COMBINED FULL-TIME/PART-TIME

COLLECTIVE AGREEMENT

Between



NORTH BAY REGIONAL HEALTH CENTRE

(hereinafter called the "Hospital")

and



CUPE LOCAL 139

(hereinafter called the "Union")

Expires: September 28, 2023



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ARTICLE 1 - PREAMBLE

1.01 - PREAMBLE

The general purpose of this Agreement is to establish and maintain collective bargaining relations between the Hospital and the employees covered by this Agreement; to provide for ongoing means of communication between the Union and the Hospital and the prompt disposition of grievances and the final settlement of disputes and to establish and maintain mutually satisfactory wages, hours of work and other conditions of employment in accordance with the provisions of this Agreement.

It is recognized that the employees wish to work efficiently together with the Hospital to secure the best possible care and health protection for patients

ARTICLE 2 – DEFINITIONS

2.01 - TEMPORARY EMPLOYEE

Employees may be hired for a specific term not to exceed six (6) months, to replace an employee who will be on approved leave of absence, absence due to WSIB disability, sick leave, long term disability or to perform a special non recurring task. This term may be extended a further six (6) months on mutual agreement of the Union, employee, and Hospital or by the Hospital on its own up to twelve (12) months where the leave of the person being replaced extends that far. The period of employment of such persons will not exceed the absentee's leave. The release or discharge of such persons shall not be the subject of a grievance or arbitration.

This clause would not preclude such employees from using the job posting provision under the collective agreement and any successful applicant who has completed their probation period will be credited with the appropriate seniority.

The Hospital will outline to employees selected to fill such temporary vacancies and the Union, the circumstances giving rise to the vacancy, and the special conditions relating to such employment.

2.02 - PART-TIME COMMITMENT

The Hospital shall not refuse to accept an offer from an employee to make a written commitment to be available for work on a regular predetermined basis solely for the purpose of utilizing casual employees so as to restrict the numbers of regular part time employees.

2.03 - REGULAR PART-TIME EMPLOYEE

Regular part-time employees are employees regularly employed for not more than twenty-four (24) hours per week.

Part-time employees may work more than twenty-four (24) hours per week on a temporary basis to cover absence due to illness, vacations, leaves of absence and still retain part-time status.

2.04 - CASUAL EMPLOYEE

A casual employee is an employee who works on relief basis only, to fill in for illness, vacations, emergencies, and other short-term staff shortages.

A casual employee may be deemed to have resigned his/her employment if the employee has failed to work in any six (6) months period provided work has been offered and the employee is not on an approved leave during the six (6) month period. The Hospital's discretion to deem a casual employee resigned will not be exercises in an arbitrary manner.

For clarification purposes, the Hospital will assign available work to regular part-time employees prior to calling on casual employees, provided that overtime costs do not occur.

ARTICLE 3 - RELATIONSHIP

3.01 - NO DISCRIMINATION

The parties agree that there shall be no discrimination within the meaning of the Ontario Human Rights Code against any employee by the Union or the Hospital by reason of race, creed, colour, age, sex, marital status, nationality, ancestry or place of origin, family status, handicap, sexual orientation, political affiliation or activity, or place of residence. The Hospital and the Union further agree that there will be no intimidation, discrimination, interference, restraint or coercion exercised or practised by either of them or their representatives or members, because of an employee's membership or non-membership in a Union or because of their activity or lack of activity in the Union.

The Union shall be provided a copy of any written notice provided to an employee that they may be subject to termination, demotion, transfer, or other adverse impact for innocent absenteeism.

3.02 – ATTENDANCE MANAGEMENT

Days of absence arising out of a medically-established serious chronic condition, an on-going course of treatment, a catastrophic event, absence for which WSIB benefits are payable, medically necessary surgical interventions, or days where the employee is asymptomatic and is under a doctor's care from the commencement of symptoms for a confirmed communicable disease (and has provided medical substantiation of such symptoms) but is required to be absent under the Hospital or public health authority protocol, will not be counted for the purposes of being placed on, or progressing through, the steps of an attendance management program.

Leaves covered under the *Employment Standards Act*, and leaves under Article 12 will not be counted for the purposes of being placed on, or progressing through, the steps of an attendance management program.

ARTICLE 4 - STRIKES & LOCKOUTS

The Union agrees there shall be no strikes and the Hospital agrees there shall be no lockouts so long as this Agreement continues to operate. The terms "strike" and "lockout" shall bear the meaning given them in the Ontario Labour Relations Act.

ARTICLE 5 - UNION SECURITY

5.01 – T4 SLIPS

The Hospital will provide each employee with a T-4 supplementary slip showing the dues deducted in the previous year for income tax purposes where such information is available or becomes readily available through the Hospital's payroll system.

5.02 – NOTIFICATION TO UNION

- (a) The Hospital will provide the union with a list, monthly, of all hirings, lay-offs, recalls, and positions which have been vacated within the bargaining unit where such information is available or becomes readily available through the Hospital's payroll system.
- (b) The Hospital will provide the Union with the current mailing address, personal email address if available and phone number(s) it has on record of all members of the bargaining unit twice a year in electronic form.

5.03 – EMPLOYEE INTERVIEW

A new employee will have the opportunity to meet with a representative of the Union in the employ of the Hospital for a period of up to 15 minutes during the employee's orientation period without loss of regular earnings. The purpose of the meeting will be to acquaint the employee with such representative of the Union and the collective agreement.

Such meetings may be arranged collectively or individually for employees by the Hospital as part of the orientation program.

5.04 - NO OTHER AGREEMENTS

No employee shall be required or permitted to make any written or verbal agreement with the Hospital or its representative(s) which conflicts with the terms of this agreement.

No individual employee or group of employees shall undertake to represent the union at meetings with the Hospital without proper authorization from the union.

ARTICLE 6 – UNION REPRESENTATION AND COMMITTEES

6.01 - UNION ACTIVITY ON PREMISES AND/OR ACCESS TO PREMISES

The Union agrees that neither it, nor its officers, agents, representatives and members will engage in the solicitation of members, holding of meetings or any other Union activities on Hospital premises or on Hospital time without the prior approval of the Hospital, except as specifically provided for in this Agreement. Such approval will not be unreasonably denied.

<u>6.02 – LABOUR-MANAGEMENT COMMI</u>TTEE

(a) Where the parties mutually agree that there are matters of mutual concern and interest that would be beneficial if discussed at a Labour Management Committee Meeting during the

term of this Agreement, the following shall apply.

- (b) An equal number of representatives of each party as mutually agreed shall meet at a time and place mutually satisfactory. A request for a meeting hereunder will be made in writing prior to the date proposed and accompanied by an agenda of matters proposed to be discussed, which shall not include matters that are properly the subject of grievance or negotiations for the amendment or renewal of this agreement.
 - Any representative(s) attending such meetings during their regularly scheduled hours of work shall not lose regular earnings as a result of such attendance.
- (c) It is agreed that the topic of a rehabilitation program for drug and alcohol abuse is an appropriate topic for the Labour-Management Committee.
 - It is also agreed that the topic of the utilization of full-time and part-time staff is an appropriate topic for the Labour-Management Committee. The committee shall have access to work schedules and job postings upon request.
- (d) It is understood that joint meetings with other Labour-Management Committees in the Hospital may be scheduled concerning issues of mutual interest if satisfactory to all concerned.
- (e) Where two or more agreements exist between a Hospital and CUPE the Committee may be a joint one representing employees under both agreements, unless otherwise agreed.

6.03 - LOCAL BARGAINING COMMITTEE

The Hospital agrees to recognize a negotiating committee comprised of hospital employee representatives of the Union for the purpose of negotiating a renewal agreement (as set out in the Local Provisions Appendix). The Hospital agrees to pay members of the negotiating committee for straight time wages lost from their regularly scheduled working hours spent in direct negotiations for a renewal agreement, up to but not including arbitration. Nothing in this provision is intended to preclude the Union negotiating committee from having the assistance of any representatives of the Canadian Union of Public Employees when negotiating with the Hospital.

When direct negotiations begin or end within ten (10) hours of a negotiating team member's scheduled shift, the Hospital will endeavour to provide a one day's leave of absence without pay, to provide a sufficient rest break if the employee so requests. Such request shall not be unreasonably denied. Such leave shall be considered leave of absence for union business, but shall not be deducted from the Union entitlement under Article 12.02.

6.04 - CENTRAL BARGAINING COMMITTEE

(a) In central bargaining between the Canadian Union of Public Employees and the participating hospitals, an employee serving on the Union's Central Negotiating Committee shall be paid for time lost from their normal straight time working hours at their regular rate of pay and without loss of leave credits for attending central negotiating meetings with the Hospitals' Central Negotiating Committee in direct negotiations up to the point of arbitration. In addition, an employee serving on the Union's Central Negotiating Committee shall be paid for time lost from their normal straight time working hours at their regular rate of pay and without loss of leave credits for two (2) days of preparation time for such central negotiating meetings with the Hospital's Central negotiating Committee. Upon reference to arbitration, the Negotiating Committee members shall receive unpaid time off for the

purpose of attending arbitration hearings.

It is understood and agreed that the maximum number of Union Central Negotiating Committee members entitled to payment under this provision shall be eight (8), and in no case will more than one employee from a hospital be entitled to such payment.

The Union shall advise the Hospitals' Central Negotiating Committee, before negotiations commence, of those employees to be paid under this provision. The Hospitals' Central Negotiating Committee shall advise the eight (8) Hospitals accordingly.

(b) Vice-Presidents of the Ontario Council of Hospital Unions shall be granted leave of absence by their employers in accordance with (a) above or Article 12.02 as the case may be, in order to fulfil the duties of their position.

6.05 – UNION STEWARDS

- (a) The Hospital agrees to recognize Union stewards to be elected or appointed from amongst employees in the bargaining unit who have completed their probationary period for the purpose of dealing with Union business as provided under this Collective Agreement.
- (b) A Chief Steward or designate may, in the absence of any steward, assist in the presentation of any grievance, or with any steward function.
- (c) The Union shall keep the Hospital notified in writing of the names of Union stewards appointed or selected under this Article as well as the effective date of their respective appointments.
- (d) It is agreed that Union stewards have their regular duties and responsibilities to perform for the Hospital and shall not leave their regular duties without first obtaining permission from their immediate supervisor. If, in the performance of their duties, a Union steward is required to enter an area within the Hospital in which they are not originally employed, they shall report their presence to the supervisor in the area immediately upon entering it. Such permission shall not be unreasonably withheld. When resuming their regular duties and responsibilities, such steward shall again report to their immediate supervisor. A Union steward shall suffer no loss of earnings for time spent in performing the above duties during their regular scheduled working hours.
- (e) Nothing in this Article shall preclude full-time stewards from representing part-time employees and vice-versa.
- (f) The number of stewards and the areas which they represent, are to be determined locally.

6.06 - GRIEVANCE COMMITTEE

The Hospital will recognize a Grievance Committee composed of the Chief Steward and not more than (as set out in Local Provisions Appendix) employees selected by the Union who have completed their probationary period. A general representative of the Union may be present at any meeting of the Committee. The purpose of the Committee is to deal with complaints or grievances as set out in this Collective Agreement.

The Union shall keep the Hospital notified in writing of the names of the members of the Grievance Committee appointed or selected under this Article as well as the effective date of their respective appointments.

A Committee member shall suffer no loss of earnings for time spent during their regular scheduled working hours in attending grievance meetings with the Hospital up to, but not including arbitration. The number of employees on the Grievance Committee shall be determined locally.

ARTICLE 7 - GRIEVANCE AND ARBITRATION PROCEDURE

- 7.01 For purposes of this Agreement, a grievance is defined as a difference arising between the parties relating to the interpretation, application, administration or alleged violation of the Agreement including any question as to whether a matter is arbitrable.
- 7.02 At the time formal discipline is imposed or at any stage of the grievance procedure an employee shall have the right upon request to the presence of their steward. In the case of suspension or discharge the Hospital shall notify the employee of this right in advance.
- 7.03 It is the mutual desire of the parties hereto that complaints of employees shall be adjusted as quickly as possible, and it is understood that an employee has no grievance until they have first given their immediate supervisor the opportunity of adjusting their complaint. The grievor may have the assistance of a union steward if they so desire. Such complaint shall be discussed with their immediate supervisor within nine (9) calendar days after the circumstances giving rise to it have occurred or ought reasonably to have come to the attention of the employee and failing settlement within nine (9) calendar days, it shall then be taken up as a grievance within nine (9) calendar days following advice of their immediate supervisor's decision in the following manner and sequence:

Step No. 1

The employee, who may be accompanied by a steward, may submit a written grievance signed by the employee to (designated by Hospital). The grievance shall identify the nature of the grievance and the remedy sought and should identify the provisions of the Agreement which are alleged to be violated. The Union and the Hospital may, if they so desire, meet to discuss the grievance at a time and place suitable to both parties. The (designate) will deliver their decision in writing within nine (9) calendar days following the day on which the grievance was presented to them. Failing settlement or response, then:

Step No. 2

Within nine (9) calendar days following the decision in Step No.1, the grievance may be submitted in writing to the (designated by Hospital). A meeting will then be held between the (designate) and the Grievance Committee within nine (9) calendar days of the submission of the grievance at Step No. 2 unless extended by agreement of the parties. It is understood and agreed that a representative of the Canadian Union of Public Employees and the grievor may be present at the meeting. It is further understood that the (designate) may have such counsel and assistance as they may desire at such meeting. The decision of the Hospital shall be delivered in writing within nine (9) calendar days following the date of such meeting.

7.04 A complaint or grievance arising directly between the Hospital and the Union concerning the interpretation, application or alleged violation of the Agreement shall be originated at Step No. 2 within fourteen (14) calendar days following the circumstances giving rise to the complaint or grievance. It is expressly understood, however, that the provisions of this Article may not be used with respect to a grievance directly affecting an employee which such employee could themselves institute and the regular grievance procedure shall not be thereby bypassed.

- 7.05 Where a number of employees have identical grievances and each employee would be entitled to grieve separately they may present a group grievance in writing identifying each employee who is grieving to the Department Head or their designee within fourteen (14) calendar days after the circumstances giving rise to the grievance have occurred or ought reasonably to have come to the attention of the employee(s). The grievance shall then be treated as being initiated at Step No. 2 and the applicable provisions of this Article shall then apply with respect to the processing of such grievance.
- 7.06 The release or discharge of an employee during the probationary period shall not be the subject of a grievance or arbitration. A claim by an employee who has completed their probationary period that they have been unjustly discharged or suspended shall be treated as a grievance if a written statement of such grievance is lodged by the employee with the Hospital at Step No. 2 within seven (7) calendar days after the date the discharge or suspension is effected. Such special grievance may be settled under the Grievance or Arbitration Procedure by:
 - (a) confirming the Hospital's action in dismissing the employee; or
 - (b) reinstating the employee with or without full compensation for the time lost; or
 - (c) by any other arrangement which may be deemed just and equitable.

Wherever the Hospital deems it necessary to suspend or discharge an employee, the Hospital shall notify the Union of such suspension or discharge in writing. The Hospital agrees that it will not suspend, discharge or otherwise discipline an employee who has completed their probationary period, without just cause.

- 7.07 (a) Failing settlement under the foregoing procedure of any grievance between the parties arising from the interpretation, application, administration or alleged violation of this Agreement, including any question as to whether a matter is arbitrable, such grievance may be submitted to arbitration as hereinafter provided. If no written request for arbitration is received within eighteen (18) calendar days after the decision under Step No. 2 is given, the grievance shall be deemed to have been abandoned. Where such a written request is postmarked within sixteen (16) calendar days after the decision under Step No. 2, it will be deemed to have been received within the time limits.
 - (b) The parties agree that it is their intent to resolve grievances without recourse to arbitration, wherever possible. Therefore, notwithstanding (a) above, the parties may, upon mutual agreement, engage the services of a mediator in an effort to resolve the grievance and may extend the time limits for the request for arbitration. The parties will share equally the fees and expenses, if any, of the mediator.
- 7.08 All agreements reached under the Grievance Procedure between the representatives of the Hospital and the representatives of the Union will be final and binding upon the Hospital and the Union and the employees.
- 7.09 When either party requests that any matter be submitted to arbitration as provided in the foregoing Article, it shall make such request in writing addressed to the other party to this Agreement, and at the same time name a nominee. Within seven (7) calendar days thereafter the other party shall name a nominee, provided, however, that if such party fails to name a nominee as herein required, the Minister of Labour for the Province of Ontario shall have power to effect such appointment upon application thereto by the party invoking Arbitration Procedure. The two nominees shall attempt to select by agreement a chairperson of the Arbitration Board. If they are unable to agree upon such

a chairperson within a period of fourteen (14) calendar days, they shall then request the Minister of Labour for the Province of Ontario to appoint a chairperson.

- 7.10 No person may be appointed as an arbitrator who has been involved in an attempt to negotiate or settle the grievance.
- 7.11 No matter may be submitted to arbitration which has not been properly carried through all requisite steps of the Grievance Procedure.
- 7.12 The Arbitration Board shall not be authorized to make any decision inconsistent with the provisions of this Agreement, nor to alter, modify, add to or amend any part of this Agreement.
- 7.13 The proceedings of the Arbitration Board will be expedited by the parties hereto and the decision of the majority and, where there is no majority the decision of the chairperson will be final and binding upon the parties hereto and the employee or employees concerned.
- 7.14 Each of the parties hereto will bear the expense of the nominee appointed by it and the parties will share equally the fees and expenses, if any, of the chairperson of the Arbitration Board.
- 7.15 The time limits set out in the Grievance and Arbitration Procedures herein are mandatory and failure to comply strictly with such time limits except by the written agreement of the parties, shall result in the grievance being deemed to have been abandoned subject only to the provisions of Section 48 (16) of The Labour Relations Act.
- 7.16 Wherever Arbitration Board is referred to in the Agreement, the parties may mutually agree in writing to substitute a single arbitrator for the Arbitration Board at the time of reference to arbitration and the other provisions referring to Arbitration Board shall appropriately apply.

ARTICLE 8 - ACCESS TO FILES

8.01 - ACCESS TO PERSONNEL FILE

Each employee shall have reasonable access to their personnel file for the purpose of reviewing any evaluations or formal disciplinary notations contained therein, in the presence of the Director of Personnel or designate. An employee has the right to request copies of any evaluations in this file.

8.02 - CLEARING OF RECORD

Any letter of reprimand, suspension or any other sanction will be removed from the record of an employee eighteen (18) months following the receipt of such letter, suspension or other sanction provided that such employee's record has been discipline free for one year. All leaves of absence in excess of ten (10) calendar days will not count toward either of the above periods.

ARTICLE 9 - SENIORITY

9.01 - PROBATIONARY PERIOD

A new employee will be considered on probation until they have completed sixty (60) days of work (or 450 hours of work for employees whose regular hours of work are other than the standard work

day), within any twelve (12) calendar months. Upon completion of the probationary period they shall be credited with seniority equal to sixty (60) working days. With the written consent of the Hospital, the probationary employee and the President of the Local Union or designate, such probationary period may be extended. Any extensions agreed to will be in writing and will specify the length of the extension. The release or discharge of an employee during the probationary period shall not be the subject of a grievance or arbitration unless the probationary employee is released for reasons which are arbitrary, discriminatory, in bad faith, or for exercising a right under this Agreement.

9.02 - DEFINITION OF SENIORITY

Full-time employees will accumulate seniority on the basis of their continuous service in the bargaining unit from the last date of hire, except as otherwise provided herein.

Part-time employees, including casual employees, will accumulate seniority on the basis of one (1) year's seniority for each 1725 hours worked in the bargaining unit as of the last date of hire, except as otherwise provided herein.

Seniority will operate on a bargaining unit wide basis.

A part-time employee cannot accrue more than one year's seniority in a twelve (12) month period. The twelve (12) month period shall be determined locally.*

9.03 - LOSS OF SENIORITY

An employee shall lose all seniority and service and shall be deemed to have terminated if they:

- (a) resign;
- (b) are discharged and not reinstated through the grievance/arbitration procedure;
- (c) have retired;
- (d) are absent from scheduled work for a period of three (3) or more consecutive working days without notifying the Hospital of such absence and providing to the Hospital a satisfactory reason;
- (e) have been laid off for forty-eight (48) months;
- (f) have been laid off and fail to return to work within seven (7) calendar days after that employee has been notified by the Hospital through registered mail addressed to the last address on the records of the Hospital, subject to any special provisions regarding temporary vacancies noted under the heading of Layoff and Recall.

9.04 - EFFECT OF ABSENCE

((a), (b) and (c) of the following clause are applicable to full-time employees only)

Unless otherwise provided in the Collective Agreement:

(a) It is understood that during an approved unpaid absence not exceeding thirty (30)

continuous days or any approved absence paid by the Hospital, both seniority and service will accrue.

(b) During an unpaid absence exceeding thirty (30) continuous calendar days, credit for service for purposes of salary increment, vacation, sick leave, or any other benefits under any provisions of the Collective Agreement or elsewhere, shall be suspended for the period of the absence in excess of thirty (30) continuous calendar days, the benefits concerned appropriately reduced on a pro rata basis and the employee's anniversary date adjusted accordingly. In addition, the employee will become responsible for full payment of any subsidized employee benefits in which they are participating for the period of absence, except that the Hospital will continue to pay its share of the premiums up to thirty (30) months while an employee is in receipt of WSIB benefits or LTD benefits. Such payment shall also continue while an employee is on sick leave (including the Employment Insurance Period) to a maximum of thirty (30) months from the time the absence commenced.

Notwithstanding this provision, service shall accrue for a period of fifteen (15) weeks if an employee's absence is due to a disability resulting in WSIB benefits or LTD benefits.

- (c) It is further understood that during such unpaid absence, credit for seniority for purposes of promotion, demotion, transfer or lay-off shall be suspended and not accrue during the period of absence. Notwithstanding this provision seniority shall accrue for the duration of the absence, if an employee's absence is due to a disability resulting in WSIB benefits or LTD benefits, or while an employee is on paid or unpaid sick leave (including the Employment Insurance Period).
- (d) Part-time employees shall accrue seniority for the duration of the absence, if an employee's absence is due to a disability resulting in WSIB benefits, or a disability in accordance with the *Human Rights Code*.

Part-time employees shall accrue service for a period of fifteen (15) weeks if absent due to a disability resulting in WSIB benefits, on the basis of what the employee's normal regular hours of work would have been.

9.05 – JOB POSTING

- (a) Where a permanent vacancy occurs in a classification within the bargaining unit or a new position within the bargaining unit is established by the Hospital, such vacancy shall be posted for a period of seven (7) consecutive calendar days. Applications for such vacancy shall be made in writing within the seven (7) day period referred to herein.
- (b) The postings shall stipulate the qualifications, classifications, rate of pay, department and shift and a copy shall be provided to the Chief Steward.
- (c) Vacancies created by the filling of an initial permanent vacancy will be posted for a period of three (3) consecutive calendar days, excluding Saturdays, Sundays and Holidays. Applications for such vacancies shall be made in writing within the three (3) day period referred to herein.
- (d) In matters of promotion and staff transfer appointment shall be made of the senior applicant able to meet the normal requirements of the job. Successful employees need not be considered for other vacancies within a six (6) month period unless an opportunity arises which allows the employee to change their permanent status.

- (e) The Hospital agrees that it shall post permanent vacant positions within 30 calendar days of the position becoming vacant, unless the Hospital provides the Union notice under Article 9.08(A)(a) of its intention to eliminate the position.
- (f) The name of the successful applicant will be posted on the bulletin board for a period of seven (7) calendar days.
- (g) Where there are no successful applicants from within this bargaining unit for vacant positions referred to in this Article, employees in other CUPE bargaining units at the Hospital will be selected in accordance with the criteria for selection above, prior to considering persons who are not members of CUPE bargaining units at the Hospital. The employees eligible for consideration shall be limited to those employees who have applied for the position in accordance with this Article, and selection shall be made in accordance with this Article.
- (h) The successful applicant shall be allowed a trial period of up to thirty (30) days, during which the Hospital will determine if the employee can satisfactorily perform the job. Within this period the employee may voluntarily return, or be returned by the Hospital to the position formerly occupied, without loss of seniority. The vacancy resulting from the posting may be filled on a temporary basis until the trial period is completed.
- (i) A list of vacancies filled in the preceding month under this Article and the names of the successful applicants will be posted, with a copy provided to the union.
- (j) Where it is known that such assignments will exceed a continuous period of six (6) weeks or more, the posting provisions of Article 9.05 will apply.

9.06 - TRANSFER AND SENIORITY OUTSIDE THE BARGAINING UNIT

- (a) It is understood that an employee shall not be transferred by the Hospital to a position outside the bargaining unit without their consent except in the case of temporary assignments not exceeding six (6) months. This period may be extended a further six (6) months upon the agreement of the employee and the Hospital. Such employees on temporary assignments shall remain members of the bargaining unit.
- (b) An employee who is transferred to a position outside the bargaining unit shall not, subject to (c) below, accumulate seniority. In the event the employee is returned by the Hospital to a position in the bargaining unit within twenty-four (24) months of the transfer they shall be credited with the seniority held at the time of transfer and resume accumulation from the date of their return to the bargaining unit. An employee not returned to the bargaining unit within 24 months shall forfeit bargaining unit seniority.
- (c) In the event an employee transferred out of the bargaining unit under (a) or (b) above is returned to the bargaining unit within a period of nine (9) calendar months, they shall accumulate seniority during the period of time outside the bargaining unit.

9.07 (A) - TRANSFER OF SENIORITY AND SERVICE

Effective (the date as set out in the Local Provisions Appendix) and for employees who transfer subsequent to (the effective date as set out in the Local Provisions Appendix):

For application of seniority for purposes of promotion, demotion, transfer, layoff and recall and service (including meeting any waiting period or other entitlement requirements) for purposes of

vacation entitlement, HOODIP or equivalent, health and welfare benefit plans, and wage progression:

- (i) an employee whose status is changed from full-time to part-time shall receive full credit for their seniority and service;
- (ii) an employee whose status is changed from part-time to full-time shall receive credit for their seniority and service on the basis of one (1) year for each 1725 hours worked.

The above-noted employee shall be allowed a trial period of up to thirty (30) days, during which the Hospital will determine if the employee can satisfactorily perform the job. Within this period the employee may voluntarily return, or be returned without loss of seniority to their former duties on the same shift in the same department and at the appropriate rate of pay, subject to any changes which would have occurred had they not transferred.

9.07 (B) - PORTABILITY OF SERVICE

An employee hired by the Hospital with recent and related experience may claim consideration for such experience at the time of hiring on a form to be supplied by the Hospital. Any such claim shall be accompanied by verification of previous related experience. The Hospital shall then evaluate such experience during the probationary period following hiring. Where in the opinion of the Hospital such experience is determined to be relevant, the employee shall be slotted in that step of the wage progression consistent with one (1) year's service for every one (1) year of related experience in the classification upon completion of the employee's probationary period. It is understood and agreed that the foregoing shall not constitute a violation of the wage schedule under the collective agreement.

9.07 (C) - TRANSFORMATION IN HEALTH CARE

Seniority Recognition

Without prejudice to the Union's or Hospitals' rights under the collective agreement or the Labour Relations Act and/or the Public Sector Labour Relations Transition Act, the parties agree that non-unionized employees who are affected (via relocation/transfer*) shall, when entering the bargaining unit, be afforded seniority and service in accordance with the anniversary of their date of hire (or hours worked) from their original Hospital. Such anniversary date shall be calculated in accordance with the relevant provisions of the relevant collective agreement.

Right to Return or Transfer

Employees who are relocated/transferred* to another employer by the Hospital will retain their seniority and service at their original hospital for a 48-month period.

Without prejudice to the Union's or Hospitals' rights under the collective agreement or the Labour Relations Act and/or the Public Sector Labour Relations Transition Act, employees relocated/transferred* shall have the right to post for vacancies that arise, prior to or subsequent to the relocation/transfer*, at their originating Hospital for that 48-month period.

If they are the successful applicant, they will return to the employ of the Hospital with seniority accrued and service intact but not accrued, for the period that the employee was relocated/transferred* to another employer.

*Pursuant to a "Sale of Business" under Section 69 of the Labour Relations Act, or to a transfer pursuant to the Public Sector Labour Relations Transition Act.

