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Nova Scotia Teachers Union

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DEFERRED SALARY LEAVE PLAN GUIDE for NSTU Members

Information From the NSTU

Deferred Salary Leave Plan for NSTU Members

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1. PURPOSE OF PLAN

The Deferred Salary Leave Plan affords members the opportunity of taking a one (1) year or the equivalent of a six (6) month leave of absence and, through deferral of salary, finance the leave.

2. ELIGIBILITY REQUIREMENTS

Any member who has a permanent contract with a school board or community college is eligible to participate in the plan. The permanent contract does not have to be a 100% position. *Canada Revenue Agency* requires employment by the Board (employer) for a minimum of five years.

3. IMPORTANT DATES AND PROCEDURES

Teachers

March 1 – Withdrawal date from plan

April 30 – Application deadline

June 15 – Notification deadline for acceptance or rejection for teachers

Community College

4 months - Community College members/employees must apply to the College not later than four (4) months prior to the month in which the salary deferment is requested.

3 months - The College shall inform the member of its decision not later than three (3) months prior to the month in which the requested salary deferment would commence.

Deferred Salary Leave Plan Procedures

1. Step One

Obtain information booklet entitled *Members' Guide to the Deferred Salary Leave Plan* from the NSTU (1-800-565-6788) or also on-line at www.nstu.ca. This booklet contains specific information concerning the plan.

2. Step Two

(a) **Teachers** interested in participating in the plan, make application to the Superintendent of Schools by April 30th in the year prior to

REFERENCES

- A. Article 39, Teachers' Provincial Agreement

 Article 39 Deferred Salary Leave Plan
- B. Appendix B, Teachers' Provincial Agreement
- C. Article 42: Deferred Salary Leave Plan
 Community College Faculty Agreement
- D. Article 42: Deferred Salary Leave Plan

 Community College Professional Support Agreement

Further information may be obtained by contacting:

Member Services Department

Nova Scotia Teachers Union 3106 Joseph Howe Drive Halifax, NS B3L 4L7 1-800-565-6788 www.nstu.ca

Q. May I withdraw from the plan?

A. A member may withdraw from the plan at any time prior to March 1st of the calendar year in which the leave is to commence. Community College members may withdraw for extenuating circumstances and approval of College at least four (4) months prior to leave.

Members may, under exceptional circumstances such as serious illness, death, resignation, or early retirement, withdraw from the plan at any time during the year(s) of deferral provided the withdrawal is approved by the employer. Such approval shall not be unreasonably withheld.

commencement of the plan. Official application forms are available from regional school board offices (Human Resources Department).

(b) **Community College members** interested in participating in the plan, make application to the College no later than four (4) months prior to the month in which the salary deferment is to commence. Official application forms are available from NSCC.

3. Step Three

Teachers

(a) By June 15th of the application year, the member applicant will receive written acceptance or denial of the request.

If denial is received, the application cannot be pursued as decisions of the Board (employer) are final.

Community College

(b) For Community College the member/employee shall be informed of its decision not later than three (3) months prior to the month in which the requested salary deferment would commence. Where the request has been denied, the College shall provide reasons in writing.

Approval to participate in this Plan is at the discretion of the College, and refusal by the College to approve the request shall be non-grievable.

4. Step Four

If granted, the member finalizes all financial arrangements in consultation with staff of the *Teachers' Plus Credit Union* and staff of the Board (employer).

5. Step Five

Arrange with Board's (employer's) Payroll Department for payment of premium costs of all insurance benefits and pension deductions prior to entering the year of deferred leave.

4. DEFINITION OF TERMS

Source - Canada Revenue Agency ATR39 Deferred Salary Leave Plan

- **"Eligible Employee"** means a full-time member who has been employed by the employer for a minimum of five years.
- "Leave of Absence" means the twelve month period commencing at the beginning of the school year. At no time shall the Leave of Absence be less than six consecutive months.
- **"Deferred Compensation Amount"** means the portion of the Current Compensation Amount which is retained by the employer for the Participant in each year.
- "Deferral Period" means the number of years for which compensation is deferred.
- **"Participant"** means an eligible employee who has completed a Memorandum of Agreement and whose application for participation in the Plan has been approved by the employer.
- "Current Compensation Amount" means the total compensation payable by the employer to the participant for the year, in accordance with the current collective agreement in force between the Employer and the Provincial Teachers' Association.

