

Text of the

SGEU

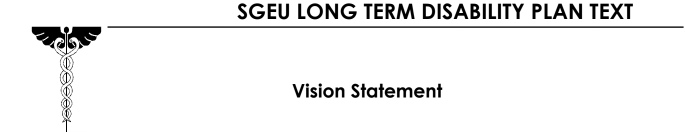
Long Term Disability Plan

Approved by the Annual Convention

April 2023



W O R K I N G TOGETHER FOR SASKATCHEWAN



The Saskatchewan Government and General Employees' Union has developed its own long-term disability plan with the primary responsibility to ensure that the Membership is provided with income protection and/or services to those Members who are disabled by illness or injury.



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Article: 1

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	Title: Gene	ral Conditions	Page: 1 of 2
1.1	Gender	Gender terminology includes a refer the opposite gender wherever the fa require.	
1.2	Singular/Plural	Words implying the singular shall ind vice versa unless stated otherwise.	clude the plural and
1.3	Headings	Headings used are inserted for refer not to be considered in constructing or to be deemed in anyway to clarify the effect of any such terms.	the terms thereof
1.4	Supervisory Committee Policies	For the purpose of carrying out the A SGEU LTD Plan according to their in LTD Supervisory Committee may m policies regarding the processes of S	ntent, the SGEU ake
		The SGEU LTD Supervisory Comm authority to enact policies delegating to the Table Officers.	
1.5	Court Proceedings	No member shall be allowed to con action or proceedings against SGE Supervisory Committee or any of its recovery of benefits or for the disco benefits under the SGEU LTD Plan relation to entitlement to benefits sh as per Article 4.	U, SGEU LTD s agents for ontinuation of . All disputes in
1.6	Vocational Rehabilitation	Vocational Rehabilitation services at member, at anytime required by the Supervisory Committee, shall partici operate in an approved vocational re program. The Director of Disability I Services has the authority to approv extension of a claim up to 90 days, i	SGEU LTD pate and co- ehabilitation Management e a one-time

the workplace.

to facilitate the accommodation of individuals back into



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Title: **General Conditions** Page: 2 of 2 A member who is totally disabled due to the severity of their condition, or are unlikely to maintain sustainable employment, may participate in volunteer activities within their limited capacity. 1.7 New Bargaining a) Notwithstanding Article 5.1, effective January 1, 1987, any new bargaining unit created by Units Government reorganization, legislation or privatization shall be deemed a participating bargaining unit of the SGEU LTD Plan, with no loss in coverage if a majority of the members in the new bargaining unit are members of the SGEU LTD Plan prior to transfer. b) Groups of employees in bargaining units created under Article 1.7 a) who were covered under another LTD plan prior to reorganization shall: i) vote by secret ballot as to whether they participate in the SGEU LTD Plan; and ii) the decision shall be that of the majority of those voting pursuant to Article 14.2 of the SGEU Constitution. 1.8 Legal Disputes The SGEU LTD Plan shall be enforced according to the laws of the Province of Saskatchewan. Subject to Article 1.5 and the jurisdiction of the Saskatchewan

Labour Relations Board, all legal disputes shall only be commenced in a Saskatchewan Court. In no event shall any such action be commenced after 2 years from the date the cause of action first arose.

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Title: Definitions

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2.1	Definitions	No	ote: These definitions are Plan Text specific
	"Actively at Work"	a)	Shall mean actually at the normal place of employment and adequately performing the normal functions of that employment. Members on vacation or leave of absence with pay are considered to be actively at work providing they are capable of performing the normal functions of their employment.
	"Actuary"	b)	Shall mean a person, firm or corporation designated by the SGEU LTD Supervisory Committee to be the actuary for the SGEU LTD Plan and such person or in the case of a firm or corporation, a member of its staff, shall be a Fellow of the Canadian Institute of Actuaries.
	"Additional Dues"	c)	Shall mean those additional dues required from members prior to leave of absence without pay or lay-off during their period of employment in a participating bargaining unit. Such additional dues shall be determined as:
			 i) percentage of gross salary as defined in Article 9, multiplied by the number of months in the twelve month period starting with the member's date of employment in a participating bargaining unit during which the member is not expected to be employed in a participating bargaining unit; and
			 such additional dues shall be deducted from the member's pay in equal instalments, or in such manner as deemed administratively necessary during employment in a participating bargaining unit.

Article: 2 Title: Defini	tia		Date: 04/29/23 Page: 2 of 6
		12 1	uge. 2 01 0
"Appellant"	d)	Shall mean any party who appeals a d the SGEU LTD Plan.	ecision of
"Arbitrator"	f)	Shall mean a person chosen to settle a disagreement between the SGEU LTD appellant.	
"Benefit Period"	g)	Shall mean that period of consecutive of which a member is eligible to receive er under the SGEU LTD Plan, and shall in periods of time during which payment of entitlements are suspended.	ntitlements clude
"Benefit"	g)	Shall mean the non-taxable monetary e payable to members whose LTD claims approved as per the terms and conditio SGEU LTD Plan Text.	are
"Custodial Agents"	i)	Shall mean a firm/company that holds, and distributes the funds as directed b SGEU LTD Supervisory Committee.	
"Defined Pension"	j)	Shall mean a money purchase (pension other arrangement based on formula of where the employer makes cash contra- eligible individual members accounts up terms of a written plan document.	or discretion, ibutions to
"Dues"	k)	Dues shall mean LTD premiums paid b member to maintain the ability to qualify benefits.	-
"Effective Date"	I)	Shall mean January 1, 1983.	
"Elimination Period"	m)	Shall mean 119 calendar days:	
r enou		 i) consecutive from the date total d commences; or 	isability

Article: 2 Date: 04/29/23 Title: **Definitions** Page: 3 of 6 ii) cumulative, provided all absences are related to the same disability and the absences are within 365 days prior to the date of disability. "Entitlement" n) Shall mean the services afforded by the SGEU LTD Plan to the member as per the terms and conditions of the SGEU LTD Plan Text. "Fund" o) Shall mean the fund established under the SGEU LTD Plan from which claims are payable. The fund shall be comprised: of dues paid by members of the SGEU LTD i) Plan; any other monies SGEU may pay into such ii) fund; and iii) the earnings of monies in the fund. "Gross Salary" p) Shall mean for benefit purposes normal remuneration received from the employer including camp differential and Northern District Allowance. For members who receive camp differential, shift differential, weekend premiums and sleepover allowance, all sick days used in the Gross Salary calculation shall be calculated with camp differential payments included. "Injury" q) Shall mean accidental bodily injury sustained by a member of the SGEU LTD Plan which is not excluded elsewhere in the SGEU LTD Plan, and which directly and independently of all other causes results in total disability as defined here-in, within 119 calendar days of the date of the accident, but shall not include any injury deemed to be sickness pursuant to Article 2.1 z).