9.08 (A) - NOTICE AND REDEPLOYMENT COMMITTEE

(a) Notice

In the event of a proposed layoff at the Hospital of a permanent or long-term nature or the elimination of a position within the bargaining unit, the Hospital shall:

- (i) provide the Union with no less than five (5) months' written notice of the proposed layoff or elimination of position; and
- (ii) provide to the affected employee(s), if any, who will be laid off with no less than five (5) months' written notice of layoff, or pay in lieu thereof.

Note: Where a proposed layoff results in the subsequent displacement of any member(s) of the bargaining unit, the original notice to the Union provided in (i) above shall be considered notice to the Union of any subsequent layoff.

- (b) A layoff shall not include a reassignment of an employee from their classification or area of assignment who would otherwise be entitled to notice of layoff provided:
 - (I) reassignments will occur in reverse order of seniority;
 - (II) the reassignment of the employee is to an appropriate permanent position with the employer having regard to the employees skills, abilities, qualifications and training or training requirements;
 - (III) the reassignment of the employee does not result in a reduction of the employees wage rate or hours of work;
 - (IV) the job to which the employee is reassigned is located at the employee's original work site or at a nearby site in terms of relative accessibility for the employee;
 - (V) the job to which the employee is reassigned is on the same or substantially similar shift or shift rotation; and
 - (VI) where more than one employee is to be reassigned in accordance with this provision, the reassigned employees shall be entitled to select from the available appropriate vacancies to which they are being reassigned in order of seniority provided no such selection causes or would cause a layoff or bumping.

The Hospital bears the onus of demonstrating that the foregoing conditions have been met in the event of a dispute. The Hospital shall also reasonably accommodate any reassigned employee who may experience a personal hardship arising from being reassigned in accordance with this provision.

(c) Any vacancy to which an employee is reassigned pursuant to paragraph (b) need not be posted.

(d) Redeployment Committee

At each Hospital a Redeployment Committee will be established not later than two (2) weeks after the notice referred to in 9.08(A)(a) and will meet thereafter as frequently as is necessary.

(i) Committee Mandate

The mandate of the Redeployment Committee is to:

- (1) Identify and propose possible alternatives to the proposed layoff(s) or elimination of position(s), including, but not limited to, identifying work which would otherwise be bargaining unit work and is currently work contracted-out by the Hospital which could be performed by bargainingunit employees who are or would otherwise be laid off;
- (2) Identify vacant positions in the Hospital or positions which are currently filled but which will become vacant within a twelve (12) month period and which are either:
 - (a) within the bargaining unit; or
 - (b) within another CUPE bargaining unit; or
 - (c) not covered by a collective agreement.
- (3) Identify the retraining needs of workers and facilitate such training for workers who are, or would otherwise be, laid off.
- (4) Subject to article 9.11, the Hospital will award vacant positions to employees who are, or would otherwise be laid off, in order of seniority if, with the benefit of up to six (6) months retraining, an employee has become able to meet the normal requirements of the job.
- (5) Any dispute relating to the foregoing provisions may be filed as a grievance commencing at Step 2.

(ii) Committee Composition

The Redeployment Committee shall be comprised of equal numbers of representatives of the Hospital and of the Union. The number of representatives will be determined locally. Where for the purposes of HTAP (the Ontario Hospital Training and Adjustment Panel) there is another hospital-wide staffing and redeployment committee created or in existence, Union members of the Redeployment Committee shall serve on any such hospital wide staffing committee established with the same or similar terms of reference, and the number of Union members on such committee will be proportionate to the number of its bargaining unit members at the particular Hospital in relation to other staff groups.

Meetings of the Redeployment Committee shall be held during normal working hours. Time spent attending such meetings shall be deemed to be work time for which the representative(s) shall be paid by the Hospital at their regular or premium rate as may be applicable.

Each party shall appoint a co-chair for the Redeployment Committee. Co-chairs shall chair alternative meetings of the Committee and will be jointly responsible for establishing the agenda of the Committee meetings, preparing minutes and writing such correspondence as the Committee may direct.

(iii) <u>Disclosure</u>

The Hospital shall provide to the Redeployment Committee all pertinent staffing and financial information.

(iv) <u>Alternatives</u>

The Redeployment Committee or where there is no consensus, the committee members shall propose alternatives to cutbacks in staffing to the Hospital's Chief Executive Officer and to the Board of Directors.

At the time of submitting any plan concerning rationalization of services and involving the elimination of any position(s) or any layoff(s) to the District Health Council or to the Ministry of Health, the Hospital shall provide a copy, together with accompanying documentation, to the Union.

9.08 (B) - RETIREMENT ALLOWANCE

Prior to issuing notice of layoff pursuant to article 9.08(A)(a)(ii) in any classification(s), the Hospital will offer early retirement allowance to a sufficient number of employees eligible for early retirement under HOOPP within the classification(s) in order of seniority, to the extent that the maximum number of employees within a classification who elect early retirement is equivalent to the number of employees within the classification(s) who would otherwise receive notice of layoff under article 9.08(A)(a)(ii).

An employee who elects an early retirement option shall receive, following completion of the last day of work, a retirement allowance of two (2) weeks' salary for each year of service, plus a prorated amount for any additional partial year of service, to a maximum ceiling of fifty-two (52) weeks' salary.

9.08 (C) - VOLUNTARY EXIT OPTION

If after making offers of early retirement, individual layoff notices are still required, prior to issuing those notices the Hospital will offer a voluntary early exit option in accordance with the following conditions:

- (i) The Hospital will first make offers in the classifications within department(s) where layoffs would otherwise occur. If more employees than are required are interested, the Hospital will make its decision based on seniority.
- (ii) If insufficient employees in the department affected accept the offer, the Hospital will then extend the offer to employees in the same classification in other departments. If more employees than are required are interested, the Hospital will make its decision based on seniority.
- (iii) In no case will the Hospital approve an employee's request under (i) and (ii) above for a voluntary early exit option, if the employees remaining are not qualified to perform the available work.

(iv) The number of voluntary early exit options the Hospital approves will not exceed the number of employees in that classification who would otherwise be laid off. The last day of employment for an employee who accepts a voluntary early exit option will be at the Hospital's discretion and will be no earlier than thirty (30) calendar days immediately following the employee's written acceptance of the offer.

An employee who elects a voluntary early exit option shall receive, following completion of the last day of work, a separation allowance of two (2) weeks' salary for each year of service, to a maximum of fifty-two (52) weeks' pay.

9.09 - LAYOFF AND RECALL

An employee in receipt of notice of layoff pursuant to 9.08(A)(a)(ii) may:

- (a) accept the layoff; or
- (b) opt to receive a separation allowance as outlined in Article 9.12; or
- (c) opt to retire, if eligible under the terms of the Hospitals of Ontario Pension Plan (HOOPP) as outlined in Article 9.08(B); or
- (d) displace another employee who has lesser bargaining unit seniority in the same or a lower or an identical-paying classification in the bargaining unit if the employee originally subject to layoff has the ability to meet the normal requirements of the job. An employee so displaced shall be deemed to have been laid off and shall be entitled to notice in accordance with Article 9.08(A)(a).

An employee who chooses to exercise the right to displace another employee with lesser seniority shall advise the Hospital of their intention to do so and the position claimed within seven (7) days after receiving the notice of layoff.

For purposes of the operation of clause (d), an identical-paying classification shall include any classification where the straight-time hourly wage rate at the level of service corresponding to that of the laid off employee is within 1% of the laid off employee's straight time hourly wage rate.

- (e) In the event that there are no employees with lesser seniority in the same or a lower or identical-paying classification, as defined in this article, a laid-off employee shall have the right to displace another employee with lesser seniority in a higher-paying classification provided they are able to meet the normal requirements of the job, with orientation but without additional training.
- (f) In addition, in combined full-time/part-time collective agreements, a full-time employee shall also be entitled to displace another full-time employee with lesser seniority in a higher-paying classification provided that they are able to meet the normal requirements of the job, with orientation but without additional training, when there are no other full-time employees in the same or a lower or similar-paying classification with lesser seniority, prior to being required to displace a part-time employee.
- (g) An employee who is subject to layoff other than a layoff of a permanent or long-term nature including a full time employee whose hours of work are, subject to Article 14.01, reduced, shall have the right to accept the layoff or displace another employee in accordance with

- (a) and (d) above.
- (h) No full-time employee within the bargaining unit shall be laid off by reason of their duties being assigned to one or more part-time employees.
- (i) In the event of a layoff of an employee, the Hospital shall pay its share of insured benefits premiums for the duration of the five-month notice period provided for in Article 9.08(A)(a).
- (j) The Hospital agrees to post vacancies during the recall period, as per the job posting procedure, allowing employees on recall to participate in the posting procedure. Should the position not be filled via the job posting procedure, an employee shall have opportunity of recall from a layoff to an available opening, in order of seniority, provided they have the ability to perform the work.
- (k) In determining the ability of an employee to perform the work for the purposes of the paragraphs above, the Hospital shall not act in an arbitrary or unfair manner.
- (I) An employee recalled to work in a different classification from which they were laid off shall have the privilege of returning to the position held prior to the layoff should it become vacant within six (6) months of being recalled.
- (m) No new employees shall be hired until all those laid off have been given an opportunity to return to work and have failed to do so, in accordance with the loss of seniority provision, or have been found unable to perform the work available.
- (n) The Hospital shall notify the employee of recall opportunity by registered mail, addressed to the last address on record with the Hospital (which notification shall be deemed to be received on the second day following the date of mailing). The notification shall state the job to which the employee is eligible to be recalled and the date and time at which the employee shall report for work. The employee is solely responsible for their proper address being on record with the Hospital.

9.10 - BENEFITS ON LAYOFF

(The following clause is applicable to full-time employees only)

In the event of a lay-off of a full-time employee the Hospital shall pay its share of insured benefits premium up to three (3) months from the end of the month in which the lay-off occurs or until the laid off employee is employed elsewhere, whichever occurs first.

9.11 – RETRAINING

(a) Retraining for Positions within the Hospital

Where, with the benefit of retraining of up to six (6) months, an employee who has either accepted the layoff or who is unable to displace any other employee could be redeployed to a hospital position identified by the Redeployment Committee in accordance with Article 9.08(A)(d)(i):

(i) Opportunities to fill vacant positions identified by the Hospital Redeployment Committee through retraining shall be offered to employees who apply and would qualify for the position with the available retraining in order of their seniority until the list of any such opportunities is exhausted. Opportunities to fill vacancies outside of CUPE bargaining units may be offered by the Hospital in its discretion.

- (ii) The Hospital and the Union will cooperate so that employees who have received notice of permanent layoff and been approved for retraining in order to prevent a layoff will have their work schedules adjusted in order to enable them to participate in the retraining, and scheduling and seniority requirements may by mutual agreement be waived. The Redeployment Committee will seek the availability of any federal or provincial retraining program funds to cover the cost of tuition, books and travel, as well as any wages eligible under the terms of such program.
- (iii) Apart from any on-the-job training offered by the Hospital, any employee subject to layoff who may require a leave of absence to undertake retraining in accordance with the foregoing shall be granted an unpaid leave of absence which shall not exceed six (6) months.
- (iv) Laid-off employees who are approved for retraining in order to qualify for a vacant position within the Hospital will continue to receive insured benefits.

(b) Placement

Upon successful completion of their training period, the Hospital and the Union undertake to waive any restrictions which might otherwise apply, and the employee will be placed in the job identified in 9.11(a)(i).

An employee subject to layoff who applies but later declines to accept a retraining offer or fails to complete the training will remain subject to layoff.

9.12 - SEPARATION ALLOWANCES

- (a) Where an employee resigns within 30 days after receiving notice of layoff pursuant to article 9.08(A)(a)(ii) that their position will be eliminated, they shall be entitled to a separation allowance of two (2) weeks' salary for each year of continuous service to a maximum of sixteen (16) weeks' pay, and, on production of receipts from an approved educational program, within twelve (12) months of resignation, may be reimbursed for tuition fees up to a maximum of three thousand (\$3,000) dollars.
- (b) Where an employee resigns later than 30 days after receiving notice pursuant to Article 9.08(A)(a)(ii) that their position will be eliminated, they shall be entitled to a separation allowance of four (4) weeks' salary, and, on production of receipts from an approved educational program, within twelve (12) months of resignation, may be reimbursed for tuition fees up to a maximum of one thousand two hundred and fifty (\$1,250) dollars.

9.13 - TECHNOLOGICAL CHANGE

The Hospital undertakes to notify the Union in advance, so far as practicable, of any technological changes which the Hospital has decided to introduce which will significantly change the status of employees within the bargaining unit.

The Hospital agrees to discuss with the Union the effect of such technological changes on the employment status of employees and to consider practical ways and means of minimizing the adverse affect, if any, upon employees concerned.

Where new or greater skills are required than are already possessed by affected employees under the present methods of operation, such employees shall be given a period of training, with due consideration being given to the employee's age and previous educational background, during which they may perfect or acquire the skills necessitated by the new method of operation. The employer will assume the cost of tuition and travel. There shall be no reduction in wage or salary rates during the training period of any such employee. Training shall be given during the hours of work whenever possible and may extend for up to six months.

Employees with one (1) or more years of continuous service who are subject to lay-off under conditions referred to above, will be given notice of the impending change in employment status at the earliest reasonable time in keeping with the notification to the Union as above set forth and the requirements of the applicable law.

9.14 - REGISTERED PRACTICAL NURSE PROFESSIONAL DEVELOPMENT/SCOPE OF PRACTICE

Continuous professional development is a hallmark of professional nursing practice. As a self-regulating profession, nursing recognizes the importance of maintaining a dynamic practice environment which includes ongoing learning, the maintenance of competence, career development, career counseling and succession planning. The parties agree that professional development includes a diverse range of activities, including but not limited to formal academic programs; short-term continuing education activities; certification programs; independent learning committee participation. The parties recognize their joint responsibility in and commitment to active participation in the area of professional development, including scope of practice.

Where Registered Practical Nurse professional development is not specifically addressed at any existing joint committee, the Hospital's Chief Nursing Officer and Human Resources Officer will meet with the Union on a quarterly basis to discuss professional responsibility and scope of practice issues.

In any event, the parties will be guided by the following key principles:

- Professional development will be recognized;
- All Registered Practical Nurses will have access to professional development opportunities;
- Responsibilities for professional development will be shared between the individual and the Hospital;
- Employee needs, Hospital needs and department/program requirements will be considered.

9.15 - PROFESSIONAL RESPONSIBILITY, PATIENT CARE, WORKLOADS & STAFFING

(The following clause is applicable to Regulated Health Professionals only)

- (a) The parties agree that optimal patient care is, and safe working conditions are, enhanced if concerns relating to professional responsibility, patient care, workloads and staffing issues are resolved in a timely and effective manner with communications between the parties being:
 - (i) professional;
 - (ii) courteous;
 - (iii) collegial;
 - (iv) respectful; and
 - (v) focused on resolving the issue, not on the individuals.

- (b) In the event that the Hospital assigns a number of patients or a workload to an individual Regulated Health Professional (RHP) or group of RHPs such that they have cause to believe that they are being asked to perform more work than is consistent with proper patient care, they shall:
 - At the time the workload issue occurs, discuss the issue within the unit/program to develop strategies to meet patient care needs using current resources.
 - ii. If necessary, using established lines of communication as identified by the hospital, seek immediate assistance from an individual(s) (who could be within the bargaining unit) who has responsibility for timely resolution of workload issues.
 - iii. Failing resolution of the workload issue at the time of occurrence or if the issue is ongoing the RHP(s) will discuss the issue with their Manager or designate on the next day that the Manager (or designate) and the RHP are both working or within five (5) calendar days whichever is sooner.
- (c) Upon receipt of a response from the supervisor within five (5) working days, if the employee or group of employees in (b) above are not satisfied, the employee or group of employees may, within forty-eight (48) hours, submit a workload complaint form (attached at appendix A) to the Chief Nursing Officer or equivalent in the case of other RHPs, with a copy to the Union. A meeting shall be held within thirty (30) days of a request from the employee or group of employees, who may be accompanied to this meeting by a Union representative. The Chief Nursing Officer or equivalent, will respond in writing to the employee, or group of employees, with a copy to the Union if applicable, within fifteen (15) days.
- (d) Upon receipt of a written response from the Chief Nursing Officer or equivalent, if the employee or group of employees in (c) above are not satisfied, the employee or group of employees, who may be accompanied by their Union Representative, may, within forty-eight (48) hours, request a meeting with the Chief Executive Officer (or designate) and such meeting shall be held within thirty (30) days. The Chief Executive Officer (or designate) will respond in writing to the employee, or group of employees, within fifteen (15) days of the meeting, with a copy to the Union if applicable.
- (e) It is agreed and understood that an employee or group of employees may in exceptional and urgent cases request an immediate meeting with the Chief Nursing Officer or equivalent who will make every reasonable effort to accommodate the request. The timelines provided for in (d) above will apply failing resolution at this meeting.
- (f) Only the timelines set out above are subject to Article 7 Grievance and Arbitration Process.
- (g) The Hospital will provide access on the hospital intranet, whereby members will have the ability to access a digital version of the Workload Review Form.

9.16 - WORK-LOADS

- (a) The parties agree that patient care is enhanced if concerns relating to professional practice, patient acuity, fluctuating Work-Loads and fluctuating staffing are resolved in a timely and effective manner.
- (b) Employees are encouraged to raise their concerns with the immediate supervisor within forty-eight (48) hours. In the event that within ten (10) calendar days, the workload concern is not resolved to the employee's satisfaction, the employee, or group of employees, may, within forty-eight (48) hours, submit their concerns in writing (with a copy to their immediate supervisor) to either the Joint Health and Safety Committee (as constituted under the collective agreement's local appendix) or the Labour Management Committee (as constituted under Article 6.02) through their union representative using the template workload complaint form attached at appendix B. This form may be modified by the mutual agreement of the local parties.

ARTICLE 10 - CONTRACTING OUT

10.01 - CONTRACTING OUT

The Hospital shall not contract out any work usually performed by members of the bargaining unit if, as a result of such contracting out, a layoff of any employees other than casual part-time employees results from such contracting out.

10.02 - CONTRACTING OUT

Notwithstanding the foregoing, the hospital may contract out work usually performed by members of the bargaining unit without such contracting-out constituting a breach of this provision if the hospital provides in its commercial arrangement contracting out the work that the contractor to whom the work is being contracted, and any subsequent such contractor, agrees:

- (1) to employ the employees thus displaced from the hospital; and
- in doing so to stand, with respect to that work, in the place of the hospital for the purposes of the hospital's collective agreement with the Union, and to execute into an agreement with the Union to that effect.

In order to ensure compliance with this provision, the hospital agrees that it will withdraw the work from any contractor who has failed to meet the aforesaid terms of the contracting-out arrangement.

10.03 - CONTRACTING IN

Further to Article 9.08(A)(d)(i)(1) the parties agree that the Redeployment Committee will immediately undertake a review of any existing sub-contract work which would otherwise be bargaining unit work and which may be subject to expiry and open for renegotiation within six (6) months with a view to assessing the practicality and cost-effectiveness of having such work performed within the Hospital by members of the bargaining unit.

ARTICLE 11 - WORK OF THE BARGAINING UNIT

11.01 – WORK OF THE BARGAINING UNIT

Employees not covered by the terms of this Agreement will not perform duties normally assigned to those employees who are covered by this Agreement, except for the purposes of instruction, experimentation, or in emergencies when regular employees are not readily available.

11.02 - VOLUNTEERS

The use of volunteers to perform bargaining unit work, as covered by this agreement, shall not be expanded beyond the extent of existing practice as of June 1, 1986.

The Hospital shall submit to the Union, at three (3) month intervals, the number of volunteers for the current month and the number of hours worked and the duties performed.

ARTICLE 12 - LEAVES OF ABSENCE

12.01 – PERSONAL LEAVE

Written request for a personal leave of absence without pay will be considered on an individual basis by the Hospital. Such requests are to be submitted to the employee's immediate supervisor at least four (4) weeks in advance, unless not reasonably possible to give such notice, and a written reply will be given within fourteen (14) days except in cases of emergency in which case a reply will be given as soon as possible. Employees needing personal leave days for appointments with medical practitioners may utilize the personal leave language. Such leave shall not be unreasonably withheld.

12.02 - UNION BUSINESS

(a) The Hospital shall grant leave of absence without pay to employees to attend Union conventions, seminars, education classes and other Union business in connection with the administration of the collective agreement provided that such leave will not interfere with the efficient operation of the Hospital. Such leave will not be unreasonably denied.

In requesting such leave of absence for an employee or employees, the Union must give at least fourteen (14) days clear notice in writing to the Hospital, unless not reasonably possible to give such notice.

The cumulative total leave of absence, the number of employees that may be absent at any one time from any one area, and the number of days of absence shall be negotiated locally and are set out in the Local Provisions Appendix.

During such leave of absence, the employee's salary and applicable benefits shall be maintained by the Hospital on the basis of what their normal regular hours of work would have been, provided that the Union reimburses the Hospital in the amount of such salary and applicable benefits within thirty (30) days of billing.

Notwithstanding the above, time spent by the eight (8) Executive Board members and seven (7) Alternate Executive Board members of the Ontario Council of Hospital Unions to fulfill the duties of the position shall be in addition to leave for Union Business under this clause.

Part-time and casual employees will be given full credit for seniority purposes for regularly scheduled hours missed in accordance with this provision.

(b) In addition to the above, a part-time or casual employee who is attending to union business when not regularly scheduled to work shall be deemed to be on union leave and the amount of such leave shall not be deducted from the number of days of absence identified above. Such part-time or casual employee will be credited with seniority for the number of hours of such leave to a maximum of thirty-seven and one-half (37.5) hours per week. The Union will advise the Hospital of the number of such hours.

12.03(A) - FULL-TIME POSITION(S) WITH THE UNION

(This clause is applicable to full-time employees only)

Upon application by the Union, in writing, the Hospital shall grant leave of absence, without pay, to an employee elected or appointed to full-time Union office. It is understood that no more than two (2) employees in the bargaining unit may be on such leave at the same time. Such leave shall be for a period of one (1) calendar year from the date of appointment unless extended for a further specific period by agreement of the parties. It is understood that no more than one (1) employee will be from the same unit of the Hospital, subject to operational requirements.

Seniority shall accumulate for employees during such leave on the basis of what their normal regular hours of work would have been. Service shall accumulate for employees during such leave to the maximum provided, if any, under the provisions of the collective agreement. It will become the responsibility of the employee for full payment of any applicable benefits in which the employee is participating during such leave of absence.

The employee shall notify the Hospital of their intention to return to work at least four (4) weeks prior to the date of such return. The employee shall be returned to their former duties on the same shift in the same department and at the appropriate rate of pay, subject to any changes which would have occurred had the employee not been on leave.

Notwithstanding Article 2.01, the Hospital may fill the vacancy resulting from such leave on a temporary basis.

12.03(B) - FULL TIME POSITION(S) WITH THE UNION

(This clause is applicable to part-time employees only)

Upon application by the Union, in writing, the Hospital shall grant leave of absence, without pay, to an employee elected or appointed to full-time Union office. It is understood that no more than two (2) employees in the bargaining unit may be on such leave at the same time. Such leave shall be for a period of one (1) calendar year from the date of appointment unless extended for a further specific period by agreement of the parties. It is understood that no more than one (1) employee will be from the same unit of the Hospital, subject to operational requirements.

Seniority and service shall accrue at seven and one-half (7.5) hours per day to a maximum of thirty-seven and one-half (37.5) hours per week during such leave.

The employee shall notify the Hospital of their intention to return to work at least four (4) weeks prior to the date of such return. The employee shall be returned to their former duties on the same

shift in the same department and at the appropriate rate of pay, subject to any changes which would have occurred had the employee not been on leave.

Notwithstanding Article 2.01, the Hospital may fill the vacancy resulting from such leave on a temporary basis.

12.03(C) – LEAVE FOR OCHU PRESIDENT, SECRETARY-TREASURER, AND FIRST VICE-PRESIDENT

Upon application in writing by the Union on behalf of the employee to the Hospital, a leave of absence without pay shall be granted to such employee(s) elected to the positions of the President of the Ontario Council of Hospital Unions, the Secretary-Treasurer of the Ontario Council of Hospital Unions for period(s) of up to two (2) years. It is understood, however, that during such leave the employee(s) shall be deemed to be an employee of the Union.

During such leave of absence seniority and service shall accrue at seven and one-half (7.5) hours per day to a maximum of thirty-seven and one-half (37.5) hours per week. In addition, during such leave of absence, the employee's salary and applicable benefits shall be maintained by the Hospital on the basis of what their normal regular hours of work would have been, provided that the Union reimburses the Hospital in the amount of such salary and applicable benefits within thirty (30) days of billing.

The employee agrees to notify the Hospital of their intention to return to work at least four (4) weeks prior to the date of such return. The employee shall be returned to their former duties on the same shift in the same department and at the appropriate rate of pay, subject to any changes which would have occurred had the employee not been on leave.

Notwithstanding Article 2.01, the Hospital may fill the vacancy resulting from such leave on a temporary basis.

12.04 - BEREAVEMENT LEAVE

Any employee who notifies the Hospital as soon as possible following bereavement will be granted bereavement leave for four (4) consecutive working days off without loss of regular pay from regularly scheduled hours in conjunction with the death of the spouse, child, or parent.

Any employee who notifies the Hospital as soon as possible following a bereavement will be granted bereavement leave for three (3) consecutive working days off without loss of regular pay from regularly scheduled hours in conjunction with the death of the sister, brother, mother-in-law, father-in-law, son-in-law, daughter-in-law, grandparent, grandchild, brother-in-law, sister-in-law or grandparent of spouse.

An employee shall be granted one (1) day bereavement leave without loss of regular pay from regularly scheduled hours to attend the funeral of their aunt or uncle, niece or nephew.

The Hospital, in its discretion, may extend such leave with or without pay. Where an employee does not qualify under the above-noted conditions, the Hospital may, nonetheless, grant a paid bereavement leave. For the purpose of bereavement leave, the relationships specified in the preceding clause are deemed to include a common-law spouse and a partner of the same sex.

12.05(A) - JURY & WITNESS DUTY

(The following clause is applicable to full-time employees only)

If an employee is required to attend jury selection or serve as a juror in any court of law, or is required to attend as a witness in a court proceeding in which the Crown is a party, or is required by subpoena to attend a court of law or coroner's inquest in connection with a case arising from the employee's duties at the Hospital, the employee shall not lose regular pay because of such attendance provided that the employee:

- (a) notifies the Hospital immediately on the employee's notification that they will be required to attend at court:
- (b) presents proof of service requiring the employee's attendance;
- (c) deposits with the Hospital the full amount of compensation received excluding mileage, travelling and meal allowances and an official receipt thereof.

Where a full-time employee is selected for jury duty, for a period in excess of one (1) week, the employee shall be paid for all hours scheduled and not be expected to attend at work. Upon completion of the process the employee shall be returned to that point on their former schedule that is considered appropriate by the Hospital. It is understood and agreed that the local parties may agree to different scheduling arrangements for the first week of jury and witness duty.

In addition to the foregoing, where a full-time employee is required by subpoena to attend a court of law or coroner's inquest in connection with a case arising from the employee's duties at the Hospital on their regularly scheduled day off, the Hospital will attempt to reschedule the employee's regular day off. Where the employee's attendance is required during a different shift than they are scheduled to work that day, the Hospital will attempt to reschedule the shift to include the time spent at such hearing. It is understood that any rescheduling shall not result in the payment of any premium pay.

Where the Hospital is unable to reschedule the employee and, as a result, they are required to attend during other than their regularly scheduled paid hours, they shall be paid for all hours actually spent at such hearing at their straight time hourly rate subject to (a), (b) and (c) above.

12.05(B) - JURY & WITNESS DUTY

(The following clause is applicable to part-time employees only)

If an employee is required to attend jury selection or serve as a juror in any court of law, or is required to attend as a witness in a court proceeding in which the Crown is a party, or is required by subpoena to attend a court of law or coroner's inquest in connection with a case arising from the employee's duties at the Hospital, the employee shall not lose regular pay because of such attendance provided that the employee:

- (a) notifies the Hospital immediately on the employee's notification that they will be required to attend at court;
- (b) presents proof of service requiring the employee's attendance;

(c) deposits with the Hospital the full amount of compensation received excluding mileage, travelling and meal allowances and an official receipt thereof.

Where a part-time employee is selected for jury duty, for a period in excess of one (1) week, the employee shall be paid for all hours scheduled and not be expected to attend at work. Upon completion of the process the employee shall be returned to that point on their former schedule that is considered appropriate by the Hospital. It is understood and agreed that the local parties may agree to different scheduling arrangements for the first week of jury and witness duty.

