COPY

COLLECTIVE AGREEMENT

Between



THE CANADIAN UNION OF PUBLIC EMPLOYEES

Healthcare Bargaining Unit

And

SOUTH SHORE DISTRICT HEALTH AUTHORITY AND CUPE LOCAL 1933
OR
SOUTHWEST NOVA DISTRICT HEALTH AUTHORITY AND CUPE LOCAL 835
OR
ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY AND CUPE LOCAL 4150
OR
COLCHESTER EAST HANTS HEALTH AUTHORITY AND CUPE LOCAL 2525
OR
CUMBERLAND HEALTH AUTHORITY AND CUPE LOCAL 2525
OR
PICTOU COUNTY HEALTH AUTHORITY AND CUPE LOCAL 2525
OR
GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY AND CUPE LOCAL 2525

EFFECTIVE: NOVEMBER 1, 2011

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	number, this indicates a change in language.

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ARTICLE 1 - PREAMBLE

- 1.01 It is the purpose of both parties to this Agreement:
 - a) To maintain and improve harmonious relations and conditions of employment between the Employer and the Union.
 - b) To recognize the mutual value of joint discussions in matters pertaining to working conditions.
 - c) To encourage efficiency and effectiveness in operations ensuring quality service.
 - d) To promote the morale and well-being of bargaining unit members.
- 1.02 It is now desirable that the working conditions of the Employee be drawn up in a collective agreement.

1.03 **No Strike, No Lockout**

During the life of this Agreement, there shall be no strikes of any kind, slowdowns, or work stoppages, and neither shall the Employer cause lockouts.

ARTICLE 2 - MANAGEMENT RIGHTS

2.01 The Management of the Employer's business and the employment, direction and supervision of the Employees, including the transfer, promotion, layoff, discipline and discharge for just cause, is vested exclusively in the Employer and Management.

ARTICLE 3 - RECOGNITION AND NEGOTIATION

3.01 The respective Employers recognizes the Canadian Union of Public Employees, respective Locals [ie.835, 1933, 2525 and 4150] as the sole collective bargaining agent for the Employees of the Bargaining Unit. The Employer shall meet the representatives of the Union for the purpose of carrying out the terms of this Agreement.

3.02 **New Classifications**

Should a new classification be created during the term of this Agreement, or an existing classification is substantially altered during the term of this Agreement, the Management and the Union shall decide the rate of pay. Nothing herein shall prevent the Employer from employing personnel in the new classification until the new rate is established. The rate of pay once established shall be retroactive to the date of commencement of work in the new position.

≈ 3.03 Reclassifications

- (a) In the event that an Employee feels that he/she is performing the core duties of another existing acute care classification within a CUPE bargaining unit, the employee may request to be reclassified to that classification by forwarding his/her written request to his/her immediate supervisor.
- (b) The Employer shall review the request and respond within thirty (30) working days as to whether the Employer agrees or disagrees with the proposed reclassification.
- (c) Where there is agreement, the Employee shall be assigned to the agreedupon classification on the first pay period following the expiry of the thirty (30) working day period contained in Article 3.03(b).
- (d) Where there is no agreement, the written request shall be treated as a grievance, commencing at Step 2 of Article 11.01, subject to the following limitations:
 - (i) Should the grievance be referred to arbitration pursuant to Article 12, the arbitrator's jurisdiction in resolving the grievance shall be limited to determining whether the grievor performs the core duties of the existing classification to which the grievor proposes to be reclassified; and
 - (ii) In the event the arbitrator upholds the grievance, his/her remedial jurisdiction shall be limited to ordering the Employee reclassified into the proposed classification, effective the pay period described in Article 3.03(c).

≈ 3.04 Wage Parity Maintenance

Where bargained classification adjustments or reclassifications involving classifications at CDHA are implemented, and where the rationale or justification for such classifications is the same for like titled classifications in CUPE agreements in DHA's 1–8 and where wage parity existed before the adjustments, wage parity will be maintained. The effective date for any change to a CUPE classification required to maintain parity as a result of a bargained classification adjustment will be the same date as provided at CDHA. The effective date for any change to a CUPE classification required to maintain parity will occur on the date that the change in duties resulting in the reclassification was implemented in DHA's 1-8. This process expressly excludes Market Adjustments and General Economic Increases.

≈ 3.05 **No Other Agreements**

No Employee(s) shall be required or permitted to make any written or verbal agreement with the Employer or its representatives, which conflict with the terms of this Agreement.

3.06 **Mandatory Membership - New Employees**

All bargaining unit Employees of the Employer hired subsequent to the date of signing of this Agreement shall, as a condition of employment, become and remain members of the Union. All bargaining unit Employees who are members of the Union on the date of signing of this Agreement shall be required to maintain membership.

3.07 This Collective Agreement is a packaging of seven (7) individual collective agreements for convenience and ease of reference purposes only, and for all other intents and purposes is an individual collective agreement between each one of the individual employers as defined in this Agreement and its respective Canadian Union of Public Employees bargaining agent with no connection to and having no binding or precedential impact on any other individual employer as defined in this Agreement and its respective Canadian Union of Public Employees bargaining agent.

ARTICLE 4 - NO DISCRIMINATION

4.01 The Employer and the Union agree that all Employees will be protected against discrimination respecting his/her human rights and employment in all matters including age, race, colour, religion, creed, sex, sexual orientation, pregnancy, physical disability, mental disability, illness or disease, ethnic, national or aboriginal origin, family status, marital status, source of income, political belief, affiliation or activity, membership in a professional association, business or trade association, employers' organization or employees' organization, physical appearance, residence, or the association with others similarly protected, or any other prohibition of the *Human Rights Act* of Nova Scotia.

ARTICLE 5 - DEFINITIONS

5.01 1) "**Employer**"

is the South Shore District Health Authority or, South West Nova District Health Authority or, Annapolis Valley District Health Authority or, Colchester East Hants Health Authority or, Cumberland Health Authority or, Pictou County Health Authority or, Guysborough Antigonish Strait Health Authority.

2) "Union"

is the Canadian Union of Public Employees Local 835 or, the Canadian Union of Public Employees Local 1933 or, the Canadian Union of Public Employees Local 2525 or, the Canadian Union of Public Employees Local 4150.

3) "Bargaining Unit"

is Employees of the Employer as defined in the Labour Relations Board applicable certification order or as may be amended from time to time by the Parties.

4) "Employee"

is a person appointed to a position in the Bargaining Unit.

5) "Regular hours"

are all regularly scheduled paid hours. Time worked as overtime, stand-by or call back as described in Article 18 shall not qualify as regular hours.

6) "Regular Employee"

is an Employee who occupies a regularly scheduled Full-Time or Part-Time position as an Employee of the Employer and designated as ongoing.

7) "Regular Full-Time Employee"

is one who is regularly scheduled to work the standard hours in each two (2) week period as indicated in Article 17.01.

8) "Regular Part-Time Employee"

is an Employee who is scheduled to work less than the standard hours indicated in Article 17.01. A Part-Time Employee shall qualify, subject to eligibility, for benefits of this Collective Agreement on a proportionate basis to the regular hours paid in a year.

9) "Temporary"

is an employment relationship for an Employee in a position designated to be in excess of twenty (20) consecutive working days but is not regular. A Casual Employee filling a Temporary position shall not accumulate seniority but shall accumulate casual hours in accordance with Article 14.01 (b). A Casual Employee filling a Temporary position shall qualify, subject to eligibility, for other benefits of this Collective Agreement on a proportionate basis to the regular hours paid in a year.

At the completion of the temporary term, the Employee shall be entitled to retain up to one hundred and thirty-five (135) hours of

accumulated sick leave credits for use upon securing a Regular position or another Temporary position.

Notwithstanding the above, should the employment relationship change from Temporary to Regular without a break in temporary service of at least thirty (30) days, the employment date shall be the most recent date on which the Employee began working in a Temporary employment relationship.

Regular Employees, working in Temporary positions, will continue to be covered under the Collective Agreement as a Regular Employee. Upon completion of the Temporary position, the Regular Employee will be returned to his/her former position.

Temporary employment relationships may be terminated at any time at the sole discretion of the Employer. The Employer will make every effort to have one individual fill these temporary periods.

10) "Casual"

is an employment relationship other than Regular or Temporary for a person who normally works on a day-to-day basis as required and is not scheduled by the Employer on a regular basis. A Casual Employee will be employed to relieve Employees in Regular or Temporary positions who are on approved leaves such as vacation, bereavement, sick leave, etc., or to respond to workload demands or to fill Temporary positions.

Work offered to the Casual Employee shall be pursuant to the Collective Agreement. Once a Casual Employee accepts a work assignment, the Casual Employee is obligated to work. Work assignments may include a scheduled extra shift, a relief shift, a Temporary position as above, a period of stand-by or a call back during a stand-by.

Except where stated as being specifically excluded, the provisions of the Collective Agreement apply to a Casual Employee.

11) "Probationary Period"

is that period for newly hired Employees up to four hundred and ninety-five (495) hours worked in the position. Employment may be confirmed or terminated at any time during this period. In the event that the Probationary Employee is terminated, written notification will be provided to the Union. The probationary period may be extended at the sole discretion of the Employer. The Employer shall notify the Union to advise of such extensions.

12) "Working Days"

shall be Monday to Friday excluding holidays.

13) "Spouse"

means a legal marriage partner, or a live-in partner who has been identified to the Employer in writing as the spouse. This includes a same-sex partner.

14) "Team Leader"

Team Leader is an individual appointed by the Employer and who is paid the Team Leader stipend under Article 15.07. A Team Leader, in addition to performing the regular duties of their classification, is expected to assist management to coordinate the operation of the department(s), schedule the activities of others within an assigned department; act as a resource person and leader for those staff members and address client/customer service issues. Other responsibilities may include training and administrative duties as assigned.

15) **"Service"**

- (a) refers to the duration of an Employee's employment relationship, commencing on the most recent date of employment to any position with the Employer (Casual Employees are governed by Article 5.01 (15) (b)).
- (b) A Casual Employee who becomes a Regular Employee following February 1, 2005, shall have time worked as a Casual Employee, including time worked as a Casual Employee from their most recent date of hire prior to the signing date of this Agreement, converted to service on the basis of 1950 hours equalling one (1) year of service. This service credit shall be added to service as a Regular Employee for the purpose of vacation rate of accrual in Article 22.01.

16) "Additional Shifts"

means Extra or Relief Shifts.

17) "Extra Shifts"

are deficiencies in the schedule known prior to posting.

18) "Relief Shifts"

are deficiencies in the schedule which occur after the posting.

5.02 "LTD Program"

is the Nova Scotia Association of Health Organizations Long Term Disability Program.

ARTICLE 6 - UNION DUES

- The Employer shall deduct from every Employee, the regular monthly Union dues uniformly required of all members of this Bargaining Unit and levied by the Local in accordance with its constitution and by-laws.
- Deductions shall be made on a bi-weekly basis. The Local Union shall indicate to the Employer in writing, on or before March 31st, whether the deductions are to be sent to the Local Union office or the National Union office for the next fiscal year. Effective April 1st each year, deductions shall be forwarded, not later than the thirtieth (30th) day of the month, following the month in which deductions were made. The deductions shall be accompanied by a list of names and the amount of the actual bi-weekly wages from whom the deductions have been made.
- ≈ 6.03 The Employer shall provide the following information and shall provide it in electronic form:
 - (a) the name of each Employee
 - (b) the corresponding appointment status of each Employee
 - (c) the corresponding amount of dues remitted on behalf of each Employee

Unless an individual Employee directs in writing to the Employer not to provide the Union with his/her address and telephone number within 90 days of signing this Agreement, the Employer shall provide the Union the last known address and telephone number of each Union member at least once a year.

≈ 6.04 Professional and Association Dues

The Employer shall deduct the annual professional registration dues paid by the Employee from the salary of the Employee provided that such registration is required for the Employee to work in his/her position. It is the responsibility of the Employee to ensure that all registration information is currently submitted to his/her Association within the submission deadline. The monies will be released to Employees on either pay period 5 or 18.

A list of those Classifications that this will be applied to will be provided.

ARTICLE 7 - EMPLOYEE ORIENTATION

≈ 7.01 Copies of Agreement

The Employer agrees to post a copy of the Agreement on the Employer's web site and intranet. Upon request by an Employee, the Employer will endeavor to provide a printed copy of the Agreement to the Employee within one (1) calendar week.

7.02 **Orientation Program**

The Employer shall provide an orientation program for new Employees. Time spent in orientation when required by the Employer, shall be considered as time worked. Where written policies and procedures exist, they will be made available for review by Employees.

The Union will be allowed a period of fifteen (15) minutes with no loss of regular pay during or following the orientation program to meet with new Bargaining Unit members. At this meeting, the Union will provide all new Employees with a copy of the Collective Agreement.

ARTICLE 8 - CORRESPONDENCE

8.01 All written correspondence with the Union shall pass to the Secretary of the Union.

<u>ARTICLE 9 - LABOUR MANAGEMENT COMMITTEE</u>

9.01 Establishment of Committee

A Labour Management Committee shall be established consisting of equal representation from the Bargaining Unit and the Employer, the number of representatives to be determined by mutual agreement.

9.02 Function of Committee

The Committee shall concern itself with the following general matters:

- (i) Considering constructive exchange of all activities so that better relations shall exist between the Employer and the Employees.
- (ii) Improving and extending services to the public.
- (iii) Promoting safety and sanitary practices.
- (iv) Reviewing suggestions from Employees, questions or working conditions and service (but not grievances concerned with service).
- (v) Correcting conditions causing grievances and misunderstandings.

(vi) Environmental initiatives undertaken by the Employer.

9.03 Unless the parties have agreed to another process, within sixty (60) days of the signing of this Agreement the parties will identify the members of the subcommittee of the Labour Management Committee who will meet to regularly review LTD, WCB and long term sick leave cases. The sub-committee will be comprised of up to two (2) representatives of the Union and up to two (2) representatives of the Employer. Unless the parties agree otherwise, the sub-committee will meet immediately following each Labour Management Committee meeting to review existing and new cases that have arisen since the last meeting.

9.04 **Meetings of Committee**

Meetings shall be called as necessary at the request of either party but not less than three (3) times per year. Committee members shall receive a notice and agenda of the meeting at least forty-eight (48) hours in advance of the meeting. Employees shall not suffer any loss of pay for time spent at Committee meetings. Employees required to travel from his/her usual work location to attend such committee meetings, shall be paid the kilometre allowance as specified in Article 28.04.

9.05 **Committee Joint Chairpersons**

An Employer and a Union representative shall be designated as joint Chairpersons and shall alternate in presiding over meetings.

9.06 **Minutes of Meeting**

Minutes of each meeting of the Committee shall be signed by the Chairpersons and sent to the Committee members within fourteen (14) calendar days after the close of the meeting.

9.07 **Jurisdiction of Committee**

The Committee shall not have jurisdiction over wages, or any matter of collective bargaining, including the administration of this Collective Agreement.

The Committee shall not supercede the activities of any other committee of the Union or of the Employer and does not have the power to bind either the Union or its members or the Employer to any decisions or conclusions reached in his/her discussions. The Committee shall have the power to make recommendations to the Union and the Employer with respect to its discussions and conclusion.

ARTICLE 10 - BARGAINING RELATIONS

10.01 (a) **Negotiating Committee - Multiple Employers**

Up to two (2) Employees may be designated by the Union as the Provincial Negotiating Committee representatives specifically to engage in collective bargaining where the Employer is to participate in a Multiple Employer group bargaining table. The Employees shall have no loss of regular pay or group benefits for shifts absent while involved in direct negotiations for a Collective Agreement between the Employer and the Union. Union caucus meetings are not covered by this provision.

(b) **Negotiating Committee - Single Employer**

Up to six (6) Employees may be designated by the Union as the Negotiating Committee representatives specifically to engage in collective bargaining where there is a Single Employer bargaining table. The Employees shall have no loss of regular pay or group benefits for shifts absent while involved in direct negotiations for a Collective Agreement between the Employer and the Union. Union caucus meetings are not covered by this provision.

10.02 Representatives of the Canadian Union of Public Employees

Such representatives shall have access to the Employer's premises during normal business hours providing such permission has been requested and granted by the Employer.

10.03 (a) Recognition of Shop Stewards and Union Representatives

The Employer will recognize the Shop Stewards and Union representatives whose names and areas of responsibility have been identified in writing.

(b) **Permission to Perform Steward Functions**

A Steward, when required to assist in resolving grievances during working hours, must obtain the permission of the Steward's and the aggrieved Employee's Immediate Supervisor. Permission will not be unreasonably withheld. The Steward has the right to assist any Employee which the Steward represents, in preparing and presenting a grievance in accordance with the grievance procedure. The Employer agrees that the Stewards shall be granted a reasonable time to perform his/her duties under this Article subject to operational requirements.

≈ (c) Union Representation

Where an Employee is required to attend a meeting which, at the time it is scheduled, appears likely to result in discipline being imposed against that particular Employee, the Employee shall be accompanied by a Union Representative.

≈ (d) Union Representation at Grievance Discussions

In any case in which a hearing is held on a grievance at Step 2 or 3, the Employee(s) shall be accompanied by a representative of the Union.

ARTICLE 11 - GRIEVANCE PROCEDURE

A grievance shall be defined as a violation or alleged violation of the administration or application of this Collective Agreement. Every grievance shall be processed in accordance with the grievance and arbitration procedures as follows:

Step 1:

Where an Employee has a grievance, the Employee shall, within ten (10) working days of the discovery or occurrence of the incident, giving rise to the grievance, first indicate to the Employee's Immediate Management Supervisor that the Employee has a grievance and will discuss the matter. The Supervisor shall provide the Employee with an answer within ten (10) days.

Step 2:

Should the verbal answer given by the Immediate Management Supervisor not be acceptable to the grievor, and if supported by the Grievance Committee, the grievance shall be submitted in writing to the next level of management in the service or program area or designate within ten (10) working days. This Manager shall provide a decision in writing within ten (10) working days of the receipt of the grievance.

Step 3:

If the decision of the Manager under Step 2 is not acceptable to the grievor, the grievance, if supported by the Grievance Committee, shall be referred to the Chief Executive Officer or designate within ten (10) working days of receipt of the decision in Step 2.

The Chief Executive Officer or designate shall meet with representatives of the Grievance Committee and shall give a decision in writing within ten (10) working days of receipt of the grievance.

11.02 Grievance for Suspension or Dismissal

Where a grievance arises in a matter of an Employee suspension or a dismissal the matter will be processed at Step 3.

≈ 11.03 (a) Policy Grievance or Union Grievance

Where a dispute involving a question of general application or interpretation occurs, or the Union has a grievance, Step 1 and 2 of the Grievance

Procedure may be by-passed, provided the Union files the grievance within ten (10) working days of the discovery or occurrence of the dispute.

(b) **Employer Grievance**

The Employer may institute a grievance by delivering the same in writing to the President of the Union and the President shall answer such grievance within ten (10) days. If the answer is not acceptable to the Employer, the Employer may within ten (10) days from the day the President provides an answer, give ten (10) days' notice to the President of the Union of its intention to refer the dispute to arbitration.

11.04 If the Employer fails to respond within the time limits specified above, the Union may forward the grievance to the next step of the grievance procedure. Time limits may be extended by mutual agreement between the Employer and the Union.

<u>ARTICLE 12 - ARBITRATION PROCEDURE</u>

12.01 (a) Single Arbitrator

If a settlement is not reached in the steps above, either party may serve notice of intention to seek arbitration. Such notice must be given within fifteen (15) working days. The matter may then be referred to a sole Arbitrator appointed by mutual consent. Should the parties fail to agree upon the Arbitrator, the Arbitrator shall be appointed by the Minister of Labour of the Province of Nova Scotia. The decision of the Arbitrator shall be binding on both parties.

(b) Arbitration Board

The parties may mutually agree to refer any matter under Article 12.01 to a three (3) person Arbitration Board. In such case each party shall appoint a nominee to the Arbitration Board. The two (2) nominees shall then meet to select an impartial Chairperson. If one party fails to appoint a nominee within ten (10) days from the date the matter is referred to arbitration, or if the two (2) nominees fail to agree upon a Chairperson within fifteen (15) days of his/her appointment, the appointment of a Chairperson shall be made by the Minister of Labour upon request of either party. The decision of the majority shall be the decision of the Board. Where there is no majority decision, the decision of the Chairperson shall be the decision of the Board.

In determining any grievance, the Arbitrator or the Arbitration Board may dispose of the claim by affirming the Employer's action and dismissing the grievance or by setting aside the Employer's action and upholding the grievance or by taking such other action as may in the opinion of the Arbitrator or Arbitration Board be equitable. The decision shall not alter nor modify any terms or provisions of this Agreement.

Should the parties disagree as to the meaning of the Arbitrator's or Arbitration Board's decision, either party may apply to the Arbitrator or Arbitration Board to clarify the decision, which shall be done within five (5) working days.

12.02 **Costs of Arbitration**

The Employer and the Union agree to share equally the amounts payable as levied by the Arbitrator.

12.03 **Decision**

The Arbitrator shall render a decision no later than thirty (30) days following the hearing.

12.04 Occupational Health and Safety Grievance / Complaint

An Employee or group of Employees who allege a violation of the *Occupational Health and Safety Act and Regulations* shall have the right to file a grievance or file a complaint pursuant to the Act.

12.05 Time Limits

Time limits expressed in this Article may be extended by mutual consent of the Union and the Employer.

12.06 **Witness**

At any stage in the grievance arbitration procedure, subject to operational requirements, the parties may have the assistance of any Employee having knowledge as witness to the aggrieved circumstances. Such leave request shall not be unreasonably denied.

ARTICLE 13 - DISCIPLINE AND DISCHARGE AND VOLUNTARY TERMINATION

13.01 **Just Cause**

An Employee who has completed the probationary period may be disciplined or dismissed, but only for just cause except that Casual Employees may also be dismissed where the Employer determines there is a lack of work or an unreasonable lack of availability on the part of the Employee.

≈ 13.02 Notification of Discipline

Where an Employee is disciplined, suspended without pay or discharged, the Employer shall, within ten (10) days of the discipline, suspension or discharge notify the Employee and the Union in writing by registered mail or personal service stating the reason for the discipline, suspension or discharge. If this procedure is not followed, the action taken shall not be void but the time limits under Article 11 for commencing a grievance shall not commence until the notice is given.

13.03 **Discipline Record**

An Employee who has been subject to disciplinary action other than suspension may, after eighteen (18) months of continuous service from the date the disciplinary measure was invoked, request in writing that the performance file be cleared of any record of the disciplinary action. Such request shall be granted provided the Employee's file does not contain any further record of disciplinary action during the eighteen (18) month period, of which the Employee is aware. The Employer shall confirm in writing to the Employee that such action has been effected.

An Employee, who has been subject to a period of paid or unpaid suspension, may after four (4) years of continuous Service from the date of the suspension request in writing that the performance file be cleared of any record of suspension. Such request shall be granted provided the Employee's file does not contain any further record of disciplinary action during the four (4) year period, of which the Employee is aware. The Employer shall confirm in writing to the Employee that such action has been effected.

13.04 Employee File and Discipline Record

- (a) The Employer agrees not to introduce as evidence in a hearing relating to a disciplinary action any document from the file of an Employee the existence of which the Employee was not made aware of at the time of filing.
- (b) Each Employee is entitled to have access to the Employee's personnel file, except personal references, by appointment during normal business hours. A copy of documents, except personal references, on the file of the Employee shall be made available to the Employee, provided the Employee gives reasonable advance notice of the request.
- (c) The Employee's written response to any item on file shall become part of the personnel file.

13.05 Notice of Resignation and Retirement

Four (4) weeks written notice of resignation shall be given regarding resignation of employment by an Employee, unless mutually satisfactory arrangements are made otherwise. Three (3) months advance written notice of retirement is required to be given by an Employee.

ARTICLE 14 - SENIORITY

14.01 (a) **Seniority Defined**

Seniority is defined as the length of service with the Employer commencing with the Employee's most recent date of hire to a Regular position in the Bargaining Unit, unless otherwise adjusted. Seniority shall operate on a bargaining-unit-wide basis. Where the Labour Relations Board orders or the

Parties agree to the inclusion in the Bargaining Unit of an Employee previously in a non-bargaining position, the Employee shall receive seniority with the Employer commencing with the Employee's most recent date of hire.

Notwithstanding the above, Employees with seniority in another CUPE Bargaining Unit with the Employer will have that time recognized in determining his/her seniority date in the new Bargaining Unit provided that the service is contiguous with the Employer.

Employees who had seniority recognized under the prior Collective Agreement provisions (November 1, 1997 - March 31, 2001) or at the time of certification, shall continue to have the seniority recognized under this Collective Agreement.

(b) Casual Seniority

Casual seniority shall apply to a Casual Employee (including a Casual Employee while in a Temporary position) and is defined as the hours worked by a Casual Employee from the date of employment to a position in the Bargaining Unit and shall operate on a bargaining-unit-wide basis. A record of hours worked by a Casual Employee shall be maintained by the Employer. This record shall constitute the Casual Seniority List.

The only occasion when the Employer shall refer to Casual Seniority is as the determining factor where two or more Casual candidates for a posted vacant position, as set out in Article 15, are deemed relatively equal in qualifications, skills, and abilities. In such case the Casual Employee with the greater Casual seniority will be given preference.

14.02 **Seniority Lists**

The Employer shall maintain two seniority lists:

(a) Regular Seniority List

showing the most recent date of hire of the Regular Employee (as adjusted where applicable).

(b) Casual Seniority List

showing a statement of the total of hours worked by the Casual Employee up to and including December 31st.

A copy of each list shall be posted on the Union bulletin board between January 1st and February 28th of the following year. The lists shall be posted for a period of thirty (30) days during which time any questions as to the accuracy of the lists may be forwarded to the Employer in writing, failing which the lists shall be deemed to be accurate and the Employer shall be entitled to rely on the list as posted or corrected.

Notwithstanding the above, decisions premised on a Casual Employee's seniority will be based on the Casual Employee's seniority at that point in time.

14.03 **Seniority and Probation**

Regular Seniority or Casual Seniority shall not be recognized by the Employer during the Probationary Period.

14.04 (a) Loss of Regular Seniority

An Employee shall cease to be an Employee and thus forfeit seniority rights in the event that such Employee:

- (i) is discharged for just cause and is not reinstated;
- (ii) resigns, in writing;
- (iii) is absent from work in excess of five (5) consecutive scheduled shifts without sufficient cause or without notifying the Employer, unless such notice was not reasonable:
- (iv) fails to return to work within seven (7) calendar days following a recall for employment in excess of three (3) months and after being notified by registered mail to do so, unless through sickness or other just cause. It shall be the responsibility of the Employee to keep the Employer informed of his/her current address and phone number. An Employee who refuses an offer for casual work or employment of short duration (under three (3) months) shall not lose recall rights for such refusal:
- (v) is laid off for a period longer than two (2) years (recall period) except where employed within such recall period for Casual or Temporary employment of six (6) months or less in which case the recall period is extended by the total of the shifts worked during the two (2) year recall period. For a temporary period of employment in excess of six (6) months the two (2) year recall period shall recommence at completion of the temporary period.

(b) Loss of Casual Seniority

A Casual Employee shall cease to be an Employee and thus forfeit Casual seniority rights in the event that:

- (i) The Employer has discontinued the assignment of shifts to a Casual Employee and notified the Casual Employee accordingly.
- (ii) The Casual Employee resigns in writing.

(iii) The Casual Employee does not work any shifts for a period of six (6) months, excluding approved periods of unavailability.

≈ 14.05 Seniority Outside the Bargaining Unit

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Effective date of signing, Regular Employees transferred for a temporary (a) period of twelve (12) calendar months or less to a position outside of the Bargaining Unit shall have their seniority frozen at the level achieved on the date of departure from the Bargaining Unit. This dormant credited seniority will be reactivated upon the Employee's return to a Regular Bargaining Unit position and the Employees seniority date described in Article 14.01 will be adjusted accordingly. The Employee will cease to pay union dues during the period of temporary employment and the terms of the Collective Agreement shall not otherwise apply to such employee while in the non-bargaining unit position. The Employer and the Employee can mutually agree to extend the period of the temporary assignment. However, a mutual agreement shall be required between the Employer and the Union in order to maintain the dormant seniority beyond the twelve (12) month period. Where no agreement is achieved and the Employee continues to work in the position for the period beyond the twelve (12) months, the Employee shall forfeit all seniority and their right to return to the Bargaining Unit.

CLARITY NOTE: Any Regular Employees who are in a temporary non-union position on date of signing shall continue to accrue Regular seniority and pay union dues for the duration of their period of leave.

(b) Effective date of signing, Casual Employees transferred for a temporary period of twelve (12) calendar months or less to a position outside the Bargaining Unit shall have their casual seniority frozen at the level achieved on the date of departure from the Bargaining Unit. This dormant credited casual seniority will be reactivated upon the Employees return to the Bargaining Unit. The Employee will cease to pay union dues during the period of temporary employment and the terms of the Collective Agreement shall not otherwise apply to such employee while in the non-bargaining unit position. The Employer and the Employee can mutually agree to extend the period of the temporary assignment. However, a mutual agreement shall be required between the Employer and the Union in order to maintain the dormant seniority beyond the twelve (12) month period. Where no agreement is achieved and the Employee continues to work in the position for the period beyond the twelve (12) months, the Employee shall forfeit all seniority and their right to return to the Bargaining Unit.

CLARITY NOTE: Any Casual Employees who are in a temporary non-union position on date of signing shall continue to accrue Casual seniority and pay union dues for the duration of their period of leave.

- (c) Employees who leave their position for a temporary period to take a Provincial or multi-employer healthcare project/initiative position outside of the Bargaining Unit, for a period of up to twenty-four (24) months, shall continue to be credited for seniority provided that the employee continues to pay union dues pursuant to Article 6. The terms of the Collective Agreement shall not otherwise apply to such employee while in the non-bargaining unit position. The Employer and the Employee can mutually agree to extend the period of the temporary assignment. However, a mutual agreement shall be required between the Employer and the Union in order to allow for seniority recognition to extend beyond the twenty-four (24) month period. Where no agreement is achieved, seniority will not accumulate beyond the twenty-four (24) month period and the employee's seniority will be adjusted upon re-entry into the Bargaining Unit.
- (d) Employees who temporarily transfer into other CUPE Bargaining Units continue to accumulate seniority and are not subject to this Article.
- 14.06 Notwithstanding the above, in the event that an Employee receives a Leave of Absence to pursue other employment, seniority will not accumulate.

ARTICLE 15 - PROMOTIONS AND STAFF CHANGES

- 15.01 Both Parties recognize:
 - 1. The principle of promotion within the service of the Employer; and
 - 2. That job opportunity should increase in proportion to length of service and ability.

15.02 **Selection Process**

(a) In making staff changes, the Employer will select the best candidate with the stated qualifications, skills and abilities provided the qualifications, skills and abilities bear a reasonable relationship to the position and its duties. In determining the best candidate, satisfactory service with the Employer will be given reasonable consideration. In the event these factors are equal for two or more Employees, seniority will prevail.

The successful Employee, from the Bargaining Unit, shall be placed on a trial period for a period of four hundred and ninety-five (495) regular hours worked. In the event the successful Employee proves unsatisfactory in the position during the aforementioned period, at the sole discretion of the Employer, such Employee shall be informed in writing of the reasons by the supervisor, and shall be returned to that Employee's former position without loss of seniority, benefits or previous salary or the trial period may be extended at the sole discretion of the Employer.

During the trial period, the Employee shall retain the option of returning to the Employee's former position with the same procedure being followed as outlined above. Subject to operational considerations, the Employer shall return the Employee to his/her former position within twenty-one (21) calendar days after the Employee exercises this option. Any other Employee promoted or transferred in relation to the above assignment shall also be returned to that Employee's former position with the same procedure being followed as outlined above.

In the event that the successful candidate proves unsatisfactory during the trial period, or if the successful candidate chooses to return to their previously held position, the candidate who met the qualifications, skills and abilities of the position and placed second in the selection process may be offered the position.

- (b) The job selection process employed by the Employer may result in the awarding of the position to the most senior qualified applicant without an interview being conducted.
- (c) Only those positions which cannot be filled by a Bargaining Unit applicant possessing the required skills, abilities, and qualifications will be filled by a candidate from outside the Bargaining Unit.
- (d) Positions which cannot be filled by a Bargaining Unit member may be offered to qualified employees in another CUPE Bargaining Unit within the Employer before the position is filled by a candidate who is not a CUPE member.

15.03 **Position Posting**

- (a) Where the Employer determines that:
 - (i) A regular vacancy exists; or
 - (ii) A new position is created; or
 - (iii) A temporary vacancy exists of three (3) months or more; or
 - (iv) Additional regular Part-Time hours which are available;

and the Employer determines that the position is to be filled, a notice shall be posted.

(b) In accordance with 15.03 (a) above, a notice shall be posted for a period of fourteen (14) calendar days. The closing date for applications shall be indicated on the position posting. The Employer shall provide a copy of the posting to the Union. The notice shall include a brief description of the nature of the position, including any requirement to work at more than one site,

classification title and an overview of the skills, abilities and qualifications required. Directions as to applying for the position or obtaining additional information about the position shall be included.

- (c) Positions will be awarded to the successful candidate as soon as is reasonably possible following the closing date for the job posting.
- (d) The Employer may combine Part-Time positions to become a single position, where operationally feasible.
- (e) Any Employee filling a Temporary Position must complete not less than four
 (4) months of the Temporary Position before being eligible to commence any other Temporary Position.
- (f) Employees can apply for posted Regular positions at any time.

15.04 **Successful Candidate**

The name of the successful candidate shall be sent to the Union within fourteen (14) days.

An unsuccessful Bargaining Unit applicant may, within 10 days of notification of the awarding of the position, make a request for an explanation as to why he/she was not granted the position. The Employer shall provide an explanation to the Employee as soon as practicable after receipt of the request. The time limit for the filing of a grievance under Step One of the Grievance Procedure shall run from the date the Employee receives the explanation from the Employer.

15.06 Placement In a New Position

The candidate shall normally be placed in the new position within sixty (60) days of her or his successful appointment or effective date, whichever is later, regardless of her or his current position. In the event that the successful candidate is not able to be placed in the new position within this sixty (60) day period due to operational requirements, the Employee shall receive the higher rate of pay, if any, for the new position, commencing on the forty-sixth (46th) day.

- 15.07 Casual Employees shall not be used in permanent vacancies in order to avoid posting the vacancy when the Employer determines that the vacancy is to be filled. Casual Employees may continue to be used in permanent vacancies while the Employer posts and fills such positions.
- 15.08 When opportunities for additional Casual employment arises, the Employer may provide notification indicating the nature of the available Casual employment.

15.09 **Team Leader Pay**

An Employee appointed by the Employer to a Team Leader position shall receive a regular pay supplemental premium for the hours worked in such an assignment. The pay shall be calculated by referring to the Employee's base annual pay rate (excluding overtime) and adding an annual rate supplement of \$2,000. Part-Time Employees shall be pro-rated in accordance with his/her regular hours worked.

Where operationally possible, the Employer endeavors to supply the names of Employees appointed to temporary positions (as defined in art. 5.01 (9)) of less then three (3) months to the union on a monthly basis. Further, this provision does not include Employees temporarily assigned to fill vacation reliefs.

\approx 15.11 Scope of Practice

Should the Employer increase a Classification's Scope of Employment or should the Scope of Practice be increased by an external body or college and this change is required by the Employer and/or is required to maintain licensing, then existing employees within that classification will be provided a reasonable time period to upgrade their levels of competency. Notwithstanding Article 24.16, should an Employee's Scope of Practice be increased by an external body or college and the change is required by the Employer, then the Employer will cover registration costs and course materials and employees shall suffer no loss of pay to attend the training.

Notwithstanding situations where an Employee needs to be accommodated under the *NS Human Rights Act*, an Employee who is unable to meet an Employer's Scope of Employment will be grandparented in their position. Employees who do not meet the new Scope of Practice required by the Employer and/or is required to maintain licensing will be deemed to be displaced and will exercise their rights under Article 16.

ARTICLE 16 - DISPLACEMENT, LAYOFF, AND RECALL

The provisions (16.01 through 16.29) do not apply to a Casual Employee except as specified.

16.01 (a) **Definition of Displacement and Layoff**

Employees may be subject to the Displacement Procedure and/or laid-off because of shortage of work or funds, or the discontinuance of work or the reorganization of work.

(b) **Deemed Displaced**

Employees shall be deemed to be a displaced Employee and subject to the provisions of this Article where the regular designated hours of his/her original positions are reduced.

(c) Seniority and Displacement, Layoff, and Recall

- (i) The Employer will apply the principle of seniority rights within the Displacement, Layoff and Recall procedures. That is; where the procedures provide an option to affected Employees, the option shall be offered first to the most senior affected Employee. Where the procedure does not permit an option, the Employee to be displaced or laid-off shall be the least senior affected Employee.
- (ii) Both parties recognize the principle that job security shall normally increase in proportion to length of service. Therefore, in the event of a displacement in a classification, the Employee to be displaced shall be the least senior in that classification, if operationally possible, in the affected site.
- (iii) Further, both parties recognize that in the event of a layoff in a classification or classification group, the Employee to be laid-off shall be the least senior in that classification or classification group, in the Bargaining Unit.

16.02 (a) Prior to Displacement

Prior to any affected Employees being notified, the Employer will meet and inform the Bargaining Unit representatives on the Labour Management Committee of all Employee placement options immediately available. This information will be provided to the Committee as early as is reasonably possible.

Any specific information disclosed shall be treated as confidential by both Parties.

In the meeting:

The Employer will advise the Bargaining Unit representatives of the Labour Management Committee of:

- (i) the department or service affected,
- (ii) the classifications affected,
- (iii) the number of Employees to be potentially displaced from the department or service affected,

- (iv) the Employer's determination of the least senior Employee(s) within the classification in the department or service affected,
- (v) all existing or pending Regular and Temporary vacancies and existing Temporary positions in the Bargaining Unit, and
- (vi) the potential for a TSP process and if applicable, the number of positions that may have access to a TSP process.

The Employer will consult with the Bargaining Unit representatives of the Labour Management Committee regarding ways to minimize the adverse effect on the Employee(s) to be displaced.

The Employer may consider additional options within the displacement procedure including those presented by the Bargaining Unit representatives of the Committee where the options are operationally practical and in accordance with the following principles:

- (i) to minimize the number of affected Employees to be displaced;
- (ii) to minimize disruptions to affected Employees by displacement.

≈ (b) Voluntary Severance and TSP

Once the Employer has determined the number of positions within a particular classification to be reduced, it shall, following the meeting in Article 16.02(a), invite expressions of interest for voluntary severance within the identified classification.

In the event that the number of redundant positions still outnumber the number of vacancies created by offering the TSP within the affected Employee's classification, the invitation to TSP voluntary severance shall be made on a bargaining unit wide basis. The Employer will then determine which Employees among any applicants meet the threshold qualifications. The Employer shall offer TSP to eligible applicants on the basis of seniority.

Where the Employer can demonstrate that it cannot accommodate the resignation of that number of Employees volunteering to resign or that other operational considerations are impacted, the Employer reserves the right to restrict the TSP offer. For example, where too many volunteers within a classification are from within a single work area, it may not be possible to permit all to resign at once.

(c) Restrictions on Postings

The Employer shall not post vacancies that arise while Employees are in receipt of displacement notices where the threshold requirements of the vacant positions can be met by a displaced Employee.

(d) Vacant Positions

Vacant positions existing at the time that Employees are in receipt of displacement notices may not be filled (appointments confirmed) as posted where the threshold requirements of the vacant positions can be met by a displaced Employee.

(e) **Determination of Options**

Following the consultation with the Labour Management Committee set out above, the Employer will determine the reasonable options in the circumstances for each displaced Employee.

16.03 Classification Groups

Classification groups, if any, shall be described in a Memorandum of Agreement. This Memorandum shall be developed following the signing of the Collective Agreement and shall be applied in accordance with this Article 16. Classification groups can only include classifications that require the same or essentially the same threshold qualifications and classifications that are compensated at pay rates where the maximum pay rates for the lowest and highest paid classifications in the group are within a 10% range. [eg. Classification Group A lowest pay rate \$25,000 and highest pay rate \$27,500]. Classification groups, where established by Memorandum of Agreement shall be for the purposes of this provision only, be deemed to be a single classification rate.

16.04 **Vacancy Matching**

An Employee can only be matched to a vacancy if the annual salary and regular hours of work do not exceed those of his/her existing position. Employees are deemed to be a match if they can meet the threshold requirement of the position.

It is understood that a displaced Employee can be considered for placement to an existing vacancy, a vacancy in a position created by a voluntary severance (TSP) or by a retirement. In such cases where a displaced Employee is willing to accept a placement to an existing vacancy outside of his/her classification or site, the Employee may receive, at the sole discretion of the Employer, up to one hundred and fifty (150) hours of training to assist them in meeting the threshold requirements of the position.

16.05 **Notification of Displacement to Employee**

The Employer shall meet in person with the affected Employee(s) to be displaced and outline the displacement options, verbally and in writing. The displaced Employee(s) shall be accompanied at the meeting by a Union representative from the Labour Management Committee.

16.06 **Displacement Options**

Once a displaced Employee has been notified by the Employer, the Employee shall indicate in writing his/her preferred option within two (2) working days (ie. Monday to Friday) from the following:

≈ (a) Voluntary Severance:

Employees will be invited to complete the expression of interest forms. Where the Employer accepts the Employees expressed interest in severance, the Employee shall be deemed to have voluntarily severed employment and shall forfeit all rights under the Collective Agreement. This severance is not deemed to be a layoff.

It is understood that voluntary severance shall not be offered where vacancies exist within the displaced Employee's classification and work site. However; where the displaced Employee is within a classification group and the existing vacancy is within the classification group at the site, the Employer shall determine if a voluntary severance (ie.; TSP payment) is to become available to the displaced Employee. It is understood that voluntary severance may not be offered where vacancies exist within the displaced Employee's classification group and work site; or

- (b) A Regular or Temporary Bargaining Unit Vacancy:
 - (i) A displaced Employee may choose any existing vacancy within the classification or classification group within the work site or the Bargaining Unit for which the Employee meets the threshold requirement of the vacancy; or,
 - (ii) In the event that the Employee does not choose the vacant position within the classification or classification group at the site but wishes to displace the position of the least senior Employee within the classification or classification group at the site (or at another site within 50 km. of the displaced Employee's site) and provided that the least senior Employee can meet the threshold requirements of the vacant position, the originally displaced Employee shall occupy the position of the least senior Employee and the least senior Employee moves to the vacant position; or
 - (iii) A displaced Employee may choose any existing vacancy within the work site or the Bargaining Unit for which the Employee meets the threshold requirements of the vacancy; or
- (c) Displace another Employee in accordance with Article 16.07 (b); or
- (d) Accept the Layoff and be Placed on the Recall List.

16.07 (a) **Displacement Requirements**

It is understood that in the case of displacement, an Employee can only displace into a position if the annual salary and regular hours of work do not exceed those of his/her existing position and the Employee can meet the threshold requirement of the position to be occupied, except a displacement into a position within a classification group as set out in Article 16.03.

For greater clarity it is understood that an Employee can displace to a position of the least senior Employee of an equivalent number of hours. Where a position of equivalent hours is not available the Employee can displace to the least senior position having the greatest number of hours.

(b) **Displacement Procedure**

- (i) Where the Employer is to reduce the staff compliment in a classification within a site, the least senior Employee within the classification to be reduced shall be displaced.
- (ii) Where the displaced least senior Employee in the classification at the site is not the least senior Employee in the classification group (where groups are established by agreement with the Union) then the displaced Employee shall further displace the least senior Employee in the classification group at the site.
- (iii) Where the displaced Employee is the least senior Employee in the classification or classification group, the Employee may displace the least senior Employee in the department as defined by the Employer within 90 days of the signing of the Collective Agreement (within their bargaining unit and site) for which the Employee meets the threshold requirements of the position.
- (iv) Where the displaced Employee is the least senior Employee in the classification or classification group, the Employee may displace the least senior Employee in the Bargaining Unit in the site for which the Employee meets the threshold requirements of the position.
- (v) Where the Employee is unable to meet the threshold requirements of a position of an Employee with the least seniority at the site or chooses to transfer to a position elsewhere in the DHA, the Employee may displace the least senior Employee in the displaced Employee's classification or classification group at the site of the Employee's choice.
- (vi) A displaced Employee may displace the least senior Employee in the Bargaining Unit.

- (vii) Where the Parties mutually agree that an Employee's displacement choice has proven unworkable, the Employee will be allowed to exercise their full rights under Article 16.07(b).
- (c) Employees subsequently displaced in accordance with the above shall be entitled to follow the procedure as previously set out.

≈ 16.08 **TSP Program**

(a) Employees will have a minimum of 72 hours to indicate their potential willingness to participate in the TSP. In the event that an Employee is offered TSP, they will have 7 days to confirm acceptance.

(b) Reduced Hours and TSP Payment

Employees who accept an alternate position under this Program and as a result have a reduction of hours shall not qualify for a TSP payment.

(c) Release Form

Employees accepting voluntary resignation will be required to sign a release statement verifying their resignation and agreement to sever any future claim for compensation from the Employer or obligation by the Union for further services except as provided in this Program in exchange for the TSP payment.

(d) TSP Severance Payment

The amount of TSP payment shall be equivalent to four (4) weeks' regular (i.e. excluding overtime) pay for each year of service to a maximum payment of fifty-two (52) weeks' pay and for a minimum payment of eight (8) weeks' pay. Where there is partial year of service the TSP payment will be pro-rated on the basis of the number of months of service. An Employee who resigns in accordance with these provisions and is eligible to receive a pension under the NSHEPP Pension Plan and commences receiving the pension immediately following the completion of the TSP payment, shall also be entitled to receive the Retirement Allowance under Article 26.02 of the Collective Agreement. (The maximum combined TSP and Retirement Allowance payment shall not exceed fifty-two (52) weeks. The Retirement Allowance will be paid to the Employee at the earliest opportunity in accordance with the provisions of the Income Tax Act of Canada.

(e) Casual Shifts

It shall only be for extraordinary operational needs that the Employer will utilize on a casual basis, an Employee who has resigned with a TSP payment under this Program during the period covered by the applicable notice payment period.

(f) Formula for Part-time Hours

In determining the extent of the existing part-time relationship of an Employee at the time of resignation, layoff or other application of this program where the hours worked are not regular due to working additional shifts, the average of the Employee's hours worked during the six (6) month period preceding the severance (or average over the preceding period of part-time employment where that period is less than six (6) months) will be used.

(g) Continuation of Benefits

Employees in receipt of a TSP payment, and who select the salary continuation option outlined below in Article 16.08(j), will be entitled to continue participation in the applicable group insurance and benefit plans, excluding LTD, for the length of the TSP payment period. During such period the contributions will be cost shared in accordance with Article 26.01 of the Collective Agreement. It is understood that the Employer's obligations in this respect do not apply to plans for which the Employee is currently responsible for the full cost of contributions.

(h) Re-employment Considerations

It is intended that TSP participants not be re-employed by an acute care employer during their TSP payment period. For purposes of this program, acute care employer includes the following employers: Capital District Health Authority, IWK Health Centre, Cape Breton Healthcare Complex and all District Health Authorities. An employee in receipt of a TSP payment who is re-employed with an acute care employer will be required to repay an amount equal to the remaining portion of the TSP payment period. The repayment may be achieved through a payroll deduction plan that provides for full recovery over a period that is no more than twice the length of the remaining TSP payment period or through a lump sum payment. The Employee has the right to determine the method of repayment.

(i) Number of Employees

Notwithstanding anything in this Agreement, the Employer is only required to provide a TSP payment to the same number of Employees as the Employer has reduced its complement.

(j) Severance Payment Method

It is understood that the method of payment of the severance, either lump sum or salary continuation, shall be determined by the employee, provided that the total amount of payment is fully paid within the applicable notice payment period (not greater than fifty-two (52) weeks).

(k) Transition Services / EAP

Employees covered under this program will be allowed to participate in any Regional Transition or EAP programs available to health sector employees in the province.

16.09 Threshold Requirements

In exercising options under the Displacement and Layoff Procedure, threshold requirements within the classification or classification group shall be the minimum requirements for entry to the position.

16.10 **On-the-Job Training**

Prior to a non-voluntary lay off occurring, the Employer shall assess each remaining existing Regular vacancy in the Bargaining Unit where it had been previously determined by the Employer that the displaced Employee could not meet the threshold requirements of the vacancy. Where the Employer determines that the displaced Employee could meet the threshold requirements of an existing Regular vacancy if provided with on-the-job training of up to one hundred and fifty (150) hours (worked) in addition to the usual orientation period, the displaced Employee shall be offered the existing Regular vacancy with a requirement to complete the training.

16.11 Leave of Absence

An Employee to be displaced who is absent from work due to a leave of absence for any reason shall be advised of displacement in writing. The displaced Employee shall be required to indicate his/her intent to return to work and shall normally be required to exercise displacement rights in accordance with the displacement procedure. However, the displaced Employee will not be required to return to work prior to the expiry of his/her leave of absence.

≈ 16.12 Choosing an Option

- (a) The Employer shall provide a minimum of two (2) working days to permit an Employee to notify the Employer in writing of his/her choice.
- (b) Where a displaced Employee is eligible for retirement in accordance with the NSHEPP Pension Plan, the displaced Employee may choose to retire.

16.13 **Notice of Lay Off**

- (a) Employees shall be given four (4) weeks written notice of lay off. Where such notice is not given, the Employee shall receive pay in lieu of notice equivalent to the regular pay he/she would have otherwise earned during the notice period.
- (b) A copy of the lay off notice shall be sent to the Union.

- (c) This provision does not apply to layoff as a result of a labour dispute. In such cases, as much notice as possible shall be given.
- (d) This provision shall not apply to a Casual Employee.

16.14 **Recall**

- (a) A displaced Employee who has indicated a choice to voluntarily lay off shall no longer have any rights to Displace.
- (b) A displaced Employee who has indicated a choice to voluntarily lay off shall have recall rights.

16.15 **Recall Rights**

Where a displaced Employee is appointed to an existing vacancy or a vacancy created through the awarding of a TSP or an Employee retirement, or position which has a lower hourly rate, except as set out in Article 16.03, or less designated hours than the hours of the displaced Employee as designated prior to displacement, the displaced Employee retains recall rights to a position within the classification or classification group of equivalent designated hours to the position held by the displaced Employee prior to displacement.

16.16 **Recall to Temporary Positions – less than 6 months**

A laid-off Employee, while working relief shifts, extra shifts or in a Temporary position shall retain the status as a laid-off Regular Employee.

The total of the days worked as relief or extra shifts or in a Temporary position of less than six (6) months shall extend the recall period set out in Article 14.04 (v).