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"Investment Accounts"	r)	Shall mean accounts of securities of other companies held for the long term and shown in a separate section of the balance sheet; in this context, contrast with marketable securities.
"Member" or "Member of the Plar	ร) า"	Shall mean a SGEU member who qualifies for coverage under the SGEU LTD Plan pursuant to Article 5.
"Net Salary"	t)	Shall mean gross salary less statutory deductions for Federal and Provincial Taxes, EI and C.P.P.
"Participating Bargaining Unit"	u)	Shall mean units certified by the Saskatchewan Labour Relations Board or voluntarily recognized by the employer that have voted in accordance with Article 5 to participate in the SGEU LTD Plan.
"Permanent Resident"	v)	Shall mean a resident that has Canadian medical coverage currently recognized by Health Canada.
"Physician/Nurse Practitioner"	w)	Shall mean a medical doctor or nurse practitioner who is licensed with the authority within the jurisdiction in which they practice.
"Plan"	x)	Shall mean this complete document or text and shall also include such related written regulations, policies, procedures and rules for administration of the "SGEU LTD Plan" as adopted by the SGEU Annual Convention.
"SGEU"	y)	Shall mean the Saskatchewan Government and General Employees' Union.
"SGEU LTD Table Officers"	Cc Cc Th	all mean that body as elected by the Supervisory ommittee to conduct the business of the Supervisory ommittee between Supervisory Committee meetings. e Table Officers will hear appeals including as llows but not limited to: Pension Bridge Funding;

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)	Title:	Definit	ions		Page: 5 of 6
			Timelines Calculatio	s; Overpayment Repayment Pla	ans; Benefit
				icers decisions can be appeale ory Committee.	d to the
"5	Sickness"		which	mean any sickness or disease is not excluded elsewhere in th and which causes total disability	ne SGEU LTD
			i)	causes incapacity of more tha calendar days; and	in 119
			ii)	is caused directly or indirectly	by any:
				\Rightarrow existing form of sickness, of physical or mental impairs	
				\Rightarrow infection other than infection external accidental cut or v	
	otal Disat wn Occup	•	result memb	mean a continuous state of inca ing from injury or sickness for w per is under the regular and per cian or nurse practitioner as sha	hich a sonal care of a
			i)	prevent a member from engage the duties pertaining to such member's own occupation; an	
			ii)	incapacitates the member for time not extending beyond the months following the elimination unless approved as per article	e period of 36 on period
Aı	otal Disat ny and All ccupation	-	resul	mean a continuous state of inc ting from injury or sickness for v ber is: SGEU	

E CON	Article	e: 2			Date: 04/29/23
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			i)	under the regular and persona physician or nurse practitioner	
			ii)	wholly prevented from perform remuneration or profit any wor member is reasonably fitted by training or experience, unless per article 8.6 d).	k for which the / education,
	"Supervisor Committee'	. ,	and s	mean that body as described in shall represent SGEU in all matt SGEU LTD Plan.	
	"Wholly Prevented"	dd)	Shall	mean completely, totally, entire	ly unable.

Article: 3 Title: Ad

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Title: Administration

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- 3.1 Administrative Responsibility All matters relating to the administration, interpretation, overall operation, and application of the SGEU LTD Plan shall be the SGEU LTD Supervisory Committee's responsibility. Reference to Article 3 or elsewhere in the SGEU LTD Plan to any specified duties or actions to be carried out by the SGEU LTD Plan shall in no way limit the generality of Article 3.
- **3.2 Administration** Agreement The SGEU LTD Supervisory Committee may enter into an administration agreement for the purpose and function of delegating certain administrative functions connected with the SGEU LTD Plan.
- **3.3 Plan Expenses** All expenses connected with the administration of the SGEU LTD Plan shall be paid from the fund.
- **3.4 Plan Supervision** a) The SGEU LTD Plan shall be supervised by a committee of elected representatives named through their sectors from the participating bargaining units. This committee shall be known as the Long Term Disability Plan "Supervisory Committee"
 - b) The SGEU LTD Supervisory Committee shall make final decisions on all aspects of the SGEU LTD Plan, subject to Annual Convention resolution, and in accordance with the SGEU Constitution.

3.5 SGEU LTD Supervisory Committee – Membership

Sectors shall be allocated representation based on two (2) members for the first 1000 members and thereafter one (1) member for every 1500 or portion thereof as follows:

Public Service	9 members
Crowns	3 members
Health	3 members
Education	3 members

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3.6

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		nity Services egulatory	2 members 2 members	
Provincial Council		 The Provincial Council shall appoint a member to the SGEU LTD Plan Supervisory Committee. 		
SGEU LTD Supervisory Committee - Operation				
Annual Audit	appo finar	The SGEU LTD Supervisory Committee shall appoint a qualified auditor to annually audit all the financial transactions resulting from or relative to the operation of the SGEU LTD Plan.		
Actuary	appo the S more	bint an actuary to n SGEU LTD Plan as	visory Committee shall nake an actuarial valuation of s often as required by law or d by the SGEU LTD e.	
Arbitrator - Appointment	appo	c) The SGEU LTD Supervisory Committee shall appoint a single arbitrator to hear appeals as defined in Article 4.		
Arbitrator -	d) The	selection of arbitra	ators should be as follows:	
Selection	i)	consultation wit Supervisory Co shall review as arbitrators and	Table Officers in th the SGEU LTD ommittee's legal counsel required the need for single will recommend the names the SGEU LTD Supervisory approval.	
	ii		arbitrators should be ographic basis from Regina, Prince Albert.	



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		 iii) if an arbitrator is required and none of the approved arbitrators is available, an arbitrator may be appointed by the SGEU LTD Table Officers.
Provincial Council	e)	The SGEU LTD Supervisory Committee shall be a standing committee of the Provincial Council.
Consultants	f)	The SGEU LTD Supervisory Committee in consultation with the Secretary/Treasurer may employ, engage or retain consultants and professionals, in respect to any matter relating to the SGEU LTD Plan, including administration/ rehabilitation.
Custodial Agents	g)	The SGEU LTD Supervisory Committee may appoint by written agreement, in consultation with the Secretary/Treasurer, one or more trust companies, firms or corporations to:
		 act as custodial agent of the fund or any portion thereof; and
		ii) in that capacity to hold, administer, invest and distribute the fund.
Investment Management	h)	The SGEU LTD Supervisory Committee may appoint by written agreement, in consultation with the Secretary/Treasurer, one or more persons, trust companies, firms, or corporations to act as an investment manager or investment managers of the fund or any portion thereof.
Investments	i)	The SGEU LTD Supervisory Committee may invest and reinvest the fund or any portion thereof without distinction between capital and income in any investment, but not limited to investments listed in the Trustee Act.



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Meeting Dates j) The SGEU LTD Supervisory Committee should meet every second month to conduct its business. Additional meetings may occur as needed.