In addition to the foregoing, where a part-time employee is required by subpoena to attend a court of law or coroner's inquest in connection with a case arising from the employee's duties at the Hospital on their regularly scheduled day off, they shall be paid for all hours actually spent at such hearings at their regular straight time hourly rate subject to (a), (b) and (c) above.

12.06(A) – PREGNANCY LEAVE

(The following clause is applicable to full-time employees only)

- (a) Pregnancy leave will be granted in accordance with the provisions of the *Employment Standards Act*, except where amended in this provision. The service requirement for eligibility for pregnancy leave shall be thirteen (13) weeks of continuous service.
- (b) The employee shall give written notification at least two (2) weeks in advance of the date of commencement of such leave and the expected date of return. At such time they shall also furnish the Hospital with the certificate of a legally qualified medical practitioner stating the expected birth date.
- (c) The employee shall reconfirm their intention to return to work on the date originally approved in subsection (b) above by written notification received by the Hospital at least two (2) weeks in advance thereof.
- (d) Effective on confirmation by the Canada Employment Insurance Commission of the appropriateness of the Hospital's Supplementary Unemployment Benefit (SUB) Plan, an employee who is on pregnancy leave as provided under this Agreement who has applied for and is in receipt of Employment Insurance pregnancy benefits pursuant to Section 22 of the *Employment Insurance Act* shall be paid a supplemental unemployment benefit for a period not exceeding fifteen (15) weeks. The supplement shall be equivalent to the difference between ninety-three percent (93%) of their normal weekly earnings and the sum of their weekly unemployment insurance benefits and any other earnings. Receipt by the Hospital of the employee's unemployment insurance cheque stubs shall constitute proof that they are in receipt of Employment Insurance pregnancy benefits.

The employee's normal weekly earnings shall be determined by multiplying their regular hourly rate on their last day worked prior to the commencement of the leave times their normal weekly hours plus any wage increase or salary increment that they would be entitled to receive if they were not on pregnancy leave.

In addition to the foregoing, the Hospital will pay the employee ninety-three percent (93%) of their normal weekly earnings during the one (1) week period of the leave while waiting to receive Employment Insurance benefits.

The employee does not have any vested right except to receive payments for the covered unemployment period. The plan provides that payment in respect of guaranteed annual remuneration or in respect of deferred remuneration or severance pay benefits are not reduced or increased by payments received under the plan.

- (e) Credits for service and seniority shall accumulate for a period of up to seventeen (17) weeks while an employee is on pregnancy leave.
- (f) The Hospital will continue to pay its share of the contributions of the subsidized employee benefits, including pension, in which the employee is participating for a period of up to seventeen (17) weeks while the employee is on pregnancy leave.
- (g) Subject to any changes to the employee's status which would have occurred had they not been on pregnancy leave, the employee shall be reinstated to their former duties, on the same shift in the same department, and at the same rate of pay.

12.06(B) - PREGNANCY LEAVE

(The following clause is applicable to part-time employees only)

- (a) Pregnancy leave will be granted in accordance with the provisions of the *Employment Standards Act*, except where amended in this provision. The service requirement for eligibility for pregnancy leave shall be thirteen (13) weeks of continuous service.
- (b) The employee shall give written notification at least two (2) weeks in advance of the date of commencement of such leave and the expected date of return. At such time they shall also furnish the Hospital with the certificate of a legally qualified medical practitioner stating the expected birth date.
- (c) The employee shall reconfirm their intention to return to work on the date originally approved in subsection (b) above by written notification received by the Hospital at least two (2) weeks in advance thereof.
- (d) Effective on confirmation by the Canada Employment Insurance Commission of the appropriateness of the Hospital's Supplementary Unemployment Benefit (SUB) Plan, an employee who is on pregnancy leave as provided under this Agreement who has applied for and is in receipt of Employment Insurance pregnancy benefits pursuant to Section 23 of the *Employment Insurance Act*, shall be paid a supplemental unemployment benefit for a period not exceeding fifteen (15) weeks. The supplement shall be equivalent to the difference between ninety-three percent (93%) of their normal weekly earnings and the sum of their weekly unemployment insurance benefits and any other earnings. Receipt by the Hospital of the employee's unemployment insurance cheque stubs shall constitute proof that they are in receipt of Employment Insurance pregnancy benefits.

The employee's normal weekly earnings shall be determined by multiplying their regular hourly rate on their last day worked prior to the commencement of the leave times their normal weekly hours plus any wage increase or salary increment that they would be entitled to receive if they were not on pregnancy leave.

In addition to the foregoing, the Hospital will pay the employee ninety-three percent (93%) of their normal weekly earnings during the one (1) week period of the leave while waiting to receive Employment Insurance benefits.

The employee does not have any vested right except to receive payments for the covered unemployment period. The plan provides that payment in respect of guaranteed annual remuneration or in respect of deferred remuneration or severance pay benefits are not reduced or increased by payments received under the plan.

- (e) Credits for service and seniority shall accumulate for a period of up to seventeen (17) weeks while an employee is on pregnancy leave on the basis of what the employee's normal regular hours of work would have been.
- (f) The Hospital will continue to pay the percentage in lieu of benefits and its share of pension contributions during the period of pregnancy leave. The Hospital will register those benefits as part of the Supplemental Unemployment Benefit Plan with the Canada Employment Insurance Commission.
- (g) Subject to any changes to the employee's status which would have occurred had they not been on pregnancy leave, the employee shall be reinstated to their former duties, on the same shift in the same department, and at the same rate of pay.

12.07(A) - PARENTAL LEAVE

(The following clause is applicable to full-time employees only)

- (a) Parental leaves will be granted in accordance with the provisions of the *Employment Standards Act*, except where amended in this provision. The service requirement for eligibility for parental leave shall be thirteen (13) weeks of continuous service.
- (b) An employee, who qualifies for parental leave, other than an adoptive parent, shall give written notification of at least two (2) weeks in advance of the date of the commencement of such leave and the expected date of return.
- (c) For the purposes of this Article, parent shall be defined to include a person with whom a child is placed for adoption and a person who is in a relationship of some permanence with a parent of a child and who intends to treat the child as their own.
- (d) An employee who is an adoptive parent shall advise the Hospital as far in advance as possible of having qualified to adopt a child, and shall request the leave of absence, in writing, upon receipt of confirmation of the pending adoption. If, because of late receipt of confirmation of the pending adoption, the employee finds it impossible to request the leave of absence in writing, the request may be made verbally and subsequently verified in writing.

An employee shall reconfirm their intention to return to work on the date originally approved in subsection (b) above by written notification received by the Hospital at least two (2) weeks in advance thereof.

(e) Effective on confirmation by the Canada Employment Insurance Commission of the appropriateness of the Hospital's Supplemental Unemployment Benefit (SUB) Plan, an employee who is on parental leave as provided under this Agreement who has applied for and is in receipt of Employment Insurance parental benefits pursuant to Section 22 of the *Employment Insurance Act*, shall be paid a supplemental unemployment benefit for a period not exceeding eleven (11) weeks. That benefit shall be equivalent to the difference between ninety-three percent (93%) of the employee's normal weekly earnings and the

sum of their weekly Employment Insurance benefits and any other earnings. Receipt by the Hospital of the employee's employment insurance cheque stub will serve as proof that the employee is in receipt of unemployment parental benefits.

Where an employee elects to receive parental leave benefits pursuant to Section 12(3)(b)(ii) of the *Employment Insurance Act*, the amount of any Supplemental Unemployment Benefit payable by the Hospital will be equal to what would have been payable had the employee elected to receive parental leave benefits pursuant to Section 12(3)(b)(i) of the *Employment Insurance Act*.

The employee's normal weekly earnings shall be determined by multiplying the employee's regular hourly rate on their last day worked prior to the commencement of the leave times the employee's normal weekly hours, plus any wage increase or salary increment that the employee would be entitled to if they were not on parental leave.

In addition to the foregoing, the Hospital shall pay the employee ninety-three percent (93%) of their normal weekly earnings during the one (1) week period of the leave while waiting to receive Employment Insurance benefits.

The employee does not have any vested right except to receive payments for the covered unemployment period. The plan provides that payment in respect of guaranteed annual remuneration or in respect of deferred remuneration or severance pay benefits are not reduced or increased by payments received under the plan.

- (f) Credits for service and seniority shall accumulate for a period of up to sixty-one (61) weeks after the parental leave began, if the employee also took pregnancy leave, and sixty-three (63) weeks after the parental leave began otherwise, while the employee is on parental leave.
- (g) The Hospital will continue to pay its share of the premiums of the subsidized employee benefits, including pension, in which the employee is participating for a period of up to sixty-one (61) weeks after the parental leave began, if the employee also took pregnancy leave, and sixty-three (63) weeks after the parental leave began otherwise, while the employee is on parental leave.
- (h) Subject to any changes to the employee's status which would have occurred had they not been on parental leave, the employee shall be reinstated to their former duties, on the same shift in the same department, and at the same rate of pay.

12.07(B) - PARENTAL LEAVE

(The following clause is applicable to part-time employees only)

- (a) Parental leaves will be granted in accordance with the provisions of the *Employment Standards Act*, except where amended in this provision. The service requirement for eligibility for parental leave shall be thirteen (13) weeks of continuous service.
- (b) An employee, who qualifies for parental leave, other than an adoptive parent, shall give written notification of at least two (2) weeks in advance of the date of the commencement of such leave and the expected date of return.

- (c) For the purposes of this article, parent shall be defined to include a person with whom a child is placed for adoption and a person who is in a relationship of some permanence with a parent of a child and who intends to treat the child as their own.
- (d) An employee who is an adoptive parent shall advise the Hospital as far in advance as possible of having qualified to adopt a child, and shall request the leave of absence, in writing, upon receipt of confirmation of the pending adoption. If, because of late receipt of confirmation of the pending adoption, the employee finds it impossible to request the leave of absence in writing, the request may be made verbally and subsequently verified in writing. An employee shall reconfirm their intention to return to work on the date originally approved in subsection (b) above by written notification received by the Hospital at least two (2) weeks in advance thereof.
- (e) Effective on confirmation by the Canada Employment Insurance Commission of the appropriateness of the Hospital's Supplemental Unemployment Benefit (SUB) Plan, an employee who is on parental leave as provided under this Agreement who has applied for and is in receipt of Employment Insurance parental benefits pursuant to Section 23 of the *Employment Insurance Act*, shall be paid a supplemental unemployment benefit for a period not exceeding eleven (11) weeks. That benefit shall be equivalent to the difference between ninety-three percent (93%) of the employee's normal weekly earnings and the sum of their weekly employment insurance benefits and any other earnings. Receipt by the Hospital of the employee's employment insurance cheque stub will serve as proof that the employee is in receipt of unemployment parental benefits.

Where an employee elects to receive parental leave benefits pursuant to Section 12(3)(b)(ii) of the *Employment Insurance Act*, the amount of any Supplemental Unemployment Benefit payable by the Hospital will be equal to what would have been payable had the employee elected to receive parental leave benefits pursuant to Section 12(3)(b)(i) of the *Employment Insurance Act*.

The employee's normal weekly earnings shall be determined by multiplying the employee's regular hourly rate on their last day worked prior to the commencement of the leave times the employee's normal weekly hours, plus any wage increase or salary increment that the employee would be entitled to if they were not on parental leave.

In addition to the foregoing the Hospital shall pay the employee ninety-three percent (93%) of their normal weekly earnings during the one (1) week period of the leave while waiting to receive Employment Insurance benefits.

The employee does not have any vested right except to receive payments for the covered unemployment period. The plan provides that payment in respect of guaranteed annual remuneration or in respect of deferred remuneration or severance pay benefits are not reduced or increased by payments received under the plan.

- (f) Credits for service and seniority shall accumulate for a period of up to sixty-one (61) weeks after the parental leave began, if the employee also took pregnancy leave, and sixty-three (63) weeks after the parental leave began otherwise, while the employee is on parental leave on the basis of what the employee's normal regular hours of work would have been.
- (g) The Hospital will continue to pay the percentage in lieu of benefits and its share of the pension contribution for a period of up to eleven (11) weeks while the employee is on

parental leave. The Hospital will register these benefits with the Unemployment Benefit Plan.

(h) Subject to any changes to the employee's status which would have occurred had they not been on parental leave, the employee shall be reinstated to their former duties, on the same shift in the same department, and at the same rate of pay.

12.08 - EDUCATION LEAVE

If required by the Hospital, an employee shall be entitled to leave of absence with pay and with full credit for service and seniority and benefits to take courses and to write examinations to upgrade their employment qualifications. Where employees are required by the Hospital to take courses to upgrade or acquire new employment qualifications, the Hospital shall pay the full costs associated with the courses.

Subject to operational requirements, the Hospital will make every reasonable effort to grant requests for necessary changes to an employee's schedule to enable attendance at a recognized up-grading course or seminar related to employment with the Hospital.

Subject to operational requirements, the Hospital will make every reasonable effort to grant requests for an employee to take an educational leave without pay and without loss of seniority of up to twelve (12) months for training related to the employee's employment at the Hospital.

The Hospital will endeavour to schedule mandatory in-service programs during an employee's regular working hours. When an employee is on duty and authorized to attend any in-service program within the Hospital and during their regularly scheduled working hours the employee shall suffer no loss of regular pay. When an employee is required by the Hospital to engage in any learning opportunities outside of their regularly scheduled working hours, the employee shall be paid for all time spent on such learning opportunities at their regular straight time hourly rate of pay.

Where the hospital requires e-learning, it will make reasonable efforts to enable hospital e-learning requirements during an employee's regular working hours. Where an employee is unable to complete required hospital e-learning during regular working hours and is required to complete hospital e-learning outside of their regular working hours, the hospital will identify in advance the time that will be paid at their regular straight time hourly rate of pay.

Part-time employees will be credited with seniority and service for all such hours paid as provided above while engaged in such learning opportunities.

12.09 - PRE-PAID LEAVE PLAN

The Hospital agrees to introduce a pre-paid leave program, funded solely by the employee subject to the following terms and conditions:

- (a) The plan is available to employees wishing to spread four (4) years' salary over a five (5) year period, in accordance with Part LXVIII of the Income Tax Regulations, Section 6801, to enable them to take a one (1) year leave of absence following the four (4) years of salary deferral.
- (b) The employee must make written application to the Hospital at least six (6) months prior to the intended commencement date of the program (i.e. the salary deferral portion), stating the intended purpose of the leave.

- (c) The number of employees that may be absent at any one time shall be determined between the local parties. The year for purposes of the program shall be September 1 of one year to August 31 the following year or such other twelve (12) month period as may be agreed upon by the employee, the local Union and the Hospital.
- (d) Where there are more applications than spaces allotted, seniority shall govern.
- (e) During the four (4) years of salary deferral, 20% of the employee's gross annual earnings will be deducted and held for the employee and will not be accessible to the employee until the year of the leave or upon withdrawal from the plan.
- (f) The manner in which the deferred salary is held shall be at the discretion of the Hospital.
- (g) All deferred salary, plus accrued interest, if any, shall be paid to the employee at the commencement of the leave or in accordance with such other payment schedule as may be agreed upon between the Hospital and the employee.
- (h) All benefits shall be kept whole during the four (4) years of salary deferral. During the year of the leave, seniority will accumulate. Service for the purpose of vacation and salary progression and other benefits will be retained but will not accumulate during the period of leave. The employee shall become responsible for the full payment of premiums for any health and welfare benefits in which the employee is participating. Contributions to the Hospitals of Ontario Pension Plan will be in accordance with the Plan. The employee will not be eligible to participate in the disability income plan during the year of the leave.
- (i) An employee may withdraw from the plan at any time during the deferral portion provided three (3) months notice is given to the Hospital. Deferred salary, plus accrued interest, if any, will be returned to the employee within a reasonable period of time.
- (j) If the employee terminates employment, the deferred salary held by the Hospital plus accrued interest, if any, will be returned to the employee within a reasonable period of time. In case of the employee's death, the funds will be paid to the employee's estate.
- (k) The Hospital will endeavour to find a temporary replacement for the employee as far in advance as practicable. If the Hospital is unable to find a suitable replacement, it may postpone the leave. The Hospital will give the employee as much notice as is reasonably possible. The employee will have the option of remaining in the Plan and rearranging the leave at a mutually agreeable time or of withdrawing from the Plan and having the deferred salary, plus accrued interest, if any, paid out to the employee within a reasonable period of time.
- (I) The employee will be reinstated to their former position unless the position has been discontinued, in which case the employee shall be given a comparable job.
- (m) Final approval for entry into the pre-paid leave program will be subject to the employee entering into a formal agreement with the Hospital in order to authorize the Hospital to make the appropriate deductions from the employee's pay. Such agreement will include:
 - (i) A statement that the employee is entering the pre-paid leave program in accordance with this Article of the collective agreement.

- (ii) The period of salary deferral and the period for which the leave is requested.
- (iii) The manner in which the deferred salary is to be held.

The letter of application from the employee to the Hospital to enter the prepaid leave program will be appended to and form part of the written agreement.

12.10 - MEDICAL CARE AND EMERGENCY LEAVE

An employee is entitled to a leave of absence without pay because of any of the following:

- 1. A personal illness, injury or medical emergency.
- 2. The death, illness, injury or medical emergency of an individual described in this Article.
- 3. An urgent matter that concerns an individual described in this Article.

For the purposes of this Article, the individuals referred to in this Article are:

- the employee's spouse
- a parent, step-parent or foster parent of the employee or the employee's spouse
- a child, step-child or foster child of the employee or the employee's spouse
- a grandparent, step-grandparent, grandchild or step-grandchild of the employee or of the employee's spouse
- the spouse of a child of the employee
- the employee's brother or sister
- a relative of the employee who is dependent on the employee for care or assistance.

An employee who wishes to take leave under this section shall advise their Hospital that they will be doing so. If the employee must begin the leave before advising the Hospital, the employee shall advise the Hospital of the leave as soon as possible after beginning it.

An employee is entitled to take a total of 10 days' leave under this section each year. If an employee takes any part of a day as leave under this section, the Hospital may deem the employee to have taken one day's leave on that day for the purposes of this Article. The Hospital may require an employee who takes leave under this section to provide evidence reasonable in the circumstances that the employee is entitled to the leave.

Upon the conclusion of an employee's leave under this Article, the Hospital shall reinstate the employee to the position the employee most recently held with the Hospital, if it still exists, or to a comparable position, if it does not.

12.11 – COMPASSIONATE CARE LEAVE

- (a) Compassionate care leave will be granted to an employee for up to eight (8) weeks within a twenty-six (26) week period to provide care or support to a family member who is at risk of dying within that 26-week period in accordance with section 49.1 of the *Employment Standards Act*, 2000.
- (b) An employee who is on compassionate care leave shall continue to accumulate seniority and service.
- (c) Subject to any changes to the employee's status which would have occurred had they not been on compassionate care leave, the employee shall be reinstated to their former duties, on the same shift in the same department, and at the same rate of pay.

(d) The employee and the Hospital will continue to pay their respective shares of the benefits and pension premiums.

ARTICLE 13 - SICK LEAVE, INJURY AND DISABILITY

13.01 - HOODIP

(The following clause is applicable to full-time employees only)

- (a) The Hospital will assume total responsibility for providing and funding a short-term sick leave plan equivalent to that described in the August, 1992 booklet (Part A) Hospitals of Ontario Disability Income Plan Brochure.
 - The Hospital will pay 75% of the billed premium towards coverage of eligible employees under the long-term disability portion of the Plan (HOODIP or an equivalent plan as described in the August, 1992 booklet (Part B)), the employee paying the balance of the billed premium through payroll deduction. For the purpose of transfer to the short-term portion of the disability program, employees on the payroll as of the effective date of the transfer with three (3) months or more of service shall be deemed to have three (3) months of service. For the purpose of transfer to the long-term portion of the disability program, employees on the active payroll as of the effective date of the transfer with one (1) year or more of service shall be deemed to have one (1) year of service.
- (b) Effective the first of the month following the transfer all existing sick leave plans in the affected Hospitals shall be terminated and any provisions relating to such plans shall be null and void under the respective Collective Agreements except as to those provisions relating to pay-out of unused sick leave benefits which are specifically dealt with hereinafter.
- (c) Existing sick leave credits for each employee shall be converted to a sick leave bank to the credit of the employee. The "sick leave bank" shall be utilized to:
 - (1) supplement payment for lost straight time wages on sick leave days under the new program which would otherwise be at less than full wages or no wages and,
 - (2) where a pay-out provision existed under the former sick leave plan in the Collective Agreement, pay-out on termination of employment shall be that portion of any unused sick leave days under the former conditions relating to pay-out.
 - (3) where, as of the effective date of transfer, an employee does not have the required service to qualify for pay-out on termination, their existing sick leave credits as of that date shall nevertheless be converted to a sick leave bank in accordance with the foregoing and they shall be entitled, on termination, to that portion of any unused sick leave days providing they subsequently achieve the necessary service to qualify them for pay-out under the conditions relating to such pay-out.
 - (4) an employee who, as of the effective date of transfer, has accumulated sick leave credits and is prevented from working for the Hospital on account of an occupational illness or accident that is recognized by the Workplace Safety & Insurance Board as compensable within the meaning of the Workplace Safety & Insurance Act, the Hospital, on application from the employee will supplement the award made by the Workplace Safety & Insurance Board for loss of wages to the employee by such amount that the award of the Workplace Safety & Insurance

Board for loss of wages, together with the supplementation of the Hospital, will equal 100% of the employee's net earnings, to the limit of the employee's accumulated sick leave credits.

- (d) There shall be no pay deduction from an employee's regular scheduled shift when an employee has completed any portion of the shift prior to going on sick leave benefits or WSIB benefits.
- (e) The Hospital further agrees to pay employees an amount equal to any loss of benefits under HOODIP for the first two (2) days of the fourth and subsequent period of absence in any calendar year.
- (f) Any dispute which may arise concerning an employee's entitlement to any benefits referred to in Article 13.01, including HOODIP and equivalents, may be subject to the grievance and arbitration under the provisions of this collective agreement.
 - The Union agrees that it will encourage an employee to utilize the Medical Appeals Process provided under the plan, if any, to resolve disputes.
- (g) A copy of the current HOODIP plan text or, where applicable, the master policy of the current HOODIP equivalent, shall be provided to the Union.
- (h) The Hospital shall pay the full cost of any medical certificate required of an employee.
- (i) The short-term sick leave plan shall be registered with the Employment Insurance Commission (EIC). The employee's share of the employer's unemployment insurance premium reduction will be retained by the Hospital towards offsetting the cost of the benefit improvements contained in this agreement."

Note: Provisions 13(c)(3) and 13(c)(4) shall apply for the short and long-term disability plan to those employees in the full-time Collective Agreements who are now on an accumulating sick leave plan. Any Medical/Dental Care provisions currently in the agreement shall be removed.

13.02 – INJURY PAY

If an employee is injured on the job and their supervisor excuses them from further duty for the balance of their shift, the employee's regular rate of pay shall continue for the balance of that shift and there shall be no deduction from sick leave or other credits.

13.03 - PAYMENT PENDING DETERMINATION OF WSIB CLAIMS (FT)

An employee who is absent from work as a result of an illness or injury sustained at work and who has been awaiting approval of claim for WSIB benefits for a period longer than one complete shift may apply to the Hospital for payment equivalent to the lesser of the benefit they would receive from WSIB benefits if their claim was approved, or the benefit to which they would be entitled under the short term sick leave plan. Payment will be provided only if the employee provides evidence of disability satisfactory to the Hospital and a written undertaking satisfactory to the Hospital that any payments will be refunded to the Hospital following final determination of the claim by the Workplace Safety & Insurance Board. If the claim for WSIB benefits is not approved, the monies paid as an advance will be applied towards the benefits to which the employee would be entitled under the short-term sick leave plan. Any payment under this provision will continue for a maximum of fifteen (15) weeks.

ARTICLE 14 - HOURS OF WORK

14.01(A) DAILY & WEEKLY HOURS OF WORK (Full-Time Employees)

The regular hours of work for all employees covered by this Agreement shall be as follows:

The normal hours per week shall be thirty-seven and one-half (37 ½) hours exclusive of meal times for each employee during biweekly period.

14.01(B) DAILY & WEEKLY HOURS OF WORK (Part-Time Employees)

The daily working hours shall not exceed seven and one-half (7 $\frac{1}{2}$) hours per day exclusive of meal times.

14.02(A) - REST PERIODS

(The following clause is applicable to full-time employees only)

The Hospital will schedule one fifteen (15) minute rest period for each full scheduled half shift.

14.02(B) - REST PERIODS(PT)

(This clause is applicable to part-time employees only)

Part-time employees shall be entitled to a paid rest period of fifteen (15) minutes for each three and three-quarter (3 3/4) hours of work.

14.03 - ADDITIONAL REST PERIODS

When an employee performs authorized overtime work of at least three (3) hours duration, the Hospital will schedule a rest period of fifteen (15) minutes duration.

14.04 - EXTENDED TOURS

Extended tour provisions may be negotiated by the parties at the local level.

<u>14.05 – JOB SHARING</u>

- (a) Job sharing is defined as two permanent employees sharing one full-time position. All job sharing arrangements shall be subject to the approval of the Hospital and the agreement of the Union.
- (b) Before any job sharing arrangement is approved, the Hospital and the Union must determine locally:
 - The resulting vacancy or vacancies to be posted in accordance with Article 9.05;
 and
 - (ii) The terms and conditions governing the introduction and discontinuance of such job sharing arrangements.
- (c) The employees involved in a job sharing arrangement will be classified as regular part-time and will be covered by the provisions of this agreement applicable to part-time employees, except that any full-time employee who enters a job sharing arrangement may continue

participation in the group health and welfare benefit programs set out in Article 18.01 provided the employee pays the full amount of the monthly premiums during the job sharing period.

ARTICLE 15 - PREMIUM PAYMENT

15.01 - DEFINITION OF REGULAR STRAIGHT TIME RATE OF PAY

The regular straight time rate of pay is that prescribed in wage schedule of the Collective Agreement.

15.02 – DEFINITION OF OVERTIME

All hours worked, per shift, which are in excess of seven and one-half (7 $\frac{1}{2}$) shall be paid as such in accordance with Article 15.03 unless otherwise specified elsewhere in this Agreement.

15.03 – OVERTIME PREMIUM AND NO PYRAMIDING

Subject to any superior conditions, the overtime rate shall be time and one-half (1-1/2) the employee's straight-time hourly rate.

Where an employee is required to work additional overtime contiguous to an overtime shift within a twenty-four (24) hour period, the employee will be compensated at the rate of double time their straight time hourly rate for all additional contiguous overtime hours worked.

Overtime premium will not be duplicated nor pyramided nor shall other premiums be duplicated nor pyramided nor shall the same hours worked be counted as part of the normal work week and also as hours for which the overtime premium is paid.

15.04 – TIME OFF IN LIEU OF OVERTIME

Employees who work overtime will not be required to take time off in regular hours to make up for overtime worked.

Time off in lieu may be taken on a mutually agreed upon basis between the employee and the Hospital, such time off will be the equivalent of the premium rate the employee has earned for working overtime. The Hospital shall revert to payment of premium rate if time off is not taken within ninety (90) calendar days of the work week in which the overtime was earned or, with the employee's agreement, within 12 months of that work week.

15.05 - REPORTING PAY

Employees who report for any scheduled shift will be guaranteed at least four (4) hours of work, or if no work is available will be paid at least four (4) hours except when work is not available due to conditions beyond the control of the Hospital. The reporting allowance outlined as herein shall not apply whenever an employee has received prior notice not to report for work. Part-time employees scheduled to work less than seven and one-half (7-1/2) hours per day will receive a pro-rated amount of reporting pay.

15.06 - CALL-BACK

Where employees are called back to work after having completed a regular shift, and prior to the commencement of their next regular shift, they shall receive a minimum of four (4) hours of work or four (4) hours pay at the rate of time and one-half (1-1/2) times their regular hourly earnings. Superior provisions shall remain.

Effective June 13, 2023, where employees are called back to work after having completed a regular shift, and prior to the commencement of their next regular shift, they shall receive a minimum of four (4) hours of work or four (4) hours of pat at the rate of two (2) times their regular hourly earnings. Superior provisions shall remain.