16.17 **Recall to Temporary Positions – more than 6 months**

A laid-off Employee recalled to a Temporary position of greater than six (6) months shall commence a new recall period at the conclusion of the temporary assignment.

16.18 Full-Time Employees Recalled to Part-Time Positions

- (a) Full-Time Employees may be permitted, where operationally feasible, to occupy more than one (1) Part-Time position within the classification or classification group while awaiting recall to a regular Full-Time position. This practice shall not oblige nor require the Employer to combine Regular positions so as to create Full-Time hours nor shall the Employer be required to fragment Full-Time or Part-Time positions to restore the pre-lay off hours to laid-off Employees.
- (b) A Full-Time Employee does not lose her/his recall rights if she/he refuses to accept recall to a Part-Time position.

16.19 Part-Time Employees Recalled to Regular Part-Time Positions

A laid-off Part-Time Employee may be recalled to a Regular Part-Time position within the classification or classification group up to his/her former appointment status designation as to his/her percentage of Full-Time hours.

If recalled to a Regular Part-Time position within the classification or classification group with a smaller percentage of Full-Time hours, the Regular Part-Time Employee shall retain his/her recall rights to a Regular Part-Time position equivalent to his/her former appointment status designation as a percentage of Full-Time hours.

16.20 Laid-off Employee Availability for Recall and/or Assignment

All laid-off Employees shall indicate to the Employer on the Laid-off Employee Availability Form attached to this Agreement whether or not the Employee is interested in the assignment to extra and/or relief shifts within the classification or classification group while on lay off. Where interested the Employee shall indicate the extent of availability. Assignments shall be in accordance with the threshold requirements for the available shift and in recognition of the need for Employee orientation to specific positions within the classification or classification group.

16.21 Laid-off Employee Availability Form

A laid-off Employee shall indicate in writing on the form attached as Appendix "E" whether she/he is willing to accept recall and/or additional shifts within the Bargaining Unit to a Regular position within the classification or classification group at a work site other than the one from which she/he was laid-off.

16.22 (a) Assignment of Additional/Extra Shifts

A laid-off Regular Employee who has indicated an interest in additional shifts will be assigned extra shifts within the classification or classification group in accordance with the practice for all Part-Time Employees. It is understood that assignment to additional shifts to a position within a classification group, where the assignment is to be in a classification other than that of the Employee to be assigned, requires that an Employee be able to immediately fulfill the requirements of the position.

(b) Assignment of Temporary Positions

Available Temporary positions within the classification or classification group that are in excess of three (3) months shall be offered to laid-off Employees, subject to the threshold requirements of the position, in order of the seniority. Placement of laid-off Employees into these positions are subject to recall.

Laid-off Employees shall be offered Temporary positions of less than three (3) months prior to the positions being offered to Casuals.

(c) Assignment of Relief Shifts

A laid-off Employee will be offered relief shifts within the classification in accordance with the practices with Part-Time and Casual Employees.

16.23 **Notice of Recall**

A laid-off Employee shall be notified of the opportunity for recall within the Bargaining Unit in the most expeditious manner possible including telephone, fax or in person. A formal verification in writing will be provided where the initial contact of recall is other than in writing.

16.24 Current Contact Information

Laid-off Employees are responsible for leaving his/her current address and telephone number with the Employer.

16.25 **Recall Procedure**

Laid-off Employees shall be recalled in order of seniority to fill the first available Regular position within the Bargaining Unit for which the laid-off Employee meets the threshold requirements at his/her work site or any other work site in the Bargaining Unit as indicated in Appendix "E".

However, where the senior laid-off Employee does not meet the threshold requirements for an available position, and on-the-job training of up to one hundred and fifty (150) hours (worked) in addition to the usual orientation period would be unavoidable in order to fill such an available position, on-the-job training shall be offered to the most senior laid-off Employee and so on in order of seniority.

Where a recalled Employee accepts a position in the Bargaining Unit which has a lower hourly rate, except as set out in Article 16.03 or less designated hours than the hours of the displaced Employee as designated prior to displacement, the displaced Employee retains recall rights to a position within the classification or classification group of equivalent designated hours to the position held by the displaced Employee prior to displacement.

16.26 **Recall List**

The Employer shall maintain a recall list. The recall list shall include the classification or classification group, the name of the laid-off Employee, the laid-off Employee's recall period, the laid-off Employee's former work site and other work sites to which the laid-off Employee is willing to accept recall.

16.27 **Recall – Accept or Decline**

The laid-off Employee shall indicate to the Employer within two (2) working days of receipt of the recall notice, the laid-off Employees intention to accept or decline the recall. If the laid-off Employee accepts the recall, the laid-off Employee must be available to return to the Employer within two (2) weeks of the notice of recall. If the laid-off Employee rejects the opportunity for recall,

the Employee shall be continued on the lay off list, subject to Articles 14.04 (v) and 16.28 (a) and (b).

16.28 (a) Recall Refusal

Three (3) successive refusals of recall opportunities within the classifications or classification group within the work sites to which the laid-off Employee indicated that he/she was willing to accept recall, may result in the laid-off Employee being removed from the lay off list and the forfeiture of all rights under the recall rights of this Collective Agreement.

(b) Expiry of Recall Period

At the expiry of the recall period a laid-off Employee may apply in writing to continue to work as a Casual Employee. The Employee shall be permitted to convert his/her Regular seniority including Regular seniority while a laid-off Employee, to Casual seniority.

16.29 New Employees and Recall List

No new Employees shall be hired unless all Employees on the recall list who are able to perform the work required have had an opportunity to be recalled subject to consideration of threshold qualifications.

The recall list shall be maintained by the Employer and provided to the Union at least four (4) times per year.

16.30 **Relocation of Work**

Where the Employer's business plan requires work and the Employees performing the work to be relocated from one hospital to another hospital site, the affected Employee(s) will be permitted to relocate, at his/her option, with full seniority and benefits previously enjoyed at his/her original site.

- (a) Should an Employee choose not to relocate, the job will be posted in accordance with Article 15.03.
- (b) If an Employee chooses not to move with the job, the Employee shall be subject to the lay off procedure.

ARTICLE 17 - HOURS OF WORK

17.01 (a) **Bi-weekly Hours**

Except as otherwise specified in this Agreement, the hours of work for a Full-Time Employee shall average seventy-five (75) hours per two (2) week period consisting of shifts that are:

(i) Regular 7.5 hour shift

Seven and one-half (7 ½) hour shifts, exclusive of one-half (½) hour meal break and inclusive of two (2) fifteen (15) minute rest breaks; or

(ii) Regular 11.25 hour shift

Eleven and one-quarter (11 1/4) hour shifts, exclusive of forty-five (45) minutes, one-third of which shall be used in conjunction with a paid fifteen (15) minute period to become a second meal break and inclusive of two fifteen (15) minute rest breaks.

(b) Other Regular Shifts

The shift length can be altered from the usual 7.5 or 11.25 hour shifts to create other regular shifts. For Full-Time Employees, the regular shifts shall not normally be less than 7.5 hours and not more than 11.25 hours. For Part-Time Employees, the regular shifts shall not be less than 3.75 hours inclusive of a fifteen (15) minute break except where there is an agreement with the Union. This provision does not apply to Casual Employees.

(c) Flexible Work Hours

The Employer may, where operational requirements and efficiency of the service permit, authorize a flexible working hours schedule if the Employer is satisfied that an adequate number (ie., 10 or less, there must be a consensus more than 10, there must be a sixty-six and two-thirds ($66 \frac{2}{3}$) agreement unless the Parties mutually agree to another mode of determination) of Employees in a unit have requested and wish to participate in such a schedule and the operation of the service is not adversely affected. This provision is not applicable to a Casual Employee.

17.02 (a) Working Schedule

(i) Days off

Days off for a Full-Time Employee shall average four (4) per two (2) week period, given in not more than two segments unless mutually agreed otherwise between the Union and the Employer. This provision is not applicable to a Casual Employee.

(ii) The Employer shall provide that no Employee is scheduled to work more than five (5) consecutive night shifts between days off, unless mutually agreed otherwise. This provision is not applicable to Casual Employees.

Where a schedule requirement would have the Employee working greater than this number of consecutive shifts and the change is to be ongoing, the change to the rotation will require an agreement with the Union.

(iii) Full-Time Employees who work rotating shifts shall be assigned to work on an equitable rotation basis, except where operational requirements prevent such equitability.

- (iv) In the event that Employees are temporarily assigned to work at more than one Hospital site, the Employer will endeavor, subject to operational requirements, to distribute the assignment equitably among qualified Employees. This shall not apply to services provided by an Employee in a position requiring the regular assignment of duties at more than one site.
- (v) This does not preclude shift arrangements acceptable to both the Employer and the Union in variance of the foregoing.
- (vi) Unless mutually agreed otherwise, Employees shall not be required to work more than a total of sixteen (16) hours (inclusive of regular hours and overtime hours) in a twenty-four (24) hour period beginning at the first (1st) hour the Employee reports to work, except in emergency situations.

(b) Working Schedule - Posting

- (i) The work and standby schedule for Regular Employees or Employees in Temporary positions shall be for a four (4) week period and posted not less than two (2) weeks in advance. All additional available shifts known to the Employer at the time of posting shall be assigned on this schedule.
- (ii) Regular Employees shall be notified of any change in the posted schedule. Except where the change is by mutual agreement between the Employee and the Employer, where a change of scheduled shift (excluding scheduled standby shifts) occurs within twenty-four (24) hours of the scheduled shift start time, the Employee shall receive payment at the applicable overtime rate for all such hours worked within the required period of notice. A change in shift occurs when both the scheduled start time and end time for a scheduled shift are changed or the calendar date of the shift is changed. This provision is not applicable to a Casual Employee.

(c) Split Shifts

There shall be no split shifts except by mutual agreement between the Union and the Employer. This provision is not applicable to a Casual Employee.

(d) Weekends Off

Employees who work rotating shifts shall receive one (1) weekend off in a three (3) week period unless otherwise mutually agreed. This provision is not applicable to a Casual Employee.

17.03 Meal and Rest Periods

The Employer shall make every reasonable effort to organize the work assignment on a shift in such a way as to allow the Employee to have meal and rest break(s) during the scheduled shifts. Employees shall be permitted to combine meal and/or rest break(s) where operationally possible.

(a) Paid Rest Periods

An Employee shall be permitted a rest period of fifteen (15) consecutive minutes in the first half and in the second half of a 7.5 hour shift in an area designated by the Employer. Employees may be required to remain at his/her work stations during rest periods.

(b) Unpaid Meal Breaks

An Employee shall be permitted an unpaid meal break of thirty (30) consecutive minutes once during a shift (7.5 hours). Employees may be required to remain at his/her work stations during meal breaks.

(c) Missed Breaks

It is recognized as inherent in health care employment that on shifts where scheduling will not permit, Employees may have to take his/her meal break(s) and/or rest break(s) at the work site or in the facility. Where the Employees are not able to receive meal or rest breaks during the shift, the Employee will be paid or credited for the missed break(s) at applicable overtime rates. Where time off is chosen it shall be scheduled at a mutually agreed time.

(d) **Breaks for Excessive Temperature**

Where temperatures exceed 32.2 C (90-95 F), Employees may take advantage of a ten (10) minute break per hour of service.

17.04 (a) Part-Time Employees - Additional Shifts

The provisions of overtime and call back shall not apply to a Part-Time Employee assigned to work shifts in addition to those for which the Employee was scheduled on the posted schedule except when the Employee is required to work hours in excess of the scheduled shift (7.5 hours) or in excess of the average bi-weekly hours (75 hours).

(b) Part-Time Employee's Extra Shifts

- (i) All Part-Time Employees shall indicate to the Immediate Management Supervisor (on the Part-Time Employee Availability Form Appendix "D") whether or not the Employee is interested in the assignment of shifts, that are known prior to posting (extra shifts) and that are beyond her/his designation as a percentage of Full-Time hours.
- (ii) A Regular Part-Time Employee may be assigned extra shifts up to the point of his/her indicated willingness to work extra shifts. The Employer shall normally assign extra shifts to such Regular Part-Time

Employees as equitably as possible per posting on the basis of indicated availability. If extra shifts still exist after assignment of the extra shifts to Regular Part-Time Employees, as set out above, the Employer may offer the extra shift(s) to Casual Employees.

(iii) A Part-Time Employee is permitted to submit a revised Availability Form indicating availability by March 1st (for April to June); by June 1st (for July to September); by September 1st (for October to December); and by December 1st (for January to March). A revised Part-Time Employee Availability Form may be submitted more often where mutually agreed with the Employer. Such agreement shall not be unreasonably withheld.

(c) Relief Shifts

When relief shifts become available (after a shift schedule has been posted) such relief shifts will be assigned as equitably as possible to Part-Time Employees and Casual Employees.

17.05 **Casual Availability**

- (a) Casual Employees shall, at the commencement of their employment, confirm in writing to the Employer the extent of their availability. Casual Employees who wish to change their availability must apply in writing to the Employer for such change which requires the approval of the Employer. Such approval shall not be unreasonably denied.
- (b) Casual and Part-Time Employees may work without advance notice and there shall be no financial penalty on the Employer. Casual and Part-Time Employees may also have relief shifts cancelled with three (3) hours advance notice and there shall be no financial penalty on the Employer. In the event less notice is given for a cancelled relief shift, the Casual or Part-Time Employee shall be provided with work or be paid for the cancelled relief shift.

ARTICLE 18 - COMPENSATION FOR WORK BEFORE AND AFTER SCHEDULED HOURS

18.01 **Overtime Defined**

- (a) Overtime is time worked in excess of [excludes the fifteen (15) minutes as set out in Article 18.01 (c)]:
 - (i) a regular 7.5 hours shift; or
 - (ii) a regular 11.25 hours shift; or
 - (iii) other regular shifts of a duration longer than 7.5 hours; or

- (iv) average of 75 hours bi-weekly in accordance with a rotation.
- (b) Regular shifts of less than 7.5 hours shall not qualify for overtime compensation until the time worked exceeds the minimum of 7.5 hours.
- (c) Overtime will be compensated, by the Employer granting to the Employee, pay at the rate of one and one-half times (1½ x) the Employee's regular hourly rate for the overtime worked provided such time worked exceeds fifteen (15) minutes beyond the regularly scheduled shift as indicated in Article 18.01 (a).
- (d) Where an Employee works in excess of four (4) hours overtime beyond a regular 7.5 hour shift (or other regular shift longer than 7.5 hour shift), the Employee shall be compensated at the rate of two times (2x) the Employee's regular hourly rate for the overtime hours worked that are in excess of the first four (4) hours of overtime worked.

18.02 **Meal Allowance**

Employees will be provided with a meal voucher (at those sites where cafeteria service is available) or eight dollars (\$8.00) after having worked overtime in excess of four (4) continuous hours beyond a regularly scheduled shift as described in Article 17.01 (b) provided the regular shift is a minimum of 7.5 hours.

18.03 **Stand-by**

- (a) An Employee may be required to be on Stand-by provided they are designated by the Employer.
- (b) The Employer shall pay an Employee who is on Stand-By on a regular day thirteen dollars and fifty cents (\$13.50) for each Stand-By period of eight (8) hours or less.
- (c) The Employer shall pay an Employee who is on Stand-By on a named holiday twenty-seven dollars (\$27.00) for each Stand-By period of eight (8) hours or less.
- (d) An Employee shall not be assigned to Stand-by for more than two (2) weekends in a four (4) week period or for more than seven (7) consecutive days unless mutually agreed. In the event that this assignment is on a day not scheduled to be at work, this assignment shall not be deemed to interrupt a day off as set out in Article 17.02 (a).
- (e) Stand-by shall not be forfeited in the event of a call back.
- (f) An Employee shall not be required to be on Stand-By during the vacation period unless the Employer and the Employee mutually agree.

18.04 (a) Call Back Defined

Call back occurs when an Employee is required to report for work following completion of a shift but before the commencement of his/her next shift or has signed out from duty following a call back. Working additional shifts, extra or relief shifts, shall not be considered as a call back for a Part-Time Employee or Casual Employee.

(b) Compensation

- (i) An Employee who is called into work outside the Employee's normal working hours, shall be paid a minimum of four (4) hours at the Employee's regular rate or time and one-half (1½ x) for all overtime worked, whichever is greater.
- (ii) For Employees on Stand-by, the minimum four (4) hour payment shall apply once during each eight (8) hour Stand-by period. Subsequent calls during the same eight (8) hour period shall be paid at time and one-half (1½ x) with a minimum of one (1) hour's pay at straight time rates.

(iii) Call Back on a Holiday

An Employee who is called into work on a holiday, outside the Employee's normal working hours, shall be paid a minimum of four (4) hours at the Employee's regular rate or double time (2x) for all overtime worked, whichever is greater.

The minimum four (4) hour payment shall apply once during each eight (8) hour Stand-by period.

Subsequent calls during the same eight (8) hour period shall be paid at double time (2x) with a minimum of one (1) hour's pay at straight time rates.

- (iv) An Employee may take time off in lieu of pay for reporting for work on a call-back. Such time off shall occur at a mutually agreed time. Such time banked shall be tracked as part of the overtime bank and shall be subject to Article 18.05. This provision is not applicable to a Casual Employee.
- (v) This provision is not applicable to a Casual Employee unless that Casual Employee is on standby.

≈ (c) Transportation Allowance

Employees shall receive a transportation allowance of twelve dollars (\$12.00) for each call back. When employees are called back to work at a site which is not their home base, he/she will receive the kilometre rate under Article 28.05

or \$12.00 whichever is greater. This provision is not applicable to a Part-Time Employee working additional shifts or a Casual Employee except where the Employee is on a Stand-by assignment when receiving the call back.

(d) Rest Interval After Call Back

The Employer shall provide at least six (6) hours between the time an Employee completes a period of call back and the commencement of the Employee's next scheduled shift. During an eight (8) hour period of Standby, if the first call back is within two (2) hours of the commencement of the next scheduled shift, the Employee shall not be entitled to a six (6) hour rest interval. If mutually agreeable between the Employee and the Employer, arrangements in variance to the foregoing will be acceptable and will not constitute a violation of this Article.

(e) Compensation Where Rest Interval Not Taken

Subject to Article 18.04 (d) where, because operational requirements do not permit or where mutually agreeable variations between the Employee and the Employer are not acceptable, the six (6) hour rest period pursuant to Article 18.04 (d) cannot be accommodated, the hours worked from the commencement of the regular shift to the end of the period on which the rest period would normally end shall be compensated at the rate of time and one-half $(1\frac{1}{2}x)$.

18.05 **Overtime Payout**

- (a) An Employee may take time off in lieu of pay for overtime worked. Such time off shall occur at a mutually agreed time. Where the Employee chooses to take pay for overtime worked, such pay shall be paid within two (2) pay periods of the written request of the Employee.
- (b) Employees may be permitted to continuously carry an accumulation of up to seventy-five (75) hours. The Employer shall divide the year into four (4) quarters. At the end of each quarter, the Employer may payout any unused overtime down to seventy-five (75) hours.

18.06 (a) **Distribution of Overtime**

Overtime shall be divided as equitably as possible among qualified employees within the department. This provision is not applicable to a casual employee unless a Regular Employee is not available.

(b) Distribution of Stand-by and Callback Standby and/or Callback shall be divided as equitably as possible among qualified permanent employees within the department. Notwithstanding the above, qualified casual employees can be added to the rotation(s) if in the opinion of the Employer, there are not enough permanent employees able to be scheduled for stand-by on a unit or in a department as appropriate.

18.07 **Daylight Saving Time**

The changing of daylight saving time to standard time, or vice versa, shall not result in Employees being paid more or less than his/her normal scheduled daily hours. The hour difference shall be split between the Employees completing his/her shift and those commencing his/her shift.

18.08 **Telephone Consult**

Telephone consults shall not be compensated under Article 18.04. Where the Employee is consulted by telephone within a service providing telephone consulting support to the public or where the Employee is designated to be available to be contacted by telephone as a support service to the Employer, the Employee shall be compensated as follows:

- (i) payment for the total of actual time spent on the phone consult at the rate of one and one-half times $(1\frac{1}{2}x)$ the Employee's regular hourly rate to a maximum of eight (8) hours pay at the Employee's regular rate in an eight (8) hour period.
- (ii) where the Employee has been designated to be on Stand-by, the compensation shall be in addition to the Stand-by premium as set out in Article 18.03 (b).
- (iii) in all instances the minimum telephone consult shall be recognized as thirty (30) minutes pay per incident at the Employee's regular hourly rate.

ARTICLE 19 - SHIFT WORK

≈ 19.01 **Shift Premium**

Effective November 1, 2011, Employees who work between 1800 and 0600 will receive a shift premium of \$1.75 for all hours worked.

19.02 **Rest Between Change of Shifts**

- (a) For Employees required to work rotating regular 7.5 hour shifts, the Employer will endeavor to provide at least sixteen (16) hours rest between regularly scheduled shifts unless otherwise mutually agreed. This provision is not applicable to a Casual Employee.
- (b) For Employees required to work rotating regular 11.25 hour shifts, the Employer will endeavor to provide at least twelve (12) hours rest between regularly scheduled shifts unless otherwise mutually agreed. This provision is not applicable to a Casual Employee.

ARTICLE 20 - WEEKEND PREMIUM

≈ 20.01 Effective November 1, 2011, Employees who work between Midnight Friday evening and 0700 Monday morning will receive a weekend premium of \$1.75 for all hours worked.

ARTICLE 21 - HOLIDAYS

The provisions of Article 21 (21.01 through 21.07) are not applicable to a Casual Employee except a Casual Employee who works on a calendar date listed at 21.01. In such case, the Casual Employee will only be compensated at the rate of time and one-half ($1\frac{1}{2}x$) times the Casual Employee's regular hourly rate for the hours worked on the calendar date listed in Article 21.01.

≈ 21.01 (a) The following eleven (11) calendar dates shall be recognized as paid (7.5 hours) holidays for a Full-Time Employee:

1.	New	Year's	Day
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2. Good Friday

3. Easter Sunday

4. Victoria Day

5. Canada Day

6. 1st Monday in August

7. Labour Day

8. Thanksgiving Day

9. Remembrance Day

10. Christmas Day

11. Boxing Day

In addition to the above holidays, any additional holidays declared by the Federal or Provincial governments.

(b) An Employee who works a shift between 12 00 hours and 24 00 hours on December 24th shall receive an hour off for each hour worked up to a maximum of four (4) hours off. This provision is not applicable to a Casual Employee (except a Casual Employee while in a Temporary position).

21.02 **Qualifying for Holiday Pay**

- (a) In order that a Regular Employee may qualify for holiday benefits the Employee must have worked the last scheduled shift prior to and the next scheduled shift following the holiday or have been on paid leave on either or both of those scheduled shifts.
- (b) A Regular Employee absent because of a bona fide illness or injury for a period of illness and where a holiday as listed in Article 21.01 occurs and the Employee has not been scheduled to work, the Employee shall receive holiday payment for the day and not suffer a loss of sick leave credits provided that the illness or injury is reported to, verified and authorized by the Employer. Payment for the shift shall be pro-rated for Part-Time Employees and subject to accumulated credits.

(c) A Regular Employee absent from a scheduled shift on a holiday as listed in Article 21.01 because of a bona fide illness or injury shall receive sick leave pay on the holiday, subject to available accumulated sick leave credits.

21.03 Holidays and Vacation

When a Holiday occurs during a period scheduled as approved vacation for a Full-Time Employee, the Full-Time Employee shall be paid for the holiday from the Employee's holiday credits. Vacation credits shall not be reduced for those hours. This provision is not applicable to a Casual Employee.

21.04 (a) Work on a Holiday

If an Employee works a shift on the calendar date of a holiday listed in Article 21.01, the Employee will be compensated at the rate of one and one-half $(1\frac{1}{2}x)$ times the Employee's regular hourly rate for the hours worked. The method of compensation shall be pay or time off to be determined by mutual agreement.

≈ (b) For the purpose of this Article, the actual calendar day (0001 – 2400 hours) shall be deemed as premium payment hours for hours worked.

(c) Pay or Time in Lieu

In addition to the compensation for the hours worked on the holiday the Regular Full-Time Employee shall have the option to have seven and one-half (7.5) hours as pay or time off at a time mutually agreed between the Employee and the Employee.

(d) Part-Time Employees and Holidays

In lieu of the holidays listed in Article 21.01 above, Part-Time Employees shall be entitled to one (1) hour of holiday compensation for each 23.5 regular hours paid. The method of compensation shall be pay or time off as determined by the Employee. Where time off is to be scheduled it shall be scheduled at a time mutually agreed between the Employer and the Employee.

(e) Employees may be permitted to continuously carry an accumulation of up to 22.5 hours. The Employer shall divide the year into four (4) quarters. At the end of each quarter, the Employer may pay out any unscheduled holiday leave down to 22.5 hours. This provision is not applicable to a Casual Employee (except a Casual Employee while in a Temporary position).

21.05 **Holiday and Days Off**

When a Full-Time Employee's regular day off falls on the calendar date of a holiday listed in Article 21.01 (a), the Employee's day off in lieu of the holiday shall be scheduled for an alternate date or paid if mutually agreed.

21.06 Christmas Day / New Year's Day

- (i) On an alternating year-to-year basis, an Employee shall be entitled to have either Christmas Day or New Year's Day scheduled off, unless mutually agreed otherwise. This does not preclude an Employee from mutually agreeing to being scheduled to work on both Christmas Day or New Year's Day in a year or to the Employee being scheduled to be off on both if staffing coverage permits. An Employee may mutually agree to work the same holiday (Christmas or New Year's) on successive years. Subject to operational requirements, employees who have Christmas Day or New Year's Day scheduled off may also have December 24th or December 31st respectively scheduled off.
- (ii) The Employee must satisfy the qualifying provisions of Article 21.02 to be entitled to this provision.

NOTE: This Article is not intended to cover Monday to Friday Employees who are normally scheduled off for all Holidays.

21.07 **Holiday Premium Pay**

If an Employee is required to work an established shift on a holiday listed in Article 21.01 which the Employee is scheduled to be off and has received less than seventy-two (72) hours notice, the Employee shall be compensated at the rate of two (2) times the Employee's regular hourly rate for the shift worked. Full-Time Employees shall receive seven and one-half (7.5) hours off later in lieu of the holiday.

If notice has been given at least seventy-two (72) hours prior to the holiday, the Employee will be paid one and one-half (1½x) times the Employee's regular hourly rate for all hours worked. Full-Time Employees shall receive seven and one-half (7.5) hours off later in lieu of the holiday.

≈ 21.08 Religious Day In Lieu

An Employee who is entitled to time off with pay in lieu of Good Friday, Easter Sunday, Christmas and/or Boxing Day pursuant to Articles 21.04 (c), 21.04 (d), 21.05 and/or 21.07 may take such time with pay in lieu at a time that permits him/her to observe a holy day of his/her own faith. The Employee shall advise his/her immediate management supervisor in writing of his/her desire to take such day(s) off in lieu as soon as possible but before March 1st in each year and the immediate management supervisor will endeavour to grant the request where operational requirements permit.

ARTICLE 22 - VACATION

The provisions of Article 22 (22.01 through 22.09) are not applicable to a Casual Employee.

22.01 Vacation Accrual

Each year of service for the application of this Article shall be a period of twelve (12) months effective on the Employee's date of hire. Vacation credits shall accumulate to the Employee on the following basis:

- (a) Effective the date of hire, vacation shall accumulate at the rate of one (1) hour of vacation credit for each 17.33 regular hours paid.
- (b) Effective on the commencement of the fifth (5th) year of service, vacation shall accumulate at the rate of one (1) hour of vacation credit for each 13.00 regular hours paid.
- (c) Effective on the commencement of the fifteenth (15th) year of service, vacation shall accumulate at the rate of one (1) hour of vacation credit for each 10.40 regular hours paid.
- (d) Effective on the commencement on the twenty-fifth (25th) year of service vacation shall accumulate at the rate of one (1) hour of vacation credit for each 8.66 regular hours paid.

22.02 **Vacation Pay**

Vacation pay shall be at the regular hourly rate (exclusive of premiums) for the Regular or Temporary position held immediately prior to the vacation period.

22.03 Vacation Payout on Termination of Employment

An Employee who terminates employment during the vacation year shall have vacation entitlement determined on a pro rata basis and shall have it reconciled with the final pay. Employees will be provided with a statement detailing this calculation.

≈ 22.04 Vacation Scheduling

Vacation shall be scheduled between April 1st and March 31st each year. Paid vacation time off shall be scheduled by the Employer at a time mutually agreed between the Employee and the Employer. Where a mutual agreement has not been achieved by January 1st each year the Employer may schedule the vacation or permit the Employee to carry over up to thirty-seven and one-half (37.5) hours of unused vacation into the next vacation year.

The Employer may permit an employee, in exceptional circumstances, to carry over more than thirty-seven and one half (37.5) hours of unused vacation. Any such carryover is contingent on the employee agreeing in writing that the unused vacation in excess of thirty seven and one half (37.5) hours of vacation shall be used in the next year or be scheduled by the Employer and cannot be carried over into a second year. Further, in no case shall any carryover exceed seventy-five (75) hours.

(b) In developing the vacation roster the Employer will distribute vacation fairly, giving due consideration to the Employee's wishes and to seniority. Preference for vacation according to seniority shall be exercised only once in a vacation year and shall only apply to a single vacation period. In the event of a conflict, Employees are required to designate in writing the single vacation period for which the Employee wishes to exercise seniority.

Written vacation requests for vacation time off must be submitted by February 15th for vacations in the period April 1st to September 30th and shall include requests for Christmas vacations and/or March Break vacations for the following year and by August 15th for vacations in the period October 1st to March 31st except as indicated above.

The Employer will post approved vacation in writing by March 15th and September 15th respectively.

After the vacation schedule is posted, if operational requirements permit additional Employees to be on vacation leave, such leave shall be offered to Employees on a work unit on a first come first served basis unless requests by two (2) or more Employees are made on the same day for the same vacation day(s) in which case seniority shall be used to resolve the conflict.

22.05 **Vacation Time Off**

An Employee shall be entitled to receive at least two (2) weeks of vacation as an unbroken period, unless otherwise mutually agreed upon between the Employee and the Employer.

22.06 Work During Vacation

No Employee shall be required to work during a scheduled vacation period. (i.e. Periods of paid vacation days and/or periods consisting of both paid and unpaid days where the unpaid days are contiguous with both the beginning and end of the paid vacation days.) However, should an Employee agree to work when requested during scheduled vacation, the Employee shall be paid at double the regular rate of pay. The vacation credits shall not be reduced for the previously scheduled vacation time that was rescheduled to work. Further the Employee shall be permitted to reschedule her or his vacation leave at a time mutually agreed between the Employee and the Employer.

22.07 (a) Sickness and Vacation

Where an Employee can establish that the Employee's illness or accident required hospitalization during the Employee's scheduled vacation, sick leave may be substituted for the vacation days interrupted while the Employee is hospitalized. Vacation time off shall be rescheduled.

(b) Illness Prior to Vacation

Accumulated sick leave credits may be substituted for hours of scheduled vacation interrupted where it can be established by the Employee to the satisfaction of the Employer prior to the commencement of the vacation that the Employee's illness or accident has occurred and that the illness or accident is such that the vacation plans of the Employee will be interrupted. Vacation time off shall be rescheduled.

22.08 Vacation Cancellation

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 reasonably possible to mitigate the loss, and providing the Employee notifies the Employer that the monetary deposit will be forfeited, the Employer will reimburse the Employee for the monetary deposit.

≈ 22.09 Vacation Credits Upon Death

When the employment of an Employee who has been granted more vacation with pay than he/she has earned is terminated by death, the Employee is considered to have earned the amount of leave with pay granted to him/her.

ARTICLE 23 - SICK LEAVE

The provisions of Article 23 (23.01 - 23.08) are not applicable to a Casual Employee. However, a Casual Employee may otherwise be eligible for Worker's Compensation Benefits outside of the provisions of Article 23.07.

23.01 Sick Leave Defined

- (a) Sick leave means the period of time an Employee is absent from work by virtue of being sick or disabled, or because of an accident for which compensation is not payable under the *Workers' Compensation Act* and shall be payable from the first day of illness.
- (b) Sick leave is an indemnity benefit and not an acquired right. An Employee who is absent from a scheduled shift on approved sick leave shall only be entitled to sick pay if not otherwise receiving pay for that day, and providing the Employee has sufficient sick leave credits.

23.02 Paid Sick Leave Accrual

Paid sick leave credits shall accumulate at the rate of 11.25 hours for each one hundred and sixty-two and one-half (162.5) regular hours paid. Accrual is effective the first day of employment. Employees shall not be eligible for paid sick leave during his/her probationary period but shall be credited with sick leave accrued upon the completion of his/her probationary period.

23.03 Total Sick Leave Accumulation

The unused portion of an Employee's sick leave accumulation shall be available for future sick leave to a maximum of eleven hundred and twenty-five (1125) hours.

23.04 Sick Leave Deductions

A deduction shall be made from accumulated sick leave of all normal working hours absent for illness.

23.05 (a) Sick Leave Claims

An Employee may claim sick leave when unable to attend work due to personal illness or injury provided the Employee is able to establish with medical documentation, where required, that the illness or injury prevents the Employee from working. The cost of the medical assessment and related forms, as specified by the Employer and associated with the required medical documentation shall be borne by the Employer. The Employee shall be entitled to paid sick leave where the Employee has sufficient sick leave credits.

≈ (b) Confidentiality of Health Information

- (i) An Employee shall not be required to provide her management supervisor specific information relative to an illness during a period of absence. However, such information shall be provided to Occupational Health Services, if required by the Employer. Occupational Health Services shall only release such necessary information to the Employee's immediate management supervisor, such as the duration or expected duration of the illness, the Employee's fitness to return to work, any limitations associated with the Employee's fitness to work, and whether the illness is bona fide.
- (ii) All Employee health information shall be treated as confidential and access to such information shall only be given in accordance with this Collective Agreement or as authorized by law. The Employer shall store Employee health information separately and access thereto shall be given only to the persons in Occupational Health Services who are directly involved in administering that information or to qualified health care professionals retained by Occupational Health Services.

(iii) The Employer shall provide access to health information held in its Occupational Health Department relating to an Employee upon a request, in writing, from that employee. Where an Employee requests health information about an issue that has become the subject of a grievance, the Employee shall promptly provide the Employer with all health information obtained from the Employer's Occupational Health Department which is arguably relevant to the grievance. All information provided through this process shall be treated as confidential by the Employer and shall be used exclusively for the purpose of reaching a resolution of the grievance in question or, where applicable, adjudicating issues in dispute through the arbitration process.

(c) Sick Leave and Probation

A newly hired Regular Employee shall be on probation for a period of four hundred and ninety-five (495) regular scheduled hours of work. During the probationary period, there shall be no entitlement to paid sick leave. After the first four hundred and ninety-five (495) regular scheduled hours of work an accumulation of 34.27 hours sick time will be credited to that Employee. During the probation period the Employee will be entitled to all rights and benefits of this Agreement except for the fact that during the probationary period the Employer shall have the right to discipline or dismiss any Employee who, in the opinion of the Employer, is unsatisfactory. Any such discipline or dismissal shall not be subject to grievance or arbitration.

23.06 Sick Leave Statement

The Employer shall endeavour to provide the Employee with a statement of the Employee's sick leave credits every two (2) weeks with his or her pay advice.

23.07 Workers' Compensation

(a) An illness or injury for which Workers' Compensation is payable shall not be deemed to be sick leave except for the supplement as provided in Article 23.07(b)(i).

A Regular Full-Time or Part-Time Employee who is unable to attend work for greater than one pay period due to workplace illness or injury and who is awaiting approval of a claim for Workers' Compensation benefits may have the Employer provide payment equivalent to the benefits she/he would earn under the *Workers' Compensation Act* providing the Employee is able to establish, satisfactory to the Employer, that the illness or injury prevents the Employee from working and the Employee has sufficient sick leave credits.

In such case, the Employee must provide a written undertaking to the Employer and the required notification to the WCB that the initial payment(s) from the WCB is to be provided directly to the Employer on behalf of the Employee, up to the level of the payment advanced by the Employer.

(b) **Injury on Duty - WCB**

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Where an Employee is unable to work as a result of an injury on duty, the Employer shall;

(i) where an Employee is being compensated under the *Workers' Compensation Act*, pay an Employer WCB payment supplement to the Employee to the extent of the applicable pre-injury bi-weekly pay of the Employee while maximizing the amount payable from the WCB. It is the intent of the parties that in no circumstance shall the Employee receive an increase of income while in receipt of WCB. When this Employer supplement is being paid, the Employer shall deduct from the Employee's sick leave credits an equivalent number of sick leave hours as were paid in the supplement. When an Employee's sick leave credits are exhausted, the Employee shall be paid only the Workers' Compensation Benefits Allowance.

Accumulation of Vacation Credits

(ii) accumulate vacation credits for the Employee to a maximum of one year's vacation credits.

NSHEPP Pension Plan, Group Health and Group Life Benefit Plans

(iii) continue the eligibility of the Employee and the Employer's cost sharing relationship with the Employee so as to allow for the Employee to continue in the NSHEPP Pension Plan, Group Health and Group Life Plans. The Employee must agree to pay the usual cost shared amount (ie Group Health 65/35% and Group Life 50/50%) for participation in the Plans. This entitlement shall be reviewed by the Employer on a year-to-year basis. In no case shall the Employer be required to cost share the benefits for a period longer than eighteen (18) months following the onset of the WCB period. This shall not determine the Employee's eligibility to participate in the Plans.

WCB and Return to Work

(iv) Where an Employee has returned to work after being absent for injury on duty for which Worker's Compensation Benefits are not payable, and where the absence due to injury on duty was for two (2) days or less after the day of the injury, the Employee shall receive an amount equal to regular pay from accumulated sick leave credits for the period in which the Employee was unable to work as a result of the Employee's injury on duty.

23.08 Unpaid Leave

An Employee who has used all her or his sick leave benefits and is still unfit to return to work, but intends to return to work, will be granted an unpaid leave of absence. Subject to Article 26.03, continuation of such leave shall be subject to a periodic review by the Employer of the Employee's circumstances and the potential for the Employee to return to work.

ARTICLE 24 - LEAVE OF ABSENCE

24.01 (a) **Public Office Leave**

- (i) An Employer shall grant a leave of absence without pay upon the request of any Employee to run as a candidate in a Federal, Provincial or Municipal election. If the Employee withdraws as a candidate or is an unsuccessful candidate, she/he is entitled to return to her or his former position without loss of benefits provided that the Employee gives two (2) weeks' notice to the Employer of her/his intent to return unless mutually agreed to a shorter notice period.
- (ii) Any Employee in the Bargaining Unit who is elected to full-time office in the Federal, Provincial or Municipal level of government shall be granted a leave of absence without pay, for a term not exceeding five (5) years.
- (iii) Upon return, the Employee will be placed in a position determined in accordance with the needs of the Employer at that time. The Employee shall be placed on the same level of the increment scale the Employee formerly occupied prior to commencing the leave of absence. The Employee shall retain all benefits which accrued up to the time the Employee commenced the leave of absence, including service. The Employee shall continue to accrue seniority during the leave of absence.

(b) Leave for Full-Time Union Office

An Employee who is elected or selected to a full-time position with the Union, shall be granted a leave of absence without pay and without loss of seniority for a period of one (1) year where operational requirements permit. Such leave shall be renewed each year on request, during the Employee's term of office.

24.02 Leave for Union Functions

Upon written request, subject to the requirements of the Employer, an Employee elected or appointed to represent the Union at conventions, or to attend meetings of C.U.P.E., its affiliated or chartered bodies, shall be eligible for leave of absence without pay.

≈ 24.03 (a) Leave for Bereavement

If a death occurs in the immediate family of an Employee when the Employee is at work, or scheduled to go to work, then the Employee shall be granted bereavement leave with pay for the remainder of the Employee's tour of duty for that day.

(b) **Immediate Family**

includes the Employee's father, mother, step-mother, step-father, guardian, brother, sister, step-brother, step-sister, brother-in-law, sister-in-law, spouse, child, father-in-law, mother-in-law, son-in-law, daughter-in-law, step child, or ward of the Employee, grandparent, step-grandparent, or grandchild or step-grandchild of the Employee and a relative permanently residing in the Employee's household or with whom the Employee permanently resides. The "in-law" and "step-relative" relationships referred to in this provision will only be considered "immediate family" in cases where it is a current relationship at the time the benefit is claimed.

The Employee shall be granted seven (7) calendar days leave of absence effective midnight following the death and shall be paid for all shifts the Employee is scheduled to work during the seven (7) calendar day period. In any event, the Employee shall be entitled to thirty-seven and one-half (37.5) consecutive hours paid leave even if this extends past the seven (7) calendar days leave.

(c) Every Employee shall be entitled to one (1) day leave without pay, for the purpose of attending the funeral of an Employee's aunt or uncle, niece or nephew, or the grandparents of the spouse of the Employee. The Employee can withdraw this day from their overtime, holiday or vacation bank.

≈ (d) Deferring of Bereavement Leave

In the event that the funeral for any of the persons listed in Article 24.03(b) does not take place within the period of bereavement leave, the employee may defer a day of his/her bereavement leave without loss of regular pay until the day of the funeral.

(e) Bereavement Leave and Vacation / Holidays / Sick Leave

If a death occurs for which Bereavement Leave is provided under this Article, and the Employee has scheduled vacation days, Holidays or time in lieu, or sick leave, during the Bereavement period, Bereavement Leave shall be substituted for the scheduled vacation days, Holidays or time in lieu, or sick leave.

(f) The provisions of 24.03 (b) through 24.03 (e) are not applicable to a Casual Employee except that the definition of immediate family as set out in 24.03 (b) shall apply in the application of 24.03 (a).

24.04 **Pregnancy / Birth Leave**

- (a) A pregnant Employee is entitled to an unpaid leave of absence, which when combined with parental leave, is a maximum of up to fifty-two (52) weeks.
- (b) An Employee shall, no later than the fifth (5th) month of pregnancy, forward to the Employer a written request for pregnancy leave.
- (c) The Employer may, prior to approving such leave, request a certificate from a legally qualified medical practitioner stating that the Employee is pregnant and specifying the expected date of delivery.
- (d) Pregnancy leave shall begin on such date as the Employee determines, but not sooner than sixteen (16) weeks preceding the expected date of delivery nor later than the date of delivery.
- (e) Pregnancy leave shall end on such date as the Employee determines, but not later than seventeen (17) weeks following the date of delivery, nor sooner than one (1) week after the date of delivery.

24.05 **Pregnancy Leave Notice**

- (a) A pregnant Employee shall provide the Employer with at least four (4) weeks notice of the date the Employee intends to begin pregnancy leave and at least four (4) weeks notice of the date the Employee intends to return to work from pregnancy leave. Such notice and start date of the leave may be amended:
 - (i) by changing the date in the notice to an earlier date for medical reasons as verified by the Employee's attending physician. In such cases the Employee will provide as much advance notice of the revised start date of the leave as is possible; or,
 - (ii) by changing the date in the notice to an earlier date for personal reasons if the notice is amended at least four (4) weeks before the originally selected date; or,
 - (iii) by changing the date in the notice to a later date if the notice is amended at least four (4) weeks before the original date.
- (b) Where notice as required under Article 24.05 (a) is not possible due to circumstances beyond the control of the Employee, the Employee will provide the Employer as much notice as reasonably practicable of the commencement of the Employee's leave or return to work.
- (c) The Employer shall not terminate the employment of an Employee because of the Employee's pregnancy.

24.06 **Pregnancy Sick Leave**

Leave for illness of an Employee arising out of or associated with an Employee's pregnancy prior to the commencement of, or the ending of, pregnancy leave granted in accordance with Article 24, may be granted sick leave in accordance with the provisions of Articles 23.01, 23.04 and 23.05. This provision is not applicable to a Casual Employee (except a Casual Employee while in a Temporary position).

24.07 **Pregnancy / Birth Leave Allowance**

- (a) A Regular Employee or an Employee in a Temporary position entitled to pregnancy leave under the provisions of this Agreement, who provides the Employer with proof that she has applied for, and is eligible to receive Employment Insurance (E.I.) benefits pursuant to Section 22, *Employment Insurance Act*, S.C. 1996, c.23, shall be paid an allowance in accordance with the Supplementary Employment Benefit (S.E.B.).
- (b) In respect to the period of pregnancy leave, payments made according to the S.E.B. Plan will consist of the following:
 - (i) Where the Employee is subject to a waiting period of two (2) weeks before receiving E.I. benefits, payments equivalent to seventy-five per cent (75%) of her weekly rate of pay for each week of the two (2) week waiting period, less any other earnings received by the Employee during the benefit period;
 - (ii) Up to a maximum of five (5) additional weeks, payments equivalent to the difference between the weekly E.I. benefits the Employee is eligible to receive and ninety-three per cent (93%) of her weekly rate of pay, less any other earnings received by the Employee during the benefit period which may result in a decrease in the E.I. benefits to which the Employee would have been eligible if no other earnings had been received during the period.
- (c) For the purpose of this allowance, an Employee's weekly rate of pay will be one-half (½) the bi-weekly rate of pay to which the Employee is entitled for her classification on the date immediately preceding the commencement of her pregnancy leave. In the case of a Part-Time Employee, such weekly rate of pay will be multiplied by the fraction obtained from dividing the Employee's hours paid averaged over the preceding twenty-six (26) weeks by the regularly scheduled full-time hours of work for the Employee's classification. For the purpose of this calculation the hours used for a Part-Time Employee shall be the actual hours paid, or the hours based on the current appointment status of the Part-Time Employee as a percentage of full-time hours, whichever is greater.

- (d) Where an Employee becomes eligible for a salary increment or pay increase during the benefit period, benefits under the S.E.B. plan will be adjusted accordingly.
- (e) The Employer will not reimburse the Employee for any amount she is required to remit to Human Resources Development Canada, where her annual income exceeds one and one-half (1½x) times the maximum yearly insurable earnings under the *Employment Insurance Act*.
- (f) The Pregnancy / Birth Leave Allowance is not applicable to a Casual Employee.

24.08 Parental and Adoption Leave

Shall refer to the following leaves which include female biological parents, male biological parents, male adoptive parents and female adoptive parents:

- (a) The parental leave of an Employee who has taken pregnancy/birth leave and whose newborn child or children arrive in the Employee's home during pregnancy/birth leave:
 - (i) shall begin immediately upon the exhaustion of the pregnancy/birth allowance, without the Employee's returning to work; and
 - (ii) shall end not later than fifty-two (52) weeks after the parental leave began as determined by the Employee. In no case shall the combined pregnancy/birth and parental/adoption leaves to which an Employee is entitled exceed a maximum of fifty-two (52) weeks.
- (b) The parental leave for an Employee who becomes a parent of one or more children through the birth of the child or children, other than a parent for whom provision is made in 24.08(a);
 - (i) shall begin on such date coinciding with or after the birth of the child as the Employee determines; and
 - (ii) shall end not later than fifty-two (52) weeks after the child or children first arrive in the Employee's home.
- (c) An Employee who becomes a parent of one or more children through the placement of the child or children in the care of the Employee for the purpose of adoption of the child or children is entitled to a leave of absence of up to fifty-two (52) weeks. This leave:
 - (i) shall begin on a date coinciding with the arrival of the child or children in the Employee's home; and

(ii) shall end not later than fifty-two (52) weeks after the leave began.

24.09 Parental and Adoption Leave Allowance

- (a) A Regular Employee or an Employee in a Temporary position entitled to parental or adoption leave under the provisions of this Agreement, who provides the Employer with proof that she/he has applied for and is eligible to receive Employment Insurance (E.I.) benefits pursuant to the *Employment Insurance Act*, 1996, shall be paid an allowance in accordance with the Supplementary Employment Benefit (SEB) Plan.
- (b) In respect to the period of parental or adoption leave, payments made according to the SEB Plan will consist of the following:
 - (i) Where the Employee is subject to a waiting period of two (2) weeks before receiving E. I. benefits, payments equivalent to seventy-five percent (75%) of her/his weekly rate of pay for each week of the two (2) week waiting period, less any other earnings received by the Employee during the benefit period;
 - (ii) Up to a maximum of ten (10) additional weeks, payments equivalent to the difference between the weekly E.I. benefits the Employee is eligible to receive and ninety-three per cent (93%) of her/his weekly rate of pay, less any other earnings received by the Employee during the benefit period which may result in a decrease in the E.I. benefits to which the Employee would have been eligible if no other earnings had been received during the period.
- (c) For the purposes of this allowance, an Employee's weekly rate of pay will be one-half (½) the bi-weekly rate of pay to which the Employee is entitled for her/his classification on the day immediately preceding the commencement of the adoption leave. In the case of a Part-Time Employee, such weekly rate of pay will be multiplied by the fraction obtained from dividing the Employee's hours paid averaged over the preceding twenty-six (26) weeks by the regularly scheduled full-time hours of work for the Employee's classification. For the purpose of this calculation the hours used for a Part-Time Employee shall be the actual hours paid, or the hours based on the current appointment status of the Part-Time Employee as a percentage of full-time hours, whichever is greater.
- (d) Where an Employee becomes eligible for a salary increment or pay increase during the benefit period, payments under the SEB Plan will be adjusted accordingly.
- (e) The Employer will not reimburse the Employee for any amount she/he is required to remit to Human Resources Development Canada where her/his

annual income exceeds one and one-half (1½x) times the maximum yearly insurable earnings under the *Employment Insurance Act*.

(f) The Parental and Adoption Leave Allowance is not applicable to a Casual Employee.

24.10 Pregnancy/Birth and Parental and Adoption Leave Deferral

If an Employee is entitled to pregnancy/birth or parental, or adoption leave and the child to whom the leave relates is hospitalized for a period exceeding or likely to exceed one (1) week, the Employee is entitled to return to and resume work and defer the unused portion of leave until the child is discharged from the hospital, upon giving the Employer reasonable notice.

24.11 Return to Work

An Employee on pregnancy/birth or parental, or adoption leave must provide a minimum of four (4) weeks notice of his or her intended date to return to work, or such shorter period of notice as mutually agreed between the Employer and the Employee. When a Regular Employee reports for work upon the expiration of pregnancy/birth or parental, or adoption leave, the Employee shall resume work in the position held by the Employee immediately before the leave began or where that position is eliminated in a comparable position within the site. When a Casual Employee reports for work upon the expiration of pregnancy/birth or parental, or adoption leave, the Casual Employee shall return to Casual status. An Employee shall be entitled to the appropriate increment level and benefits, with no loss of benefits accrued to the commencement of the leave.