- Administrativek)The SGEU LTD Supervisory Committee may, in
consultation with the Secretary/Treasurer, commit a
portion of the Fund towards:
 - i) the cost of rehabilitation benefits;
 - ii) the wages and benefits of LTD staff, consultant and professional fees; and
 - iii) any other approved costs.

3.7 Plan Withdrawal

Deficit Recovery a) In the event the SGEU LTD Plan is in an actuarial deficit, a participating bargaining unit that opts out of the SGEU LTD Plan or is voluntarily decertified shall pay a deficit recovery amount, calculated as follows:

Step 1

The SGEU LTD Plan shall determine the total membership in the SGEU LTD Plan, the membership of the participating bargaining unit that is withdrawing, the length of time each of the participating bargaining units have been in the SGEU LTD Plan, and deficit at time of withdrawal.

Step 2

The SGEU LTD Plan shall divide the actuarial deficit at the end of the fiscal year, following the withdrawal date, by the sum of the product of the length of time that each of the participating bargaining units has received long-term disability coverage times the membership of the



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participating bargaining unit. (This will give the deficit/member/time of coverage.)

Step 3 The SGEU LTD Plan shall multiply the number from Step 2 by the length of time the withdrawing participating bargaining unit received LTD coverage times the membership of the withdrawing bargaining unit. (This will give the total amount of the deficit that the withdrawing participating bargaining unit is responsible to repay.)

		Step 4 The SGEU LTD Plan shall divide Step 3 by the number of members in the withdrawing bargaining unit to determine the deficit recovery for each withdrawing member.
	Repayment	b) Withdrawing members shall provide SGEU with a promissory note setting out a repayment schedule not to exceed five (5) years from date of withdrawal.
	Entitlements	c) Members in receipt of entitlements from a withdrawing bargaining unit shall continue to receive entitlements from the SGEU LTD Plan as per the Plan Text providing that the deficit recovery has been satisfied.
3.8	Audits	Audits or investigations of members collecting entitlements may be authorized by the SGEU LTD Supervisory Committee providing a signed complaint

has been received.

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Date: 04/29/23

Title: Appeal Procedure

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4.1 Right of Appeal of Entitlement Any member of the SGEU LTD Plan may appeal the denial or termination of their entitlements under the SGEU LTD Plan or any other dispute arising out of Article 7.

4.2 Conditions for Appeal of Entitlements

Cost of Additional Medical Evidence		ne SGEU LTD Supervisory Committee shall only oprove payment of pre-approved medical reports.	
Right to an Advocate	b)	 the appellant shall at all times have the right to the advice and assistance of a SGEU LTD Advocate; or 	
		ii) the appellant may choose their own	

ii) the appellant may choose their own advocate at their own expense. Travel expenses for the appellant's advocate will not be covered by the Plan.

SGEU LTDSGEU LTD Supervisory Committee membersSupervisoryshall not act as advocates for any claimant during the
appeal process.Members Advocatessecond second second

- Travel Expenses c) Travel expenses for the appellant and witnesses shall only be paid as follows:
 - any travel expenses incurred by the appellant to attend 4.3 c) or 4.3 d) appeals shall be paid as per SGEU rates and shall be calculated based from the workplace from which the claim was filed or the present residency of the claimant, whichever is closer to where the appeal is being held; and
 - ii) any travel expenses incurred by a witness to attend 4.3 d) appeals shall be paid as per SGEU rates and shall be calculated based from the workplace from which the claim was filed or the present

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۱ <u></u>			residency of the witness, wh to where the appeal is being	
	Scheduling	d)	The processing of appeals shall as operational requirements per	
	Sequence	e)	Each step of the following appear followed in sequence unless app the SGEU LTD Supervisory Cor	proved otherwise by
4.3	Appeal Process of	f En	titlements	
	Arbitration Exclusions		e following Supervisory Committe al and binding and are not subjec	
		•	Pension Bridge Funding formula	a application
		•	Timelines	
		•	Overpayment repayment plans	
		•	Benefit Calculations	
		•	Extending Entitlements - Article	8.6 c & d
	Initiating an Appeal/Arbitration	a)	Notice of an appeal or arbitration writing by the claimant or claima SGEU LTD Supervisory Commi within 30 calendar days from the notifying the claimant of the situa appeal, or within 30 calendar da claim, whichever comes later.	nt's advocate to the ttee, or designate, e date of letter ation causing the
	Sten 1 - Pre Annea	I h)	Lipon receipt of an appeal the D	DMS and advocates

Step 1 - Pre Appeal b) Upon receipt of an appeal the DDMS and advocates of the SGEU LTD Plan shall jointly review the file to ensure all documentation on the file is up to date and has or will be addressed prior to step 2 of the

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Appeal Procedure Title: Page: 3 of 5 appeal process. Step 2 - Supervisory c) Upon receipt of an appeal: Appeal i) a SGEU LTD Supervisory Committee appeal date shall be set; and ii) the SGEU LTD Supervisory Committee shall render its decision on the appeal in writing within 14 calendar days of the appeal. The SGEU LTD Plan shall cause an arbitration to

Step 3 - Arbitration d) be held before a single arbitrator within 60 calendar days of receipt of notice from the claimant that they wish to appeal the Supervisory Committee decision; exceptions will be reviewed by the Table Officers of the LTD Plan.

- e) If the arbitration is not held within 60 calendar days the SGEU LTD Supervisory Committee will refer it to the Provincial Council for direction.
- The single arbitrator shall render a written decision, f) unless otherwise agreed to by the parties, within 45 calendar days.
- g) Arbitrations shall be scheduled 'first in, first out' unless authorized otherwise by the SGEU LTD Supervisory Committee.

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Article: 4		Date: 04/29/23		
Title: Appe	eal	Procedure	Page: 4 of 5	
4.4 Arbitrato	r/Ar	bitration of Entitlements		
Arbitration Costs	a)	The SGEU LTD Plan shall pay r the arbitration.	easonable costs of	
Authority	b)	The arbitrator shall not have the subtract from, or amend any of t award costs to either party.	•	
Burden of Proof		The onus of proving an entitlemore issues rests with the appellant.	ent and other	
Conditions of Decision	d)	The decision of the arbitrator sha binding on both parties, and sha by any court of law.		
Evidence	e)	In conducting the hearing, the at take into account previous claim that have not been adjudicated I Plan's medical adjudicator in ad- arbitration.	s or medical reports by the SGEU LTD	
Disposal of Appeal	f)	Subject to all other provisions in arbitrator shall have the power to appeal by denying it in total; allo directing a settlement in accorda of the SGEU LTD Plan which the just and equitable.	o dispose of any wing it in total; or ance with the terms	
Notice	g)	The Plan Advocate shall give the notice of the time and place of the		
Presentations	h)	At the arbitration, the arbitrator s appellant and the SGEU LTD PI opportunity to present evidence, witnesses and make representa	an reasonable cross-examine	
Proceedings	i)	The arbitrator shall deal with all informally and expeditiously as a fairness permit.		
Rules of Evidence	j)	The arbitrator is not bound by a	ny legal or technical	
		SGEU		



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rules of evidence and all decisions shall be based on evidence adduced at the hearing and considered credible in the circumstances of the case.