15.07 - STANDBY

An employee who is required to remain available for duty on standby, outside the normal working hours for that particular employee, shall receive standby pay in the amount of \$3.30 per hour for all hours on standby. Effective September 29, 2016, where such standby duty falls on a paid holiday, as set out in the Appendix of Local Provisions, the employee shall receive standby pay in the amount of \$4.90 per hour.

Standby pay shall, however, cease where an employee is called into work under Article 15.06 above and works during the period of standby.

15.08 – TEMPORARY TRANSFER

Where an employee is assigned temporarily to perform the duties and assume the responsibilities of a higher paying position in the bargaining unit, they shall be paid the rate in the higher salary range immediately above their current rate for all hours worked in the higher paying position.

Where a Hospital temporarily assigns an employee to carry out the assigned responsibilities of a classification outside the bargaining unit, the employee shall receive an allowance of \$4.00 for each shift from the time of the assignment.

Effective November 3, 2022, where a Hospital temporarily assigns an employee to carry out the assigned responsibilities of a classification outside the bargaining unit, the employee shall receive an allowance of \$1.00 per hour from the time of the assignment.

15.09 - SHIFT AND WEEKEND PREMIUM

Employees shall be paid a shift premium of one dollar and twenty-six cents (\$1.26) per hour for all hours worked where the majority of their scheduled hours fall between 1500 and 0700 hours.

Effective June 13, 2023, employees shall be paid a shift premium of two dollars and twenty-six cents (\$2.26) per hour for all hours worked where the majority of their scheduled hours fall between 1500 and 0700 hours.

One dollar and twenty-seven cents (\$1.27) per hour will be paid as weekend premium for all hours worked between 2400 hours Friday and 2400 hours Sunday, or such other 48-hour period as may be agreed upon by the local parties.

Effective June 13, 2023, two dollars and seventy-seven cents (\$2.77) per hour will be paid as weekend premium for all hours worked between 2400 hours Friday and 2400 hours Sunday, or such other 48-hour period as may be agreed upon by the local parties.

For clarity, employees will be paid both shift and weekend premiums when working hours eligible for both premiums.

15.10 - CHARGE NURSE PREMIUM

Effective November 3, 2022:

- (a) Whenever a nurse is assigned overall responsibility for patient care on the unit, ward, or area, the nurse shall be paid a premium of two dollars (\$2.00) per hour in addition to their regular salary and applicable premium allowance.
- (b) Before assigning a nurse to be in charge of a unit, the nurse will receive orientation to the role of the charge nurse on that unit. It is understood that such nurse may be assigned to any tour as part of the nurse's orientation program, providing such assignment is in accordance with any scheduling regulations or objectives contained in the Appendix of Local Provisions which forms part of this Collective Agreement.

ARTICLE 16 - HOLIDAYS

16.01 - NUMBER OF HOLIDAYS

(The following clause is applicable to full-time employees only)

There shall be twelve (12) holidays and these holidays are set out in the Local Provisions Appendix.

Should the Hospital be required to observe an additional paid holiday as a result of legislation, it is understood that one of the existing holidays recognized by the Hospital shall be established as the legislated holiday after discussion with the Union, so that the Hospital's obligation to provide the number of paid holidays as noted above remains unchanged.

16.02 - DEFINITION OF HOLIDAY PAY AND QUALIFIERS

(The following clause is applicable to full-time employees only)

Holiday pay will be computed on the basis of the employee's regular straight time hourly rate of pay times the employee's normal daily hours of work.

In order to qualify for holiday pay for any holiday, as set out in the Local Provisions Appendix, or to qualify for a lieu day an employee must complete their scheduled shift on each of the working days immediately prior to and following the holiday except where absence on one or both of the said qualifying days is due to a satisfactory reason.

An employee who was scheduled to work on a holiday, as set out in the Local Provisions Appendix, and is absent shall not be entitled to holiday pay or to a lieu day to which they would otherwise be entitled unless such absence was due to a satisfactory reason.

An employee who qualifies to receive pay for any holiday or a lieu day will not be entitled, in the event of illness, to receive sick pay in addition to holiday pay or a lieu day in respect of the same day.

16.03(A) - PAYMENT FOR WORKING ON A HOLIDAY

(The following clause is applicable to full-time employees only)

If an employee is required to work on any of the holidays set out in the local Appendix the employee shall be paid at the rate of time and one-half (1-1/2) their regular straight time hourly rate of pay for all hours worked on such holiday subject to Article 16.04. In addition, if the employee qualifies in accordance with Article 16.02 above the employee will receive a lieu day off with pay in the amount of the employee's regular straight time hourly rate of pay times the employee's normal daily hours of work.

Other provisions if any, relating to the scheduling of lieu days or relating to the payment of holiday pay instead of receiving a lieu day off are located in the Local Provisions Appendix.

16.03(B) – PAYMENT FOR WORKING ON A HOLIDAY

(The following clause is applicable to part-time employees only)

The holidays listed in the part-time local Appendix for the purposes of Article 16.03(b) shall be the same holidays as are listed in the full-time Local Provisions Appendix.

If an employee is required to work on any of the holidays set out in the local Appendix the employee shall be paid at the rate of time and one-half (1-1/2) their regular straight time hourly rate of pay for all hours worked on such holiday.

16.04 - PAYMENT FOR WORKING OVERTIME ON A HOLIDAY

Where an employee is required to work authorized overtime in excess of their regularly scheduled hours on a paid holiday, such employee shall receive twice (2x) their regular straight time hourly rate for such authorized overtime.

ARTICLE 17 - VACATIONS

17.01(A) - FULL-TIME VACATION ENTITLEMENT, QUALIFIERS AND CALCULATION OF PAYMENT

(The following clause is applicable to Full-Time employees only)

Subject to any superior conditions:

An employee who has completed	But less than the following	Is entitled to the following
the following number of	number of continuous years of	number of weeks of annual
continuous years of service:	service:	vacation with pay:
1	2	2
2	5	3
5	12	4
12	20	5
20	28	6
28		7

Vacation pay shall be calculated on the basis of the employee's regular straight time rate of pay times their normal weekly hours of work, subject to the application of Article 9.04, Effect of Absence.

17.01(B) - PART-TIME ENTITLEMENT, QUALIFIERS AND CALCULATION OF PAYMENT

(The following clause is applicable to part-time employees only)

Subject to any superior conditions:

An employee who has completed	But less than the following	Is entitled to the following
the following number of	number of continuous hours of	percentage of vacation pay, plus
continuous hours of service:	service:	the equivalent time off:
Less than 3,450		4%
3,450	8,625	6%
8,625	20,700	8%
20,700	34,500	10%
34,500	48,300	12%
48,300		14%

17.01(C) - PART-TIME ENTITLEMENT, QUALIFIERS AND CALCULATION OF PAYMENT (For all former OPSEU employees transferred July 23, 2009)

(The following clause is applicable to part-time employees only)

Subject to any superior conditions:

completed the following number of continuous hours of service:	number of continuous hours of service:	percentage of vacation pay, plus the equivalent time off:
Less than 1,725		4%
1,725		6%
5,175	5,175	8%
20,700	20,700	10%
34,500	34,500	12%
48,300	48,300	14%

employee who has But less than the following Is entitled to the following

Progression on Vacation Schedule (Part-Time)

Part-time employees, including casual employees, shall accumulate service for the purpose of progression on the vacation scale, on the basis of one year for each 1725 hours worked.

17.02 – WORK DURING VACATION

Should an employee who has commenced their scheduled vacation and agrees upon request by the Hospital to return to perform work during the vacation period, the employee shall be paid at the rate of one and one-half (1-1/2) times their basic straight time rate for all hours so worked. To replace the originally scheduled days on which such work was performed, the employee will receive one (1) vacation lieu day off for each day on which they have so worked.

17.03 - ILLNESS DURING VACATION

(The following clause is applicable to full-time employees only)

Where an employee's scheduled vacation is interrupted due to serious illness, which either commenced prior to or during the scheduled vacation period, the period of such illness shall be considered sick leave.

Serious illness is defined as an illness which requires the employee to receive on-going medical care and/or treatments resulting in either hospitalization or which would confine the employee to their residence or to bed rest for more than three days.

The portion of the employee's vacation which is deemed to be sick leave under the above provisions will not be counted against the employee's vacation credits.

17.04 - BEREAVEMENT DURING VACATION

Where an employee's scheduled vacation is interrupted due to a bereavement, the employee shall be entitled to be eavement leave in accordance with Article 12.04.

The portion of the employee's vacation which is deemed to be bereavement leave under the above provisions will not be counted against the employee's vacation credits.

ARTICLE 18 - HEALTH & WELFARE

18.01 - INSURED BENEFITS

(The following clause is applicable to full-time employees only)

The Hospital agrees, during the term of the Collective Agreement, to contribute towards the premium coverage of participating eligible employees in the active employ of the Hospital under the insurance plans set out below subject to their respective terms and conditions including any enrolment requirements:

- (a) The Hospital agrees to pay 100% of the billed premium towards coverage of eligible employees in the active employ of the Hospital under the Blue Cross Semi-Private Plan in effect as of September 28, 1993 or comparable coverage with another carrier.
- (b) The Hospital agrees to contribute 75% of the billed premium towards coverage of eligible employees in the active employ of the Hospital under the existing Blue Cross Extended Health Care Benefits Plan in effect as of September 28, 1993 (as amended below) or comparable coverage with another carrier providing for \$22.50 (single) and \$35.00 (family) deductible, providing the balance of monthly premiums is paid by the employee through payroll deductions.

Reimbursement for prescribed drugs covered by the Plan will be based on the cost of the lowest priced therapeutically equivalent generic version of the drug, unless there is a documented adverse reaction to the generic drug.

Subject to superior conditions services of a chiropractor and of a licensed or registered physiotherapist will be covered up to an annual maximum of \$375 for each service.

Effective June 13, 2023, subject to superior conditions, services of a licensed or registered massage therapist will be covered up to an annual maximum of \$375.

Effective September 29, 2022, subject to superior conditions, mental health services by a psychologist, registered psychotherapist or social worker (MSW) will be covered up to a maximum of \$800 annually.

Vision care maximum \$300.00 every 24 months in addition to eye examinations biennially, and hearing aid acquisition every 36 months. Vision care coverage can be used for laser eye surgery.

Effective June 13, 2023, vision care maximum of \$450 every 24 months in addition to eye examination biennially, and hearing aid acquisition every 36 months. Vision care coverage can be used for laser eye surgery.

- (c) The Hospital agrees to contribute 100% of the billed premium towards coverage of eligible employees in the active employ of the Hospital under HOOGLIP in effect as of September 28, 1993 or such other group life insurance plan currently in effect providing the balance of the monthly premium is paid by the employee through payroll deductions.
- (d) The Hospital agrees to contribute 75% of the billed premiums towards coverage of eligible employees in the active employ of the Hospital under the Blue Cross #9 Dental Plan in effect as of September 28, 1993 or comparable coverage with another carrier.

Dental recall, including preventative services, every 9 months.

The Hospital also agrees to contribute 75% of the billed premiums towards coverage of Blue Cross rider #2 (or equivalent) [complete and partial dentures] at 50/50 co-insurance to \$1000 annual maximum and Blue Cross rider #4 (or equivalent) [crowns, bridgework, and repairs to same] at 50/50 co-insurance to \$1000 annual maximum providing the balance of the monthly premiums are paid by the employee through payroll deduction.

The dental plan fee schedule for services for the dental plan benefits provided above shall be based on the current ODA fee schedule as it may be updated from time to time.

- (e) The Hospital will provide equivalent coverage to all employees who retire early and have not yet reached age 65 and who are in receipt of the Hospital's pension plan benefits on the same basis as is provided to active employees for semi-private, extended health care and dental benefits. The Hospital will contribute the same portion towards the billed premiums of these benefits plans as is currently contributed by the Hospital to the billed premiums of active employees.
- (f) A copy of all current master policies of the benefits referred to in this Article shall be provided to the Union.

18.02 - CHANGE OF CARRIER

(The following clause is applicable to full-time employees only)

It is understood that the Hospital may at any time substitute another carrier for any plan (other than OHIP) provided the benefits conferred thereby are not in total decreased. The Hospital shall notify the Union sixty (60) days in advance of making such a substitution to explain the proposed change

and to ascertain the views of the employees. Upon a request by the Union, the Hospital shall provide to the Union, full specifications of the benefit programs contracted for and in effect for employees covered herein. The Hospital will provide the Union with the full details of any changes made by an existing carrier to current plan provisions.

18.03 - PENSION

(The following clause is applicable to full-time employees only)

All present employees enrolled in the Hospital's pension plan shall maintain their enrolment in the plan subject to its terms and conditions. New employees and employees not yet eligible for membership in the plan shall, as a condition of employment, enroll in the plan when eligible in accordance with its terms and conditions.

18.04 – BENEFITS FOR PART-TIME EMPLOYEES

(The following clause is applicable to part-time employees only)

A part-time employee shall receive in lieu of all fringe benefits (being those benefits to an employee, paid in whole or part by the Hospital, as part of direct compensation or otherwise, including holiday pay, save and except salary, vacation pay, standby pay, call back pay, reporting pay, responsibility allowance, jury and witness duty, bereavement pay, and maternity supplemental unemployment benefits) an amount equal to 14% of their regular straight time hourly rate for all straight time hours paid.

18.05 – UNION EDUCATION

If the local union indicates to the Hospital that its members have approved a special assessment for union education in accordance with the CUPE constitution and local union by laws, the Hospital agrees to deduct this assessment.

Such assessment will be paid on a quarterly basis into a trust fund established and administered by OCHU/CUPE for this purpose.

ARTICLE 19 - HEALTH & SAFETY

19.01 - PROTECTIVE FOOTWEAR

Effective January 1, 2014, and on that date for each subsequent calendar year, the Hospital will provide \$120 per calendar year to each full-time and each regular part-time employee who is required by the Hospital to wear safety footwear during the course of their duties. The employees who will be required to wear safety footwear will be negotiated locally and set out in the Local Provisions Appendix.

Note: The existing central language designating the classifications of employees which are deemed to require appropriate safety footwear shall be transferred to the local appendix.

19.02 - INFECTIOUS DISEASES

a) The employer shall take every precaution reasonable in the circumstances for the protection of a worker. [Occupational Health and Safety Act, s. 25 (2) (h)].

- b) When faced with occupational health and safety decisions, the Hospital will not await full scientific or absolute certainty before taking reasonable action(s) including but not limited to, providing readily accessible personal protective equipment that reduces risk and protects employees.
- c) Hospitals will ensure adequate stocks of the N95 respirator or equivalent or better (or such other personal protective equipment as the parties may in writing agree) to be made available to bargaining unit members at short notice in the event that there are reasonable indications of the emergence of a pandemic, epidemic or outbreak of an infectious disease in the community served by the Hospital.
- d) A worker who is required by their employer to wear or use any protective clothing, equipment or device shall be instructed and trained in its care, use and limitations before wearing or using it for the first time and at regular intervals thereafter and the worker shall participate in such instruction and training. Personal protective equipment that is to be provided, worn or used shall, be properly used and maintained, be a proper fit, be inspected for damage or deterioration and be stored in a convenient, clean and sanitary location when not in use. [O. Reg. 67/93 Health Care].
- e) The Hospital agrees to cooperate in providing necessary information and management support to enable the Joint Health and Safety Committee to fulfil its functions. In addition, the Hospital will provide the Committee with access to the Hospital's pandemic plan and related risk assessment, all accident reports, health and safety records, notifications of exposure to an infectious or contagious disease, and any other pertinent information in its possession. The Hospital will also provide the Committee with reports on fit testing compliance annually and personal protective equipment inventory on a quarterly basis. The Committee shall respect the confidentiality of the information.
- f) Pregnant employees may request to be temporarily transferred from their current duties if, in the professional opinion of the employee's physician a risk to the pregnancy and/or unborn child is identified. If a temporary transfer is not feasible, the employee will be granted an unpaid leave of absence before the commencement of the pregnancy leave.

<u>19.03 – VIOLENCE</u>

The hospital and the union agree that they have a shared goal of a workplace free of violence.

"Workplace violence" means,

- (a) The exercise of physical force by a person against a worker, in a workplace, that causes or could cause physical injury to the worker,
- (b) An attempt to exercise physical force against a worker, in a workplace, that could cause physical injury to the worker, and
- (c) A statement or behaviour that it is reasonable for a worker to interpret as a threat to exercise physical force against the worker, in a workplace, that could cause physical injury to the worker.

The local parties will determine appropriate solutions to promote health and safety in workplaces, which shall include the adoption of the following mandatory provisions:

 The Hospital will ensure that employees are properly advised in advance if they are required to interact with patients who the Hospital is aware have exhibited violent behaviour previously or who could otherwise reasonably be considered to pose a danger of exhibiting violent behaviour.

- 2. The Hospital shall give due consideration to whether, in light of all the relevant circumstances, it is appropriate that an employee interacts with a known violent patient alone.
- 3. The Hospital shall notify the Union without undue delay of any incident of an employee being subjected to violence at the workplace. The timing and nature of such notification may be negotiated locally by the parties.

In addition, the local parties will consider addressing the inclusion of the following additional remedies:

- (i) Electronic and visual flagging;
- (ii) Properly trained security who can de-escalate, immobilize and detain / restrain;
- (iii) Appropriate personal alarms;
- (iv) Organizational wide risk assessments assessing environment, risk from patient population, acuity, communication, and work flow and individual client assessments; and
- (v) Training in de-escalation, "break-free" and safe immobilization / detainment / restraint.

19.04 - INFLUENZA VACCINATION

The parties agree that influenza vaccinations may be beneficial for patients and employees. Upon a recommendation pertaining to a facility or a specifically designated area(s) thereof from the Medical Officer of Health or in compliance with applicable provincial legislation, the following rules will apply:

- (a) Hospitals recognize that employees have the right to refuse any recommended or required vaccination.
- (b) If an employee refuses to take the recommended or required vaccine required under this provision, they will be reassigned during the outbreak period, unless reassignment is not possible, in which case they will be placed on unpaid leave. If an employee is placed on unpaid leave, they can use banked lieu time or vacation credits in order to keep their pay whole. It is further agreed that any such reassignment will not adversely impact the scheduled hours of other employees.
- (c) If an employee refuses to take the recommended or required vaccine because it is medically contra-indicated, and where a medical certificate is provided to this effect, they will be reassigned during the outbreak period, unless reassignment is not possible, in which case the employee will be placed on paid leave. It is further agreed that any such reassignment will not adversely impact the scheduled hours of other employees.
- (d) If an employee gets sick as a result of the vaccination, and applies for WSIB, the Hospital will not oppose the claim.
- (e) If the full cost of such medication is not covered by some other source, the Hospital will pay the full or incremental cost for the vaccine and will endeavour to offer vaccinations during an employee's working hours. In addition, employees will be provided with information, including risks and side effects, regarding the vaccine.

(f) This article shall be interpreted in a manner consistent with the *Ontario Human Rights Code*.

ARTICLE 20 - COMPENSATION

20.01(A) - JOB CLASSIFICATION

When a new classification (which is covered by the terms of this collective agreement) is established by the Hospital, the Hospital shall determine the rate of pay for such new classification and notify the local Union of the same. If the local Union challenges the rate, it shall have the right to request a meeting with the Hospital to endeavour to negotiate a mutually satisfactory rate. Such request will be made within ten (10) days after the receipt of notice from the Hospital of such new occupational classification and rate. Any change mutually agreed to resulting from such meeting shall be retroactive to the date that notice of the new rate was given by the Hospital. If the parties are unable to agree, the dispute concerning the new rate may be submitted to arbitration as provided in the Agreement within fifteen (15) days of such meeting. The decision of the Board of Arbitration (or Arbitrator as the case may be) shall be based on the relationship established by comparison with the rates for other classifications in the bargaining unit having regard to the requirements of such classification.

When the Hospital makes a substantial change in the job content of an existing classification which in reality causes such classification to become a new classification, the Hospital agrees to meet with the Union if requested to permit the Union to make representation with respect to the appropriate rate of pay.

If the matter is not resolved following the meeting with the Union the matter may be referred to arbitration as provided in the agreement within fifteen (15) days of such meeting. The decision of the Board of Arbitration (or Arbitrator as the case may be) shall be based on the relationship established by comparison with the rates for other classifications in the bargaining unit having regard to the requirements of such classifications.

The parties further agree that any change mutually agreed to or awarded as a result of arbitration shall be retroactive only to the date that the Union raised the issue with the Hospital.

Notwithstanding the foregoing, if as a result of compensable illness or injury covered by WSIB. an employee is unable to carry out the regular functions of their position, the Hospital may, subject to its operational requirements, establish a special classification and salary in an endeavour to provide the employee with an opportunity of continued employment. This provision shall not be construed as a guarantee that such special classification(s) will be made available or continued.

20.01(B) - JOB DESCRIPTIONS

A copy of the current job description for a bargaining unit position shall be made available to the Union upon request. When a new classification which is covered by terms of this collective agreement is created, a copy of the job description shall be forwarded to the Union at the time that the Hospital notifies the local Union of the rate of pay pursuant to article 20.01(a) above.

20.02 - ASSIGNMENT OF DUTIES FROM ANOTHER CLASSIFICATION

Where the Hospital revises the job content of an existing classification in such a manner that duties of another classification are assigned to it, the following shall apply:

- (a) An employee who occupies a position which is revised in accordance with this article, and who is physically incapable of performing the revised position, will not be required to perform those additional duties which exceed the employee's physical capabilities provided the employee's physician provides documentation to the Hospital of such limitation.
- (b) In the event an employee presently occupying a position which is revised in accordance with this article requires additional training to perform duties of the revised position the employee shall be entitled to a period of training, with due consideration being given to the employee's age and previous educational background, during which they may perfect or acquire the skills necessitated by the new method of operation. The employer will assume the cost of tuition and travel. There shall be no reduction in wage or salary rates during the training period of any such employee. Training shall be given during the hours of work whenever possible and may extend for up to six months.

20.03 - PROMOTION TO A HIGHER CLASSIFICATION

An employee who is promoted to a higher rated classification within the bargaining unit will be placed in the range of the higher rated classification so that they shall receive no less an increase in wage rate than the equivalent of one step in the wage rate of their previous classification (provided that they do not exceed the wage rate of the classification to which they have been promoted).

20.04 - WAGES AND CLASSIFICATION PREMIUMS

Provisions under these headings shall remain unchanged and are repeated as 20.04, except to the extent that the Wage Schedule referred to in the hospital's expiring collective agreement shall be adjusted and retroactivity shall be paid in accordance with the Implementation Agreement signed.

20.05 - PROGRESSION ON THE WAGE GRID

(The following clause is applicable to part-time employees only)

Effective October 10, 1986 part-time employees, including casual employees, shall accumulate service for the purpose of progression on the wage grid, on the basis of one year for each 1725 hours worked.

Notwithstanding the above, employees hired prior to October 10, 1986 will be credited with the service they held for the purpose of progression on the wage grid under the Agreement expiring September 28, 1985 and will thereafter accumulate service in accordance with this Article.

ARTICLE 21 - FISCAL ADVISORY COMMITTEE

Recognizing the value of Union input on behalf of employees, the parties agree to the following:

(a) The Union's representative(s) will be included in the consultation and planning process from the early phases of the budget planning process, through representation on the Fiscal Advisory Committee or equivalent committee to its final stages of completion, to assist the Hospital in minimizing layoffs or job loss, and in developing labour adjustment strategies

where necessary, and in otherwise minimizing adverse effects on CUPE-represented employees through program or service restructuring.

- (b) Where the Hospital experiences unforeseen circumstances such that will necessitate changes to its budgetary plans which have been approved by the Ministry of Health, or the Local Health Integration Network, the Hospital agrees that revisions to the budget will be carried out in consultation with the Union.
- (c) In furtherance of the foregoing, and, where possible, in advance of any scheduled FAC or equivalent committee meeting, the Hospital agrees to provide to the Union in a timely way any financial and staffing information pertinent to its budget, or to any other re-structuring plan that would affect the Union's members.
- (d) It is understood that employee time spent at FAC or equivalent committee meetings with the employer in pursuance of the above shall be deemed to be work time for which the employee shall be paid by the Hospital at their regular or premium rate as may be applicable.

ARTICLE 22 - APPRENTICESHIP COMMITTEE

The central parties agree that within sixty (60) days of the commencement of this agreement, a joint local committee consisting of up to three representatives each will be formed to discuss the feasibility of establishing an apprenticeship Program (s). If such a program is deemed feasible, the local parties will determine the terms and conditions of such program(s).

The joint local committee will seek the availability of any federal or provincial funds to cover the costs of such programs.

ARTICLE 23 - DURATION

23.01 - TERM

This agreement shall be binding and continue in effect and shall continue from year to year unless either party gives written notice to the other party of its desire to bargain for amendments within ninety (90) days prior to the termination date of September 28, 2023. Upon receipt of such notice by one party or the other, both parties will meet thereafter for the purpose of bargaining.

23.02 - CENTRAL BARGAINING

Notwithstanding the foregoing provisions, in the event the parties to this Agreement agree to negotiate for its renewal through the process of central bargaining, either party to this Agreement may give notice to the other party of its desire to bargain for amendments on local matters proposed for incorporation in the renewal of this Agreement and negotiations on local matters shall take place during the period from 120 to 60 days prior to the termination date of this Agreement. Negotiations on central matters shall take place during the period commencing forty-five days prior to the termination date of this Agreement.

It is understood and agreed that "local matters" means, those matters which have been determined by mutual agreement between the central negotiating committees respectively representing each of the parties to this Agreement as being subjects for local bargaining directly between the parties to this Agreement. It is also agreed that local bargaining shall be subject to such procedures that may be determined by mutual agreements between the central negotiating committees referred to above. For such purposes, it is further understood that the central negotiating committees will meet during the sixth month prior to the month of termination of this Agreement to convey the intentions of their principals as to possible participation in central negotiations, if any, and the conditions for such central bargaining.

Dated at, Onta	, Ontario, this 4 th day of September 2024.	
FOR THE HOSPITALS	FOR THE LOCAL UNION	
Has lyt	C A (14:57 EDT)	
Kelly Hanselman Kelly Hanselman (Sep 5, 2024 07:39 EDT)	Sandra Shank Sandra Shank (Sep 5, 2024 18:01 EDT)	
Eberolicatus	VBainbridge-M VBainbridge-M (Sep 5, 2024 16:58 EDT)	
Kade-Maul	Mike Turgeon (Sep 4, 2024 15:05 EDT)	
	Melanie Rose (Sep 11, 2024 09:42 EDT)	
	brett nesbitt (Sep 6, 2024 16:34 EDT)	
	Sean Wilson Sean Wilson (Sep 4, 2024 14:50 EDT)	

Regarding the introduction of HOODIP to Hospitals with Accumulating Sick Leave Plans

Participating CUPE locals and Hospitals agree to meet to discuss the merits of introducing HOODIP to their CUPE bargaining units.

It is understood that such meetings will occur within 6 months following the date of ratification of the Memorandum of Settlement.

FOR THE HOSPITALS		FOR THE UNION
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RE: HOODIP

CUPE and the Participating Hospitals agree to establish a provincial working group consisting of up to three representatives each, to investigate sick leave utilization, discuss changes to HOODIP and individual Hospital participation in the Plan.

The working group will have access to expertise and resources as appropriate. The working group will commence meeting within 3 months following the date of the ratification of the settlement. The committee may explore the feasibility of implementing pilot project(s) to determine the effectiveness of any changes to the current sick leave plan. Any pilot project will be without prejudice.

CUPE members will be granted such time off as is required to attend joint meetings of the working group. The time spent by the CUPE members to attend joint meetings of the working group will be deemed time worked and CUPE members will be compensated at their regular straight time hourly rate.

The working group will arrange its activities in order to endeavour to arrive at joint recommendations for the central parties by March 31, 2024.

FOR THE HOSPITALS	FOR THE UNION

Re: Voluntary Part-time Benefits

If the local parties agree, the Hospital will provide part-time employees with the option of voluntary participation in any and all of the group health and welfare benefit programs set out in Article 18.01. It is understood and agreed that the part-time employees would pay the Employer the full amount of the monthly premiums, in advance.

NOTE: Part-time voluntary benefits are not arbitrable in local negotiations.

FOR THE HOSPITALS	FOR THE UNION

RE: RPN Rates

CUPE and the Participating Hospitals agree to establish a provincial working group consisting of up to three representatives each, to discuss the issue of RPN rates across the province, and the feasibility of moving towards a provincial or common wage rate.

The working group will have access to expertise and resources as appropriate. The working group will commence meeting sixty (60) days following ratification of the collective agreement.