5. FEDERAL GOVERNMENT REGULATIONS

- The year of deferral cannot commence more than six (6) years from the date of entry into the plan. This permits, at most, a 6 over 7 plan.
- Amount deferred in a year cannot exceed thirty-three and one-third percent (33 1/3%) of salary.
- > To maintain enrolment in the plan, a minimum contribution of 5% of annual salary must be made.

It is important to note that a member's eligibility for EI benefits and the Maternity Sub Plan would expire on December 31 of that year and eligibility would not be restored until the member has worked 600 insurable hours in the year following the leave of absence.

Members who, in a leave of absence, work for another employer would accumulate insurable hours and provided they have worked 600 insurable hours would be eligible for EI benefits and Maternity Sub Plan benefits in the year returning from the leave of absence.

• Members on a six (6) month leave of absence should contact their local EI office to determine eligibility.

Q. What happens if I am going on maternity and parental leave and I am enrolled in a deferred salary leave plan?

A. Members are required to contribute at least 5% in each year of the plan prior to the year of leave. Therefore, a member on maternity and parental leave may need to amend the agreement to make sure the member contributes at least 5% during the regular salary period or from the maternity top up in any one school year. Mutual agreement between the member and School Board is required in order to amend the Agreement. Please note that members working for the Community College may suspend for one year and not make contributions.

Q. Can I remain in the plan if I take a full year leave of absence when I am required to be deferring salary into the plan?

A. No, if you are a Public School teacher or APSEA teacher you must withdraw from the plan because you are unable to make the minimum 5% contribution. Revenue Canada allows a person to suspend contributions for one year but the contract does not permit it. The Community College contract does allow a member to suspend for one year so it is not necessary to withdraw from the plan.

Q. May I arrange to have premium costs for insurance benefits deducted from my cheque during my period of leave?

A. Yes, provided you give the Board at least sixty (60) days notice prior to commencement of the leave.

Q. Do I have income tax and other deductions taken from 100% of salary or the reduced amount during the period of deferred leave?

A. During the period of deferral, Income Tax and Canada Pension Plan contributions are paid on the reduced salary. Long Term Disability and Teachers' Pension Plan contributions are based on 100% of salary.

During the leave of absence period, Income Tax is paid on the deferred amount received less interest. Canada Pension Plan contributions are based on the salary received and Salary Continuation and Teachers' Pension Plan contributions are based on 100% salary.

Q. What about Employment Insurance deductions?

A. During the period of deferral, deductions are based on 100% of salary. However, no deductions are made during the actual leave of absence. Therefore, the leave of absence is not counted towards insured employment for EI purposes.

Q. Are members on deferred salary leave eligible for EI benefits under the maternity sub-plan?

A. The Canada Revenue Agency does not recognize the year of deferred leave as a leave of insurable earnings for Employment Insurance benefits. Therefore, a member would not be eligible for maternity leave sub plan benefits the year immediately following the year of leave until the member has worked 600 insurable hours in the previous 52 weeks. By agreement with the NSTU, each school board reports that members work an eight (8) hour day for EI purposes.

Employment Insurance Regulations do not allow a member under contract to collect EI benefits excepting maternity, parental and sick leave benefits. However, it does allow a member on the year of deferred leave to open a claim during a non teaching period. Once a claim is opened it remains open for a fifty-two (52) week period.

Female members in the year of the leave of absence may wish to open a claim during the Christmas break of that year. This would allow female members to be eligible for EI benefits and Maternity Sub Plan benefits during the August 1 to December 31 period of the year returning from the leave of absence.

- ➤ No salary is received from the employer during the leave of absence. Members cannot substitute teach with the employer.
- Interest is taxed in the year it is received and paid during the year of leave over the appropriate number of pay periods.
- A member must return to work for the same employer or one who participates in the same or similar arrangement for time equal to the period of deferral (i.e. 6 months or 1 year).
- A member who ceases to be employed must withdraw from the plan and all accrued monies, including interest, must be paid to the member in one lump sum.
- ➤ If a member ceases to be employed and is employed by another employer, all accrued monies, including interest must be transferred to the more recent employer.
- A period of leave is not counted as insured employment with respect to salary received from the employer. Members on a one (1) year plan are not eligible for maternity sub plan benefits the year following their year of leave. Members on a six (6) month deferred salary leave plan should check with the Employment Insurance office to ensure eligibility.
- All funds deferred must be paid to the member by the end of the first taxation year commencing after the end of the deferral period.