- Delay of Arbitration k) An arbitration shall not be lost or delayed either by the appellant or the SGEU LTD Supervisory Committee due to circumstances in filing the appeal if caused by factors found reasonable by the arbitrator.
- **4.5 Delay of Notification** The SGEU LTD Supervisory Committee may extend the 30 day limitations in filing the appeal if caused by factors found reasonable by the SGEU LTD Supervisory Committee.

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Title:Membership In the PlanPage: 1 of 2

5.1	Becoming a Member	Bargaining units of SGEU shall become participants of the SGEU LTD Plan by voting to join by secret ballot among all members of the bargaining unit. The decision will be that of the majority of those voting and shall be binding upon all members of the unit.		
5.2	Effective Date	Effective date shall be the date of ratification. The effective date can be no earlier than January 1, 1983.		
5.3	Coverage	Subject to payment of dues as required pursuant to Article 9:		
		 a) Coverage under the SGEU LTD Plan for an eligible member shall take effect on the effective date or the date such member becomes eligible, if later, provided the person is actively at work on that date. 		
		 b) Coverage under the SGEU LTD Plan for an eligible member who is not actively at work on the first day of eligibility, shall commence the day the member returns to active employment. 		
		c) For a member that had been on a SGEU LTD claim that has ended, but they have not returned to employment, the member will not be eligible for coverage under a new claim or recurrence of the same disability until they have resumed employment.		
5.4	Maximum Age	A person who is under age 64 years and 35 weeks and is a member of a participating bargaining unit may be eligible for entitlements under the SGEU LTD Plan. (NOTE: 17 weeks is equivalent to the 119 day elimination period leaving 35 weeks to be eligible for entitlements)		
5.5	Out-Of-Scope	 An out-of-scope employee of a participating bargaining unit who is granted associate membership status under the SGEU Constitution 		

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			may apply for coverage under the SGEU LTD Plan to the SGEU LTD Supervisory Committee. The decision of the SGEU LTD Supervisory Committee shall be discretionary and not subject to appeal.
		b)	The participating out-of-scope employee shall not be entitled to be a member of the SGEU LTD Supervisory Committee and shall not be entitled to vote on any matter pursuant to the SGEU LTD Plan Text or SGEU Constitution.
		c)	Subject to the above limitations, a participating out- of-scope employee shall be entitled to all other provisions of the SGEU LTD Plan including amendments thereto and shall be entitled to the same rights and privileges of all other members of the SGEU LTD Plan.
5.6	Membership Termination		embership shall terminate when any of the following curs:
		-)	The member reaches the are of 65 years.
		b) c) d)	The member reaches the age of 65 years; The member retires; The member's death; The date membership in a participating bargaining unit ceases or on the member's resignation; or when the member's employment has been severed or terminated by the employer. The last day of membership for which the member's dues have been paid; provided that:
		b) c) d)	The member retires; The member's death; The date membership in a participating bargaining unit ceases or on the member's resignation; or when the member's employment has been severed or terminated by the employer. The last day of membership for which the member's

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Extended Coverage

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6.1 Leave of Absence - With Pay
A member of the SGEU LTD Plan who is absent from employment while on approved leave of absence with pay shall be eligible for coverage under the SGEU LTD Plan, subject to payments of dues as required as per Article 9.

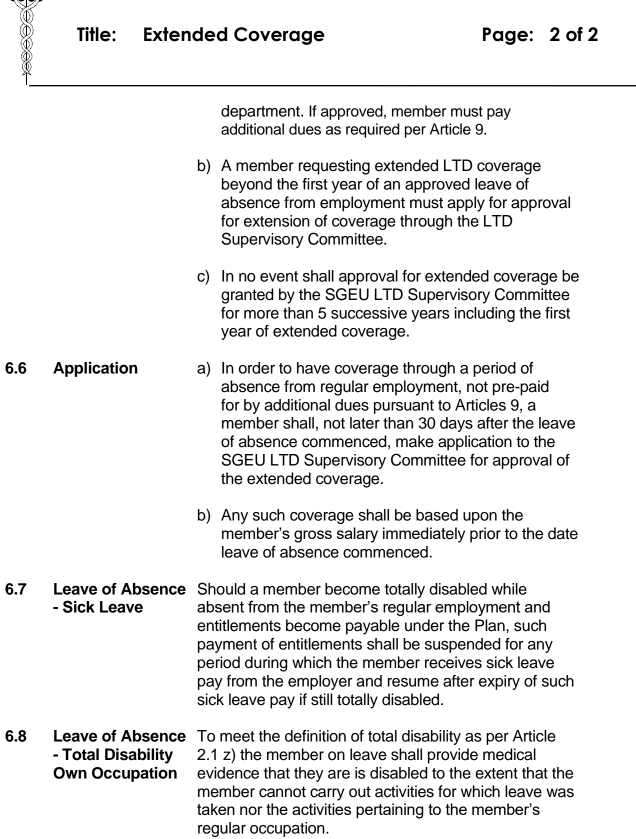
- 6.2 Leave of Absence a) A member who is on leave of absence without pay for any reason shall be entitled to extended coverage subject to the payment of additional dues as required per Article 9.
 - Duesb) The additional dues collected during the member's
last period of employment will determine the
extended coverage to which the member is
entitled.
 - Coveragec)Extended coverage shall be determined by
additional dues as per Article 9 collected during the
member's last period of employment.
 - Calculations d) Extended coverage to the nearest day shall be calculated as follows (rounded to the nearest day):

Additional Dues collected x 365 1.50% of Gross Salary x 12

- Commencement e) Extended coverage shall be measured from the day following the member's last day of employment with a participating bargaining unit.
- 6.4 Leave of Absence Extended coverage for LTD while on an employer
 One Year or Less approved leave of absence of one year or less shall be mandatory, subject to payment of additional dues as required per Article 9.
- 6.5 Leave of Absence a) A member requesting extended LTD coverage
 Beyond One Year beyond the first year of an approved leave of absence from employment must apply for a leave extension annually through their Human Resources



Date: 04/29/23



SGEU

Article: 7

Entitlements

Date: 04/29/23

Title: Entitlement Period and Method of Payment

Page: 1 of 4

7.1 Commencement a) The entitlement period for 'total disability' as per Article 2.1 shall commence with the day following of Entitlements the last calendar day of expiry of the elimination period. b) Entitlements shall not be payable, for any period of time for which a member is in receipt of sick leave pay from the employer, retroactive to the commencement of the SGEU LTD Plan on November 1, 1982. c) Sick leave entitlements remaining after the 119 days elimination period shall be part of the total disability own occupation 36 month period. 7.2 Payment of All entitlements shall be payable monthly at the end of the month and payment for a part of a month Entitlements shall be determined on the basis of one-thirtieth of the monthly benefit for each day of the part month. Suspension of 7.3 Entitlements may be suspended when: Entitlements a) The member does not submit the required medical information, or fails to submit to an examination as required by SGEU LTD Supervisory Committee. b) The member does not participate and/or co-operate in an appropriate rehabilitation program as required by SGEU LTD Supervisory Committee. c) The member fails to pursue income from other sources (ie - CPP, WCB, SGI). Notice of 7.4 The member shall receive immediate Suspension of notice when entitlements are suspended.