CUPE members will be granted such time off as is required to attend joint meetings of the working group. The time spent by the CUPE members to attend joint meetings of the working group will be deemed time worked and CUPE members will be compensated at their regular straight time hourly rate.

The working group will arrange its activities in order to endeavour to arrive at joint recommendations for the central parties four (4) months prior to the expiry of the collective agreement.

FOR THE HOSPITALS	FOR THE UNION

Memorandum of Agreement

Between:

The Participating Hospitals/ OHA

- and -

The Ontario Council of Hospital Unions/ CUPE

Whereas the current collective agreement makes reference to the Blue Cross Plans in effect as of September 28, 1993;

And Whereas the semi-private, extended health care and dental benefits are now being provided by various carriers at the different hospitals;

And Whereas the Participating Hospitals ("the Hospitals") and the Ontario Council of Hospital Unions/CUPE ("the Union") wish to ensure that the collective agreement entitlements to semi-private, extended health care and dental benefits are comparable;

And Whereas the Hospitals and the Union are desirous of considering whether, without reducing the level of benefits provided at each individual participating hospital, savings can be achieved in the provision of semi-private, extended health care and dental benefits;

And Whereas the Hospitals and the Union wish to ensure that eligible employees receive comprehensive and accurate information about their coverage and entitlements;

And Whereas the Hospitals and the Union recognize the importance of working collaboratively to achieve the objectives outlined above, it is agreed as follows:

- 1. Within thirty days of the ratification by the Hospitals and the Union of the collective agreement, a provincial Joint Benefits Committee ("the Committee") will be established.
- 2. Both the Hospitals and the Union will nominate three members of the Committee and appoint cochairs. The Committee will meet and mutually select a third party facilitator. Failing to do so, William Kaplan will appoint the facilitator.
- 3. The Hospitals and the Union will be responsible for their own expenses, but they will share equally in the fees of the expenses of the facilitator.
- 4. The Committee will meet monthly or as otherwise agreed by the parties or directed by the facilitator.
- 5. The Committee will immediately request from all participating hospitals a copy of their current benefit plan master policies as they pertain exclusively to CUPE and booklets to be provided within 90 days of the request.
- 6. The Committee will review those plans and determine what, if any, variations exist among the plans.
- 7. The Committee will also consider whether, without reducing the level of benefits provided at each individual participating hospital, there are cost saving mechanisms available to the parties.
- 8. The Committee may retain expert assistance, the cost of which shall be borne equally by the Hospitals and the Union. Should the Hospitals and the Union not agree on retaining expert assistance, the decision of the facilitator shall be binding.

FOR THE HOSPITALS	FOR THE UNION

either party for any purpose in any proceeding.

9. The Committee shall complete its work and prepare a final report within eighteen months, unless the parties agree otherwise. The parties agree that this memorandum of agreement and the report of the Committee shall not be introduced or relied upon by either party in any proceedings whatsoever. However, it is agreed and understood that the data collected may be relied upon by

Re٠	Grievances	Related to	Article 3	02
ne.	Gilevalices	Delated to	ALUCIE .).UZ

The parties agree that grievances related to 3.02, if any, will be heard before Arbitrator William Kaplan (with nominees).

FOR THE HOSPITALS	FOR THE UNION

RE: Workload Complaint Form

The Central Bargaining Committees for the Ontario Hospital Association and the Canadian Union of Public Employees will establish a joint working group to develop a workload complaint form for Registered Practical Nurses. This committee will meet within thirty (30) days of ratification and complete its work within ninety (90) days of ratification. In the event the parties cannot agree on forms, Arbitrator Kaplan will hold a hearing and make a decision on an expeditious basis. These forms will then be attached to the Collective agreement.

FOR THE HOSPITALS		FOR THE UNION
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RE: Commitment to Equity, Diversity and Inclusivity

The parties agree that working and caring conditions are at their best when the workplace environment is reflective of the communities they serve and work together to promote equity, diversity, and inclusion within the Hospital.

The parties are committed to promoting a workplace of diversity, inclusion and where everyone feels valued. The parties are committed to a workplace that is inclusive of their diverse communities, including but not limited to Women, Racialized workers, workers with a disability, Black, Indigenous, People of Colour (BIPOC) workers, and Lesbian, Gay, Bisexual, Transgender, Queer and/or Questioning, Intersex, Asexual and/or Agender, Two-Spirited and the countless affirmative ways in which workers choose to self-identify (LGBTQIA2+).

The parties value the contributions of all staff in the hospital and recognize that discriminatory and oppressive acts can negatively impact staff. The parties are committed to making an equitable working environment that is inclusive for all.

To support this commitment, where a committee or other hospital forum does not already exist, the local parties will endeavour in the first year of the collective agreement to establish a committee or other hospital forum. The local parties will coordinate to integrate at least one (1) representative, and one (1) alternate, selected or appointed by the Union from amongst bargaining unit employees to join said committee. The committee will meet on a frequency as determined by the committee. The committee will discuss, research and implement strategies, initiatives, and training programs aimed at promoting equity, diversity, and inclusion in the hospital in effective and meaningful ways.

Where a committee or other hospital forum currently exists, at least one (1) representative, and one (1) alternate, from the bargaining unit will be integrated onto the committee or other hospital forum.

DATED this 22nd day of September 2021.

ON BEHALF OF CANADIAN UNION OF PUBLIC EMPLOYEES:	ON BEHALF OF THE PARTICIPATING HOSPITALS:
m. Az	SPAC
Sharon Richer	Luce
Louis Rodignes	

Suena Hollingworth	Acg
Invience W	D. Mutt
A six last	h-Mu
Dayne Louis	Joe Ald
Hoselejwell	Al Cifarelli
Dulg un	Jedia Beli
Atrem 16	AH,
Judy Bain	
Danis	
Sheela Yeadan	

APPENDIX 1:1
FORMER OPSEU EMPLOYEES ENTITLED TO SUPERIOR CONDITIONS FOR VACATION ENTITLEMENT

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ADAMS,WAYNE	CLINTON,LORI	GARON,NICOLE
ALLAN,SHANNON	COCHRANE, TEESHA	GASCHO,PAULA
AMENDOLA,FEDERICO	COLLINS, JAMES	GAUTHIER,MONIQUE
AMENDOLA,FERNANDO	COLLINS,NORMA JEAN	GAUTHIER-ROY,LORRAINE
ARGUELLES, SUZANNE	CONDIE,CAELIN	GERBASI,CARI
ARMITAGE,LISE	CONSTANT, LAURIE	GILL,SANDRA
ARNOLD,MELODY	COOLICH,ROBERT	GILPIN,LOUISE
BARR,ROBERT	COOPER,CURTIS	GINGRAS,DARLENE
BARROW,GRAHAM	CORBEIL,RICHARD	GIRARD,ANGELLE
BEALE,ANNE	CORBETT,WILLIAM	GOULET, YVONNE J
BEATTY,CODY	COSTELLO, JANET CONNIE	GRENIER,KRISTY
BEDARD,MICHAEL	COTTER,BRENDA	GUILLEMETTE,THERESE
BELANGER, ALINE	COUTU,DARLENE	HACK,AMANDA
BELL,SHIRLEY	CRAIGIE,LAURIE	HAMILTON,ARDEN
BERTRAND,LINDA	CROCKFORD,CAROL	HAMMOND, SABRINA
BESSETTE,KIM	CROGHAN,HOLLY	HARE,AURELIA
BILODEAU, DAWN	CROGHAN, PATRICIA	HATCHARD, JESSICA
BOLEN,LORI	CYR,LINDA	HEBERT,NATALIE
BORELAND, DEBBIE	DALY,ASHLEY	HENRY,YVES
BOUCHER, JUDITH	DAVIS,JOHN	HODDER,MELISSA
BOULIANNE,LORRAINE	DEGAGNE, JOHN MARC	HOLDEN,ROBERT
BOURBONNAIS,ANNE	DEMERS-LANDRY,MICHELINE	HOWARTH,LINDA
BOWMAN, JENNIFER	DENAULT,BRITTANY	HUARD,STEPHEN
BOYER, CAROLYN	DESCHENES,ROBERT	HUTCHINSON,MICHAEL-JA
BRAUND,SUSAN	DESCHENES,ROGER	JAMIESON,HEATHER
BRAZEAU,KATHRYN	DESGROSSEILLIERS,ROBE	JEANNEAULT,CHAD
BRIDEAU,STEFANIE	DEVINE, DEANNE	JESSE,JODY
BRISEBOIS,CAROL	DEVLIN,DANIEL	JOHNS,WAYNE A
BRITTON,SHAWN	DIGIGLIO,BRIAN	JONES,KIMBERLEY
BROOKS,AMY	DINWOODIE,VIRGINIA	KING,SANDRA
BROWN,DORIS	DOLAN,JACQUELINE	LADOUCEUR,SHARON J.
BRUCE,ELAINE	DOUCET,CAROL L.F.	LAFERRIERE, VALERIE
BRUCE,LAWRENCE	DRAPER,LISA	LAFONTAINE, DAVID
BRUCKNER,JAYDENE	DUCHESNE,CLAUDE	LAFONTAINE, JEAN
BRUNET,THERESE	DUGUAY,RACHELLE	LAFONTAINE,MARC
BUCKNELL,NICOLE	DUPUIS,GAIL	LALONDE,CHRISTINE
BUSH,NANCY	EDES,SHIRLEY	LAMB,TAMMY
BUTT,CARL	EMERY,MARILYN	LAMONTAGNE,LILIANNE
BYERS,LINDA	ETHIER,LUC	LAMOREA,TARA
CAMERON,BRIGITTE	EXNER,BRENDA	LAROCQUE,LISA
CAMERON, JAMES	FERLAND,RENEE	LAUZON,NATALIE
CARNEY,KAREN	FILION,ROMEO	LEBLOND,TINA
CARRE,GINETTE	FOREST,PAMELA	LECLERC,MAUREEN
CARRUTHERS,KATHERINE	FORSYTH,MICHELLE	LEDUC,KIMBERLY
CARTIER,ANDRE	FORTIN,MELISSA	LEFAIVE,SUSAN
CHEENA,RAVEN	GAGNON,LOUISE	LEMAY,PAULINE
CHRISTENSEN,MARK	GAGNON,ROGER	LEVASSEUR,YVES
<u> </u>	<u> </u>	I

CLARKE,CARMEN L	GARAGAN,SUSAN	LLOYD,GLENN
LORD,ERIC	PEARSON,NANCY	STENCELL,DAVID
LOUISEIZE,SHAWN	PELLEY, JOYCE	STEPHENSON, JAMES
LUNEL,EMMI	PETERSON,ADAM	STEUERNOL,NATASHA
LYON,HEATHER	PETERSON,GARY	STEVENS,SHELLY
LYON, VICKY	PETRIE, JUSTIN	STEWART, LAURA
MACLENNAN, ANDREA	PHILLIPS,LYNN	STONE,ROBERT
MAKI,TERRENCE	PIGEON, DEBORHA	STONE,SUZANNE
MARTEL,ROSEMARY	PILE,AMANDA	STRONACH,SHERYL
MARTIN,LISETTE	POINT,KIMBERLY	TA,HOANG
MATHIAS,TAMMY	POIRIER,NICOLE	THIBAULT,COLLINE
MATHIEU,RONALD	POITRAS,CHRISTOPHER	THOMAS,JASON
MAYHEW,NICOLE	PRATT,JENNIFER	TIGNANELLI,CHRISTOPHE
MCCARTHY,JESSICA	PRIOR, VERONICA	TOTH,AURELIA
MCCHARLES,JOEY	QUENNEVILLE,TINA	TREMBLAY,ODETTE
MCDONALD,PATRICIA	RANGER, JENNIFER	TRUDEL,ANNETE
MCINTYRE,SUZANNE	RANGER,MARLENE	TRUDEL,CHRISTOPHER
MCLELLAN,ADELE	RANGER,RENE	TUCKETT,BROOKS
MCRAE,KAREN	RECKZIN, YOLANDA	TURGEON,MICHAEL
MCWATERS,JENNIFER	REED,ROBIN N.	VANFLEET,DAVID
MEIR,RONALD	REED,SUZANNE	VAUTOUR,ANITA
MERKEL,KRYSTA	RENAUDETTE,RANDY	VERALDI,GARY
MICHAUVILLE,BOBBY	ROBINSON,ANGELA	VESTER,BARBARA
MILLER,BARBARA	ROGERS-STJEAN,GINA	VIGNOLA,LYNNE
MITCHELL-		
TAILLEFER,FLORENCE	ROKHOLM,AARON	VOYER,MICHEL JR
MOAR,MARNIE	ROONEY,KATHRYN	WALKER,LOUISE
MOLNAR, JOHN	ROSE,JOYCELINE	WALL, CHRISTOPHER
MOLNAR,TINA	ROWE, CINDY	WALL,MERRY
MORATZ,CATHARINE	ROY,GUYLAINE	WALSH,AMANDA
MORRIS, JENNIFER	RYAN,SUE	WALSH, JEANNETTE
NESBITT,BRETT	SAARI,HEATHER	WANG,LI ZHI
NESBITT,CRAIG	SAUDINO, CHASTITY	WATSON, CHRISTINE
NEWTON,GUY	SCAPPATURA,CYNTHIA	WATSON,MICHELLE
NICHOLAS, DEBBIE	SCHLUETING,BARBARA	WELDRICK,JAMES
NICHOLS,RONDA	SHANK,CLAUDE	WHITEHEAD, SHELLY
NICHOLSON, DEREK	SHORE,LIESJE	WILKINSON,LINDA
NORMAN,MICHAEL	SIMIS,KEVIN	WILLIAMS,JOAN
O'DONNELL,KASSANDRA	SIMMENS,VALERIE	WILLICK,CHRISTINE
ODORIZZI,STEPHEN	SKINNER,FREDERICK	WOODLEY,ANGELA
OFFLESS,JENNIFER	SNYDER,ALLAN	WOODS,SHERRY
O'REILLY,CATHERINE	SOLTYS,JONATHAN	
ORTON,DEBRA	SOLTYS,LYNN	
OSBORNE, CHRISTIANE	SOULIERE,RUTH ANNE	
PARK,JUDY	SPARKS,ANNE	
PASTUCH,IRENE	ST PIERRE,ROGER	
PAULIN, DIANNE	STANLEY,JASON	

This list was determined at November 14, 2011

APPENDIX 1:2
FORMER OPSEU EMPLOYEES ENTITLED TO SUPERIOR CONDITIONS FOR BENEFITS

ARMITAGE,LISE	JONES,KIMBERLEY	STONE,ROBERT
ARNOLD,MELODY	KING,SANDRA	TUCKETT,BROOKS
BORELAND, DEBBIE	LADOUCEUR,SHARON J.	VERALDI,GARY
BOURBONNAIS,ANNE	LAFONTAINE, DAVID	VESTER,BARBARA
BRAUND,SUSAN	LAFONTAINE,JEAN	WALKER,LOUISE
BRISEBOIS,CAROL	LAFONTAINE,MARC	WANG,LI ZHI
BRITTON,SHAWN	LEFAIVE,SUSAN	WATSON,MICHELLE
BROWN,DORIS	LORD,ERIC	WELDRICK, JAMES
BRUCE,ELAINE	LOUISEIZE,SHAWN	WHITEHEAD, SHELLY
BRUCE,LAWRENCE	LYON,HEATHER	WILKINSON,LINDA
BRUCKNER, JAYDENE	MATHIAS,TAMMY	WOODS,SHERRY
BUCKNELL,NICOLE	MCCARTHY,JESSICA	
BUTT,CARL	MCINTYRE,SUZANNE	
BYERS, LINDA	MOAR, MARNIE	
CAMERON,BRIGITTE	MOLNAR,JOHN	CROGHAN, HOLLY RPT
		GAUTHIER-ROY, LORRAINE
CARRE,GINETTE	MOLNAR,TINA	RPT
CARTIER,ANDRE	MORATZ,CATHARINE	WALL, MERRY RPT
CHRISTENSEN,MARK	MORRIS,JENNIFER	
CONDIE,CAELIN	NESBITT,BRETT	
COUTU,DARLENE	NESBITT,CRAIG	
CROGHAN,PATRICIA	NEWTON,GUY	
DEMERS-LANDRY,MICHELINE	NICHOLS,RONDA	
DESCHENES,ROBERT	NICHOLSON, DEREK	
DEVINE,DEANNE	ORTON,DEBRA	
DIGIGLIO,BRIAN	OSBORNE,CHRISTIANE	
DINWOODIE,VIRGINIA	PASTUCH,IRENE	
DOUCET,CAROL L.F.	PAULIN, DIANNE	
DRAPER,LISA	PELLEY,JOYCE	
DUCHESNE,CLAUDE	PETERSON,GARY	
DUGUAY,RACHELLE	RANGER, JENNIFER	
DUPUIS,GAIL	RANGER,MARLENE	
EDES,SHIRLEY	REED,ROBIN N.	
EXNER,BRENDA	REED,SUZANNE	
FERLAND,RENEE	ROGERS-STJEAN,GINA	
FILION,ROMEO	ROONEY,KATHRYN	
GARON,NICOLE	ROY,GUYLAINE	
GERBASI,CARI	RYAN,SUE	
GILL,SANDRA	SAARI,HEATHER	
GILPIN,LOUISE	SHANK, SHAWN	
GIRARD,ANGELLE	SNYDER,ALLAN	
GUILLEMETTE,THERESE	SOULIERE,RUTH ANNE	
HARE,AURELIA	SPARKS,ANNE	
HENRY,YVES	STENCELL,DAVID	
HOLDEN,ROBERT	STEVENS,SHELLY	

This list was determined at November 14, 2011

SCHEDULE "A" - CLASSIFICATIONS AND WAGE RATES

Classification	START	863 HRS. 6 MONTHS	1725 HRS. 1 YEAR	3450 HRS. 2 YEARS	5175 HRS. 3 YEARS	6900 HRS. 4 YEARS
Accounts Payable Clerk						
September 29, 2020	26.389	26.661	26.936	27.207		
September 29, 2021 - 1% + 3.75%	27.652	27.937	28.225	28.509		
September 29, 2022 - 1% + 2.5%	28.627	28.922	29.220	29.514		
Accounts Receivable Clerk						
September 29, 2020	00.000	00.004	00.000	07 007		
September 29, 2020 September 29, 2021 - 1% + 3.75%	26.389	26.661	26.936	27.207		
September 29, 2021 - 1% + 3.75% September 29, 2022 - 1% + 2.5%	27.652	27.937	28.225	28.509		
Geptember 29, 2022 - 170 - 2.570	28.627	28.922	29.220	29.514		
A dissitting a Claude						
Admitting Clerk	04 700	00.070	00.474	00.004		
September 29, 2020	31.700	32.076	32.471	32.861		
September 29, 2021 - 1% + 3.75%	33.217	33.611	34.026	34.434		
September 29, 2022 - 1% + 2.5%	34.388	34.796	35.225	35.648		
Ambulance Clerk						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.472	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.405	27.681	27.962		
Coptombol 20, 2022 170 - 2.070	21.125	27.403	27.001	21.902		
Ambulance Communications Officer						
September 29, 2020	30.091	30.715	31.437	32.721	34.660	35.707
September 29, 2021 - 1% + 3.75%	31.532	32.185	32.942	34.287	36.319	37.416
September 29, 2022 - 1% + 2.5%	32.644	33.320	34.103	35.496	37.599	38.735
1	02.011	00.020	01.100	00.100	07.000	00.700
Auto Mechanic						
September 29, 2020	30.097	30.361	30.623	30.858		
September 29, 2021 - 1% + 3.75%	31.538	31.815	32.089	32.336		
September 29, 2022 - 1% + 2.5%	32.650	32.936	33.220	33.476		
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Classification	START	863 HRS. 6	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Ciassification	START	MONTHS	1 _YEAR	2 YEARS	3 YEARS	4 YEARS
Base Hospital Clerk						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.472	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.405	27.681	27.962		
Breast Screening Clerk						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.471	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.404	27.682	27.962		
Business Office Clerk						
September 29, 2020	22.646	22.810	23.050	23.520		
September 29, 2021 - 1% + 3.75%	23.730	23.902	24.154	24.646		
September 29, 2022 - 1% + 2.5%	24.566	24.745	25.005	25.514		
20p.6/1186/ 25, 2022 17,0 2.070	24.500	24.740	25.005	20.014		
Buyer						
September 29, 2020	29.205	29.468	29.731	29.889		
September 29, 2021 - 1% + 3.75%	30.603	30.879	31.154	31.320		
September 29, 2022 - 1% + 2.5%	31.682	31.967	32.253	32.424		
CACC Clerk						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.471	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.404	27.682	27.962		
Canteen Operator						
September 29, 2020	23.604	23.769	24.018	24.486		
September 29, 2021 - 1% + 3.75%	24.734	24.907	25.168	25.658		
September 29, 2022 - 1% + 2.5%	25.605	25.785	26.055	26.563		
Carpenter						
September 29, 2020	28.574	28.769	28.961	29.176		
September 29, 2021 - 1% + 3.75%	29.942	26.769 30.146	30.347	30.573		
September 29, 2022 - 1% + 2.5%	30.998	31.208	31.417	31.651		
55ptombol 20, 2022 170 · 2.070	50.330	J1.ZU0	J1.411	51.051		

Classification	START	863 HRS. 6	1725 HRS. 1	3450 HRS. 2	5175 HRS. 3	6900 HRS. 4
		MONTHS	YEAR	YEARS	YEARS	YEARS
Case Costing Secretary						
September 29, 2020	25.693	25.959	26.102	26.489		
September 29, 2021 - 1% + 3.75%	26.923	27.202	27.352	27.757		
September 29, 2022 - 1% + 2.5%	27.872	28.160	28.316	28.735		
	27.072	20.100	20.010	20.700		
Central Booking Clerk						
September 29, 2020	27.083	27.362	27.641	27.919		
September 29, 2021 - 1% + 3.75%	28.380	28.671	28.964	29.256		
September 29, 2022 - 1% + 2.5%	29.380	29.682	29.985	30.287		
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Communications Clerk						
September 29, 2020	27.659	27.987	28.332	28.672		
September 29, 2021 - 1% + 3.75%	28.983	29.327	29.689	30.045		
September 29, 2022 - 1% + 2.5%	30.005	30.361	30.735	31.104		
Communicative Disorders Assistant						
September 29, 2020	28.478	28.736	28.999	29.157		
September 29, 2021 - 1% + 3.75%	29.841	30.111	30.387	30.553		
September 29, 2022 - 1% + 2.5%	30.893	31.173	31.458	31.630		
Computer Operator						
September 29, 2020	23.824	24.398	24.702	25.108		
September 29, 2021 - 1% + 3.75%	24.965	25.566	25.884	26.310		
September 29, 2022 - 1% + 2.5%	25.845	26.467	26.797	27.238		
Cook/Butcher						
September 29, 2020	24.120	24.692	24.995	25.402		
September 29, 2021 - 1% + 3.75%	25.274	25.874	26.192	26.618		
September 29, 2022 - 1% + 2.5%	26.165	26.786	27.115	27.556		
Community Transportation Attendants						
September 29, 2020	24.402	24.604	24.832	25.262		
September 29, 2021 - 1% + 3.75%	25.571	25.782	26.020	26.471		
September 29, 2022 - 1% + 2.5%	26.472	26.691	26.938	27.404		
•	_0	_5.001	_3.000			

	07.57	863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
Department Secretary						
September 29, 2020	27.846	28.135	28.420	28.708		
September 29, 2021 - 1% + 3.75%	29.180	29.482	29.780	30.082		
September 29, 2022 - 1% + 2.5%	30.208	30.521	30.830	31.143		
Developmental Services Worker						
September 29, 2020	25.552	25.897	26.269	26.533		
September 29, 2021 - 1% + 3.75%	26.776	27.137	27.526	27.804		
September 29, 2022 - 1% + 2.5%	27.719	28.093	28.496	28.784		
Dietary Driver						
September 29, 2020	23.606	23.770	24.017	24.487		
September 29, 2021 - 1% + 3.75%	24.736	24.908	25.166	25.659		
September 29, 2022 - 1% + 2.5%	25.608	25.786	26.054	26.564		
1	20.000	20.700	20.001	20.001		
Dietetic Technician						
September 29, 2020	30.149	30.465	30.769	31.085		
September 29, 2021 - 1% + 3.75%	31.592	31.924	32.242	32.573		
September 29, 2022 - 1% + 2.5%	32.706	33.049	33.379	33.721		
Distribution Attendent						
Distribution Attendant September 29, 2020	04.400	04.004	04.000	05.000		
September 29, 2021 - 1% + 3.75%	24.402	24.604	24.832 26.020	25.262		
September 29, 2022 - 1% + 2.5%	25.571 26.472	25.782 26.691	26.938	26.471 27.404		
Ooptember 25, 2022 - 170 · 2.070	20.472	20.091	20.936	27.404		
ECG Clerk						
September 29, 2020	27.082	27.362	27.641	27.921		
September 29, 2021 - 1% + 3.75%	28.379	28.671	28.964	29.258		
September 29, 2022 - 1% + 2.5%	29.379	29.682	29.985	30.289		
Ed. ada a Ol. I						
Education Clerk	00.555	00.554	00.555	07.00-		
September 29, 2020	26.390	26.661	26.936	27.207		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.225	28.509		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.220	29.514		

Classification	START	863 HRS. 6	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
		MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
Electrician						
September 29, 2020	29.205	29.469	29.730	29.890		
September 29, 2021 - 1% + 3.75%	30.603	30.880	31.153	31.321		
September 29, 2022 - 1% + 2.5%	31.682	31.969	32.251	32.425		
Emergency Medical Attendant						
September 29, 2020	28.223	28.700	29.194	29.674		
September 29, 2021 - 1% + 3.75%	29.574					
September 29, 2022 - 1% + 2.5%	30.616					
Environmental Services Attendant						
September 29, 2020	23.604	23.769	24.018	24.486		
September 29, 2021 - 1% + 3.75%	24.734	24.907	25.168	25.659		
September 29, 2022 - 1% + 2.5%	25.605	25.785	26.055	26.563		
Emergency Medical Dispatch						
Full-Time & Part-Time						
September 29, 2020	27.439	27.845	28.243	28.648		
September 29, 2021 - 1% + 3.75%	28.753	29.178	29.595	30.019		
September 29, 2022 - 1% + 2.5%	29.766	30.206	30.638	31.077		
Finance Accounting Clerk (NEW)						
September 29, 2020	27.082	27.362	27.641	27.921		
September 29, 2021 - 1% + 3.75%	28.379	28.672	28.964	29.257		
September 29, 2022 - 1% + 2.5%	29.379	29.683	29.985	30.289		
, , ,	20.070	20.000	20.000	00.200		
Food Service Receiver						
September 29, 2020	23.604	23.770	24.018	24.487		
September 29, 2021 - 1% + 3.75%	24.734	24.908	25.168	25.659		
September 29, 2022 - 1% + 2.5%	25.606	25.786	26.055	26.563		
Food Service Worker						
September 29, 2020	23.604	23.769	24.018	24.486		
September 29, 2021 - 1% + 3.75%	24.734	24.907	25.168	25.659		
September 29, 2022 - 1% + 2.5%	25.605	25.785	26.055	26.563		

Classification	START	863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
Forensic Legal Coordinator						
September 29, 2020	43.262	44.398	45.544			
September 29, 2021 - 1% + 3.75%	45.333	46.523	47.725			
September 29, 2022 - 1% + 2.5%	46.931	48.163	49.407			
General Ledger Clerk						
September 29, 2020	25.693	25.959	26.102	26.489		
September 29, 2021 - 1% + 3.75%	26.923	27.202	27.352	27.757		
September 29, 2022 - 1% + 2.5%	27.872	28.160	28.316	28.735		
Coptombol 20, 2022 170 - 2.070	21.012	20.100	20.510	20.733		
General Office Clerk						
September 29, 2020	25.693	25.959	26.102	26.489		
September 29, 2021 - 1% + 3.75%	26.923	27.202	27.352	27.757		
September 29, 2022 - 1% + 2.5%	27.872	28.160	28.316	28.735		
Out and the survey Denter						
Groundskeeper/Porter	00 700		04.404	04.050		
September 29, 2020	23.769	23.936	24.184	24.653		
September 29, 2021 - 1% + 3.75%	24.907	25.082	25.342	25.833		
September 29, 2022 - 1% + 2.5%	25.785	25.966	26.235	26.743		
Hairdresser I						
September 29, 2020	26.185	26.807	27.430			
September 29, 2021 - 1% + 3.75%	27.439	28.091	28.743			
September 29, 2022 - 1% + 2.5%	28.406	29.081	29.756			
Hairdresser II						
September 29, 2020	17.821					
September 29, 2021 - 1% + 3.75%	18.674					
September 29, 2022 - 1% + 2.5%	19.332					
Health Records Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
	_0.020	_5.522	_50	_5.5.0		

