (3) hours of departmental orientation, familiarization with department policies, procedures, general orders, organizational makeup and authorized equipment. In addition, board members will receive orientation regarding the provisions of Chapter 284 of *NRS*, the regulations adopted pursuant thereto and NRS 289.010 to 289.120, the applicable sections of *NRS* 396.3291, *NRS* 179A, Chapter 239, and Board of Regents policy.
 - c. One (1) hour of orientation with policies and procedures of the NSHE personnel manual and the terms and conditions of employment of members of the department.

XII. Effective Date and Amendments

Nominations for council members will be solicited and appointments made in order for each council to commence their initial terms of office on the day after Spring 2003 commencement.

Amendments to this document are recommended by the council through the respective department head and President to the Chancellor. Amendments are effective immediately after review by legal counsel and approval by the Chancellor. Changes to this document shall be reported to the Board of Regents and brought to the Board for discussion if the changes are substantive.

(Added 6/05; A 10/08)

Section 8. System Expectations for Inter-Institutional Relationships (formerly CM 96-01)

The ways in which the institutions within the NSHE interact with each other define, to a large degree, the collegial and collective character of the System. Establishment and maintenance of proper codes of behavior for the conduct of inter-institutional relationship are the responsibility of the Chancellor.

The following principles shall establish a foundation for the System expectations:

1. Institutional Comparisons

Public statements by responsible institutional officers and official publications or other media releases by an NSHE institution shall contain no invidious comparisons about any other institution within the NSHE.

2. Resolution of Perceived Inequities

Perceptions of inequity in funding or other treatment, whether by region of the State or by type of institution, shall be referred to the Chancellor for analysis, explication and, if necessary, resolution. Such allegations should be supported by appropriate data, documentation and argument.

3. Presidential Authority

Presidents are accountable to the Chancellor for the ways in which their institution and its executive officers conduct their proper business with the other members of the NSHE and with the System Administration.

(Added 6/05)

Section 9. Computing Resources Procedures and Guidelines

Title 4, Chapter 1 of the *Board of Regents' Handbook* directs the Chancellor to establish procedures and guidelines governing computing resources, including but not limited to, circumstances in which access to a user's email may be accessed when the user is absent without notice or leaves the employment of NSHE or in emergency situations.

1. The definitions set forth in Title 4, Chapter 1, Section 22 apply to this section. In addition:
 - a. "IT" means an NSHE institution's Information Technology unit/department and NSHE Computing Services.
 - b. For purposes of this section, "department/unit" means a department or unit at an institution and "Unit" as defined under Title 4, Chapter 1, Section 22 includes the combined administrative unit consisting of the Chancellor's Office and the NSHE Computing Services.
 - c. "President" means the chief executive officer of a member institution, and the term shall also include the Chancellor where the context of this policy requires with respect to the Unit or the special units.

2. When a user leaves the employ of NSHE, the content of any emails or files remaining on NSHE owned equipment or networks, including but not limited to the user's NSHE computer, may be reviewed as reasonably necessary, as determined by the President or his or her designee(s).
3. In the event a user is absent from work for more than 3 working days without notice, and the supervisor/department chair attempted to contact the user without success, upon the written request of the department/unit, IT may establish an automatic reply on the user's NSHE email account, informing senders that emails should be directed to another employee or office in the department/unit.
4. In the event a user is absent from work for more than 5 working days without notice, the supervisor/department chair attempted to contact the user without success, it is reasonably necessary to access the user's email and/or computer files to conduct the regular business of the department/unit, and the institution or Unit is unable to obtain written or electronic authorization from the user to access the user's email and/or computer files due to the user's health condition, including but not limited to prolonged injury or disability or death, or other circumstances then, upon the written request of the department/unit, the President or his or her designee(s) may, upon a showing of reasonable need and in the absence of reasonable alternatives as determined by the President or his or her designee(s), authorize IT, in writing, to examine the content of the user's emails and/or computer files solely for the purpose of addressing the department/unit's need to conduct regular business. Upon such written authorization, IT shall retrieve the emails and/or computer files reasonably believed to be necessary for the department/unit to conduct its regular business and provide them to the head administrator of the department/unit. Examination of emails and/or files shall be limited to the matter necessary to conduct the regular business of the department/unit.
5. In the event that an institution or the Chancellor's Office receives a public records request, valid subpoena, or a court order, the institution Office of the General Counsel (General Counsel) or the System General Counsel may request that IT preserve a user's email and/or computer files for review by the General Counsel or System General Counsel and production of email and/or files as required by law. In the event that the General Counsel or System General Counsel determines that production is required by law, the General Counsel or System General Counsel shall provide the user an electronic or hard copy of the production, unless prohibited by law from so doing.
6. In the event that during the course of litigation in which NSHE or a NSHE employee or official volunteer is a party, the institution Office of General Counsel (General Counsel) or the System General Counsel determines that it is reasonably necessary, in order to comply with state or federal law or court rule, to preserve a user's email or computer files for the purposes of review and production, the General Counsel or System General Counsel may request that IT preserve a user's NSHE email and/or computer files for review by the General Counsel or System General Counsel and production of email and/or files as required by law or court rule. In the event that the General Counsel or the System General Counsel determines that production is required by law or court rule, the General Counsel or the System General Counsel shall provide the user an electronic or hard copy of the production, unless prohibited by law or subpoena from so doing.

7. If in the event of exigent circumstances as reasonably determined by the President or his or her designee(s), it is necessary for the protection of life, limb, or property or for the maintenance of order to examine the content of emails or computer files of a user, the President or his or her designee(s) may authorize IT to examine and retrieve emails and/or computer files solely for the purpose of protecting life, limb, or property or for the maintenance of order, and provide them to the President or his or her designee(s). Examination of emails and/or files shall be limited to the matter necessary for the protection of life, limb, or property or for the maintenance of order.
8. If, in order to comply with federal or state law or an executive order concerning national security, it is necessary to access a user's emails and/or computer files as determined by the President or his or her designee(s), the President or his or her designee(s) may authorize IT to examine and retrieve emails and/or computer files solely to comply with the federal or state law or executive order. Examination of emails and/or files shall be limited to the matter necessary to comply with the federal or state law or executive order.

(Added 6/05; A. 12/17)

Section 10. HIPAA Guidelines

The purpose of this section is to outline the basics of HIPAA. It may be useful to information technology, accounting, payroll, human resources and auditing staff who are not regularly involved in handling health care records. For more detailed information, you may contact one of the HIPAA Privacy Officers for University of Nevada, Reno, University of Nevada, Las Vegas or the College of Southern Nevada, or the Vice Chancellor for Legal Affairs Office of the NSHE.

What is HIPAA?

The Health Insurance Portability and Accountability Act (HIPAA) was enacted by Congress on 21 August 1996 to combat waste, fraud and abuse, improve portability of health insurance coverage, and simplify health care administration. HIPAA is intended to promote efficient electronic transmission of health information, enhance patient rights, and provide standards to protect the privacy and security of health information. There are two primary rules at issue. The Privacy Rule protects individually identifiable health information in all forms – verbal, written or electronic. The Security Rule concerns only individually identifiable health information that is maintained, transmitted or received in electronic form.

Who is covered?

The institutions within NSHE are not primarily health care providers. We are called a Hybrid Covered Entity under HIPAA, which means that we are allowed to designate which parts of NSHE are covered. Those entities and programs that are covered are free to share health care information with each other for legitimate purposes. Those entities or programs that are not covered may not receive or obtain access to identifiable health information unless authorized by the patient. As an example, most of the University of Nevada, Reno School of Medicine and University of Nevada, Las Vegas School of Medicine are covered; their Human Resources Departments are not. It would not be appropriate for the University of Nevada, Reno School of Medicine and University of Nevada, Las Vegas School of Medicine to share a clinical record of an employee/patient with Human Resources unless the patient authorizes the disclosure. The Chancellor of NSHE has designated the covered programs and

departments. This may be changed from time to time. Any program or department that is not covered is not required to follow any aspect of the Privacy or Security Rules.

Who must be covered?

Any program or department that provides a health related service and engages in certain electronic transactions related to payment must be covered. Those programs and departments that provide health related services, but do not engage in any of the specified electronic transactions may choose to be covered as it may assist them in interacting with patients and other providers in the health care industry. The specified electronic transactions include: health care claims, health care payment and remittance advice, coordination of benefits, health care claim status, enrollment and disenrollment in a health plan, eligibility for a health plan, health-plan premium payments, and referral certification and authorization.

Individually Identifiable Health Information

HIPAA protects only certain information that may identify a patient. This includes demographic information such as name, address, phone number, age over 70, dates of service and account numbers of all types (social security, date of birth, driver's license, etc.), as well as treatment and billing records.

Basic Privacy Rule Requirements

The Privacy Rule requires:

- Provision of information to patients about their privacy rights and how their information can be used;
- Adoption of clear privacy procedures;
- Training of employees so they understand the privacy procedures;
- Designating an individual to be responsible for ensuring that the privacy procedures are adopted and followed;
- Securing patient records containing individually identifiable health information so they are not readily available to those who do not need them.