24.12 **Service and Seniority Continuation**

- (a) While on pregnancy/birth or parental, or adoption leave, a Regular Employee shall continue to accrue and accumulate service and seniority credits at the same rate as before the leave for the duration of the leave and the Employee's service and seniority shall be deemed to be continuous.
- (b) While on pregnancy/birth or parental, or adoption leave, a Casual Employee shall continue to accrue and accumulate service and seniority at the same rate as before the leave for the duration of the leave and the Employee's service shall be deemed to be continuous.

When a Casual Employee returns to work on the expiration of a pregnancy, parental, or adoption leave, the Casual Employee shall resume casual status and he/she shall be credited with seniority hours during the leave period. The seniority hours credited shall be the average of the hours worked in the previous twelve (12) months, or if the Employee's length of employment is less than twelve (12) months, the average of the hours worked during the term of his/her employment. If the period of the leave is less than one year, then the accrual of seniority shall be pro-rated. In no case can an Employee

accrue seniority for a single period of pregnancy, parental, adoption leave or disability in excess of one year.

24.13 **Group Benefit Plan Continuation**

While an Employee is on pregnancy/birth or parental, or adoption leave, the Employer shall permit the Employee to continue participation in the NSAHO Group Health, LTD and Pension Plans (subject to the eligibility provisions of the Plans) provided the Employee agrees to pay the Employee's share of the benefit premium contribution.

In this circumstance, the Employer shall continue to pay the Employer share of the premium contribution for the seven (7) week period of the Pregnancy/Birth leave and/or the ten (10) week period of the Parental or Adoption Leave. In no case will the Employer be responsible for cost-sharing of premiums beyond seventeen (17) weeks.

Following this period, the Employee shall be responsible to pay both the Employer and the Employee's shares of the premium costs to maintaining such coverage for the remainder of the Leave of Absence.

This provision is not applicable to a Casual Employee (except a Casual Employee while in a Temporary Position).

24.14 Special Leave - Birth

Where an Employee's spouse gives birth to a child, the Employee shall be granted special leave without loss of regular pay up to a maximum of fifteen (15) scheduled hours during the confinement of the mother. This leave may be divided into periods and granted on separate days. This provision is not applicable to a Casual Employee.

24.15 Special Leave - Adopted Child

Special leave with pay up to a maximum of fifteen (15) scheduled hours shall be granted to an Employee when an adopted child arrives in the Employee's home. This leave may be divided into periods and granted on separate days. This provision is not applicable to a Casual Employee.

24.16 Leave for Education

When an Employee is on duty and authorized to attend an education program during the Employee's regularly scheduled working hours, the Employee shall suffer no loss of regular pay.

When an Employee is required by the Employer to attend courses outside of the Employee's regularly scheduled working hours, the Employee shall be compensated with time off or pay on an hour for hour basis for time spent in attendance on such courses. A Casual Employee shall be entitled to compensation as pay only. Furthermore, the Employee shall be reimbursed for authorized costs related to registration fees, textbook costs and course fees. Other related costs for travel, lodging and meals will be reimbursed in accordance with the Employer's travel policy. Wherever possible the Employer will make every effort to arrange for the presentation of the required training / education during an Employees scheduled hours of work.

24.17 Sick Leave for Medical/Dental; Family; Emergency

Employees with sufficient sick leave credits shall be allowed paid leave of absence of up to a total of thirty-seven and one-half (37½) hours per annum (pro rated for Part-Time Employees) debited against sick leave credits in order to:

- (a) engage in and facilitate the Employee's personal preventative medical or dental care. Employees shall advise his/her immediate supervisor when he/she become aware of his/her need for personal medical, dental care for a shift the Employee is scheduled to work. Such leave shall not be unreasonably denied.
- (b) attend to emergencies where:
 - (i) the Employee's own medical or dental health is at an immediate and serious risk;
 - (ii) a member of the Employee's immediate family, as defined in Article 24.03(b), who has become ill or disabled, in order to make alternate care arrangements where the Employee's personal attention is required and which could not be serviced by others or attended to by the Employee outside of his/her assigned shifts;
 - (iii) there is a critical condition (fire, flood, or other natural disaster excluding the conditions of Article 24.22) which requires the Employee's personal attention which could not be serviced by others or attended to by the Employee outside of his/her assigned shifts.

The Employer may require verification of the condition claimed. This provision is not applicable to a Casual Employee.

(c) An Employee will be allowed to use up to 15 of the hours referred to in the preamble of this Article to attend to the Medical and Dental Care of their Immediate Family members.

24.18 Leave for Good and Sufficient Cause

An Employee may request, supported by the reason for the leave, leave of absence without pay and without loss of seniority for good and sufficient cause. Such a request shall be in writing and approved by the Employer

subject to operational requirements. The Employer's written response shall be given within thirty (30) days of the request.

24.19 Leave to Pursue Alternate Employment

A request by an Employee for a leave of absence to pursue alternate employment shall not be deemed by the Employer as good and sufficient cause. However, the Employer may grant the leave at its sole discretion. In such approved leaves, seniority shall not be accrued.

24.20 Leave for Court

Leave of absence without loss of regular pay shall be given to an Employee other than an Employee on leave of absence without pay or under suspension, who is required:

- (a) to serve on a jury (including the time spent in the jury selection process); or
- (b) by subpoena or summons to attend as a witness in any proceedings for an employment related matter held:
 - (i) in or under the authority of a court or tribunal; or
 - (ii) before an Arbitrator or person or persons authorized by law to make an inquiry to compel the attendance of witnesses before it.
- (c) by the Employer to appear as a witness in a legal proceeding, in which case the time involved shall be considered time worked.
- (d) The leave of absence under Article 24.20 shall be sufficient in duration to permit the Employee to fulfill the witness or jury obligation.
- (e) An Employee given Leave for Court without loss of regular pay shall pay to the Employer the amount that the Employee receives for this duty.

This provision is not applicable to a Casual Employee.

24.21 Leave for Union Business - Employee Replacement

At the request of the Union, the Employer will maintain pay at the regular rates and benefit coverage for those Employees who have been granted Leaves of Absence without pay for Union business and the Employer will invoice the Union, one hundred and twenty (120%) percent of the Employee's regular rate of pay. Where, in the opinion of the Employer, the absence of an Employee for Union business will adversely impact on the delivery of services, the Employee will be replaced subject to the availability of such replacement.

This Article only applies to Casual Employees if they are scheduled at the time of requesting Union Leave. Casual Employees are required to request Union Leave at the earliest opportunity.

24.22 Leave for Storm Or Hazardous Conditions

- (a) It is the responsibility of the Employee to make every reasonable effort to arrive at his/her work location as scheduled, however, during storm conditions, when such arrival is impossible, or delayed, all absent time will be deemed to be leave, and the Employee has the option to:
 - (i) take the absent time as unpaid; or
 - (ii) deduct the absent time from accumulated overtime, holiday time or vacation; or
 - (iii) when the Employee has no entitlement to accumulated paid leave, the Employee may, with prior approval of the Employer, make up the absent time as the scheduling allows.
- (b) Employees assigned to provide services which require travel shall not be required to perform such assignments during hazardous travelling conditions and shall report to his/her facility for reassignment.

24.23 Compassionate Care Leave

An Employee who has been employed by the Employer for a period of at least three (3) months is entitled to an unpaid leave of absence of up to eight (8) weeks to provide care or support to:

- the spouse of the Employee,
- a child or step-child of the Employee.
- a child or step-child of the Employee's spouse,
- a parent or step-parent of the Employee,
- the spouse of a parent of the Employee,
- the sibling or step-sibling of the Employee,
- the grandparent or step-grandparent of the Employee,
- the grandchild or step-grandchild of the Employee,
- the guardian of the Employee,
- the ward of the Employee,
- a relative of the Employee permanently residing in the household of the Employee or with whom the Employee permanently resides,
- the father-in-law or mother-in-law of the Employee,
- the son-in-law or daughter-in-law of the Employee, or
- any other person defined as "family member" by Regulations made pursuant to the *Labour Standards Code*, as amended from time to time.

where a legally qualified medical practitioner issues a certificate stating that the above noted recipient of the care or support has a serious medical condition with a significant risk of death within twenty-six (26) weeks from the day the certificate was issued or, in the case where the Employee began a leave before the certificate was issued, the day the leave was begun. Where requested in writing by the Employer, the Employee must provide the Employer with a copy of the certificate. The "in-law" and "step-relative" relationships referred to in this provision will only be considered "immediate family" in cases where it is a current relationship at the time of the request for leave.

The Employee may take up to a maximum of eight (8) weeks of leave during the maximum of twenty-six week period. A Compassionate Care Leave may only be taken for periods not less than one (1) week's duration. The period of leave shall end when the earlier of the following occurs:

- the recipient of the care or support dies, or
- the expiration of the twenty-six (26) week period.

An Employee who intends to take this leave shall advise the Employer as soon as possible. The Employer shall grant to the Employee the option of maintaining a benefit plan in which the Employee participated before the beginning of the leave (subject to the eligibility requirements of the plan(s)) and shall notify the Employee in writing of the option and the date beyond which the option may no longer be exercised at least ten (10) days before the last day on which the option could be exercised to avoid an interruption in benefits. Where the Employee opts in writing to maintain the benefit plan, the Employee shall enter into an arrangement with the Employer to pay the cost required to maintain the benefit plan, including the Employer's share thereof, and the Employer shall process the documentation and payments as arranged.

24.24 **Volunteer Firefighters**

Where an Employee is a volunteer firefighter and the Employer approves the Employee leave during the shift, the Employee will suffer no loss of regular pay while performing their duties as a volunteer firefighter responding to an emergency call.

24.25 **Benefit Plan Coverage - Unpaid Leaves**

Except where provided otherwise in this Agreement, while on any unpaid leave (including unpaid sick leave under Article 23.08) an Employee may continue participation in eligible benefit plans provided that the Employee is responsible for paying both the Employer and the Employee's shares of premium costs for maintaining such coverage for which the Employee is eligible during the period of leave.

<u>ARTICLE 25 - PAYMENT OF WAGES AND ALLOWANCES</u>

25.01 **Pay Days**

Pay day shall be bi-weekly and the Employer shall supply an adequate statement showing the amount of wages, rates of pay, hours worked, overtime, sick leave, all deductions and accrued benefit banks.

25.02 **Payment on Temporary Assignment**

Where an Employee is temporarily assigned by the Employer to perform work in a classification paying a lower rate than that Employee's regular rate while there is work available in that Employee's own classification, the Employee shall be paid his/her regular rate.

When an Employee is temporarily assigned by the Employer to perform work in a classification paying a higher rate, the Employee shall receive the rate for that classification. Where the classification rate is on an increment scale, the Employee shall receive an increase in pay that approximates one increment step (based on his/her current scale) increase over his/her current increment rate or the maximum for the position; whichever is less.

25.03 Placement on the Increment Scale

(a) Newly hired Employees

Newly hired Regular Employees shall be placed at the start rate of his/her respective classification except where the Employee has provided proof of related previous experience. Such proof must be provided within six (6) months of appointment.

When the newly hired Regular Employee has produced proof or evidence of related previous experience, the Employee's salary shall be determined by placing the Regular Employee on the increment scale based on the concept of a "year for year" of recognized related experience, provided that not more than three (3) years have elapsed since such experience was obtained.

Recent experience shall be determined at the sole discretion of the Employer.

This Article will only be applicable from May 13, 2002 onward for new Regular Employees.

A newly hired Casual Employee's date of employment shall be the date first worked as a Casual Employee. As above, recognition of previous experience as a Casual Employee for placement on the increment scale shall be based on 1950 hours paid equaling one (1) year of experience.

- (i) Casual Employees who have worked one thousand (1000) regular hours or more within the following twelve (12) calendar month period(s) shall be recognized for an additional year of service on the increment scale.
- (ii) Casual Employees who have worked less than one thousand (1000) regular hours within the following twelve (12) calendar month period(s) shall be recognized for an additional year of service on the increment scale on the day when one thousand (1000) hours are achieved. This revised date shall become the Casual Employee's current casual increment date.
- (iii) Casual Employees cannot advance more than one increment level in any twelve (12) month period.
- (iv) Should a Casual Employee become a Regular Employee, the new date of employment shall be the date of appointment to the Regular position.

(b) Exception

The rate of compensation of an Employee upon appointment to an alternate position may be at a rate higher than the minimum rate prescribed for the classification if, in the opinion of the Employer, the Employee has produced proof or evidence of related previous experience in accordance with 25.03 (a) above.

(c) Rate of Pay Upon Appointment to a New Position

- (i) The rate of compensation of an Employee upon appointment to a position in a same pay range shall be at the same rate level.
- (ii) The rate of compensation of an Employee with related experience upon placement to a position in a higher pay range shall be determined by placing the Employee on the increment scale based on the concept of a "year for year" of recognized related experience, provided that not more than three (3) years have elapsed since such experience was obtained. The rate of compensation of an Employee without related experience upon placement to a position in a higher pay range shall be to the increment step that provides the Employee with an increase in pay that approximates one (1) increment step (based on his/her current scale) increase over his/her current increment rate or the maximum for the position; whichever is less.

(iii) The rate of compensation of an Employee with related experience upon placement to a position in a lower pay range shall be determined by placing the Employee on the increment scale based on the concept of a "year for year" of recognized related experience, provided that not more than three (3) years have elapsed since such experience was obtained. The rate of compensation of an Employee without related experience upon placement to a position in a lower pay range shall be at the next lowest rate or the maximum of the new class, whichever is lesser, than that received by the Employee in their previous position.

25.04 Increment Advancement Date

- (a) Regular Employees shall progress on a year-to-year basis along the increment scale by moving the Employee to the next increment step, where applicable, on the Employee's employment date. This shall be the Employee's increment date.
- (b) In the case of reclassification of an Employee, the Employee's increment date shall be altered to become the date of reclassification as set out in Article 25.03. In the case of an unpaid Leave of Absence in excess of twenty-eight (28) calendar days, the increment date shall be altered by the length of an unpaid Leave of Absence, other than pregnancy and parental leave in which case the increment date shall be unchanged.

25.05 Pay in Lieu of Benefits

In lieu of the benefits provided to Employees under the Collective Agreement, Casual Employees, shall be compensated with a supplementary payment equal to eleven (11%) percent of his/her earnings in each bi-weekly period. This payment will represent four (4%) percent for vacation and seven (7%) percent for all other benefits.

25.06 **Retired Employees**

Retired Employees who return to work in a casual position within the same classification will return at the step on the increment scale that they last achieved as a Regular Employee. Retired Employees who return to work in a casual position outside of their regular classification will be placed on the increment scale in accordance with Article 25.03 (c). The anniversary date as a casual will be established as outlined in Article 25.03.

<u>ARTICLE 26 - NSAHO EMPLOYEE BENEFITS</u>

≈26.01 (a) **NSHEPP Pension Plan**

All members of each Bargaining Unit represented by the Canadian Union of Public Employees shall be members of the NSHEPP Pension Plan, subject to the eligibility provisions of the NSHEPP Pension Plan.

(b) Group Life Insurance

The Employer agrees to enroll members in the NSAHO Group Life Insurance Program. The Employer and the Employee shall each pay 50% of the cost. Despite any other provisions in this Agreement, the terms of this plan respecting eligibility and levels of contribution shall apply.

(c) Health Plan Premium Cost Sharing

The Employer shall pay sixty-five percent (65%) of the cost of premiums of the Nova Scotia Association of Health Organizations Blue Cross Plan or its equivalent. This provision shall apply to Employees who agree to pay the other thirty-five percent (35%) of the premiums.

(d) **Dental Plan Premium Cost Sharing**

The Employer agrees to introduce the dental plan (compulsory participation by all members of CUPE unless with spousal opt out) to become available on July 1st, 2002 or within three (3) months of May 13, 2002, whichever is later. The Employer shall pay sixty-five percent (65%) of the cost of the premiums of the dental plan.

≈ 26.02 Retirement Allowance

- (a) Subject to Article 16.08 (d), an Employee who retires because of age, or mental or physical incapacity, in accordance with the terms of the Canada Pension Plan or the NSHEPP Pension Plan, or is terminated in accordance with the NSAHO Long Term Disability Plan shall be granted a Retirement Allowance the equivalent of one (1) week of pay for each complete year of service to a maximum of twenty-six (26) weeks of pay.
- (b) (i) The hourly rate which shall be used to calculate the amount of Retirement Allowance in accordance with this Article shall be the regular hourly rate of the regular classification held by the Employee prior to the termination of employment. In the event of the death of an Employee, the allowance will be paid to the Employee's estate unless the Employee indicates to the Employer in writing that the Allowance is to be otherwise paid out.
 - (ii) A complete year shall mean 1950 regular hours paid. A month shall mean 162.5 regular hours paid. Employees working less than Full-Time during his/her employment shall have his/her retirement allowance pro-rated in direct proportion to the total of the regular hours paid during his/her length of service. Service shall not be prorated.
- (c) Where an Employee dies and he/she would have been entitled to receive a Retirement Allowance as if he/she had retired from the Employer immediately before his/her death, the Retirement Allowance to which he/she is entitled shall be paid to the Employee's estate

unless the Employee had indicated to the Employer in writing that the Allowance is to be otherwise paid out.

(d) This provision is not applicable to a Casual Employee.

26.03 Work After Retirement

The Employer shall advise all Employees who are seeking retirement about the possibility of returning to work as a Casual Employee or a Regular Part-Time Employee while at the same time being in receipt of pension benefits in accordance with the provisions of the NSHEPP Pension Plan and the portability provisions of Article 31 of this Collective Agreement.

26.04 LTD Program

- (i) Terms and conditions for participation in the LTD Program as well as the payment of benefits shall be as determined by the LTD Program.
- (ii) Should an Employee in receipt of Long Term Disability benefits cease to be disabled, upon providing reasonable notice of the Employee's intended date to return to work, the Employee shall have a right to return to the Employee's former or equivalent position with the Employer at not less than the same increment level. The Employer reserves the right to require a medical evaluation by a qualified medical practitioner in order to assist in determining the Employee's suitability for reinstatement.
- (iii) Employees in receipt of Long Term Disability benefits shall not be entitled to continue accumulation of paid sick leave benefits, paid vacation benefits or paid holiday benefits under this Collective Agreement but shall retain any previously accumulated sick leave credits for their use in the event they return to work. Such Employees may claim accumulated paid vacation and holiday benefits at any time.
- (iv) Subject to Article 26.04 (v), during the elimination period or while in receipt of Long Term Disability benefits or during the LTD Appeal Process, the Employee may continue to participate in the Benefit Plans provided the Employee agrees to pay the employee share of the benefit premium contribution.
- (v) The Employer shall only provide the Employer share of the premium contribution for a period of not longer than thirty (30) months following the commencement of the absence.
- (vi) If the Employee remains in receipt of Long Term Disability benefits after the thirty (30) months, the Employee may continue to participate in the Benefit Plans, provided the Employee pays 100% of the cost of the participation (both the Employer and Employee portion). Continued participation shall be subject to the eligibility provisions of the respective Benefit Plans.

(vii) The Employer and the Union have a continuing duty to accommodate a disabled Employee and are obligated to consider employment opportunities that meet the Employee's capabilities as established through sufficient medical evidence.

≈ 26.05 Retiree Benefits

Effective the date of ratification (May 28, 2012), the Employer agrees to provide a monthly fixed amount equal to 65% of the cost premium in effect as of the date of ratification of the current NSAHO Retiree Health Plan for those employees who retire and who meet the eligibility requirements as outlined below.

The payment will be provided to supplement the monthly premium payment of the retiree for each month that the retiree is enrolled in the NSAHO Retiree Health Plan up to and including the month that the retiree reaches the age of 65. When the retiree reaches the age of 65 and becomes eligible for Pharmacare coverage, the Employer supplement will cease and the retiree will be responsible for the full cost of the premiums if he/she chooses to remain in the plan at that time.

Eligibility

To be eligible for the Employer supplement, an employee must be enrolled in the NSAHO employee Health Plan prior to retirement, meet the eligibility requirements of the NSAHO Retiree Health Plan and must retire with an unreduced pension in accordance with the terms of the NSHEPP Pension Plan. In addition, the employee must have at least fifteen (15) years of service with the Employer at the time of retirement. At retirement the employee must elect to enroll in the NSAHO Retiree Health Plan and elect single or family coverage in accordance with the terms and eligibility of the plan. This supplement to the premiums of the NSAHO Retiree Benefit Plan is only available to employees who are actively employed (which includes employees on WCB and/or LTD) on or after April 1, 2006.

≈ 26.06 Retention Incentive

Effective November 1, 2011 and upon completion of twenty-five years of service with the Employer all permanent employees will receive an additional salary increment of 3.5% greater than the highest rate in effect for applicable classification.

ARTICLE 27 - CONTRACTING OUT

27.01 No Employee shall be laid-off or have regular hours reduced as a result of the Employer contracting out work except in emergency situations.

27.02 Work of the Bargaining Unit

Non-bargaining unit members will not perform bargaining unit work to the extent that it will result in a layoff of any member of the Bargaining Unit.

<u>ARTICLE 28 – MISCELLANEOUS</u>

28.01 **Punctual and Regular Attendance**

The Union agrees to co-operate with the Employer in securing punctual and regular attendance at work and to do all in its power to eliminate tardiness or absenteeism for other than necessary reasons.

28.02 **Protective Clothing**

The Employer will supply protective clothing where deemed by the Employer to be necessary. Laundry and maintenance of protective clothing supplied by the Employer shall be provided where available.

28.03 **Bulletin Board**

A bulletin board designated as CUPE shall be provided by the Employer at each site to be used and maintained by the Union for the purpose of posting notices of interest to its members. All notices are to be strictly Union business, and not contrary to the terms of this Agreement.

≈ 28.04 Computer Access

Where possible, providing no additional costs are incurred by the Employer, two (2) authorized representatives of the Union shall be entitled to use the Employer's electronic communication system to distribute up to three electronic Union notices per month to members of the Bargaining Unit. The Employer shall determine the method of distribution. The Union agrees to indemnify the Employer for any liability arising out of offensive or otherwise unlawful notices posted by the Union.

≈ 28.05 Travel Reimbursement

An Employee who is authorized to use a privately owned automobile on the Employer's business shall be reimbursed in accordance with the Employer's Travel Policy, provided that such reimbursement will not be less than the base Provincial Civil Service rate as adjusted from time to time. (Note: November 1, 2011 – The base Civil Service Rate was 0.4015 per km.)

28.06 **Technological Change**

The Employer undertakes to notify the Union in advance, of any technological changes which the Employer has decided to introduce which will impact on the Bargaining Unit.

28.07 **Legal Support for Employees**

The Employer, the Union, and the Employees agree that legal support for Employees shall be in accordance with the provisions of Appendix "C".

28.08 **Licence Requirement**

Employees required to maintain licensure or membership in a trade or professional association shall provide satisfactory proof to the Employer (annually or as required by the Employer) that such licence/membership is up to date and in good standing.

ARTICLE 29 - ALCOHOLISM, GAMBLING, AND DRUG ADDICTION

29.01 Without detracting from the existing rights and obligations of the parties, recognized in other provisions of this Agreement, the Employer and the Union agree to cooperate in encouraging Employees afflicted with alcoholism, gambling, or drug dependency to undergo a coordinated program directed to meet the objective of his/her rehabilitation.

ARTICLE 30 - SAFETY AND HEALTH

30.01 The Employer shall make all reasonable provisions for occupational safety and health of Employees. The Employer will consider suggestions on the subject from the Union. The parties will act in accordance with the Occupational Health and Safety Act.

ARTICLE 31 - PORTABILITY OF BENEFITS

≈ 31.01 In the event the Employer hires an Employee to a Regular position in a CUPE Bargaining Unit to commence work within three (3) months of the Employee leaving employment with any of the Employers listed below, when the Employee has not been terminated for cause or retired in accordance with the NSHEPP Pension Plan, the Employee shall have service with the previous Employer recognized for vacation entitlement, retirement allowance and increment placement, but, unless Article 31.02 applies, not seniority. Accumulated sick leave benefits shall be recognized by the hiring Employer. Qualifying periods under the Benefits Plans of the hiring Employer will be as set out in the Plans. This provision is not applicable to a Casual Employee.

The Employers listed for the purpose of this Article are as follows:

South Shore District Health Authority (#1)
South West Nova District Health Authority (#2)
Annapolis Valley District Health Authority (#3)
Colchester East Hants Health Authority (#4)
Cumberland Health Authority (#5)
Pictou County Health Authority (#6)
Guysborough Antigonish Strait Health Authority (#7)
Cape Breton District Health Authority (#8)
Capital District Health Authority (#9)
Izaak Walton Killam Health Centre

≈ 31.02 In the event the Employer hires an Employee to a Regular position in a CUPE Bargaining Unit to commence work within three (3) months of the Employee leaving employment in a CUPE Bargaining Unit with any of the Employers listed below, when the Employee has not been terminated for cause or retired in accordance with the NSHEPP Pension Plan, the Employee shall have service with the previous Employer recognized for seniority within the bargaining unit. This provision is not applicable to a Casual Employee.

The Employers listed for the purpose of this Article are as follows:

South Shore District Health Authority (#1)
South West Nova District Health Authority (#2)
Annapolis Valley District Health Authority (#3)
Colchester East Hants Health Authority (#4)
Cumberland Health Authority (#5)
Pictou County Health Authority (#6)
Guysborough Antigonish Strait Health Authority (#7)
Cape Breton District Health Authority (#8)

ARTICLE 32 - STAFF DEVELOPMENT

32.01 **Position Description**

During the term of this Agreement the Employer shall provide each Employee with a written position description.

32.02 All revised position descriptions shall be provided to the Union within fifteen (15) days of revision.

ARTICLE 33 - DEFERRED SALARY PLAN

The terms of the Deferred Salary Leave Plan are detailed in Appendix "B". This provision is not applicable to a Casual Employee.

ARTICLE 34 - WORKLOAD

- 34.01 The Employer agrees to make every effort to maintain or improve safe standards of patient care.
- An Employee who believes that adequate and safe care of patients cannot be provided because of that Employee's workload, shall bring the matter to the attention of the Immediate Supervisor/Designate, and if the matter is not satisfactorily resolved, the Employee may file a written report which is attached at Appendix "F" which shall be submitted to the Employer for the Employer's comments. After full completion, the form shall be distributed to the listed Parties.

- (b) Failing resolution of the complaint by the Employer, the Employee may then refer the matter to the Bargaining Unit Labour Management Committee as set out in Article 9.
- (c) The Labour Management Committee shall meet as soon as possible to hear and attempt to resolve the complaint to the satisfaction of both Parties.
- (d) Where the matter is not satisfactorily resolved under Article 34.02 (c) above, a report with a recommendation shall be forwarded by the Labour Management Committee to the Employer's senior management team which shall provide a written response as quickly as possible.

ARTICLE 35 - LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT

Letters of Agreement and Memoranda of Agreement that are in effect, are detailed in Appendix "G" and Appendix "H".

ARTICLE 36 - TERM OF AGREEMENT

≈ 36.01 This Agreement shall remain in full force and effect until October 31, 2014, and shall be renewed automatically from year-to-year unless one of the parties gives the other party, within ninety (90) days before expiration date of this Agreement, notice of its intention to terminate or seek amendments to this Agreement. Within ten (10) calendar days after receipt of such notice both parties shall communicate for the purpose of establishing dates for negotiations.

36.02 **Retroactivity**

Retroactivity shall only apply to provisions of the salary adjustment in Appendix "A", annexed hereto.

The Employer endeavours to compute and pay the salary adjustments for each Employee as expeditiously as reasonably possible but not later than 90 days following the date of ratification. Otherwise the provisions become effective on the date of signing of this Agreement.

≈ 36.03 The Employer shall send a registered mail letter to the last known address of each Employee who left the employ of the Employer between November 1, 2011 and the date of signing the renewal Collective Agreement advising such Employees of their right to apply to the Employer for all retroactive pay to which they are entitled to under the terms of the renewed Collective Agreement. Such an application must be made within thirty (30) days of the date of the registered mail letter.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this 15 day of Mallern Lee , 2012.

Por the canadian union of Public Employees Deanne tute levery Jahn Develan Basilett	FOR THE EMPLOYER: SOUTH SHORE DISTRICT HEALTH AUTHORITY Algebra Henry
Beng Stuck Joannes must JOhrvish	

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this / day of , 2012. Merember FOR THE CANADIAN UNION OF FOR THE EMPLOYER: **PUBLIC EMPLOYEES SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY**

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this 15 day of Nacenter., 2012.

FOR THE CANADIAN UNION OF	FOR THE EMPLOYER:
PUBLIC EMPLOYEES	ANNAPOLIS VALLEY
Dianne Faitterburg	Sprettpay
John Devean	
Bandatt	
/ may	
L'orde Moore	
Burefy Stuate	
pame in	
Mhorrs	
V	

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this 15 day of November 2012.

FOR THE CANADIAN UNION OF PUBLIC EMPLOYEES	FOR THE EMPLOYER: COLCHESTER EAST HANTS HEALTH AUTHORITY
Dearing Fretterling	Mackani
Bestett	:
I may a	
Junea Moore	
Bour Shap	
ABrovish	

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this 15 day of November 2012.

FOR THE CANADIAN UNION OF PUBLIC EMPLOYEES	FOR THE EMPLOYER:
John Devean	Debbee Sellars
Besidett	
Junia Moure	
Bough Strack	
ABRIVIST	

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this 15 day of November , 2012.

Peanne Futteling.	FOR THE EMPLOYER: PICTOU COUNTY HEALTH AUTHORITY M. M. J.
John Deven Brotht	Lamelle
Sindo Moore	
Bunky Strak	
AproxoSB	

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this 15 day of November 2012.

FOR THE CANADIAN UNION OF	FOR THE EMPLOYER:
Deanne Lutte hung John Deven Bandott Jerry Stank Joanne Stank Joanne Stank Joanne Stank	GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY Ly Mulett Ay Mulett Ay Mala
Sind Mood	
Joanne Smith	
18rovs9	

≈APPENDIX "A" FINANCIAL SETTLEMENT

HEALTHCARE Bargaining Unit

Duration

Three (3) year term from November 1, 2011 to October 31, 2014.

Wages

Economic Increase as follows:

November 1, 2011	2.0%
November 1, 2012	2.5%
November 1, 2013	3.0%

Classification Issues

The Employers acknowledge that Article 3.03 can be utilized to examine any bargaining unit classification, including the two identified by the Union:

Autism Skills Worker Resource Facilitator

The parties agree to submit the following classifications for review for the purpose of determining the appropriate placement on the salary scale:

Music Therapist Psychology Tech

The review will consist of job analysis to determine whether they are a match to their counterparts at the Capital District Health Authority.

If a Perioperative LPN position is created at the CDHA within the life of the Agreement, any CUPE Perioperative LPNs will, if evaluated and determined to be equivalent to the CDHA position, be matched and paid in accordance with adjustment at the CDHA.

Incumbency Protection

Employees currently under Present Incumbent Only ("PIO") status may advance, through the granting of increments in accordance with the collective agreement, to the maximum salary for the position and classification applicable immediately prior to their designation as PIO'd employees. As well, such employees will be entitled to the general economic adjustments provided to all employees in the bargaining unit.

SOUTH SHORE DISTRICT HEALTH AUTHORITY

AND

CUPE LOCAL 1933

- WAGE APPENDIX -

South Shore District Health Authority #1 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC2 Porter	Oct. 31-11 Expired rate	15.5116 \$30,248	15.8288 \$30,866	16.1448 \$31,482	16.4620 \$32,101	16.7783 \$32,718				
	Nov.01-11	15.8218 \$30,853	16.1454 \$31,483	16.4677 \$32,112	16.7912 \$32,743	17.1139 \$33,372				17.7129 \$34,540
	Nov.01-12	16.2174 \$31,624	16.5490 \$32,271	16.8794 \$32,915	17.2110 \$33,561	17.5417 \$34,206				18.1557 \$35,404
	Nov. 01-13	16.7039 \$32,573	17.0455 \$33,239	17.3858 \$33,902	17.7274 \$34,568	18.0680 \$35,233				18.7003 \$36,466
HC3 Care Team Assistant	Oct. 31-11 Expired rate	16.1701 \$31,532	16.5007 \$32,176	16.8299 \$32,818	17.1606 \$33,463	17.4904 \$34,106				
Acute Care Aide	Nov.01-11	16.4935 \$32,162	16.8307 \$32,820	17.1665 \$33,475	17.5038 \$34,132	17.8402 \$34,788				18.4646 \$36,006
	Nov.01-12	16.9058 \$32,966	17.2515 \$33,640	17.5957 \$34,312	17.9414 \$34,986	18.2862 \$35,658				18.9262 \$36,906
	Nov. 01-13	17.4130 \$33,955	17.7690 \$34,650	18.1235 \$35,341	18.4796 \$36,035	18.8348 \$36,728				19.4940 \$38,013

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 4 Grad Practical Nurse	Oct. 31-11 Expired rate	17.6951 \$34,506	18.2414 \$35,571	18.8428 \$36,743	19.4441 \$37,916	20.0455 \$39,089				
	Nov.01-11	18.0490 \$35,196	18.6062 \$36,282	19.2197 \$37,478	19.8330 \$38,674					21.1620 \$41,266
	Nov.01-12	18.5002 \$36,075	19.0714 \$37,189	19.7001 \$38,415	20.3288 \$39,641	20.9576 \$40,867				21.6911 \$42,298
	Nov. 01-13	19.0552 \$37,158	19.6435 \$38,305	20.2912 \$39,568	20.9387 \$40,830	21.5863 \$42,093				22.3418 \$43,567
HC9 Unregistered Cardiology	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
Technologist	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577 \$36,187	18.9591 \$36,970	19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0216 \$37,092	19.4331 \$37,895	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674 \$37,377	19.5923 \$38,205	20.0161 \$39,031	20.4402 \$39,858				21.1556 \$41,253

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC11 DI Tech Assistant	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577 \$36,187	18.9591 \$36,970	19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0216 \$37,092	19.4331 \$37,895	19.8448				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674 \$37,377	19.5923 \$38,205	20.0161 \$39,031	20.4402 \$39,858				21.1556 \$41,253
HC13	Oct. 31-11	18.8335	19.4148	20.0548	20.6949	21.3350				
Laboratory Assistant	Expired rate	\$36,725	\$37,859	\$39,107	\$40,355	\$41,603				
	Nov.01-11	19.2102 \$37,460	19.8031 \$38,616	20.4559 \$39,889	21.1088 \$41,162	21.7617 \$42,435				22.5234 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2982 \$39,581	20.9673 \$40,886	21.6365 \$42,191	22.3057 \$43,496				23.0864 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9071 \$40,769	21.5963 \$42,113	22.2856 \$43,457	22.9749 \$44,801				23.7790 \$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC17	Oct. 31-11	19.0501	19.6089	20.1689	20.7274	21.2877				
Registered Cardiology - Technologist I	Expired rate	\$37,148	\$38,237	\$39,329	\$40,418	\$41,511				
3.	Nov.01-11	19.4311	20.0011	20.5723	21.1419	21.7135				22.4734
		\$37,891	\$39,002	\$40,116	\$41,227	\$42,341				\$43,823
	Nov.01-12	19.9169	20.5011	21.0866	21.6705	22.2563				23.0353
		\$38,838	\$39,977	\$41,119	\$42,257	\$43,400				\$44,919
	Nov. 01-13	20.5144	21.1161	21.7192	22.3206	22.9240				23.7263
		\$40,003	\$41,176	\$42,352	\$43,525	\$44,702				\$46,266
HC21	Oct. 31-11	18.8335	19.4149	20.0549	20.6950	21.3351				
Pharmacy Technician	Expired rate	\$36,725	\$37,859	\$39,107	\$40,355	\$41,603				
	Nov.01-11	19.2102	19.8032	20.4560	21.1089	21.7618				22.5235
		\$37,460	\$38,616	\$39,889	\$41,162	\$42,436				\$43,921
	Nov.01-12	19.6904	20.2983	20.9674	21.6366	22.3058				23.0866
		\$38,396	\$39,582	\$40,886	\$42,191	\$43,496				\$45,019
	Nov. 01-13	20.2811	20.9072	21.5964	22.2857	22.9750				23.7791
		\$39,548	\$40,769	\$42,113	\$43,457	\$44,801				\$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC25	Oct. 31-11	21.9079	22.4099	22.8941	23.5288					
LPN Geriatric Nurse Assessor	Expired rate	\$42,720	\$43,699	\$44,644	\$45,881					
	Nov.01-11	22.3461	22.8581	23.3520	23.9994					24.8394
		\$43,575	\$44,573	\$45,536	\$46,799					\$48,437
	Nov.01-12	22.9047	23.4296	23.9358	24.5994					25.4603
		\$44,664	\$45,688	\$46,675	\$47,969					\$49,648
	Nov. 01-13	23.5919	24.1324	24.6539	25.3373					26.2241
		\$46,004	\$47,058	\$48,075	\$49,408					\$51,137
HC27	Oct. 31-11	19.1062	19.6149	20.1065	20.6164					
Rehabilitation Aide	Expired rate	\$37,257	\$38,249	\$39,208	\$40,202					
	Nov.01-11	19.4883	20.0072	20.5086	21.0287					21.7647
		\$38,002	\$39,014	\$39,992	\$41,006					\$42,441
	Nov.01-12	19.9755	20.5074	21.0213	21.5544					22.3089
		\$38,952	\$39,989	\$40,992	\$42,031					\$43,502
	Nov. 01-13	20.5748	21.1226	21.6520	22.2011					22.9781
		\$40,121	\$41,189	\$42,221	\$43,292					\$44,807

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC29 Dietetic Technician	Oct. 31-11 Expired rate	17.6734 \$34,463	18.1308 \$35,355	18.8206 \$36,700	21.5233 \$41,970	22.3121 \$43,509	22.6597 \$44,186			
	Nov.01-11	18.0269 \$35,152	18.4934 \$36,062	19.1970 \$37,434	21.9538 \$42,810	22.7583 \$44,379	23.1129 \$45,070			23.9218 \$46,648
	Nov.01-12	18.4775 \$36,031	18.9558 \$36,964	19.6769 \$38,370	22.5026 \$43,880	23.3273 \$45,488	23.6907 \$46,197			24.5199 \$47,814
	Nov. 01-13	19.0319 \$37,112	19.5244 \$38,073	20.2672 \$39,521	23.1777 \$45,196	24.0271 \$46,853	24.4014 \$47,583			25.2555 \$49,248
HC31	Oct. 31-11	22.1085	22.6183	23.1096	23.7592					
Coding Classification Specialist	Expired rate	\$43,112	\$44,106	\$45,064	\$46,330					
оросии	Nov.01-11	22.5507 \$43,974	23.0707 \$44,988	23.5718 \$45,965	24.2344 \$47,257					25.0826 \$48,911
	Nov.01-12	23.1144 \$45,073	23.6474 \$46,112	24.1611 \$47,114	24.8402 \$48,438					25.7097 \$50,134
	Nov. 01-13	23.8079 \$46,425	24.3569 \$47,496	24.8859 \$48,528	25.5855 \$49,892					26.4809 \$51,638

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 32	Oct. 31-11	23.3171	23.8515	24.3668	25.0425					
Registered Cardiology Technologist II	Expired rate	\$45,468	\$46,510	\$47,515	\$48,833					
	Nov.01-11	23.7834	24.3285	24.8541	25.5434					26.4374
		\$46,378	\$47,441	\$48,466	\$49,810					\$51,553
	Nov.01-12	24.3780	24.9367	25.4755	26.1819					27.0983
		\$47,537	\$48,627	\$49,677	\$51,055					\$52,842
	Nov. 01-13	25.1094	25.6848	26.2398	26.9674					27.9113
		\$48,963	\$50,085	\$51,168	\$52,586					\$54,427
HC 33	Oct. 31-11	20.6397	21.6343	22.6294	23.6240	24.8674	26.1108			
Training & Productivity	Expired rate	\$40,247	\$42,187	\$44,127	\$46,067	\$48,491	\$50,916			
Analyst	Expired rate	φ40,247	φ42, 10 <i>1</i>	φ44, 1 <i>21</i>	φ40,007	φ40,491	φ50,910			
	Nov.01-11	21.0525	22.0670	23.0820	24.0965	25.3647	26.6330			27.5652
		\$41,052	\$43,031	\$45,010	\$46,988	\$49,461	\$51,934			\$53,752
	Nov.01-12	21.5788	22.6187	23.6590	24.6989	25.9989	27.2988			28.2543
		\$42,079	\$44,106	\$46,135	\$48,163	\$50,698	\$53,233			\$55,096
	Nov. 01-13	22.2262	23.2972	24.3688	25.4399	26.7788	28.1178			29.1019
		\$43,341	\$45,430	\$47,519	\$49,608	\$52,219	\$54,830			\$56,749

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 43	Oct. 31-11	17.4042	17.7993	18.1937	18.5875	18.9812				
Recreation Aide	Expired rate	\$33,938	\$34,709	\$35,478	\$36,246	\$37,013				
	Nov.01-11	17.7523	18.1553	18.5576	18.9593	19.3608				20.0385
		\$34,617	\$35,403	\$36,187	\$36,971	\$37,754				\$39,075
	Nov.01-12	18.1961	18.6092	19.0215	19.4332	19.8448				20.5394
		\$35,482	\$36,288	\$37,092	\$37,895	\$38,697				\$40,052
	Nov. 01-13	18.7420	19.1674	19.5922	20.0162	20.4402				21.1556
		\$36,547	\$37,377	\$38,205	\$39,032	\$39,858				\$41,253
HC 44	Oct. 31-11	21.5994	22.1088	00.0170	00.1005					
Rehabilitation Assistant	Expired rate	\$42,119	\$43,112	22.6179 \$44,105	23.1095 \$45,064					
	·									
	Nov.01-11	22.0314	22.5510	23.0703	23.5717					24.3967
		\$42,961	\$43,974	\$44,987	\$45,965					\$47,574
	Nov.01-12	22.5822	23.1148	23.6470	24.1610					25.0066
		\$44,035	\$45,074	\$46,112	\$47,114					\$48,763
	Nov. 01-13	23.2596	23.8082	24.3564	24.8858					25.7568
		\$45,356	\$46,426	\$47,495	\$48,527					\$50,226

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 45 Physio Assistant	Oct. 31-11 Expired rate	18.5484 \$36,169	19.1808 \$37,402	19.8130 \$38,635	20.4454 \$39,869	21.0777 \$41,102				
·	Nov.01-11	18.9194 \$36,893	19.5644 \$38,151	20.2093 \$39,408	20.8543 \$40,666	21.4993 \$41,924				22.2517 \$43,391
	Nov.01-12	19.3924 \$37,815	20.0535 \$39,104	20.7145 \$40,393	21.3757 \$41,683	22.0367 \$42,972				22.8080 \$44,476
	Nov. 01-13	19.9741 \$38,950	20.6551 \$40,278	21.3359 \$41,605	22.0169 \$42,933	22.6978 \$44,261				23.4923 \$45,810
HC 46	Oct. 31-11	21.7901	22.2994	22.8023	23.3528					
Physio/Activity Assistant	Expired rate	\$42,491	\$43,484	\$44,464	\$45,538					
	Nov.01-11	22.2259 \$43,341	22.7454 \$44,354	23.2583 \$45,354	23.8199 \$46,449					24.6536 \$48,074
	Nov.01-12	22.7815 \$44,424	23.3140 \$45,462	23.8398 \$46,488	24.4154 \$47,610					25.2699 \$49,276
	Nov. 01-13	23.4650 \$45,757	24.0134 \$46,826	24.5550 \$47,882	25.1478 \$49,038					26.0280 \$50,755

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 47 Music Therapist	Oct. 31-11 Expired rate	24.4486 \$47,675	25.3842 \$49,499	26.1970 \$51,084	27.0086 \$52,667	27.8408 \$54,290				
	Nov.01-11	24.9376 \$48,628	25.8919 \$50,489	26.7209 \$52,106	27.5488 \$53,720	28.3976 \$55,375				29.3915 \$57,313
	Nov.01-12	25.5610 \$49,844	26.5392 \$51,751	27.3890 \$53,408	28.2375 \$55,063	29.1076 \$56,760				30.1263 \$58,746
	Nov. 01-13	26.3278 \$51,339	27.3354 \$53,304	28.2106 \$55,011	29.0846 \$56,715	29.9808 \$58,463				31.0301 \$60,509
HC 48 Adult Comm Support Worker	Oct. 31-11 Expired rate	22.2968 \$43,479	23.2237 \$45,286	25.1794 \$49,100	26.2096 \$51,109	27.3413 \$53,316	28.4744 \$55,525	29.6076 \$57,735	30.7400 \$59,943	
Autism Support Worker Child Comm Support Worker	Nov.01-11	22.7427 \$44,348	23.6882 \$46,192	25.6830 \$50,082	26.7338 \$52,131	27.8881 \$54,382	29.0439 \$56,636	30.1998 \$58,890	31.3548 \$61,142	32.4522 \$63,282
	Nov.01-12	23.3113 \$45,457	24.2804 \$47,347	26.3251 \$51,334	27.4021 \$53,434	28.5853 \$55,741	29.7700 \$58,051	30.9547 \$60,362	32.1387 \$62,670	33.2635 \$64,864
	Nov. 01-13	24.0106 \$46,821	25.0088 \$48,767	27.1148 \$52,874	28.2242 \$55,037	29.4429 \$57,414	30.6631 \$59,793	31.8834 \$62,173	33.1028 \$64,551	34.2614 \$66,810

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 50 Advanced Care Paramedic	Oct. 31-11 Expired rate	23.4082 \$45,646	24.0651 \$46,927	24.8960 \$48,547	25.7093 \$50,133	26.5206 \$51,715				
	Nov.01-11	23.8764 \$46,559	24.5464 \$47,865	25.3939 \$49,518	26.2235 \$51,136	27.0510 \$52,749				27.9978 \$54,596
	Nov.01-12	24.4733 \$47,723	25.1601 \$49,062	26.0288 \$50,756	26.8791 \$52,414	27.7273 \$54,068				28.6977 \$55,961
	Nov. 01-13	25.2075 \$49,155	25.9149 \$50,534	26.8096 \$52,279	27.6854 \$53,987	28.5591 \$55,690				29.5587 \$57,639
HC51 Medical Radiology Tech	Oct. 31-11 Expired rate	25.0447 \$48,837	25.6219 \$49,963	26.9144 \$52,483	27.6704 \$53,957	29.5600 \$57,642	30.4932 \$59,462			
Laboratory Technologist	Nov.01-11	25.5456 \$49,814	26.1343 \$50,962	27.4527 \$53,533	28.2238 \$55,036	30.1512 \$58,795	31.1031 \$60,651			32.1917 \$62,774
	Nov.01-12	26.1842 \$51,059	26.7877 \$52,236	28.1390 \$54,871	28.9294 \$56,412	30.9050 \$60,265	31.8806 \$62,167			32.9965 \$64,343
	Nov. 01-13	26.9698 \$52,591	27.5913 \$53,803	28.9832 \$56,517	29.7973 \$58,105	31.8321 \$62,073	32.8371 \$64,032			33.9864 \$66,273

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC52	Oct. 31-11	27.8143	28.7553	29.6761	30.5954	31.5381	32.4592			
Nuclear Medicine Tech	Expired rate	\$54,238	\$56,073	\$57,868	\$59,661	\$61,499	\$63,295			
	Nov.01-11	28.3706	29.3304	30.2696	31.2073	32.1689	33.1084			34.2672
		\$55,323	\$57,194	\$59,026	\$60,854	\$62,729	\$64,561			\$66,821
	Nov.01-12	29.0799	30.0637	31.0264	31.9875	32.9731	33.9361			35.1239
		\$56,706	\$58,624	\$60,501	\$62,376	\$64,298	\$66,175			\$68,492
	Nov. 01-13	29.9522	30.9656	31.9572	32.9471	33.9623	34.9542			36.1776
		\$58,407	\$60,383	\$62,316	\$64,247	\$66,226	\$68,161			\$70,546
HC53	Oct. 31-11	18.4462	19.0155	19.6423	20.2693	20.8961				
Recreation Programmer I	Expired rate	\$35,970	\$37,080	\$38,302	\$39,525	\$40,747				
	Nov.01-11	18.8151	19.3958	20.0351	20.6747	21.3140				22.0600
		\$36,689	\$37,822	\$39,069	\$40,316	\$41,562				\$43,017
	Nov.01-12	19.2855	19.8807	20.5360	21.1916	21.8469				22.6115
		\$37,607	\$38,767	\$40,045	\$41,324	\$42,601				\$44,092
	Nov. 01-13	19.8641	20.4771	21.1521	21.8273	22.5023				23.2899
		\$38,735	\$39,930	\$41,247	\$42,563	\$43,879				\$45,415

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 54 Respiratory Therapist	Oct. 31-11 Expired rate	24.0905 \$46,976	24.7675 \$48,297	26.3420 \$51,367	27.2020 \$53,044	29.8016 \$58,113	30.8452 \$60,148	31.9437 \$62,290	33.0236 \$64,396	
	Nov.01-11	24.5723 \$47,916	25.2629 \$49,263	26.8688 \$52,394	27.7460 \$54,105	30.3976 \$59,275	31.4621 \$61,351	32.5826 \$63,536	33.6841 \$65,684	34.8630 \$67,983
	Nov.01-12	25.1866 \$49,114	25.8944 \$50,494	27.5406 \$53,704	28.4397 \$55,457	31.1576 \$60,757	32.2487 \$62,885	33.3971 \$65,124	34.5262 \$67,326	35.7346 \$69,682
	Nov. 01-13	25.9422 \$50,587	26.6713 \$52,009	28.3668 \$55,315	29.2929 \$57,121	32.0923 \$62,580	33.2161 \$64,771	34.3991 \$67,078	35.5620 \$69,346	36.8066 \$71,773
HC 55 Senior Respiratory Therapist	Oct. 31-11 Expired rate	26.3420 \$51,367	27.2020 \$53,044	29.8016 \$58,113	30.8452 \$60,148	31.9437 \$62,290	33.0236 \$64,396	34.6243 \$67,517	36.3072 \$70,799	
	Nov.01-11	26.8688 \$52,394	27.7460 \$54,105	30.3976 \$59,275	31.4621 \$61,351	32.5826 \$63,536	33.6841 \$65,684	35.3168 \$68,868	37.0333 \$72,215	38.3295 \$74,743
	Nov.01-12	27.5406 \$53,704	28.4397 \$55,457	31.1576 \$60,757	32.2487 \$62,885	33.3971 \$65,124	34.5262 \$67,326	36.1997 \$70,589	37.9592 \$74,020	39.2877 \$76,611
	Nov. 01-13	28.3668 \$55,315	29.2929 \$57,121	32.0923 \$62,580	33.2161 \$64,771	34.3991 \$67,078	35.5620 \$69,346	37.2857 \$72,707	39.0980 \$76,241	40.4664 \$78,909