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Title: Entitlement Period and Method of Payment

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7.5Termination
of EntitlementsEntitlements shall cease on the date which is the
earlier of:

- a) The last day of the month when a member who qualifies for "Total Disability Own Occupation" as defined in Article 2.1 aa) becomes 65 years of age.
- b) i) The last day of the month when a member who qualifies for "Total Disability Any and All Occupations" as defined in Article 2.1 bb), becomes 60 years of age; or
 - ii) Members who qualify for LTD entitlements as per Article 2.1 bb) and whose entitlements cease as a result of the member reaching the age of 60 will be provided with bridge funding if the member's total combined income from all sources (per Article 8.3) and including an estimated 15 year single annuity pension is less than the SGEU LTD entitlements being received at the time of age 60, according to the following formula, until the last day of the month in which the member becomes 65 years of age.

Bridge Funding = SGEU LTD Entitlements – Gross Income (from all sources)

c) Members applying for continued entitlements above will be required to provide two copies of previous income tax files, an estimate of pension income based on a 15 year single annuity, and any other financial documents as requested by the SGEU Supervisory Committee. Once an application for bridge funding has been approved and in cases where pension contributions were being deducted from the regular monthly LTD entitlements, the pension contributions will cease on the date the bridge funding became effective.



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Title: Entitlement Period and Method of Payment

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- d) The date when the member does not qualify for total disability as defined in Article 2.1.
- e) The date of return to work.
- f) The last day of the month in which death occurs.
- g) The date the member does not submit required medical information, or fails to submit to an examination as required by the SGEU LTD Plan.
- h) The date the member does not participate and/or co-operate in an approved vocational rehabilitation program acceptable to SGEU LTD Plan.
- i) The date employment with the bargaining unit ends for any reason other than disability.
- j) The date the member ceases to be an SGEU member for any reasons other than a severance of the employment relationship by the employer:
 - i) Except in cases of dismissal for just cause, but not until the grievance process has been completed.
 - ii) Notice shall be given of termination from the Plan on the date the termination is upheld if taken to arbitration.
- k) When the Member retires or accesses employer's pension.
- 7.6 Notice of Termination of Entitlements The member shall receive 60 calendar days notice when entitlements are terminated.



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Date: 04/29/23

Title:Entitlement Period and
Method of PaymentPage: 4 of 4

7.7 Termination of the SGEU LTD Plan
a) In the event dues from the participating bargaining units as a whole cease for any reason, entitlements payable to totally disabled members shall be limited to the then existing assets of the SGEU LTD Plan until contributions recommence.
b) Entitlements not paid during a period of time described in Article 7.7 a) shall not be paid on a retroactive basis upon resumption of dues, unless the SGEU LTD Plan deems it possible given the

7.8 Resumption of Entitlements Upon resumption of dues and the advice of the SGEU LTD Plan's Actuary, entitlements may be paid retroactively.

advice of the SGEU LTD Plan's Actuary.

	SGEU LONG TERM DISABILITY PLAN TEXT			
	Article: 8		Date: 04/29/23	
	Title: Amount	of Entitlement	Page: 1 of 8	
8.1	Entitlements Prior a To or On June 30, 1993	 Members whose total disability common or on June 30, 1993 shall receive inc sources available of 66 2/3% of gross Article 8.3. 	ome from all	
	b	 The maximum monthly entitlement pa disabled member from the SGEU LT exceed 66 2/3% of gross salary. 		
	С	A disabled member who receives or i receive compensation from other sou Article 8.3, the monthly entitlement fro LTD Plan shall be reduced to ensure the SGEU LTD Plan entitlement and compensation equals 66 2/3% of group	irces as per om the SGEU that the sum of other	
	c	I) Any member who receives compensations sources as per Article 8.3 for the same which amounts to 66 2/3% gross salate receive no entitlement from the SGEI	ne disability ary or more shall	
8.2	Entitlements a After June 30, 1993	 a) Effective July 1, 1999, members who commenced after June 30, 1993 who still active as of June 30, 1999 or wh disability commenced after June 30, entitled to a maximum monthly benef 80% of their pre-claim net salary, as (subject to amendment pending the Valuation of the SGEU LTD Plan). 	ose claim was nose total 1999 shall be it not exceeding per Article 8.3	
	b	 A disabled member who receives or i receive compensation from other sou Article 8.3, but excluding Article 8.6, t 	irces, as per	

benefit from the SGEU LTD Plan shall be reduced to ensure that the sum of the SGEU LTD Plan benefit and other compensation equals 80% of net salary. If, as a result of receiving income from other sources, the net resulting income is less than 80% of their preclaim net salary, the member shall advise the SGEU

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Article: 8

Date: 04/29/23

Title: Amount of EntitlementPage: 2 of 8

LTD Plan and the Plan shall provide additional monies to ensure the maximum monthly benefit is received.

- c) Any member who receives compensation from other sources as per Article 8.3 for the same disability which amounts to 80% net salary or more, shall receive no entitlement from the SGEU LTD Plan.
- d) The formula used for the Entitlement calculation for 80% of net salary:

[Gross salary minus (Federal and Provincial Taxes, E.I. and C.P.P. statutory deductions for the member's salary level)] x .80.

Note #1: This is a formula only. It shall be used to calculate entitlement for all Members who apply for LTD.

Note #2: C.P.P. and E.I. will be based on the member's gross salary level and the income tax will be based upon basic tax amounts only. No additional personal tax credits, amounts or exemptions will be included in the calculation.

8.3 Income From Other Sources In order to receive entitlements under the SGEU LTD Plan, a member with a total disability shall apply for entitlements and pursue in good faith all rights of recovery for which they may be eligible from the following sources of compensation. Any compensation from an individual policy shall not be included for the purpose of the income from other sources.