Classification	START	863 HRS. 6 MONTHS	1725 HRS. 1	3450 HRS. 2	5175 HRS. 3	6900 HRS. 4
			YEAR	YEARS_	YEARS	YEARS_
Health Records Dictatypist						
September 29, 2020	27.347	27.775	28.231	28.672		
September 29, 2021 - 1% + 3.75%	28.657	29.105	29.582	30.045		
September 29, 2022 - 1% + 2.5%	29.667	30.131	30.625	31.104		
Health Records Senior Dictatypist						
September 29, 2020	28.478	28.736	28.999	29.157		
September 29, 2021 - 1% + 3.75%	29.841	30.111	30.387	30.553		
September 29, 2022 - 1% + 2.5%	30.893	31.173	31.458	31.630		
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Health Records Technician						
September 29, 2020	34.924	35.227	35.523	35.705		
September 29, 2021 - 1% + 3.75%	36.596	36.913	37.223	37.414		
September 29, 2022 - 1% + 2.5%	37.886	38.214	38.535	38.733		
Hospital Services & Nutrition & Food						
Services Aide						
September 29, 2020	22.646	22.810	23.050	23.520		
September 29, 2021 - 1% + 3.75%	23.730	23.902	24.154	24.646		
September 29, 2022 - 1% + 2.5%	24.566	24.745	25.005	25.514		
Hospital Services & Nutrition/Food						
Services Porter						
September 29, 2020	22.646	22.810	23.050	23.520		
September 29, 2021 - 1% + 3.75%	23.730	23.902	24.154	24.646		
September 29, 2022 - 1% + 2.5%	24.566	24.745	25.005	25.514		
Hospital Services Clerk						
September 29, 2020	22.646	22.810	23.050	23.520		
September 29, 2021 - 1% + 3.75%	23.730	23.902	24.154	24.646		
September 29, 2022 - 1% + 2.5%	24.566	24.745	25.005	25.514		
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		863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
ISNC Secretary						
September 29, 2020	27.348	27.776	28.231	28.672		
September 29, 2021 - 1% + 3.75%	28.657	29.105	29.583	30.045		
September 29, 2022 - 1% + 2.5%	29.667	30.131	30.626	31.104		
Information Support Officer C.A.C.C						
September 29, 2020	32.350	33.023	33.792	35.173	37.256	38.391
September 29, 2021 - 1% + 3.75%	33.898	34.604	35.410	36.857	39.039	40.229
September 29, 2022 - 1% + 2.5%	35.093	35.824	36.658	38.156	40.415	41.647
Lab Data Entry Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Laboratory Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Laboratory Dictatypist						
September 29, 2020	27.348	27.776	28.231	28.672		
September 29, 2021 - 1% + 3.75%	28.657	29.105	29.583	30.045		
September 29, 2022 - 1% + 2.5%	29.667	30.131	30.626	31.104		
Laboratory Secretary						
September 29, 2020	28.477	28.736	28.999	29.157		
September 29, 2021 - 1% + 3.75%	29.840	30.111	30.387	30.553		
September 29, 2022 - 1% + 2.5%	30.892	31.173	31.458	31.630		
Laundry Process Attendant						
September 29, 2020	23.605	23.770	24.018	24.487		
September 29, 2021 - 1% + 3.75%	24.735	24.908	25.168	25.659		
September 29, 2022 - 1% + 2.5%	25.607	25.786	26.055	26.564		

Classification	START	863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
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Liaison and Policy Officer C.A.C.C.						
September 29, 2020	32.350	33.023	33.792	35.173	37.256	38.391
September 29, 2021 - 1% + 3.75%	33.898	34.604	35.410	36.857	39.039	40.229
September 29, 2022 - 1% + 2.5%	35.093	35.824	36.658	38.156	40.415	41.647
Maintenance Mechanic A						
September 29, 2020	28.106	28.365	28.610	28.851		
September 29, 2021 - 1% + 3.75%	29.452	29.723	29.980	30.233		
September 29, 2022 - 1% + 2.5%	30.490	30.771	31.037	31.298		
Maintenance Mechanic B						
September 29, 2020	26.294	26.556	26.944	27.209		
September 29, 2021 - 1% + 3.75%	27.553	27.827	28.234	28.511		
September 29, 2022 - 1% + 2.5%	28.524	28.808	29.229	29.516		
Matarial Managament Aida						
Materiel Management Aide September 29, 2020	04.400	04.004	04.000	05.000		
September 29, 2020 September 29, 2021 - 1% + 3.75%	24.402	24.604	24.832	25.262		
September 29, 2022 - 1% + 3.75%	25.571	25.782	26.020	26.471		
September 29, 2022 - 170 + 2.370	26.472	26.691	26.938	27.404		
Materiel Management Clerk						
September 29, 2020	26.389	26.661	26.805	27.205		
September 29, 2021 - 1% + 3.75%	27.652	27.937	28.088	28.508		
September 29, 2022 - 1% + 2.5%	28.627	28.922	29.079	29.513		
	20.021	20.022	20.070	20.010		
MDRD Technician						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.471	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.404	27.682	27.962		
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Media Specialist						
September 29, 2020	31.087	33.839	36.591			
September 29, 2021 - 1% + 3.75%	32.576	35.459	38.342			
September 29, 2022 - 1% + 2.5%	33.724	36.709	39.694			

		863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
Medical Ambulatory Clerk						
September 29, 2020	27.082	27.362	27.640	27.921		
September 29, 2021 - 1% + 3.75%	28.379	28.672	28.964	29.258		
September 29, 2022 - 1% + 2.5%	29.379	29.682	29.985	30.289		
Non-Registered Practical Nurse						
September 29, 2020	20 272	20 422	20 700	24 426		
September 29, 2020 - 1% + 3.75%	20.273 21.243	20.433 21.412	20.788	21.126		
September 29, 2022 - 1% + 2.5%	21.243	21.412	21.783 22.551	22.137 22.917		
Ochtember 23, 2022 - 170 + 2.570	21.992	22.100	22.551	22.917		
Nutrition & Food Services Clerk						
September 29, 2020	23.824	24.398	24.702	25.108		
September 29, 2021 - 1% + 3.75%	24.965	25.566	25.884	26.310		
September 29, 2022 - 1% + 2.5%	25.845	26.467	26.797	27.238		
O.R. Inventory Management Clerk						
September 29, 2020	27.776	28.063	28.349	28.635		
September 29, 2021 - 1% + 3.75%	29.105	29.407	29.706	30.006		
September 29, 2022 - 1% + 2.5%	30.131	30.444	30.753	31.063		
O.R. Ward Clerk						
September 29, 2020	27.082	27.362	27.641	27.921		
September 29, 2021 - 1% + 3.75%	28.379	28.671	28.964	29.258		
September 29, 2022 - 1% + 2.5%	29.379	29.682	29.985	30.289		
Operations Maintenance Clark						
Operations Maintenance Clerk	00.000	00.004	00.005	07.005		
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Operating Room Attendant						
September 29, 2020	24.310	24.559	24.812	25.059		
September 29, 2021 - 1% + 3.75%	25.474	25.735	26.000	26.259		
September 29, 2022 - 1% + 2.5%	26.371	26.642	26.916	27.185		

		863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
			_		_	
Ortho Technician						
September 29, 2020	34.893	35.203	35.514	35.705		
September 29, 2021 - 1% + 3.75%	36.563	36.888	37.214	37.414		
September 29, 2022 - 1% + 2.5%	37.852	38.188	38.526	38.733		
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P.C.U. Ward Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Pain Management Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Pain Management Exercise Therapist						
September 29, 2020	22.645	22.809	23.050	23.519		
September 29, 2021 - 1% + 3.75%	23.729	23.901	24.154	24.645		
September 29, 2022 - 1% + 2.5%	24.565	24.744	25.005	25.513		
•						
- • •						
Painter Sentember 20, 2020	00.005	00.044	00.450	00.070		
September 29, 2020	28.025	28.241	28.456	28.672		
September 29, 2021 - 1% + 3.75% September 29, 2022 - 1% + 2.5%	29.367	29.593	29.819	30.045		
September 29, 2022 - 170 + 2.570	30.402	30.636	30.870	31.104		
Pastoral Care Clerk						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.472	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.405	27.681	27.962		
Patient Registration Clerk						
September 29, 2020	27.082	27.362	27.641	27.921		
September 29, 2021 - 1% + 3.75%	28.379	28.671	28.964	29.258		
September 29, 2022 - 1% + 2.5%	29.379	29.682	29.985	30.289		

Classification	CTART	863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
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Payroll Assistant						
September 29, 2020	29.205	29.469	29.730	29.890		
September 29, 2021 - 1% + 3.75%	30.603	30.880	31.153	31.321		
September 29, 2022 - 1% + 2.5%	31.682	31.969	32.251	32.425		
Perioperative Clerk						
September 29, 2020	27.082	27.362	27.640	27.921		
September 29, 2021 - 1% + 3.75%	28.379	28.672	28.964	29.258		
September 29, 2022 - 1% + 2.5%	29.379	29.682	29.985	30.289		
Personal Support Worker						
September 29, 2020	23.604	23.769	24.018	24.486		
September 29, 2021 - 1% + 3.75%	24.734	24.907	25.168	25.659		
April 22, 2022 - \$2.00	26.734	26.907	27.168	27.659		
September 29, 2022 - 1% + 2.5%	27.676	27.856	28.126	28.634		
Pharmacy Technician						
September 29, 2020	30.798	31.237	31.683	32.128		
September 29, 2021 - 1% + 3.75%	32.272	32.732	33.200	33.666		
September 29, 2022 - 1% + 2.5%	33.410	33.886	34.371	34.853		
March 31, 2023 - Award June 14, 2024	33.513	33.990	34.476	34.960		
Physiotherapist Assistant						
September 29, 2020	28.478	28.736	28.999	29.157		
September 29, 2021 - 1% + 3.75%	29.841	30.111	30.387	30.553		
September 29, 2022 - 1% + 2.5%	30.893	31.173	31.458	31.630		
Plant Maintenance Driver						
September 29, 2020	23.606	23.770	24.017	24.487		
September 29, 2021 - 1% + 3.75%	24.736	24.908	25.166	25.659		
September 29, 2022 - 1% + 2.5%	25.608	25.786	26.054	26.564		
Plumber						
September 29, 2020	29.205	29.469	29.730	29.890		
September 29, 2021 - 1% + 3.75%	30.603	30.880	31.153	31.321		
September 29, 2022 - 1% + 2.5%	31.682	31.969	32.251	32.425		
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Oleovification	07487	863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
Pre-Admission Clerk						
September 29, 2020	26.389	26.661	26.805	27.205		
September 29, 2021 - 1% + 3.75%	27.652	27.937	28.088	28.508		
September 29, 2022 - 1% + 2.5%	28.627	28.922	29.079	29.513		
Printer						
September 29, 2020	22.646	22.810	23.050	23.520		
September 29, 2021 - 1% + 3.75%	23.730	23.902	24.154	24.646		
September 29, 2022 - 1% + 2.5%	24.566	24.745	25.005	25.514		
Quality Assurance Clerk						
September 29, 2020	21.346	22.575	23.805	25.058		
September 29, 2021 - 1% + 3.75%	22.368	23.655	24.945	26.257		
September 29, 2022 - 1% + 2.5%	23.157	24.489	25.824	27.183		
Radiology Clerk Typist						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Radiology Dictatypist						
September 29, 2020	27.348	27.776	28.231	28.672		
September 29, 2021 - 1% + 3.75%	28.657	29.105	29.583	30.045		
September 29, 2022 - 1% + 2.5%	29.667	30.131	30.626	31.104		
Receiver						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Refrigerator Mechanic						
September 29, 2020	29.205	29.469	29.730	29.889		
September 29, 2021 - 1% + 3.75%	30.603	30.880	31.153	31.320		
September 29, 2022 - 1% + 2.5%	31.682	31.968	32.251	32.424		

		863 HRS.	1725	3450	5175 HBS	6900 HBS
Classification	START	6 MONTHS	HRS. 1	HRS. 2	HRS. 3	HRS. 4
		MONTHO	YEAR	YEARS	YEARS_	YEARS
Registered Practical Nurse	Start	1 YEAR	2 YEARS	6 YEARS	12 YEARS	
September 29, 2020	30.769	31.478	32.093	33.991	35.707	
September 29, 2021 - 1% + 3.75%	32.242	32.985	33.629	35.619	37.416	
September 29, 2022 - 1% + 2.5%	33.378	34.148	34.815	36.874	38.735	
Rehabilitation Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Renal Aide						
September 29, 2020	23.825	24.398	24.702	25.108		
September 29, 2021 - 1% + 3.75%	24.965	25.566	25.884	26.310		
September 29, 2022 - 1% + 2.5%	25.845	26.467	26.797	27.237		
Room Based Attendant (RBA)						
September 29, 2020	23.825	24.399	24.702	25.107		
September 29, 2021 - 1% + 3.75%	24.966	25.567	25.884	26.309		
September 29, 2022 - 1% + 2.5%	25.846	26.469	26.797	27.237		
Secretary, Substance Abuse Detox						
September 29, 2020	26.390	26.661	26.936	27.207		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.225	28.509		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.220	29.514		
Seamstress/Sewer						
September 29, 2020	23.768	23.936	24.184	24.652		
September 29, 2021 - 1% + 3.75%	24.906	25.082	25.342	25.833		
September 29, 2022 - 1% + 2.5%	25.784	25.966	26.235	26.743		
Shipper/Receiver						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		

Classification	START	863 HRS. 6	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	SIAKI	MONTHS	1 YEAR	2 YEARS	3 YEARS	4 YEARS
Stoffing Clark					_	
Staffing Clerk	00 000	00.004	00.000	07.007		
September 29, 2020 September 29, 2021 - 1% + 3.75%	26.390	26.661	26.936	27.207		
September 29, 2021 - 1% + 3.75% September 29, 2022 - 1% + 2.5%	27.653	27.937	28.225	28.509		
September 29, 2022 - 176 + 2.576	28.628	28.922	29.220	29.514		
Staffing Scheduler						
September 29, 2020	29.586	29.857	30.130	30.281		
September 29, 2021 - 1% + 3.75%	31.002	31.286	31.572	31.731		
September 29, 2022 - 1% + 2.5%	32.095	32.389	32.685	32.850		
,	02.000	0000	02.000	0000		
Staff Education Secretary						
September 29, 2020	26.390	26.661	26.936	27.207		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.225	28.509		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.220	29.514		
Stores Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
O consideration with the						
Support Service Worker						
September 29, 2020	23.824	24.398	24.702	25.108		
September 29, 2021 - 1% + 3.75%	24.965	25.566	25.884	26.310		
September 29, 2022 - 1% + 2.5%	25.845	26.467	26.797	27.238		
Surgical Ambulatory Clerk						
September 29, 2020	27.082	27.362	27 640	27.921		
September 29, 2021 - 1% + 3.75%			27.640			
September 29, 2021 - 1% + 3.73% September 29, 2022 - 1% + 2.5%	28.379	28.672	28.964	29.258		
September 29, 2022 - 176 + 2.576	29.379	29.682	29.985	30.289		
Switchboard Operator						
September 29, 2020	25.004	25.262	25.517	25.776		
September 29, 2021 - 1% + 3.75%	26.201	26.471	26.739	27.010		
September 29, 2022 - 1% + 2.5%	27.125	27.404	27.682	27.962		
,	27.120	27.∃0∓	27.002	21.002		

	0745	863 HRS.	1725 HRS.	3450 HRS.	5175 HRS.	6900 HRS.
Classification	START	6 MONTHS	1	2	3	4
			YEAR	YEARS	YEARS	YEARS_
Team Leader - C.A.C.C.						
September 29, 2020	32.350	33.023	33.792	35.173	37.256	38.391
September 29, 2021 - 1% + 3.75%	33.898	34.604	35.410	36.857	39.039	40.229
September 29, 2022 - 1% + 2.5%	35.093	35.824	36.658	38.156	40.415	41.647
·						
Team Leader – Drug Distribution						
September 29, 2020	33.108	33.579	34.060	34.537		
September 29, 2021 - 1% + 3.75%	34.694	35.186	35.691	36.190		
September 29, 2022 - 1% + 2.5%	35.916	36.427	36.949	37.466		
Team Leader - MDRD						
September 29, 2020	26.879	27.156	27.431	27.710		
September 29, 2021 - 1% + 3.75%	28.166	28.456	28.745	29.037		
September 29, 2022 - 1% + 2.5%	29.159	29.460	29.758	30.060		
Team Leader - Engineering Services						
September 29, 2020	32.133	32.412	32.707	32.885		
September 29, 2021 - 1% + 3.75%	33.671	33.964	34.273	34.460		
September 29, 2022 - 1% + 2.5%	34.858	35.161	35.481	35.675		
Toom Loador Operating Boom						
Team Leader – Operating Room Attendant						
September 29, 2020	26.131	26.402	26.672	26.940		
September 29, 2021 - 1% + 3.75%	27.382	27.666	27.949	28.230		
September 29, 2022 - 1% + 2.5%	28.347	28.641	28.935	29.225		
Team Leader - Patient Registration						
September 29, 2020	20 420	20.002	31.162	24 525		
September 29, 2021 - 1% + 3.75%	30.429 31.886	30.802 32.277	32.653	31.535 33.045		
September 29, 2022 - 1% + 2.5%	33.010	33.415	33.804	34.210		
20,201	55.010	JJ.4 IJ	33.004	J 4 .2 10		
Team Leader - SSW						
September 29, 2020	25.616	26.223	26.561	26.989		
September 29, 2021 - 1% + 3.75%	26.842	27.478	27.833	28.281		
September 29, 2022 - 1% + 2.5%	27.788	28.447	28.814	29.278		

Classification	START	863 HRS. 6 MONTHS	1725 HRS. 1 YEAR	3450 HRS. 2 YEARS	5175 HRS. 3 YEARS	6900 HRS. 4 YEARS
Team Leader - Switchboard						
September 29, 2020	26.253	26.525	26.793	27.063		
September 29, 2021 - 1% + 3.75%	27.510	27.795	28.075	28.359		
September 29, 2022 - 1% + 2.5%	28.480	28.775	29.065	29.359		
Thorne Nursing Station Clerk						
September 29, 2020	23.614	23.859	24.102	24.346		
September 29, 2021 - 1% + 3.75%	24.745	25.001	25.256	25.511		
September 29, 2022 - 1% + 2.5%	25.617	25.882	26.146	26.410		
Volunteer Services Clerk						
September 29, 2020	25.693	25.958	26.103	26.489		
September 29, 2021 - 1% + 3.75%	26.923	27.201	27.352	27.757		
September 29, 2022 - 1% + 2.5%	27.872	28.160	28.316	28.736		
Ward Clerk						
September 29, 2020	26.390	26.661	26.935	27.205		
September 29, 2021 - 1% + 3.75%	27.653	27.937	28.224	28.508		
September 29, 2022 - 1% + 2.5%	28.628	28.922	29.219	29.513		
Women and Children's Attendant						
September 29, 2020	24.310	24.560	24.812	25.060		
September 29, 2021 - 1% + 3.75%	25.473	25.735	26.000	26.260		
September 29, 2022 - 1% + 2.5%	26.371	26.643	26.916	27.185		
Work Room Aide						
September 29, 2020	23.825	24.398	24.702	25.108		
September 29, 2021 - 1% + 3.75%	24.965	25.566	25.884	26.310		
September 29, 2022 - 1% + 2.5%	25.845	26.467	26.797	27.237		

APPENDIX OF LOCAL ISSUES

The following provisions, while not being an exhaustive listing, are appropriate for inclusion in an Appendix of Local Issues. Any local issue provisions which existed in the hospital's expiring collective agreement shall be continued in the Appendix of Local Issues subject to any changes, deletions or additions resulting from the current round of bargaining.

- Management Rights
- Statement of Religious Purpose
- Recognition
- Union Membership
- Dues Deduction and Remittance and Dues Lists
- Constitution of Local Bargaining and Grievance Committees
- Seniority Lists
- Scheduling
- Uniform Allowance
- Sick Leave Administrative Provisions
- Designation of Specific Holidays
- Administrative Provision re Payment of Wages
- Meal Allowances
- Bulletin Boards
- Mileage Allowance
- Communication to Union
- Vacation Administrative Provisions
- Pay Day
- Health & Safety
- Designation of Classifications Required to Wear Safety Footwear

Where a Hospital and a Local Union have reached a settlement of all Local Issues, and the form in which their agreed issues are to appear in the collective agreement is inconsistent with the foregoing agreement of the central parties, then the local parties may re-open negotiations for the sole purpose of ensuring that the form of their collective agreement is consistent with the foregoing. Any difficulties in this regard shall be submitted to the Implementation Committee for resolution.

IMPLEMENTATION NOTE RE PREEXISTING CLAUSES

For those headings containing a reference to this note, if the expiring collective agreement applied to parttime employees, the existing provision shall continue, amended as appropriate by any amendment to the full-time provisions.

APPENDIX A: RPN WORKLOAD COMPLAINT FORM

RPNs are required to complete all of SECTION 1 through 6 of this form prior to submitting it to the Chief Nursing Officer.

SECTION	1: INFORMATI	ON					
Name(s) Of	Employee(s) R	eporting:					
Employer:				Unit/Prog			
Date of Occ				Time:			☐ 11.25Hr Shift
Name of Su	ıpervisor:			Date/Time	e Subn	nitted:	
SECTION	2: DETAILS O	OCCURRENC	CE				
Provide a co	oncise summar	of the occurre	nce:				
							
Check one	: □ Is this a	n isolated incide	ent? □ An o	ongoing pro	oblem?		
SECTION	3: INITIAL ATT	EMPT AT RES	OLUTION				
At the time	the workload iss	sue occurred, di	d you discuss	s the issue	within	the unit/area/pi	ogram?
	What was the o		-				
☐ Yes	what was the o	utcome of the d	iscussion and	ı wnat solul	ILIONS W	rere identilited?	
□ No \	Why not?				•		
	,						
Failing reso	lution at the tim	e of occurrence	. did vou seel	k assistanc	ce from	a person desid	nated by the

North Bay Regional Health Centre and CUPE Local 139 Collective Agreement – RPN Workload Complaint Form

employer as responsible for a timely resolution of workload issues?

□ Yes	What was the outcome of the discussion and what solutions were identified?
	Why not?
-	discuss the issue with your immediate supervisor (i.e unit manager or designate) within 48 hour currence?
□ Yes	What was the outcome of the discussion and what solutions were identified?
	Why not?
SECTIO	ON 4: WORKING CONDITIONS/CONTRIBUTING FACTORS
	to effectively resolve workload issues, please provide details about the working conditions at th occurrence by providing the following information:
# of sche	eduled staff
# of staff	f working □ RPN □ RN □ Unit Clerk □ Service Support
# of ager	ncy staff □ Yes How many? □ No
# of RPN	Is on overtime ☐ Yes How many? ☐ No
	was a shortage of staff at the time of the occurrence (including support staff), heck one or all of the following that apply:
□ Absend	ce/Emergency leave Sick call(s) Vacancies
Please ch	heck off the factor(s) you believe contributed to the workload issue:
□ Chang	ge in patient acuity. Provide details:
□ Numbe	er of beds. Provide details:

□ Number of Admissions. Provide	details:
□ Number of Discharges. Provide	details:
☐ Other. Please specify and provi	de details:
SECTION 5: RPN RECOMMEND	DED SOLUTIONS
Please check-off one or all of the a occurrences:	areas you believe should be addressed in order to prevent similar
☐ In-service	☐ Orientation
☐ Review nurse/patient ratio	☐ Review policy/procedures
☐ Float/casual pool	☐ Adjust supporting staff
□ Adjust RPN staff	□ Equipment
☐ Replace sick calls, vacations, pa	aid holidays or other absences
Provide details for each checked b	pox above:
□ Other solutions:	
SECTION 6: EMPLOYEE SIGNA	ATURES
Signature	Phone #
Signature	Phone #
Signature	
Date submitted:	

SECTION 7: I	MANAGEMENT COMMENTS
Process as outl	ined in Article 9.15 (b) – (d)
Step 1	Employee(s) are to raise their concern(s) with immediate supervisor within 48 hours of the occurrence.
Step 2:	The supervisor is to provide a response within 5 working days.
Step 3	If the supervisor's response is unsatisfactory, the employee(s) may submit*t a Workload Complaint Form to the CNO within 48 hours, with a copy to the Union. A meeting with the CNO will be held within 30 days. A Union representative may attend this meeting.
Step 4	The CNO is to provide a response within 15 days. A copy of the response will be sent to the Union, if applicable.
Step 5	If the CNO's response is unsatisfactory, the employee(s) may request a meeting with the CEO (or designate) within 48 hours. This meeting is to be held within 30 days. A Union representative may attend this meeting.

The CEO (or designate) will provide a written response within 15 days. A copy of the response will

Step 6

be sent to the Union, if applicable.

^{*}This form may be submitted via email.

APPENDIX B: NON-RPN WORKLOAD COMPLAINT FORM

N.B. All sections of the form $\underline{\text{must}}$ be completed prior to submission for review.

The parties agree that patient care is enhanced if concerns relating to professional practice, patient acuity, fluctuating Work-Loads and fluctuating staffing are resolved in a timely and effective manner.

SECTION 1: GENERAL INFORMATION	
Name(s) of Employee(s) Reporting (Please Print)	
Unit/Area/Program:	Site/Location:
Date of Occurrence	Time of Occurrence:
Shift Length: ☐ 7.5 hr. ☐ 11.25 hr. ☐ Other _	
Name of Manager/Supervisor:	Time Notified:
Date Form Submitted to Employer:	
SECTION 2: WORKING CONDITIONS	
In order to effectively resolve workload issues, pleatime of the occurrence by providing the following info	se provide detail about the working conditions at the rmation:
Type of Work Being Performed (please describe)	
Number of Staff on Duty Usual Number	per of Staff on Duty

	nere was a ortage:	shortag	e of staff at the time o	of the occur	rrence, please provide	details about why there was	за
SI	ECTION 3:	DETA	ILS OF OCCURENCE				
ls t	his an:		Isolated Incident		Ongoing Problem	(<u>Check One</u>)	
with brie ince	n quality pa ef description	tient ca	re and/or created an ເ oblem/work assignme	unsafe wor ent below,	king environment for the including what happer	was excessive or inconsistence following reasons. (Provined, how the assignment wironment, where the incide	ide ⁄as
SI	ECTION 4:	REME	DY				
a)					the issue within the stails of how it was or v	unit/area/program to devel vas not resolved:	ор

,	occurrence, seek immediate assistance from your imm bility for timely resolution of workload issues. Discussion of	
c) Was it resolved Yes Derovide details of how it was or was not re		
SECTION 5: RECOMMENDATIONS		
To correct this problem, I/we recommend:		
SECTION 6: EMPLOYEE SIGNATURE	(S)	
Signature:		
Phone #:	Email:	
Signature:	Date:	
Phone #:	Email:	

Signature:	Date:	
Phone #:	Email:	
Signature:	Date:	
Phone #:		
SECTION 7: MANAGEMENT COMME	ENT9	
3	a written response to the individual(s) with a copy to the rmation/comments in response to this report, including uplicable:	

LOCAL ISSUES

COMBINED FULL-TIME/PART-TIME COLLECTIVE AGREEMENT

Between



NORTH BAY REGIONAL HEALTH CENTRE

(hereinafter called the "Hospital")

and



CUPE LOCAL 139

(hereinafter called the "Union")

Expires: September 28, 2023



APPENDIX OF LOCAL ISSUES

ARTICLE A - SCOPE

A.01 The NBRHC recognizes the Canadian Union of Public Employees and its Local 139 as the sole and exclusive bargaining agent for all service (including MDRD Technician, Health Records Technician, RPN, Orthopaedic Technician, Pharmacy Technician and Pharmacy Assistant) and office and clerical employees who work at NBRHC and any satellite sites, save and except Professional Medical staff, Graduate, Undergraduate and Registered Nurses, Graduate and Undergraduate Pharmacists, Graduate and Student Dieticians, Technical Personnel, Chief Engineer, Supervisors/Foremen and/or heads of Departments, persons above the rank of Supervisors/Foremen and/or Heads of Departments, Executive and Administrative Assistants to Heads of Departments and above, Human Resources staff, and persons already covered by subsisting Collective Agreements.