Privacy Rule Limitations on Use

In general, treating professionals are allowed to freely exchange patient information as necessary for treatment without the necessity of obtaining patient authorization. In addition, a health care provider may use and submit information to obtain payment (but not for insurance underwriting), and for internal operations purposes (such as a peer review committee), without patient authorization. If outside non-treating vendors will require access to patient health information in order to perform a service for a covered program (e.g. computer technician, copy service, record storage company, etc.), patient authorization is required unless a business associate agreement is in place. Apart from certain disclosures that may be required in response to subpoenas and other law enforcement measures, any other disclosure outside the covered department requires written patient approval.

Privacy Rule Patient Rights

Patients are required to be informed of their rights under HIPAA, which include rights related to access to records, correction of records, and accounting for disclosures. There must be a mechanism in place to receive complaints. Civil and criminal penalties are in place for violations of the law. For example, improperly providing patient data for material gain could result in a criminal violation.

Security Rule Applicability

The Security Rule applies to all covered programs that receive, transmit or store health care records electronically.

Basic Security Rule Provisions

Administrative Procedures

Policies and procedures must be implemented and documented in each of these eight areas:

- Training programs in security management and process issues;
- Formal protocols for controlling access to data;
- Internal audit procedures;
- Contingency plan to ensure continuity and preservation of data in an emergency;
- Security features for initial clearance of all personnel who have access to health information along with ongoing supervision, training and monitoring;
- Security configuration management procedures such as virus checking, hardware and software systems review, and documentation;
- Specific procedures when personnel terminate employment;
- Security management structure that maintains continual risk assessment and sanction policies and procedures.

Physical Safeguards

Data and data systems must be physically protected from intrusion and environmental hazards with specific attention to the following:

- Designation of a specific person for responsibility of security;
- Controlling access to and altering of computer hardware;
- Implementation of work station security activities;
- Development of disaster/intrusion response and recovery plans;
- Maintenance of security records;
- Implementation of identity verification procedures to physically access sites.

Technical Security Services

Software control and procedures regarding stored data include these requirements:

- Providing for internal audits and controls within data systems;
- Controlling access by users through authentication;
- Ensuring that stored data is neither altered nor inappropriately accessed/processed;
- Allowing data access during crises.

Technical Security Mechanisms

These requirements relate to accessed data and the transmission of stored data, to ensure that data cannot easily be accessed, intercepted or interpreted by unauthorized third parties.

(Added 6/05; A. 3/18, 9/18)

Section 11. HIPAA Health Care Components of NSHE

As of August 31, 2016, NSHE, a hybrid covered entity, designates its health care components as follows:

UNLV

- University of Nevada, Las Vegas School of Medicine, as a hybrid covered entity, and as an Organized Health Care Arrangement with its affiliated practice clinics;
- University of Nevada, Las Vegas Ackerman Center for Autism and Neurodevelopment Solutions;
- Dental School and any associated clinics;
- The Student Wellness unit which includes: Student Health Center, Pharmacy and Laboratory, Counseling and Psychological Services (CAPS); and Faculty and Staff Treatment Center (FAST);
- Athletic Training Department;
- Center for Individual and Family Counseling;
- Center for Health Information Analysis;
- National Supercomputing Center for Energy and the Environment;
- The PRACTICE (a community mental health training clinic);
- Marriage and Family Therapy clinic;
- Nevada Institute of Personalized Medicine.

UNR

- University of Nevada, Reno School of Medicine as a hybrid covered entity, and as an Organized Health Care Arrangement with its affiliated practice clinics MedSchool Associates South, MedSchool Associates North, and NFPRP (*Mojave Health*), but excluding from its designation the following Programs/Departments: Department of Geriatric Education, Southern Nevada AHEC, Facilities Management and Human Resources, Craniofacial Clinic, Sexual Abuse Medical Evaluation Clinic, and Medical Students Free Standing Clinic;
- University of Nevada, Reno School of Medicine Integrated Clinical Services, Inc.;
- Psychological Service Center;
- Counseling and Testing;
- CEP-Downing Clinic;
- Athletic Training Department;
- Student Health Center;
- Pharmacy.

CSN

- Dental Hygiene Clinic;
- Dental Faculty Practice;
- Diagnostic Medical Sonography.

NSU, DRI, GBC, TMCC, WNC

- No departments or programs are included

NSHE

- NSHE Accounting and Auditing;
- NSHE Vice Chancellor for Legal Affairs office;
- UNLV, UNR, and CSN Disbursement offices;
- NSHE, UNLV, UNR, and CSN health and insurance plans;
- NSHE, UNLV, UNR, and CSN Information Technology Departments.

(Added 6/05; A. 4/15, 9/16, 3/18, 9/18)

Section 12. Internal Procedures for Telephone Charges

Telephone Use:

Sound internal control procedures require that each institution be responsible for creating policies that provide adequate review of its telephone charges on a monthly basis. The telephone charges should be filed either at the department level or with accounts payable for at least three years. Charging personal toll calls to institutional funds is strictly prohibited.

Where assigned, access codes or pin numbers should not be shared. These codes should always be cancelled when an employee terminates his/her employment.

Cell Phone Use:

Employee Owned Cell Phone Used For Business Purposes: The System will reimburse employees for the cost of all Institution business calls placed from their personal cellular telephone. The Institution will not reimburse any portion of the monthly service charges associated with personal cellular telephones nor will the Institution accept any fiscal or legal liability for a personal cellular telephone used for business. Institutions may develop policies limiting or prohibiting employees from making business calls on personal cellular telephones.

Institution Owned Cell Phone Used For Personal Purposes: Employees are discouraged from making or receiving personal telephone calls or cellular phone text messages using institutional resources. NSHE does recognize that under certain circumstances, however, an employee will need to make or receive a telephone call or text message from an institutional phone (including institutional long distance charges and institutional cellular phones and/or other wireless devices) of a personal nature. When those personal telephone calls or cellular text messages incur an additional charge to the institution, it is the employees' responsibility to reimburse the institution for that charge promptly. In addition, when personal calls or cellular text messages are made and/or received on institutional cellular phones, the employee is responsible for reimbursement of the prorated share of the charges for personal use of the cellular or wireless devices. In addition, the employee must reimburse any purchase of specialized ring tones, video games, or software programs on institutional or corporate liable cellular phones to the institution.

Cell Phone Allowance Program: For institutions that adopt a cell phone allowance program, those employees who have a documented business need for a cellular telephone may receive an allowance for the devices and the monthly services. The intent of this policy is to be at least revenue neutral, meaning that it is anticipated that the cost of necessary cell phone service will be no more than the amounts being paid currently, but the policy change will improve efficiency

by minimizing the time in processing cell phone bills. This policy is also not intended to expand the number of cell phone users/allowances.

(Added 6/05; A. 11/05, 3/13)

Section 13. Annual and Sick Leave Record Keeping Guidelines

Per Title 4, Chapter 3 of the *Board of Regents Handbook* each appointing authority must keep accurate and complete records of earned and used leave for each NSHE employee. Such records will be kept as designated by the appropriate Human Resource office. Leave records are subject to examination by those persons in the employee's chain of command, by Human Resource officials, and by internal or external auditors.

Insofar as possible, all leave must be requested and approved in advance by the supervisor or other appropriate administrative officer according to the policies for each type of leave as contained Title 4, Chapter 3 of the *Handbook*. The approval and recording of unanticipated leave must occur immediately after use of the leave.

Sick Leave: Full-time professional staff members on an "A" or "B" contract shall be granted sick leave as required, up to 30 working days at full salary, available at any time during the initial 12 months of service. Part-time professional staff members on an "A" or "B" contract shall be granted a pro rata amount as appropriate.

Beginning one year after the starting date of his or her initial contract, each full-time staff member will begin to accrue additional sick leave at the rate of two days for each full month of paid service, to be added to any remaining balance of unused sick leave from the first 12 months of service. Sick Leave may be cumulative from year to year, not to exceed 96 days as of the first day of each fiscal year, and any sick leave in excess of 96 days is forfeited on that date. Part-time staff members will earn a pro rata amount of sick leave for each calendar month worked.

Paid sick leave shall not be granted in excess of sick leave earned except as provided in the extended salary sick leave policy as outlined in Title 4, Chapter 3 of the *Handbook*. The employee shall not be paid for any unused sick leave upon termination of employment.

Annual Leave: All professional staff members on a full-time 12-month appointment ("A" contract) earn annual leave at the rate of two working days for each full calendar month of service. Prorated credit shall be earned for partial months of service. Professional staff members on a part-time 12-month appointment earn pro rata annual leave credit.

Annual leave may be cumulative from year to year, not to exceed 48 days as of the first day of each fiscal year, and any annual leave in excess of 48 days is forfeited on that date. No compensation will be authorized for unused or excess leave at the end of each fiscal year. Earned annual leave shall be taken at a time approved or directed by the supervisor or other appropriate administrative officer. Insofar as possible, approval to use annual leave must be secured in advance, in accordance with the provisions contained in Title 4, Chapter 3 of the *Handbook*.

Employees shall be given an opportunity to use accumulated annual leave in excess of 48 working days prior to the last day of the fiscal year provided a request for leave is given by the employee no later than April 1 to the supervisor or other appropriate administrative officer.

Professional staff on an "A" contract appointment who resign or retire shall be entitled to be paid for unused accumulated annual leave up to the maximum of 48 days, unless the supervisor or other appropriate administrative officer directs the employee, in writing, to use all or a portion of the accumulated leave prior to the final date of employment.