Income from other sources shall include but not be limited to:



Article: 8

Date: 04/29/23

Title: Amount of	f Entitlement	Page: 3 of 8
a)	Any eligible sick leave entitlement the employer.	s remaining from
b)	Any income from the employer (exerned holiday pay, employer fun- income that would have been earn period but was paid during the LT	ded top-up) and any ned prior to the LTD
c)	Any entitlement payable under the Quebec Pension Plans (excluding and spousal benefits).	
d)	Any income entitlements payable Compensation Act or other govern excluding the Employment Insura same disability.	nment plans,
e)	Any disability entitlement payable insurance plan, for the same disal	•
f)	Any income entitlement payable function retirement, or pension plan same disability.	
g)	 any compensation by way of damages or settlement for or provided for the same dia by the member against a pa disability. 	wage loss granted sability sustained
	ii) any amount received by th of settlement shall be deen wage loss,	
	iii) unless the member can de otherwise to the satisfactio Supervisory Committee.	
	iv) a claimant shall not be enti the SGEU LTD Plan's sha	•

SGEU

		5				
	Article: 8				Date:	04/29/23
	Title: Amour	nt o	f Entit	lement	Page:	4 of 8
				loss claim without written co SGEU LTD Plan.	nsent from	the
4	Right Of Subrogation	a)	entitle receiv SGEU payme assign of the extent	e a totally disabled member rements from the SGEU LTD P e entitlements from the SGEU J LTD Plan, upon assuming lia ent of those entitlements, is do nee of and is subrogated to al disabled member from a third of the entitlements paid or paper pursuant to Article 8.3.	lan or is elig J LTD Plan ability for th eemed to b I rights of re garty to th	, the e e an ecovery e full
	Legal Costs	b)	in pur	nember shall be responsible for suing the SGEU LTD Plan's right	-	costs
	Recovery From Other Sources	c)		GEU LTD Plan may exercise gation by any one or more of ods:	•	
			i)	Reducing the monthly entitle of payment based on the act monthly payments from othe the reduction is an estimate, will make such adjustments after the actual amount of the known.	tual or estin er sources, a SGEU LTE as are nece	nated and if) Plan essary
			ii)	Suspending or terminating n entitlement not yet paid to th	•	
			iii)	Requiring the disabled mem irrevocable assignment and such amounts payable or re- other sources of compensation disability.	direction to ceivable fro	pay all m
			iv)	Bringing an action in its own the amount of the other com payable, or joining with the c SGEU	pensation	
	Worki	ng	Toge [.]	her for Saskatchewan		

	Article:	8			Date:	04/29/23
	Title: A	mount	of Entil	lement	Page:	5 of 8
۲ <u>—</u>				to bring an action in the name for recovery of the compensat		ember
			v)	Where the member has receive Plan entitlements and comper- other sources, which together the applicable percentage of g salary paid or payable under A or 8.3, the amount of the Plan exceeding the applicable perc or net salary is an overpayment and SGEU LTD Plan shall hav seek, from the member, reimb that overpayment.	nsation fro total more pross or ne Articles 8.7 entitleme entage of nt of entitl ve the righ	e than et 1, 8.2 nt gross ement t to
			vi)	In seeking this reimbursement Plan reserves the right to colle accordance with the Pre-Judg Act.	ect interes	t in
			vii) Any overpayment shall be con liquidated debt payable by the SGEU LTD Plan immediately the over-payment without dem SGEU LTD Plan.	member upon rece	to the eipt of
	Cost of Reco	overy d	,	GEU LTD Plan may commence rerpayment, interest and costs of	0	
	Interest on Outstanding		LTD F outsta and to	a third party overpayment occu Plan shall charge prime plus 3% anding amounts owed to the SG be paid within 30 days of notic his to be adjusted annually.	on all EU LTD I	Plan
8.5	Consumer F Index Increa	ase n F b	nonthly e lan befc e increa	ary 1 of each year, the amount of entitlement payable under the S are reduction for other compens sed by 50% of the quotient obtain the Regina/Saskatoon Consume	GEU LTD ation shal ained by	
				SGEU		



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Date: 04/29/23

Title: Amount of Entitlement

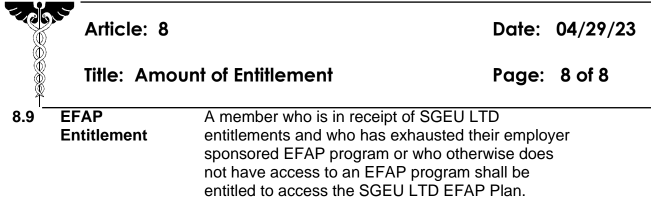
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Index on October 31 of the preceding year by the Consumer Price Index for one year earlier. To receive the annual CPI, the member must be receiving LTD entitlements on, or before, December 31 of the previous year. The CPI COLA shall be capped to a maximum of 2.5%.

8.6 Vocational Rehabilitative Employment Earnings

Vocational Rehabilitative Employment Earnings	a)	During the three year own occupation period as defined in Article 2.1 z), vocational rehabilitative employment earnings shall be taxable earnings from employment that was developed or expanded following the commencement of SGEU LTD Plan entitlements and approved by the SGEU LTD Plan. Included shall be all self-employment, any part-time or full-time employment with present or alternate employers.
Entitlement Reduction	b)	The monthly SGEU LTD Plan income entitlement payable shall be reduced by an amount equal to 50% of the increased monthly income (after tax) from the rehabilitative employment, until such time as the member's SGEU LTD Plan Entitlement and Vocational Rehabilitative Employment Earnings equals the pre-disability net salary as determined in the initial calculation of benefits.
Extending Entitlements	c)	Subject to prior written approval by the SGEU LTD Supervisory Committee, entitlements under the Total Disability Own Occupation may be extended to a claimant who has accepted remunerative employment and requires short-term assistance to either initiate, and/or complete a return to work plan.
	d)	Upon approval by the SGEU LTD Supervisory Committee vocational rehabilitative earnings (benefit top-up) may be extended to a claimant under the Total Disability Any and All Occupation definition of the SGEU LTD Plan Text providing the member has actively resumed remunerative
		SGEU

Article: 8 Date: 04/29/23 Title: Amount of Entitlement Page: 7 of 8 employment in some capacity. 8.7 **Gross Salary** Gross salary for determining the monthly entitlements as defined in Article 7 shall mean: a) The average regular monthly hours worked or deemed to have worked during the 12 months preceding the date total disability commenced, or b) The period since date of employment in a participating bargaining unit if less, or c) Times the hourly rate of the member on the last day of work prior to the date of total disability, or d) The hourly rate when entitlements become payable from the SGEU LTD Plan if higher but not including overtime or shift differential. 8.8 Sick Leave A claimant shall be entitled to a maximum of 15 days - Return to Work (120 hours) paid sick leave for the first year of the return to work, subject to the following conditions: a) The entitlement period shall commence on the first day of a full return to work and shall continue for a period of one year from that date; b) Upon notification of the sick day required, the employer or employee shall be reimbursed by the SGEU LTD Plan for the Claimant's salary for that day; c) Any portion of the sick leave entitlement remaining at the end of the year shall revert back to the SGEU LTD Plan: and d) The claimant may be asked to provide documentation as to the nature of the illness.