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC59 Systems Analyst I Technical Analyst	Oct. 31-11 Expired rate	22.6725 \$44,211	23.6929 \$46,201	24.7590 \$48,280	25.8732 \$50,453	27.0374 \$52,723	28.3404 \$55,264			
recimical Analysi	Nov.01-11	23.1260 \$45,096	24.1668 \$47,125	25.2542 \$49,246	26.3907 \$51,462	27.5781 \$53,777	28.9072 \$56,369			29.9190 \$58,342
	Nov.01-12	23.7041 \$46,223	24.7709 \$48,303	25.8855 \$50,477	27.0504 \$52,748	28.2676 \$55,122	29.6299 \$57,778			30.6669 \$59,801
	Nov. 01-13	24.4152 \$47,610	25.5141 \$49,752	26.6621 \$51,991	27.8619 \$54,331	29.1156 \$56,775	30.5188 \$59,512			31.5869 \$61,595
HC60 Librarian I	Oct. 31-11 Expired rate	26.2488 \$51,185	28.7572 \$56,077	29.7643 \$58,040	30.8243 \$60,107	31.8664 \$62,139				
	Nov.01-11	26.7738 \$52,209	29.3323 \$57,198	30.3596 \$59,201	31.4408 \$61,310	32.5037 \$63,382				33.6414 \$65,601
	Nov.01-12	27.4431 \$53,514	30.0657 \$58,628	31.1186 \$60,681	32.2268 \$62,842	33.3163 \$64,967				34.4824 \$67,241
	Nov. 01-13	28.2664 \$55,120	30.9676 \$60,387	32.0521 \$62,502	33.1936 \$64,728	34.3158 \$66,916				35.5169 \$69,258

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 63 Dietitian	Oct. 31-11 Expired rate	26.7600 \$52,182	27.9157 \$54,436	30.2293 \$58,947	31.3856 \$61,202	32.6464 \$63,660	33.9079 \$66,120	35.2745 \$68,785		
	Nov.01-11	27.2952 \$53,226	28.4740 \$55,524	30.8339 \$60,126	32.0133 \$62,426	33.2993 \$64,934	34.5861 \$67,443	35.9800 \$70,161		37.2393 \$72,617
	Nov.01-12	27.9776 \$54,556	29.1859 \$56,912	31.6047 \$61,629	32.8136 \$63,987	34.1318 \$66,557	35.4507 \$69,129	36.8795 \$71,915		38.1703 \$74,432
	Nov. 01-13	28.8169 \$56,193	30.0614 \$58,620	32.5529 \$63,478	33.7981 \$65,906	35.1558 \$68,554	36.5142 \$71,203	37.9859 \$74,072		39.3154 \$76,665
HC65 Ultrasonographer/	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868	30.5954 \$59,661	31.5381 \$61,499	32.4592 \$63,295			
Echocardiography Tech	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194	30.2696 \$59,026	31.2073 \$60,854	32.1689 \$62,729	33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501	31.9875 \$62,376	32.9731 \$64,298	33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383	31.9572 \$62,316	32.9471 \$64,247	33.9623 \$66,226	34.9542 \$68,161			36.1776 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 66 CT Scan Technologist	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868	30.5954 \$59,661	31.5381 \$61,499	32.4591 \$63,295			
	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194	30.2696 \$59,026	31.2073 \$60,854	32.1689 \$62,729	33.1083 \$64,561			34.2671 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501	31.9875 \$62,376	32.9731 \$64,298	33.9360 \$66,175			35.1237 \$68,491
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383	31.9572 \$62,316	32.9471 \$64,247	33.9623 \$66,226	34.9541 \$68,160			36.1775 \$70,546
HC 73 Physiotherapist	Oct. 31-11 Expired rate	27.5907 \$53,802	29.8701 \$58,247	31.0094 \$60,468	32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
Occupational Therapist Clinical Interventionist - EIBI	Nov.01-11	28.1425 \$54,878	30.4675 \$59,412	31.6296 \$61,678	32.8966 \$64,148	34.1883 \$66,667	35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	31.2292 \$60,897	32.4203 \$63,220	33.7190 \$65,752	35.0430 \$68,334	36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937	32.1661 \$62,724	33.3929 \$65,116	34.7306 \$67,725	36.0943 \$70,384	37.5187 \$73,162			38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 74 Recreation Therapist	Oct. 31-11 Expired rate			30.3716 \$59,225		32.8285 \$64,016	34.1242 \$66,542			
	Nov.01-11			30.9790 \$60,409		33.4851 \$65,296	34.8067 \$67,873			36.0249 \$70,249
	Nov.01-12			31.7535 \$61,919	33.0255 \$64,400	34.3222 \$66,928	35.6769 \$69,570			36.9255 \$72,005
	Nov. 01-13				34.0162 \$66,332	35.3519 \$68,936	36.7472 \$71,657			38.0333 \$74,165
HC 77 Social Worker II Geriatric Resource Coordinator	Oct. 31-11 Expired rate	27.5907 \$53,802				33.5179 \$65,360	34.8407 \$67,939			
	Nov.01-11			31.6296 \$61,678	32.8966 \$64,148	34.1883 \$66,667	35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12			32.4203 \$63,220	33.7190 \$65,752	35.0430 \$68,334	36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937			34.7306 \$67,725	36.0943 \$70,384	37.5187 \$73,162			38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 78 Challenging Behaviour	Oct. 31-11 Expired rate		30.7398 \$59,943		33.2097 \$64,759	34.5486 \$67,370	35.9907 \$70,182			
Resource Consultant	Nov.01-11	3N 1003	31.3546	32 6142	33 8730	35.2396	36.7105			37.9954
	1404.01-11				\$66,054	\$68,717	\$71,586			\$74,091
	Nov.01-12	30.9543	32.1385	33.4295	34.7207	36.1206	37.6283			38.9453
		\$60,361	\$62,670	\$65,188	\$67,705	\$70,435	\$73,375			\$75,943
	Nov. 01-13				35.7624		38.7571			40.1136
		\$62,172	\$64,550	\$67,143	\$69,737	\$72,548	\$75,576			\$78,222
HC 79	Oct. 31-11	24.0834								
Grad Tech	Expired rate									
	Nov.01-11	24.5651								25.4248
		\$47,902								\$49,578
	Nov.01-12	25.1792								26.0605
		\$49,099								\$50,818
	Nov. 01-13									26.8423 \$52.242
		\$50,572								\$52,342

			years	years	years	years	years	years	years
31-11	27.3413	28.4744	29.6076	30.7400	31.9713	33.2104			
ed rate	\$53,316	\$55,525	\$57,735	\$59,943	\$62,344	\$64,760			
.01-11	27.8881	29.0439	30.1998	31.3548	32.6107	33.8746			35.0602
	\$54,382	\$56,636	\$58,890	\$61,142	\$63,591	\$66,055			\$68,367
.01-12	28.5853	29.7700	30.9547	32.1387	33.4260	34.7215			35.9367
	\$55,741	\$58,051	\$60,362	\$62,670	\$65,181	\$67,707			\$70,077
01-13	29.4429	30.6631	31.8834	33.1028	34.4288	35.7631			37.0148
	\$57,414	\$59,793	\$62,173	\$64,551	\$67,136	\$69,738			\$72,179
31_11	28 5242	31 2501	32 3444	33 4063	34 6287				
_									
cu raic	ψ55,622	ψ00,300	Ψ00,072	ψ00,010	ψ07,320				
.01-11	29.0947	31.8751	32.9913	34.1662	35.3213				36.5575
	\$56,735	\$62,156	\$64,333	\$66,624	\$68,876				\$71,287
.01-12	29.8221	32.6720	33.8161	35.0204	36.2043				37.4715
	\$58,153				\$70,598				\$73,069
01-13	30.7167	33.6521	34.8306	36.0710	37.2904				38.5956
	\$59,898	\$65,622	\$67,920	\$70,338	\$72,716				\$75,261
	.01-11 .01-12 .01-13	ed rate \$53,316 .01-11 27.8881 \$54,382 .01-12 28.5853 \$55,741 .01-13 29.4429 \$57,414 .01-11 28.5242 ed rate \$55,622 .01-11 29.0947 \$56,735 .01-12 29.8221 \$58,153	ed rate \$53,316 \$55,525 .01-11 27.8881 29.0439 \$54,382 \$56,636 .01-12 28.5853 29.7700 \$55,741 \$58,051 .01-13 29.4429 30.6631 \$57,414 \$59,793 .01-11 28.5242 31.2501 ed rate \$55,622 \$60,938 .01-11 29.0947 31.8751 \$56,735 \$62,156 .01-12 29.8221 32.6720 \$58,153 \$63,710 .01-13 30.7167 33.6521	red rate \$53,316 \$55,525 \$57,735 .01-11 27.8881 29.0439 30.1998 \$54,382 \$56,636 \$58,890 .01-12 28.5853 29.7700 30.9547 \$55,741 \$58,051 \$60,362 .01-13 29.4429 30.6631 31.8834 \$57,414 \$59,793 \$62,173 ed rate \$55,622 \$60,938 \$63,072 .01-11 29.0947 31.8751 32.9913 \$56,735 \$62,156 \$64,333 .01-12 29.8221 32.6720 33.8161 \$58,153 \$63,710 \$65,941 .01-13 30.7167 33.6521 34.8306	### sed rate \$53,316 \$55,525 \$57,735 \$59,943 ### solution of the content of the	red rate \$53,316 \$55,525 \$57,735 \$59,943 \$62,344 .01-11 27.8881 29.0439 30.1998 31.3548 32.6107 \$54,382 \$56,636 \$58,890 \$61,142 \$63,591 .01-12 28.5853 29.7700 30.9547 32.1387 33.4260 \$55,741 \$58,051 \$60,362 \$62,670 \$65,181 .01-13 29.4429 30.6631 31.8834 33.1028 34.4288 \$57,414 \$59,793 \$62,173 \$64,551 \$67,136 .01-13 28.5242 31.2501 32.3444 33.4963 34.6287 ed rate \$55,622 \$60,938 \$63,072 \$65,318 \$67,526 .01-11 29.0947 31.8751 32.9913 34.1662 35.3213 \$56,735 \$62,156 \$64,333 \$66,624 \$68,876 .01-12 29.8221 32.6720 33.8161 35.0204 \$68,290 \$70,598 .01-13 30.7167 33.6521 3	eed rate \$53,316 \$55,525 \$57,735 \$59,943 \$62,344 \$64,760 .01-11 27.8881 29.0439 30.1998 31.3548 32.6107 33.8746 \$54,382 \$56,636 \$58,890 \$61,142 \$63,591 \$66,055 .01-12 28.5853 29.7700 30.9547 32.1387 33.4260 34.7215 \$55,741 \$58,051 \$60,362 \$62,670 \$65,181 \$67,707 .01-13 29.4429 30.6631 31.8834 33.1028 34.4288 35.7631 \$57,414 \$59,793 \$62,173 \$64,551 \$67,136 \$69,738 31-11 28.5242 31.2501 32.3444 33.4963 34.6287 ed rate \$55,622 \$60,938 \$63,072 \$65,318 \$67,526 .01-11 29.0947 31.8751 32.9913 34.1662 35.3213 \$56,735 \$62,156 \$64,333 \$66,624 \$68,876 .01-12 29.8221 32.6720 33.8161	ed rate \$53,316 \$55,525 \$57,735 \$59,943 \$62,344 \$64,760 .01-11 27.8881 29.0439 30.1998 31.3548 32.6107 33.8746 \$54,382 \$56,636 \$58,890 \$61,142 \$63,591 \$66,055 .01-12 28.5853 29.7700 30.9547 32.1387 33.4260 34.7215 \$55,741 \$58,051 \$60,362 \$62,670 \$65,181 \$67,707 .01-13 29.4429 30.6631 31.8834 33.1028 34.4288 35.7631 \$57,414 \$59,793 \$62,173 \$64,551 \$67,136 \$69,738 .01-14 28.5242 31.2501 32.3444 33.4963 34.6287 \$69,738 .01-15 29.0947 31.8751 32.9913 34.1662 35.3213 \$56,735 \$62,156 \$64,333 \$66,624 \$68,876 .01-12 29.8221 32.6720 33.8161 35.0204 36.2043 \$58,153 \$63,710 \$65,941 \$68,290 \$70,598 .01-13 30.7167 33.6521 34.8306 36.0710 37.2904	ed rate \$53,316 \$55,525 \$57,735 \$59,943 \$62,344 \$64,760 .01-11 27.8881 29.0439 30.1998 31.3548 32.6107 33.8746 \$54,382 \$56,636 \$58,890 \$61,142 \$63,591 \$66,055 .01-12 28.5853 29.7700 30.9547 32.1387 33.4260 34.7215 \$55,741 \$58,051 \$60,362 \$62,670 \$65,181 \$67,707 .01-13 29.4429 30.6631 31.8834 33.1028 34.4288 35.7631 \$57,414 \$59,793 \$62,173 \$64,551 \$67,136 \$69,738 .01-12 28.5242 31.2501 32.3444 33.4963 34.6287 \$69,738 \$64,551 \$67,526 .01-11 29.0947 31.8751 32.9913 34.1662 35.3213 \$56,735 \$62,156 \$64,333 \$66,624 \$68,876 .01-12 29.8221 32.6720 33.8161 35.0204 36.2043 \$58,153 \$63,710 \$65,941 \$68,290 \$70,598 .01-13 30.7167 33.6521 34.8306 36.0710 37.2904

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 85	Oct. 31-11	27.7535	29.4881	31.2227	32.9573	34.6920				
PACS Application Specialist PACS Coordinator	Expired rate	\$54,119	\$57,502	\$60,884	\$64,267	\$67,649				
	Nov.01-11	28.3086	30.0779	31.8472	33.6164	35.3858				36.6243
		\$55,202	\$58,652	\$62,102	\$65,552	\$69,002				\$71,417
	Nov.01-12	29.0163	30.8298	32.6433	34.4569	36.2705				37.5400
		\$56,582	\$60,118	\$63,654	\$67,191	\$70,727				\$73,203
	Nov. 01-13	29.8868	31.7547	33.6226	35.4906	37.3586				38.6662
		\$58,279	\$61,922	\$65,564	\$69,207	\$72,849				\$75,399
HC 86	Oct. 31-11	28 9334	30.7414	32 5494	34 3585	36.1665				
Network Analyst II	Expired rate					\$70,525				
	Nov.01-11	29.5121	31.3562	33.2004	35.0457	36.8898				38.1810
		\$57,549	\$61,145	\$64,741	\$68,339	\$71,935				\$74,453
	Nov.01-12	30.2499	32.1401	34.0304	35.9218	37.8121				39.1355
		\$58,987	\$62,673	\$66,359	\$70,048	\$73,734				\$76,314
	Nov. 01-13	31.1574	33.1043	35.0513	36.9995	38.9464				40.3096
		\$60,757	\$64,553	\$68,350	\$72,149	\$75,946				\$78,604

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 87	Oct. 31-11	30.3063	31.5122	34.0319	35.3469	36.7716	38.3065	39.8404		
Clinical Therapist Social Worker III	Expired rate	\$59,097	\$61,449	\$66,362	\$68,927	\$71,705	\$74,698	\$77,689		
	Nov.01-11	30.9124	32.1424	34.7125	36.0538	37.5070	39.0726	40.6372		42.0595
		\$60,279	\$62,678	\$67,689	\$70,305	\$73,139	\$76,192	\$79,243		\$82,016
	Nov.01-12	31.6852	32.9460	35.5804	36.9552	38.4447	40.0494	41.6531		43.1110
		\$61,786	\$64,245	\$69,382	\$72,063	\$74,967	\$78,096	\$81,224		\$84,066
	Nov. 01-13	32.6358	33.9344	36.6478	38.0638	39.5980	41.2509	42.9027		44.4043
		\$63,640	\$66,172	\$71,463	\$74,224	\$77,216	\$80,439	\$83,660		\$86,588
HC 88	Oct. 31-11	20 2062	31.5122	24 0210	25 2460	36.7716	38.3065	39.8404		
Psychologist Psychologist	Expired rate					\$71,705		\$77,689		
(Masters)*	,	, ,	. ,	, ,	. ,	. ,		, ,		
	Nov.01-11	30.9124	32.1424	34.7125	36.0538	37.5070	39.0726	40.6372		42.0595
		\$60,279	\$62,678	\$67,689	\$70,305	\$73,139	\$76,192	\$79,243		\$82,016
*Employees cannot move										
beyond the "after 2 year rate"	Nov.01-12		32.9460			38.4447	40.0494	41.6531		43.1110
unless registered in N.S.		\$61,786	\$64,245	\$69,382	\$72,063	\$74,967	\$78,096	\$81,224		\$84,066
	Nov. 01-13	32.6358	33.9344	36.6478	38.0638	39.5980	41.2509	42.9027		44.4043
		\$63,640	\$66,172	\$71,463	\$74,224	\$77,216	\$80,439	\$83,660		\$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 89 Infection Control Practitioner	Oct. 31-11 Expired rate	34.0353 \$66,369	35.2140 \$68,667	36.3924 \$70,965	37.5706 \$73,263	38.7503 \$75,563				
	Nov.01-11	34.7961 \$67,852	36.0012 \$70,202	37.2057 \$72,551		39.6165 \$77,252				41.0030 \$79,956
	Nov.01-11	36.0012 \$70,202	37.2057 \$72,551	38.4104 \$74,900	39.6165 \$77,252	41.0031 \$79,956				42.4382 \$82,754
	Nov.01-12	36.9012 \$71,957	38.1358 \$74,365	39.3707 \$76,773	40.6069 \$79,183	42.0282 \$81,955				43.4992 \$84,823
	Nov. 01-13	38.0083 \$74,116	39.2799 \$76,596	40.5518 \$79,076	41.8251 \$81,559	43.2890 \$84,414				44.8041 \$87,368
HC 90	Oct. 31-11	36.0356	38.7053	39.7771		42.0147				
Clinical Team Leader, Mental Health Services	Expired rate Nov.01-11	\$70,269 36.7563	\$75,475 39.4794	\$77,565 40.5726	, ,	\$81,929 42.8550				44.3549
	Nov.01-12	\$71,675 37.6752	\$76,985 40.4664	\$79,117 41.5870	\$81,361	\$83,567 43.9264				\$86,492 45.4638
		\$73,467	\$78,909	\$81,095	\$83,395	\$85,656				\$88,654
	Nov. 01-13	38.8055 \$75,671	41.6804 \$81,277	42.8346 \$83,527	44.0497 \$85,897	45.2442 \$88,226				46.8277 \$91,314

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 91 Pharmacist	Oct. 31-11 Expired rate			38.3322 \$74,748			_			
Clinical Pharmacist (Seniors	·	, ,	, ,	, ,	, ,	, ,	. ,			
Team)	Nov.01-11			39.0988 \$76,243		42.3618 \$82,606				45.6531 \$89,024
	Nov.01-12			40.0763			45.2120			46.7944
		\$72,327	\$75,121	\$78,149	\$81,411	\$84,671	\$88,163			\$91,249
	Nov. 01-13					44.7235 \$87,211				48.1983 \$93,987
HC 93	Oct. 31-11	39.6492	42.5530							
Psychologist PhD (Candidates Register)	Expired rate	\$77,316	\$82,978							
,	Nov.01-11	40.4422	43.4041							44.9232
		\$78,862	\$84,638							\$87,600
	Nov.01-12	41.4532	44.4892							46.0463
		\$80,834	\$86,754							\$89,790
	Nov. 01-13	42.6968	45.8238							47.4277
		\$83,259	\$89,356							\$92,484

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 95	Oct. 31-11	45.8624	48.4100	50.9576						
Psychologist (PhD)	Expired rate		\$94,399	\$99,367						
	Nov.01-11	46.7796	49.3782	51.9768						53.7959
		\$91,220	\$96,287	\$101,355						\$104,902
	Nov.01-12	47.9491	50.6127	53.2762						55.1408
		\$93,501	\$98,695	\$103,889						\$107,525
	Nov. 01-13	49.3876	52.1310	54.8745						56.7951
		\$96,306	\$101,656	\$107,005						\$110,750

SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

AND

CUPE LOCAL 835

- WAGE APPENDIX -

South West Nova District Health Authority #2 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 1	Oct. 31-11	15.9099	16.2164	16.5288	16.8472	17.1718				
Respiratory Team Aide	Expired rate	\$31,024	\$31,622	\$32,231	\$32,852	\$33,485				
	Nov.01-11	16.2281 \$31,645	16.5407 \$32,254	16.8594 \$32,876	17.1841 \$33,509	17.5152 \$34,155				18.1283 \$35,350
	Nov.01-12	16.6338 \$32,436	16.9542 \$33,061	17.2809 \$33,698	17.6137 \$34,347	17.9531 \$35,009				18.5815 \$36,234
	Nov. 01-13	17.1328 \$33,409	17.4629 \$34,053	17.7993 \$34,709	18.1422 \$35,377	18.4917 \$36,059				19.1389 \$37,321
HC2	Oct. 31-11	15.5116	15.8288	16.1448	16.4620	16.7783				
Porter	Expired rate	\$30,248	\$30,866	\$31,482	\$32,101	\$32,718				
	Nov.01-11	15.8218 \$30,853	16.1454 \$31,483	16.4677 \$32,112	16.7912 \$32,743	17.1139 \$33,372				17.7129 \$34,540
	Nov.01-12	16.2174 \$31,624	16.5490 \$32,271	16.8794 \$32,915	17.2110 \$33,561	17.5417 \$34,206				18.1557 \$35,404
	Nov. 01-13	16.7039 \$32,573	17.0455 \$33,239	17.3858 \$33,902	17.7274 \$34,568	18.0680 \$35,233				18.7003 \$36,466

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC3 Personal Care Worker Continuing Care Assistant	Oct. 31-11 Expired rate	16.1701 \$31,532	16.5007 \$32,176	16.8299 \$32,818	17.1606 \$33,463	17.4904 \$34,106				
Continuing our CASSISTANT	Nov.01-11	16.4935 \$32,162	16.8307 \$32,820	17.1665 \$33,475	17.5038 \$34,132	17.8402 \$34,788				18.4646 \$36,006
	Nov.01-12	16.9058 \$32,966	17.2515 \$33,640	17.5957 \$34,312	17.9414 \$34,986					18.9262 \$36,906
	Nov. 01-13	17.4130 \$33,955	17.7690 \$34,650	18.1235 \$35,341	18.4796 \$36,035	18.8348 \$36,728				19.4940 \$38,013
HC 4 Graduate Practical Nurse	Oct. 31-11 Expired rate	17.6951 \$34,506	18.2414 \$35,571	18.8428 \$36,743	19.4441 \$37,916	20.0455 \$39,089				
	Nov.01-11	18.0490 \$35,196	18.6062 \$36,282		19.8330 \$38,674	20.4464 \$39,870				21.1620 \$41,266
	Nov.01-12	18.5002 \$36,075	19.0714 \$37,189	19.7001 \$38,415	20.3288 \$39,641	20.9576 \$40,867				21.6911 \$42,298
	Nov. 01-13	19.0552 \$37,158	19.6435 \$38,305	20.2912 \$39,568	20.9387 \$40,830	21.5863 \$42,093				22.3418 \$43,567

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 7 Library Assistant	Oct. 31-11 Expired rate	19.3357 \$37,705	19.9948 \$38,990	20.6539 \$40,275	21.3132 \$41,561	21.9723 \$42,846				
	Nov.01-11	19.7224 \$38,459	20.3947 \$39,770	21.0670 \$41,081		22.4117 \$43,703				23.1962 \$45,233
	Nov.01-12	20.2155 \$39,420	20.9046 \$40,764	21.5937 \$42,108	22.2830 \$43,452	22.9720 \$44,795				23.7761 \$46,363
	Nov. 01-13	20.8219 \$40,603	21.5317 \$41,987			23.6612 \$46,139				24.4893 \$47,754
HC 10 Residential Care Worker	Oct. 31-11 Expired rate	16.2035 \$31,597	16.6873 \$32,540	17.1879 \$33,516	17.7035 \$34,522	18.2348 \$35,558	18.7821 \$36,625			
	Nov.01-11	16.5276 \$32,229	17.0210 \$33,191	17.5317 \$34,187	18.0576 \$35,212	18.5995 \$36,269	19.1577 \$37,358			19.8283 \$38,665
	Nov.01-12	16.9408 \$33,034	17.4466 \$34,021	17.9699 \$35,041	18.5090 \$36,093	19.0645 \$37,176	19.6367 \$38,292			20.3240 \$39,632
	Nov. 01-13	17.4490 \$34,026	17.9700 \$35,041	18.5090 \$36,093	19.0643 \$37,175	19.6364 \$38,291	20.2258 \$39,440			20.9337 \$40,821

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC11 DI Technical Assistant	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577	, ,	19.3608				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092	19.0216 \$37,092	19.4331	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674	19.5923 \$38,205	20.0161	20.4402 \$39,858				21.1556 \$41,253
										φ41,233
HC13 Medical Laboratory Assistant	Oct. 31-11 Expired rate	18.8335 \$36,725	19.4148 \$37,859	20.0548 \$39,107	20.6949 \$40,355	21.3350 \$41,603				
	Nov.01-11	19.2102 \$37,460	19.8031 \$38,616	20.4559 \$39,889	21.1088 \$41,162					22.5234 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2982 \$39,581	20.9673 \$40,886	21.6365 \$42,191	22.3057 \$43,496				23.0864 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9071 \$40,769		22.2856 \$43,457					23.7790 \$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC17 Registered Cardiology Technician	Oct. 31-11 Expired rate	19.0501 \$37,148	19.6089 \$38,237	20.1689 \$39,329		21.2877 \$41,511				
	Nov.01-11	19.4311 \$37,891	20.0011 \$39,002		21.1419 \$41,227					22.4734 \$43,823
	Nov.01-12	19.9169 \$38,838	20.5011 \$39,977		21.6705 \$42,257					23.0353 \$44,919
	Nov. 01-13	20.5144 \$40,003	21.1161 \$41,176		22.3206 \$43,525					23.7263 \$46,266
HC 19 Operating Room Attendant	Oct. 31-11 Expired rate	18.5800 \$36,231	19.1371 \$37,317	19.7220 \$38,458		20.8906 \$40,737				
	Nov.01-11	18.9516 \$36,956			20.7117 \$40,388					22.0542 \$43,006
	Nov.01-12	19.4254 \$37,880	20.0078 \$39,015		21.2295 \$41,398					22.6056 \$44,081
	Nov. 01-13	20.0082 \$39,016	20.6081 \$40,186		21.8664 \$42,639					23.2837 \$45,403

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC21 Pharmacy Technician	Oct. 31-11 Expired rate	18.8335 \$36,725	19.4149 \$37,859	20.0549 \$39,107	20.6950 \$40,355					
ŕ	Nov.01-11	19.2102 \$37,460	19.8032 \$38,616	20.4560 \$39,889	21.1089 \$41,162	21.7618				22.5235 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2983 \$39,582	20.9674	21.6366	22.3058				23.0866 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9072	, ,	22.2857	22.9750				23.7791 \$46,369
										Ψ : σ ,σσσ
HC25 Licensed Practical Nurse	Oct. 31-11 Expired rate	21.9079 \$42,720	22.4099 \$43,699	22.8941 \$44,644	23.5288 \$45,881					
	Nov.01-11	22.3461 \$43,575	22.8581 \$44,573	23.3520 \$45,536	23.9994 \$46,799					24.8394 \$48,437
	Nov.01-12	22.9047 \$44,664	23.4296 \$45,688	23.9358 \$46,675	24.5994 \$47,969					25.4603 \$49,648
	Nov. 01-13	23.5919 \$46,004	24.1324 \$47,058	24.6539 \$48,075	25.3373 \$49,408					26.2241 \$51,137

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC31 Health Records Technician	Oct. 31-11 Expired rate	22.1085 \$43,112	22.6183 \$44,106	23.1096 \$45,064	23.7592 \$46,330					
	Nov.01-11	22.5507 \$43,974	23.0707 \$44,988	23.5718 \$45,965						25.0826 \$48,911
	Nov.01-12	23.1144 \$45,073		24.1611 \$47,114	24.8402 \$48,438					25.7097 \$50,134
	Nov. 01-13	23.8079 \$46,425	24.3569 \$47,496	24.8859 \$48,528	25.5855 \$49,892					26.4809 \$51,638
HC 32 Registered Cardiology	Oct. 31-11 Expired rate	23.3171 \$45,468	23.8515 \$46,510	24.3668 \$47,515	25.0425 \$48,833					
Technologist II	Nov.01-11	23.7834 \$46,378	24.3285 \$47,441	24.8541 \$48,466	25.5434 \$49,810					26.4374 \$51,553
	Nov.01-12	24.3780 \$47,537	24.9367 \$48,627	25.4755 \$49,677	26.1819 \$51,055					27.0983 \$52,842
	Nov. 01-13	25.1094 \$48,963	25.6848 \$50,085	26.2398 \$51,168	26.9674 \$52,586					27.9113 \$54,427

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 33 Training & Productivity Analyst	Oct. 31-11 Expired rate	20.6397 \$40,247	21.6343 \$42,187	22.6294 \$44,127	23.6240 \$46,067	24.8674 \$48,491	26.1108 \$50,916			
	Nov.01-11	21.0525 \$41,052	22.0670 \$43,031		24.0965 \$46,988	25.3647 \$49,461	26.6330 \$51,934			27.5652 \$53,752
	Nov.01-12	21.5788 \$42,079	22.6187 \$44,106	23.6590 \$46,135		25.9989 \$50,698	27.2988 \$53,233			28.2543 \$55,096
	Nov. 01-13	22.2262 \$43,341		24.3688 \$47,519		26.7788 \$52,219	28.1178 \$54,830			29.1019 \$56,749
HC 45 Coordinator Volunteer Services	Oct. 31-11 Expired rate	23.4080 \$45,646	24.0655 \$46,928	24.8961 \$48,547	25.7088 \$50,132	26.5204 \$51,715				
	Nov.01-11	23.8762 \$46,559	24.5468 \$47,866			27.0508 \$52,749				27.9976 \$54,595
	Nov.01-12	24.4731 \$47,722	25.1605 \$49,063	26.0289 \$50,756	26.8786 \$52,413	27.7271 \$54,068				28.6975 \$55,960
	Nov. 01-13	25.2073 \$49,154	25.9153 \$50,535	26.8097 \$52,279		28.5589 \$55,690				29.5585 \$57,639

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 46 Rehabilitation Assistant	Oct. 31-11 Expired rate	21.5994 \$42,119		22.6179 \$44,105						
	Nov.01-11	22.0314 \$42,961	22.5510 \$43,974	23.0703 \$44,987						24.3967 \$47,574
	Nov.01-12	22.5822 \$44,035	23.1148 \$45,074	23.6470 \$46,112						25.0066 \$48,763
	Nov. 01-13	23.2596 \$45,356		24.3564 \$47,495						25.7568 \$50,226
HC 47 Recreation Facilitator	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1937 \$35,478	18.5875 \$36,246	18.9812 \$37,013				
necreation racintator	Nov.01-11	17.7523 \$34,617	18.1553	18.5576	18.9593	19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092	19.0215 \$37,092	19.4332	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674 \$37,377	19.5922 \$38,205	20.0162 \$39,032					21.1556 \$41,253

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 48 Adult Comm Support Worker	Oct. 31-11 Expired rate	22.2968 \$43,479	23.2237 \$45,286	25.1794 \$49,100	26.2096 \$51,109	27.3413 \$53,316	28.4744 \$55,525	29.6076 \$57,735	30.7400 \$59,943	
Child Comm Support Worker	Nov.01-11	22.7427 \$44,348	23.6882 \$46,192	25.6830 \$50,082	26.7338 \$52,131	27.8881 \$54,382	29.0439 \$56,636	30.1998 \$58,890	31.3548 \$61,142	32.4522 \$63,282
	Nov.01-12	23.3113 \$45,457	24.2804 \$47,347	26.3251 \$51,334	27.4021 \$53,434	28.5853 \$55,741	29.7700 \$58,051	30.9547 \$60,362	32.1387 \$62,670	33.2635 \$64,864
	Nov. 01-13	24.0106 \$46,821	25.0088 \$48,767	27.1148 \$52,874			30.6631 \$59,793	31.8834 \$62,173	33.1028 \$64,551	34.2614 \$66,810
HC 50 Recreation Coordinator	Oct. 31-11 Expired rate	18.4462 \$35,970	19.0155 \$37,080	19.6423 \$38,302	20.2693 \$39,525	20.8961 \$40,747				
	Nov.01-11	18.8151 \$36,689	19.3958 \$37,822	20.0351 \$39,069	20.6747 \$40,316					22.0600 \$43,017
	Nov.01-12	19.2855 \$37,607	19.8807 \$38,767	20.5360 \$40,045	21.1916 \$41,324					22.6115 \$44,092
	Nov. 01-13	19.8641 \$38,735	20.4771 \$39,930	21.1521 \$41,247	21.8273 \$42,563	22.5023 \$43,879				23.2899 \$45,415

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC51 Medical Laboratory Technologist Point of Care Coordinator	Oct. 31-11 Expired rate	25.0447 \$48,837	25.6219 \$49,963	26.9144 \$52,483	27.6704 \$53,957		30.4932 \$59,462			
Radiology Technologist	Nov.01-11	25.5456 \$49,814	26.1343 \$50,962		28.2238 \$55,036	30.1512 \$58,795				32.1917 \$62,774
	Nov.01-12	26.1842 \$51,059	26.7877 \$52,236	28.1390 \$54,871	28.9294 \$56,412	30.9050 \$60,265	31.8806 \$62,167			32.9965 \$64,343
	Nov. 01-13	26.9698 \$52,591	27.5913 \$53,803	28.9832 \$56,517		31.8321 \$62,073	32.8371 \$64,032			33.9864 \$66,273
HC52 Nuclear Medicine Technologist	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868	30.5954 \$59,661	31.5381 \$61,499	32.4592 \$63,295			
	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194	30.2696 \$59,026	31.2073 \$60,854	32.1689 \$62,729	33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501	31.9875 \$62,376	32.9731 \$64,298	33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383	31.9572 \$62,316	32.9471 \$64,247	33.9623 \$66,226	34.9542 \$68,161			36.1776 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 54 Chronic Disease Management Coordinator Respiratory Therapist	Oct. 31-11 Expired rate	24.0905 \$46,976	24.7675 \$48,297	26.3420 \$51,367	27.2020 \$53,044	29.8016 \$58,113		31.9437 \$62,290		
	Nov.01-11	24.5723 \$47,916	25.2629 \$49,263	26.8688 \$52,394	27.7460 \$54,105	30.3976 \$59,275	31.4621 \$61,351			
	Nov.01-12	25.1866 \$49,114			28.4397 \$55,457		32.2487 \$62,885			
	Nov. 01-13	25.9422 \$50,587	26.6713 \$52,009		29.2929 \$57,121	32.0923 \$62,580	33.2161 \$64,771	34.3991 \$67,078		
HC59 Technical Analyst	Oct. 31-11 Expired rate	22.6725 \$44,211	23.6929 \$46,201	24.7590 \$48,280	25.8732 \$50,453	27.0374 \$52,723	28.3404 \$55,264			
	Nov.01-11	23.1260 \$45,096	24.1668 \$47,125		26.3907 \$51,462	27.5781 \$53,777	28.9072 \$56,369			29.9190 \$58,342
	Nov.01-12	23.7041 \$46,223	24.7709 \$48,303	25.8855 \$50,477	27.0504 \$52,748	28.2676 \$55,122	29.6299 \$57,778			30.6669 \$59,801
	Nov. 01-13	24.4152 \$47,610			27.8619 \$54,331	29.1156 \$56,775	30.5188 \$59,512			31.5869 \$61,595

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC60 Librarian I	Oct. 31-11 Expired rate	26.2488 \$51,185	28.7572 \$56,077	29.7643 \$58,040		31.8664 \$62,139				
	Nov.01-11	26.7738 \$52,209	29.3323 \$57,198	30.3596 \$59,201	31.4408 \$61,310					33.6414 \$65,601
	Nov.01-12	27.4431 \$53,514	30.0657 \$58,628	31.1186 \$60,681	32.2268 \$62,842					34.4824 \$67,241
	Nov. 01-13	28.2664 \$55,120	30.9676 \$60,387	32.0521 \$62,502	33.1936 \$64,728	34.3158 \$66,916				35.5169 \$69,258
HC 63 Clinical Dietitian	Oct. 31-11 Expired rate	26.7600 \$52,182	27.9157 \$54,436	30.2293 \$58,947	31.3856 \$61,202	32.6464 \$63,660	33.9079 \$66,120			
	Nov.01-11	27.2952 \$53,226	28.4740 \$55,524		32.0133 \$62,426					37.2393 \$72,617
	Nov.01-12	27.9776 \$54,556	29.1859 \$56,912	31.6047 \$61,629		34.1318 \$66,557		36.8795 \$71,915		38.1703 \$74,432
	Nov. 01-13	28.8169 \$56,193	30.0614 \$58,620	32.5529 \$63,478	33.7981 \$65,906	35.1558 \$68,554	36.5142 \$71,203			39.3154 \$76,665

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC65 Ultrasonographer Ultrasonographer/	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868	30.5954 \$59,661	31.5381 \$61,499	32.4592 \$63,295			
Echocardiography Tech MRI Technologist	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194	30.2696 \$59,026	31.2073 \$60,854	32.1689 \$62,729	33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501	31.9875 \$62,376	32.9731 \$64,298	33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383	31.9572 \$62,316		33.9623 \$66,226	34.9542 \$68,161			36.1776 \$70,546
HC 66 CT Scan Technologist	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868	30.5954 \$59,661	31.5381 \$61,499	32.4591 \$63,295			
	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194	30.2696 \$59,026	31.2073 \$60,854	32.1689 \$62,729	33.1083 \$64,561			34.2671 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501	31.9875 \$62,376	32.9731 \$64,298	33.9360 \$66,175			35.1237 \$68,491
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383	31.9572 \$62,316		33.9623 \$66,226	34.9541 \$68,160			36.1775 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 73 Falls Prevention Coordinator Occupational Therapist	Oct. 31-11 Expired rate	27.5907 \$53,802	29.8701 \$58,247	31.0094 \$60,468	32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
Physiotherapist Physiotherapist	Nov.01-11	28.1425 \$54,878	30.4675 \$59,412	31.6296 \$61,678	32.8966 \$64,148	34.1883 \$66,667	35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	31.2292 \$60,897	32.4203 \$63,220	33.7190 \$65,752	35.0430 \$68,334	36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937	32.1661 \$62,724	33.3929 \$65,116	34.7306 \$67,725	36.0943 \$70,384	37.5187 \$73,162			38.8319 \$75,722
HC 74 Recreation Therapist	Oct. 31-11 Expired rate	27.0231 \$52,695	29.2557 \$57,049	30.3716 \$59,225	31.5882 \$61,597	32.8285 \$64,016	34.1242 \$66,542			
	Nov.01-11	27.5636 \$53,749	29.8408 \$58,190	30.9790 \$60,409	32.2200 \$62,829	33.4851 \$65,296	34.8067 \$67,873			36.0249 \$70,249
	Nov.01-12	28.2527 \$55,093	30.5868 \$59,644	31.7535 \$61,919	33.0255 \$64,400	34.3222 \$66,928	35.6769 \$69,570			36.9255 \$72,005
	Nov. 01-13	29.1002 \$56,745	31.5044 \$61,434	32.7061 \$63,777	34.0162 \$66,332	35.3519 \$68,936	36.7472 \$71,657			38.0333 \$74,165

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 77 Social Worker II	Oct. 31-11 Expired rate	27.5907 \$53,802	29.8701 \$58,247	31.0094 \$60,468	32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
	Nov.01-11	28.1425 \$54,878	30.4675 \$59,412	31.6296 \$61,678		34.1883 \$66,667	35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	31.2292 \$60,897	32.4203 \$63,220	33.7190 \$65,752	35.0430 \$68,334	36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937	32.1661 \$62,724	33.3929 \$65,116	34.7306 \$67,725	36.0943 \$70,384	37.5187 \$73,162			38.8319 \$75,722
HC 78 Challenging Behaviour Resource Consultant	Oct. 31-11 Expired rate	29.6072 \$57,734	30.7398 \$59,943	31.9747 \$62,351	33.2097 \$64,759	34.5486 \$67,370	35.9907 \$70,182			
Resource Consultant	Nov.01-11	30.1993 \$58,889	31.3546 \$61,141	32.6142 \$63,598		35.2396 \$68,717	36.7105 \$71,586			37.9954 \$74,091
	Nov.01-12	30.9543 \$60,361	32.1385 \$62,670	33.4295 \$65,188	34.7207 \$67,705	36.1206 \$70,435	37.6283 \$73,375			38.9453 \$75,943
	Nov. 01-13	31.8830 \$62,172	33.1026 \$64,550	34.4324 \$67,143	35.7624 \$69,737	37.2042 \$72,548				40.1136 \$78,222

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 79 Grad Tech	Oct. 31-11 Expired rate	24.0834 \$46,963								
	Nov.01-11	24.5651 \$47,902								25.4248 \$49,578
	Nov.01-12	25.1792 \$49,099								26.0605 \$50,818
	Nov. 01-13	25.9346 \$50,572								26.8423 \$52,342
HC81	Oct. 31-11	27.3413	28.4744	29.6076	30.7400	31.9713	33.2104			
Systems Analyst II Network Analyst I	Expired rate	\$53,316	\$55,525	\$57,735	\$59,943	\$62,344	\$64,760			
Collaboration & Desktop Security Analyst	Nov.01-11	27.8881 \$54,382	29.0439 \$56,636	30.1998 \$58,890	31.3548 \$61,142	32.6107 \$63,591	33.8746 \$66,055			35.0602 \$68,367
	Nov.01-12	28.5853 \$55,741	29.7700 \$58,051	30.9547 \$60,362	32.1387 \$62,670	33.4260 \$65,181	34.7215 \$67,707			35.9367 \$70,077
	Nov. 01-13	29.4429 \$57,414	30.6631 \$59,793	31.8834 \$62,173	33.1028 \$64,551	34.4288 \$67,136	35.7631 \$69,738			37.0148 \$72,179

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 83	Oct. 31-11	28.5242	31.2501	32.3444	33.4963	34.6287				
Medical Lab Technologist Quality Coordinator	Expired rate	\$55,622	\$60,938	\$63,072	\$65,318	\$67,526				
Pathology Assistant	Nov.01-11	29.0947	31.8751	32.9913	34.1662	35.3213				36.5575
Senior Technologist Medical Lab Tech Senior Medical Radiation Technologist		\$56,735	\$62,156	\$64,333	\$66,624	\$68,876				\$71,287
_	Nov.01-12	29.8221	32.6720	33.8161	35.0204	36.2043				37.4715
		\$58,153	\$63,710	\$65,941	\$68,290	\$70,598				\$73,069
	Nov. 01-13	30.7167	33.6521	34.8306	36.0710	37.2904				38.596
		\$59,898	\$65,622	\$67,920	\$70,338	\$72,716				\$75,261
HC 84	Oct. 31-11	32.7793	34.7074	36.6356	38.5638	39.7592				
Network Engineer	Expired rate	\$63,920	\$67,679	\$71,439	\$75,199	\$77,530				
	Nov.01-11	33.4349	35.4015	37.3683	39.3351	40.5544				41.9738
		\$65,198	\$69,033	\$72,868	\$76,703	\$79,081				\$81,849
	Nov.01-12	34.2708	36.2866	38.3025	40.3185	41.5682				43.0231
	_	\$66,828		\$74,690		\$81,058				\$83,895
	Nov. 01-13	35.2989	37.3752	39.4516	41.5280	42.8153				44.3138
		\$68,833		\$76,931	\$80,980	\$83,490				\$86,412

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 85 PACS Application Specialist	Oct. 31-11 Expired rate	27.7535 \$54,119	29.4881 \$57,502	31.2227 \$60,884	32.9573 \$64,267	34.6920 \$67,649				
	Nov.01-11	28.3086 \$55,202	30.0779 \$58,652	31.8472 \$62,102	33.6164 \$65,552	35.3858 \$69,002				36.6243 \$71,417
	Nov.01-12	29.0163 \$56,582	30.8298 \$60,118	32.6433 \$63,654	34.4569 \$67,191	36.2705 \$70,727				37.5400 \$73,203
	Nov. 01-13	29.8868 \$58,279	31.7547 \$61,922	33.6226 \$65,564	35.4906 \$69,207	37.3586 \$72,849				38.6662 \$75,399
HC 86 Network Analyst II	Oct. 31-11 Expired rate	28.9334 \$56,420	30.7414 \$59,946		34.3585 \$66,999	36.1665 \$70,525				
	Nov.01-11	29.5121 \$57,549	31.3562 \$61,145	33.2004 \$64,741		36.8898 \$71,935				38.1810 \$74,453
	Nov.01-12	30.2499 \$58,987	32.1401 \$62,673		35.9218 \$70,048	37.8121 \$73,734				39.1355 \$76,314
	Nov. 01-13	31.1574 \$60,757	33.1043 \$64,553		36.9995 \$72,149	38.9464 \$75,946				40.3096 \$78,604

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 87 Social Worker III	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449	34.0319 \$66,362	35.3469 \$68,927	36.7716 \$71,705	38.3065 \$74,698			
	Nov.01-11	30.9124 \$60,279	32.1424 \$62,678		36.0538 \$70,305	37.5070 \$73,139	39.0726 \$76,192	40.6372 \$79,243		42.0595 \$82,016
	Nov.01-12	31.6852 \$61,786	32.9460 \$64,245	35.5804 \$69,382	36.9552 \$72,063	38.4447 \$74,967	40.0494 \$78,096	41.6531 \$81,224		43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640	33.9344 \$66,172	36.6478 \$71,463		39.5980 \$77,216	41.2509 \$80,439			44.4043 \$86,588
HC 88 Psychologist (Masters)*	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449	34.0319 \$66,362	35.3469 \$68,927	36.7716 \$71,705		39.8404 \$77,689		
*Employees cannot move beyond the "after 2 year rate"	Nov.01-11	30.9124 \$60,279	32.1424 \$62,678	34.7125 \$67,689	36.0538 \$70,305	37.5070 \$73,139	39.0726 \$76,192	40.6372 \$79,243		42.0595 \$82,016
unless registered in N.S.	Nov.01-12	31.6852 \$61,786	32.9460 \$64,245	35.5804 \$69,382	36.9552 \$72,063	38.4447 \$74,967		41.6531 \$81,224		43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640	33.9344 \$66,172	36.6478 \$71,463	38.0638 \$74,224	39.5980 \$77,216	41.2509 \$80,439	42.9027 \$83,660		44.4043 \$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 89 Infection Control Practitioner - YRH	Oct. 31-11 Expired rate	34.0353 \$66,369	35.2140 \$68,667	36.3924 \$70,965	37.5706 \$73,263					
	Nov.01-11	34.7961 \$67,852	36.0012 \$70,202	37.2057 \$72,551	38.4104 \$74,900					41.0030 \$79,956
	Nov.01-11	36.0012 \$70,202	37.2057 \$72,551		39.6165 \$77,252					42.4382 \$82,754
	Nov.01-12	36.9012 \$71,957	38.1358 \$74,365	39.3707 \$76,773	40.6069 \$79,183					43.4992 \$84,823
	Nov. 01-13	38.0083 \$74,116	39.2799 \$76,596	40.5518 \$79,076	41.8251 \$81,559					44.8041 \$87,368
HC 91 Pharmacist	Oct. 31-11 Expired rate	35.4764 \$69,179	36.8471 \$71,852	38.3322 \$74,748		41.5312 \$80,986				
	Nov.01-11	36.1859 \$70,563	37.5840 \$73,289	39.0988 \$76,243		42.3618 \$82,606	44.1093 \$86,013			45.6531 \$89,024
	Nov.01-12	37.0906 \$72,327	38.5236 \$75,121	40.0763 \$78,149	41.7493 \$81,411	43.4209 \$84,671	45.2120 \$88,163			46.7944 \$91,249
	Nov. 01-13	38.2033 \$74,496	39.6794 \$77,375	41.2786 \$80,493	43.0018 \$83,854	44.7235 \$87,211	46.5684 \$90,808			48.1983 \$93,987

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 93	Oct. 31-11	39.6492	42.5530							
Psychologist PhD (Candidates Register)	Expired rate	\$77,316	\$82,978							
,	Nov.01-11	40.4422	43.4041							44.9232
		\$78,862	\$84,638							\$87,600
	Nov.01-12	41.4532	44.4892							46.0463
		\$80,834	\$86,754							\$89,790
	Nov. 01-13	42.6968	45.8238							47.4277
		\$83,259	\$89,356							\$92,484
110.05	0-1-04-44	45.0004	40.4100	F0.0F70						
HC 95	Oct. 31-11	45.8624	48.4100	50.9576						
Psychologist IV Psychologist (PhD)	Expired rate	\$89,432	\$94,399	\$99,367						
	Nov.01-11	46.7796	49.3782	51.9768						53.7959
		\$91,220	\$96,287	\$101,355						\$104,902
	Nov.01-12	47.9491	50.6127	53.2762						55.1408
		\$93,501	\$98,695	\$103,889						\$107,525
	Nov. 01-13	49.3876	52.1310	54.8745						56.7951
		\$96,306	\$101,656	\$107,005						\$110,750

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

AND

CUPE LOCAL 4150

- WAGE APPENDIX -

Annapolis Valley Health Authority #3 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC2 Porter	Oct. 31-11 Expired rate	15.5116 \$30,248	15.8288 \$30,866	16.1448 \$31,482	16.4620 \$32,101	16.7783 \$32,718				
	Nov.01-11	15.8218 \$30,853	16.1454 \$31,483	16.4677 \$32,112		17.1139 \$33,372				17.7129 \$34,540
	Nov.01-12	16.2174 \$31,624	16.5490 \$32,271	16.8794 \$32,915	17.2110 \$33,561	17.5417 \$34,206				18.1557 \$35,404
	Nov. 01-13	16.7039 \$32,573	17.0455 \$33,239	17.3858 \$33,902	17.7274 \$34,568	18.0680 \$35,233				18.7003 \$36,466
HC3	Oct. 31-11	16.1701	16.5007	16.8299		17.4904				
Care Team Assistant	Expired rate Nov.01-11	\$31,532 16.4935	\$32,176 16.8307	\$32,818 17.1665	\$33,463 17.5038	\$34,106 17.8402				18.4646
	Nov.01-12	\$32,162 16.9058	\$32,820 17.2515	\$33,475 17.5957	. ,	\$34,788 18.2862				\$36,006 18.9262
	Nov. 01-13	\$32,966 17.4130	\$33,640 17.7690	\$34,312 18.1235	\$34,986					\$36,906 19.4940
	1101.01.10	\$33,955	\$34,650	\$35,341		\$36,728				\$38,013