(Added 6/05; A. 12/05)

Section 14. Phase-in Retirement Program

This program allows faculty and professional staff to phase-in their retirement (generally between a .50 and .75 FTE course load or work assignment) over an agreed-upon period of time, not to exceed five years. During the phase-in, the institution and employee will continue contributing to their retirement plan as if they were employed 100percent FTE.

The phase-in process is governed by a formal contract between the employee and the NSHE. The basic provisions of the program are outlined below. If you have further questions about the phased-in retirement program, please contact the Human Resources Office on your campus.

Eligibility

The employee must have attained the age of 65 and completed at least five years of service with the institution at the expiration of the term of the agreement;

OR

have attained the age of 60 and completed at least 10 years of service with the institution at the expiration of the term of the agreement;

OR

at any age have completed 30 or more years of service with the institution at the expiration of the term of the agreement.

Process

- The employee requests an application form from the institution's Human Resource office.
- The employee completes the application and forwards it through the chain of command for signatures from the employee's chairperson, dean, provost/vice president, and President.
- The completed and signed form is sent to the campus Human Resources office, which officially determines eligibility.
- Human Resources notifies the employee of the status of their application.
- If the application is approved, the Human Resources office types the formal agreement and sends the agreement through the chain of command for signatures.
- No contract exists until such time as the agreement has been fully executed by the President of the institution.
- Any changes to the agreement, once executed, must be endorsed by the President and approved by the NSHE Chancellor.

Enrollment Period and Application Deadline

- Completed applications for consideration of phased-in retirement will be due on February 1 of each year for the following Fall semester. The form must contain all required signatures by that date.

(Added 6/05; A. 12/05)

Section 15. Conference/Training Policy

All System professional staff are eligible to request attendance annually for one out-of-state conference/meeting, to be paid for by the System that is applicable to their job duties and is approved by their supervisor. Any exceptions to this policy must be approved by the Chancellor.

(Added 7/06)

Section 16. System Administration Cellular Phone, Personal Digital Assistant (PDA), and Data Plan Guidelines

1. The NSHE System Administration Office, including its units, shall not purchase cellular phones or Personal Digital Assistants (PDA) or enter into monthly cellular phone, PDA or data plan contracts, except as provided in this section.
2. Allowance for Cellular Phone, PDA or Data Plan
 - a. Employees who have a documented business need for a cellular phone or PDA may receive an allowance for a portion of the monthly services as provided in this section.
 - b. Employees who have a documented business need for a data plan for Internet access for a tablet, laptop or similar device may receive a allowance for the data plan as provided in this section.
 - c. An employee may not receive more than one allowance as provided in this section unless the employee's direct supervisor determines there is a documented business need for a cellular phone/PDA allowance and a data plan allowance.
 - d. An employee cannot request an allowance greater than the cost of the plan. The employee may be asked for documentation showing he or she is not being reimbursed over the cost of the plan.
3. Procedure. All employees with a regular business-related need for a cellular phone, PDA, or data plan allowance must complete the "Cellular Phone / PDA / Data Plan Allowance Request Form." This form must be approved by the employee's direct supervisor as well as by the appropriate vice chancellor.
 - a. Once completed, the original, signed form should be sent to the vice chancellor of Finance to be processed through the appropriate controller/payroll unit. Once received and processed, a monthly allowance will be added to the employee's paycheck each month. This allowance amount will be charged to the appropriate departmental operating budget as indicated on the request form.
 - b. Neither the employee's purchasing card nor the departmental purchasing card may be used to pay for cellular phones/PDA devices or the monthly charges unless an exception is granted to issue an NSHE phone.

- c. The stipend will terminate effective with the employee's last day of employment, regardless of the employee's cell-phone contract length.
4. Amount of the Cellular/PDA Service Allowance. The amount of the monthly allowance represents a sharing of the cost of a typical contract necessary to meet business related needs for voice and data services for a cellular phone or PDA. The System offers a monthly allowance for voice and data plans for cellular and PDA service based on usage level. An average usage level is based on the expectation that approximately 25 percent or more of the monthly minutes and data used are work related. A high usage level is based on the expectation that 50percent or more of the monthly minutes and data usage are work related. No extra allowance will be provided for text message services.

Usage Level	Voice and Data Allowance for Cellular or PDA Service
Average Usage	\$50 per month
High Usage	\$75 per month

- a. This allowance does not represent an increase in base pay.
 - b. The allowance will continue until the Chief Financial Officer's Office is notified in writing either by the employee or the supervisor that the allowance is to cease.
 - c. The Chief Financial Officer will maintain a list of employees who receive this stipend and will provide this list to the responsible vice chancellors for a review on an annual basis. A yearly review of the need for a cellular phone or PDA or data plan will be conducted by the appropriate vice chancellor.
 - d. No additional reimbursement will be provided to those receiving a monthly allowance even if the monthly charges to the employee exceed the allowance amount. When contracting for services, the employee should inquire as to the availability of any discounts that may be available to NSHE employees.
5. Amount of the Data Plan Allowance for Internet Access. The amount of the data plan allowance for Internet access for a device such as a tablet or laptop is based on the amount of data usage for the device. This allowance does not cover any costs related to the use of a System-issued laptop for the purpose of checking email messages after hours or out of the office.

Data	Data Plan Allowance
6 GB	\$20 per month
12 GB	\$45 per month

6. Equipment Allowance Prohibited. No allowance will be made towards the purchase of personally owned cellular, PDA, tablet, or laptop equipment. Likewise, System funds may not be used to pay for accessories or applications/ software without prior written authorization.

7. Policy Regarding Use of a Personal Cellular Phone, PDA or Other Device. Because the cellular phone, PDA, tablet, laptop or similar device for which a monthly allowance is approved is owned by the employee, the device may be used by the employee for both personal and business-related purposes. The employee may also use the allowance as he or she sees fit in order to obtain cellular or PDA service or a data plan, and may freely use it to purchase an individual cellular plan, a so-called “family” plan, or data sharing plan.
 - a. All contracts for service or a data plan must be taken out in the name of the employee receiving the allowance and may not be taken out in the name of NSHE.
 - b. As a condition of receiving the allowance, the employee understands and agrees that the employee may be contacted through his or her personal cell phone number for work-related matters as reasonably necessary during regular or after business hours. Special rules may apply to contacting hourly employees for substantive work issues after hours.
 - c. As a condition of receiving the allowance, the employee understands and agrees to maintain an active cellular phone, PDA or data plan, as applicable, as long as an approved allowance is in place.
 - d. Federal law may allow an employee to deduct the business-related portion of the bill for cellular phone/PDA service or for a data plan on the employee’s federal income tax return. If applicable, the employee is responsible for any required documentation.
8. Support for Cellular Phones, PDAs, and Data Plans. All support for cellular phones, PDAs, and data plans is provided by the cellular or mobile service company chosen by the employee. System Computing Services (SCS) cannot offer any support for individually owned cellular phones, PDAs, tablets, laptops, or similar devices. However, SCS will provide support for NSHE provided software that is used on those devices to synchronize them with NSHE email accounts, calendars or other NSHE systems and services if available for the particular device and if reasonable security protocols can be established. If an employee intends to try to link a personal device to NSHE systems and services, the employee should contact SCS before purchasing a particular device in order to ascertain the extent to which such linkage is feasible.
9. Changes to Service Contracts. NSHE reserves the right to change or terminate this policy regarding allowances for cellular phone or PDA service or data plans at any time. Individuals eligible for receipt of an allowance should understand that they are personally liable for monthly charges or termination fees, regardless of employment status or any change in this reimbursement policy.
10. Special Procedures for NSHE owned cellular phones and PDAs. In some situations, it may be necessary or advantageous for NSHE to own and pay the monthly service charges for cellular phones or PDAs. The purchase and use of such devices must be approved in advance by the supervisor and appropriate vice chancellor. In those cases where NSHE directly pays for the cellular voice or PDA contract, the cellular phone or PDA may not be used for personal purposes, and the monthly bills may be audited for such personal use. Violation of this policy may result in disciplinary action. NSHE-owned cell phone records are subject to public records review and disclosure, with limited exceptions, as provided under Nevada law.
(Added 3/13)

Section 17. Fees for Public Records

A. POSTING; DESIGNATION OF RECORDS OFFICIALS; ADOPTION OF INSTITUTION POLICIES

This policy must be posted in a conspicuous place at the NSHE System Administration offices (Reno and Las Vegas) and at the office of the President of each NSHE institution. Each institution and the Chancellor's office shall post the policy on its website. The President of each institution and the Chancellor shall designate one or more employees to act as records officials. (NRS 239.008). Each institution may establish its own policy in compliance with NRS Chapter 239, to be followed in lieu of this policy, subject to the prior review of institution general counsel and approval of the President.

B. PROCEDURE AND FEES

The following fees are to be charged by all NSHE institutions or units in responding to all requests for copies of public books or records pursuant to NRS Chapter 239 (Nevada Public Records Act). The fees set forth in this schedule are solely applicable to public records requests. Requests for copies of public books or records may be oral or in writing. NOTE: The Nevada Public Records Act does not require the creation of documents or customized reports in response to requests for information.