Source – ATR39 – Deferred Salary Leave Plan, Canada Revenue Agency

6. BENEFITS TO PARTICIPANTS

- > Income tax is paid on the amount deferred in the year received.
- > Pension benefits continue to accrue during the period of leave.

7. APPLICATION PROCEDURE

➤ A **teacher** must make written application to the School Board Superintendent or designate on or before April 30th of the school year

- prior to the school year the salary deferment plan is to commence, requesting permission to participate in the plan.
- ➤ Written acceptance or denial of the member's request, with explanation, shall be forwarded to the member by June 15th in the school year the request is made.
- Approval of individual requests to participate in the plan shall rest solely with the employer and a refusal by the employer to approve an application shall be final and non-grievable.
- ➤ **Community College** members must submit the application to participate in this Plan not later than four (4) months prior to the month in which the salary deferment is to commence.
- > The College shall inform the member/employee of its decision not later than three (3) months prior to the month in which the requested salary deferment would commence. There the request has been denied, the College shall provide reasons in writing.

8. CONTRACT BENEFITS STATUS

- ➤ While a member is enrolled in the plan, and not on leave of absence, any benefits tied to salary level shall be structured according to the salary the member would have received had he/she not been enrolled in the plan.
- A member's insurance benefits will be maintained during the leave of absence; however, the premium costs of all insurance benefits shall be paid by the member during the leave of absence period. Arrangement to be made with the Board (employer).
- Sick leave credits shall not accumulate and cannot be used during the period spent on leave.
- > Pension deductions shall be continued during the leave. The leave shall count as pensionable service.
- ➤ Pension deductions shall be made on the salary the member would have received had the member not entered the plan or gone on leave.
- ➤ Effective April 2, 2009, a member is eligible to apply for Professional Development grants.
- ➤ On return from leave, a member shall be assigned to the same position, supervisory position; or, if due to declining or changing member shall be governed by the appropriate terms of agreement.

Q. Do I have to tell the Board what I intend to do?

A. No, but it probably would be wise to do so. Consider the following. There are two members in the science department, both apply for leave, one gives the reason, one doesn't. Both applications can't be accepted as it would wipe out the department. Whose application is likely to be approved, the one who gave the reasons or the one who didn't?

Q. Can the Board reject the plan?

A. No, the plan is provincial and in the Teachers' Provincial Agreement. The Board must consider each application and act upon it. The Board can accept or reject an application but not the plan.

Q. Is the leave of absence period pensionable time?

A. Yes, the period of leave will count as pensionable time.

Q. In the leave of absence period, is the interest paid out as salary or as interest earned?

A. The interest comes to you as salary received and not as interest earned.

Q. Do I receive interest on the depreciating balance for the leave of absence period?

A. Yes, it is calculated in exactly the same manner as in the years of deferral.

Q. Is there a minimum amount which can be deferred?

A. Yes, the percentage of annual salary deferred in any one (1) year shall not be less than 5%.

Q. Is there a maximum amount which can be deferred.

A. Yes, 33 1/3% of salary in any year.

Q. What is the difference between salary earned and salary received?

A. The salary earned is 100% of salary before deferral takes place. The salary received is the reduced amount after deferral.

13. COMMON QUESTIONS

Q. When does my leave of absence commence if I enrol for six (6) month leave of absence.

A. There are two possible periods of leave. You can leave August 1 or February 1. However, you must include either July or August in your six (6) month leave of absence period.

Q. Am I permitted to retire immediately following a deferred leave of absence?

A. No. The plan is not to provide for benefits on retirement. A member must return to employment for a period of time equal to the length of the leave.

Q. How long do I have to be teaching before I can enrol in the deferred salary plan?

A. You must hold a permanent contract and be employed for a five year period. The five years can include employment with employer as a term contract teacher or substitute but you must have permanent contract at time of application.

Q. I am currently enrolled in a one year deferred salary plan. Can I switch to a 6 month leave plan?

A. Yes. You must make application to your Superintendent/Employer requesting an amendment to your plan. This must be done at least 6 months prior to the beginning of the school year in which you are scheduled to take your leave of absence.