ARTICLE B - MANAGEMENT RIGHTS

- **B.01** The Union acknowledges that it is the exclusive right and power of the Hospital to direct the working force, to discipline or discharge the employees for just cause, to promote, demote, transfer, layoff and suspend employees, subject to the Seniority and Grievance Procedures set out in this Agreement, and to hire.
- **B.02** Generally to manage the Hospital and all the enterprises in which the Hospital is engaged.
- **B.03** To maintain order, discipline and efficiency and to make and alter from time to time rules and regulations to be observed not inconsistent with the provisions of this Agreement. The Hospital shall exercise its rights in a fair and reasonable manner.

ARTICLE C - UNION SECURITY

- **C.01** All employees of the Hospital covered by this Agreement shall as a condition of employment have union dues deducted on all earnings, as set out by the Union. An employee whose dues are in arrears will have the outstanding amount deducted as agreed upon by the Union and the employee.
- **C.02** The Hospital shall forward such deductions to the Union not later than the end of the month following the date of deduction together with a list of names and classifications of all employees from whose wages the deductions have been made.
- **C.03** The Union shall notify the Hospital from time to time of the changes, if any, in current monthly dues; and deductions shall be adjusted for the month following such notification.
- **C.04** The Hospital shall provide the Local President with an electronic copy of any amended Human Resources policy prior to distribution to all staff.

ARTICLE D - NEGOTIATING COMMITTEE

D.01 The Hospital acknowledges the right of the Union to appoint or otherwise select a Negotiating Committee of not more than seven (7) employees, provided there are not more than two (2) employees out of any single unit.

D.02 In the event either party wish to call a meeting of the committee, the meeting shall be held at a time and place fixed by mutual agreement and the costs of the meeting place shall be shared equally.

ARTICLE E - STEWARDS

- **E.01** (a) The Union shall notify the Hospital in writing of the names of the members of all committees and the names of all Union Representatives including Stewards and Chief Stewards, along with unit or area representatives.
 - (b) The Union will notify the Hospital in writing of any changes to the above as soon as they occur. Additionally, the Union will provide a list of the above no less than twice per year in the months of June and December.
 - (c) The Hospital acknowledges the right of the Union to appoint or otherwise select no more than 3% of the total number of bargaining unit employees including the Executive Board, who shall be designated to represent the Union at any given time.
 - It is understood that there will be no more than 3% of the total number of Stewards selected from any one unit.
- **E.02** The Hospital will further recognize that the Union may from time to time bring an additional Steward to meetings for educational and or training purposes. It is agreed these meetings will not interfere with the regular Hospital directed duties. Attendance is subject to the approval of the Hospital, which will not be unreasonably denied.

ARTICLE F - GRIEVANCE COMMITTEE

- F.01 The Hospital acknowledges the rights of the Union to appoint or select a Grievance Committee of three (3) members from among the Stewards or Executive. The Union agrees to notify the Hospital of the names of the Grievance Committee members once per year, and to notify the Hospital of any changes made in such Grievance Committee, and only Grievance Committee members thus qualified shall be recognized by the Hospital. If requested by either party, the Steward who initiated the grievance shall be allowed to attend Step 2 grievance discussion.
- **F.02** At the point of discipline, the Hospital agrees, upon request, to provide the opportunity for the Union Executive to view video or review swipe card evidence if available, except in situations where disclosure may compromise criminal investigations.

ARTICLE G - LABOUR/MANAGEMENT COMMITTEE

G.01 Subject to Article 6.02 of the Central Agreement, the Hospital acknowledges the right of the Union to appoint or select a Labour/Management Committee of six (6) members from amongst the Local Executive. It is understood that there will be no more than one (1) employee from any unit.

ARTICLE H - SENIORITY LIST

H.01 The Hospital shall maintain one seniority list for full-time, one for part-time and one for casual employees showing the date upon which each employee's seniority commenced. For part-time employees and casual employees, the lists shall reflect both date of hire and total number of hours worked. Up to date seniority lists shall be sent to the Union and posted on the NBRHC intranet on January 15, April 15, July 15 and October 15 of each year. Errors or omissions must be submitted to the Hospital's attention in writing within thirty (30) days or it will be deemed to be correct. For purposes of other provisions of this Agreement, all seniority lists will be considered as one.

H.02 Definition of Seniority (Part-Time)

In accordance with *Article 9.02 (Definition of Seniority)* in the central Collective Agreement whereby a part-time employee cannot accrue more than one year's seniority in a twelve (12) month period, it was determined that the twelve (12) month period would be based on the first pay period of January and run for a total of 26 pay periods.

ARTICLE I - LEAVE OF ABSENCE

I.01 The Hospital will grant thirty-six (36) days, 7.5 hours per day per calendar year, with pay to the President of CUPE Local 139 or Vice President for the purposes of local union business. Such days will be taken at a mutually agreeable time between the President of CUPE Local 139 and Human Resources. Seniority and service shall accumulate during this leave.

ARTICLE J - BULLETIN BOARDS

J.01 The Hospital shall provide locked bulletin boards upon which the Union shall have the right to post notices of meetings and such other notices as may be of interest to the employees. The number and location of such bulletin boards will be discussed and agreed by the parties. Copies of posted notices shall be provided to the Director of Human Resources or designate. While the Hospital reserves the right to remove inappropriate postings, the Hospital agrees that this authority will not be used in an arbitrary manner. The Hospital will advise the Union of such removal.

ARTICLE K - UNIFORMS

- **K.01** The hospital will provide and launder uniforms where required.
- **K.02** (i) Uniforms for Ambulance will be determined as per the existing DSSAB policy regarding the provision of uniform.
 - (ii) In April of every year, the Employer will facilitate a meeting between one paramedic from North Bay and one paramedic from West Nipissing appointed by the Union, the EMS Manager of the NBRHC and the DNSSAB EMS Manager to discuss uniform issues. A Committee member shall suffer no loss of earnings for time spent during their regular scheduled working hours to attend such meeting.
 - (iii) Uniforms for A.C.O's (ambulance communication officers) will be determined as per existing CACC policy.

(iv) The Hospital will reimburse all employees for damages incurred to prescription eyewear during the performance of their duties to a maximum of \$300. This does not include loss or damage due to regular wear of the eyewear.

ARTICLE L - NOTICE OF TERMINATION OF EMPLOYMENT

L.01 On termination of employment, an employee will be given a written reference of his/her work performance while an employee of the Hospital, if requested by the employee.

ARTICLE M - DISABLED EMPLOYEES

M.01 Employees who through physical disability are or become no longer capable of performing all of the normal functions of their work may be retained in the employment of the Hospital provided suitable work is available. In such cases, the wage provisions of this Agreement may not apply for such employees, and the Hospital shall have the right to establish what it considers an equitable rate of pay on agreement with the Union.

ARTICLE N - BOOKING OFF SHIFTS

- **N.01** Employees requesting time off must give the Hospital at least twenty-four (24) hours' notice, subject to the approval of the Hospital, considering patient care and operational requirements, save and except leaves covered under Article 12.10 and 12.11
 - When such requests are placed fourteen (14) or more calendar days prior to the schedule being posted, such leave shall not be unreasonably denied.
- **N.02** Employees may exchange shifts with 24 hours' notice by agreement of both employees and their supervisor or designate. Such approval shall be subject to operational requirements but shall not be unreasonably withheld.
 - Shifts may be exchanged within the employee's current unit first. Once exhausted, the employee may exchange within other units under the same manager.
- **N.03** Employees are not permitted to give away shifts.

ARTICLE O - REGULAR WORK WEEK (FULL-TIME EMPLOYEES)

O.01 An employee shall have a minimum of two (2) consecutive days off per pay period and days off rotated so as to effect an equal distribution throughout the employees. In no instance will an employee be scheduled to work more than seven (7) consecutive days without receiving a day off.

O.02 Consecutive Days Worked

Notwithstanding O.01, if exigencies require that an employee be scheduled to work more than seven (7) consecutive days, he shall be paid the overtime rate for hours worked on consecutive days in excess of seven (7) days.

0.03 No bargaining unit employee shall be required to work a split shift.

ARTICLE P - OVERTIME

P.01 Where all employees in a work unit have reached their maximum worked hours, at the time the shift is offered, the shift will be distributed according to seniority, inclusive of full-time and part-time employees, except in circumstances that would result in a third or subsequent weekend premium payment being triggered as per Article T.01 (a). In the event of exhausting all other staff in the work unit and all other part-time from the same classification of the work unit qualified to perform the work, all other full-time on the work unit will be offered the shift according to seniority and Article T.01 (a) will apply.

P.02 (a) Distribution of Scheduled Shifts

Part-time hours will be distributed on an equitable basis within the department starting with the most senior part-time employee.

(b) Call-in Shifts

- (i) Call-in shifts for part-time employees will be distributed equitably to employees whom have not reached their minimum requirement of hours, 33.75 hours (12-hour unit) or 37.5 hours (8-hour unit) in a two-week period. Additional available hours (beyond the minimum requirement) will then be offered to the most senior part-time until their maximum of 75 hours per two-week period has been accrued and so on down the list of part-time staff in the department. In areas where cross-pools exist (i.e. Emergency, Triage and Patient Registration, Perioperative Department, Medical Ambulatory, Surgical Ambulatory) staff will be considered for additional regular shifts from the other pools before overtime is used. Changes to assignment of tasks or location are to be considered prior to using overtime
- (ii) If an employee is called in for replacement of a scheduled shift less than one (1) hour prior to the commencement of the shift and arrives within one (1) hour of the call, the employee will be paid for all hours of the scheduled shift provided the employee works until the normal completion of the shift.
- (iii) If an employee is called after the commencement of the shift and arrives within one (1) hour of the call, the employee will be paid as of the time of the call.

Clarity note: The above language shall not apply to call-backs covered under Article 15.06

P.03 For the purpose of equalization, a refusal of a shift shall be only for the duration of the shift and not for a twenty-four (24) hour period.

ARTICLE Q - PAY DAYS

Q.01 It is agreed and understood by the parties hereto that paydays for duration of this Agreement shall be every second Thursday except that some latitude shall be allowed the pay office where a paid holiday occurs during the week.

Q.02 Should an error occur on a pay which is greater than the value of one shift at an employee's regular hours and rate of pay which is attributable to the Employer, the Employer agrees to correct the error within three (3) business days of the employee's request.

ARTICLE R - OFF TIME BETWEEN SHIFTS

R.01 When an employee is required to change shifts, twelve (12) hours shall be allowed between shifts. If, however, an employee is required to report on the second shift in any less time than twelve (12) hours after finishing the first shift, the employee shall be paid at overtime rates for the period worked before the twelve (12) hours' time allowed for shift change has expired except when requested by the employee(s) and approved by the Hospital.

The time off will be twelve (12) hours between shifts so as to allow more consecutive working days for all employees.

ARTICLE S - MEAL AND TRAVEL ALLOWANCES

- **S.01** For employees required to work more than three (3) hours immediately following the completion of a full shift, the Hospital shall compensate the employee with an amount not to exceed twelve dollars (\$12) in lieu of a meal.
- **S.02** In the event that an employee is required to travel on Hospital business under circumstance considered to be unusual or that render it impossible for such employee to obtain his/her meal through normal channels, the Hospital will reimburse the employee for reasonable expenses incurred to purchase a meal.
- S.03 Should an employee be called back to duty or called in from standby, he shall be provided with taxi fare from and to his home, or if he uses his own automobile, he shall receive an allowance equal to the Hospital (Travel, Education and Expense policy) (as amended from time to time) for the return trip to a maximum of twenty-five dollars (\$25) based on the distance from his home to the hospital.
- **S.04** Employees conducting individual out of town patient transfers of four hours or more will be provided a meal allowance as per the Hospital (Travel, Education and Expense) policy. It is understood the meal allowance is for a 24-hour period. Such amounts shall be payable only upon the submission of proper receipts.

S.05 Air and Land Ambulance Escort Only

- Hours spent between the time the employee is relieved of patient care responsibilities and the time the employee returns to the Hospital or to such other location agreed upon between the Hospital and the employee, the employee will be paid at the straight time or at the appropriate overtime rates, if applicable. It is understood that the employee shall return to the Hospital or to such other location agreed upon at the earliest opportunity. Prior to the employee's departure, or at such other time as may be mutually agreed upon, the Hospital will establish with the employee, arrangements for return travel. This Provision only applies to RPN's and PSW's providing escort.
- (b) The employee shall be reimbursed for reasonable out of pocket expenses including room/board. When necessary and upon request, the Hospital shall provide an advance to cover any expenses. Consideration will be given to any special circumstances not dealt with under the foregoing provisions.

ARTICLE T - WORK SCHEDULES

T.01 (a) Full-Time

The Hospital will endeavour to post working schedules a minimum of six (6) weeks in advance. In the event of unforeseen circumstances, such schedules will be posted a minimum of four (4) weeks in advance. The Hospital will endeavour to arrange schedules so as to permit employees to have two (2) weekends off in every four (4) week schedule. Should an employee be required to work a third consecutive weekend, he/she shall be paid time and one-half for the regular hours worked on that weekend, and on subsequent weekends worked until a weekend off is scheduled save and except where:

- i) Such weekend has been worked by an employee to satisfy specific days off required by such an employee and approved by the Hospital, or
- Such employee has requested weekend work and approved by the Hospital, or
- **iii)** Such weekend is worked as a result of exchange of shifts with another employee and approved by the Hospital.
- iv) Where permanent shifts other than vacancies or newly created positions are instituted, they shall be offered to qualified staff within the department/unit and classification on a seniority basis. Where there is no acceptance of such a shift, the assignment shall be made to the least senior employee in the classification.

(b) Part-Time

The Hospital will endeavour to post part-time schedules a minimum of six (6) weeks in advance. In the event of unforeseen circumstances, such schedules will be posted a minimum of four (4) weeks in advance.

Should an employee be required to work a third consecutive weekend, the employee shall be paid time and one half for the regular hours worked on that weekend, except where

- i) Such weekend has been worked by an employee to satisfy specific days off required by such employee and approved by the Hospital, or,
- **ii)** Such employee has requested weekend work and approved by the Hospital, or,
- **iii)** Such weekend is worked as a result of exchange of shifts with another employee and approved by the Hospital.

(c) Definition of a Weekend – Eight Hours Tours

A weekend worked for eight (8) hour tours shall begin with the conclusion of the Friday evening shift and shall be at least forty-eight (48) hours until the conclusion of the Sunday evening shift.

A weekend off for eight (8) hour tours shall begin with the conclusion of the Friday evening shift and shall be at least fifty-six (56) hours until the beginning of the Monday day shift.

T.02 (a) Subject to work scheduling being dropped between December 15 and January 15, scheduling of five (5) days off at either Christmas or New Year's has been agreed upon for shift workers.

Christmas time off will include Christmas Eve day, Christmas Day and Boxing Day.

New Years' time off will include New Year's Eve day, New Year's Day and, where possible, January 2.

Individual employees who do not wish to be scheduled off five (5) consecutive days shall indicate this preference to the Hospital in writing by September 15 of each year. The Employer shall make every reasonable effort to make alternate arrangements to accommodate these requests.

- (b) Christmas time off and New Years' time off will be alternated for employees each year.
- (c) In order to provide time off under T.02, the consecutive weekend premium payable under T.01 (a) (b) shall not apply between December 15 and January 15 to scheduled shifts. For call-in shifts, the provisions of T.01 (a) (b) will continue to apply.
- **T.03** Subsequent to seven (7) consecutive shifts on duty, an employee shall have a minimum of two (2) consecutive days off.

T.04 All Employees

Subject to operational requirements, where an employee is scheduled to work on a weekend, the employee shall also be scheduled (subject to availability of work) to work on any holiday, which falls on a Friday or a Monday of such weekend. Subject to operational requirements, where an employee is not scheduled to work a weekend, the employee will also not be scheduled to work on any holiday which falls on the Friday or Monday of such a weekend. Master rotations will not be altered to achieve the above-stated scheduling objectives unless otherwise mutually agreed.

T.05 All Employees

- (a) An employee will be given a minimum of forty-eight (48) hours' notice of cancellation or shortening of any part of their scheduled shift, otherwise the employee shall be paid time and one half (1½) for all hours worked on the next scheduled shift.
- (b) When a shift is cancelled within the work unit, the least senior part-time employee scheduled within the work unit will serve the cancellation, if the senior employee possesses the necessary skills and abilities to perform the job. If the shift is one of the scheduled equitable shifts, this shift should be replaced within the same pay period before the call-in language in P.02 applies. Such cancellation/replacement will not result in a premium payment.
- (c) No shifts shall be added to the schedule after it has been posted, without verbal confirmation from the Employee that they will accept the shift.

T.06 Daylight Savings Time

- (a) Employees scheduled to work overnight between 2400 Saturday and 0400 Sunday in the Fall DST shall be compensated with one (1) hour at their regular rate of pay for the additional hour worked.
- (b) Employees scheduled to work overnight between 2400 Saturday and 0400 Sunday in the Spring DST shall have the following options:
 - i) Suffer a loss of pay for one (1) hour;
 - ii) Or use one (1) hour from their banked or vacation bank.

ARTICLE U - HOLIDAYS (FULL-TIME EMPLOYEES)

U.01 The following holidays shall be recognized by the Hospital as paid holidays:

New Year's Days August Civic Holiday

Good Friday Labour Day
Easter Monday Thanksgiving Day

Victoria Day Remembrance Day (Nov. 11)

Canada Day Christmas Day Family Day Boxing Day

U.02 Statutory Holidays

For all full-time employees, holiday pay or lieu time for holidays worked may be accumulated and banked up to a maximum of ninety (90) hours. Once a limit of ninety (90) hours has been reached, the employee will be required to take paid time off within 30 days of the date the stat was banked.

To reduce any stat banks which currently exceed 90 hours, a one-time payout will be made to the employee at the wage rate in which the stat bank was accrued at.

ARTICLE V - VACATION REQUEST

V.01 Vacation request sheets will be posted annually from September 1 to October 1 for employees desiring vacation during the period January 1 to April 14.

Vacation request sheets will be posted annually from January 1 to February 1 for employees desiring vacations during the period April 15 to December 31. Approved vacation shall be posted November 1 and March 1 and not changed without the written consent of the affected employee. Vacation requests submitted after approval deadlines shall be responded to within five (5) working days.

It is understood and agreed that the Hospital in settling of Vacation schedules will give preference of time at which employees wish to take their vacations to senior employees, but of necessity the Hospital must reserve the final decisions as to the scheduling of vacations.

V.02 Vacation may be scheduled in single days.

- V.03 If an employee's vacation is approved and then cancelled by the Employer causing the employee to lose a monetary deposit on vacation accommodations and/or travel and providing the employee does everything reasonable to mitigate the loss, and providing the employee notified the Employer that the monetary deposit will be forfeited and provides proof of same, the Employer will reimburse the employee for the monetary deposit.
- **V.04** An employee may cancel approved vacation if the request is made at least thirty (30 days before the day of vacation.

ARTICLE W - PAID PARKING

W.01 Paid Parking

- (a) The Hospital will maintain subsidized parking for employees.
- (b) The Hospital will continue its policy of paid parking at current rates. The Hospital will issue the Union a minimum two months' written notice of any increase in parking rates. Changes in the rates must reflect actual costs of providing parking services. The proposed changes will be discussed at the Labour Management Committee. In the event the Hospital changes the rate, the Union has the right to grieve.
- **(c)** Upon written request to Human Resources, while employees are on vacation or leave of absence for a calendar month or more, no deduction shall be made for parking.

ARTICLE X - AGREEMENT BOOKLETS

X.01 The Union and the Hospital will jointly bear the costs of a printed Collective Agreement.

ARTICLE Y - ADDRESS LIST

Y.01 The Hospital will provide the Union with a list of addresses of all employees in the bargaining unit April 1st, and October 1st of each year.

ARTICLE AA - HEALTH AND SAFETY

AA.01 Health and Safety Committee

(a) It is in the mutual interests of the parties to promote health and safety in the workplace and to prevent and reduce the occurrence of workplace injuries and occupational diseases. The parties agree that employees have the right to a safe and healthy work environment and that health and safety is of the utmost importance. The parties agree to promote health and safety and wellness. The parties further agree that when faced with occupational health and safety decisions, the Hospital will not await full scientific or absolute certainty before taking reasonable action(s) that reduces risk and protects employees. The Hospital shall provide orientation and training in health and safety to new and current employees on an ongoing basis and employees shall attend required health and safety training sessions.

- (b) The parties fully endorse the responsibilities of employer and employee under the Occupational Health and Safety Act. Accordingly, the provisions of the Occupational Health and Safety Act are incorporated into and form part of this Collective Agreement and the rights and responsibilities set out therein will not be diminished.
- (c) Joint Health and Safety Committee

Recognizing its responsibilities under the applicable legislation, the Hospital agrees to accept as a member of its JOHSC, at least one (1) representative(s) selected or appointed by the Union from amongst bargaining unit employees. The JOHSC will function according to the Ministry of Labour approved Terms of Reference.

Meetings shall be held every month except July and August or at the call of the Co-Chairs. The JOHSC shall maintain minutes of all meetings and make the same available for review.

Any representative appointed or selected in accordance hereof, shall serve for a term of at least one (1) year from the date of the appointment which may be further renewed for periods of one (1) year period. Time off for such representative(s) to attend meetings of the JOHSC in accordance with the foregoing shall be granted and time spent attending such meetings shall be deemed to be work time for which the representative(s) shall be paid by the Hospital at his regular or premium rate as may be applicable.

- (d) The Hospital agrees to cooperate in providing necessary information and management support to enable the Health and Safety Committee to fulfill its functions. In addition, the Hospital will provide the Health and Safety Committee with access to all accident reports, health and safety records and other pertinent information in its possession. The Health and Safety Committee shall respect the confidentiality of the information.
- (e) Where the Hospital determines that there is a risk that employees may be exposed to infectious or communicable diseases (viral or bacterial), or blood borne pathogens, employees who may be so exposed will be provided with personal protective equipment reasonably necessary for the protection of the employee.
- (f) An employee who is required by the Hospital to wear or use any protective clothing, equipment or device shall be instructed and trained in its care, use and limitations before wearing or using it for the first time and at regular intervals thereafter and the employee shall participate in such instruction and training.
- (g) Where the Hospital identifies high risk areas where employees are exposed to infectious or communicable diseases for which there are available protective medications, such medications shall be provided at no cost to the employee.
- (h) Pregnant employees may request to be transferred from their current duties if, in the professional opinion of the employee's physician, the pregnancy may be at risk.
- (i) The Hospital will require employees performing the following functions to wear appropriate safety footwear
 - 1) Maintenance
 - 2) Ambulance
 - 3) Stores (only where frequently working in storage areas)
 - 4) Portering (as determined by the Hospital)

ARTICLE BB - CUPE CERTIFIED WORKER

BB.01 The Hospital accepts that one (1) CUPE member who is to serve on the Joint Occupational Health and Safety Committee will be selected among those to be trained as certified workers under the Occupational Health & Safety Act. Any costs associated with the initial training of a certified worker will be paid by the Hospital or as may be prescribed pursuant to the Occupational Health & Safety Act.

ARTICLE CC - MEETING SPACE

CC.01 The Hospital shall provide sufficient meeting space to allow the Local Union to hold its monthly meetings on the Hospital premises, provided such space is available.

ARTICLE DD - VIOLENCE IN THE WORKPLACE

DD.01 The parties recognize that employees may be exposed to unwanted behaviour from others in the workplace, and that such behaviour may result in injury and/or emotional distress to an employee.

The Hospital agrees to continue its development of explicit policies and procedures to deal with such situations and shall submit such policies to the Joint Occupational Health and Safety Committee for review.

The Joint Health and Safety Committee shall concern itself with those matters and shall make such recommendations, as it deems appropriate.

The Hospital will inform the Union within three (3) working days of any employee who has been subjected to violence while performing his/her work. Such information shall be submitted to the Union in writing as soon as possible.

ARTICLE EE - MODIFIED WORK

EE.01 The Hospital and the Union are committed to a consistent, fair approach to meeting the needs of disabled workers, to restoring them to work which is meaningful for them and valuable to the Hospital, and to meeting the parties' responsibilities under relevant legislation.

To that end, the Hospital and the Union agree to cooperate in facilitating the return to work of disabled employees as quickly as possible. The Hospital and the Union agree that ongoing and timely communication by all participants in this process is essential to the success of the process.

- (a) The Hospital will notify the Local President of the names of bargaining unit members who go off work due to work related illness or injury for which there is a WSIB claim on file, or when an employee goes on LTD. The Hospital will provide to the Local President at the beginning of each month a list of employees on modified work programs.
- (b) An ad-hoc Return to Work Committee will be established when required to develop a return to work plan. Such committee will normally be comprised of the employee, a Union representative, an Occupational Health and Safety representative and the

employee's manager. A Union representative who is required to attend a return to work meeting on a scheduled day off will receive pay at straight time for hours spent attending the return to work meeting.

- (c) A disabled employee who has obtained medical clearance from her treating health care practitioner to return to work will prove the Occupational Health and Safety Department with this verification of her ability to return to work including information regarding any restrictions. The employee will also advise her manager that she wishes to return to work. The Occupational Health and Safety Department will advise the manager when the employee is cleared to return to work.
- (d) It is acknowledged that not all requests for modified work shall necessitate meeting(s) of a committee. When it is possible to fast-track an employee's return to work through a minor accommodation, the Union will be advised.
- (e) When required, the Committee will meet as soon as practicable to develop and recommend a return to work plan.

In developing a return to work plan, the Committee will:

- i) review the restrictions placed on the employee's ability to return to work;
- ii) determine whether the existing job can be modified to meet the employee's needs. If this is not possible, the Committee will consider other options;
- iii) consult with the employee concerned, and;
- iv) review the progress of employees on modified work as required.

EE.02 In creating a permanent accommodation plan, the Committee will consider the disabled employee's abilities and accommodation needs to determine if the employee can return to her:

- i) original position;
- ii) original unit;
- iii) original unit/position with modifications to the work area and/or equipment and/or the work arrangement;
- iv) alternate positions outside the original unit.

ARTICLE FF - SHIFT LEADER/LEAD HAND

FF.01 Shift Leader

- .01) The Shift Leader function provides for a premium to be paid to an employee who has been designated by management to be a shift leader. Existing employees will be asked to submit their interest in filling this role. Management also has the right to withdraw the premium when circumstances no longer warrant the payment of such a premium
- .02) The Shift Leader function involves assigned responsibility for two or more employees. A Shift Leader is not a supervisor, but is involved mainly in passing supervisor's instructions to members of work group, explaining new projects and assignments and normally includes other duties as follows:

- i) Establishing priority as required on allocated daily work assignments.
- Showing employees how to do tasks when difficulties arise; checking completeness and accuracy of finished tasks; keeping supervisor informed of departmental activity.
- iii) Explaining office routines, work procedures, use of equipment or machinery and safety procedures.
- iv) A Shift Leader shall not be responsible for disciplining other employees.
- v) An employee assigned the Shift Leader role will receive a premium of one dollar (\$1.00) per hour while performing the role of Shift Leader.
- .03) Lead: Where the responsibility for safety of patients is measured to a higher degree for a tour or partial tour of duty, an employee may be assigned by the manager, the additional responsibility to direct and coordinate the work of employees within their work area. The employee shall be paid a premium of \$two dollars (\$2.00) per hour in addition to her or his regular salary or premium as identified in Article 15.00.

Note: It is understood that the Lead Hand is considered the same as the Shift Leader.

ARTICLE GG - FRENCH LANGUAGE SERVICES COMMITTEE

- **GG.01** The Union shall appoint two (2) representatives, one from the Local Executive and one CUPE employee member to sit on the Hospital's French Language Services Committee. The Hospital shall provide the Union with all relevant information required for its representatives to fully participate in the process. The Union shall have the opportunity to voice its concerns and/or suggest alternatives to the Committee, and to vote on recommendations. The Committee shall meet as per the Terms of Reference or at the call of the Chair.
- **GG.02** Part-Time employees who do not otherwise meet the French Language requirements or a full-time or temporary full-time position within his/her own department will have that requirement waived for the purpose of status change. Note, this will not apply when qualified bilingual applicants from outside the department apply. To qualify for this exemption, the part-time employee must be a permanent part-time employee. The part-time position vacated by the successful applicant may be posted with French Language skills as a requirement if necessary to maintain/advance the number of employees in that department with French Language Skills. All other job duties posted as required will remain as such and candidate selection will be made according to the job posting language of Article 9.05.