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 4 Nurses Aide-SMH Graduate Practical Nurse	Oct. 31-11 Expired rate	17.6951 \$34,506	18.2414 \$35,571	18.8428 \$36,743	19.4441 \$37,916	20.0455 \$39,089				
Ciaduate Fractical Nuise	Nov.01-11	18.0490 \$35,196	18.6062 \$36,282	19.2197 \$37,478	19.8330 \$38,674	20.4464 \$39,870				21.1620 \$41,266
	Nov.01-12	18.5002 \$36,075	19.0714 \$37,189	19.7001 \$38,415	20.3288 \$39,641					21.6911 \$42,298
	Nov. 01-13	19.0552 \$37,158	19.6435 \$38,305	20.2912 \$39,568	20.9387 \$40,830					22.3418 \$43,567
HC 5 Ward Aide	Oct. 31-11 Expired rate	16.3078 \$31,800	16.7961 \$32,752	17.2857 \$33,707	17.7734 \$34,658	18.4246 \$35,928				
	Nov.01-11	16.6340 \$32,436	17.1320 \$33,407	17.6314 \$34,381	18.1289 \$35,351	18.7931 \$36,647				19.4509 \$37,929
	Nov.01-12	17.0498 \$33,247	17.5603 \$34,243	18.0722 \$35,241	18.5821 \$36,235	19.2629 \$37,563				19.9371 \$38,877
	Nov. 01-13	17.5613 \$34,245	18.0871 \$35,270	18.6144 \$36,298	19.1396 \$37,322	19.8408 \$38,690				20.5352 \$40,044

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 6 Residential Rehabilitation Worker	Oct. 31-11 Expired rate	18.2528 \$35,593								
	Nov.01-11	18.6179 \$36,305								19.2695 \$37,575
	Nov.01-12	19.0833 \$37,212								19.7512 \$38,515
	Nov. 01-13	19.6558 \$38,329								20.3438 \$39,670
HC 7 Library Assistant	Oct. 31-11 Expired rate	19.3357 \$37,705	19.9948 \$38,990	20.6539 \$40,275	21.3132 \$41,561	21.9723 \$42,846				
	Nov.01-11	19.7224 \$38,459	20.3947 \$39,770	21.0670 \$41,081	21.7395 \$42,392	22.4117 \$43,703				23.1962 \$45,233
	Nov.01-12	20.2155 \$39,420	20.9046 \$40,764	21.5937 \$42,108	22.2830 \$43,452	22.9720 \$44,795				23.7761 \$46,363
	Nov. 01-13	20.8219 \$40,603	21.5317 \$41,987	22.2415 \$43,371		23.6612 \$46,139				24.4893 \$47,754

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC9 Senior Porter Unregistered Cardiology	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
Technologist	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577 \$36,187	18.9591 \$36,970	19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0216 \$37,092	19.4331 \$37,895	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674 \$37,377	19.5923 \$38,205	20.0161 \$39,031	20.4402 \$39,858				21.1556 \$41,253
HC11 Medical Imaging Assistant	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577 \$36,187	18.9591 \$36,970	19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0216 \$37,092	19.4331 \$37,895	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674 \$37,377	19.5923 \$38,205	20.0161 \$39,031	20.4402 \$39,858				21.1556 \$41,253

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 12 SPD Aide	Oct. 31-11 Expired rate	17.6951 \$34,506	18.2414 \$35,571	18.8428 \$36,743	19.4441 \$37,916	20.0455 \$39,089				
	Nov.01-11	18.0490 \$35,196	18.6062 \$36,282	19.2197 \$37,478	19.8330 \$38,674	20.4464 \$39,870				21.1620 \$41,266
	Nov.01-12	18.5002 \$36,075	19.0714 \$37,189	19.7001 \$38,415	20.3288 \$39,641	20.9576 \$40,867				21.6911 \$42,298
	Nov. 01-13	19.0552 \$37,158	19.6435 \$38,305	20.2912 \$39,568		21.5863 \$42,093				22.3418 \$43,567
HC13 Lab Assistant	Oct. 31-11 Expired rate	18.8335 \$36,725	19.4148 \$37,859	20.0548 \$39,107	20.6949 \$40,355					
OR SPD Liaison Endoscopy Technician / SPD Liaison	Nov.01-11	19.2102 \$37,460	19.8031 \$38,616	20.4559 \$39,889	21.1088 \$41,162	21.7617 \$42,435				22.5234 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2982 \$39,581	20.9673 \$40,886	21.6365 \$42,191	22.3057 \$43,496				23.0864 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9071 \$40,769	21.5963 \$42,113	22.2856 \$43,457	22.9749 \$44,801				23.7790 \$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC17	Oct. 31-11	19.0501	19.6089	20.1689	20.7274	21.2877				
Registered Cardiology Technologist I	Expired rate	\$37,148	\$38,237	\$39,329	\$40,418	\$41,511				
	Nov.01-11	19.4311	20.0011	20.5723	21.1419	21.7135				22.4734
		\$37,891	\$39,002	\$40,116	\$41,227	\$42,341				\$43,823
	Nov.01-12	19.9169	20.5011	21.0866	21.6705	22.2563				23.0353
		\$38,838	\$39,977	\$41,119	\$42,257	\$43,400				\$44,919
	Nov. 01-13	20.5144	21.1161	21.7192	22.3206	22.9240				23.7263
		\$40,003	\$41,176	\$42,352						\$46,266
HC21	0-4-01-11	10.0005	10 41 40	00.0540	00.0050	01.0051				
Pharmacy Technician	Oct. 31-11	18.8335	19.4149	20.0549	20.6950					
Pharmacy rechnician	Expired rate	\$36,725	\$37,859	\$39,107	\$40,355	\$41,603				
	Nov.01-11	19.2102	19.8032	20.4560	21.1089	21.7618				22.5235
		\$37,460	\$38,616	\$39,889	\$41,162	\$42,436				\$43,921
	Nov.01-12	19.6904	20.2983	20.9674	21.6366	22.3058				23.0866
		\$38,396	\$39,582	\$40,886	\$42,191	\$43,496				\$45,019
	Nov. 01-13	20.2811	20.9072	21.5964	22.2857	22.9750				23.7791
		\$39,548	\$40,769	\$42,113	\$43,457	\$44,801				\$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 24 Psychosocial	Oct. 31-11 Expired rate	19.8724 \$38,751	20.4516 \$39,881	21.0320 \$41,012	21.6108 \$42,141	22.1908 \$43,272				
Rehabilitation Worker (Day Program/ Residence)	Nov.01-11	20.2698 \$39,526	20.8606 \$40,678		22.0430 \$42,984					23.4268 \$45,682
	Nov.01-12	20.7766 \$40,514	21.3821 \$41,695		22.5941 \$44,058					24.0125 \$46,824
	Nov. 01-13	21.3999 \$41,730	22.0236 \$42,946	22.6486 \$44,165	23.2719 \$45,380					24.7329 \$48,229
HC25 Licensed Practical Nurse	Oct. 31-11 Expired rate	21.9079 \$42,720	22.4099 \$43,699	22.8941 \$44,644	23.5288 \$45,881					
	Nov.01-11	22.3461 \$43,575	22.8581 \$44,573		23.9994 \$46,799					24.8394 \$48,437
	Nov.01-12	22.9047 \$44,664	23.4296 \$45,688		24.5994 \$47,969					25.4603 \$49,648
	Nov. 01-13	23.5919 \$46,004	24.1324 \$47,058		25.3373 \$49,408					26.2241 \$51,137

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 27	Oct. 31-11	19.1062	19.6149	20.1065						
Rehabilitation Aide	Expired rate	\$37,257	\$38,249	\$39,208	\$40,202					
	Nov.01-11	19.4883	20.0072	20.5086	21.0287					21.7647
		\$38,002	\$39,014	\$39,992	\$41,006					\$42,441
	Nov.01-12	19.9755	20.5074	21.0213	21.5544					22.3089
		\$38,952	\$39,989							\$43,502
	Nov. 01-13	20.5748	21.1226	21.6520	22.2011					22.9781
		\$40,121		\$42,221	_					\$44,807
110.00	0-1-01-11	17.0704	10.1000	10.0000	04 5000	00.01.01	00.0507			
HC 29 Dietetic Technician	Oct. 31-11 Expired rate	17.6734 \$34,463	18.1308 \$35,355		21.5233 \$41,970		22.6597 \$44 186			
Dictetio recimician	Expired rate	ψ0-1,-100	ψ00,000	φου,7 ου	Ψ+1,570	ψ+0,505	ψ++,100			
	Nov.01-11	18.0269	18.4934	19.1970	21.9538	22.7583	23.1129			23.9218
		\$35,152	\$36,062	\$37,434	\$42,810	\$44,379	\$45,070			\$46,648
	Nov.01-12	18.4775	18.9558	19.6769	22.5026	23.3273	23.6907			24.5199
		\$36,031	\$36,964	\$38,370	\$43,880	\$45,488	\$46,197			\$47,814
	Nov. 01-13	19.0319	19.5244	20.2672	23.1777	24.0271	24.4014			25.2555
		\$37,112			\$45,196					\$49,248

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC31 Health Records Technician	Oct. 31-11 Expired rate	22.1085 \$43,112	22.6183 \$44,106		23.7592 \$46,330					
. commonan	Nov.01-11	22.5507 \$43,974	23.0707 \$44,988		24.2344 \$47,257					25.0826 \$48,911
	Nov.01-12	23.1144 \$45,073	23.6474 \$46,112	24.1611 \$47,114	24.8402 \$48,438					25.7097 \$50,134
	Nov. 01-13	23.8079 \$46,425	24.3569 \$47,496	24.8859 \$48,528	25.5855 \$49,892					26.4809 \$51,638
HC 32 Registered Cardiology	Oct. 31-11 Expired rate	23.3171 \$45,468	23.8515 \$46,510	24.3668 \$47,515	25.0425 \$48,833					
Technologist II	Nov.01-11	23.7834 \$46,378	24.3285 \$47,441	24.8541 \$48,466	25.5434 \$49,810					26.4374 \$51,553
	Nov.01-12	24.3780 \$47,537	24.9367 \$48,627	25.4755 \$49,677	26.1819 \$51,055					27.0983 \$52,842
	Nov. 01-13	25.1094 \$48,963	25.6848 \$50,085		26.9674 \$52,586					27.9113 \$54,427

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 33 Training & Productivity Analyst	Oct. 31-11 Expired rate	20.6397 \$40,247	21.6343 \$42,187		23.6240 \$46,067					
, and you	Nov.01-11	21.0525 \$41,052	22.0670 \$43,031		24.0965 \$46,988					27.5652 \$53,752
	Nov.01-12	21.5788 \$42,079	22.6187 \$44,106		24.6989 \$48,163					28.2543 \$55,096
	Nov. 01-13	22.2262 \$43,341	23.2972 \$45,430		25.4399 \$49,608		_			29.1019 \$56,749
HC 37 Orthopedic Technician	Oct. 31-11 Expired rate	19.8424 \$38,693	20.4027 \$39,785	_	21.9940 \$42,888					
	Nov.01-11	20.2392 \$39,467	20.8108 \$40,581		22.4339 \$43,746					24.2744 \$47,335
	Nov.01-12	20.7452 \$40,453	21.3310 \$41,595		22.9947 \$44,840					24.8813 \$48,519
	Nov. 01-13	21.3676 \$41,667	21.9710 \$42,843		23.6846 \$46,185					25.6277 \$49,974

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 42	Oct. 31-11	20.4377	22.2176	23.9989						
Application Analyst	Expired rate	\$39,854	\$43,324	\$46,798						
	Nov.01-11	20.8465	22.6620	24.4789						25.3356
		\$40,651	\$44,191	\$47,734						\$49,404
	Nov.01-12	21.3676	23.2285	25.0908						25.9690
		\$41,667	\$45,296	\$48,927						\$50,640
	Nov. 01-13	22.0086	23.9254	25.8436						26.7481
		\$42,917	\$46,654	\$50,395						\$52,159
HC 45	Oct. 31-11	21.5994		22.6179						
Rehabilitation Assistant	Expired rate	\$42,119	\$43,112	\$44,105	\$45,064					
	Nov.01-11	22.0314	22.5510	23.0703	23.5717					24.3967
		\$42,961	\$43,974	\$44,987	\$45,965					\$47,574
	Nov.01-12	22.5822	23.1148	23.6470	24.1610					25.0066
		\$44,035	\$45,074	\$46,112	\$47,114					\$48,763
	Nov. 01-13	23.2596	23.8082	24.3564	24.8858					25.7568
		\$45,356	\$46,426	\$47,495	\$48,527					\$50,226

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 47 Registered Cardiology Tech (VRH)	Oct. 31-11 Expired rate	24.4015 \$47,583	25.0868 \$48,919	25.9527 \$50,608	26.8000 \$52,260	27.6460 \$53,910				
(,	Nov.01-11	24.8895 \$48,535	25.5885 \$49,898		27.3360 \$53,305					29.1859 \$56,912
	Nov.01-12	25.5118 \$49,748		27.1335 \$52,910						29.9155 \$58,335
	Nov. 01-13	26.2771 \$51,240	27.0151 \$52,679	27.9476 \$54,498	28.8600 \$56,277					30.8130 \$60,085
HC 49 Adult Community Support Worker Adolescent Community	Oct. 31-11 Expired rate	22.2968 \$43,479	23.2237 \$45,286	25.1794 \$49,100		27.3413 \$53,316			30.7400 \$59,943	
Support Worker Child Community Support Worker Psychosocial Rehabilitation	Nov.01-11	22.7427 \$44,348	23.6882 \$46,192	25.6830 \$50,082		27.8881 \$54,382	29.0439 \$56,636	30.1998 \$58,890		32.4522 \$63,282
Worker, Community	Nov.01-12	23.3113 \$45,457	24.2804 \$47,347			28.5853 \$55,741		30.9547 \$60,362	32.1387 \$62,670	33.2635 \$64,864
	Nov. 01-13	24.0106 \$46,821	25.0088 \$48,767			29.4429 \$57,414		31.8834 \$62,173	33.1028 \$64,551	34.2614 \$66,810

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC51 Radiology Technologist	Oct. 31-11 Expired rate	25.0447 \$48,837	25.6219 \$49,963		27.6704 \$53,957					
Laboratory Technologist	Nov.01-11	25.5456 \$49,814	26.1343 \$50,962	27.4527 \$53,533	28.2238 \$55,036					32.1917 \$62,774
	Nov.01-12	26.1842 \$51,059	26.7877 \$52,236	28.1390 \$54,871	28.9294 \$56,412					32.9965 \$64,343
	Nov. 01-13	26.9698 \$52,591	27.5913 \$53,803	28.9832 \$56,517	29.7973 \$58,105					33.9864 \$66,273
HC52 Nuclear Medicine Technologist	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073		30.5954 \$59,661					
	Nov.01-11	28.3706 \$55,323		30.2696 \$59,026						34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501	31.9875 \$62,376					35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383		32.9471 \$64,247					36.1776 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 53 Recreation Programmer	Oct. 31-11 Expired rate	18.4461 \$35,970	19.0155 \$37,080		20.2693 \$39,525					
	Nov.01-11	18.8150 \$36,689	19.3958 \$37,822		20.6747 \$40,316	_				22.0601 \$43,017
	Nov.01-12	19.2854 \$37,607	19.8807 \$38,767		21.1916 \$41,324					22.6116 \$44,093
	Nov. 01-13	19.8640 \$38,735	20.4771 \$39,930	_	21.8273 \$42,563					23.2900 \$45,415
HC 54 Respiratory Therapist	Oct. 31-11 Expired rate	24.0905 \$46,976	24.7675 \$48,297		27.2020 \$53,044			31.9437 \$62,290		
	Nov.01-11	24.5723 \$47,916	25.2629 \$49,263		27.7460 \$54,105			32.5826 \$63,536	33.6841 \$65,684	34.8630 \$67,983
	Nov.01-12	25.1866 \$49,114	25.8944 \$50,494		28.4397 \$55,457			33.3971 \$65,124		35.7346 \$69,682
	Nov. 01-13	25.9422 \$50,587	26.6713 \$52,009		29.2929 \$57,121			34.3991 \$67,078	35.5620 \$69,346	36.8066 \$71,773

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC59 Systems Analyst I	Oct. 31-11 Expired rate	22.6725 \$44,211	23.6929 \$46,201	24.7590 \$48,280		27.0374 \$52,723				
Technical Analyst	Nov.01-11	23.1260 \$45,096	24.1668 \$47,125		26.3907 \$51,462		28.9072 \$56,369			29.9190 \$58,342
	Nov.01-12	23.7041 \$46,223	24.7709 \$48,303	25.8855 \$50,477	27.0504 \$52,748	28.2676 \$55,122				30.6669 \$59,801
	Nov. 01-13	24.4152 \$47,610	25.5141 \$49,752			29.1156 \$56,775				31.5869 \$61,595
HC60 Librarian	Oct. 31-11 Expired rate	26.2488 \$51,185	28.7572 \$56,077	29.7643 \$58,040		31.8664 \$62.139				
	Nov.01-11	26.7738 \$52,209	29.3323 \$57,198	30.3596 \$59,201	31.4408 \$61,310	32.5037				33.6414 \$65,601
	Nov.01-12	27.4431 \$53,514	30.0657 \$58,628	31.1186 \$60,681	32.2268 \$62,842					34.4824 \$67,241
	Nov. 01-13	28.2664 \$55,120	30.9676 \$60,387	32.0521 \$62,502	33.1936 \$64,728					35.5169 \$69,258

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 62 Primary Health Care Project Coordinator	Oct. 31-11 Expired rate	26.2096 \$51,109	27.3415 \$53,316	29.6075 \$57,735	30.7401 \$59,943	31.9750 \$62,351				
Primary Health Care Facilitator	Nov.01-11	26.7338 \$52,131	27.8883 \$54,382	30.1997 \$58,889			33.8746 \$66,055			36.4734 \$71,123
	Nov.01-12	27.4021 \$53,434	28.5855 \$55,742		32.1388 \$62,671		34.7215 \$67,707			37.3852 \$72,901
	Nov. 01-13	28.2242 \$55,037	29.4431 \$57,414	31.8833 \$62,172	33.1029 \$64,551					38.5068 \$75,088
HC 63 Dietitian	Oct. 31-11 Expired rate	26.7600 \$52,182	27.9157 \$54,436	30.2293 \$58,947			33.9079 \$66,120			
	Nov.01-11	27.2952 \$53,226	28.4740 \$55,524		32.0133 \$62,426					37.2393 \$72,617
	Nov.01-12	27.9776 \$54,556	29.1859 \$56,912		32.8136 \$63,987					38.1703 \$74,432
	Nov. 01-13	28.8169 \$56,193	30.0614 \$58,620	32.5529 \$63,478	33.7981 \$65,906		36.5142 \$71,203			39.3154 \$76,665

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC65 Ultrasonographer Echocardiography Techn	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868		31.5381 \$61,499	32.4592 \$63,295			
MRI Technologist	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194			32.1689 \$62,729				34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624		31.9875 \$62,376	32.9731 \$64,298	33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383			33.9623 \$66,226				36.1776 \$70,546
HC 66 CT Scan Technologist	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868		31.5381 \$61,499	32.4591 \$63,295			
	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194			32.1689 \$62,729				34.2671 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624		31.9875 \$62,376	32.9731 \$64,298	33.9360 \$66,175			35.1237 \$68,491
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383		32.9471 \$64,247	33.9623 \$66,226				36.1775 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 67	Oct. 31-11	24.2580	24.9394	25.8002	26.6428					
Health Records Administrator	Expired rate	\$47,303	\$48,632	\$50,310	\$51,954					
	Nov.01-11	24.7432	25.4382	26.3162	27.1757					28.1268
		\$48,249	\$49,604	\$51,317	\$52,993					\$54,847
	Nov.01-12	25.3617	26.0741	26.9741	27.8550					28.8300
		\$49,455	\$50,845	\$52,600	\$54,317					\$56,218
	Nov. 01-13	26.1226	26.8564	27.7833	28.6907					29.6949
		\$50,939	\$52,370	\$54,177	\$55,947					\$57,905
HC 73	Oct. 31-11	27.5907	29.8701	21 0004	22.2516	33.5179	24 9407			
Clinical Interventionist Physiotherapist	Expired rate	\$53,802	\$58,247		\$62,891		\$67,939			
Occupational Therapist	Nov.01-11	28.1425	30.4675	31.6296	32.8966	34.1883	35.5375			36.7813
оссиринения плогирос.		\$54,878	\$59,412			\$66,667				\$71,724
	Nov.01-12	28.8461	31.2292	32.4203	33.7190	35.0430	36.4260			37.7009
		\$56,250	\$60,897	\$63,220	\$65,752	\$68,334	\$71,031			\$73,517
	Nov. 01-13	29.7115	32.1661	33.3929	34.7306	36.0943	37.5187			38.8319
		\$57,937	\$62,724	\$65,116	\$67,725	\$70,384	\$73,162			\$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 75 Health Promotions Coordinator	Oct. 31-11 Expired rate	26.2095 \$51,109	27.3413 \$53,316		29.6075 \$57,735	30.7400 \$59,943				
	Nov.01-11	26.7337 \$52,131	27.8881 \$54,382			31.3548 \$61,142				33.7555 \$65,823
	Nov.01-12	27.4020 \$53,434	28.5853 \$55,741			32.1387 \$62,670				34.5994 \$67,469
	Nov. 01-13	28.2241 \$55,037	29.4429 \$57,414			33.1028 \$64,551				35.6373 \$69,493
HC 78 Challenging Behaviour Resource Consultant	Oct. 31-11 Expired rate	29.6072 \$57,734	30.7398 \$59,943			34.5486 \$67,370				
nesource consultant	Nov.01-11	30.1993 \$58,889	31.3546 \$61,141			35.2396 \$68,717				37.9954 \$74,091
	Nov.01-12	30.9543 \$60,361	32.1385 \$62,670		_	36.1206 \$70,435				38.9453 \$75,943
	Nov. 01-13	31.8830 \$62,172	33.1026 \$64,550			37.2042 \$72,548				40.1136 \$78,222

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 79	Oct. 31-11	24.0834								
Grad Tech	Expired rate	\$46,963								
	Nov.01-11	24.5651								25.4248
		\$47,902								\$49,578
	Nov.01-12	25.1792								26.0605
		\$49,099								\$50,818
	Nov. 01-13	25.9346								26.8423
		\$50,572								\$52,342
HC81	Oct. 31-11	27.3413	28.4744	29 6076	30.7400	31 9713	33 2104			
Systems Analyst II Network Analyst I	Expired rate	\$53,316	\$55,525		\$59,943					
Network Analyst i	Nov.01-11	27.8881	29.0439	30.1998	31.3548	32.6107	33.8746			35.0602
		\$54,382	\$56,636	\$58,890	\$61,142	\$63,591	\$66,055			\$68,367
	Nov.01-12	28.5853	29.7700	30.9547	32.1387	33.4260	34.7215			35.9367
		\$55,741	\$58,051	\$60,362	\$62,670	\$65,181	\$67,707			\$70,077
	Nov. 01-13	29.4429	30.6631	31.8834	33.1028	34.4288	35.7631			37.0148
		\$57,414	\$59,793	\$62,173	\$64,551	\$67,136	\$69,738			\$72,179

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 83 Senior DI Technologist Pathology Assistant	Oct. 31-11 Expired rate	28.5242 \$55,622	31.2501 \$60,938	32.3444 \$63,072	33.4963 \$65,318					
Senior Lab Technologist	Nov.01-11	29.0947 \$56,735	31.8751 \$62,156		34.1662 \$66,624					36.5575 \$71,287
	Nov.01-12	29.8221 \$58,153	32.6720 \$63,710	33.8161 \$65,941	35.0204 \$68,290					37.4715 \$73,069
	Nov. 01-13	30.7167 \$59,898	33.6521 \$65,622	34.8306 \$67,920	36.0710 \$70,338					38.5956 \$75,261
HC 84 Senior Lab Tech LIS/POC Coordinator	Oct. 31-11 Expired rate	32.7486 \$63,860	33.6976 \$65,710		35.5963 \$69,413					
Coordinator	Nov.01-11	33.4036 \$65,137	34.3716 \$67,025	35.3403 \$68,914	36.3082 \$70,801					37.5790 \$73,279
	Nov.01-12	34.2387 \$66,765	35.2308 \$68,700	36.2239 \$70,637	37.2159 \$72,571					38.5185 \$75,111
	Nov. 01-13	35.2658 \$68,768	36.2878 \$70,761		38.3324 \$74,748					39.6740 \$77,364

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 85 PACS Application Specialist	Oct. 31-11 Expired rate	27.7535 \$54,119	29.4881 \$57,502	31.2227 \$60,884	32.9573 \$64,267	34.6920 \$67,649				
	Nov.01-11	28.3086 \$55,202	30.0779 \$58,652		33.6164 \$65,552					36.6243 \$71,417
	Nov.01-12	29.0163 \$56,582	30.8298 \$60,118		34.4569 \$67,191					37.5400 \$73,203
	Nov. 01-13	29.8868 \$58,279	31.7547 \$61,922		35.4906 \$69,207					38.6662 \$75,399
HC 86 Network Analyst II	Oct. 31-11 Expired rate	28.9334 \$56,420	30.7414 \$59,946	32.5494 \$63,471	34.3585 \$66,999	36.1665 \$70,525				
	Nov.01-11	29.5121 \$57,549	31.3562 \$61,145	33.2004 \$64,741	35.0457 \$68,339	36.8898 \$71,935				38.1810 \$74,453
	Nov.01-12	30.2499 \$58,987	32.1401 \$62,673		35.9218 \$70,048					39.1355 \$76,314
	Nov. 01-13	31.1574 \$60,757	33.1043 \$64,553		36.9995 \$72,149					40.3096 \$78,604

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 87 Social Worker III Early Response Services	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449		35.3469 \$68,927		38.3065 \$74,698			
Coordinator	Nov.01-11	30.9124 \$60,279	32.1424 \$62,678	_	36.0538 \$70,305		39.0726 \$76,192	40.6372 \$79,243		42.0595 \$82,016
	Nov.01-12	31.6852 \$61,786	32.9460 \$64,245		36.9552 \$72,063		40.0494 \$78,096			43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640	33.9344 \$66,172				41.2509 \$80,439			44.4043 \$86,588
HC 88 Psychologist (Masters)*	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449		35.3469 \$68,927		38.3065 \$74,698			
*Employees cannot move beyond the "after 2 year r		30.9124 \$60,279	32.1424 \$62,678				39.0726 \$76,192			42.0595 \$82,016
unless registered in N.S.		31.6852 \$61,786	32.9460 \$64,245	\$69,382	,	\$74,967	\$78,096	\$81,224		43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640	33.9344 \$66,172		38.0638 \$74,224		41.2509 \$80,439			44.4043 \$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 89 Infection Control Practitioner	Oct. 31-11 Expired rate	34.0353 \$66,369	35.2140 \$68,667	36.3924 \$70,965	37.5706 \$73,263	38.7503 \$75,563				
	Nov.01-11	34.7961 \$67,852	36.0012 \$70,202	37.2057 \$72,551	38.4104 \$74,900	39.6165 \$77,252				41.0030 \$79,956
	Nov.01-11	36.0012 \$70,202	37.2057 \$72,551	38.4104 \$74,900	39.6165 \$77,252	41.0031 \$79,956				42.4382 \$82,754
	Nov.01-12	36.9012 \$71,957	38.1358 \$74,365	39.3707 \$76,773	40.6069 \$79,183	42.0282 \$81,955				43.4992 \$84,823
	Nov. 01-13	38.0083 \$74,116	39.2799 \$76,596	40.5518 \$79,076	41.8251 \$81,559	43.2890 \$84,414				44.8041 \$87,368
HC 91 Pharmacist	Oct. 31-11 Expired rate	35.4764 \$69,179	36.8471 \$71,852	38.3322 \$74,748	39.9324 \$77,868	41.5312 \$80,986	43.2444 \$84,327			
	Nov.01-11	36.1859 \$70,563	37.5840 \$73,289	39.0988 \$76,243	40.7310 \$79,426	42.3618 \$82,606	44.1093 \$86,013			45.6531 \$89,024
	Nov.01-12	37.0906 \$72,327	38.5236 \$75,121	40.0763 \$78,149	41.7493 \$81,411	43.4209 \$84,671	45.2120 \$88,163			46.7944 \$91,249
	Nov. 01-13	38.2033 \$74,496	39.6794 \$77,375	41.2786 \$80,493	43.0018 \$83,854	44.7235 \$87,211	46.5684 \$90,808			48.1983 \$93,987

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 93 Psychologist PhD (Candidates Register)	Oct. 31-11 Expired rate	39.6492 \$77,316	42.5530 \$82,978							
(Canadates Register)	Nov.01-11	40.4422 \$78,862	43.4041 \$84,638							44.9232 \$87,600
	Nov.01-12	41.4532 \$80,834	44.4892 \$86,754							46.0463 \$89,790
	Nov. 01-13	42.6968 \$83,259	45.8238 \$89,356							47.4277 \$92,484
HC 95 Psychologist (PhD)	Oct. 31-11 Expired rate	45.8624 \$89,432	48.4100 \$94,399	50.9576 \$99,367						
	Nov.01-11	46.7796 \$91,220	49.3782 \$96,287	51.9768 \$101,355						53.7959 \$104,902
	Nov.01-12	47.9491 \$93,501	50.6127 \$98,695	53.2762 \$103,889						55.1408 \$107,525
	Nov. 01-13	49.3876 \$96,306	52.1310 \$101,656	54.8745 \$107,005						56.7951 \$110,750

COLCHESTER EAST HANTS HEALTH AUTHORITY

AND

CUPE LOCAL 2525

- WAGE APPENDIX -

Colchester East Hants Health Authority #4 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 3 Care Team Assistant	Oct. 31-11 Expired rate				17.1606 \$33,463					
	Nov.01-11				17.5038 \$34,132					18.4646 \$36,006
	Nov.01-12				17.9414 \$34,986					18.9262 \$36,906
	Nov. 01-13				18.4796 \$36,035					19.4940 \$38,013
HC 5 Ward Aide	Oct. 31-11 Expired rate		16.7961 \$32,752	17.2857 \$33,707		18.4246 \$35,928				
	Nov.01-11		17.1320 \$33,407		18.1289 \$35,351					19.4509 \$37,929
	Nov.01-12		17.5603 \$34,243		18.5821 \$36,235	19.2629 \$37,563				19.9371 \$38,877
	Nov. 01-13				19.1396 \$37,322					20.5352 \$40,044

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 7 Librarian	Oct. 31-11 Expired rate			17.2857 \$33,707	_		19.6902 \$38,396	20.3376 \$39,658		
	Nov.01-11			17.6314 \$34,381		19.4231 \$37,875	20.0840 \$39,164	20.7444 \$40,451		21.4704 \$41,867
	Nov.01-12					19.9087 \$38,822	20.5861 \$40,143	21.2630 \$41,463		22.0072 \$42,914
	Nov. 01-13						21.2037 \$41,347	21.9008 \$42,707		22.6674 \$44,201
HC9 Unregistered Cardiology	Oct. 31-11 Expired rate			18.1938 \$35,478						
Technologist	Nov.01-11			18.5577 \$36,187						20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482		19.0216 \$37,092						20.5394 \$40,052
	Nov. 01-13			19.5923 \$38,205						21.1556 \$41,253

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 11 DI Tech Assistant	Oct. 31-11 Expired rate			18.1938 \$35,478						
	Nov.01-11			18.5577 \$36,187						20.0385 \$39,075
	Nov.01-12			19.0216 \$37,092						20.5394 \$40,052
	Nov. 01-13			19.5923 \$38,205						21.1556 \$41,253
HC 12 OR/CSPD Technician	Oct. 31-11 Expired rate		_		_					
OR/CSPD Technician	Nov.01-11	18.0490	18.6062	19.2197 \$37,478	19.8330	20.4464				21.1620 \$41,266
	Nov.01-12	18.5002	19.0714	. ,	20.3288	20.9576				21.6911 \$42,298
	Nov. 01-13	19.0552	19.6435	. ,	20.9387	21.5863				22.3418 \$43,567

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC13 Laboratory Assistant	Oct. 31-11 Expired rate			20.0548 \$39,107						
	Nov.01-11			20.4559 \$39,889						22.5234 \$43,921
	Nov.01-12			20.9673 \$40,886						23.0864 \$45,019
	Nov. 01-13			21.5963 \$42,113						23.7790 \$46,369
HC17 Registered Cardiology Technologist I	Oct. 31-11 Expired rate			20.1689 \$39,329	-	_				
Therapeutic Psych Assistant	Nov.01-11	19.4311 \$37,891		20.5723 \$40,116	_					22.4734 \$43,823
	Nov.01-12			21.0866 \$41,119						23.0353 \$44,919
	Nov. 01-13			21.7192 \$42,352						23.7263 \$46,266

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC21 Pharmacy Technician	Oct. 31-11 Expired rate			20.0549 \$39,107						
	Nov.01-11			20.4560 \$39,889						22.5235 \$43,921
	Nov.01-12			20.9674 \$40,886						23.0866 \$45,019
	Nov. 01-13			21.5964 \$42,113						23.7791 \$46,369
HC 23 Physiotherapy Assistant	Oct. 31-11 Expired rate			19.8130 \$38,635						
	Nov.01-11			20.2093 \$39,408						22.2517 \$43,391
	Nov.01-12			20.7145 \$40,393						22.8080 \$44,476
	Nov. 01-13			21.3359 \$41,605						23.4923 \$45,810

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 27 Rehabilitation Aide	Oct. 31-11 Expired rate			20.1065 \$39,208						
	Nov.01-11			20.5086 \$39,992						21.7647 \$42,441
	Nov.01-12			21.0213 \$40,992						22.3089 \$43,502
	Nov. 01-13			21.6520 \$42,221						22.9781 \$44,807
HC31	Oct. 31-11									
Health Records Technician	Expired rate Nov.01-11	. ,	. ,	\$45,064 23.5718	. ,					25.0826
	1404.01-11			\$45,965						\$48,911
	Nov.01-12			24.1611 \$47,114						25.7097 \$50,134
	Nov. 01-13			24.8859 \$48,528						26.4809 \$51,638

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 32 Registered Cardiology Technologist II	Oct. 31-11 Expired rate			24.3668 \$47,515						
. come.og.ot	Nov.01-11			24.8541 \$48,466						26.4374 \$51,553
	Nov.01-12			25.4755 \$49,677						27.0983 \$52,842
	Nov. 01-13			26.2398 \$51,168						27.9113 \$54,427
HC 45 Rehabilitation Assistant	Oct. 31-11 Expired rate			22.6179 \$44,105						
	Nov.01-11			23.0703 \$44,987						24.3967 \$47,574
	Nov.01-12			23.6470 \$46,112						25.0066 \$48,763
	Nov. 01-13			24.3564 \$47,495						25.7568 \$50,226

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC50 Triage Paramedic	Oct. 31-11 Expired rate			21.7800 \$42,471						
	Nov.01-11			22.2156 \$43,320						24.3656 \$47,513
	Nov.01-12			22.7710 \$44,403						24.9747 \$48,701
	Nov. 01-13			23.4541 \$45,736						25.7239 \$50,162
HC51 Radiology Technologist	Oct. 31-11 Expired rate					29.5600 \$57,642	30.4932 \$59,462			
Laboratory Technologist Specific Duty Tech	Nov.01-11					30.1512 \$58,795				32.1917 \$62,774
	Nov.01-12			28.1390 \$54,871		30.9050 \$60,265	31.8806 \$62,167			32.9965 \$64,343
	Nov. 01-13					31.8321 \$62,073	32.8371 \$64,032			33.9864 \$66,273

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC52 Nuclear Medicine Tech	Oct. 31-11 Expired rate		28.7553 \$56,073			31.5381 \$61,499	32.4592 \$63,295			
	Nov.01-11	28.3706 \$55,323		30.2696 \$59,026			33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12			31.0264 \$60,501			33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13			31.9572 \$62,316		33.9623 \$66,226	34.9542 \$68,161			36.1776 \$70,546
HC 54 COPD Priism Coordinator Respiratory Therapist	Oct. 31-11 Expired rate			26.3420 \$51,367			30.8452 \$60,148	31.9437 \$62,290	33.0236 \$64,396	
nespiratory merapist	Nov.01-11					30.3976 \$59,275	31.4621 \$61,351	32.5826 \$63,536	33.6841 \$65,684	34.8630 \$67,983
	Nov.01-12					31.1576 \$60,757	32.2487 \$62,885	33.3971 \$65,124	34.5262 \$67,326	35.7346 \$69,682
	Nov. 01-13					32.0923 \$62,580	33.2161 \$64,771	34.3991 \$67,078	35.5620 \$69,346	36.8066 \$71,773

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 55 Telecommunications Coordinator	Oct. 31-11 Expired rate					26.6428 \$51,954	27.4836 \$53,593			
	Nov.01-11			_		27.1757 \$52,993	28.0333 \$54,665			29.0144 \$56,578
	Nov.01-12		_			27.8550 \$54,317	28.7341 \$56,032			29.7398 \$57,993
	Nov. 01-13					28.6907 \$55,947	29.5961 \$57,712			30.6320 \$59,732
HC 57 Information System Technician	Oct. 31-11 Expired rate					27.0375 \$52,723	28.3405 \$55,264			
rechnician	Nov.01-11			25.2543 \$49,246		27.5783 \$53,778	28.9073 \$56,369			29.9191 \$58,342
	Nov.01-12	23.7041 \$46,223				28.2677 \$55,122				30.6670 \$59,801
	Nov. 01-13					29.1157 \$56,776	30.5189 \$59,512			31.5871 \$61,595

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 61 Autism Skills Worker Psychology Tech	Oct. 31-11 Expired rate			26.1970 \$51,084			28.6538 \$55,875			
,	Nov.01-11			26.7209 \$52,106			29.2269 \$56,992			30.2498 \$58,987
	Nov.01-12			27.3890 \$53,408		29.1076 \$56,760	29.9575 \$58,417			31.0061 \$60,462
	Nov. 01-13			28.2106 \$55,011		29.9808 \$58,463	30.8563 \$60,170			31.9362 \$62,276
HC 63 Dietitian	Oct. 31-11 Expired rate			30.2293 \$58,947			33.9079 \$66,120	35.2745 \$68,785		
	Nov.01-11					33.2993 \$64,934	34.5861 \$67,443	35.9800 \$70,161		37.2393 \$72,617
	Nov.01-12					34.1318 \$66,557		36.8795 \$71,915		38.1703 \$74,432
	Nov. 01-13					35.1558 \$68,554	36.5142 \$71,203			39.3154 \$76,665

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC65 Ultrasound Technologist Echocardiology	Oct. 31-11 Expired rate		28.7553 \$56,073			31.5381 \$61,499	32.4592 \$63,295			
Technologist	Nov.01-11			30.2696 \$59,026			33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12			31.0264 \$60,501		32.9731 \$64,298	33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13			31.9572 \$62,316		33.9623 \$66,226	34.9542 \$68,161			36.1776 \$70,546
HC 66 CT Scan Technologist	Oct. 31-11 Expired rate		28.7553 \$56,073		30.5954 \$59,661		32.4592 \$63,295			
	Nov.01-11			30.2696 \$59,026			33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12			31.0264 \$60,501			33.9361 \$66,175			35.1239 \$68,492
	Nov. 01-13			31.9572 \$62,316		33.9623 \$66,226	34.9542 \$68,161			36.1776 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 70 Systems Access & Training Coord	Oct. 31-11 Expired rate			27.3413 \$53,316	_		30.7400 \$59,943			
	Nov.01-11			27.8881 \$54,382		30.1997 \$58,889	31.3548 \$61,142			32.4522 \$63,282
	Nov.01-12					30.9546 \$60,362	32.1387 \$62,670			33.2635 \$64,864
	Nov. 01-13					31.8833 \$62,172	33.1028 \$64,551			34.2614 \$66,810
HC 73 Occupational Therapist	Oct. 31-11 Expired rate			31.0094 \$60,468			34.8407 \$67,939			
Physiotherapist	Nov.01-11			31.6296 \$61,678			35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250		32.4203 \$63,220		35.0430 \$68,334	36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13			33.3929 \$65,116		36.0943 \$70,384	37.5187 \$73,162			38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 74 Recreation Therapist	Oct. 31-11 Expired rate					32.8284 \$64,016	34.1242 \$66,542			
	Nov.01-11			30.9790 \$60,409		33.4850 \$65,296	34.8067 \$67,873			36.0249 \$70,249
	Nov.01-12			31.7535 \$61,919		34.3221 \$66,928	35.6769 \$69,570			36.9255 \$72,005
	Nov. 01-13					35.3518 \$68,936	36.7472 \$71,657			38.0333 \$74,165
HC 77 Social Worker II	Oct. 31-11 Expired rate			31.0094 \$60,468			34.8407 \$67,939			
	Nov.01-11			31.6296 \$61,678			35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	_			35.0430 \$68,334	36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13					36.0943 \$70,384				38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC81 Information Systems Analyst	Oct. 31-11 Expired rate		_	29.6076 \$57,735			33.2104 \$64,760			
,	Nov.01-11	27.8881 \$54,382		30.1998 \$58,890			33.8746 \$66,055			35.0602 \$68,367
	Nov.01-12	28.5853 \$55,741		30.9547 \$60,362			34.7215 \$67,707			35.9367 \$70,077
	Nov. 01-13			31.8834 \$62,173		34.4288 \$67,136	35.7631 \$69,738			37.0148 \$72,179
HC 83 Senior Lab Tech	Oct. 31-11 Expired rate			32.3444 \$63,072						
Breast Screening Coordinator	Nov.01-11			32.9913 \$64,333						36.5575 \$71,287
	Nov.01-12	29.8221 \$58,153		33.8161 \$65,941		36.2043 \$70,598				37.4715 \$73,069
	Nov. 01-13			34.8306 \$67,920						38.5956 \$75,261

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 85 PACS Application Specialist	Oct. 31-11 Expired rate			31.2227 \$60,884						
Opcolunat	Nov.01-11			31.8472 \$62,102						36.6243 \$71,417
	Nov.01-12			32.6433 \$63,654						37.5400 \$73,203
	Nov. 01-13			33.6226 \$65,564						38.6662 \$75,399
HC 86 Orthoptist	Oct. 31-11 Expired rate			31.6606 \$61,738			35.5725 \$69,366			
	Nov.01-11					34.9062 \$68,067	36.2840 \$70,754			37.5539 \$73,230
	Nov.01-12			33.1012 \$64,547	_	35.7789 \$69,769	37.1910 \$72,523			38.4927 \$75,061
	Nov. 01-13					36.8523 \$71,862	38.3068 \$74,698			39.6475 \$77,313

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 87 Social Worker III	Oct. 31-11 Expired rate					36.7716 \$71,705		39.8404 \$77,689		
	Nov.01-11		_			37.5070 \$73,139				42.0595 \$82,016
	Nov.01-12					38.4447 \$74,967				43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640				39.5980 \$77,216		42.9027 \$83,660		44.4043 \$86,588
HC 88 Counseling Therapists	Oct. 31-11 Expired rate					36.7716 \$71,705		39.8404 \$77,689		
(Masters) Psychologist (Masters)*	Nov.01-11	30.9124	32.1424	34.7125	36.0538	37.5070	39.0726	40.6372		42.0595
*Employees cannot move beyond the "after 2 year rate" unless registered in N.S.	Nov.01-12		32.9460	35.5804	36.9552	\$73,139 38.4447 \$74,967	40.0494	41.6531		\$82,016 43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640				39.5980 \$77,216		42.9027 \$83,660		44.4043 \$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 89 Infection Control Practitioner	Oct. 31-11 Expired rate	34.0353 \$66,369	35.2140 \$68,667	36.3924 \$70,965	37.5706 \$73,263	38.7503 \$75,563				
	Nov.01-11	34.7961 \$67,852	36.0012 \$70,202		38.4104 \$74,900					41.0031 \$79,956
	Nov.01-11	36.0012 \$70,202	37.2057 \$72,551	38.4104 \$74,900	39.6165 \$77,252	41.0031 \$79,956				42.4382 \$82,754
	Nov.01-12	36.9012 \$71,957	38.1358 \$74,365	39.3707 \$76,773	40.6069 \$79,183	42.0282 \$81,955				43.4992 \$84,823
	Nov. 01-13	38.0083 \$74,116	39.2799 \$76,596	40.5518 \$79,076	41.8251 \$81,559	43.2890 \$84,414				44.8041 \$87,368
HC 91 Pharmacist	Oct. 31-11 Expired rate	35.4763 \$69,179	36.8471 \$71,852	38.3322 \$74,748	39.9324 \$77,868	41.5312 \$80,986				
	Nov.01-11	36.1858 \$70,562	37.5840 \$73,289	39.0988 \$76,243	40.7310 \$79,426	42.3618 \$82,606				45.6531 \$89,024
	Nov.01-12	37.0905 \$72,326	38.5236 \$75,121	40.0763 \$78,149	41.7493 \$81,411		45.2120 \$88,163			46.7944 \$91,249
	Nov. 01-13	38.2032 \$74,496	39.6794 \$77,375	41.2786 \$80,493	43.0018 \$83,854	44.7235 \$87,211				48.1983 \$93,987

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 93 Psychologist PhD (Candidates Register)	Oct. 31-11 Expired rate	39.6492 \$77,316	42.5530 \$82,978							
(oundidates riegister)	Nov.01-11	40.4422 \$78,862	43.4041 \$84,638							44.9232 \$87,600
	Nov.01-12	41.4532 \$80,834	44.4892 \$86,754							46.0463 \$89,790
	Nov. 01-13	42.6968 \$83,259	45.8238 \$89,356							47.4277 \$92,484
HC 95 Psychologist (PhD)	Oct. 31-11 Expired rate	45.8624 \$89,432	48.4100 \$94,399	50.9576 \$99,367						
Registered	Nov.01-11	46.7796 \$91,220	49.3782 \$96,287	51.9768 \$101,355						53.7959 \$104,902
	Nov.01-12	47.9491 \$93,501	50.6127 \$98,695	53.2762 \$103,889						55.1408 \$107,525
	Nov. 01-13	49.3876 \$96,306	52.1310 \$101,656	54.8745 \$107,005						56.7951 \$110,750

AND CUPE LOCAL 2525 - WAGE APPENDIX -

Cumberland Health Authority #5 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 3 Personal Care Worker Care Team Assistant	Oct. 31-11 Expired rate		16.5007 \$32,176			17.4904 \$34,106				
Continuing Care Assistant	Nov.01-11		16.8307 \$32,820							18.4646 \$36,006
	Nov.01-12		17.2515 \$33,640							18.9262 \$36,906
	Nov. 01-13		17.7690 \$34,650			18.8348 \$36,728				19.4940 \$38,013
HC9 Unregistered Cardiology Technologist	Oct. 31-11 Expired rate		17.7993 \$34,709			18.9812 \$37,013				
rechnologist	Nov.01-11		18.1553 \$35,403			19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12		18.6092 \$36,288		19.4331 \$37,895	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13		19.1674 \$37,377							21.1556 \$41,253

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC13 Laboratory Assistant	Oct. 31-11 Expired rate	18.8335 \$36,725		20.0548 \$39,107	20.6949 \$40,355					
	Nov.01-11	19.2102 \$37,460		20.4559 \$39,889	21.1088 \$41,162	_				22.5234 \$43,921
	Nov.01-12	19.6904 \$38,396		20.9673 \$40,886	21.6365 \$42,191					23.0864 \$45,019
	Nov. 01-13	20.2811 \$39,548			22.2856 \$43,457					23.7790 \$46,369
HC17 Registered Cardiology	Oct. 31-11 Expired rate	19.0501 \$37,148		20.1689 \$39,329	20.7274 \$40,418					
Technologist I	Nov.01-11	19.4311 \$37,891			21.1419 \$41,227					22.4734 \$43,823
	Nov.01-12	19.9169 \$38,838			21.6705 \$42,257					23.0353 \$44,919
	Nov. 01-13	20.5144 \$40,003			22.3206 \$43,525					23.7263 \$46,266

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC21	Oct. 31-11	18.8335	19.4149	20.0549		21.3351				
Pharmacy Technician	Expired rate	\$36,725	\$37,859	\$39,107	\$40,355	\$41,603				
	Nov.01-11	19.2102		20.4560						22.5235
		\$37,460	\$38,616	\$39,889	\$41,162	\$42,436				\$43,921
	Nov.01-12	19.6904	20.2983	20.9674	21.6366	22.3058				23.0866
		\$38,396	\$39,582	\$40,886	\$42,191	\$43,496				\$45,019
	Nov. 01-13	20.2811	20.9072	21.5964	22.2857	22.9750				23.7791
		\$39,548	\$40,769	\$42,113	\$43,457	\$44,801				\$46,369
HC 23	Oct. 31-11	18.5484	10 1000	19.8130	20.4454	21.0777				
Occupational Therapy Assistant						_				
7.00.01.01.01	Nov.01-11	18.9194	19.5644	20.2093	20.8543	21.4993				22.2517
Physiotherapy Assista	nt	\$36,893	\$38,151	\$39,408	\$40,666	\$41,924				\$43,391
	Nov.01-12	19.3924	20.0535	20.7145	21.3757	22.0367				22.8080
		\$37,815	\$39,104	\$40,393	\$41,683	\$42,972				\$44,476
	Nov. 01-13	19.9741	20.6551	21.3359	22.0169	22.6978				23.4923
		\$38,950	\$40,278	\$41,605	\$42,933	\$44,261				\$45,810

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 26	Oct. 31-11		22.6181							
Autism Support Worker I	Expired rate	\$43,112	\$44,105	\$45,064	\$46,330					
	Nov.01-11	22.5509	23.0705	23.5719	24.2343					25.0825
		\$43,974	\$44,987	\$45,965	\$47,257					\$48,911
	Nov.01-12			24.1612						25.7095
		\$45,074	\$46,112	\$47,114	\$48,438					\$50,134
	Nov. 01-13	23.8081	24.3566	24.8860	25.5853					26.4808
		\$46,426	\$47,495	\$48,528	\$49,891					\$51,638
HC 27	Oct. 31-11	19 1063	19 61/19	20.1065	20.6164					
Rehabilitation Aide	Expired rate			\$39,208						
	Nov.01-11	19.4884	20.0072	20.5086	21.0287					21.7647
		\$38,002	\$39,014	\$39,992	\$41,006					\$42,441
	Nov.01-12	19.9756	20.5074	21.0213	21.5544					22.3089
				\$40,992						\$43,502
	Nov. 01-13			21.6520						22.9781
		\$40,121	\$41,189	\$42,221	\$43,292					\$44,807