Q. Am I an active member of the Nova Scotia Teachers Union while I am on leave of absence.

A. Yes, as you pay full dues during your leave of absence.

Q. Do I have to study during the leave of absence period?

A. No you can study, travel, work, sing, fish or just sit and watch the time go by.

9. DEFERRED SALARY LEAVE PLAN CONTRACT

- All members wishing to participate in the plan shall be required to sign a contract before final approval for participation is granted. Contract forms are available from the Board (employer).
- ➤ Once entered into, the contract provisions concerning percentage of salary and year of leave may be amended by mutual agreement between the member and the Board (employer). Such amendments shall be within the boundaries of the legislation governing the plan.

Members enrolled in a one year plan

THE FOLLOWING WILL BE FORWARDED TO THE EMPLOYER:

➤ January of each year of deferral, T4-A for interest for the preceding calendar year

AT COMMENCEMENT OF LEAVE OF ABSENCE

Statement sent from *Teachers' Plus Credit Union* to your Board (employer) will indicate:

- > Amount deferred (26 post dated cheques)
- Accrued Interest (paid over 26 pay periods)
- ➤ Total in Fund (total amount deferred plus accrued interest)
- Taxable amount per cheque (amount of deferred less interest)
- Non-taxable amount per cheque (interest included in cheque)

JANUARY DURING THE LEAVE OF ABSENCE YEAR

➤ T4-A for interest – January to December (includes pay-down interest from August – December)

AUGUST FOLLOWING THE LEAVE OF ABSENCE YEAR

➤ Cheque for interest (this amount should not appear on T4 issued to the member by the Employer)

JANUARY FOLLOWING THE LEAVE OF ABSENCE YEAR

> T4-A for interest – January to July

Members enrolled in a six (6) month leave plan

(a) If you take your leave of absence starting in August:

The *Teachers' Plus Credit Union* will send the Board (employer)13 post-dated cheques to include:

- > Amounts Deferred
- Accrued Interest to August
- > Taxable amount of cheque (deferred amount less interest)
- ➤ Non-taxable amount of cheque (Interest included in cheque)

JANUARY DURING LEAVE OF ABSENCE BEGINNING IN AUGUST:

T4-A for interest from January to December (January to August on amounts in deferred account; August to December on interest earned on the amount left in the deferred bank account)

AUGUST IMMEDIATELY FOLLOWING LEAVE OF ABSENCE BEGINNING IN **A**UGUST Cheque for interest earned on the amount left in the deferred bank account from August until February.

JANUARY FOLLOWING LEAVE OF ABSENCE PERIOD

T4-A for interest earned on the amount left in the deferred bank account for January and February

b) If you take your leave starting in February:

JANUARY PRIOR TO LEAVE OF ABSENCE

T4-A for interest earned from January to December

AT COMMENCEMENT OF LEAVE OF ABSENCE IN FEBRUARY

- ➤ 13 post-dated cheques
- Statement showing total amount in deferred fund including accrued interest
- > Taxable amount (deferred amount less interest)
- ➤ Non-taxable amount (interest only)

AUGUST FOLLOWING PERIOD OF LEAVE

> Cheque for interest from February to August

JANUARY FOLLOWING LEAVE OF ABSENCE PERIOD

> T4-A for interest from January to August (January and February for amounts deferred and interest earned on the amount left in the deferred bank account from February to August)

August 1, 2013 – July 31, 2014 5/6 Deferred (Approximate Net Salary)

TC8 ATC3	35016	36564	38113	39594	41087	42382	43776	45169	46563
VTCIV TC7 ATC2	32576	34115	35663	37212	38840	40177	41571	42964	44358
VTCIII TC6 ATC1	30199	31624	33082	34630	36259	37727	39247	40640	42035
VTCII TC5 ITC	27303	28635	29920	31206	32563	33871	35267	36664	38059
VTC ITC4	24500	25568	26665	27772	28844	29798	30808		
TC3	24895	24895	24895	24895	24895	26940			
TCM TC1 TC2	24500								
Year of Teaching	1	2	3	4	5 & 6	7 & 8	6	10	11+
VTPA	24500	25567	26664	27771	28787	29797			
Position onScale	1	2	3	4	w	9			

August 1, 2013 – July 31, 2014 4/5 Deferred (Approximate Net Salary)