1. Fees for Copies of Public Records on Letter Size or Legal Size Paper (NRS 239.052). Ten cents (\$.10) per page after the first twenty (20) pages will be charged for a copy of a public book or record on standard letter size or legal size paper. Additional fees may be charged for oversized, difficult to copy or color records, or for the cost of a DVD/CD on which the record is provided. The requester must be informed of any such additional charges before the copies are made and such charges must not exceed the actual cost of providing the copies. The per page copy fees are separate and in addition to any fee to be charged for extraordinary use of personnel or technology.
2. Fees for Requests Requiring Extraordinary Use of Personnel or Technology (NRS 239.055). If extraordinary use of personnel or technological resources is required to comply with a public books or records request, the requester must be charged a reasonable fee, not to exceed fifty (50) cents per page, for the extraordinary use of personnel or technological resources.
 - a. Extraordinary Use of Personnel. Extraordinary use of personnel means time in excess of two (2) hours per employee reasonably and necessarily required to provide cost estimates, locate, format, retrieve, compile, review of confidentiality, research, redact, copy requested documents, provide required notices, or other work related to responding to the request. The rate charged must be reasonable, based on the actual cost incurred and must not exceed fifty (50) cents per page. The estimate of the cost shall take into consideration, but not necessarily be limited to, the gross hourly wages of each of the staff member(s) reasonably available and qualified to respond to the request. The time must be the actual time required to respond to the request. The extraordinary use of personnel fee must not include the first two (2) hours of each employee's time.

- b. Extraordinary Use of Technological Resources. Should extraordinary use of technology be required to comply with a public books or records request, the requester must be charged the actual cost for the use of the technology, exclusive of overhead, and not to exceed fifty (50) cents per page.
3. Prior Notice of Extraordinary Fees (NRS 239.055). Prior to preparing information which requires extraordinary use of personnel or technology, the employee who is responding to the request must prepare an estimate of the time required to comply and must inform the requester of the anticipated charge based upon those estimates. The estimated fee must be collected before the work begins to prepare the requested copy of the public record. If the requester objects to the prior payment of all or part of the estimate, counsel should be consulted. NSHE will not charge an additional fee as provided herein if subsequent requests for the same documents do not require the extraordinary use of NSHE personnel or technological resources to fulfill the additional or subsequent requests. If the actual cost is less than the estimate, the balance must be returned to the requester.
4. Fees for Copies of Public Records in Other Media (NRS 239.010(4)). A person may request a copy of a public record in any medium in which the public record is readily available. An officer, employee or agent of a governmental entity who has custody of a public record must not refuse to provide a copy of that public record in a readily available medium because the officer, employee or agent has already prepared or would prefer to provide the copy in a different medium. In the event a request is made for a public record maintained in a readily available medium other than letter size or legal size paper or the readily available medium of the public record cannot be accurately reproduced on a standard copier to letter size or legal size paper, the requester must be charged the actual cost for reproducing the record.
5. Fees for Records from Geographic Information Systems (NRS 239.054). A fee for public information maintained and retrieved from a geographic information system may include the reasonable costs related to:
 - a. The gathering and entry of data into the system;
 - b. Maintenance and updating of the database of the system;
 - c. Hardware;
 - d. Software;
 - e. Quality Control;
 - f. Consultation with personnel of the governmental entity.

Prior to retrieving the record from the geographic information system, the processing employee must obtain estimates of the costs required to comply and must inform the requester of the estimated fee. The estimated fee must be collected before the work begins to prepare the requested copy of the public record. If the actual cost is less than the estimate, the balance must be returned to the requester.

6. Additional Fee for Copy of Transcript of Administrative Proceeding (NRS 239.053). If the public records request is for a copy of a transcript by a certified court reporter of an administrative proceeding, in addition to the actual cost of the medium in which the copy of a transcript is provided, the requester must be charged the per page fee set forth in the contract with the court reporter.

7. Public Meetings; Providing Copies of Agenda and Supporting Material (NRS 241.020(5) & (6)). Upon any request, a public body must provide at no charge at least one copy of:
 - a. An agenda for a public meeting;
 - b. A proposed ordinance or regulation which will be discussed at the public meeting; and
 - c. Any other supporting material provided to the members of the body except materials:
 - i. Submitted to the public body pursuant to a nondisclosure or confidentiality agreement;
 - ii. Pertaining to the closed portion of such a meeting of the public body; or
 - iii. Declared confidential by law or by application of appropriate legal standards.

If the requester has agreed to receive the information and material set forth above subsection 5 by electronic mail, the processing employee must, if feasible, provide the information and material by electronic mail.

8. Certification of Public Records (NRS 239.030). Upon request, each NSHE department having custody of a public record must certify that the copies provided are true and correct copies of the records on file in the office as of the date provided. NRS 240.100 authorizes notary fees of \$2.50 for certification of copies. No additional fee for certification will be required, unless otherwise established in state or federal law.

(Added 6/14)

Section 18. Affordable Care Act Compliance Policy

Purpose: To comply with the employer shared responsibility requirements included in the Patient Protection and Affordable Care Act, the Health Care and Education Reconciliation Act, and associated federal regulations and state laws (collectively the “Affordable Care Act”).

Statement of Policy: It is the policy of NSHE that all full-time employees of NSHE, as defined by the Affordable Care Act and this Policy, should be offered the opportunity to enroll themselves and their dependents in NSHE sponsored health coverage.

Limitation of Policy: This policy is not a statement of benefits offered or a description of any health coverage program. Rather, it sets forth the procedures NSHE and its institutions should use to comply with the Affordable Care Act.

Full-Time Employee under the Affordable Care Act: A “full-time employee” of NSHE for the purposes of the Affordable Care Act is any employee of NSHE that provides one hundred and thirty (130) or more hours of service per calendar month.

Determining Full-Time Status:

I. New Employees

- A. New Employees Reasonably Expected to Be Full-time Employees – New employees hired for positions that are reasonably expected to be full-time positions should be offered the opportunity to enroll in health coverage on the first day of the first full calendar month of employment. “Reasonably expected to be full-time” is defined as an employee hired for a position that at the time of hire is expected to average 130 or more hours of service per month.

- B. Initial Measurement Period for New Employees Not Expected to Be Full-time – NSHE will utilize a ten (10) month initial measurement period to determine the status of new employees who are not reasonably expected to be full-time employees. The initial measurement period will begin on the first day of the month following the new employee’s first day of employment. If an employee averages more than 130 hours of service per month for the initial measurement period that employee should be offered the opportunity to enroll in health coverage starting the first day of the calendar month following the end of the initial measurement period. Such coverage shall be available to the employee for a period of ten (10) months or the length of employee’s employment with NSHE, whichever is shorter. “Not reasonably expected to be full-time” is defined as an employee hired for a position that at the time of hire is not expected to average 130 or more hours of service per month.

II. Ongoing Employees

- A. Ongoing Employee Definition “Ongoing Employee” is defined as a current employee of NSHE that is: (1) employed by NSHE at the time this policy is adopted; (2) hired by NSHE for a position that is reasonably expected to be full-time; or (3) hired by NSHE for a position not reasonably expected to be full-time and has completed the initial measurement period.

- B. Salaried Employees
 - a. Monthly Review Period – Ongoing Employees who are paid on a salary basis will have their hours of service reviewed on a monthly basis. If an Ongoing Employees who is paid on a salary exceeds 130 hours of service in a month she/he shall be entitled to receive and should be offered the opportunity to enroll in health coverage. Health coverage ends at the earlier of: (a) the employee ceases to work 130 hours or more in a month; (b) the termination of employment; or (c) declination of health coverage.

- C. Hourly Employees
 - a. Use of Standard Measurement Period/Stability Safe Harbor— Ongoing Employees who are paid on an hourly basis will use the standard measurement period/stability safe harbor available under the Affordable Care Act to determine full-time employee status. Under this method, the total number of “hours of service” for each hourly employee are averaged over a “standard

measurement period” to determine which employees are full-time employees for purposes of the subsequent stability period.

- b. Standard Measurement Period—NSHE will utilize a ten (10) month standard measurement period beginning on July 1st of each year.
- c. Administrative Period – Each NSHE institution may take a period of sixty-one (61) days between the end of each Standard Measurement Period and the beginning of the Stability Period to notify employees of eligibility and enroll those employees that elect to be covered through NSHE.
- d. Stability Period – NSHE will utilize a ten (10) month stability period from July 1st of each year until April 30th of the following year.
- e. Coverage in the Stability Period—An hourly employee who is determined to be a full-time employee during a Standard Measurement Period is entitled to be offered health coverage for the subsequent stability period. Health coverage ends at the earlier of: (a) the end of the subsequent stability period; (b) the termination of employment; or (c) declination of coverage health coverage.