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 29	Oct. 31-11	24.0834								
Grad Tech	Expired rate	\$46,963								
	Nov.01-11	24.5651 \$47,902								25.4248 \$49,578
	Nov.01-12	25.1792 \$49,099								26.0605 \$50,818
	Nov. 01-13	25.9346 \$50,572								26.8423 \$52,342
HC31	Oct. 31-11	22.1085	22.6183	23.1096	23.7592					
Health Records Technician	Expired rate									
1001111101011	Nov.01-11	22.5507	23.0707	23.5718	24.2344					25.0826
		\$43,974	\$44,988	\$45,965	\$47,257					\$48,911
	Nov.01-12	23.1144	23.6474	24.1611	24.8402					25.7097
		\$45,073	\$46,112	\$47,114	\$48,438					\$50,134
	Nov. 01-13	23.8079	24.3569	24.8859	25.5855					26.4809
		\$46,425	\$47,496	\$48,528	\$49,892					\$51,638

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 32	Oct. 31-11	23.3171			25.0425					
Registered Cardiology	Expired rate	\$45,468	\$46,510	\$47,515	\$48,833					
Technologist II	Nov.01-11			24.8541 \$48,466						26.4374 \$51,553
	Nov.01-12		,	25.4755	,					27.0983
	1100.01-12			\$49,677						\$52,842
	Nov. 01-13			26.2398 \$51,168						27.9113 \$54,427
HC51	Oct. 31-11	25.0447	25.6219	26.9144	27.6704	29.5600	30.4932			
Radiology Technologist	Expired rate	\$48,837	\$49,963	\$52,483	\$53,957	\$57,642	\$59,462			
Laboratory Technologist	Nov.01-11			_	28.2238 \$55,036	30.1512 \$58,795	31.1031 \$60,651			32.1917 \$62,774
recimologist	Nov.01-12				28.9294 \$56,412		31.8806 \$62,167			32.9965 \$64,343
	Nov. 01-13	26.9698 \$52,591			29.7973 \$58,105		32.8371 \$64,032			33.9864 \$66,273

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC52 PACS Coordinator	Oct. 31-11 Expired rate		29.4881 \$57,502							
	Nov.01-11		30.0779 \$58,652							36.6243 \$71,417
	Nov.01-12		30.8298 \$60,118							37.5400 \$73,203
	Nov. 01-13		31.7547 \$61,922							38.6662 \$75,399
HC 53 Recreation Assistant			19.0155 \$37,080							
	Nov.01-11	18.8151 \$36,689	19.3958 \$37,822		20.6747 \$40,316					22.0600 \$43,017
	Nov.01-12	19.2855 \$37,607	19.8807 \$38,767		21.1916 \$41,324					22.6115 \$44,092
	Nov. 01-13		20.4771 \$39,930		21.8273 \$42,563					23.2899 \$45,415

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 54 Respiratory Therapist	Oct. 31-11 Expired rate	24.0905 \$46,976	24.7675 \$48,297		27.2020 \$53,044	29.8016 \$58,113		31.9437 \$62,290	33.0236 \$64,396	
	Nov.01-11		25.2629 \$49,263	26.8688 \$52,394	27.7460 \$54,105	30.3976 \$59,275		32.5826 \$63,536	33.6841 \$65,684	34.8630 \$67,983
	Nov.01-12		25.8944 \$50,494				32.2487 \$62,885	33.3971 \$65,124	34.5262 \$67,326	35.7346 \$69,682
	Nov. 01-13		26.6713 \$52,009		29.2929 \$57,121			34.3991 \$67,078	35.5620 \$69,346	36.8066 \$71,773
HC 55 Autism Support Worker II	Oct. 31-11 Expired rate		25.3842 \$49,499		27.0086 \$52,667	27.8408 \$54,290	28.6538 \$55,875			
Workerii	Nov.01-11	25.0445 \$48,837	25.8919 \$50,489		27.5488 \$53,720		29.2269 \$56,992			30.2498 \$58,987
	Nov.01-12	25.6706 \$50,058			28.2375 \$55,063		29.9575 \$58,417			31.0061 \$60,462
	Nov. 01-13		27.3354 \$53,304		29.0846 \$56,715		30.8563 \$60,170			31.9362 \$62,276

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 57 Data Base Analyst Info System Technicia	Oct. 31-11 Expired rate	22.6725 \$44,211			25.8732 \$50,453	27.0375 \$52,723				
ino dystem recimicial	Nov.01-11				26.3907 \$51,462					29.9191 \$58,342
	Nov.01-12	23.7041 \$46,223			27.0504 \$52,748					30.6670 \$59,801
	Nov. 01-13				27.8619 \$54,331					31.5871 \$61,595
HC 63 Dietitian	Oct. 31-11 Expired rate	26.7600 \$52,182			31.3856 \$61,202	32.6464 \$63,660		35.2745 \$68,785		
	Nov.01-11	27.2952 \$53,226			32.0133 \$62,426					37.2393 \$72,617
	Nov.01-12	27.9776 \$54,556			32.8136 \$63,987					38.1703 \$74,432
	Nov. 01-13	28.8169 \$56,193		32.5529 \$63,478	33.7981 \$65,906		36.5142 \$71,203			39.3154 \$76,665

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC65 Ultrasound	Oct. 31-11 Expired rate				30.5954 \$59,661	31.5382 \$61,499	32.4592 \$63,295			
Technologist Echocardiology Technologist	Nov.01-11	28.3706 \$55,323			31.2073 \$60,854	32.1690 \$62,729	33.1084 \$64,561			34.2672 \$66,821
. como o g.o.	Nov.01-12	29.0799	30.0637	31.0264	31.9875 \$62,376	32.9732	. ,			35.1239 \$68,492
	Nov. 01-13	29.9522	30.9656	31.9572	,	33.9624	34.9542			36.1776 \$70,546
										Ψ, σ,σ ισ
HC 66 CT Scan Technologist	Oct. 31-11 Expired rate		28.7553 \$56,073			31.5382 \$61,499	32.4592 \$63,295			
	Nov.01-11				31.2073 \$60,854		33.1084 \$64,561			34.2672 \$66,821
	Nov.01-12				31.9875 \$62,376					35.1239 \$68,492
	Nov. 01-13		30.9656 \$60,383		32.9471 \$64,247	33.9624 \$66,227	34.9542 \$68,161			36.1776 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 70 Info Systems Coordinator	Oct. 31-11 Expired rate				28.4744 \$55,525		30.7400 \$59,943			
	Nov.01-11	25.6830 \$50,082			29.0439 \$56,636	30.1997 \$58,889	31.3548 \$61,142			32.4522 \$63,282
	Nov.01-12			28.5853 \$55,741		30.9546 \$60,362				33.2635 \$64,864
	Nov. 01-13	_	_		30.6631 \$59,793	31.8833 \$62,172				34.2614 \$66,810
HC 73 Physiotherapist Occupational Therapis	Oct. 31-11 Expired rate				32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
Occupational merupis	Nov.01-11				32.8966 \$64,148	34.1883 \$66,667	35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	_		33.7190 \$65,752	35.0430 \$68,334				37.7009 \$73,517
	Nov. 01-13				34.7306 \$67,725	36.0943 \$70,384				38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 74 Recreation Therapist	Oct. 31-11 Expired rate				31.5882 \$61,597					
	Nov.01-11		29.8408 \$58.190		32.2200 \$62,829	33.4850 \$65,296	34.8067 \$67,873			36.0249 \$70,249
	Nov.01-12	28.2528	30.5868	31.7535	33.0255 \$64,400	34.3221	35.6769 \$69,570			36.9255 \$72,005
	Nov. 01-13	29.1003	31.5044	32.7061		35.3518	36.7472			38.0333 \$74,165
			. ,							
HC 77 Social Worker II	Oct. 31-11 Expired rate				32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
	Nov.01-11				32.8966 \$64,148		35.5375 \$69,298			36.7813 \$71,724
	Nov.01-12				33.7190 \$65,752					37.7009 \$73,517
	Nov. 01-13				34.7306 \$67,725					38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC81 Info Systems Analyst	Oct. 31-11 Expired rate				30.7400 \$59,943	31.9713 \$62,344				
	Nov.01-11				31.3548 \$61,142		33.8746 \$66,055			35.0602 \$68,367
	Nov.01-12				32.1387 \$62,670					35.9367 \$70,077
	Nov. 01-13				33.1028 \$64,551					37.0148 \$72,179
HC 83 Senior Lab Tech	Oct. 31-11 Expired rate				33.4963 \$65.318					
	Nov.01-11	29.0947	31.8751	32.9913	34.1662 \$66,624	35.3213				36.5575 \$71,287
	Nov.01-12				35.0204 \$68,290					37.4715 \$73,069
	Nov. 01-13				36.0710 \$70,338					38.5956 \$75,261

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 87	Oct. 31-11	30.3063	31.5122	34.0320	35.3470	36.7716	38.3065	39.8404		
Social Worker III (Masters)	Expired rate	\$59,097	\$61,449	\$66,362	\$68,927	\$71,705	\$74,698	\$77,689		
(Nov.01-11	30.9124			36.0539	37.5070	39.0726			42.0595
		\$60,279	\$62,678	\$67,690	\$70,305	\$73,139	\$76,192	\$79,243		\$82,016
	Nov.01-12		32.9460			38.4447	40.0494	41.6531		43.1110
		\$61,786	\$64,245	\$69,382	\$72,063	\$74,967	\$78,096	\$81,224		\$84,066
	Nov. 01-13	32.6358	33.9344	36.6479	38.0639	39.5980	41.2509	42.9027		44.4043
		\$63,640	\$66,172	\$71,463	\$74,225	\$77,216	\$80,439	\$83,660		\$86,588
HC 88	Oct. 31-11	30.3063	31.5122	34.0320	35.3470	36.7716	38.3065	39.8404		
Psychologist (Masters)*	Expired rate	\$59,097	\$61,449	\$66,362	\$68,927	\$71,705	\$74,698	\$77,689		
,	Nov.01-11	30.9124	32.1424		36.0539	37.5070	39.0726	40.6372		42.0595
*Employees cannot move beyond the "after 2 year in the cannot move the cannot		\$60,279	\$62,678	\$67,690	\$70,305	\$73,139	\$76,192	\$79,243		\$82,016
unless registered in N.S.		31.6852	32.9460	35.5805		38.4447	40.0494	41.6531		43.1110
		\$61,786	\$64,245	\$69,382	\$72,063	\$74,967	\$78,096	\$81,224		\$84,066
	Nov. 01-13	32.6358	33.9344	36.6479	38.0639	39.5980	41.2509	42.9027		44.4043
		\$63,640	\$66,172	\$71,463	\$74,225	\$77,216	\$80,439	\$83,660		\$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 91	Oct. 31-11	35.4763	36.8471		39.9324		43.2444			
Pharmacist	Expired rate	\$69,179	\$71,852	\$74,748	\$77,868	\$80,986	\$84,327			
	Nov.01-11	36.1858				42.3618				45.6531
		\$70,562	\$73,289	\$76,243	\$79,426	\$82,606	\$86,013			\$89,024
	Nov.01-12	37.0905	38.5236	40.0763	41.7493	43.4209	45.2120			46.7944
		\$72,326	\$75,121	\$78,149	\$81,411	\$84,671	\$88,163			\$91,249
	Nov. 01-13	38.2032	39.6794	41.2786	43.0018	44.7235	46.5684			48.1983
		\$74,496	\$77,375	\$80,493	\$83,854	\$87,211	\$90,808			\$93,987
HC 92	Oct. 31-11	30.3063	31.5122	34.0320	35.3470	36.7716	38.3065	39.8404		
Mental Health Clinician (Masters)	Expired rate	\$59,097	\$61,449	\$66,362	\$68,927	\$71,705	\$74,698	\$77,689		
(wasters)	Nov.01-11	30.9124	32.1424	34.7126	36.0539	37.5070	39.0726	40.6372		42.0595
		\$60,279	\$62,678	\$67,690	\$70,305	\$73,139	\$76,192	\$79,243		\$82,016
	Nov.01-12	31.6852	32.9460	35.5805	36.9553	38.4447	40.0494	41.6531		43.1110
		\$61,786	\$64,245	\$69,382	\$72,063	\$74,967	\$78,096	\$81,224		\$84,066
	Nov. 01-13	32.6358	33.9344	36.6479	38.0639	39.5980	41.2509	42.9027		44.4043
		\$63,640	\$66,172	\$71,463	\$74,225	\$77,216	\$80,439	\$83,660		\$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 93	Oct. 31-11	39.6492	42.5530							
Psychologist PhD (Candidates Register)	Expired rate	\$77,316	\$82,978							
,	Nov.01-11	40.4422	43.4041							44.9232
		\$78,862	\$84,638							\$87,600
	Nov.01-12	41.4532	44.4892							46.0463
		\$80,834	\$86,754							\$89,790
	Nov. 01-13	42.6968	45.8238							47.4277
		\$83,259	\$89,356							\$92,484
	0 1 04 44	45.0004	10, 11,00	50.0570						
HC 95	Oct. 31-11	45.8624	48.4100	50.9576						
Psychologist (PhD)	Expired rate	\$89,432	\$94,399	\$99,367						
	Nov.01-11	46.7796	49.3782	51.9768						53.7959
		\$91,220	\$96,287	\$101,355						\$104,902
	Nov.01-12	47.9491	50.6127	53.2762						55.1408
		\$93,501	\$98,695	\$103,889						\$107,525
	Nov. 01-13	49.3876	52.1310	54.8745						56.7951
		\$96,306	\$101,656	\$107,005						\$110,750

AND CUPE LOCAL 2525

- WAGE APPENDIX -

Pictou County Health Authority #6 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 1										
	0-1-04-44	10 1000								
Physiotherapy Assistant	Oct. 31-11	13.1300								
Student	Expired rate	\$25,604								
	Nov.01-11	13.3926								13.8613
		\$26,116								\$27,030
		φ20,110								Ψ27,000
	Nov.01-12	13.7274								14.2079
		\$26,768								\$27,705
		. ,								
	Nov. 01-13	14.1392								14.6341
		\$27,572								\$28,537
		¥ ,-								· -,
110.0	0 1 01 11	40.4704	40.5007	40.0000	47.4000	17 1001				
HC 3	Oct. 31-11	16.1701	16.5007		17.1606					
Continuing Care Assistant	Expired rate	\$31,532	\$32,176	\$32,818	\$33,463	\$34,106				
	Nov.01-11	16.4935	16 8307	17.1665	17 5038	17 8402				18.4646
	1407.01-11	\$32,162		\$33,475						\$36,006
		φ32,102	φ32,020	φου,475	φ34,132	φ34,700				φ30,000
	Nov.01-12	16.9058	17.2515	17.5957	17.9414	18.2862				18.9262
		\$32 966	\$33,640							\$36,906
		ψ υ Ξ,υ υυ	400,010	ΨΟ .,Ο I L	ŢO 1,000	400,000				400,000
	Nov. 01-13	17.4130	17.7690	18.1235	18.4796	18.8348				19.4940
		\$33,955	\$34,650	\$35,341	\$36,035	\$36,728				\$38,013
		·	·	·	·	· · · · · · · · · · · · · · · · · · ·				·

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 5	Oct. 31-11	16.3078	16.7961	17.2857						
Ward Aide	Expired rate	\$31,800	\$32,752	\$33,707	\$34,658	\$35,928				
	Nov.01-11	16.6340	17.1320	17.6314	18.1289	18.7931				19.4509
		\$32,436	\$33,407	\$34,381	\$35,351	\$36,647				\$37,929
	Nov.01-12	17.0498	17.5603	18.0722	18.5821	19.2629				19.9371
		\$33,247	\$34,243	\$35,241	\$36,235	\$37,563				\$38,877
	Nov. 01-13	17.5613	18.0871	18.6144	19.1396	19.8408				20.5352
		\$34,245	\$35,270	\$36,298	\$37,322	\$38,690				\$40,044
HC 7	Oct. 31-11	16.3078	16.7961	17 2857	17.7734	19 0423	19 6902	20.3376		
Librarian	Expired rate	\$31,800	\$32,752		\$34,658					
	Nov.01-11	16.6340	17.1320	17.6314	18.1289	19.4231	20.0840	20.7444		21.4704
		\$32,436	\$33,407	\$34,381	\$35,351	\$37,875	\$39,164	\$40,451		\$41,867
	Nov.01-12	17.0498	17.5603	18.0722	18.5821	19.9087	20.5861	21.2630		22.0072
		\$33,247	\$34,243	\$35,241	\$36,235	\$38,822	\$40,143	\$41,463		\$42,914
	Nov. 01-13	17.5613	18.0871	18.6144	19.1396	20.5060	21.2037	21.9008		22.6674
		\$34,245	\$35,270	\$36,298	\$37,322	\$39,987	\$41,347	\$42,707		\$44,201

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC11 DI Tech Assistant (MRI)	Oct. 31-11 Expired rate	17.4042 \$33,938		18.1937 \$35,478						
	Nov.01-11	17.7523 \$34,617		18.5576 \$36,187						20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0215 \$37,092						20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547		19.5922 \$38,205						21.1556 \$41,253
HC13 Laboratory Assistant	Oct. 31-11 Expired rate	18.8335 \$36,725		20.0548 \$39,107	20.6949 \$40,355					
	Nov.01-11	19.2102 \$37,460	19.8031 \$38,616	20.4559 \$39,889	21.1088 \$41,162					22.5234 \$43,921
	Nov.01-12	19.6904 \$38,396		20.9673 \$40,886						23.0864 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9071 \$40,769		22.2856 \$43,457					23.7790 \$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC21 Pharmacy Technician	Oct. 31-11 Expired rate	18.8335 \$36,725	19.4149 \$37,859	20.0549 \$39,107	20.6950 \$40,355					
	Nov.01-11	19.2102 \$37,460		20.4560 \$39,889						22.5235 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2983 \$39,582		21.6366 \$42,191					23.0866 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9072 \$40,769	21.5964 \$42,113						23.7791 \$46,369
HC 23	Oct. 31-11	18.5484	19.1808	19.8130	20 4454	21.0777				
Occupational Therapy Assistant	Expired rate	\$36,169	\$37,402	\$38,635	\$39,869	\$41,102				
Physiotherapy Assistant	Nov.01-11	18.9194 \$36,893	19.5644 \$38,151		20.8543 \$40,666					22.2517 \$43,391
	Nov.01-12	19.3924 \$37,815	20.0535 \$39,104	20.7145 \$40,393						22.8080 \$44,476
	Nov. 01-13	19.9741 \$38,950	20.6551 \$40,278	21.3359 \$41,605	22.0169 \$42,933					23.4923 \$45,810

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 26 Autism Support Worker Resource Faciliator	Oct. 31-11 Expired rate	19.0637 \$37,174	19.6355 \$38,289		20.8314 \$40,621					
	Nov.01-11	19.4450 \$37,918		20.6295 \$40,228						23.3310 \$45,495
	Nov.01-12	19.9311 \$38,866		21.1452 \$41,233	_					23.9142 \$46,633
	Nov. 01-13	20.5290 \$40,032	21.1448 \$41,232	21.7796 \$42,470						24.6317 \$48,032
HC 27 Rehabilitation Aide	Oct. 31-11 Expired rate	19.1062 \$37,257	19.6149 \$38,249		20.6164 \$40,202					
	Nov.01-11	19.4883 \$38,002		20.5086 \$39,992						21.7647 \$42,441
	Nov.01-12	19.9755 \$38,952	20.5074 \$39,989	21.0213 \$40,992						22.3089 \$43,502
	Nov. 01-13	20.5748 \$40,121	21.1226 \$41,189							22.9781 \$44,807

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC31	Oct. 31-11	22.1085	22.6183	23.1096	23.7592					
Health Records Technician	Expired rate	\$43,112		\$45,064						
Coordinator, Your Ways to Wellness	Nov.01-11	22.5507 \$43,974		23.5718 \$45,965	24.2344 \$47,257					25.0826 \$48,911
	Nov.01-12	_	23.6474 \$46,112	_						25.7097 \$50,134
	Nov. 01-13	23.8079 \$46,425	24.3569 \$47,496	24.8859 \$48,528						26.4809 \$51,638
HC 32 Registered Cardiology	Oct. 31-11 Expired rate	23.3171 \$45,468		24.3668 \$47,515						
Technologist II EKG Tech II	Nov.01-11	23.7834 \$46,378		24.8541 \$48,466						26.4374 \$51,553
	Nov.01-12	24.3780 \$47,537	24.9367 \$48,627		26.1819 \$51,055					27.0983 \$52,842
	Nov. 01-13	25.1094 \$48,963	25.6848 \$50,085		26.9674 \$52,586					27.9113 \$54,427

Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
Nov.01-11									24.2744 \$47,335
Nov.01-12	20.7452	21.3310	22.0001	22.9947	24.0399				24.8813 \$48,519
Nov. 01-13	21.3676	21.9710	22.6601	23.6846	24.7611				25.6277
	\$41,007	\$42,843	\$44,187	\$46,185	\$48,284 				\$49,974
Nov.01-11									20.0385 \$39,075
Nov.01-12									20.5394 \$40,052
Nov. 01-13									21.1556 \$41,253
	Oct. 31-11 Expired rate Nov.01-11 Nov.01-12 Nov. 01-13 Oct. 31-11 Expired rate Nov.01-11 Nov.01-12	Date Start Oct. 31-11 19.8424 Expired rate \$38,693 Nov.01-11 20.2392 \$39,467 Nov.01-12 20.7452 \$40,453 Nov. 01-13 21.3676 \$41,667 Oct. 31-11 17.4042 Expired rate \$33,938 Nov.01-11 17.7523 \$34,617 Nov.01-12 18.1961 \$35,482 Nov. 01-13 18.7420	Date Start year Oct. 31-11 19.8424 20.4027 Expired rate \$38,693 \$39,785 Nov.01-11 20.2392 20.8108 \$39,467 \$40,581 Nov.01-12 20.7452 21.3310 \$40,453 \$41,595 Nov. 01-13 21.3676 21.9710 \$41,667 \$42,843 Oct. 31-11 17.4042 17.7993 Expired rate \$33,938 \$34,709 Nov.01-11 17.7523 18.1553 \$34,617 \$35,403 Nov.01-12 18.1961 18.6092 \$35,482 \$36,288 Nov. 01-13 18.7420 19.1674	Date Start year years Oct. 31-11 19.8424 20.4027 21.0427 Expired rate \$38,693 \$39,785 \$41,033 Nov.01-11 20.2392 20.8108 21.4636 \$39,467 \$40,581 \$41,854 Nov.01-12 20.7452 21.3310 22.0001 \$40,453 \$41,595 \$42,900 Nov. 01-13 21.3676 21.9710 22.6601 \$41,667 \$42,843 \$44,187 Oct. 31-11 17.4042 17.7993 18.1937 Expired rate \$33,938 \$34,709 \$35,478 Nov.01-11 17.7523 18.1553 18.5576 \$34,617 \$35,403 \$36,187 Nov.01-12 18.1961 18.6092 19.0215 \$35,482 \$36,288 \$37,092 Nov. 01-13 18.7420 19.1674 19.5922	Date Start year years years Oct. 31-11 19.8424 20.4027 21.0427 21.9940 Expired rate \$38,693 \$39,785 \$41,033 \$42,888 Nov.01-11 20.2392 20.8108 21.4636 22.4339 \$39,467 \$40,581 \$41,854 \$43,746 Nov.01-12 20.7452 21.3310 22.0001 22.9947 \$40,453 \$41,595 \$42,900 \$44,840 Nov. 01-13 21.3676 21.9710 22.6601 23.6846 \$41,667 \$42,843 \$44,187 \$46,185 Cct. 31-11 17.4042 17.7993 18.1937 18.5875 Expired rate \$33,938 \$34,709 \$35,478 \$36,246 Nov.01-11 17.7523 18.1553 18.5576 18.9593 \$34,617 \$35,403 \$36,187 \$36,971 Nov.01-12 18.1961 18.6092 19.0215 19.4332 \$35,482 \$36,288 \$37,092 \$37,895	Date Start year years years years Oct. 31-11 19.8424 20.4027 21.0427 21.9940 22.9937 Expired rate \$38,693 \$39,785 \$41,033 \$42,888 \$44,838 Nov.01-11 20.2392 20.8108 21.4636 22.4339 23.4536 \$39,467 \$40,581 \$41,854 \$43,746 \$45,734 Nov.01-12 20.7452 21.3310 22.0001 22.9947 24.0399 \$40,453 \$41,595 \$42,900 \$44,840 \$46,878 Nov. 01-13 21.3676 21.9710 22.6601 23.6846 24.7611 \$41,667 \$42,843 \$44,187 \$46,185 \$48,284 Oct. 31-11 17.4042 17.7993 18.1937 18.5875 18.9812 Expired rate \$33,938 \$34,709 \$35,478 \$36,246 \$37,013 Nov.01-11 17.7523 18.1553 18.5576 18.9593 19.3608 \$34,617 \$35,403 <	Date Start year years years years years years Oct. 31-11 19.8424 20.4027 21.0427 21.9940 22.9937 Nov.01-11 20.2392 \$38,693 \$39,785 \$41,033 \$42,888 \$44,838 Nov.01-12 20.2392 \$20.8108 \$41,854 \$43,746 \$45,734 Nov.01-12 20.7452 21.3310 22.0001 22.9947 24.0399 \$40,453 \$41,595 \$42,900 \$44,840 \$46,878 Nov. 01-13 21.3676 21.9710 22.6601 23.6846 24.7611 \$41,667 \$42,843 \$44,187 \$46,185 \$48,284 Oct. 31-11 17.4042 17.7993 18.1937 18.5875 18.9812 \$Expired rate \$33,938 \$34,709 \$35,478 \$36,246 \$37,013 Nov.01-12 18.1961 18.6092 19.0215 19.4332 19.8448 \$35,482 \$36,288 \$37,092 \$37,895 \$38,697 <th>Date Start year years y</th> <th>Date Start year years y</th>	Date Start year years y	Date Start year years y

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC51 Radiology Technologist Lab Technologist Specific	Oct. 31-11 Expired rate					29.5600 \$57,642				
Lab Technologist	Nov.01-11	25.5456 \$49,814	26.1343 \$50,962							32.1917 \$62,774
	Nov.01-12	26.1842 \$51,059	26.7877 \$52,236			30.9050 \$60,265				32.9965 \$64,343
	Nov. 01-13	26.9698 \$52,591				31.8321 \$62,073				33.9864 \$66,273
HC52 Nuclear Medicine Tech MRI Technologist	Oct. 31-11 Expired rate		28.7553 \$56,073			31.5381 \$61,499				
Computed Tomography Tech CT	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194			32.1689 \$62,729				34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624							35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383			33.9623 \$66,226				36.1776 \$70,546

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 54 Respiratory Therapist	Oct. 31-11 Expired rate		24.7675 \$48,297					31.9437 \$62,290		
	Nov.01-11	24.5723 \$47,916	25.2629 \$49,263						33.6841 \$65,684	
	Nov.01-12	25.1866 \$49,114	25.8944 \$50,494						34.5262 \$67,326	
	Nov. 01-13		26.6713 \$52,009		29.2929 \$57,121				35.5620 \$69,346	
HC 55 Telecommunications	Oct. 31-11 Expired rate									
Coordinator	Nov.01-11	23.0244 \$44,897	23.5549 \$45,932		25.4382 \$49,604					29.0144 \$56,578
	Nov.01-12	23.6000 \$46,020	24.1437 \$47,080		26.0741 \$50,845					29.7398 \$57,993
	Nov. 01-13	24.3080 \$47,401			26.8564 \$52,370					30.6320 \$59,732

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 57 Information System Technician	Oct. 31-11 Expired rate		23.6928 \$46,201		25.8732 \$50,453					
	Nov.01-11	23.1260 \$45,096	24.1667 \$47,125							29.9191 \$58,342
	Nov.01-12	23.7041 \$46,223			27.0504 \$52,748					30.6670 \$59,801
	Nov. 01-13	_	25.5139 \$49,752							31.5871 \$61,595
HC 61 Advisor Quality, Safety & Acctblty	Oct. 31-11 Expired rate									
Psychology Tech	Nov.01-11	25.0445 \$48,837	25.8919 \$50,489		27.5488 \$53,720					30.2498 \$58,987
	Nov.01-12	25.6706 \$50,058	26.5392 \$51,751		28.2375 \$55,063					31.0061 \$60,462
	Nov. 01-13		27.3354 \$53,304							31.9362 \$62,276

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 63	Oct. 31-11		27.9157			32.6464		35.2745		
Dietitian	Expired rate	\$52,182	\$54,436	\$58,947	\$61,202	\$63,660	\$66,120	\$68,785		
	Nov.01-11	27.2952				33.2993		35.9800		37.2393
		\$53,226	\$55,524	\$60,126	\$62,426	\$64,934	\$67,443	\$70,161		\$72,617
	Nov.01-12	27.9776	29.1859	31.6047	32.8136	34.1318	35.4507	36.8795		38.1703
		\$54,556	\$56,912	\$61,629	\$63,987	\$66,557	\$69,129	\$71,915		\$74,432
	Nov. 01-13	28.8169	30.0614	32.5529	33.7981	35.1558	36.5142	37.9859		39.3154
		\$56,193	\$58,620	\$63,478	\$65,906	\$68,554	\$71,203	\$74,072		\$76,665
HC 64	Oct. 31-11	30 6907	31.5078	32 4409	33 4910	34.6586	35 8666			
Stroke Coordinator -	Expired rate					\$67,584				
Stroke Prog.	Nov.01-11	31.3045	32.1380	33.0897	34.1608	35.3518	36.5839			37.8644
		\$61,044	\$62,669	\$64,525	\$66,614	\$68,936	\$71,339			\$73,836
	Nov.01-12	32.0871	32.9414	33.9170	35.0148	36.2356	37.4985			38.8110
		\$62,570	\$64,236	\$66,138	\$68,279	\$70,659	\$73,122			\$75,681
	Nov. 01-13	33.0497	33.9296	34.9345	36.0653	37.3226	38.6235			39.9753
		\$64,447	\$66,163	\$68,122	\$70,327	\$72,779	\$75,316			\$77,952

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC65 Ultrasound Technologist	Oct. 31-11 Expired rate		28.7553 \$56,073			31.5381 \$61,499				
Echocardiology Technologist	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194			32.1689 \$62,729				34.2671 \$66,821
ŭ	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624			32.9731 \$64,298				35.1237 \$68,491
	Nov. 01-13		30.9656 \$60,383			33.9623 \$66,226				36.1775 \$70,546
HC 66 CT Scan Technologist	Oct. 31-11 Expired rate		28.7553 \$56,073			31.5382 \$61,499				
	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194			32.1690 \$62,729				34.2672 \$66,821
	Nov.01-12	29.0799 \$56,706				32.9732 \$64,298				35.1239 \$68,492
	Nov. 01-13	29.9522 \$58,407	30.9656 \$60,383			33.9624 \$66,227				36.1776 \$70,546

Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
Oct. 31-11	24.2580	24.9394	25.8002	26.6428					
Expired rate	\$47,303	\$48,632	\$50,310	\$51,954					
Nov.01-11	24.7432	25.4382	26.3162	27.1757					28.1268
									\$54,847
Nov.01-12	25.3617	26.0741	26.9741	27.8550					28.8300
	\$49,455	\$50,845	\$52,600	\$54,317					\$56,218
Nov. 01-13	26.1226	26.8564	27.7833	28.6907					29.6949
	\$50,939	\$52,370	\$54,177	\$55,947					\$57,905
Oot 31-11	25 1704	26 2005	27 2/12	29 4744	20 6075	20.7400			
Expired rate	φ 10,100	ψ01,100	φοσ,στο	Ψ00,020	φον,νου	φοσ,σ το			
Nov.01-11	25.6830	26.7337	27.8881	29.0439	30.1997	31.3548			32.4522
	\$50,082	\$52,131	\$54,382	\$56,636	\$58,889	\$61,142			\$63,282
Nov.01-12	26.3251	27.4020	28.5853	29.7700	30.9546	32.1387			33.2635
	\$51,334	\$53,434	\$55,741	\$58,051	\$60,362	\$62,670			\$64,864
Nov. 01-13	27.1148	28.2241	29.4429	30.6631	31.8833	33.1028			34.2614
	\$52,874	\$55,037	\$57,414	\$59,793	\$62,172	\$64,551			\$66,810
	Date Oct. 31-11 Expired rate Nov.01-11 Nov.01-12 Nov. 01-13 Oct. 31-11 Expired rate Nov.01-11 Nov.01-12	Date Start Oct. 31-11 24.2580 Expired rate \$47,303 Nov.01-11 24.7432 \$48,249 Nov.01-12 25.3617 \$49,455 Nov. 01-13 26.1226 \$50,939 Oct. 31-11 25.1794 Expired rate \$49,100 Nov.01-11 25.6830 \$50,082 Nov.01-12 26.3251 \$51,334 Nov. 01-13 27.1148	Date Start year Oct. 31-11 24.2580 24.9394 Expired rate \$47,303 \$48,632 Nov.01-11 24.7432 25.4382 \$48,249 \$49,604 Nov.01-12 25.3617 26.0741 \$49,455 \$50,845 Nov. 01-13 26.1226 26.8564 \$50,939 \$52,370 Oct. 31-11 25.1794 26.2095 Expired rate \$49,100 \$51,109 Nov.01-11 25.6830 26.7337 \$50,082 \$52,131 Nov.01-12 26.3251 27.4020 \$51,334 \$53,434 Nov. 01-13 27.1148 28.2241	Date Start year years Oct. 31-11 24.2580 24.9394 25.8002 Expired rate \$47,303 \$48,632 \$50,310 Nov.01-11 24.7432 25.4382 26.3162 \$48,249 \$49,604 \$51,317 Nov.01-12 25.3617 26.0741 26.9741 \$49,455 \$50,845 \$52,600 Nov. 01-13 26.1226 26.8564 27.7833 \$50,939 \$52,370 \$54,177 Oct. 31-11 25.1794 26.2095 27.3413 Expired rate \$49,100 \$51,109 \$53,316 Nov.01-11 25.6830 26.7337 27.8881 \$50,082 \$52,131 \$54,382 Nov.01-12 26.3251 27.4020 28.5853 \$51,334 \$53,434 \$55,741 Nov. 01-13 27.1148 28.2241 29.4429	Date Start year years years Oct. 31-11 24.2580 24.9394 25.8002 26.6428 Expired rate \$47,303 \$48,632 \$50,310 \$51,954 Nov.01-11 24.7432 25.4382 26.3162 27.1757 \$48,249 \$49,604 \$51,317 \$52,993 Nov.01-12 25.3617 26.0741 26.9741 27.8550 \$49,455 \$50,845 \$52,600 \$54,317 Nov. 01-13 26.1226 26.8564 27.7833 28.6907 \$50,939 \$52,370 \$54,177 \$55,947 Oct. 31-11 25.1794 26.2095 27.3413 28.4744 Expired rate \$49,100 \$51,109 \$53,316 \$55,525 Nov.01-11 25.6830 26.7337 27.8881 29.0439 \$50,082 \$52,131 \$54,382 \$56,636 Nov.01-12 26.3251 27.4020 28.5853 29.7700 \$51,334 \$53,434 \$55,741 \$58,051	Date Start year years years years Oct. 31-11 24.2580 24.9394 25.8002 26.6428 Expired rate \$47,303 \$48,632 \$50,310 \$51,954 Nov.01-11 24.7432 25.4382 26.3162 27.1757 \$48,249 \$49,604 \$51,317 \$52,993 Nov.01-12 25.3617 26.0741 26.9741 27.8550 \$49,455 \$50,845 \$52,600 \$54,317 Nov. 01-13 26.1226 26.8564 27.7833 28.6907 \$55,947 Expired rate \$49,100 \$51,109 \$53,316 \$55,525 \$57,735 Nov.01-11 25.6830 26.7337 27.8881 29.0439 30.1997 \$50,082 \$52,131 \$54,382 \$56,636 \$58,889 Nov.01-12 26.3251 27.4020 28.5853 29.7700 30.9546 \$51,334 \$53,434 \$55,741 \$58,051 \$60,362 Nov. 01-13 27.1148 28.2241 29.4429 30.6631	Date Start year years y	Date Start year years y	Date Start year years y

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 73 Occupational Therapist Physiotherapist	Oct. 31-11 Expired rate	27.5907 \$53,802	29.8701 \$58,247			33.5179 \$65,360				
•	Nov.01-11	28.1425 \$54,878		31.6296 \$61,678						36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	-	32.4203 \$63,220						37.7009 \$73,517
	Nov. 01-13	_	32.1661 \$62,724			36.0943 \$70,384				38.8319 \$75,722
HC 74 Recreation Therapist	Oct. 31-11 Expired rate	27.0232 \$52,695				32.8284 \$64,016				
	Nov.01-11	27.5637 \$53,749	29.8408 \$58,190	30.9790 \$60,409		33.4850 \$65,296				36.0249 \$70,249
	Nov.01-12	28.2528 \$55,093	30.5868 \$59,644	31.7535 \$61,919		34.3221 \$66,928				36.9255 \$72,005
	Nov. 01-13		31.5044 \$61,434							38.0333 \$74,165

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 77 Social Worker II	Oct. 31-11 Expired rate	27.5907 \$53,802	29.8701 \$58,247			33.5179 \$65,360				
	Nov.01-11	28.1425 \$54,878	30.4675	31.6296 \$61,678	32.8966	34.1883	35.5375			36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	. ,	32.4203	33.7190	. ,	36.4260			37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937	32.1661	. ,	34.7306	36.0943	37.5187			38.8319 \$75,722
HC 79	Oct. 31-11	24.0834								
Grad Tech	Expired Nov.01-11	\$46,963 24.5651								25.4248
	Nov.01-12	\$47,902 25.1792								\$49,578 26.0605
	Nov. 01-13	\$49,099 25.9346								\$50,818 26.8423
		\$50,572								\$52,342

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 83 Senior Lab Tech	Oct. 31-11	28.5242	31.2501		33.4963					
Sellior Lab Tech	Expired rate	\$55,622	\$60,938	\$63,072	\$65,318	\$67,526				
	Nov.01-11	29.0947	31.8751		34.1662					36.5575
		\$56,735	\$62,156	\$64,333	\$66,624	\$68,876				\$71,287
	Nov.01-12	29.8221	32.6720	33.8161	35.0204	36.2043				37.4715
		\$58,153	\$63,710	\$65,941	\$68,290	\$70,598				\$73,069
	Nov. 01-13	30.7167	33.6521	34.8306	36.0710	37.2904				38.5956
		\$59,898	\$65,622	\$67,920	\$70,338	\$72,716				\$75,261
HC 84	Oct. 31-11	27.7535	29.4881	31 2227	32.9573	34 6920				
PACS Application	Expired rate	\$54,119	\$57,502	_	\$64,267					
Specialist	Nov.01-11	28.3086	30.0779	31.8472	33.6164	35.3858				36.6243
		\$55,202	\$58,652	\$62,102	\$65,552	\$69,002				\$71,417
	Nov.01-12	29.0163	30.8298	32.6433	34.4569	36.2705				37.5400
		\$56,582	\$60,118	\$63,654	\$67,191	\$70,727				\$73,203
	Nov. 01-13	29.8868	31.7547	33.6226	35.4906	37.3586				38.6662
		\$58,279	\$61,922	\$65,564	\$69,207	\$72,849				\$75,399

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 85	Oct. 31-11	28.1701	30.4975			34.2218				
Orthoptist	Expired rate	\$54,932	\$59,470	\$61,738	\$64,211	\$66,733	\$69,366			
	Nov.01-11	28.7335	31.1075	32.2938	33.5874	34.9062	36.2840			37.5539
		\$56,030	\$60,660	\$62,973	\$65,495	\$68,067	\$70,754			\$73,230
	Nov.01-12	29.4518	31.8851	33.1012	34.4271	35.7789	37.1910			38.4927
		\$57,431	\$62,176	\$64,547	\$67,133	\$69,769	\$72,523			\$75,061
	Nov. 01-13	30.3354	32.8417	34.0942	35.4599	36.8523	38.3068			39.6475
		\$59,154	\$64,041	\$66,484	\$69,147	\$71,862	\$74,698			\$77,313
HC 87	Oct. 31-11	30.3063	31 5122	34.0320	35 3470	36 7716	38 3065	39.8404		
Social Worker III	Expired rate	\$59,097	\$61,449			\$71,705				
	Nov.01-11	30.9124	32.1424	34.7126	36.0539	37.5070	39.0726	40.6372		42.0595
		\$60,279	\$62,678	\$67,690	\$70,305	\$73,139	\$76,192	\$79,243		\$82,016
	Nov.01-12	31.6852	32.9460	35.5805	36.9553	38.4447	40.0494	41.6531		43.1110
		\$61,786	\$64,245	\$69,382	\$72,063	\$74,967	\$78,096	\$81,224		\$84,066
	Nov. 01-13	32.6358	33.9344	36.6479	38.0639	39.5980	41.2509	42.9027		44.4043
		\$63,640	\$66,172	\$71,463	\$74,225	\$77,216	\$80,439	\$83,660		\$86,588
	Nov.01-12	\$60,279 31.6852 \$61,786 32.6358	\$62,678 32.9460 \$64,245 33.9344	\$67,690 35.5805 \$69,382 36.6479	\$70,305 36.9553 \$72,063 38.0639	\$73,139 38.4447 \$74,967 39.5980	\$76,192 40.0494 \$78,096 41.2509	\$79,243 41.6531 \$81,224 42.9027		\$82 43. \$84 44.

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 88 Psychologist (Masters)*	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449	34.0320 \$66,362		36.7716 \$71,705		39.8404 \$77,689		
*Employees cannot mov beyond the "after 2 year		30.9124 \$60,279	_	34.7126 \$67,690				40.6372 \$79,243		42.0595 \$82,016
unless registered in N.S		31.6852 \$61,786		35.5805 \$69,382				41.6531 \$81,224		43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640		36.6479 \$71,463				42.9027 \$83,660		44.4043 \$86,588
HC 91 Pharmacist	Oct. 31-11 Expired rate	35.4763 \$69,179	36.8471 \$71,852	38.3322 \$74,748		41.5312 \$80,986				
	Nov.01-11	36.1858 \$70,562	37.5840 \$73,289			42.3618 \$82,606				45.6531 \$89,024
	Nov.01-12	37.0905 \$72,326	38.5236 \$75,121			43.4209 \$84,671				46.7944 \$91,249
	Nov. 01-13	38.2032 \$74,496		41.2786 \$80,493						48.1983 \$93,987

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 93 Psychologist PhD	Oct. 31-11 Expired rate	39.6492 \$77,316	42.5530 \$82,978							
(Candidates Register)	Nov.01-11	40.4422 \$78,862	43.4041 \$84,638							44.9232 \$87,600
	Nov.01-12	41.4532 \$80,834	44.4892 \$86,754							46.0463 \$89,790
	Nov. 01-13	42.6968 \$83,259	45.8238 \$89,356							47.4277 \$92,484
HC 95 Psychologist (PhD)	Oct. 31-11 Expired rate	45.8624 \$89,432	48.4100 \$94,399	50.9576 \$99,367						
	Nov.01-11	46.7796 \$91,220	49.3782 \$96,287	51.9768 \$101,355						53.7959 \$104,902
	Nov.01-12	47.9491 \$93,501	50.6127 \$98,695	53.2762 \$103,889						55.1408 \$107,525
	Nov. 01-13	49.3876 \$96,306	52.1310 \$101,656	54.8745 \$107,005						56.7951 \$110,750

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY

AND

CUPE LOCAL 2525

- WAGE APPENDIX -

Guysborough Antigonish Strait Health Authority #7 CUPE Healthcare Bargaining Unit WAGE APPENDIX 'A'

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 3 Custodial Care	Oct. 31-11 Expired rate	13.7936 \$26,897								
	Nov.01-11	14.0695 \$27,435								14.5619 \$28,396
	Nov.01-12	14.4212 \$28,121								14.9260 \$29,106
	Nov. 01-13	14.8538 \$28,965								15.3737 \$29,979
HC 7	Oct. 31-11	14.8038	15.1123	15.4207						
Psych Attendant	Nov.01-11	\$28,867 15.0999 \$29,445	\$29,469 15.4145 \$30,058	\$30,070 15.7291 \$30,672						16.2796 \$31,745
	Nov.01-12	15.4774 \$30,181	15.7999 \$30,810	16.1223 \$31,439						16.6866 \$32,539
	Nov. 01-13	15.9417 \$31,086	16.2739 \$31,734	16.6060 \$32,382						17.1872 \$33,515

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 8 Team Aide	Oct. 31-11 Expired rate	16.1701 \$31,532	16.5007 \$32,176	16.8299 \$32,818	17.1606 \$33,463	17.4904 \$34,106				
	Nov.01-11	16.4935 \$32,162	16.8307 \$32,820	17.1665 \$33,475	17.5038 \$34,132					18.4646 \$36,006
	Nov.01-12	16.9058 \$32,966	17.2515 \$33,640		17.9414 \$34,986					18.9262 \$36,906
	Nov. 01-13	17.4130 \$33,955	17.7690 \$34,650	18.1235 \$35,341		18.8348 \$36,728				19.4940 \$38,013
HC9 Unregistered Cardiology	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
Technologist	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577 \$36,187	18.9591 \$36,970	19.3608 \$37,754				20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0216 \$37,092	19.4331 \$37,895	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547			20.0161 \$39,031					21.1556 \$41,253

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC11 DI Tech Assistant	Oct. 31-11 Expired rate	17.4042 \$33,938	17.7993 \$34,709	18.1938 \$35,478	18.5874 \$36,245	18.9812 \$37,013				
	Nov.01-11	17.7523 \$34,617	18.1553 \$35,403	18.5577 \$36,187	18.9591 \$36,970					20.0385 \$39,075
	Nov.01-12	18.1961 \$35,482	18.6092 \$36,288	19.0216 \$37,092	19.4331 \$37,895	19.8448 \$38,697				20.5394 \$40,052
	Nov. 01-13	18.7420 \$36,547	19.1674 \$37,377	19.5923 \$38,205	20.0161 \$39,031	20.4402 \$39,858				21.1556 \$41,253
HC13 Laboratory Assistant	Oct. 31-11 Expired rate	18.8335 \$36,725	19.4148 \$37,859	20.0548 \$39,107						
Autopsy Assistant	Nov.01-11	19.2102 \$37,460	19.8031 \$38,616	20.4559 \$39,889	21.1088 \$41,162					22.5234 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2982 \$39,581		21.6365 \$42,191					23.0864 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9071 \$40,769	21.5963 \$42,113	22.2856 \$43,457					23.7790 \$46,369

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 15 Central Supply Room Aide	Oct. 31-11 Expired rate	17.6951 \$34,505	18.2414 \$35,571	18.8428 \$36,743	19.4441 \$37,916	20.0455 \$39,089				
O.R.Aide Renal Dialysis Aid	Nov.01-11 e	18.0490 \$35,196	18.6062 \$36,282	19.2197 \$37,478	19.8330 \$38,674	20.4464 \$39,870				21.1620 \$41,266
	Nov.01-12	18.5002 \$36,075	19.0714 \$37,189		20.3288 \$39,641	20.9576 \$40,867				21.6911 \$42,298
	Nov. 01-13	19.0552 \$37,158	19.6435 \$38,305		20.9387 \$40,830					22.3418 \$43,567
HC17 EKG Technician II	Oct. 31-11 Expired rate	19.0501 \$37,148	19.6089 \$38,237	20.1689 \$39,329	20.7274 \$40,418					
	Nov.01-11	19.4311 \$37,891	20.0011 \$39,002	20.5723 \$40,116	21.1419 \$41,227					22.4734 \$43,823
	Nov.01-12	19.9169 \$38,838	20.5011 \$39,977	21.0866 \$41,119	21.6705 \$42,257					23.0353 \$44,919
	Nov. 01-13	20.5144 \$40,003	21.1161 \$41,176		22.3206 \$43,525					23.7263 \$46,266

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC21 Pharmacy Technician	Oct. 31-11 Expired rate	18.8335 \$36,725	19.4149 \$37,859		20.6950 \$40,355					
recimician	Nov.01-11	19.2102 \$37,460		20.4560 \$39,889	21.1089 \$41,162					22.5235 \$43,921
	Nov.01-12	19.6904 \$38,396	20.2983 \$39,582		21.6366 \$42,191					23.0866 \$45,019
	Nov. 01-13	20.2811 \$39,548	20.9072 \$40,769		22.2857 \$43,457					23.7791 \$46,369
HC31 Health Records Technician	Oct. 31-11 Expired rate	22.1085 \$43,112	22.6183 \$44,106	23.1096 \$45,064						
Way to Wellness Coordinator	Nov.01-11	22.5507 \$43,974		23.5718 \$45,965	24.2344 \$47,257					25.0826 \$48,911
	Nov.01-12	_	23.6474 \$46,112	_						25.7097 \$50,134
	Nov. 01-13	23.8079 \$46,425	24.3569 \$47,496	24.8859 \$48,528	25.5855 \$49,892					26.4809 \$51,638

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 32 Registered Cardiology	Oct. 31-11 Expired rate	23.3171 \$45,468	23.8515 \$46,510	24.3668 \$47,515	25.0425 \$48,833					
Technologist II	Nov.01-11	23.7834 \$46,378	24.3285 \$47,441	24.8541 \$48,466	25.5434 \$49,810					26.4374 \$51,553
	Nov.01-12	24.3780 \$47,537	24.9367 \$48,627	25.4755 \$49,677	26.1819 \$51,055					27.0983 \$52,842
	Nov. 01-13	25.1094 \$48,963	25.6848 \$50,085	26.2398 \$51,168	26.9674 \$52,586					27.9113 \$54,427
HC 45 Physiotherapy Assistant	Oct. 31-11 Expired rate	18.5484 \$36,169	19.1808 \$37,402	19.8130 \$38,635	20.4454 \$39,869					
Occupational Therapy Assistant	Nov.01-11	18.9194 \$36,893	19.5644 \$38,151	20.2093 \$39,408	20.8543 \$40,666	\$41,924				22.2517 \$43,391
	Nov.01-12	19.3924 \$37,815	20.0535 \$39,104	20.7145 \$40,393	21.3757 \$41,683					22.8080 \$44,476
	Nov. 01-13	19.9741 \$38,950	20.6551 \$40,278	21.3359 \$41,605	22.0169 \$42,933					23.4923 \$45,810