TC8 ATC3	33479	34958	36437	37916	39454	40686	42018	43349	44680
VTCIV TC7 ATC2	31250	32619	34098	35577	37136	38534	39912	41242	42574
VTCIII TC6 ATC1	28980	30341	31702	33111	34670	69098	37547	39023	40355
VICII TC5 ITC	26110	27455	28714	29942	31241	32396	33719	35053	36386
VIC ITC4	23437	24454	25501	26558	27660	28597	29562		
TC3	23813	23813	23813	23813	23813	25764			
TCM TC1 TC2	23436								
Year of Teaching	1	2	3	4	5 & 6	8 % 2	6	10	11+
VTPA	23436	24453	25500	26558	27614	28597			
Position onScale	1	2	3	4	5	9			

10. EXTENSION REQUEST

If a member wishes to extend the *Deferred Salary Leave Plan* beyond the time frame originally agreed upon, that member must request the extension in writing from the employer. If the extension is granted a teacher must pay a minimum 5% of annual salary to maintain enrolment in the plan.Community College members; the College may approve a suspension from the plan in accordance with federal guidelines for a period of twelve (12) months from the anniversary date of enrolment in the plan.

11. WITHDRAWAL FROM THE PLAN

- A teacher may withdraw from the plan any time prior to March 1st of the calendar year in which the leave is to commence. Any exception shall be at the discretion of the Board (employer).
- Members may, under exceptional circumstance such as serious illness, death, resignation or early retirement, withdraw from the plan at any time during the year(s) of deferral provided the withdrawal is approved by the Board (employer). Such approval shall not be unreasonably withheld.
- ➤ If a member withdraws, the member shall be paid a lump sum adjustment equal to any monies deferred plus accrued interest. Repayment shall be made as soon as possible within sixty (60) days of withdrawal from the plan.
- ➤ If a member withdraws from the plan any time during their period of leave, an administration fee of \$500.00 shall be applied by the *Teachers' Plus Credit Union*.

12. FINANCIAL INFORMATION

A. CALCULATION OF INTEREST

- 1. The number of interest calculations in a year will equal the number of pay periods in a year (26).
- 2. The rate is determined on the last day of each month by taking the average of the Plan 24 savings account at *Teachers Plus Credit Union*, and a one, three and five year non-redeemable

term deposit. The rates for term deposits shall be the average of those quoted by *Teachers Plus Credit Union*, Royal Bank, Scotia Bank, CIBC, TD Canada Trust, and Bank of Montreal.

3. The interest rate is then applied to the balance in the member's account on the day prior to each payday. The balance includes both the salary deferred and the interest earned.

One Year Leave

- Interest will also be earned on the pay-down of deferred amounts during the period of leave.
- ➤ Members' T4-A slips are sent to the Board (employer) by the Teachers' Plus Credit Union and in turn forwarded to the member.
- ➤ Interest, however, remains in the account with the whole amount divided into 26 pay periods for a one year of leave and 13 pay periods for a six month leave.
- A statement is sent to the Board (employer) when the member begins the leave. The *Teachers' Plus Credit Union* give the employer 26 or 13 post-dated cheques depending on the length of leave requested.
- For members enrolled in a one year leave plan, pay-down interest is paid in August immediately following the year of leave.
- A T4-A will be issued for pay-down interest and interest earned from January to August will be issued in January during your year of leave and January following your year of leave.

Six Month Leave Plan

- Interest remains in the account with the whole amount divided into 13 pay periods for a six month leave. This will include amounts deferred from August until February for those taking their leave from February to August.
- For members enrolled in a six month leave plan, who are taking their leave in August, the pay-down interest for the period from August to February is paid in one cheque on the 1st of March.
- For members enrolled in a six month leave plan, who are taking their leave in February, the pay-down interest for the period from February to August is paid in one cheque on August 1.
- For those on a six month leave beginning in August, they will receive a T4-A in January for interest on the pay-down period from

August 1, 2013 – July 31, 2014 3/4 Deferred (Approximate Net Salary)

