## CUASA Proposal May 11, 2012

Appen	dix I:	Agree	ment With Respect To In Class CUTV/CUOL Teaching				
1.	. Intellectual property rights are governed by the CUASA collective agreement (see Article 14).						
2.	This contract applies to the CUTV/ <u>CUOL</u> broadcast <u>or distribution</u> of						
(Course number/title)							
	for the		term and to re-use as specified in clause 6.				
3.	Resou	cation					
	(a)	The employer will provide sufficient resources to produce tapes on-line modules/presentations of courses or recordings of the course for broadcast.					
	(b)	Sufficient production support will be provided, time permitting, to allow minimal editing in order to produce an acceptable product.					
	(c)	The following production resources in addition to normal technical support, will be provided:					
		(i)	additional voice mail for the instructor YES/NO				
		(ii)	additional voice mail for the TA's YES/NO				
		(iii)	One TA for every fifty (50) students registered in the course TA's—  YES/NO				
			If Yes, Number of TA's				
		(iv)	computer and appropriate software YES/NO				
		(v)	other (specify)				
4.	Workl	oad					
	CUOI	<u>. (</u> wheth	credit for teaching on CUTV or produced for on-line distribution through ner a half or full credit course) during an academic year shall be one half the credit  fthe course. Variation from this shall be by mutual written agreement.  Carleton University 12-5-10 5:58 PM				
			on workload credit shall be transmitted to CUASA.)  Carleton University 12-5-10 5:58 PM				
	<del>(a)</del>	The w	orkload credit applies YES/NC Deleted: extra				
	<del>(b)</del>	If no,	the following workload eredit is given:				
5.	Cance	llation					
	CUASA	A Propos	sal May 11, 2012				

The employer may cancel the CUTV/CUOL portion of a course which is the subject of this agreement at any time and must give notice to the instructor. If the notice of cancellation is given to the instructor less than 30 days before the first scheduled class, the instructor will be provided with the agreed workload credit set out in clause 4.

	fall se winter	all  ter session The copyright holder shall be the instructor of record  ter session The copyright holder shall be the instructor of record  ter session The copyright holder shall be the instructor of record  ter years The copyright holder shall be the instructor of record	YES/NO YES/NO YES/NO YES/NO			
The ci	reator sh	all have the right of first refusal to be assigned the instructor of record	YES/NO			
(b)		opyright holder retains the right to make revisions and edit the course prior to adcast.	0			
(c)	Compensation					
	(i)	When the copyright holder is also the instructor of record, <u>for a course wl rebroadcast</u> , retransmitted, and/or offered on-line, the copyright hold <u>shall receive</u> there will be a workload credit of half the credit value of the plus a payment of 33% of the appropriate additional compensation specific Article 43.1.	<u>er</u> course			
	(ii)	Financial compensation to the copyright holder who is not the instructor or record shall be a payment of 33% of the appropriate additional compensation specified in Article 43.1.				
	(iii)	An increase to Variation of this standard shall be by mutual agreement. (Information on workload credit shall be transmitted to CUASA.)				
		Compensation:				
		Workload Credit:				
		Other:				

CUASA Proposal May 11, 2012

6.

2.

	Copyright Holder	Date
Recommended by:	Chair/Director	Date
Approved by:	Faculty Dean	Date
	Associate Vice-President, Student Services	Date