III. Calculating “Hours of Service”

- A. Salaried Employees - Salaried employees are credited with 8 hours of service for each day in which the employee is paid or entitled to be paid. Salaried employees working a half day or less shall be credited 4 hours of service in each half day or part thereof for which the employee is paid or entitled to be paid.
- B. Hourly Employees - Hourly employees are credited for 1 hour of service for each hour in which the employee is paid or entitled to be paid.
- C. Instructional Letter of Appointment Faculty – Letter of Appointment and other temporary faculty who teach classes and are not paid on a salaried or hourly basis are credited with 2.25 hours of service for each hour of class time. Letter of Appointment and other temporary faculty will be credited 1 hour for each hour of office hours and 1 hour for each hour of meetings which the faculty member is required to attend.
- D. Other Employees not Paid on an Hourly or Salaried Basis– Each NSHE institution must adopt reasonable policies and procedures for counting the hours of service of employees, other than Instructional Letter of Appointment Faculty, that are not paid on an hourly or salaried basis. These reasonable procedures must take into account the time necessary for the employee to meet their employment duties.
- E. Independent Contractors - Hours worked by Independent contractors, employees of NSHE vendors/contractors, volunteers, and employees of employee leasing organizations are not “hours of service” and do not count towards eligibility for NSHE sponsored health coverage.
- F. Federal Work Study Program - Hours worked pursuant to a federal work study program do not count as “hours of service.”
- G. Annual Leave – Time spent on paid annual leave counts towards hours of service and should be credited in accordance with how the employee is paid (e.g. salaried, hourly, LOA, etc.)
- H. Sick Leave - Time spent on paid sick leave counts towards hours of service and should be credited in accordance with how the employee is paid (e.g. salaried, hourly, LOA, etc.).
- I. Other Paid Leave – Time spent on other types of paid leave counts towards hours of service and should be credited in accordance with how the employee is paid (e.g. salaried, hourly, LOA, etc.).
- J. FMLA Leave – If an employee uses annual and/or sick leave while on FMLA the rules for annual and/or sick leave apply. Unpaid time spent on FMLA should be excluded

from the calculation of hours worked over the Standard Measurement Period. For example, an employee that spends one month on FMLA leave during the Standard Measurement Period would have their total hours of service averaged over nine (9) months (rather than 10) to determine full-time employee status.

- K. Other leave/Unpaid leave – Time on leave not otherwise described in this policy does not count as towards hours of service.
- L. Tracking and Reporting “Hours of Service” – NSHE institutions should track the hours of service of all employees and monitor these hours on at least a monthly basis.

IV. Breaks in Employment

NSHE will treat an employee as a “new” employee for purposes of the Affordable Care Act if either:

- a. The period which the employee provides 0 hours of service for NSHE is 26 weeks;
OR
- b. The period which the employee provides 0 hours of service for NSHE is at least 4 consecutive weeks and the employee was employed for less than the total number of weeks in which 0 hours of service was provided.

Application of ERISA: Nothing in this policy should be interpreted as consent or acknowledgement that the Employee Retirement Income Security Act of 1974 (ERISA) applies to NSHE or any health coverage offered by NSHE to its employees.

Reporting: NSHE institutions are authorized to complete all reports required by the Affordable Care Act in accordance with this policy and applicable law.

(Added 9/15)

Section 19. Fully Remote Positions and Temporary Remote Work

The Board of Regents has emphasized that working remotely or telecommuting for a temporary or extended period of time must advance an institution’s mission and shall not reduce or impede the quality of instruction or service provided to students, co-workers, and the community. The Nevada System of Higher Education (“NSHE”) supports fully remote work and the responsible use of Temporary Remote Work (“TRW”) for select **administrative faculty employment positions** (“positions”) consistent with the Board of Regents *Handbook*, Title 4, Chapter 3, Section 51. This procedure applies to all NSHE institutions, including System Administration, System Computing Services and corresponding units. The procedure does **not** apply to any position in the Executive Salary Schedules (*Procedures & Guidelines Manual*, Chapter 3, Section 1), to academic faculty, classified or technologist positions.

This procedure sets forth the process for designating positions as fully remote or TRW eligible and for the approval of Employee requests for TRW. Each institution may adopt additional policies and procedures concerning TRW that are consistent with the Board of Regents *Handbook*, Title 4, Chapter 3, Section 51 and this procedure. This procedure does not prohibit the discretionary approval of an occasional remote work request to accommodate a special circumstance and does not apply to remote work that is approved as a reasonable accommodation under the Americans with Disabilities Act (“ADA”).

A. FULLY REMOTE WORK.

1. **Definition.** A “Fully Remote” position is one that is intended for the employee to work remotely without a physical worksite location designated by NSHE.
2. **Position Designation.** In order for a position or class of positions to be designated as Fully Remote, a written request must be sent to the appropriate Human Resources Department (“HR”) and must be signed as “recommended by” the appropriate Vice President, Vice Chancellor, or their respective designee. A written request for a position to be designated Fully Remote shall set forth compelling reasons that articulate why it is in the best interest of NSHE to recruit for the position as Fully Remote as opposed to a traditional in-person position with a physical worksite location designated by NSHE, and is subject to final approval by the institution President, Chancellor, or their respective designee, as appropriate.
3. **Specific Measurable Standards of Performance.** Every request for a position to be recruited as Fully Remote shall set forth the following specific measurable standards of performance:
 - a. Specific performance metrics used to measure performance of an employee working from a remote location;
 - b. Specific performance goals used to measure performance of an employee working from a remote location;
 - c. Specific mode of acceptable communication and expectations for an employee working from a remote location;
 - d. Specific work schedule and specific daily or weekly schedule, as determined by the supervisor, check-in meeting by the supervisor of an employee working from a remote location; and
 - e. Other metrics as deemed necessary or appropriate by the supervisor.

B. TEMPORARY REMOTE WORK (TRW).

1. **Definition.** A “Temporary Remote Work” position is intended for an employee to work from a location other than their official NSHE designated worksite for **no more than three (3) days per week.**
2. **Position Designation.** For a position or class of positions to be designated “TRW Eligible”, a written request must be sent to the appropriate HR Department signed by the appropriate supervisor and the appropriate Vice President, Vice Chancellor, or their respective designee. A written request for a position to be designated “TRW Eligible” shall set forth:
 - a. Sufficient justification for a TRW, set forth below, and
 - b. Specific measurable standards of performance for the TRW position.

Upon receipt of a request for a position to be designated “TRW Eligible,” HR shall evaluate the request and make a recommendation to the appropriate President, Chancellor, or their respective designee.

Upon approval by the appropriate institution President, Chancellor, or their respective designee, the position shall be designated as “TRW Eligible,” and such shall be notated in the position (or job) description maintained by HR.

3. **Acceptable Justifications for TRW Eligibility.** The following are the only acceptable justifications for TRW eligibility:

- a. Hard-To-Fill Positions: A hard-to-fill position is a vacancy that most recruiters find challenging to fill. Most of the time, this kind of job requires specific expertise or experience or has a set of risks or demands that narrows a talent pool.
 - b. Nature of the work. The nature of the work does not require a physical presence in the office or at the NSHE designated worksite location.
4. **Specific Measurable Standards of Performance**. Every request for a position to be designated “TRW Eligible” shall set forth the following specific measurable standards of performance:
- a. Employee performance expectations and goals must be consistent with those of the position and responsibilities outlined in the position (or job) description. Work location should not alter duties and responsibilities of the position. Whenever possible specific performance goals (including measurable metrics) must be established.
 - b. Specific mode of acceptable communication and expectations for an employee working from a remote location;
 - c. Specific work schedule and specific daily or weekly, as determined by the supervisor, check-in meeting by the supervisor of an employee working from a remote location; and
 - d. Other metrics as deemed necessary or appropriate by the supervisor.
5. **Employee Application Process**. An employee who has been employed in a “TRW Eligible” position for no less than three (3) months may apply for a TRW.

Employees who would like to apply for a TRW shall submit an Application for a TRW to their direct Supervisor. The Supervisor will review the Application based on the criteria and principles outlined in this procedure. Criteria considered in the approval or denial of the Employee’s Application may include, but shall not be limited to:

- 1. Whether the Employee is an exempt professional (Administrative Faculty);
- 2. Amount of time the Employee has served with NSHE, SA or SCS;
- 3. The Employee’s prior performance including any past or pending disciplinary action;
- 4. The duties, course and scope of the Employee’s position;
- 5. Level of task interdependence and the operational needs of the Employee’s SA or SCS department or unit;
- 6. Need for, and remote access to, specialized equipment or other work resources;
- 7. Need for the Employee to carry out duties and responsibilities in-person, including, but not limited to, attending in-person meetings, fulfilling student and public service responsibilities, and other commitments as determined by the Supervisor; and
- 8. Physical worksite location/office space limitations.

Within fourteen (14) business days of receipt of a TRW Application from an employee, the employee’s Supervisor shall recommend approval or denial of the application for a TRW. If the Supervisor recommends approval of the Application for TRW, the Supervisor shall forward the Application and a Temporary Remote Work Agreement (“TRWA”) signed by the Employee and the Supervisor, to the appropriate Vice President, Vice Chancellor, or their respective designee requesting final approval.

Within fourteen (14) business days of receiving a TRW Application and TRWA from a supervisor, the appropriate Vice President, Vice Chancellor, or their respective designee shall, in consultation with HR and, if necessary, the supervisor, shall approve or deny the TRW Application and TRWA at their sole discretion.

An employee whose TRWA is approved shall not have a right to dedicated institution or unit office space other than the at least two (2) days per week the Employee will not be working remotely.

The final TRWA approved by the appropriate Vice President, Vice Chancellor or their respective designee shall be placed in the Employee's personnel file maintained by HR.