ARTICLE HH - MENTORSHIP

HH.01 Registered Practical Nurses (RPNs) may, from time to time, be assigned a formal mentorship role for a designated nurse. Mentorship is a formal supportive relationship between two (2) RPNs, which results in the professional growth and development of an individual practitioner to maximize her or his clinical practice. The relationship is time limited and focused on goal achievement. Orientation to the organization or general functioning of the unit does not constitute mentorship.

After consultation with the RPN being mentored and the mentor, the Hospital will identify the experiences required to meet her or his learning needs, will determine the duration of the mentorship assignment and expectations of the mentor, and appropriate training. During the consultation process, the Hospital will review the mentor's workload with the mentor and the RPN being mentored to facilitate successful completion of the mentoring assignment.

The Hospital will provide, on a regular basis, all nurses with an opportunity to indicate their interest in assuming a mentorship role, through a mechanism determined by the local parties. The Hospital selects and assigns the mentor for a given mentoring relationship. At the request of any RPN, the Hospital will discuss with any unsuccessful applicant ways in which she or he may be successful for future opportunities.

The Hospital will pay the RPN for this assigned additional responsibility a premium of sixty cents (60ϕ) per hour, in addition to her or his regular salary and applicable premium allowance.

BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: 12-Hour Schedules

A 12-hour work schedule for (classification) within a department shall be introduced into any Unit when;

- (a) After having reviewed two (2) proposed schedules for two (2) weeks in advance of the vote. Eighty percent (80%) of the affected employees in the Unit so indicate by secret ballot vote. The Hospital and the Union shall conduct the vote.
- (b) The Hospital agrees to implement the compressed work week. The agreement to implement shall not be unreasonably withheld.

Trial Period:

The changes required to effect the 12 hour schedule will initially be for a trial period not to exceed 26 weeks. The new schedule will begin at a mutually agreed upon date.

The trial will be monitored according to established criteria on a regular basis.

Paid Holidays:

The employee who is required to work on a paid holiday and works the majority of his hours on the paid holidays will be paid at the rate of time and one-half for all hours worked on such tour. All statutory holidays taken but not worked will be paid on the basis of a $7\frac{1}{2}$ hour shift.

Continuation and Discontinuation:

A 12-hour work schedule may be discontinued in any Unit when:

- (a) Eighty percent (80%) of the employees in the Unit so indicate by secret ballot.
- (b) The Hospital because of:
 - a. Adverse effects on patient care
 - b. Inability to provide a workable staffing schedule, or;
 - c. Other reasons which are neither unreasonable nor arbitrary; states its intention to discontinue the 12-hour work schedule.

When notice of discontinuation is given by either party in accordance with the terms of this Letter of Understanding, the parties shall meet within two (2) weeks of giving notice to review the request for discontinuation.

Where it is determined that the 12 hour-hour work schedule will be discontinued, affected employees shall be given ninety (90) days' notice before the schedules are amended.

Scheduling:

The Hospital agrees that:

- (a) No more than three (3) consecutive extended shifts shall be scheduled, unless mutually agreed upon between the employee and his/her immediate Supervisor.
- (b) No split shifts.
- (c) At least two (2) consecutive days off shall be scheduled between a period of shifts.
- (d) Full-time employees will receive one (1) weekend off in two (2).
- (e) An employee shall not be required to work more than two (2) weeks of nights to be followed by at least one (1) week of the day shift unless necessary to achieve other scheduling objectives.
- (f) At least 48 consecutive hours off to be scheduled following a period of night shifts when changing to day shifts.
- (g) A request for a change in posted time schedules must be submitted 48 hours in advance, in writing by the employee requesting the change, and co-signed by the employee willing to exchange days off or shifts of duty. It is understood that such scheduled changes or days off initiated by the employee are subject to the approval of the Hospital and shall not result in premium pay for either employee.
- (h) An employee shall be scheduled off duty for a period of not less than five consecutive days at either Christmas or New Year's. In the event of a dispute, seniority shall govern. The normal scheduling conditions shall be waived to accommodate this special arrangement between December 15 and January 15.

Signed electronically, this 4th day of September 2024.

FOR THE LOCAL UNION

Sean Wilson

C (14:57 EDT)	Pos
Sandra Shank Sandra Shank (Sep 5, 2024 18:01 EDT)	Kolly Hu Kelly Hanselman (St
VBainbridge-M VBainbridge-M (Sep 5, 2024 16:58 EDT)	<u>Chero</u>
Mike Turgeon (Sep 4, 2024 15:05 EDT)	Kata-Ma
Melanie Rose (Sep 11, 2024 09:42 EDT)	
brett nesbitt (Sep 6, 2024 16:34 EDT)	

Kolly Hansolman

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Kelly Hansolman (Sep 5, 2024 07:39 EDT)

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BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: 12-Hour Work Schedule for Paramedics Operating Out of North Bay

The following are the terms of reference for implementation of a 12-hour work schedule that shall apply to the Paramedics within the Ambulance Department.

Objective:

To establish a 12-hour work schedule for Paramedics in the Ambulance Department.

Trial Period:

The changes required to effect the 12-hour schedule will initially be for a trial period not to exceed 26 weeks. The new schedule will begin at a date to be mutually agreed upon.

The trial will be monitored according to established criteria on a regular basis.

Participation:

All full-time and part-time Paramedics will be required to participate in the 12-hour schedules.

Suggestions and concerns:

During the trial period, the parties agree to meet at the local level to discuss suggestions or concerns in an effort to resolve them.

Continuation and Discontinuation:

- (1) The 12-hour work schedule shall be introduced into the Department upon termination of the designated trial period when:
 - (a) Seventy percent (70%) of the Paramedics in the Department so indicate by secret ballot.
- (2) The 12-hour work schedule be discontinued in the Ambulance Department with 90 days written notice by either party of intent to do so.
- (3) When notice of discontinuation is given by either party in accordance with paragraph (2) above, then
 - (a) The parties shall meet within two (2) weeks of giving the notice to review the notice of discontinuation; and

(b) Where it is determined that the 12-hour work schedule will be discontinued, affected Paramedics shall be given ninety (90) days' notice before the schedules are so amended.

Scheduling:

It is acknowledged that the parties have agreed that the modified schedule shall not exceed 2184 hours annually, including payment of meal and break times. It is understood that although up to 2184 may be worked annually, in the course of a twelve (12) month period, the total regular hours per full-time equivalent will be 1950 hours.

Shifts will generally be scheduled as follows:

North Bay 0700 – 1900 hours 0800 – 2000 hours

0800 – 2000 hours 1900 – 0700 hours 2000 – 0800 hours

- (Part-time as scheduled)

These shifts may change in the future to reflect departmental service demands.

In a two-week pay period, full-time Paramedics will be scheduled to work seven (7) shifts of twelve (12) hours.

The parties agree that:

- (a) No more than three (3) consecutive extended shifts shall be scheduled unless mutually agreed upon between the Paramedics and the Manager. Each request will be considered on an individual basis.
- (b) There shall be no split shifts.
- (c) In the course of a twelve-month period, the total regular paid hours per full-time equivalent will be 1950 hours.

Paid Holidays:

All statutory holidays taken but not worked will be paid on the basis of a 7 $\frac{1}{2}$ hour shift – maximum 90 hours per year.

Weekend Premium:

Weekend Premium will be paid on all hours worked between 2400 Friday and 2400 Sunday.

A weekend worked for Paramedics working a twelve (12) hour schedule shall begin with conclusion of the Friday day shift and shall be at least forty-eight (48) hours until the conclusion of the Sunday day shift.

A weekend off for Paramedics working a twelve (12) hour schedule shall begin with the conclusion of the Friday day shift and shall be and shall be at least forty-eight (48) hours until the conclusion of the Sunday shift.

A weekend off for Paramedics working a twelve (12) hour schedule shall begin with the conclusion of the Friday day shift and shall be at least fifty-six (56) consecutive hours until the beginning of the Monday day shift.

Overtime:

Overtime will be paid at the rate of time and one-half for all work performed in excess of the daily twelve (12) hour shift.

An employee who works in excess of eighty-four (84) hours in a two-week period shall receive time and one half (1 $\frac{1}{2}$) his regular straight time hourly rate for all hours worked.

Lunch and Rest Periods:

FOR THE LOCAL UNION

For each 12-hour shift there will be two (2) 30-minute paid meal breaks and three (3) 15-minute paid breaks. A Paramedic will remain available for duty for their meal break.

Sick Leave:

When a full-time Paramedic is absent due to illness, he will be paid for the number of hours absent according to the scheduled shift and in accordance with the provisions of the Hospitals of Ontario Disability Insurance Plan.

Vacation:

Each Paramedic is entitled to vacation according to the Collective Agreement.

Duration:

The Hospital and the Union hereby agree this Letter of Understanding be attached to and forms part of the Local Collective Agreement which expires on September 28, 2021.

FOR THE HOSPITAL

Signed electronically, this 4th day of September 2024.

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Sandra Shank Sandra Shank (Sep 5, 2024 18:01 EDT)	Kolly Hansolman Kelly Hanselman (Sep 5, 2024 07:39 EDT)
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Mike Turgeon (Sep 4, 2024 15:05 EDT)	Katro-Mand

| Sean Wilson |

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BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: 12-Hour Work Schedule for Dispatchers in Ambulance Department

The following terms of reference of implementing a 12-hour work schedule shall apply for the Dispatchers in the Ambulance Department.

TERMS OF REFERENCE

Objective:

To establish a 12-hour work schedule for Dispatchers in the Ambulance Department.

Trial Period:

The changes required to effect the 12-hour schedule will initially be for a trial period not to exceed 26 weeks. The new schedule will begin at the date to be mutually agreed upon.

Paid Holidays:

The Dispatcher who is required to work on a paid holiday and works the majority of his hours on the paid holidays will be paid at the rate of time and one-half for all hours worked on such tour. All statutory holidays taken but not worked will be paid on the basis of a $7\frac{1}{2}$ hour shift – maximum 90 hours per year.

Continuation and Discontinuation:

- (1) The 12-hour work schedule shall be introduced into the Department upon termination of the designated trial period when:
 - (a) Eighty percent (80%) of the Dispatchers in the Department so indicate by secret ballot.
- (2) The 12-hour work schedule may be discontinued in the Ambulance Department with 90 days written notice by either party of intent to do so.
- (3) When notice of discontinuation is given by either party in accordance with paragraph (2) above, then
 - (a) The parties shall meet within two (2) weeks of giving the notice to review the notice of discontinuation; and
 - (b) Where it is determined that the 12-hour work schedule will be discontinued, affected Dispatchers shall be given ninety (90) days' notice before the schedules are so amended.

Scheduling:

Shifts will generally be scheduled from 0700 to 1900 and from 1900 to 0700 hours. (Part-time as scheduled.)

These shifts may change in the future to reflect departmental service demands.

In a two-week pay period, Dispatchers will be scheduled to work an average of seven (7) tours of 12 hours.

During the trial period, tour schedules shall be posted four (4) weeks in advance and shall cover an eight (8) week period. In the event of its continuation beyond the trial period, schedules shall be posted in accordance with the terms of this letter of understanding.

Participation:

All full-time and part-time Dispatchers will be required to participate in the compressed workweek for the trial period.

Suggestions and concerns:

During the trial period, the parties agree to meet at the local level to discuss suggestions or concerns in an effort to resolve them.

Overtime:

Overtime will be paid at the rate of time and one-half for all work performed in excess of fifteen (15) minutes reporting time following the end of the 12-hour tour.

Lunch and Rest Periods:

For each 12-hour tour there will be two (2) 30-minute unpaid meal breaks and three (3) 15-minute paid breaks, during each tour.

Sick Leave:

When a Dispatcher is absent due to illness, he will be paid for the number of hours absent according to the scheduled extended tour and in accordance with the provisions of the Hospitals of Ontario Disability Insurance Plan.

Vacation:

Each Dispatcher is entitled to vacation according to the Collective Agreement with one week of vacation being the equivalent of 37.5 hours of paid time:

Signed electronically, this 4th day of September 2024.

FOR THE LOCAL UNION

ep 4, 2024 14:57 EDT)

Sandra Shank

Sandra Shank (Sep 5, 2024 18:01 EDT)

FOR THE HOSPITAL

Kelly Hanselman
Kelly Hanselman (Sep 5, 2024 07:39 EDT)





Melanie Rose (Sep 11, 2024 09:42 EDT)

brett nesbitt (Sep 6, 2024 16:34 EDT)

Sean Wilson
Sean Wilson (Sep 4, 2024 14:50 EDT)

BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: 8-Hour Work Schedule for Paramedics in Ambulance Department in West Nipissing

The following are the terms of reference shall apply to for the Paramedics in the Ambulance Department in West Nipissing.

Scheduling:

It is acknowledged that the parties have agreed that the modified schedule shall not exceed 2080 hours annually, including payment of meal and break times. It is understood that although up to 2080 hours may be worked annually, in the course of a twelve (12) month period, the total regular hours per full-time equivalent will be 1950 hours.

In the two-week pay period, full-time Paramedics will be scheduled to work no more than ten (10) shifts of eight (8) hours.

The parties agree that:

- (a) There shall be no split shifts
- (b) In the course of a twelve-month period, the total regular paid hours per full-time equivalent will be 1950 hours.

Paid Holidays:

All statutory holidays taken but not worked will be paid on the basis of a 7 $\frac{1}{2}$ hour shift – maximum of 90 hours per year.

Weekend Premium:

A Weekend Premium will be paid on all hours worked between 2400 Friday and 2400 Sunday.

A weekend worked for Paramedics working an eight (8) hour schedule shall begin with the conclusion of the Friday evening shift and shall be at least forty-eight (48) hours until the conclusion of the Sunday evening shift.

A weekend off for Paramedics working an eight (8) hour schedule shall begin with the conclusion of the Friday evening shift and shall be at least fifty-six (56) consecutive hours until the beginning of the Monday day shift.

Overtime:

Over time will be paid at the rate of time and one-half (1 $\frac{1}{2}$) for all time worked in excess of the daily eight (8) hour shift.

An employee who works in excess of eighty (80) hours in a two-week period shall receive time and one half (1 $\frac{1}{2}$) his regular straight time hourly rate for all hours worked.

Lunch and Rest Periods:

For each 8-hour shift there will be one (1) 30-minute paid meal breaks and two (2) 15-minute paid breaks. A Paramedic will remain available for duty for their meal break.

Sick Leave:

When a full-time Paramedic is absent due to illness, he will be paid for the number of hours absent according to the scheduled shift and in accordance with the provisions of the Hospitals of Ontario Disability Insurance Plan.

Vacation:

Each Paramedic is entitled to vacation according to the Collective Agreement.

Duration:

Sean Wilson (Sep 4, 2024 14:50 EDT)

The Hospital and the Union hereby agree this Letter of Understanding will be attached to and forms part of the Local Collective Agreement which expires on September 28, 2023.

Signed electronically, this 4th day of September 2024.

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Melanie Rose (Sep 11, 2024 09:42 EDT)	
brett nesbitt (Sep 6, 2024 16:34 EDT)	
Sean Wilson	

BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: 12-Hour Work Schedule for Registered Practical Nurses in the Patient Care Services Department

A 12-hour work schedule for Registered Practical Nurses shall be introduced into any Unit when:

- (a) Eighty percent (80%) of the R.P.N.s in the Unit so indicate by secret ballot, and
- (b) The Hospital agrees to implement the compressed work week; such agreement shall not be withheld in an unreasonably or arbitrary manner.

Trial Period:

The changes required to effect the 12-hour schedule will initially be for a trial period not to exceed 26 weeks. The new schedule will begin at the date to be mutually agreed upon.

The trial will be monitored according to established criteria on a regular basis.

Paid Holidays:

The RPN who is required to work on a paid holiday and works the majority of his hours on the paid holidays will be paid at the rate of time and one-half for all hours worked on such tour. All statutory holidays taken but not worked will be paid on the basis of a 7 ½ hour shift.

Continuation and Discontinuation:

A 12-hour work schedule may be discontinued in any Unit when:

- (a) Eighty percent (80%) of the R.P.N.s in the Unit so indicate by secret ballot.
- (b) The Hospital because of:
 - (i) adverse effects on patient care;
 - (ii) inability to provide a workable staffing schedule, or;
 - (iii) other reasons which are neither unreasonable nor arbitrary;

states its intention to discontinue the 12-hour work schedule.

When notice of discontinuation is given by either party in accordance with the terms of this Letter of Understanding, the parties shall meet within two (2) weeks of giving notice to review the request for discontinuation.

Where it is determined that the 12-hour work schedule will be discontinued, affected R.P.N.s shall be given ninety (90) days notice before the schedules are amended.

Scheduling:

The Hospital agrees that:

- (a) No more than three (3) consecutive extended shifts shall be scheduled unless mutually agreed upon between the RPN and her immediate Supervisor.
- (b) No split shifts.
- (c) At least two consecutive days off shall be scheduled between shifts.
- (d) Full-time R.P.N.s will receive one weekend off in two.
- (e) An RPN shall not be required to work more than two weeks of nights to be followed by at least one week of the day shift unless necessary to achieve other scheduling objectives.
- (f) At least 48 consecutive hours off to be scheduled following a period of night shifts when changing to day shifts.
- (g) A request for a change in posted time schedules must be submitted 48 hours in advance, in writing, by the RPN requesting the change, and co-signed by the RPN willing to exchange days off or shifts of duty. It is understood that such scheduled changes or days off initiated by the RPN are subject to the approval of the Hospital and shall not result in premium pay for either RPN.
- (h) An RPN shall be scheduled off duty for a period of not less than five consecutive days at either Christmas or New Year's. In the event of a dispute, seniority shall govern. The normal scheduling conditions shall be waived to accommodate this special arrangement between December 15 and January 15.

Participation:

All full-time and part-time R.P.N.s will be required to participate in the compressed workweek for the trial period.

Suggestions and concerns:

During the trial period, the parties agree to meet at the local level to discuss suggestions or concerns in an effort to resolve them.

Overtime:

Overtime will be paid at the rate of time and one-half for all work performed in excess of fifteen (15) minutes reporting time following the end of the 12-hour tour.

Lunch and Rest Periods:

For each 12-hour tour there will be forty-five (45) minutes of paid break and forty-five (45) minutes of unpaid break, during the tour.

Sick Leave:

When an RPN is absent due to illness, he or she will be paid for the number of hours absent according to the scheduled extended tour and in accordance with the provisions of the Hospitals of Ontario Disability Insurance Plan.

Vacation:

Sean Wilson
Sean Wilson (Sep 4, 2024 14:50 EDT)

Each RPN is entitled to vacation according to the Collective Agreement with one week of vacation being the equivalent of 37.5 hours of paid time:

Signed electronically, this 4th day of September 2024.

FOR THE LOCAL UNION	FOR THE HOSPITAL
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Melanie Rose (Sep 11, 2024 09:42 EDT)	

BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: 12-Hour Work Schedule for Ward Clerks in the Emergency Department and for Clerk Typists in Patient Food Services

A 12-hour work schedule for Ward Clerks in the Emergency Department and for Clerk Typists in Patient Food Services shall be introduced into the departments when:

- (a) Eighty percent (80%) of the Ward Clerks/Clerk Typists in the Department so indicate by secret ballot, or where there are less than five (5) Ward Clerks/Clerk Typists.
- (b) The Hospital agrees to implement the compressed work week; such agreement shall not be withheld in an unreasonably or arbitrary manner.

Trial Period:

The changes required to effect the 12-hour schedule will initially be for a trial period not to exceed 26 weeks. The new schedule will begin at the date to be mutually agreed upon.

The trial will be monitored according to established criteria on a regular basis.

Paid Holidays:

The Ward Clerk/Clerk Typist who is required to work on a paid holiday and works the majority of his hours on the paid holidays will be paid at the rate of time and one-half for all hours worked on such tour. All statutory holidays taken but not worked will be paid on the basis of a 7 ½ hour shift.

Continuation and Discontinuation:

A 12-hour work schedule may be discontinued in any Unit when:

- (a) Eight percent (80%) of the Ward Clerks/Clerk Typists in the Department so indicate by secret ballot.
- (b) The Hospital because of:
 - (i) adverse effects on patient care;
 - (ii) inability to provide a workable staffing schedule, or;
 - (iii) other reasons which are neither unreasonable nor arbitrary;states its intention to discontinue the 12-hour work schedule.

When notice of discontinuation is given by either party in accordance with the terms of this Letter of Understanding, the parties shall meet within two (2) weeks of giving notice to review the request for discontinuation.

Where it is determined that the 12-hour work schedule will be discontinued, affected Ward Clerks/Clerk Typists will be given ninety (90) days' notice before the schedules are amended.

Shift schedules will be posted a minimum of four (4) weeks in advance and shall cover a period of eight (8) weeks full-time and four (4) weeks for part-time.

Scheduling:

The Hospital agrees that:

- (a) No more than three (3) consecutive extended shifts shall be scheduled unless mutually agreed upon between the Ward Clerk/Clerk Typist and her immediate Supervisor.
- (b) No split shifts.
- (c) At least two consecutive days off shall be scheduled between shifts.
- (d) Full-time Ward Clerks/Clerk Typists will receive one weekend off in two.
- (e) A Ward Clerk/Clerk Typist shall not be required to work more than two (2) weeks of nights to be followed by at least one (1) week of the day shift unless necessary to achieve other scheduling objectives.
- (f) At least forty-eight (48) consecutive hours off to be scheduled following a period of night shifts when changing to day shifts.
- (g) A request for a change in posted time schedules must be submitted 48 hours in advance, in writing, by the Ward Clerk/Clerk Typist requesting the change and co-signed by the Ward Clerk/Clerk Typist willing to exchange days off or shifts of duty. It is understood that such scheduled changes or days off initiated by the Ward Clerk/Clerk Typist are subject to the approval of the Hospital and shall not result in premium pay for either Ward Clerk/Clerk Typist.
- (h) A Ward Clerk/Clerk Typist shall be scheduled off duty for a period of not less than five (5) consecutive days at either Christmas or New Years. In the event of a dispute, seniority shall govern. The normal scheduling conditions shall be waived to accommodate this special arrangement between December 15 and January 15.

Participation:

All full-time and part-time Ward Clerks/Clerk Typists will be required to participate in the compressed workweek for the trial period.

Suggestions and Concerns:

During the trial period, the parties agree to meet at the local level to discuss suggestions or concerns in an effort to resolve them.

Overtime:

Overtime will be paid at the rate of time and one-half for all work performed in excess of fifteen (15) minutes reporting time following the end of the 12-hour tour.

Lunch and Rest Periods:

For each 12-hour tour there will be forty-five (45) minutes of paid break and sixty (60) minutes of unpaid break, during the tour.

Sick Leave:

When a Ward Clerk/Clerk Typist is absent due to illness, she will be paid for the number of hours absent according to the scheduled extended tour and in accordance with the provisions of the Hospitals of Ontario Disability Insurance Plan.

Vacation:

Sean Wilson

Each Ward Clerk/Clerk Typist is entitled to vacation according to the Collective Agreement with one (1) week of vacation being the equivalent of 37.5 hours of paid time.

Signed electronically, this 4th day of September 2024.

FOR THE LOCAL UNION	FOR THE HOSPITAL
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Melanie Rose (Sep 11, 2024 09:42 EDT)	
brett nesbitt (Sep 6, 2024 16:34 EDT)	

LETTER OF UNDERSTANDING BETWEEN NORTH BAY REGIONAL HEALTH CENTRE AND CUPE LOCAL 139

RE: 12 HOUR SCHEDULES FOR DEVELOPMENTAL SERVICE WORKERS

A 12-hour work schedule for Developmental Service Workers within a department/unit shall be introduced when;

- (a) After having reviewed two (2) proposed schedules for two (2) weeks in advance of the vote. Eighty percent (80%) of the affected employees in the Unit so indicate by secret ballot vote. The Hospital and the Union shall conduct the vote.
- (b) The Hospital agrees to implement the compressed work week. The agreement to implement shall not be unreasonably withheld.

Trial Period:

The changes required to effect the 12 hour schedule will initially be for a trial period not to exceed 26 weeks. The new schedule will begin at a mutually agreed upon date.

The trial will be monitored according to established criteria on a regular basis.

Paid Holidays:

The employee who is required to work on a paid holiday and works the majority of his hours on the paid holidays will be paid at the rate of time and one-half for all hours worked on such tour. All statutory holidays taken but not worked will be paid on the basis of a 7½ hour shift.

Continuation and Discontinuation:

A 12-hour work schedule may be discontinued in any Unit when:

- (a) Eighty percent (80%) of the employees in the Unit so indicate by secret ballot.
- (b) The Hospital because of:
 - a. Adverse effects on patient care
 - b. Inability to provide a workable staffing schedule, or;
 - c. Other reasons which are neither unreasonable nor arbitrary; states its intention to discontinue the 12-hour work schedule.

When notice of discontinuation is given by either party in accordance with the terms of this Letter of Understanding, the parties shall meet within two (2) weeks of giving notice to review the request for discontinuation.

Where it is determined that the 12 hour-hour work schedule will be discontinued, affected employees shall be given ninety (90) days' notice before the schedules are amended.

Scheduling:

(a) No more than three (3) consecutive extended shifts shall be scheduled, unless mutually agreed upon between the employee and his/her immediate Supervisor.

- (b) No split shifts.
- (c) At least two (2) consecutive days off shall be scheduled between a period of shifts.
- (d) Full-time employees will receive one (1) weekend off in two (2).
- (e) An employee shall not be required to work more than two (2) weeks of nights to be followed by at least one (1) week of the day shift unless necessary to achieve other scheduling objectives.
- (f) At least 48 consecutive hours off to be scheduled following a period of night shifts when changing to day shifts.
- (g) A request for a change in posted time schedules must be submitted 48 hours in advance, in writing by the employee requesting the change, and co-signed by the employee willing to exchange days off or shifts of duty. It is understood that such scheduled changes or days off initiated by the employee are subject to the approval of the Hospital and shall not result in premium pay for either employee.
- (h) An employee shall be scheduled off duty for a period of not less than five consecutive days at either Christmas or New Year's. In the event of a dispute, seniority shall govern. The normal scheduling conditions shall be waived to accommodate this special arrangement between December 15 and January 15.

Overtime:

Overtime will be paid at the rate of time and one-half for all work performed in excess of fifteen (15) minutes reporting time following the end of the 12-hour tour.

Lunch and Rest Periods:

FOR THE LOCAL UNION

For each 12-hour tour there will be forty-five (45) minutes of paid break and forty-five (45) minutes of unpaid break, during the tour.

FOR THE HOSPITAL

Signed electronically, this 4th day of September 2024.

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Mike Turgeon (Sep 4, 2024 15:05 EDT)	Katro-Maul
M. Rose	

brett nesbitt (Sep 6, 2024 16:34 EDT)

Sean Wilson

Melanie Rose (Sep 11, 2024 09:42 EDT)

BETWEEN

NORTH BAY GENERAL HOSPITAL

AND

CUPE LOCAL 139

RE: NON-DISCIPLINARY SUSPENSION

Sean Wilson
Sean Wilson (Sep 4, 2024 14:50 EDT)

The Employer agrees that an employee who is suspended or sent home from work pending the outcome of an internal investigation shall suffer no loss of earnings, benefits, or credits for the duration of the investigation.

Signed electronically, this 4th day of September 2024.

FOR THE LOCAL UNION	FOR THE HOSPITAL
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Melanie Rose (Sep 11, 2024 09:42 EDT)	

BETWEEN

NORTH BAY REGIONAL HEALTH CENTRE

AND

CUPE LOCAL 139

RE: MASTER ROTATION VOTING RIGHTS

The parties agree that if in the course of creating a Master Rotation Schedule, the Hospital seeks the input of impacted employees through a vote, only full-time employees shall be permitted to vote. For clarity, this LOU has no impact on the Process by which a 12-hour schedule may be adopted as per the existing Letters of Understanding contained in the Collective Agreement

Signed electronically, this 4th day of September 2024.

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brett nesbitt (Sep 6, 2024 16:34 EDT)	
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Sean Wilson (Sep 4, 2024 14:50 EDT)