	Article: 9	Date: 04	4/29/23
	Title: Dues	Page: 1	of 4
9.1	Basic Dues	Dues payable by a member shall be:	
		 a) 1.5% (subject to amendment pending the Annua Valuation of the SGEU LTD Plan) of gross salary 	
		b) 1.5% of any retroactive payments.	
9.2	Gross Salary Determination	Gross salary contributions shall be the average regumentation monthly hours worked (during the period for which the contributions are due) times the hourly rate of the member at the time the contributions are payable.	
	Hourly Rate	 a) The hourly rate including statutory holidays and vacation pay shall be applicable to the member pursuant to the Collective Bargaining Agreement between the employer and the member's participating bargaining unit. 	t
	Camp Differential	b) Camp differential shall be included to calculate "gross salary". For the purposes of calculating gr salary, camp differential, shift differential, weeken premiums and sleepover allowance will be deeme to have been paid on any sick leave taken during calculation period.	nd ed
		 Northern District Allowance shall be included to calculate "gross salary". 	
		 d) President's & Secretary/Treasurer Salary For the purposes of determining Gross Salary ur this Article, the SGEU President's gross salary sl include pay-loss and top up, honorarium and livir allowance. 	hall
9.3	Special Assessment	Subject to approval by SGEU Annual Convention, a gross salary special assessment may be approved o an annual basis.	
9.4	Non-Permanent	Dues for non-permanent members shall be:	

	Article: 9		Date: 04/29/23
×	Title: Dues		Page: 2 of 4
		a) Calculated as per Articles 9.1, 9.2	and 9.3; and
		b) On the actual earnings received.	
9.5	Labour Service / Seasonal	Dues for labour service or seasonal m deducted:	nembers shall be
		a) On an average of the projected len term;	gth of the work
		b) From each pay cheque;	
		c) For any outstanding dues from the unless an agreement has been agr the member and the SGEU LTD So Committee; and	eed to between
		d) As per Articles 9.1, 9.2 and 9.3.	
9.6	Sick Leave While Receiving Pay	 Dues shall be payable during any p leave for which the member receive employer. 	
		 b) Dues shall be waived for any period member has been approved for en- the SGEU LTD Plan and is receiving benefits from the employer. 	titlements from
		c) Dues shall be waived for any period members initial application to the S when the member is on an absence to documented sickness and has con- sick or other payments from the em- receipt of EI sick benefits. In order such a waiver, dues must be paid up of the start of the unpaid absence of	GEU LTD Plan) e from work due eased to be paid ployer or is in to be eligible for up until the date
9.7	Elimination Period	Dues shall be payable during the elimin	nation period.
0.8	Ago 61	A member who has attained the age of	F64 shall not bo

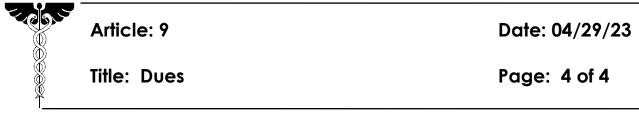
9.8 Age 64

A member who has attained the age of 64 shall not be

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Working Together for Saskatchewan

	Article: 9 Title: Dues		Date: 04/29/23 Page: 3 of 4
'		required to pay dues but shall continue member of the Plan if otherwise eligib	
9.9	LTD Dues Rebate	Upon retirement, or reaching the age of member may apply to the SGEU LTD of SGEU LTD dues based on the follow Gross hourly salary times unused sick h = LTD Dues Rebate.	Plan for a rebate ving formula:
9.10	Alternate Coverage	 a) Participating bargaining units may mutual agreement with the SGEU Committee to provide alternate LT providing that: 	LTD Supervisory
		 an additional assessment b those participating bargaining negotiate/bargain sick bank 	ng units that
		 ii) members who are expected of absence without pay or la contribute additional dues ir additional assessment durir employment with a participa unit. 	ay-off shall ncluding the ng their period of
9.11	Collection of Dues	 Payment of basic dues and any sp assessments shall be deducted by 	
		 b) Other members shall pay dues dire LTD Plan. 	ectly to the SGEU
		 Dues shall be deemed to have bee time of deduction or received by th Plan. 	•
9.12		A member on an employer approved I s for one year or less shall pay dues.	eave of absence



- 9.13 Leave of Absence A member approved for extended LTD coverage
 Beyond One Year beyond the first year of an approved leave of absence from employment shall pay dues.
- **9.14 During Appeal** Dues may not be collected from a member during the appeal process. Upon acceptance to the SGEU LTD Plan or upon return to work, all outstanding dues shall be paid retroactively on a pro-rated per month basis.

Article: 10

Date: 04/29/23

Title: Recurrent Disability

Page: 1 of 2

10.1 Recurrent Disability: A member with a total disability as defined in Article
 Time Period – 2.1:
 Same Disability:

- a) Has recovered and returned to work in any capacity (same or different occupation) and LTD benefits have ended; and
- b) Has a recurrence of the same total disability within one year of the benefit end date, the member shall receive entitlements as defined in Article 8 and at the same level as previously paid plus applicable COLA; and
- c) If the return to work occurred after the benefit end date, then the recurrence of the same total disability must be within one year from the benefit end date, and
- d) The elimination period shall be waived.
- **10.2 Time Period** A member with a total disability as defined in Article 2.1 **Different Disability** and:
 - a) Has recovered and returned to work in any capacity (same or different occupation) and LTD benefits have ended; and
 - A totally different disability occurs within one month after the benefit end date, the member shall be eligible for entitlements as defined in Article 8 and at the same level as previously paid plus the applicable COLA; and
 - c) If a return to work commenced after the benefit end date, then the date of the different disability must have occurred within the one month for the benefit end date; and
 - d) The elimination period shall be waived.

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Working Together for Saskatchewan

Article: 10

Date: 04/29/23

Title: Recurrent Disability

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10.3Continuous Total
Disability
- Own OccupationA member has recovered and has returned to work
in any capacity (same or different occupation) and
LTD benefits ended; and later,

- a) Benefits are reinstated under the LTD Plan as defined in Articles 10.1 or 10.2 (Recurrent Disability) and;
- b) The member was receiving entitlements during the total disability own occupation period; then
- c) Any time spent working shall be included or deemed as a continuation of the total disability own occupation period.
- **10.4 Successive Period** A successive period of total disability shall only be considered a recurrent disability when the duration of the absence is at least five (5) consecutive scheduled days of work.