6. **Temporary Remote Work Agreement (TRWA).** Approval of a TRWA may authorize an employee to work from a location other than their official NSHE designated worksite for no more than three (3) days per week. At all times, employees performing work under a TRWA shall be expected to check email regularly throughout the workday and perform their work duties in accordance with the terms and conditions of their employment contract, during certain times within a work shift and/or on certain specified workdays, retaining flexibility to meet the needs of the institution or unit.

The TRWA below shall be used for all TRW arrangements. Substantive revisions to the TRWA shall require approval of the appropriate institution general counsel or system counsel. In addition, a TRWA is subject to review annually and if there is a change in supervisor. Note that an employee's having successfully engaged in TRW does not require NSHE to agree to future TRW.

7. **Office Coverage and Departmental Needs.** A TRW shall not adversely affect Employee productivity, the progress of individual or project assignments, or NSHE's access to or communication with the Employee. While working on TRW, the Employee must be available for video/teleconferences scheduled on an as-needed basis and must be available to physically attend scheduled work meetings as requested or required by the needs of NSHE, the institution, Department, unit or the Supervisor.
8. **Revocation.** At any time, if an employee's TRW becomes inconsistent with the needs of the institution or unit, the Employee's TRWA may, upon twenty-four (24) hours' written notice to the Employee and at the sole discretion of the Employee's Supervisor or the appropriate Vice President or Vice Chancellor, be revoked by the appropriate Vice President or Vice Chancellor, in consultation with HR and the supervisor, at their sole discretion. Revocation shall not be a valid basis for any grievance, appeal, hearing, or any other cause of action.

Written notice pursuant to this section may be hand-delivered to the Employee in person, by email to the Employee's work email address, or by certified mail with return receipt requested to the Employee's last known address on file with HR. Because employees working remotely or on a TRWA are expected to check their work email regularly, notice delivered by email shall be considered delivered when sent.

The Employee may voluntarily terminate TRWA with twenty-four (24) hours' written notice to the Supervisor.

C. OUT-OF-STATE WORK.

Before any employee may be approved to work outside the State of Nevada Fully Remote or on a Temporary Remote Work, HR in consultation with legal counsel shall ensure that the hiring institution or unit is able and willing to comply with any applicable out-of-state laws affecting NSHE's employment of out-of-state workers.

D. NO RIGHT TO TRW.

TRW or a TRWA is a privilege, not a right. If an Employee fails to abide by the terms of the TRWA or this procedure, or engages in any prohibited activity set forth in the Board of Regents' *Handbook*, Title 2, Ch. 6, Section 6.2.1, the Employee's Supervisor or the appropriate Vice President or Vice Chancellor, in their sole discretion, may revoke a TRWA with a minimum of twenty-four (24) hours' notice to the Employee. Termination of a TRWA based on an Employee engaging in said prohibited activity shall not entitle an Employee to any notice or other process set forth in Title 2, Ch. 6 of the Board of Regents' *Handbook*. Denial or revocation of a TRWA shall not be subject to grievance.

NSHE is not responsible for any costs associated with returning to the official worksite which results from termination of a TRWA.

(Added 6/23)

**NEVADA SYSTEM OF HIGHER EDUCATION
PROCEDURES AND GUIDELINES MANUAL**

CHAPTER 11

FINANCIAL AID

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**NEVADA SYSTEM OF HIGHER EDUCATION
PROCEDURES AND GUIDELINES MANUAL**

CHAPTER 11

FINANCIAL AID

Section 1. Regents' Service Program

Title 4, Chapter 18 of the *Board of Regents' Handbook* establishes the Regents' Service Program so that NSHE students can make a contribution to the critical needs of the community. The following procedures outline the program's structure.

1. Intent

Institutional models previously entitled Regents' Award Program shall be renamed to Regents' Service Program. Programs must include:

- a. An overall focus that will make a contribution to the State of Nevada, the surrounding community, or the institution.
- b. Literacy programs that meet the needs of students in K-12 shall receive first priority. Recipients may be placed as off-campus tutors or coordinators for these programs.
- c. All awards must have an on- or off-campus service/work obligation that provides the student clear responsibility and an opportunity to develop a record of accomplishment.
- d. Institutions shall have the flexibility to design work, stipend, scholarship or graduate assistantship programs that meet the needs of their students.
- e. Positions may not be used to supplant personnel needs on campus, or used in the same general way as work-study positions.
- f. Positions may not provide class instruction.
- g. If graduate assistantships are funded, the function of these positions must be different from other state-funded graduate assistants, and recipients of this program may not be employed as teaching assistants.
- h. Non-resident graduate assistants under this program shall not be charged tuition in accordance with NSHE *Board of Regents' Handbook* Title 4, Chapter 15, Section 3, Number 3.

2. Eligibility

Awards must be made pursuant to the Board-established guidelines for student access (Title 4, Chapter 18) providing that at least 80 percent of funds shall be used for need-based programs. The remaining funds will go toward access-oriented programs. For the purposes of this program, federal government methodology criteria for determining need shall be replaced with the following:

- a. Enrolled in a degree or certificate program, in at least six credits of academic work at the institution for which they will participate in the Regents' Service Program.

- b. Meet at least one of the following criteria:
 - i. Head of Household;
 - ii. Single Parent;
 - iii. Age 22 or over and have never attended college or have had a break in enrollment of two or more years;
 - iv. No support from parents or family;
 - v. Unusual family or financial circumstances; or
 - vi. First generation college-bound.
- c. Students who meet multiple criteria shall be given priority in the program.
- d. Priority shall be given to eligible Nevada residents.
- e. International students may be employed under this program provided they meet other institutional and federal employment requirements.
- f. If and when an institution meets all demonstrated eligibility based on these criteria for its student population and for those students who apply for the Regents' Service Program, this ratio may be relaxed. Remaining funds from the 80percent category may be applied to "access-oriented" student financial assistance.
- g. For the remaining access-oriented programs (no more than 20 percent), students must demonstrate an ability and willingness to work in a service program approved by the institution.
- h. Each institution must establish a minimum grade point average (GPA) or good standing requirement to be applied to all students participating in the program. This requirement cannot be less stringent than current practice for other student employment programs, although it may be more restrictive if the institution deems it appropriate.

3. Program Development

Each institution must develop a plan for use of the positions.

- a. At least one individual must have oversight over the program.
- b. Summer programs are allowed in which students may work as much as full-time without being enrolled; however, this is limited to continuing students who were enrolled at the institution in six credits either the prior spring or are enrolled in six credits the following fall.
- c. Positions must:
 - i. Be consistent with the student's career objective, service objective, or academic area of interest.
 - ii. Make a contribution to the state of Nevada, the community, and/or the institution.
 - iii. Be designated as on- or off-campus. Off-campus employers must sign a participation agreement or contract, as determined by the institution.
 - iv. Reflect a high level of skill or knowledge needed for service programs. Examples include: tutor, mentor, literacy programs assistant, public policy research assistant, graduate intern, peer advisor.

4. Payment

Institutions are appropriated Regents' Service Program funds as a line item in the state budget.

- a. 100 percent of the funding for each position will be from state funds including benefits (workers' compensation, alternative retirement, etc).

- b. At no time may the institution require an employer match, even for off-campus positions.
- c. These positions should not supplant work-study funds that do require a match.
- d. Fringe benefits for student employment positions in literacy programs may be paid from these funds.
- e. Work schedules and rate of pay will be determined by the nature of the service required, and may be established as a separate category in the institution's student employment wage classification document.
- f. Funds may be used for tuition assistance.
- g. The institution may choose to pay resident fees for assistantships from these funds if it is deemed appropriate.

5. Administrative Costs

Each institution may allocate a portion of the funds from the Regents' Service Program to fund personnel, associated fringe, travel, and operating expenses incurred in the administration of the program.

- a. Institutions may allocate up to 9percent of the total budgeted funds for administrative costs.
- b. The administrative cost allowance must be used to administer the Regents' Service Program and may not be allocated elsewhere in the institution.

6. Reporting

A report will be submitted no less than annually by each institution to the NSHE System Administration Office. Reports will be collected as part of the annual financial aid report, as well as an individual Regents' Service Program report.

On an annual basis, the Board of Regents' Academic, Research and Student Affairs Committee (ARSA) will review these reports and may provide recommendations if deemed appropriate.

(Added 11/06; A. 10/09, 9/10, 3/16)

Section 2. Silver State Opportunity Grant Program

Title 4, Chapter 18 of the *Board of Regents' Handbook* directs the Chancellor to establish procedures and guidelines to comply with the requirements of the Silver State Opportunity Grant Program codified under Chapter 396 of *Nevada Revised Statutes*.

1. Eligible Institutions. Eligible institutions include each NSHE community college and state college that shall award grants under the SSOG Program according to procedures established herein.
2. Apportionment of Funds between Eligible Institutions.
 - a. State funding for the SSOG program will be allocated to each community college and state college annually, and shall be based on the proportion of cost for fully funding all eligible students during the prior year. Institutional allocations shall be reviewed and approved by the Chancellor.