TC8 ATC3	31261	32549	33924	35298	36754	38048	39381	40618	41855
VTCIV TC7 ATC2	29261	30525	31789	33124	34579	35873	37248	38623	39897
VTCIII TC6 ATC1	27090	28417	29681	30946	32290	33581	34956	36330	37706
VTCII TCS ITC	24321	25571	61897	28046	29258	30326	31466	32637	92888
VIC ITC4	21842	22783	23755	24737	25764	26701	27683		
TC3	22190	22190	06122	22190	22190	24000			
TCM TC1 TC2	21841								
Year of Teaching	1	2	3	4	5 & 6	7 & 8	6	10	11+
VIPA	21841	22783	23755	24737	25718	26700			
Position onScale	1	2	3	4	w	9			

August 1, 2013 – July 31, 2014 2/3 Deferred (Approximate Net Salary)

TC8 ATC3	27683	28793	29897	30999	32218	33338	34540	35741	36942
VTCIV TC7 ATC2	25771	26980	28152	29255	30438	31461	32640	33841	35042
VTCIII TC6 ATC1	23756	24965	26173	27382	28599	29622	30725	31838	33039
VTCII TC5 ITC	21340	22430	23520	24610	25757	26789	27869	28864	29858
VTC ITC4	19183	19999	20846	21703	22605	23416	24273		
TC3	19485	19485	19485	19485	19485	21060			
TCM TC1 TC2	19182								
Year of Teaching	1	2	3	4	5 & 6	7 & 8	9	10	11+
VTPA	19182	19999	20846	21703	22559	23416			
Position onScale	1	2	3	4	5	9			

- August to December and another T4-A in January following the period of leave for pay-down interest for January and February.
- For those on a six month leave plan beginning in February, they will receive a T4-A in January prior to taking their leave for interest accumulated on amounts deferred from January to December and another T4-A the January following their leave for interest accumulated in January and February and pay-down interest from February to August.

INTEREST IS TAXABLE IN THE YEAR IN WHICH IT IS EARNED.

B. DEDUCTIONS

Assume: Member Deferring 20%

DEDUCTIONS	YEARS OF	YEAR
	DEFERRAL	LEAVE
EI	100%	0
CPP	80%	Deferred Amount
TPP	100%	100%
Union Dues	\$750.00	\$750.00
Income Tax	80%	Deferred Amount

C. PAYMENT OF FUNDS FOR WITHDRAWAL

Total in Fund:

This includes amounts deferred and accrued interest (*only the amount deferred is to be taxed by the Board (employer)*January following withdrawal, the member receives a T4-A for interest from January until the time of withdrawal.

D. SALARY PAYMENTS FOR THE LEAVE OF ABSENCE

- (a) On July 31, the total deferred amount plus accrued interest to the credit of the member is divided by the number of pays according to the duration of the plan. This determines the salary for each pay.
- (b) Interest continues to accumulate on the pay-down and is credited to the member's account the day prior to each pay day.

- (c) Pay-down interest earned for those taking a one year leave shall be paid in two installments: one in January of the year of leave and one in August following the year of leave.
- (d) Pay-down interest earned for those taking a six month leave starting in August shall be paid in one cheque on March 1st.
- (e) Pay-down interest earned from those taking a six month leave starting in February shall be paid in one cheque on August 1st.

E. FINANCING YEAR

The following comparison of net salary for a teacher on full salary versus the various Deferred Salary options for a full year are rough calculations and for illustrative purposes only. Each individual member's situation will be different. The salaries are those that are in effect as of February 2012. Taxes deducted vary for each member and they are rough approximations. EI and CPP are based on 2013 formulae. (The present agreement expires July 31, 2015 for Public School Teachers.)

TABLE Showing Approximate Full Net Salary (Gross minus EI, CPP, TPP, Union Dues and Income Tax)

Position onScale	VIPA	Year of	TCM TC1	SOE	VIC	VTCII	VTCIII TC6	VTCIV TC7	TC8
		Teaching	TC2	TC3	1154	IIC	AICI	AIC2	AIC3
	29623	1	29653	30097	29654	32796	36541	39630	42329
	30852	2		30097	30853	34462	38436	41337	44035
	32081	3		30097	32082	36170	40198	43043	45741
	33321	4		30097	33321	37880	41904	44749	47441
	34664	2 & 6		30097	34664	39529	43610	46455	49101
	20098	7 & 8		32391	36007	41068	45316	48135	20760
		6			37351	42606	47022	49795	52421
		10				44145	48687	51454	54080
		11+				45682	50347	53114	55739
					_	•			