Article: 11

Date: 04/29/23

Title: Application/RequirementsPage: 1 of 3For Entitlements

11.1	Conditions When Claiming	To claim entitlements a member shall:
	Entitlements	 a) Give written notice of disability (off work completely) to the SGEU LTD Plan no later than one year from the first day of any period of continuous disability;
		 b) Provide proof of disability and other relative information to support the claim;
		c) Provide medical information from a physician(s) about the cause and nature of the condition, the anticipated duration of the disability, and clear limitations and restrictions to substantiate why the member is not able to work;
		 At the expense of the SGEU LTD Plan, undergo, an examination, as required;
		 e) Undergo therapy or adhere to treatment(s) including medication(s) as recommended by a physician; and
		 f) Take such corrective measures as may be recommended and prescribed by a physician.
11.2	Additional Conditions	The SGEU LTD Plan has the right to require a member who is receiving entitlements under the SGEU LTD Plan to undergo an examination or treatment plan when and as often as deemed necessary by the SGEU LTD Supervisory Committee, at the expense of the SGEU LTD Plan.
11.3	Failure to Give Notice	Failure to give notice of disability or to furnish proof of disability within the time as per Article 11.1 will not invalidate a claim provided that the claimant supplies:
		 Proof and relative information satisfactory to SGEU LTD Supervisory Committee with respect to the exact duration, nature and cause of the disability,

Article: 11

Date: 04/29/23

Page: 2 of 3

Title: Application/Requirements For Entitlements

		not later than one year from the date of total disability; provided the SGEU LTD Supervisory Committee is satisfied of the specific extenuating circumstances which have medically prevented the claimant from making an application, in which event the one year may be extended;
		 b) A reason satisfactory to SGEU LTD Supervisory Committee as to why the proof and other required information was not submitted within the time limits as per Article 11.
11.4	Discontinuation of Entitlements - Other Sources	In the event that a member has received entitlements from any other source referred to in Article 8, the member may claim entitlements pursuant to the SGEU LTD Plan by giving written notice of disability to the SGEU LTD Supervisory Committee;
		 a) not later than 60 calendar days from the discontinuation of the prior entitlements for that same disability; or
		 b) such later date as is satisfactory to SGEU LTD Supervisory Committee.
11.5	Denial of Entitlements - Other Sources	Once accepted on to the SGEU LTD Plan, if a member's application for Canada Pension Plan Disability benefits, or Workers' Compensation benefits, or any other form of insurance or entitlements have been denied, the member, at the written request of the Plan, shall be required to appeal the denial, or may be required at a later date to apply again for such entitlements. Upon request of the member, the LTD Plan may provide the services of an Advocate to assist with the appeal. For WCB Appeals, the member will be directed to request assistance for an appeal from the Office of the Workers' Advocate. Refusal to appeal, as requested, will result in the suspension or termination of LTD benefits.

Arti

Article: 11

Date: 04/29/23

Title: Application/RequirementsPage: 3 of 3For Entitlements

11.6 Delay of Entitlements Delay in the payment of entitlements pursuant to Article 10.1 and 10.2 shall not entitle the member to collect interest on any payments that eventually may be made to that member from the SGEU LTD Plan.

Article: 12

Date: 04/29/23

Title: Exclusions

Page: 1 of 2

12.1	Exclusions - Entitlements	The SGEU LTD Plan shall not provide entitlements for total disability resulting from:
		a) War, whether declared or not, or any act of war;
		 b) Committing or attempting to commit a criminal offence for which the person is convicted;
	Military Service	c) Any loss incurred, injury sustained, or sickness contracted while a member is on full-time active duty (other than active duty for training purposes for a period of two months or less) as a member of any armed forces. (Dues shall be waived during this period.)
12.2	Exclusions - While Disabled	Entitlements shall not be payable during a period of total disability while:
		a) A member is in custody and is awaiting trial;
		 A member is imprisoned due to conviction of an offence; or
		 A member has established permanent residence outside Canada, as per the residency requirements of the Canada Health Act.
12.3	Acquittal - Retroactive Entitlements	If a member is acquitted of any offence, they shall be eligible for retroactive entitlements.
12.4	Interest - Retroactive Entitlements	A member shall not be entitled to interest on entitlements that become payable.
12.5	Exclusions - Dues Refund	The SGEU LTD Plan shall refund on written request, any dues paid by or on behalf of a member for any

Article: 12 Date: 04/29/23 **Title: Exclusions** Page: 2 of 2 period for which no coverage has been provided because of the exclusions contained in this Article. 12.6 First 90 Days Entitlements shall not be payable: a) For any loss incurred, injury sustained, or sickness contracted if such occurs during the first 90 calendar days of being a member in the SGEU LTD Plan; and b) Can be directly attributed to a condition that existed prior to membership in the SGEU LTD Plan for which treatment was received, or drugs were prescribed by a physician, during the six (6) month period prior to membership in the SGEU LTD Plan.

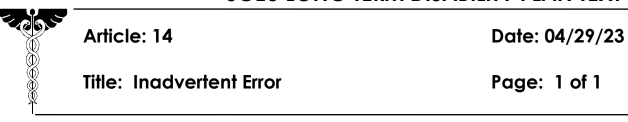


Article: 13

Date: 04/29/23

Title: Entitlements Payable to Members Page: 1 of 1

13.1	Assignments	Entitlements shall be payable:	
		a) Only to members entitled; and	
		 b) No assignment of entitlements made by a member shall be valid. 	
13.2	Incapacitated	In the event that a member is incompetent to administer their own affairs, entitlements may be made payable to the legally appointed and/or authorized representative.	



14.1	Inadvertent Error	An inadvertent error shall not be sufficient cause to invalidate a Member's claim for entitlements under the SGEU LTD Plan. For purposes of this Article, "inadvertent error" shall include an error by an individual or individuals other than the Member claiming entitlements and would include errors such as:
		 a) Omission of the name of an eligible member from a list submitted to the SGEU LTD Plan by an authorized person;
		b) Failure to forward dues on time; or
		 Forwarding of incorrect dues to the SGEU LTD Plan.
14.2	Excess Dues	Any excess dues forwarded to the SGEU LTD Plan on behalf of a Member or dues forwarded for a person not eligible for coverage shall be returned upon receipt by the SGEU LTD Plan of a written request.
14.3	Liability	There shall be no liability on the SGEU LTD Plan for payment of any entitlements to persons for whom dues are paid when the membership conditions of the SGEU LTD Plan were not satisfied.

Article: 15

Date: 04/29/23

Title: Plan Amendments, Termination

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15.1	Amendments	The SGEU LTD Plan may be amended by:
		 a resolution adopted by a majority vote of the Annual Convention; or
		 b) a resolution adopted by a secret ballot conducted among all members of the SGEU LTD Plan in which a majority of those voting, vote in favour.
15.2	Effective Date	The effective date of amendments shall be the first day of the month following the month in which the vote occurs, except where otherwise provided.
15.3	Termination	 The termination of the SGEU LTD Plan shall be without prejudice to claims originating prior to the date of termination.
		 b) Entitlements shall be limited to the assets of the SGEU LTD Plan at the termination date including the earnings thereon less expenses of the SGEU LTD Plan.
15.4	Termination	Excess funds shall be:
	- Excess Funds	 a) distributed pro-rata to the members of the SGEU LTD Plan based on dues paid; or
		 by such other method of distribution as decided by the SGEU LTD Plan.
15.5	Termination - Date	The SGEU LTD Plan may be terminated effective on the next following anniversary date by a resolution adopted by a vote conducted among all members of the SGEU LTD Plan. Such resolution shall be by secret ballot and shall be determined by the decision of the majority of those voting.