- b. Institutions shall not award funds exceeding the amount allocated pursuant to this Section.
 - c. Dollars that are in jeopardy of not being awarded and disbursed at the institution where originally allocated shall be divided among the remaining eligible institutions based on the proportion of cost for unawarded SSOG eligible students.
3. Eligibility Requirements.
- a. To be eligible for the SSOG Program, a student must:
 - i. Except as otherwise provided, enroll in at least 12 credit hours each semester of award at a community college or state college;
 - ii. Be enrolled in a program of study leading to an undergraduate degree or certificate;
 - iii. Be placed into college-level English and mathematics courses in accordance with Title 4, Chapter 16, Section 1;
 - iv. Be classified as a resident in accordance with Title 4, Chapter 15;
 - v. Complete the Free Application for Federal Student Aid (FAFSA) or, if ineligible to fill out the FAFSA, complete the CSS Profile application; and
 - vi. Meet institutional Title IV financial aid satisfactory academic progress requirements.
 - b. A student who enrolls in fewer than 12 credit hours to complete their program of study in their final semester prior to graduation is eligible to be funded at a lower enrollment level contingent upon available funding.
 - c. A student who loses eligibility for SSOG may reinstate during a subsequent semester by regaining financial aid satisfactory academic progress. Subject to available funds, this student would be eligible to receive SSOG in future semesters, provided all eligibility requirements for the program are met.
 - d. Each institution shall utilize its existing federal Title IV satisfactory academic progress appeals process to allow SSOG recipients who are not making satisfactory academic progress to appeal their status. A student who is approved through the institutional appeals process to receive Title IV aid may also receive SSOG during the semester for which an appeal is approved, providing the eligibility requirements set forth under this Section are met. Although students with Deferred Action for Childhood Arrivals (DACA) status do not qualify to receive Title IV aid, such students who are not making satisfactory academic progress may appeal their status under an institutional appeals process for the purpose of the SSOG award.
4. Amount of the SSOG Award
- a. Grant awards are subject to the limit of the funds available for the SSOG Program and are intended to pay for a portion of the Cost of Attendance at a community college or state college.
 - b. Maximum SSOG Award. The maximum annual amount of the grant each student is eligible to receive shall be equal to the Cost of Attendance established for the purpose of the SSOG program minus the amounts determined for the student contribution, family contribution, and federal contribution, as defined and calculated pursuant to this Section.
For an academic year, the award amount shall not exceed:
 - i. \$5,500 for a student enrolled in 15 or more credits per semester; and
 - ii. \$4,400 for a student enrolled in at least 12 but less than 15 credits per semester.

- c. Minimum SSOG Award. A student who is not eligible to receive an annual SSOG award of at least \$200 for an academic year based on the SSOG award calculation shall not receive the grant.
 - d. Awards will be prorated according to enrollment level for a student who is enrolled in less than 12 credits in their final semester prior to graduation. The prorated amount shall be determined based on the individual student's calculated annual award, up to the program maximum of \$5,500, divided by 30, and multiplied by the number of credits in which the student is enrolled.
- 5. Cost of Attendance
For purposes of calculating SSOG awards, a single Cost of Attendance (COA) shall be determined by the Chancellor's Office based on an average of the published undergraduate resident off-campus COAs for all eligible institutions. For Academic Year 2024-25, the COA shall be \$26,720.
 - a. The institution shall halve the COA to determine a single semester award.
 - b. Under no circumstances shall the grant received under the SSOG Program, along with other financial assistance received, exceed institutional COA.
- 6. Student Contribution
 - a. A standard student contribution that will be used by each community college and state college in the calculation of all grants awarded under the SSOG Program will be calculated by determining what a student could earn by working at minimum wage a reasonable number of hours during the school year and over the summer. This calculation should in no way be construed as requiring a student to seek or obtain employment as a condition of eligibility for the SSOG Program.
 - b. For purposes of calculating SSOG awards, the student contribution shall be set at \$5,500 for an academic year. The institution shall halve the student contribution in cases where a single semester cost of attendance is utilized.
 - c. The student contribution may be covered by, but is not limited to, the following:
 - i. Student earnings or savings;
 - ii. Private, institutional, state or federal scholarships, including the Governor Guinn Millennium Scholarship;
 - iii. Grants not listed under Subsection 6 of this Section;
 - iv. Veterans education benefits;
 - v. Student loans; and
 - vi. Financial assistance from family or friends.
- 7. Family Contribution. The family contribution shall be equivalent to the:
 - a. Federal Student Aid Index (SAI), as calculated by the U.S. Department of Education based on FAFSA data and reported on the Institutional Student Information Record (ISIR); or
 - b. Estimated Federal Methodology (EFM), as calculated by the College Board using data reported on the CSS Profile application.

The SAI or EFM shall be halved to determine a single semester award.

8. Federal Contribution
 - a. The federal contribution shall be equivalent to the total of federal grant aid a student is awarded during the same award year from the following programs only:
 - i. Federal Pell Grant;
 - ii. Federal Supplemental Educational Opportunity Grant (FSEOG); and
 - iii. Teacher Education Assistance for College and Higher Education (TEACH) Grant.
 - b. Under no circumstances shall the federal contribution include the amount the student is awarded in student loans.

9. Guidelines for Awarding and Disbursing SSOG funds
 - a. Only students who are enrolled in 12 or more credits that count toward their program of study are eligible to receive an SSOG disbursement.
 - b. A student who previously earned a bachelor's degree is not eligible to receive the SSOG award.
 - c. A student placed into remedial math or English is not eligible for SSOG until all such remedial coursework is completed. However, enrollment in corequisite coursework where academic support is provided to students while enrolled in college gateway courses shall be considered college level courses for purposes of SSOG eligibility.
 - d. SSOG funds to eligible students will be awarded by ascending SAI up to 8500 and in the following priority tiers until available funds are exhausted.
 - i. Tier 1: eligible students who are enrolled in at least 15 credit hours per semester;
 - ii. Tier 2: eligible students who are enrolled in less than 15 credit hours in their final semester prior to graduation who self-identify to the Financial Aid Office and previously received the award; and
 - iii. Tier 3: eligible students who are enrolled in at least 12 but less than 15 credit hours per semester.

A tier must be fully awarded at all institutions before subsequent tiers may be funded, at the direction of the System Office. This order shall apply each time SSOG funds are awarded and applies only to the population of students meeting all eligibility requirements as of the date awarding is carried out until all available funds are exhausted. If available funds are not exhausted by the 100 percent refund period for the spring semester, the Chancellor may expand the SAI range for eligible students.

10. Guidelines for Enrollment Changes.
 - a. Changes in student enrollment levels shall be treated as follows:
 - i. An award shall be cancelled for a student whose enrollment drops below the tier in which they were awarded (i.e. 15 credits, 12 credits, or number of credits required to graduate at end of term) at any point through the add/drop period. A student may be eligible for an award in a different credit-level tier, contingent upon available funding and according to awarding protocol established in Subsection 9 of this Section.

- ii. A student whose enrollment increases above the tier in which they were initially awarded (i.e. from less than 15 to 15 or more) may be eligible for a higher award amount, contingent upon available funding and according to awarding protocol established in Subsection 9 of this Section.
 - b. The add/drop period may vary by institution. For enrollment changes that result in a course being removed from the student's academic record, the institution shall cancel the award if the change results in the student's enrollment level falling below the tier in which they were awarded. In cases where the student withdraws from a course and receives a "W" grade, the enrollment level does not change and therefore the award remains.
11. **Award Date.** For Academic Year 2024-25, institutions shall make initial SSOG awards no earlier than July 1, 2024, and no later than July 31, 2024. Future award dates shall be set by the Vice Chancellor for Academic and Student Affairs in consultation with institutional financial aid offices.
12. **Course Availability to Meet the 12-Credit per Semester Requirement**
- a. Each community college and state college shall ensure that adequate courses are offered each semester so that a student otherwise eligible for the grant and desirous of enrolling in 12 or more credits is able to do so. If situations arise where such a student is, due to course availability, unable to enroll in 12 or more credits that count toward the student's program of study, the institution shall consider feasible alternatives, including, but not limited to:
 - i. Course substitutions;
 - ii. Adjustment of a student's academic plan; and
 - iii. Opening a new course section.
 - b. Credits taken at another eligible institution to meet degree requirements at the student's home institution shall count towards the eligibility requirement of Subsection 1(a). In order to take advantage of this provision, a student must complete the NSHE SSOG Co-Enrollment form by the end of the semester for which he or she is requesting funding. For purposes of this Subsection, "home institution" means the institution at which the student is enrolled in a program of study leading to a recognized degree or certificate and, if eligible, is receiving Title IV Federal Student Aid.
 - c. Each community college and state college shall ensure advisors are available to assist SSOG students who experience difficulty in registering for 12 or more credits that count toward their program of study.
13. **Reporting Requirements.** On an annual basis, the Vice Chancellor for Academic and Student Affairs shall request from institutions data necessary to evaluate the success of the SSOG program.
14. **Communications Strategies.** Institutions shall establish strategies to communicate the availability of the SSOG to students, including the priority of awarding established in Subsection 9.e. Type and method of communications may vary by institution; however, all institutions in jeopardy of not expending all allocated funds must send targeted communications to students in an effort to encourage more students to become eligible by taking action (e.g. adding a class, taking the placement test, completing the FAFSA).