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 46 Rehabilitation Assistant	Oct. 31-11 Expired rate	21.5994 \$42,119			23.1095 \$45,064					
	Nov.01-11	22.0314 \$42,961	22.5509 \$43,974	23.0703 \$44,987	23.5717 \$45,965					24.3967 \$47,574
	Nov.01-12	22.5822 \$44,035		23.6470 \$46,112						25.0066 \$48,763
	Nov. 01-13	23.2596 \$45,356	23.8081 \$46,426	24.3564 \$47,495						25.7568 \$50,226
HC 47 Autism Support Worker	Oct. 31-11 Expired rate	19.0637 \$37,174	19.6355 \$38,289	20.2250 \$39,439		21.4566 \$41,840				
Worker	Nov.01-11	19.4450 \$37,918	20.0282 \$39,055	20.6295 \$40,228		21.8857 \$42,677	22.5420 \$43,957			23.3310 \$45,495
	Nov.01-12	19.9311 \$38,866	20.5289 \$40,031	21.1452 \$41,233	_	22.4329 \$43,744				23.9142 \$46,633
	Nov. 01-13	20.5290 \$40,032	21.1448 \$41,232	21.7796 \$42,470		23.1059 \$45,056				24.6317 \$48,032

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 50	Oct. 31-11	24.6100	25.3200	26.1000	27.2800	28.5200				
Paramedic Emergency	Expired rate	\$47,990	\$49,374	\$50,895	\$53,196	\$55,614				
	Nov.01-11	25.1022 \$48,949	25.8264 \$50,361		27.8256 \$54,260					30.1086 \$58,712
	Nov.01-12	25.7298 \$50,173	26.4721 \$51,621	27.2876 \$53,211	28.5212 \$55,616					30.8613 \$60,179
	Nov. 01-13	26.5016 \$51,678	27.2662 \$53,169	28.1062 \$54,807		30.7122 \$59,889				31.7871 \$61,985
HC51 Radiology Technologist	Oct. 31-11 Expired rate	25.0447 \$48,837	25.6219 \$49,963		27.6704 \$53,957		30.4932 \$59,462			
Lab Technologist S	-	25.5456 \$49,814	26.1343 \$50,962	27.4527 \$53,533	28.2238 \$55,036					32.1917 \$62,774
	Nov.01-12	26.1842 \$51,059	26.7877 \$52,236	28.1390 \$54,871		30.9050 \$60,265	31.8806 \$62,167			32.9965 \$64,343
	Nov. 01-13	26.9698 \$52,591		28.9832 \$56,517			32.8371 \$64,032			33.9864 \$66,273

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC52 Nuclear Medicine Tech	Oct. 31-11 Expired rate	27.8143 \$54,238	28.7553 \$56,073	29.6761 \$57,868	30.5954 \$59,661	31.5381 \$61,499	32.4592 \$63,295			
HC65	Nov.01-11	28.3706 \$55,323	29.3304 \$57,194	30.2696 \$59,026		32.1689 \$62,729	33.1084 \$64,561			34.2672 \$66,821
Ultrasonographer MRI Technologist	Nov.01-12	29.0799 \$56,706	30.0637 \$58,624	31.0264 \$60,501		32.9731 \$64,298	33.9361 \$66,175			35.1239 \$68,492
HC 66 CT Scan Technolog	Nov. 01-13 gist	29.9522 \$58,407	30.9656 \$60,383	31.9572 \$62,316	32.9471 \$64,247	33.9623 \$66,226				36.1776 \$70,546
HC 53 PACS Application	Oct. 31-11 Expired rate	27.7535 \$54,119	29.4881 \$57,502	31.2227 \$60,884	32.9573 \$64,267					
Specialist	Nov.01-11	28.3086 \$55,202	30.0779 \$58,652		33.6164 \$65,552					36.6243 \$71,417
	Nov.01-12	29.0163 \$56,582	30.8298 \$60,118		34.4569 \$67,191					37.5400 \$73,203
	Nov. 01-13	29.8868 \$58,279	31.7547 \$61,922	33.6226 \$65,564	35.4906 \$69,207					38.6662 \$75,399

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 54 Respiratory Therapist	Oct. 31-11 Expired rate	24.0905 \$46,976	24.7675 \$48,297	26.3420 \$51,367	27.2020 \$53,044	29.8016 \$58,113			33.0236 \$64,396	
· norapiet	Nov.01-11	24.5723 \$47,916	25.2629 \$49,263	26.8688 \$52,394	27.7460 \$54,105		31.4621 \$61,351		33.6841 \$65,684	
	Nov.01-12	25.1866 \$49,114	25.8944 \$50,494	27.5406 \$53,704		31.1576 \$60,757	32.2487 \$62,885		34.5262 \$67,326	35.7346 \$69,682
	Nov. 01-13	25.9422 \$50,587	26.6713 \$52,009	28.3668 \$55,315	29.2929 \$57,121		33.2161 \$64,771		35.5620 \$69,346	36.8066 \$71,773
HC 56 Health Motivator	Oct. 31-11 Expired rate	24.0905 \$46,976	24.7675 \$48,297	26.3420 \$51,367	27.2020 \$53,044		30.8452 \$60,148	31.9437 \$62,290	33.0236 \$64,396	
	Nov.01-11	24.5723 \$47,916	25.2629 \$49,263	26.8688 \$52,394		30.3976 \$59,275			33.6841 \$65,684	34.8630 \$67,983
	Nov.01-12	25.1866 \$49,114	25.8944 \$50,494		28.4397 \$55,457		32.2487 \$62,885		34.5262 \$67,326	35.7346 \$69,682
	Nov. 01-13	25.9422 \$50,587	26.6713 \$52,009	28.3668 \$55,315	29.2929 \$57,121		33.2161 \$64,771		35.5620 \$69,346	36.8066 \$71,773

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 61 Group Program Facilitator	Oct. 31-11 Expired rate	24.5534 \$47,879	25.3842 \$49,499	26.1970 \$51,084	27.0086 \$52,667	27.8408 \$54,290				
	Nov.01-11	25.0445 \$48,837	25.8919 \$50,489	26.7209 \$52,106	27.5488 \$53,720	28.3976 \$55,375				30.2498 \$58,987
	Nov.01-12	25.6706 \$50,058	26.5392 \$51,751	27.3890 \$53,408	28.2375 \$55,063					31.0061 \$60,462
	Nov. 01-13	26.4407 \$51,559		28.2106 \$55,011		29.9808 \$58,463				31.9362 \$62,276
HC 63 Dietitian	Oct. 31-11 Expired rate	26.7600 \$52,182	27.9157 \$54,436	30.2293 \$58,947		32.6464 \$63,660				
	Nov.01-11	27.2952 \$53,226	28.4740 \$55,524	30.8339 \$60,126	32.0133 \$62,426	33.2993 \$64,934				37.2393 \$72,617
	Nov.01-12	27.9776 \$54,556	29.1859 \$56,912	31.6047 \$61,629	32.8136 \$63,987					38.1703 \$74,432
	Nov. 01-13	28.8169 \$56,193		32.5529 \$63,478			36.5142 \$71,203			39.3154 \$76,665

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 67	Oct. 31-11	24.2580	24.9394	25.8002	26.6428					
Health Records Administrator	Expired rate	\$47,303	\$48,632	\$50,310	\$51,954					
	Nov.01-11	24.7432 \$48,249	25.4382 \$49,604		27.1757 \$52,993					28.1268 \$54,847
	Nov.01-12	25.3617 \$49,455	26.0741 \$50,845	26.9741 \$52,600						28.8300 \$56,218
	Nov. 01-13	26.1226 \$50,939	26.8564 \$52,370	27.7833 \$54,177						29.6949 \$57,905
HC 69	Oct. 31-11	26.2614	27.3420	28.4751	29.6075	30.7911	31.9752			
Information Systems Coordinator	Expired rate	\$51,210	\$53,317	\$55,526	\$57,735	\$60,043	\$62,352			
	Nov.01-11	26.7866 \$52,234	27.8888 \$54,383	29.0446 \$56,637		31.4069 \$61,243	32.6147 \$63,599			33.7562 \$65,825
	Nov.01-12	27.4563 \$53,540	28.5861 \$55,743	29.7707 \$58,053			33.4301 \$65,189			34.6001 \$67,470
	Nov. 01-13	28.2800 \$55,146	29.4436 \$57,415	30.6638 \$59,794	31.8833 \$62,172		34.4330 \$67,144			35.6381 \$69,494

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 73 Physiotherapist Occupational Therapist	Oct. 31-11 Expired rate	27.5907 \$53,802	29.8701 \$58,247	31.0094 \$60,468	32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
Occupational merupion	Nov.01-11	28.1425 \$54,878	30.4675 \$59,412	31.6296 \$61,678		34.1883 \$66,667				36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	31.2292 \$60,897		33.7190 \$65,752		36.4260 \$71,031			37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937	32.1661 \$62,724	33.3929 \$65,116	34.7306 \$67,725		37.5187 \$73,162			38.8319 \$75,722
HC 77 Social Worker II (BSW) Wrap Around Coordinat	•	27.5907 \$53,802	29.8701 \$58,247	31.0094 \$60,468	32.2516 \$62,891	33.5179 \$65,360	34.8407 \$67,939			
	Nov.01-11	28.1425 \$54,878	30.4675 \$59,412	31.6296 \$61,678		34.1883 \$66,667				36.7813 \$71,724
	Nov.01-12	28.8461 \$56,250	31.2292 \$60,897		33.7190 \$65,752					37.7009 \$73,517
	Nov. 01-13	29.7115 \$57,937	32.1661 \$62,724	33.3929 \$65,116	34.7306 \$67,725		37.5187 \$73,162			38.8319 \$75,722

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 83 Pathology Assistant Senior Lab Tech	Oct. 31-11 Expired rate	28.5242 \$55,622	31.2501 \$60,938	32.3444 \$63,072	33.4963 \$65,318					
	Nov.01-11	29.0947 \$56,735	31.8751 \$62,156	32.9913 \$64,333	34.1662 \$66,624					36.5575 \$71,287
	Nov.01-12	29.8221 \$58,153	32.6720 \$63,710	33.8161 \$65,941	35.0204 \$68,290					37.4715 \$73,069
	Nov. 01-13	30.7167 \$59,898	33.6521 \$65,622	34.8306 \$67,920	36.0710 \$70,338					38.5956 \$75,261
HC 85 Orthoptist	Oct. 31-11 Expired rate	28.1701 \$54,932	30.4975 \$59,470	31.6606 \$61,738		34.2218 \$66,733				
	Nov.01-11	28.7335 \$56,030	31.1075 \$60,660	32.2938 \$62,973	33.5874 \$65,495	34.9062 \$68,067				37.5539 \$73,230
	Nov.01-12	29.4518 \$57,431	31.8851 \$62,176	33.1012 \$64,547	34.4271 \$67,133		37.1910 \$72,523			38.4927 \$75,061
	Nov. 01-13	30.3354 \$59,154		34.0942 \$66,484		36.8523 \$71,862				39.6475 \$77,313

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 87 Social Worker III	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449	34.0320 \$66,362	35.3470 \$68,927	36.7716 \$71,705	38.3065 \$74,698	39.8404 \$77,689		
	Nov.01-11	30.9124 \$60,279	32.1424 \$62,678	34.7126 \$67,690	36.0539 \$70,305	37.5070 \$73,139		40.6372 \$79,243		42.0595 \$82,016
	Nov.01-12	31.6852 \$61,786	32.9460 \$64,245	35.5805 \$69,382		38.4447 \$74,967		41.6531 \$81,224		43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640		36.6479 \$71,463		39.5980 \$77,216	41.2509 \$80,439			44.4043 \$86,588
HC 87 HC 88	Oct. 31-11 Expired rate	30.3063 \$59,097	31.5122 \$61,449	34.0320 \$66,362	35.3470 \$68,927					
Psychologist (Masters)*	Nov.01-11	30.9124 \$60,279	32.1424 \$62,678	. ,	36.0539	37.5070 \$73,139	,	40.6372		42.0595 \$82,016
*Employees cannot move beyond the "after 2 year ra unless registered in N.S.	Nov.01-12	31.6852 \$61,786	32.9460 \$64,245	35.5805 \$69,382	36.9553	38.4447 \$74,967		41.6531 \$81,224		43.1110 \$84,066
	Nov. 01-13	32.6358 \$63,640		36.6479 \$71,463		39.5980 \$77,216		42.9027 \$83,660		44.4043 \$86,588

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 89 Infection Control Practitioner	Oct. 31-11 Expired rate	34.0353 \$66,369	35.2140 \$68,667		37.5706 \$73,263	38.7503 \$75,563				
	Nov.01-11	34.7961 \$67,852	36.0012 \$70,202		38.4104 \$74,900					41.0030 \$79,956
	Nov.01-11	36.0012 \$70,202	37.2057 \$72,551		39.6165 \$77,252					42.4382 \$82,754
	Nov.01-12	36.9012 \$71,957	38.1358 \$74,365		40.6069 \$79,183					43.4992 \$84,823
	Nov. 01-13	38.0083 \$74,116	39.2799 \$76,596		41.8251 \$81,559	43.2890 \$84,414				44.8041 \$87,368
HC 91 Pharmacist	Oct. 31-11 Expired rate	35.4763 \$69,179	36.8471 \$71,852			41.5312 \$80,986	43.2444 \$84,327			
	Nov.01-11	36.1858 \$70,562	37.5840 \$73,289			42.3618 \$82,606	44.1093 \$86,013			45.6531 \$89,024
	Nov.01-12	37.0905 \$72,326	38.5236 \$75,121		41.7493 \$81,411	43.4209 \$84,671	45.2120 \$88,163			46.7944 \$91,249
	Nov. 01-13	38.2032 \$74,496	39.6794 \$77,375			44.7235 \$87,211	46.5684 \$90,808			48.1983 \$93,987

Position	Effective Date	Start	After 1 year	After 2 years	After 3 years	After 4 years	After 5 years	After 6 years	After 7 years	After 25 years
HC 93 Psychologist PhD (Candidates Register)	Oct. 31-11 Expired rate	39.6492 \$77,316	42.5530 \$82,978							
(Candidates riegister)	Nov.01-11	40.4422 \$78,862	43.4041 \$84,638							44.9232 \$87,600
	Nov.01-12	41.4532 \$80,834	44.4892 \$86,754							46.0463 \$89,790
	Nov. 01-13	42.6968 \$83,259	45.8238 \$89,356							47.4277 \$92,484
HC 95	Oct. 31-11	45.8624	48.4100	50.9576						
Psychologist (PhD)	Expired rate	\$89,432	\$94,399	\$99,367						
	Nov.01-11	46.7796 \$91,220	49.3782 \$96,287	51.9768 \$101,355						53.7959 \$104,902
	Nov.01-12	47.9491 \$93,501	50.6127 \$98,695	53.2762 \$103,889						55.1408 \$107,525
	Nov. 01-13	49.3876 \$96,306	52.1310 \$101,656	54.8745 \$107,005						56.7951 \$110,750

APPENDIX "B"

DEFERRED SALARY LEAVE PLAN

DEFERRED SALARY LEAVE PLAN

(a) Purpose

- (i) The Deferred Salary Leave Plan is established to afford Employees the opportunity of taking a self-funded leave of absence not to exceed twelve (12) consecutive months.
- (ii) When the leave of absence is taken for the purpose of permitting the full-time attendance of the Employee at a designated educational institution (within the meaning of subsection 118.6 (i) of the *Income Tax Act*) the leave shall not be for less than three (3) consecutive months and in any other case not less than six (6) consecutive months.

(b) Terms of Reference

- (i) It is the intent of both the Union and the Employer that the quality and delivery of service to the public be maintained.
- (ii) A suitable replacement for the Employee on leave will be obtained where required, and the incumbents filling any position(s) temporarily vacated as a result of such leave will be subject to the provisions of the Collective Agreement.
- (iii) Approval of applications under this Plan is subject to operational requirements and will not be unreasonably denied. Any permitted discretion allowed under this Plan will not be unreasonably exercised.

(c) Eligibility

Any Regular Employee is eligible to participate in the Plan except a Casual Employee.

(d) Application

- (i) An Employee must make written application to his/her Chief Executive Officer or his/her delegate at least three (3) calendar months in advance, requesting permission to participate in the Plan. A shorter period of notice may be accepted if deemed appropriate by the CEO or his/her delegate. Entry date into the Plan for deductions must commence at the beginning of a pay period.
- (ii) Written acceptance or denial of the request, with explanation, shall be forwarded to the Employee within two (2) calendar months of receipt of the written application.
- (iii) If after operational requirements are considered there is a conflict between two or more Employees, that conflict will be resolved on the basis of seniority.

(e) Leave

- (i) The period of leave as provided in the Income Tax Regulations will be a period from six (6) to twelve (12) consecutive months except in the case of educational leave where the minimum period is three (3) months.
- (ii) On return from leave, the Employee will be assigned to his/her same position unless:
 - (a) such position no longer exists, in which case, the Employee will be governed by the appropriate provisions of the Collective Agreement between CUPE and the applicable Employer, or
 - (b) the Employee has accepted alternate employment with the Employer (eg. a promotion).
- (iii) Sub-section 6801 (i) (v) of the Income Tax Regulations states that after the leave the Employee is to return to his/her regular employment with the Employer or an Employer that participates in the same or a similar arrangement after the leave of absence for a period that is not less than the period of the leave of Absence.

(f) Payment Formula and Leave of Absence

The payment of salary, benefits and the timing of the period of leave shall be as follows:

- (i) During the deferral period of the Plan, preceding the period of the leave, the Employee will be paid a reduced percentage of his/her salary. The remaining percentage of salary will be deferred and placed in a trust account. The accumulated amount plus the interest earned shall be retained for the Employee in trust by the Employer to finance the period of leave. The money will not be accessible to the Employee until the leave period except as provided in Section (h).
- (ii) Income Tax and Canada Pension Plan contributions are to be withheld from the gross salary less the deferred amounts during the deferral period and from the deferred amounts when paid to the Employee during the period of leave. Employment Insurance premiums are to be based on the Employee's gross salary during the period of the deferral and no premiums are to be withheld from the deferred amounts when paid.
- (iii) The calculation of interest under the terms of this Plan shall be done monthly (not in advance). The Employer will consult with the financial institution maintaining the trust account to provide a rate of interest which is reflective of the nature of this plan. (eg. averaging the interest rates in effect on the last day of each calendar month for: a true savings account, a one (1) year term deposit, a three (3) year term deposit and a five (5) year term deposit). The rates for each of the accounts identified shall be those quoted by the financial institution maintaining the trust account. Interest shall be based upon the average daily balance of the account and credited to the Employee's account on the first day of the following calendar month. Even though the interest is accrued and is not paid to the Employee until the period of leave, it must be

- reported as income on the Employee's T4 and is subject to tax withholdings in the taxation year it is earned during the deferral period.
- (iv) A yearly statement of the value of the Employee's trust account specifying the deferred amount and interest earned will be sent to the Employee, by the Employer.
- (v) The maximum length of the deferral period (the term during which the Employee has pay withheld to fund the leave period) will be six (6) years and the maximum deferred amount will be 33 1/3% of annual salary. The maximum length of any contract under the Plan will be seven (7) years.
- (vi) The Employee may arrange for any length of deferral period in accordance with the provisions set out under (f)(v).
- (vii) All deferred salary plus accrued interest 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 Employee and the Employer.

(q) Benefits

- (i) Deferral of salary will not alter the Employee's employment status. While the Employee is enrolled in the Plan prior to the period of leave, any benefits related to salary level shall be structured according to the salary the Employee would have received had he/she not been enrolled in the Plan.
- (ii) An Employee's benefits will, at his/her option, and subject to the specific provisions of the Plan(s) text, be maintained by the Employer during the Employee's leave of absence, however, all premium costs for such benefits shall be paid by the Employee during the leave.
- (iii) While on leave, any benefits related to salary level shall be structured according to the salary the Employee would have received in the year prior to taking the leave had he/she not been enrolled in the Plan.
- (iv) Subject to the provisions of the Pension Plan text, Pension Plan contributions shall continue during the leave period with the Employee and Employer each contributing its share and the period of leave shall be a period of pensionable service.
- (v) Pension Plan deductions shall be made on the salary the Employee would have received had he/she not entered the Plan or gone on leave.
- (vi) Sick leave will not be earned during the period of leave, however, accumulated sick leave to the commencement of the leave period will accrue to the Employee upon his/her return from the leave.
- (vii) The period of leave will be a period of service for the accumulation rate for retirement allowance and vacation.
- (viii) Vacation credits will not be earned during the period of leave; however, vacation earned up to the date of the deferred leave but unable to be taken

- prior to the date of the commencement of the leave period, will accrue to the Employee upon the Employee's return from the leave.
- (ix) Throughout the period of the leave of absence the Employee shall not receive any salary or wages from the Employer, or from any other person or partnership with whom the Employer does not deal at arm's length, other than
 - (A) the amount by which the Employee's salary or wage under the arrangement was deferred;
 - (B) the reasonable fringe benefits that the Employer usually pays into or on behalf of the Employee.

(h) Withdrawal

- (i) An Employee may withdraw from the Plan in unusual or extenuating circumstances, such as, but not limited to, financial hardship, serious illness or disability, family death or serious illness, or termination of employment. Withdrawal must be submitted in writing, detailing the reason(s) therefore, as soon as possible prior to the commencement of the leave.
- (ii) An Employee who is laid-off or has his/her employment terminated during the deferral period may withdraw from the Plan or leave the accumulated contributions plus interest in the fund pending the exhaustion of recall rights or possibility of reinstatement. In such case the Employer will continue as trustee for the deferred fund notwithstanding any termination of the employment relationship.
- (iii) In the event of withdrawal, the Employee shall be paid a lump sum equal to any monies deferred plus accrued interest. Repayment shall be made as soon as possible but not later than sixty (60) calendar days of withdrawal from the Plan.
- (iv) Should an Employee die while participating in the Plan, any monies accumulated plus interest accrued at the time of death shall be paid to the Employee's estate as soon as possible, but not later than two (2) pay periods following notice being given to the Employer.

(i) Written Contract

- (i) All Employees will be required to sign the approved contract (annexed hereto) before enrolling in the Plan. The contract will set out all other terms of the Plan in accordance with the provisions setout herein.
- (ii) Once entered into, the contract provisions concerning the percentage of salary deferred and the period of leave may be amended by mutual agreement between the Employee and Employer subject to the Section f (v) of this Plan.

DEFERRED SALARY PLAN APPLICATION AND CONTRACT EMPLOYEE NAME: ORGANIZATION: EMPLOYEE I.D.: JOB TITLE/CLASS AND STEP/BIWEEKLY SALARY: I have read the terms and conditions of the Deferred Salary Plan and hereby agree to enter the Plan subject to said terms and conditions. **APPLICATION** I wish to enroll in the Deferred Salary Plan with salary deferral commencing with the _____ to _____ pay period and continue for a _____ year period. (y/m/d) FINANCIAL ARRANGEMENTS The financing of my participation in the Deferred Salary Plan shall be according to the following schedule: I wish to defer a percentage of each of my salary payments for the next years in accordance with this schedule: Months % Months % Months % Months % Months % Months % 2. Annually, the Employer shall provide me with a statement of the status of my account. All deferred salary plus interest held in trust shall be paid to the Employee at the 3. commencement of the leave or in accordance with such other payment schedule as may be agreed upon between the Employee and the Employer. ADDITIONAL COMMENTS CONTRACT APPROVAL Employee's Signature Witness

Date

Date

CEO or Delegate

Department of Human Resources

APPENDIX "C"

LEGAL SUPPORT FOR EMPLOYEES

A) Allegations of Negligence

The Employer shall provide legal support to:

- i) All Employees who are witnesses or potential witnesses in any legal action which is based on a claim that a patient suffered harm as a result of negligent treatment received at the District Health Authority; and
- ii) Employees who are named parties (defendants) in a legal action based on a claim that a patient suffered harm as a result of negligent treatment received at the District Health Authority, so long as the Employee was acting without criminal intent.

B) Other Legal Matters Arising from Employment

In addition, legal support to Employees may be provided in certain other circumstances where the Employee has become involved in a legal matter as a result of his/her employment at the District Health Authority. The decision as to whether to provide legal support in such circumstances, and the extent of such support, will be determined by the Employer on a case by case basis.

PROCEDURE

1. All subpoenas and legal notices for Employees of the District Health Authority are to be handled by a person(s) designated for this purpose by the Employer. Process servers serving subpoenas and notices should be directed to such person(s).

2. Any Employee who:

- a. has been contacted by a lawyer about a negligence claim, or has been personally served with a subpoena or an originating notice/action (documents commencing a law suit) is requested to notify his/her Supervisor/Manager and to contact the person designated who will communicate appropriately with the Employee/Management and coordinate contact with legal counsel, as he/she deems appropriate.
- b. has a request for the provision of legal support as outlined in Section B above must contact the person(s) designated who will determine whether legal support will be provided and the level of such support.
- 3. Employees are free to obtain his/her own legal counsel, but will do so at his/her own expense.
- 4. The District Health Authority has an insurance policy which insures Employees against damages arising from negligence which causes a patient bodily injury,

sickness/disease or death so long as the Employee was acting within the scope of his/her employment.

- 5. If an Employee is required to pay a monetary amount or judgment to any other party because of:
 - a. a patient suffering injury as the result of an Employee acting beyond the scope of his/her employment or with criminal intent; or
 - b. the outcome of a legal matter arising from employment as outlined in Section B above.

This Appendix "C" shall not constitute an obligation on the part of the Employer to pay such monetary amount or judgment on behalf of the Employee, or to reimburse the Employee for payment of same, even if legal support was provided to the Employee.

APPENDIX "D"

PART-TIME EMPLOYEES - AVAILABILITY FORM

Article 17.04(b) - CUPE Collective Agreement

Name:	Dept/Program:
Position:	Site:
Article 17.04 (b) requires each Regular Parand willingness to perform extra shifts for tand enter the number of additional hou	rt-Time Employee to indicate his/her availability he Employer. Please complete the following rs where applicable.
A On average, your scheduled ho	ours are per pay period.
B I am willing and available to wor shifts) per pay period in my department o	kadditional scheduled hours (extra r work area.
The extent of my availability for additio	nal shifts (extra shifts) is:
Total Regular scheduled Hours plus Av	railable Hours
C I am not available to work addithose posted on the regular schedule (tional scheduled hours (extra shifts) beyond Box A and B)
D After the posted schedule, I am av	vailable for casual (relief) shifts
	f shifts but you have restrictions on your ctions with your Manager who will determine te these restrictions.
straight time rates except where overtime A Part-Time Employee is permitted to s availability by March 1 st (for April to Ju September 1 st (for October to December March). A revised Part-Time Employee	o work the hours set out in Sections A, B, & D at is required as per Article 17.04 (a). ubmit a revised Availability Form indicating ine); by June 1 st (for July to September); by Der); and by December 1 st (for January to Availability Form may be submitted more Employer. Such agreement shall not be
Changes to availability will not be abused.	
Employee	Date
Employer	Date

APPENDIX "E"

CUPE LAID-OFF EMPLOYEE AVAILABILITY FORM

NAM	E:	DATE:			
(a)	Prior to lay off, I was working at		, site(s).		
(b)	Prior to lay off, I was working in		, department(s).		
(c)	Prior to lay off, my designation as a percentage of	of Full-Time hours w	as%.		
(d)	I am interested in being recalled to a Regular F	Position. YES	_ NO		
	If yes, other than my previous work site(s), I wo	ould accept recall to	a position at:		
	Name sites		-		
(e)	Other than recall to a Regular Position, I am interested in working additional shifts (which may include a Temporary Position, extra shifts, relief shifts and required shifts).				
	Silito).	YES	NO		
	If yes, I may be assigned to work up to my percentage of Full-Time hours (and have print status).	(prior to lay off) do ority for extra shifts	esignation as a s due to lay off		
(f)	I am interested in working beyond my prior to la	y off designation as	a percentage of		
	Full-Time hours).	YES	_ NO		
	If yes, I am interested in working% (a and shall be treated as a Part-Time Employee for 17.05, inclusive.	is a percentage of For the purposes of A	Full-Time hours) rticles 17.04 and		
until a permi March Octob Emple	submitted, the Employer is entitled to rely on the a new form is implemented according to the follow itted to submit a revised Laid-off Employee Availa h 1 st (for April to June); by June 1 st (for July to per to December); and by December 1 st (for Janoyee Availability Form may be submitted more of oyer. Such agreement shall not be unreasonably	ring process. A Laid bility Form indicatin September); by Se uary to March). A iten where mutually	-off Employee is ig availability by ptember 1 st (for revised Laid-off		
Empl	oyee	Date			
Empl	oyer	Date			

APPENDIX "F"

WORKLOAD SITUATION REPORT

LC	OYER NAME:					
:				······································		
	NAME: DATE: (YYYY/MM/DD):					
	UNIT / DEPT:	SHIFT/TIMI	SHIFT/TIME OF OCCURRENCE:			
	STAFFING (NUMBERS) SC —	CHEDULED:		THIS SHIFT:		
	Describe workload situa	ation as you saw it:				
	Name of Manager/Supervisor/Designate Contacted:					
	Time Contacted:					
	Describe action/response given by Manager/Supervisor/Designate:					
	Describe your response	:				
	What other options migh	nt have been consider	ed:			
	Date: (YYYY/MM/DD) & Ti	ime of Submission	Signature			

Copies to:

Union or Employer Chairs or Labour Management Committee

GUIDELINES FOR USE

- (1) An Employee who believes that work cannot be completed adequately and safely because of that Employee's workload should bring the matter to the attention of the immediate Supervisor, or where appropriate, the Supervisor's Designate. Where the issue has not been satisfactorily resolved, the Employee may complete this form. The form should normally be completed at the time of the workload situation (prior to the completion of the shift in which the workload situation occurred).
- (2) Briefly outline:
 - (a) the work situation; and
 - (b) identify specific problem(s). If the form does not provide sufficient space, please add further information on a separate sheet.
- (3) **DO NOT** identify clients/residents, doctors or staff involved in the incident described, use Dr. X or client/resident A or staff member 1.
- (4) Workload Situation reports are not intended to replace any incident report form or other internal documentation required under Employer Policies.

REPLY OF THE EMPLOYER

(1)	Date of Reply:	(2)	Completed by:
Reply:	[Describe action / response]		

≈LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT

The copies of Letters of Agreement and Memoranda of Agreement found in this section apply to an individual Employer and their respective Local Union as outlined in the following list. The signed Letters of Agreement and Memoranda of Agreement exist with the individual Employers and their respective Local Union. The copies found here are provided for reference only.

≈APPENDIX "G" Letters of Agreement and Memoranda of Agreement

MEMORANDUM OF AGREEMENT #1
Market-based Adjustments
LTD Plan Termination Contingency
MEMORANDUM OF AGREEMENT #3
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #5
MEMORANDUM OF AGREEMENT #6
MEMORANDUM OF AGREEMENT #7
Market-based Adjustments
LTD Plan Termination Contingency
Provincial Group Benefits Committee
Transfer Memorandum of Agreement
Provincial Redeployment Committee
Permanent Resource Employee
MEMORANDUM OF AGREEMENT #7
Infection Control – HC89
MEMORANDUM OF AGREEMENT #8
LPN Practice Premium

APPENDIX "H" (DHA SPECIFIC) Letters of Agreement and Memoranda of Agreement

SOUTH SHORE DISTRICT HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

MEMORANDUM OF AGREEMENT #1
LETTER OF UNDERSTANDING #3
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #5
MEMORANDUM OF AGREEMENT #5
MEMORANDUM OF AGREEMENT #6

SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

MEMORANDUM OF AGREEMENT #1

LETTER OF UNDERSTANDING #2

LETTER OF UNDERSTANDING #3

LETTER OF UNDERSTANDING #3

Multidisciplinary Approach to Hiring for the Mental Health Program

Multidisciplinary Approach to Job Performance Appraisal Process within the Mental Health Program

MEMORANDUM OF AGREEMENT #4

LETTER OF UNDERSTANDING #5

LETTER OF UNDERSTANDING #6

Transport Trips for CUPE Members

Multidisciplinary Approach to Hiring for the Mental Health Program

Multidisciplinary Approach to Hiring for the Mental Health Program

Multidisciplinary Approach to Job Performance Appraisal Process within the Mental Health Program

Consecutive Shifts

Part-Time Employees - Scheduled Shifts

MEMORANDUM OF AGREEMENT #7 In-Town Deliveries - Harbourside

MEMORANDUM OF AGREEMENT #8 Job Selection

MEMORANDUM OF AGREEMENT #9 Personal Care Workers – ALCU –

Yarmouth Regional Hospital

MEMORANDUM OF AGREEMENT #10 Present Incumbent Only (PIO) Classifications

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

MEMORANDUM OF AGREEMENT #1 Transport Trips for CUPE Members

LETTER OF UNDERSTANDING #2 Multidisciplinary Approach to Hiring for the

Mental Health Program

LETTER OF UNDERSTANDING #3 Multidisciplinary Approach to Job

Performance Appraisal Process within the

Mental Health Program

MEMORANDUM OF AGREEMENT #4 Interim Job Sharing Agreement

LETTER OF UNDERSTANDING #5 Consecutive Shifts

MEMORANDUM OF AGREEMENT #6 Employees With Same Seniority Date MEMORANDUM OF AGREEMENT #7 3 Hour Shift – EKMCHC / WKMHC

MEMORANDUM OF AGREEMENT #8 Job Selection

MEMORANDUM OF AGREEMENT #9 Present Incumbent Only (PIO) Classifications

COLCHESTER EAST HANTS HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

MEMORANDUM OF AGREEMENT #1 Temporary Job Sharing

MEMORANDUM OF AGREEMENT #2 Job Selection

MEMORANDUM OF AGREEMENT #3 Team Leader and Discipline Leader MEMORANDUM OF AGREEMENT #4 Employees With Same Seniority Date

MEMORANDUM OF AGREEMENT #5 Present Incumbent Only (PIO) Classifications

CUMBERLAND HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

MEMORANDUM OF AGREEMENT #2
MEMORANDUM OF AGREEMENT #3
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #5
MEMORANDUM OF AGREEMENT #5
MEMORANDUM OF AGREEMENT #6

Temporary Job Sharing
Job Selection
Relative Seniority Among Permanent Employees
Psychologists
Employees Working During A Leave Of
Absence
Present Incumbent Only (PIO) Classifications

PICTOU COUNTY HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

MEMORANDUM OF AGREEMENT #1
MEMORANDUM OF AGREEMENT #2
MEMORANDUM OF AGREEMENT #3
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #4
MEMORANDUM OF AGREEMENT #5
MEMORANDUM OF AGREEMENT #5

Temporary Job Sharing
Management Employees
Job Selection
The Aberdeen Hospital – Twelve Hour Shift
Rotation – Core Laboratory
Present Incumbent Only (PIO) Classifications

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY AND THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

MEMORANDUM OF AGREEMENT #1

MEMORANDUM OF AGREEMENT #2

LETTER OF UNDERSTANDING #3

MEMORANDUM OF AGREEMENT #4

MEMORANDUM OF AGREEMENT #4

MEMORANDUM OF AGREEMENT #5

Temporary Job Sharing

Job Selection

Contribution of Members in the
Selection Process

Recruitment and Retention of Pharmacists –
Vacation Accumulation

Present Incumbent Only (PIO) Classifications

APPENDIX "G"

Letters of Agreement and Memoranda of Agreement

The following as attached, represents the Letters of Agreement and Memoranda of Agreement as referenced at Article 35.

Market-based Adjustments

- 1) Where the Employer determines that, due to shortages within the labour market, a recruitment and/or retention problem exists with respect to a particular classification or group of classifications within the Bargaining Unit, the following procedure will be utilized:
 - (a) the Employer will consult with the Union regarding the situation and provide the Union with information supporting its conclusion that such a market problem does exist, along with its position in relation to the amount and the time period for any proposed supplement to the wage level; and
 - (b) the Union will be provided with an opportunity to make representations and provide any additional information concerning the situation.
- 2) Upon completion of this consultation process the Employer may implement a special market-based adjustment in respect of the classification(s) in question. Such adjustments will be paid on a bi-weekly basis for a defined period of time.
- Any market-based adjustment will be pro-rated according to designation for Regular Part-Time positions and for designation and duration for temporary assignments and/or job shares.
- 4) The amount of the market-based adjustment will be reviewed annually and may be increased if the Employer, in its discretion, deems this necessary. The decision of the Employer in this regard is not subject to review by an arbitrator or any other person.
- 5) The market-based adjustment will not be considered a part of the Employee's regular (negotiated) pay rate for the Employee's classification.
- 6) The market-based adjustment will, however, be treated as regular earnings for purposes of pension, Union dues, statutory deductions (e.g. Employment Insurance, Canada Pension Plan, Income Tax) and other earnings, related group benefits plans such as long term disability and life and accidental death and dismemberment insurance and for pregnancy and adoption leave allowances.
- 7) The market-based adjustment will not be added to the hourly rate when calculating overtime rate; rather, overtime rates will be based on the base salary without the market-based adjustment.

- 8) The market-based adjustment shall be considered as part of any monies to be reimbursed to the District Health Authority by CUPE in relation to any time off for Union business.
- 9) The market-based adjustment shall be used in calculation of any retirement allowance to which an Employee becomes entitled while the adjustment is in effect.
- 10) For Casual Employees the market-based adjustment will be calculated as a minimum payable on the basis of two (2) shifts per week (40%) and subsequently paid as a supplement to the daily rate applicable to the classification of the Casual Employee. A quarterly review of time actually worked (excluding overtime) will be undertaken and any shifts worked beyond two (2) shifts per week (40 %) would have a retroactive adjustment applied on a shift worked basis.
- 11) For Part-Time Employees, the market-based adjustment will be paid based on his/her designation and his/her regularly scheduled shifts. Any extra shifts beyond the Part-Time FTE designation, excluding overtime hours, will be reviewed quarterly and paid on the same basis as the Casual worker.
- 12) The 11% in lieu of benefits that is paid to Casuals shall be calculated on the base pay plus market-based adjustment.
- 13) The existence of the market-based adjustment does not prevent the Union from negotiating increases in compensation and benefits in accordance with the Collective Agreement. Nor does the existence of the market-based adjustment prevent the Union from pursuing classification issues during the life of the market-based adjustment.

LTD Plan Termination Contingency

BETWEEN:

SOUTH SHORE DISTRICT HEALTH AUTHORITY AND CUPE LOCAL 1933

SOUTHWEST NOVA DISTRICT HEALTH AUTHORITY AND CUPE LOCAL 835

OR

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY AND CUPE LOCAL 4150

OR

COLCHESTER EAST HANTS HEALTH AUTHORITY AND CUPE LOCAL 2525

OR

CUMBERLAND HEALTH AUTHORITY AND CUPE LOCAL 2525

OR

PICTOU COUNTY HEALTH AUTHORITY AND CUPE LOCAL 2525

OR

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY AND CUPE LOCAL 2525

The Employer and the Union agree that should the LTD Program be terminated, for any reason, the parties agree to negotiate the terms of a replacement plan, and failing agreement on the terms of a replacement plan, agree to reinstate those terms and conditions of employment which existed immediately prior to the LTD Program coming into effect. For example sick leave accrual would revert to two and one-half (2½) days per month and total accrual would revert to three hundred (300) days if Employees were entitled to such levels of benefit immediately prior to the LTD Program coming into effect. The job protection features for LTD claimants would be deleted as well as any other changes to the Collective Agreement which were incorporated as part of the Agreement to adopt an LTD Program.

Provincial Group Benefits Committee

A Provincial Group Benefits Committee will continue to provide advice and make recommendations regarding the group benefit plan administered by HANS (this does not include the LTD plan). The committee shall be comprised of representatives of both unions and employers, as follows:

Four union representatives - each of the four major unions (CUPE, CAW, NSNU and NSGEU) will select a representative;

Four employer representatives - these will be selected from both acute care and continuing care employers;

A representative from the HANS Group Benefits Solutions will participate in the committee on an ex-officio basis.

The purpose of the committee is to provide a forum for constructive engagement amongst representatives of plan participants, employers and the plan sponsor on issues of importance to the group benefits plan, including plan design, administration, and communication.

The Provincial Group Benefits Committee shall operate in accordance with its terms of reference which shall include a process to be used to resolve issues which cannot be resolved through consensus among members of the committee.

Where, in any given fiscal year, the plan administrator determines that an ongoing surplus has arisen in the plan which is of sufficient magnitude to allow an adjustment to benefits, the matter will be referred to the Provincial Group Benefits Committee for determination. The Provincial Group Benefits Committee shall not be authorized to make any adjustment to benefits that would have the effect of increasing the overall ongoing cost of the plan to employers and employees.

Transfer Memorandum of Agreement

Between:

South Shore District Health Authority, South West Nova District Health Authority, Annapolis Valley District Health Authority, Colchester East Hants Health Authority, Cumberland Health Authority, Pictou County Health Authority, Guysborough Antigonish Strait Health Authority and Cape Breton District Health Authority

-and-

The Canadian Union of Public Employees ("CUPE"), Locals 1933, 835, 4150, 2525 and 2431

The Parties hereby agree to the following:

- 1. For the purposes of this agreement,
 - a. "CUPE Local" means any of CUPE Locals 1933, 835, 4150, 2525 and 2431;
 - b. "Employer" means any of South Shore District Health Authority, South West Nova District Health Authority, Annapolis Valley District Health Authority, Colchester East Hants Health Authority, Cumberland Health Authority, Pictou County Health Authority, Guysborough Antigonish Strait Health Authority and Cape Breton District Health Authority; and
 - c. "Work" means work of a bargaining unit represented by a CUPE Local at one of the Employers.
- 2. This agreement is not applicable to casual employees.
- 3. In the event that
 - a. Work is transferred from one or more Employers to another Employer;
 - b. the transferred Work falls within the bargaining unit of a CUPE Local at the receiving Employer; and
 - the receiving Employer determines that it will require an increase in the complement of employees to perform the transferred Work, and / or;

d. the receiving Employer creates vacancies by offering expressions of interest (TSP) within the complement of existing Employees who perform the transferred Work,

the receiving Employer shall identify these vacancies which shall be filled in accordance with this memorandum of agreement ("Transfer Vacancies").

- 4. If any Transfer Vacancies are identified, employees of the transferring Employer(s) in the classification performing the transferred Work shall indicate whether they are interested in following the Work to the receiving Employer.
- 5. In order to fill identified Transfer Vacancies, employees of the transferring Employer in the classification performing the transferred Work have the option, offered to the most senior affected employee first (provided they meet the minimum threshold requirements), and so on, to transfer to the employment of the receiving Employer pursuant to the terms of this memorandum of agreement.
- 6. Where more than one transferring Employer exists, the option to transfer employment contained above in paragraph 5 shall be offered in order of greatest seniority as between affected employees at the multiple transferring Employers.
- 7. In accordance with paragraph 3(d), the receiving Employer shall only be obligated to offer calls for expressions of interest for TSP within the complement of existing Employees who perform the transferred Work, to the extent it accommodates the number of Employees who wish to transfer. Acceptance by the Employer of an expression of interest in TSP from an Employee of the receiving Employer is conditional on an employee from the transferring Employer accepting the resulting vacancy.
- 8. The receiving Employer shall accept the transferring employees to fill the Transfer Vacancies.
- 9. The receiving Employer shall recognize the service and seniority, as well as all of the accrued benefits and entitlements of the transferring employees existing on the date of transfer with the transferring Employer, as service and seniority with the receiving employer for any purpose for which service or seniority is relevant, and thereafter the transferring employee shall be subject to the service and the seniority provisions in the collective agreement for the appropriate bargaining unit of the receiving Employer and shall be deemed to have continuous service with the receiving Employer.

- 10. In the event the receiving Employer has not concluded a collective agreement for the bargaining unit where the transferring employee will be placed, the wages and vacation of the transferring employee shall remain the same until such time as a collective agreement is signed. At that point, the transferring employee shall be bound by the wages and vacation, and all other terms and conditions of the receiving Employer collective agreement.
- 11. The transferring employee shall not be required to serve a new "probationary" period with the receiving Employer. However, if the transferring employee has not yet completed her or his probationary period at the transferring employer, the remainder of the probationary period must be served with the receiving Employer.
- 12. Although the transferring employee maintains vacation entitlement at the receiving Employer, the transferring employee may not be granted previously approved vacation dates at the receiving employer. Vacation scheduling shall be subject to the collective agreement and practices at the receiving Employer.
- 13. The option available to employees under paragraph 5 only applies to employees who wish to follow the transferred Work to another employer where the Transfer Vacancies are available in the employee's own classification. The Transfer Vacancies will be identified notwithstanding the use of different "position titles" or placement in a different CUPE Local bargaining unit at the receiving Employer. Employees do not have the option of transferring to another classification within a Classification Group at the receiving Employer.
- 14. No employee will be required to follow the transferred Work.
- 15. Where, as a result of this process, Transfer Vacancies still exist at the receiving Employer, they shall be posted under the terms of the collective agreement in effect at the receiving Employer.
- 16. The employees have seven calendar days (7) to decide whether to choose the option under paragraph 5 of this memorandum of agreement.
- 17. In the event an affected employee chooses not to exercise the option to transfer to the receiving Employer under paragraph 5 of this memorandum of agreement, the employee shall then have recourse to the layoff, displacement and any other applicable provisions of the Collective Agreement with the transferring Employer. Under no circumstances however can an affected Employee be laid off or have their hours reduced if the transfer of work is governed by Article 27.01.

- 18. The Parties agree that an employee who chooses the option to transfer to the receiving Employer under paragraph 5 of this memorandum of agreement shall suffer no loss of pay or benefits and shall suffer no break or interruption in service or seniority, even if delays occur through the process of transferring from the transferring Employer to the receiving Employer unless the employee is responsible for the delay.
- 19. The transferring employee shall have (for a period of twenty-four (24) months from commencing employment with the receiving employer), the right to be recalled to the employee's former regular position with the transferring employer pursuant to the applicable provisions of the Collective Agreement with the transferring Employer which were in effect on the date of the commencement of employment with the receiving Employer.
- 20. The transferring employee shall be reimbursed, on a one time only basis during the period of employment with the Employers, for reasonable relocation and moving expenses of a maximum amount of \$2,500.00, provided the relocation involves a move outside of a 50km radius of the employee's place of residence.
- 21. While the parties agree that this memorandum of agreement is designed to work in concert with the collective agreements and is supplementary to same, in the event of a conflict between this memorandum of agreement and the collective agreements, the terms of this memorandum of agreement shall take precedence.
- 22. In the event that Work is transferred from one or more Employers to an employer not bound by this memorandum of agreement, any transferring Employer shall make best efforts to use its influence to persuade the receiving employer to accept any affected employees of the transferring Employer in as fair and as equitable a fashion as possible.

Provincial Redeployment Committee

Within 3 months of the ratification of the collective agreement the Employers and the Union will cooperate in the formation of a Joint Provincial Redeployment Committee.

The purpose of the committee will be create a system, administered by the Employers, which will allow displaced redundant employees to be made aware of other potential re-employment opportunities among acute care employers in the provincial health system. The committee will develop terms of reference and will reach agreement on a system to address issues such as the following:

- Recognition of cumulative seniority earned through employment in positions with different employers
- Utilization of such seniority in the selection processes
- Recognition of such seniority between employers and the crediting of accrued benefits

The system in question shall be administered in a manner consistent with the terms of the Transfer MOA.

The parties commit to the principle that Employees who have been subject to layoff and displacement and who have recall rights under their respective Collective Agreement will have the opportunity to be considered for available employment opportunities with other District Health Authorities (based on their Seniority and on their ability to meet the threshold requirements of the work) in priority to the hiring of new employees.

Permanent Resource Employee

This memorandum is intended to apply only to employees working as LPNs, or those working in positions for whom the Employer has required certification as a CCA, and specifically appointed to a position designated by the Employer and posted as Permanent Resource Employee. This provision is not intended to apply to situations where an employee is reassigned to work in different work areas or works additional, extra or relief shifts.

For the purposes of this Memorandum of Agreement, a "Permanent Resource Employee" means an Employee specifically designated, identified and appointed by the Employer as a Permanent Resource Employee to be used for the purpose of meeting unpredictable operational requirements on various units. It is recognized that, while a Permanent Resource Employee may have scheduled shifts, she/he may not know the specific unit on which she/he will be assigned until the start of the shift.

An Employee appointed by the Employer to a position as a Permanent Resource Employee shall be compensated with a premium in addition to the Employee's regular hourly rate and in addition to other applicable premiums (eg. education, shift).

The number of Permanent Resource Employee positions shall be as determined by the Employer, but in no case shall exceed a total of ten percent (10%) of the classification. This number may be increased by mutual agreement of the Employer and the Union representatives.

The hourly rate of pay shall be based on the regular Employee rate as set out in Appendix 'A' and the applicable (one only) supplement shall be paid as follows:

(i) During the first six (6) months worked in the position – an additional \$0.50 per hour to the regular Employee rate;

- (ii) Between six (6) months worked and twelve (12) months worked in the position an additional \$0.75 per hour to the regular Employee rate;
- (iii) Between twelve (12) months worked and twenty-four (24) months worked in the position an additional \$1.00 per hour to the regular Employee rate;
- (iv) After twenty-four (24) months worked in the position an additional \$1.25 per hour to the regular Employee rate.

This provision will be effective upon date of Ratification and will currently only apply to the float teams in DHA #1 for the LPNs at South Shore, in DHA #6 for the CCAs and in DHA #7 in Antigonish for the Team Aides.

Where vacancies are not posted under Article 15, opportunities to be a Permanent Resource Employee will be offered on the basis of seniority.

<u>Infection Control – HC 89</u>

Effective November 1, 2011, all CUPE Infection Control Practitioners will be adjusted to NSNU rate of RN9 on a go forward basis. It is agreed that this classification will not be used for purposes of any job evaluation or reclassification exercise for any other CUPE bargaining unit position. It is also agreed that the provisions of Article 3.04 are not applicable to any future disparity that arises with NSNU due to differential economic or market adjustments.

LPN PRACTICE PREMIUM

LPN Practice premiums are offered to qualifying LPNs. These premiums are intended to recognize and encourage practice activities.

To be eligible for a premium for a twelve (12) month period commencing November 1, 2012, and November 1st of each year thereafter, an LPN must earn seventy (70) points by participating in Employer approved activities.

In order for an LPN to qualify s/he must attain the required points based on the relative weights assigned to the approved activities. The LPN must maintain a record of recognized practice activities completed in the previous 12 month period. The LPN must submit written proof of these activities on the form provided to the Employer by October 1st, 2013 and by October 1st each year thereafter. The premium shall be effective following proof for the twelve (12) month period from November 1, 2012 to October 31, 2013 and from November 1 to the following October 31 thereafter. This premium shall be paid in full in a lump sum on or before December 15th, 2013 and on or before December 15th of each year thereafter to LPNs who achieve eligibility for them in accordance with this MOA. This premium shall be prorated for Part-time and Casual LPNs based on the regular hours paid in the twelve (12) month period from the previous November 1 to October 31 for the year of eligibility.

In order to qualify for this premium an LPN must claim points in at least two categories. An LPN who qualifies for the premium shall be paid an annual supplement of \$850.