15. Definitions. The following definitions apply for purposes of this Section:
- a. Award – The SSOG amount offered to a student on their Financial Aid Award letter. In order to receive the funds offered, a student must meet all eligibility requirements at time of disbursement.
 - b. Disbursement – The SSOG amount actually paid by the institution to a student account.
 - c. Semester – “Semester” includes Fall, Spring and Summer terms subject to available funds. Students who expended their maximum award for the academic year in the prior fall and spring terms are not eligible to receive an award for the summer term(s).

(Added 6/15; A. 9/15, 3/16, 6/16, 3/17, 6/17, 4/18, 6/18, 9/18, 6/19, 9/19, 6/20, 7/20, 6/21, 9/21, 7/22, 7/23, 7/24)

Section 3. Nevada Promise Scholarship Program

Title 4, Chapter 18, Section 11 of the *Board of Regents’ Handbook* directs the Chancellor to establish procedures and guidelines to comply with the requirements of the Nevada Promise Scholarship Program codified under Chapter 396 of the Nevada Revised Statutes.

1. Deadlines.

To be eligible to receive a Nevada Promise Scholarship, a student must meet the following deadline requirements:

- a. Application: A student must complete the Nevada Promise Scholarship Application on or before October 31st of the year prior to the student’s first fall semester of enrollment. (Ex: A student planning to enroll for their first semester in Fall 2020 must complete the Application on or before October 31, 2019.)
- b. Free Application for Federal Student Aid (FAFSA): A student must complete the FAFSA on or before April 1st prior to each academic year. A student who is prohibited by law from completing the FAFSA must complete the acknowledgement form, as defined in this Section, on or before April 1st prior to each academic year. For calendar year 2024 only, a student must complete the FAFSA or acknowledgment form, as appropriate, on or before May 1, 2024.
- c. Training: A student must participate in one training meeting related to financial aid, the FAFSA, and College Orientation on or before March 1st in the year of the student’s first fall semester of enrollment.
- d. Community Service: A student must complete at least 8 hours of eligible community service as defined in Title 4, Chapter 18, Section 11 of the *Board of Regents’ Handbook* on or before May 1st in the year of the student’s first fall semester of enrollment. To maintain eligibility, a student must complete at least 8 hours of eligible community service on or before January 1st for fall semester and on or before May 1st for spring semester.
- e. Meeting with a Mentor: A student must have met at least once with a mentor assigned to them, in accordance with this Section, on or before July 1st in the year of the student’s first fall semester of enrollment. To maintain eligibility, a student must meet at least once with their assigned mentor on or before January 1st for fall semester and on or before July 1st for spring semester while enrolled and receiving the scholarship.

- f. Gift Aid Eligibility Documentation: A student must submit all information deemed necessary by the community college to determine the student's eligibility for gift aid on or before July 1st prior to each academic year.
- g. Leaves of Absence: A leave of absence must be requested before or during the first semester in which said leave of absence would commence.

2. Diploma Requirement

Recipients of the Nevada Promise Scholarship must have obtained a high school diploma from a public or private high school located in Nevada; or a high school diploma from a public high school that is located in a county that borders Nevada and accepts students who are residents of Nevada; or have successfully completed a high school equivalency assessment selected by the State Board of Education. For purposes of meeting the diploma requirement for the Nevada Promise Scholarship, a student must have earned a diploma that is counted as a successful graduation by the appropriate state education agency. For Nevada high school graduates this includes the Standard, Advanced, and Alternative diplomas, and excludes the Adjusted Diploma. Either a qualifying diploma or equivalency must be earned by age 20.

3. Common Application.

There shall be a single, web-based application for the scholarship that is utilized by all four community colleges. The application shall be created and maintained by the Vice Chancellor for Academic and Student Affairs, with input from the community colleges. The information collected shall be available to each community college for their respective applicants.

4. Acknowledgement Form.

Students who are prohibited by law from completing a FAFSA must complete the Nevada Promise Scholarship Non-FAFSA Filer Affirmation form affirming said prohibition. This form shall be a single form utilized by all community colleges for this purpose and shall be created and maintained by the Vice Chancellor for Academic and Student Affairs, with input from the community colleges.

5. Reporting on Appeals and Leaves of Absence

In addition to the requirements of Title 4, Chapter 18, Section 11 of the *Board of Regents' Handbook*, each community college shall track and report on an annual basis to the Vice Chancellor for Academic and Student Affairs:

- a. The number of appeals received;
- b. The number of appeals granted;
- c. The number of appeals denied;
- d. The reasons provided by students for appeal;
- e. The number of requests for Leaves of Absence received; and
- f. The number of Leaves of Absence granted.

The community college shall maintain all necessary information on appeals and leaves of absence granted for each student.

6. Mentoring Program

- a. Each community college shall create and maintain a Nevada Promise Scholarship mentoring program for the purpose of students gaining and maintaining eligibility in accordance with Title 4, Chapter 18, Section 11 of the *Board of Regents' Handbook*.
- b. Each community college shall pair a Nevada Promise Scholarship applicant (mentee) directly with an eligible mentor who shall serve as that student's mentor for the duration of their enrollment in the program, unless a request is made by the student or mentor for reassignment. The community college shall provide the mentee and parent/guardian with the name and contact information for the assigned mentor. The community college shall also provide the mentor with the name and contact information for each assigned mentee as well as their parent/guardian. Each mentor shall include the parent/guardian in any initial communication. Each community college may require a parental consent form for mentees to participate in the mentoring program.
- c. Mentors shall meet with mentees in either a public setting or at a time and place established by the community college, for example a meet-and-greet session at the community college. A mentor may conduct a meeting over the phone if a personal meeting is unreasonably burdensome.
- d. Each mentor shall be assigned no more than ten (10) mentees at any one time.
- e. An eligible mentor shall:
 - i. Be 21 years old or older;
 - ii. Pass a comprehensive background check, including but not limited to a criminal background check, at least once every three years;
 - iii. Complete a training offered by the community college that includes but is not limited to:
 - a. Nevada Promise Scholarship eligibility requirements;
 - b. FAFSA and Financial Aid;
 - c. How to effectively communicate and work with prospective and new college students;
 - d. Guidelines for safely meeting individually with students; and
 - e. Contact information for a staff member at the community college who can answer questions from mentors or mentees.

7. Students with Disabilities

Students who have a documented temporary or permanent physical or mental disability or who were previously subject to an individualized education program (IEP) under the Individuals with Disabilities Education Act, 20 U.S.C. §§ 1400 et seq., or a plan under Title V of the Rehabilitation Act of 1973, 29 U.S.C. §§ 791 et seq. are to be determined by the community college to be exempt from the following NPS eligibility criteria:

- a. The minimum number of credits required for eligibility; and
- b. The limitation on the number of academic years a student may receive the scholarship.

To receive funding under a reduced credit load, students must submit to the community college's disability resource center (DRC) the Nevada Promise Scholarship Students with Documented Disabilities form by the end of the semester for which they are seeking funding. The completed form will be sent directly from the DRC to the financial aid office, where the scholarship award will be processed.

Should the student begin the semester under regular funding criteria and then submit the form after receiving the scholarship, funding may be reduced and the student's full refund (if applicable) will be returned to the Nevada Promise Scholarship account. If it is determined that circumstances leading to changes in a student's documented disability require that they reduce their credit load after the Nevada Promise Scholarship Students with Documented Disabilities form is submitted for the current semester, the student may request a revision to be done on a case-by-case basis provided this determination is made before the end of the semester.

8. Refunds.

All money from a Nevada Promise Scholarship awarded to a student that is refunded in whole or in part for any reason shall be refunded to the Nevada Promise Scholarship account and not the student. In the event a Nevada Promise Scholarship recipient is due a refund that is less than 100%, and said student has also received funds from the Governor Guinn Millennium Scholarship (GGMS), the refunded amount shall be divided and returned to these two programs based on the proportionality between these two programs of the original award, up to the amount originally awarded from each scholarship. This proportional approach applies only after any Pell Grant or other Title IV aid, if any, is returned to the federal government according to the Return To Title IV (R2T4) calculation.

For example:

- 1) A student's entire bill was paid using a combination of GGMS and NPS and is due a partial refund of 50%:
 - Total bill of \$1,000.
 - GGMS paid \$250 (25% of total)
 - NPS paid \$750 (75% of total)
 - Refund due is 50% (\$500)
 - GGMS receives \$125 (.25*500)
 - NPS receives \$375 (.75*500)
- 2) A student's entire bill was paid using a combination of Pell, GGMS and NPS and is due a partial refund that is less than R2T4:
 - Total bill of \$1,800
 - Pell paid \$473
 - GGMS paid \$480
 - NPS paid \$847
 - Refund due is \$350
 - R2T4 results in a return of \$400 (which exceeds refunded amount)
 - GGMS receives \$0
 - NPS receives \$0
- 3) A student's entire bill was paid using a combination of Pell, GGMS and NPS and is due a partial refund that is greater than R2T4:
 - Total bill of \$1,800
 - Pell paid \$473
 - GGMS paid \$480 (36.2% of GGMS+NPS Total)
 - NPS paid \$847 (63.8% of GGMS+NPS Total)
 - Refund due is \$350
 - R2T4 results in a return of \$200
 - GGMS receives \$54.30 (.362*150)
 - NPS receives \$95.70 (.638*150)

(Added 12/19; A. 5/20, 6/21, 3/22, 9/23, 3/24)