Points earned in one CUPE bargaining unit will be recognized by a subsequent Employer for the purposes of qualifying for this premium. The activities must be relevant to the subsequent Employer. The LPN must meet the portability criteria in accordance with Article 31.

If a disagreement arises concerning an LPN's eligibility for this premium, the Union may file a grievance and, if the grievance is not resolved to the Union's satisfaction, refer the matter to arbitration. An Arbitrator's jurisdiction in any grievance filed under this provision shall be restricted to a determination of whether the Employer's discretion was exercised in a reasonable manner.

EXPLANATION OF LPN PRACTICE PREMIUM CATEGORIES

POINTS CLAIMED MUST COME FROM A MINUMUM OF TWO CATEGORIES

Practice premiums are intended to recognize the additional "value added" education the LPN is either required to take because of the location or service in which she works or may choose to take voluntarily regardless of the location or service she works. Orientation education DOES NOT qualify towards this premium.

A. CERTIFICATION IN A SPECIALTY (40 POINTS)

This is defined as a course of study which includes an evaluation component and which leads to a specialty certification status/or specialty certificate for the LPN.

These points can only be claimed in the year the certification is awarded.

B. COURSE IN A SPECIALTY Requiring an evaluation component (20 POINTS)

This is defined as a course in a nursing specialty for which there is a required evaluation component to "pass." These points can only be claimed in the year the course is taken. For those courses that require re-certification, 5 points for subsequent years while the course certification remains valid.

C. COURSE IN A SPECIALTY Not requiring an evaluation component (15 OR 10 POINTS)

This is defined as a course in a nursing specialty that may be internally or externally developed but does not include an evaluation component. Although the LPN may receive a certificate of completion/attendance for taking such a course, the LPN is not considered "certified." Attendance or completion of such a course may only be claimed in the year in which it was taken (i.e. one time only). If the course is a minimum of 3.5 hours in duration, the LPN will receive 10 points. If the course is a minimum of 7.5 hours in duration the LPN will receive 15 points.

D. COURSE, WORKSHOP or CONFERENCE in a GENERAL or SPECIALTY SKILL/THEORY or PROFESSIONAL/PERSONAL DEVELOPMENT (15 OR 10 POINTS)

This is defined as a course or attendance at a learning session, workshop or conference that may or may not be directly nursing-related but the skills/theory are applicable to the nursing practice environment in which the LPN works. If the course or workshop is a minimum of 3.5 hours in duration, the LPN will receive 10 points. If the course or workshop is a minimum of 7.5 hours in duration the LPN will receive 15 points.

E. INSERVICE/HOSPITAL BASED EDUCATION SESSIONS (5 POINTS)

This category is applicable when the LPN attends an education event which is minimally 1 hour in duration and may be considered an "in-service" either scheduled or ad hoc in nature.

If the learning is required to fulfill the LPN's role or if it is a general employee expectation, the points cannot be claimed.

F. E-LEARNING (5 POINTS)

There are many examples of learning delivered via electronic education modules that may be hospital developed or they may be offered through the public domain. The LPN must provide proof of having participated and completed the modules.

The e-learning must be a minimum of one (1) hour in duration (estimated time of completion); however, the LPN may accumulate time from several e-learning modules to obtain the one (1) hour requirement.

If the learning is required to fulfill the LPN's role or if it is a general employee expectation, the points cannot be claimed.

PRACTICE PREMIUMS CLAIM FORM AND LEADERSHIP PREMIUMS CLAIM FORM CLAIM FORM FOR LPN PRACTICE PREMIUMS

To be Completed and Submitted by LPN by October 1st:

Eligible 12 Month

Rationale

Proration for PT/Casual

Signed

Period											
	Name										
	FTE Statu (FT/PT/Ca										
Bana and Information	Job Title	,									
Personal Information	Classifica	tion									
	Unit/Dept/	Area work	red								
	Manager's	s Name									
	** Points must be claimed in a minimum of TWO Categories										
Points Claimed by	Α	В	С	D	E	F	G	Total/70			
Category (Details Attached)								/70			
					1						
Signed Date:											
For Internal Use by Management:											
Points Approved by Category (Details	Α	В	С	D	E	F	G	Total/70			
Attached)								/70			
Premium Approval Premium Approved Premium Not Approved											

**Regular Hours Paid: _____ Amount of Prorated Premium: __

**from the previous Nov 1 to Oct 31 for the year of eligibility:

APPENDIX "H"

(DHA SPECIFIC)

Letters of Agreement and Memoranda of Agreement

The following as attached, represents the Letters of Agreement and Memoranda of Agreement as referenced at Article 35 And are DHA (District Health Authority) specific.

LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT BETWEEN

SOUTH SHORE DISTRICT HEALTH AUTHORITY

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,
LOCAL 1933

TRANSPORT TRIPS FOR CUPE MEMBERS

BETWEEN: SOUTH SHORE DISTRICT HEALTH AUTHORITY

(The "Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

(The "Union")

WHEREAS the Parties have met to consider matters relating to transport trips for Employees:

NOW THEREFORE, the Parties have agreed that when an Employee is assigned to accompany a patient on a transport trip, all time until return shall be considered time worked and the following provisions shall apply:

- (1) Where the Employee performs such duties during his/her regular shift, the Employee shall be paid the Employee's regular rate of pay;
- (2) Where the Employee performs such duties outside his/her regular shift or on a day off, the Employee shall be paid the applicable overtime rate;
- (3) Where a transport trip requires the Employee to work beyond his/her regular shift, the Employer will not require an Employee to return to regular duties without eight (8) continuous hours of time off. Where such time off extends into the Employee's next regularly scheduled shift, the Employee will maintain regular earnings for the next full shift providing the Employee returns to work at the conclusion of such eight (8) hours;
- (4) The Employee shall be reimbursed for all reasonable out of pocket expenses including but not limited to the costs of food and lodging and return transportation;
- (5) In the event the transport does not return directly to the originating facility, the Employee will be provided with adequate return transportation, the cost of which is to be paid by the Employer;
- (6) In the event the transport is redirected to transport another patient or to another facility, the Employee originally assigned has no obligation or responsibility to provide services unless subsequently assigned by the Employee's Employer. If not so assigned, the Employee will be returned to the originating facility in accordance with (d) and (e) above.

MEMORANDUM OF AGREEMENT #2 Interim Job Sharing Agreement

BETWEEN: SOUTH SHORE DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

("The Union")

THE PARTIES hereto agree that Employees may be permitted to enter into a Temporary job sharing arrangement of a Full-Time position with the Employer under the following provisions:

SECTION 1

- Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advise of a Union official.
- Job sharing partners shall be classified as Regular Part-Time term job share or Temporary Part-Time term job share Employees pursuant to the terms and conditions of the Agreement. With the cessation of a job sharing arrangement, the shared position will revert back to being a Full-Time position.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

Originating of Job Sharing Request

- 1.04 An Employee shall submit a written proposal for job sharing to the Employee's immediate Manager. The proposal shall include, but not be limited to the duration and a description of the requested work/schedule allocation.
- 1.05 At least one Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the Full-Time position to be shared. Both Employees must be suitably qualified and capable of carrying out the full time duties and responsibilities of the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.

- 1.06 All specifics associated with the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02. No Employee outside the Bargaining Unit will be employed as a job sharing partner until all Employees in the Bargaining Unit have adequate time to apply for the job sharing opportunity(s).
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

Cessation of Temporary Job Sharing Arrangements

- Upon the expiry of a temporary job sharing arrangement, the Employees will be returned to the same positions (if exists) or equivalent regular position as held prior to the temporary job share arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of his/her request to discontinue the job sharing arrangement or the Parties mutually agree to extend the arrangement.
- 1.12 A job sharing Employee shall provide thirty (30) days notice of the intent to leave the job sharing arrangement. When a job sharing partner wishes to discontinue the arrangement, the arrangement ceases and the other job sharing partner has the option to initiate a new temporary job share arrangement in accordance with Sections 1.04, 1.05 and 1.06 above.
- 1.13 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

Terms of Job Sharing Arrangements

1.14 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.

- 1.15 The duration of the job share will be a set term, with a minimum of six (6) months and the maximum of twelve (12) months. Any party who wishes to terminate or extend a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the parties mutually agree.
- 1.16 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.17 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.18 Job sharing Employees will be paid for hours worked during the pay period. Time worked in excess of a scheduled shift or in excess of the average biweekly hours (75 hours), will be compensated as overtime.
- 1.19 Employees sharing a position shall have the first chance at filling in when the other job sharing partner is absent. In the event, the job sharing partner does not wish to cover the other partner's absences, the Employer shall attempt to schedule other eligible employees. As required by operational demands, the job sharing partners agree to make themselves available to work any extended absences, leaves, or time off of their partner when required by the Employer provided forty-eight (48) hours notice is given. It is also expected that job sharing partners will make themselves reasonably available to work additional shifts as required by operational demands should the Employer be unable to schedule other eligible Employees. Such time shall not constitute overtime unless the Employee works in excess of the hours outlined in Article 18.01.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the South Shore District Health Authority and the Canadian Union of Public Employees expires.

LETTER OF UNDERSTANDING #3

BETWEEN: SOUTH SHORE DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

("The Union")

WHEREAS the Canadian Union of Public Employees is the certified bargaining agent for the Healthcare and Service (Residual) Bargaining Units in the South Shore District Health Authority

AND

WHEREAS the Parties have met to discuss the issue of Employees working more six (6) consecutive days without a day of rest,

THE PARTIES hereby agree to the following:

The Employer will make every effort to limit the number of consecutive shifts to not more than seven (7) consecutive seven and one-half (7 ½) hours shifts and not more than three (3) consecutive eleven and one-quarter (11¼) hour shifts between days off, unless mutually agreed otherwise.

MEMORANDUM OF AGREEMENT #4 JOB SELECTION

BETWEEN:

SOUTH SHORE DISTRICT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

SAME SENIORITY DATE

BETWEEN: SOUTH SHORE DISTRICT HEALTH AUTHORITY

(hereafter called the "Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

(hereinafter called the "Union")

WHEREAS the parties recognize that when employees, within the same classification, obtain a regular position on the same date, the employees receive the same seniority date.

AND THEREFORE to establish an order of seniority for these employees, the parties agree to partake in the following process:

- People Services will provide the names of the employees at the Labour Management meeting following the staffing of the applicable employees;
- a draw will be conducted at the Labour Management meeting to determine the order of seniority;
- the first name drawn will be considered the most senior and number one (1) will be noted on the seniority list next to the seniority date;
- each subsequent draw will be noted and applied in descending order of seniority;
- People Services will note the order of seniority on the Seniority List;
- the Union will advise the Employees of the order.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

SOUTH SHORE DISTRICT HEALTH AUTHORITY

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 1933

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

South Shore District Health Authority

DI Tech Assistant EKG Tech II Laboratory Assistant Network Analyst Pharmacy Tech Physio Assistant

LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT BETWEEN

SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,

LOCAL 835

TRANSPORT TRIPS FOR CUPE MEMBERS

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

(The "Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

(The "Union")

WHEREAS the Parties have met to consider matters relating to transport trips for Employees:

NOW THEREFORE, the Parties have agreed that when an Employee is assigned to accompany a patient on a transport trip, all time until return shall be considered time worked and the following provisions shall apply:

- (1) Where the Employee performs such duties during his/her regular shift, the Employee shall be paid the Employee's regular rate of pay;
- Where the Employee performs such duties outside his/her regular shift or on a day off, the Employee shall be paid the applicable overtime rate;
- (3) Where a transport trip requires the Employee to work beyond his/her regular shift, the Employer will not require an Employee to return to regular duties without eight (8) continuous hours of time off. Where such time off extends into the Employee's next regularly scheduled shift, the Employee will maintain regular earnings for the next full shift providing the Employee returns to work at the conclusion of such eight (8) hours;
- (4) The Employee shall be reimbursed for all reasonable out of pocket expenses including but not limited to the costs of food and lodging and return transportation;
- (5) In the event the transport does not return directly to the originating facility, the Employee will be provided with adequate return transportation, the cost of which is to be paid by the Employer;
- (6) In the event the transport is redirected to transport another patient or to another facility, the Employee originally assigned has no obligation or responsibility to provide services unless subsequently assigned by the Employee's Employer. If not so assigned, the Employee will be returned to the originating facility in accordance with (d) and (e) above.

LETTER OF UNDERSTANDING #2

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

("The Union")

WHEREAS the Parties have met to address the issue of participation of Bargaining Unit members in the job selection and hiring process in the South West Nova District Health Authority;

AND:

WHEREAS the Parties recognize that the multidisciplinary approach to hiring has been an important component of this process within the professional disciplines of the Mental Health Program in the South West Nova District Health Authority;

THEREFORE:

The Parties hereby agree that the Mental Health Program in the South West Nova District Health Authority be permitted to include Bargaining Unit members as participants in the job selection and hiring process with the professional disciplines within this Program as has been historically practiced, and as set out by the appropriate associations and regulatory boards.

This Agreement shall remain in full force and effect on an interim basis until such time as a permanent Agreement of like kind is ratified by the general membership of CUPE Local 835.

At that time this Agreement shall be declared null and void.

LETTER OF UNDERSTANDING #3

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

("The Union")

WHEREAS the Parties have met to address the issue of participation of Bargaining Unit members in the job performance appraisal process in the South West Nova District Health Authority;

AND:

WHEREAS the Parties recognize that the multi disciplinary approach to the job performance appraisal process has been an important component of this procedure within the professional disciplines of the Mental Health Program in the South West Nova District Health Authority;

THEREFORE:

The Parties hereby agree that the Mental Health Program in the South West Nova District Health Authority be permitted to include Bargaining Unit members as participants in the job performance appraisal process with the professional disciplines within this Program as has been historically practiced, and as set out by the appropriate associations and regulatory boards.

This Agreement shall remain in full force and effect on an interim basis until such time as a permanent Agreement of like kind is ratified by the general membership of CUPE Local 835. At that time this Agreement shall be declared null and void.

Interim Job Sharing Agreement

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

("The Union")

THE PARTIES hereto agree that Employees may be permitted to enter into a Temporary job sharing arrangement of a Full-Time position with the Employer under the following provisions:

SECTION 1

- Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advise of a Union official.
- Job sharing partners shall be classified as Regular Part-Time term job share or Temporary Part-Time term job share Employees pursuant to the terms and conditions of the Agreement. With the cessation of a job sharing arrangement, the shared position will revert back to being a Full-Time position.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

Originating of Job Sharing Request

- 1.04 An Employee shall submit a written proposal for job sharing to the Employee's immediate Manager. The proposal shall include, but not be limited to the duration and a description of the requested work/schedule allocation.
- 1.05 At least one Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the Full-Time position to be shared. Both Employees must be suitably qualified and capable of carrying out the full time duties and responsibilities of the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.

- 1.06 All specifics associated with the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02. No Employee outside the Bargaining Unit will be employed as a job sharing partner until all Employees in the Bargaining Unit have adequate time to apply for the job sharing opportunity(s).
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

Cessation of Temporary Job Sharing Arrangements

- Upon the expiry of a temporary job sharing arrangement, the Employees will be returned to the same positions (if exists) or equivalent regular position as held prior to the temporary job share arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of his/her request to discontinue the job sharing arrangement or the Parties mutually agree to extend the arrangement.
- 1.12 A job sharing Employee shall provide thirty (30) days notice of the intent to leave the job sharing arrangement. When a job sharing partner wishes to discontinue the arrangement, the arrangement ceases and the other job sharing partner has the option to initiate a new temporary job share arrangement in accordance with Sections 1.04, 1.05 and 1.06 above.
- 1.13 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

Terms of Job Sharing Arrangements

1.14 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.

- 1.15 The duration of the job share will be a set term, with a minimum of six (6) months and the maximum of twelve (12) months. Any party who wishes to terminate or extend a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the parties mutually agree.
- 1.16 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.17 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.18 Job sharing Employees will be paid for hours worked during the pay period. Time worked in excess of a scheduled shift or in excess of the average biweekly hours (75 hours), will be compensated as overtime.
- 1.19 Employees sharing a position shall have the first chance at filling in when the other job sharing partner is absent. In the event, the job sharing partner does not wish to cover the other partner's absences, the Employer shall attempt to schedule other eligible employees. As required by operational demands, the job sharing partners agree to make themselves available to work any extended absences, leaves, or time off of their partner when required by the Employer provided forty-eight (48) hours notice is given. It is also expected that job sharing partners will make themselves reasonably available to work additional shifts as required by operational demands should the Employer be unable to schedule other eligible Employees. Such time shall not constitute overtime unless the Employee works in excess of the hours outlined in Article 18.01.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the South West Nova District Health Authority and the Canadian Union of Public Employees expires.

LETTER OF UNDERSTANDING #5

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

("The Union")

WHEREAS the Canadian Union of Public Employees is the certified bargaining agent for the Healthcare and Service (Residual) Bargaining Units in the South West Nova District Health Authority

AND

WHEREAS the Parties have met to discuss the issue of Employees working more six (6) consecutive days without a day of rest,

THE PARTIES hereby agree to the following:

The Employer will make every effort to limit the number of consecutive shifts to not more than seven (7) consecutive seven and one-half (7 ½) hours shifts and not more than three (3) consecutive eleven and one-quarter (11¼) hour shifts between days off, unless mutually agreed otherwise.

LETTER OF UNDERSTANDING #6

YARMOUTH REGIONAL HOSPITAL

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

("The Union")

NOW THEREFORE, the Parties agree that where a Part-time Employee is assigned to a scheduled shift and agrees to work it seventy-two (72) hours or more prior to the shift, but becomes unable to work the shift due to illness, he or she will be eligible to apply for sick leave benefits.

NOW THEREFORE, the Parties further agree that if the assigned shift is not scheduled seventy-two (72) hours in advance and the employee becomes ill, he or she is not eligible for sick leave benefits.

NOW THEREFORE, the Union hereby withdraws Grievance #03-10-02 and #03-09-02.

IN-TOWN DELIVERIES - HARBOURSIDE

BETWEEN: SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

("The Union")

WHEREAS the Employer occasionally has a requirement to transport and accompany residents of Harbourside Lodge to health related appointments away from the premises.

AND WHEREAS the Parties have agreed that provided regular booked shifts of Employees are not affected, notwithstanding Article 17 of the Collective Agreement between the parties:

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Where residents of Harbourside Lodge require transportation and accompaniment to health related appointments away from the premises, the Employer may request Residential Care Worker Employees who are not then working to provide such transportation and accompaniment.

Where Employees agree to provide such transportation and accompaniment it shall not be considered a shift or call-back within the meaning of the Collective Agreement. Such Employees will be paid their regular rate of pay for the actual time required to transport such residents to and from their appointments. Where the appointments are "in town" Employees shall receive five (\$5.00) dollars for the round trip in lieu of mileage under the Collective Agreement. Where the appointments are "out of town" (ie. ten (10) kilometres or more from Harbourside Lodge) Employees shall receive ten (\$10.00) for the round trip in lieu of mileage under the Collective Agreement.

MEMORANDUM OF AGREEMENT #8 JOB SELECTION

BETWEEN:

SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

PERSONAL CARE WORKERS (PCW'S) CURRENTLY EMPLOYED IN REGULAR PART TIME AND REGULAR FULL TIME POSITIONS IN THE ALCU UNIT AT YARMOUTH REGIONAL HOSPITAL

BETWEEN:

SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

(hereafter called the "Union")

On a without prejudice basis

Recognizing that the following Personal Care Workers's (PCW's) have regular part time or full time positions in the Alternate Level of Care Unit (ALCU) at Yarmouth Regional Hospital.

Sue Ogdan Joan Muise
Terri MacAlpine - Nickerson Judy Corporan
Alan Spinney. Karen Prime

And given that the minimum requirement for working in these positions in the ALCU is "successful completion of the continuing care assistant course."

And given that the minimum requirement in other acute care units at YRH is "successful completion of the continuing care assistant course."

For future Continuing Care Assistant (CCA) vacancies that occur in the acute care units of YRH the Employer will waive the requirement of "successful completion of the continuing care assistant course" for the PCW's listed in this MOA only.

A PCW's identified in this MOA who is the successful candidate for a CCA position shall continue to receive the PCW rate of pay if it is higher than the top of the CCA scale.

If it is not then they shall be placed at the first step of the CCA scale that results in an increase.

The selection process for determining the successful candidate shall be as per the CUPE Collective Agreement.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by the hand of their duly authorized officers, this **1st** day of **July**, **2009**.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

SOUTH WEST NOVA DISTRICT HEALTH AUTHORITY

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 835

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

South West Nova District Health Authority

DI Tech Assistant
Grad Tech
Laboratory Assistant
Network Analyst
Personal Care Worker
Pharmacy Assistant
Pharmacy Tech
Physio Assistant
Recreation Aide
Recreation Facilitator
Recreation Programmer
Residential Care Workers
Residential Coordinator

LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT BETWEEN

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,
LOCAL 4150

TRANSPORT TRIPS FOR CUPE MEMBERS

BETWEEN: ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

(The "Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

(The "Union")

WHEREAS the Parties have met to consider matters relating to transport trips for Employees:

NOW THEREFORE, the Parties have agreed that when an Employee is assigned to accompany a patient on a transport trip, all time until return shall be considered time worked and the following provisions shall apply:

- (1) Where the Employee performs such duties during his/her regular shift, the Employee shall be paid the Employee's regular rate of pay;
- (2) Where the Employee performs such duties outside his/her regular shift or on a day off, the Employee shall be paid the applicable overtime rate;
- (3) Where a transport trip requires the Employee to work beyond his/her regular shift, the Employer will not require an Employee to return to regular duties without eight (8) continuous hours of time off. Where such time off extends into the Employee's next regularly scheduled shift, the Employee will maintain regular earnings for the next full shift providing the Employee returns to work at the conclusion of such eight (8) hours;
- (4) The Employee shall be reimbursed for all reasonable out of pocket expenses including but not limited to the costs of food and lodging and return transportation;
- (5) In the event the transport does not return directly to the originating facility, the Employee will be provided with adequate return transportation, the cost of which is to be paid by the Employer;
- (6) In the event the transport is redirected to transport another patient or to another facility, the Employee originally assigned has no obligation or responsibility to provide services unless subsequently assigned by the Employee's Employer. If not so assigned, the Employee will be returned to the originating facility in accordance with (d) and (e) above.

LETTER OF UNDERSTANDING #2

BETWEEN: ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

("The Union")

WHEREAS the Parties have met to address the issue of participation of Bargaining Unit members in the job selection and hiring process in the Annapolis Valley District Health Authority;

AND:

WHEREAS the Parties recognize that the multidisciplinary approach to hiring has been an important component of this process within the professional disciplines of the Mental Health Program in the Annapolis Valley District Health Authority;

THEREFORE:

The Parties hereby agree that the Mental Health Program in the Annapolis Valley District Health Authority be permitted to include Bargaining Unit members as participants in the job selection and hiring process with the professional disciplines within this Program as has been historically practiced, and as set out by the appropriate associations and regulatory boards.

This Agreement shall remain in full force and effect on an interim basis until such time as a permanent Agreement of like kind is ratified by the general membership of CUPE Local 4150. At that time this Agreement shall be declared null and void.

LETTER OF UNDERSTANDING #3

BETWEEN: ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

("The Union")

WHEREAS the Parties have met to address the issue of participation of Bargaining Unit members in the job performance appraisal process in the Annapolis Valley District Health Authority;

AND:

WHEREAS the Parties recognize that the multi disciplinary approach to the job performance appraisal process has been an important component of this procedure within the professional disciplines of the Mental Health Program in the Annapolis Valley District Health Authority;

THEREFORE:

The Parties hereby agree that the Mental Health Program in the Annapolis Valley District Health Authority be permitted to include Bargaining Unit members as participants in the job performance appraisal process with the professional disciplines within this Program as has been historically practiced, and as set out by the appropriate associations and regulatory boards.

This Agreement shall remain in full force and effect on an interim basis until such time as a permanent Agreement of like kind is ratified by the general membership of CUPE Local 4150. At that time this Agreement shall be declared null and void.

Interim Job Sharing Agreement

BETWEEN: ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

("The Union")

THE PARTIES hereto agree that Employees may be permitted to enter into a Temporary job sharing arrangement of a Full-Time position with the Employer under the following provisions:

SECTION 1

- Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advise of a Union official.
- Job sharing partners shall be classified as Regular Part-Time term job share or Temporary Part-Time term job share Employees pursuant to the terms and conditions of the Agreement. With the cessation of a job sharing arrangement, the shared position will revert back to being a Full-Time position.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

Originating of Job Sharing Request

- 1.04 An Employee shall submit a written proposal for job sharing to the Employee's immediate Manager. The proposal shall include, but not be limited to the duration and a description of the requested work/schedule allocation.
- 1.05 At least one Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the Full-Time position to be shared. Both Employees must be suitably qualified and capable of carrying out the full time duties and responsibilities of the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.

- 1.06 All specifics associated with the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02. No Employee outside the Bargaining Unit will be employed as a job sharing partner until all Employees in the Bargaining Unit have adequate time to apply for the job sharing opportunity(s).
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

Cessation of Temporary Job Sharing Arrangements

- Upon the expiry of a temporary job sharing arrangement, the Employees will be returned to the same positions (if exists) or equivalent regular position as held prior to the temporary job share arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of his/her request to discontinue the job sharing arrangement or the Parties mutually agree to extend the arrangement.
- 1.12 A job sharing Employee shall provide thirty (30) days notice of the intent to leave the job sharing arrangement. When a job sharing partner wishes to discontinue the arrangement, the arrangement ceases and the other job sharing partner has the option to initiate a new temporary job share arrangement in accordance with Sections 1.04, 1.05 and 1.06 above.
- 1.13 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

Terms of Job Sharing Arrangements

1.14 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.

- 1.15 The duration of the job share will be a set term, with a minimum of six (6) months and the maximum of twelve (12) months. Any party who wishes to terminate or extend a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the parties mutually agree.
- 1.16 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.17 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.18 Job sharing Employees will be paid for hours worked during the pay period. Time worked in excess of a scheduled shift or in excess of the average biweekly hours (75 hours), will be compensated as overtime.
- 1.19 Employees sharing a position shall have the first chance at filling in when the other job sharing partner is absent. In the event, the job sharing partner does not wish to cover the other partner's absences, the Employer shall attempt to schedule other eligible employees. As required by operational demands, the job sharing partners agree to make themselves available to work any extended absences, leaves, or time off of their partner when required by the Employer provided forty-eight (48) hours notice is given. It is also expected that job sharing partners will make themselves reasonably available to work additional shifts as required by operational demands should the Employer be unable to schedule other eligible Employees. Such time shall not constitute overtime unless the Employee works in excess of the hours outlined in Article 18.01.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the Annapolis Valley District Health Authority and the Canadian Union of Public Employees expires.

LETTER OF UNDERSTANDING #5

BETWEEN: ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

("The Union")

WHEREAS the Canadian Union of Public Employees is the certified bargaining agent for the Healthcare and Service (Residual) Bargaining Units in the Annapolis Valley District Health Authority

AND

WHEREAS the Parties have met to discuss the issue of Employees working more than six (6) consecutive days without a day of rest,

THE PARTIES hereby agree to the following:

The Employer will make every effort to limit the number of consecutive shifts to not more than seven (7) consecutive seven and one-half (7 ½) hours shifts and not more than three (3) consecutive eleven and one-quarter (11¼) hour shifts between days off, unless mutually agreed otherwise.

RE: EMPLOYEES WITH SAME SENIORITY DATE

BETWEEN:

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

(hereinafter called the "Union")

WHEREAS Article 14.01 of the Collective Agreement states that "Seniority is defined as the length of service with the Employer commencing with the Employee's most recent date of hire to a Regular position in the Bargaining Unit, unless otherwise adjusted."

AND WHEREAS more than one (1) Employee can be hired into a Regular position in the Bargaining Unit on the same day.

AND WHEREAS the Collective Agreement is silent as to how a tie in seniority dates is broken in these circumstances.

THEREFORE BE IT RESOLVED THAT the tie in seniority will be resolved in favour of the Employee, who without a break in service, first commenced work with the District Health Authority as an Employee in the Bargaining Unit.

AND in the event that the Employees are still tied following this assessment, the issue will be resolved in favour of the Employee, who without a break in service, has accrued the most hours in the Bargaining Unit from the date of hire into the Bargaining Unit.

AND in the event that the Employees are still tied following this assessment, the issue will be resolved by a draw. Results will be recognized on revised seniority list posted on March 31st.

AND in the event a draw has been conducted and an employee(s) later through portability or internal transfer / change in status ends up with the same seniority date, that employee(s) will be placed at the bottom of the order.

This agreement is effective for both Service and Health Care Bargaining Units between Annapolis Valley District Health Authority and CUPE Local 4150.

3 HOUR SHIFT – EKMCHC / WKMHC

BETWEEN: ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

(The "Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

(The "Union")

WHEREAS the Parties have met to address the issue of the three (3) hour shift that exists for Part-Time Employees in the Laboratory Service of the Employer, being provided at Eastern Kings Memorial Community Health Centre (EKMCHC) and Western Kings Memorial Health Centre (WKMHC), occurring every morning from Monday to Friday, exclusive of holidays;

AND

WHEREAS the Parties recognize the disruptive effect that altering this shift length would have on the current structure of Laboratory operations and on the schedules of the incumbent Employees and the rest of the Laboratory staff;

AND

WHEREAS the Parties recognize that Article 17.01 (b) in the Collective Agreement states that "for Part-Time Employees, the regular shifts shall not be less than 3.75 hours inclusive of a fifteen (15) minute break except where there is an agreement with the Union";

NOW THEREFORE the Parties hereby agree to waive the provisions of Article 17.01 (b) and allow for the continuance of the current three (3) hour shift length, inclusive of a fifteen (15) minute break, that exists in the Laboratory Service of the Employer being provided at EKMCHC and WKMHC.

JOB SELECTION

BETWEEN:

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

ANNAPOLIS VALLEY DISTRICT HEALTH AUTHORITY

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 4150

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

Annapolis Valley District Health Authority

Laboratory Assistant Pharmacy Tech Recreation Co-ordinator

BETWEEN COLCHESTER EAST HANTS HEALTH AUTHORITY

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,

LOCAL 2525

TEMPORARY JOB SHARING

BETWEEN: COLCHESTER EAST HANTS HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

("The Union")

WHEREAS the Parties concluded a Collective Agreement effective April 2001 which did not specifically provide for job sharing.

AND WHEREAS the Parties now wish to enter into this Memorandum of Agreement to allow for Employees to share their positions on a temporary basis during the term of the Collective Agreement and subject to the terms which are contained herein.

NOW THEREFORE the Parties hereto agree that Employees may be permitted to enter into a temporary job sharing agreement of a regular position with the Employer under the following provisions:

SECTION 1

- 1.01 Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advice of a Union official.
- 1.02 Job sharing partners shall be classified as Regular Part-Time job share or Temporary Part-Time job share Employees pursuant to the terms and conditions of the Agreement.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

ORIGINATING OF JOB SHARING REQUEST

- 1.04 An Employee wishing to share their position may submit a written proposal for job sharing to the Employee's Immediate Manager with a copy for the Union (forms attached).
- 1.05 The Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the regular position to be shared. Both Employees must be suitably qualified and capable of carrying out the full duties and responsibilities of

- the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.
- 1.06 The temporary Part-time position to be created by the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02.
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee (in accordance with the job posting provisions of the Collective Agreement) is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

CESSATION OF TEMPORARY JOB SHARING ARRANGEMENTS

- 1.10 Upon the expiry of a temporary job sharing arrangement, regular Employees will be returned to the same positions (if existing) or equivalent regular position as held prior to the temporary job share agreement. Casual Employees will not be entitled to be returned to a temporary position held prior to the temporary job share agreement but shall retain their casual status with the expiry of the temporary job sharing arrangement. In the event that the employee was hired into the job sharing arrangement from outside the Bargaining Unit or from a temporary position where they held neither regular or casual status, employment shall cease with the expiry of the temporary job sharing arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of their intention to discontinue the job sharing agreement or the Parties mutually agree to extend the arrangement.
- 1.12 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

TERMS OF JOB SHARING ARRANGEMENTS

- 1.13 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.
- 1.14 The duration of the job share will be a set term, with a minimum of six (6) months / maximum of twenty-four (24) months, any party who wishes to terminate or extend

- a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the Parties mutually agree.
- 1.15 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all Parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.16 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.17 Job sharing Employees will be paid for hours worked during the pay period. Time worked by each of the job sharing partners in excess of a scheduled shift of seven and one-half hours (seven hours for clerical employees) or more or in excess of the average bi-weekly hours (as per Collective Agreement), will be compensated as overtime in accordance with Article 18.00.
- 1.18 A job sharing partner, including those who have not indicated an increase in availability under Article 17.04 (b) may be required to be available on forty-eight (48) hours notice, to work any absences of their partner when a qualified alternate replacement is not available. Such time worked after the forty-eight (48) hours notice period shall not constitute overtime and the provisions of Article 18.00 shall not otherwise apply.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the District Health Authority #4 and the Canadian Union of Public Employees expires.
 - ** **BENEFITS:** All benefits for regular Employees entering into a Job Share Agreement shall continue as per the Collective Agreement.

DHA 4 / CUPE LOCAL 2525 JOB SHARING APPLICATION

Department: Classification:
EMPLOYEE NAME:
ADDRESS:
PRESENT JOB ASSIGNMENT
Classification:
Location:
I, the above named employee hereby apply for approval of a job sharing agreement.
The position to be shared is : in the department.
I have read the terms and conditions of the job sharing agreement between the
Employer and the Union as determined in the Collective Agreement
and agree that this agreement shall be bound by those terms and conditions.
I hereby submit by reason(s) for wishing to enter into this job arrangement, which is
(are):
EMPLOYEE:
I propose that this job sharing shall be structured as follows:
The position shall be temporary.
The arrangement shall run for a period of months from the start date. The
arrangement shall begin on the date that the employee who will be sharing the position
is able to begin the job sharing arrangement.
I understand that approval of this application is contingent upon determination by the
Employer that the position is job-sharable and that is implementation will still permit
operational requirements and service to the public maintained.
I wish to split this position on a% basis to be scheduled for the duration of the
arrangement (unless otherwise agreed as follows)

As per the Memorandum of Agreement we satisfactorily splits statutory holidays for the imbalance which may exist on termination is	•
Employee Signature	Date
Recommendation of Supervisor:	Approval Yes No
Signature: Supervisor:	Date:

DHA 4

JOB SHARING CONTRACT

SECTION I		
We	(empl	oyee) and
(employee) herek	by agree to enter a job sha	ring agreement for the position classified as
	in	department.
Employer and the agreement subject	e	job sharing agreement between the _ Union and agree to enter a job sharing nditions and subject to the structure set out have signed.
Witness		Employee Signature Date:
Witness		Employee Signature Date:
SECTION II		
		s related to job sharing, approval is hereby articipate in this job sharing arrangement.
Witness		Manager Date:
Witness		Union Date:
Reviewed by:	Human Resources	
	Date:	

JOB SELECTION

BETWEEN:

COLCHESTER EAST HANTS HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

TEAM LEADER AND DISCIPLINE LEADER

BETWEEN:

COLCHESTER EAST HANTS HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

Regarding the Mental Health Service Team Leader and Discipline Leader positions, CUPE agrees that insofar as they apply to Mental Health, these positions will continue to be involved in various administrative functions such as recruitment, selection and performance development.

RE: EMPLOYEES WITH SAME SENIORITY DATE

BETWEEN:

COLCHESTER EAST HANTS HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

WHEREAS Article 14.01 of the Collective Agreement states that "Seniority is defined as the length of service with the Employer commencing with the Employee's most recent date of hire to a Regular position in the Bargaining Unit, unless otherwise adjusted."

AND WHEREAS more than one (1) Employee can be hired into a Regular position in the Bargaining Unit on the same day.

AND WHEREAS the Collective Agreement is silent as to how a tie in seniority dates is broken in these circumstances.

THEREFORE BE IT RESOLVED THAT the tie in seniority will be resolved in favour of the Employee, who without a break in service, first commenced work with the District Health Authority as an Employee in the Bargaining Unit.

AND in the event that the Employees are still tied following this assessment, the issue will be resolved in favour of the Employee, who without a break in service, has accrued the most hours in the Bargaining Unit from date of hire into the Bargaining Unit. Calculations will be recognized on revised seniority list posted on March 31st.

After the Union is satisfied the above criteria have been met by the Employer, the Union will agree to recognize the Employer's process of selecting a random name out of a hat.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

COLCHESTER EAST HANTS HEALTH AUTHORITY

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

Colchester East Hants Health Authority

EKG Tech II Laboratory Assistant Pharmacy Tech Physiotherapy Assistant Occupational Therapy Assistant

LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT BETWEEN

CUMBERLAND HEALTH AUTHORITY

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,

LOCAL 2525

TEMPORARY JOB SHARING

BETWEEN: **CUMBERLAND HEALTH AUTHORITY**

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

("The Union")

WHEREAS the Parties concluded a Collective Agreement effective April 2001 which did not specifically provide for job sharing.

AND WHEREAS the Parties now wish to enter into this Memorandum of Agreement to allow for **Regular Full-Time** Employees to share their positions on a temporary basis during the term of the Collective Agreement and subject to the terms which are contained herein.

NOW THEREFORE the Parties hereto agree that **Regular Full-Time** Employees may be permitted to enter into a temporary job sharing agreement of a regular position with the Employer under the following provisions:

SECTION 1

- 1.01 Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advice of a Union official.
- 1.02 Job sharing partners shall be classified as Regular Part-Time job share or Temporary Part-Time job share Employees pursuant to the terms and conditions of the Agreement.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

ORIGINATING OF JOB SHARING REQUEST

- 1.04 An Employee wishing to share their position may submit a written proposal for job sharing to the Employee's Immediate Manager with a copy for the Union (forms attached).
- 1.05 The Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the regular position to be shared. Both Employees must be

- suitably qualified and capable of carrying out the full duties and responsibilities of the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.
- 1.06 The temporary Part-time position to be created by the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02.
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee (in accordance with the job posting provisions of the Collective Agreement) is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

CESSATION OF TEMPORARY JOB SHARING ARRANGEMENTS

- 1.10 Upon the expiry of a temporary job sharing arrangement, regular Employees will be returned to the same positions (if existing) or equivalent regular position as held prior to the temporary job share agreement. Casual Employees will not be entitled to be returned to a temporary position held prior to the temporary job share agreement but shall retain their casual status with the expiry of the temporary job sharing arrangement. In the event that the employee was hired into the job sharing arrangement from outside the Bargaining Unit or from a temporary position where they held neither regular or casual status, employment shall cease with the expiry of the temporary job sharing arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of their intention to discontinue the job sharing agreement or the Parties mutually agree to extend the arrangement.
- 1.12 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

TERMS OF JOB SHARING ARRANGEMENTS

1.13 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.

- 1.14 The duration of the job share will be a set term, with a minimum of six (6) months / maximum of twenty-four (24) months, any party who wishes to terminate or extend a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the Parties mutually agree.
- 1.15 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all Parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.16 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.17 Job sharing Employees will be paid for hours worked during the pay period. Time worked by each of the job sharing partners in excess of a scheduled shift of seven and one-half hours (seven hours for clerical employees) or more or in excess of the average bi-weekly hours (as per Collective Agreement), will be compensated as overtime in accordance with Article 18.00.
- 1.18 A job sharing partner, including those who have not indicated an increase in availability under Article 17.04 (b) may be required to be available on forty-eight (48) hours notice, to work any absences of their partner when a qualified alternate replacement is not available. Such time worked after the forty-eight (48) hours notice period shall not constitute overtime and the provisions of Article 18.00 shall not otherwise apply.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the District Health Authority #5 and the Canadian Union of Public Employees expires.
 - ** **BENEFITS:** All benefits for regular Employees entering into a Job Share Agreement shall continue as per the Collective Agreement.

DHA 5 / CUPE LOCAL 2525 JOB SHARING APPLICATION

Department: Classification:
EMPLOYEE NAME:
ADDRESS:
PRESENT JOB ASSIGNMENT
Classification:
Location:
I, the above named employee hereby apply for approval of a job sharing agreement.
The position to be shared is : in the department.
I have read the terms and conditions of the job sharing agreement between the
Employer and the Union as determined in the Collective Agreement
and agree that this agreement shall be bound by those terms and conditions.
I hereby submit by reason(s) for wishing to enter into this job arrangement, which is
(are):
EMPLOYEE:
I propose that this job sharing shall be structured as follows:
The position shall be temporary.
The arrangement shall run for a period of months from the start date. The
arrangement shall begin on the date that the employee who will be sharing the position
is able to begin the job sharing arrangement.
I understand that approval of this application is contingent upon determination by the
Employer that the position is job-sharable and that is implementation will still permit
operational requirements and service to the public maintained.
I wish to split this position on a% basis to be scheduled for the duration of the
arrangement (unless otherwise agreed as follows)

As per the Memorandum of Agreement we satisfactorily splits statutory holidays for the imbalance which may exist on termination is	•
Employee Signature	Date
Recommendation of Supervisor:	Approval Yes No
Signature: Supervisor:	Date:

DHA 5

JOB SHARING CONTRACT

SECTION I		
We	(employee) and	
(employee) herek	oy agree to enter a job sha	ring agreement for the position classified as
	in	department.
Employer and the agreement subje	e	job sharing agreement between the _ Union and agree to enter a job sharing nditions and subject to the structure set out have signed.
Witness		Employee Signature Date:
Witness		Employee Signature Date:
SECTION II		
		s related to job sharing, approval is hereby articipate in this job sharing arrangement.
Witness		Manager Date:
Witness		Union Date:
Reviewed by:	Human Resources	
	Date:	

JOB SELECTION

BETWEEN:

CUMBERLAND HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

RELATIVE SENIORITY AMONG PERMANENT EMPLOYEES

BETWEEN:

CUMBERLAND HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

WHEREAS the Union and the Employer have had discussion regarding the progress and criteria to be utilized to determine relative seniority among permanent employees, it is mutually agreed that:

Date of hire can determine seniority status for casual employees.

WHERE employees obtain the same date of hire:

- Casual hours can be considered to break a tie.
- The Employer's records will be used to determine casual hours.

PSYCHOLOGISTS

BETWEEN:

CUMBERLAND HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

- Regarding the non-Union psychologists, technicians and discipline leader positions, CUPE agreed that the duties of these positions will not change as a result of inclusion of these positions into the CUPE Healthcare Bargaining Unit. It is recognized that these positions have historically been involved in various administrative functions in the collaborative work environment of Mental Health Services and those duties will remain.
- 2. Regarding the Mental Health Service Team Coordinator positions (i.e. Division Coordinators & Service Managers), CUPE agree that insofar as they apply to Mental Health, those positions will continue to be involved in various administrative functions such as recruitment, selection, and performance development, once they are included in the Bargaining Unit.
- 3. For all of the above mentioned positions which are to be included in the Healthcare Bargaining Unit, Seniority will be defined as the length of service with the Employer commencing with the Employee's most recent date of hire.

EMPLOYEES WORKING DURING A LEAVE OF ABSENCE

BETWEEN: CUMBERLAND HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(The "Union")

WHEREAS the Cumberland Health Authority and CUPE Local 2525 have concluded a collective agreement that is in effect until March 31, 2009.

AND WHEREAS this agreement did not give consideration to the treatment of Employees who wished to work for the Employer during an approved leave of absence.

THE PARTIES now wish to recognize and address the issue as follows:

- a. A Regular Employee may, if operationally feasible, may choose to work for the Employer while on a Leave of Absence. Whether a Regular Employee on an approved Leave of Absence works any shifts at all for the Employer during such Leave of Absence will be entirely at the discretion of the Regular Employee and only be possible if operations permit such opportunities. The granting of the Leave of Absence will not be dependent upon the Regular Employee agreeing to work during the Leave of Absence.
- b. When a Regular Employee agrees to work while on an approved Leave, the Regular Employee maintains the status of a Regular Employee on Leave. Any rights or protections he/she would have while on the Leave are maintained.
- c. When a Regular Employee agrees to work while on an approved Leave, the Regular Employee is treated as a Casual Employee for the purpose of determining pay and benefits, excluding provisions for accumulation of Seniority and movement along the increment scale.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

CUMBERLAND HEALTH AUTHORITY

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

Cumberland Health Authority

EKG Tech II
Laboratory Assistant
Personal Care Worker
Pharmacy Tech
Physiotherapy Assistant
Occupational Therapy Assistant
Recreation Assistant

LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT BETWEEN

PICTOU COUNTY HEALTH AUTHORITY

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,

LOCAL 2525

TEMPORARY JOB SHARING

BETWEEN: PICTOU COUNTY HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

("The Union")

WHEREAS the Parties concluded a Collective Agreement effective April 2001 which did not specifically provide for job sharing.

AND WHEREAS the Parties now wish to enter into this Memorandum of Agreement to allow for Employees to share their positions on a temporary basis during the term of the Collective Agreement and subject to the terms which are contained herein.

NOW THEREFORE the Parties hereto agree that Employees may be permitted to enter into a temporary job sharing agreement of a regular position with the Employer under the following provisions:

SECTION 1

- 1.01 Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advice of a Union official.
- 1.02 Job sharing partners shall be classified as Regular Part-Time job share or Temporary Part-Time job share Employees pursuant to the terms and conditions of the Agreement.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

ORIGINATING OF JOB SHARING REQUEST

- 1.04 An Employee wishing to share their position may submit a written proposal for job sharing to the Employee's Immediate Manager with a copy for the Union (forms attached).
- 1.05 The Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the regular position to be shared. Both Employees must be suitably qualified and capable of carrying out the full duties and responsibilities of

- the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.
- 1.06 The temporary Part-time position to be created by the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02.
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee (in accordance with the job posting provisions of the Collective Agreement) is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

CESSATION OF TEMPORARY JOB SHARING ARRANGEMENTS

- 1.10 Upon the expiry of a temporary job sharing arrangement, regular Employees will be returned to the same positions (if existing) or equivalent regular position as held prior to the temporary job share agreement. Casual Employees will not be entitled to be returned to a temporary position held prior to the temporary job share agreement but shall retain their casual status with the expiry of the temporary job sharing arrangement. In the event that the employee was hired into the job sharing arrangement from outside the Bargaining Unit or from a temporary position where they held neither regular or casual status, employment shall cease with the expiry of the temporary job sharing arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of their intention to discontinue the job sharing agreement or the Parties mutually agree to extend the arrangement.
- 1.12 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

TERMS OF JOB SHARING ARRANGEMENTS

- 1.13 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.
- 1.14 The duration of the job share will be a set term, with a minimum of six (6) months / maximum of twenty-four (24) months, any party who wishes to terminate or extend

- a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the Parties mutually agree.
- 1.15 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all Parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.16 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.17 Job sharing Employees will be paid for hours worked during the pay period. Time worked by each of the job sharing partners in excess of a scheduled shift of seven and one-half hours (seven hours for clerical employees) or more or in excess of the average bi-weekly hours (as per Collective Agreement), will be compensated as overtime in accordance with Article 18.00.
- 1.18 A job sharing partner, including those who have not indicated an increase in availability under Article 17.04 (b) may be required to be available on forty-eight (48) hours notice, to work any absences of their partner when a qualified alternate replacement is not available. Such time worked after the forty-eight (48) hours notice period shall not constitute overtime and the provisions of Article 18.00 shall not otherwise apply.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the District Health Authority #6 and the Canadian Union of Public Employees expires.
 - ** **BENEFITS:** All benefits for regular Employees entering into a Job Share Agreement shall continue as per the Collective Agreement.

DHA 6 / CUPE LOCAL 2525 JOB SHARING APPLICATION

Department: Classification:	
EMPLOYEE NAME:	
ADDRESS:	
PRESENT JOB ASSIGNMENT	
Classification:	
Location:	
I, the above named employee hereby apply for approval of a job sharing agreement	t.
The position to be shared is : in the department department.	nent.
I have read the terms and conditions of the job sharing agreement between the	
Employer and the Union as determined in the Collective Agreen	nent
and agree that this agreement shall be bound by those terms and conditions.	
I hereby submit by reason(s) for wishing to enter into this job arrangement, which is	;
(are):	
EMPLOYEE:	
I propose that this job sharing shall be structured as follows:	
The position shall be temporary.	
The arrangement shall run for a period of months from the start date. The	е
arrangement shall begin on the date that the employee who will be sharing the posi	
is able to begin the job sharing arrangement.	
I understand that approval of this application is contingent upon determination by th	e
Employer that the position is job-sharable and that is implementation will still permit	
operational requirements and service to the public maintained.	
I wish to split this position on a% basis to be scheduled for the duration of	of the
arrangement (unless otherwise agreed as follows)	

As per the Memorandum of Agreement we satisfactorily splits statutory holidays for the imbalance which may exist on termination is	•
Employee Signature	Date
Recommendation of Supervisor:	Approval Yes No
Signature: Supervisor:	Date:

DHA 6

JOB SHARING CONTRACT

SECTION I

We	(employee) and		
(employee) hereby	agree to enter a job sha	ring agreement for the positi	on classified as
	in		department.
Employer and the agreement subject		job sharing agreement betw _ Union and agree to enter a nditions and subject to the s nave signed.	
Witness		Employee Signature Date:	
Witness		Employee Signature Date:	
		s related to job sharing, appr articipate in this job sharing	-
Witness	······································	Manager Date:	
Witness		Union Date:	
Reviewed by:	Human Resources Date:		

Management Employees

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PICTOU COUNTY HEALTH AUTHORITY

AND:

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

The Employees named here shall be entitled to the provision as follows:

Daniel Meagher - Pictou County Health Authority

Notwithstanding the provisions of Article 14.05, Management Employees appointed to his/her current management position subsequent to May 13, 1998 who, without a break in service, are successful in an application for a position in the Bargaining Unit shall be entitled to recommence seniority recognition within the Bargaining Unit and be credited for the periods of employment equivalent to time spent as members of the Bargaining Unit prior to their appointment to the management position. Additional seniority shall become effective on the date of reappointment to the Bargaining Unit position.

JOB SELECTION

BETWEEN:

PICTOU COUNTY HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

THE ABERDEEN HOSPITAL TWELVE HOUR SHIFT ROTATION – CORE LABORATORY

BETWEEN: PICTOU COUNTY HEALTH AUTHORITY ("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

("The Union")

THE PARTIES agree to the continuation of the twelve (12) hour shift schedule for the Core Laboratory Technologists (i.e. Haematology, Blood Bank, and Chemistry Sections).

The clauses noted below, shall serve to clarify how the current Collective Agreement shall apply to the twelve (12) hour shift staff schedule.

Hours of Work:

The standard hours of work in the master schedule shall average seventy-five (75) hours per two (2) week pay period comprised of eleven and one-quarter (11½) paid hours per shift. In the event that seven and one-half (7½) or eleven and one-quarter (11½) paid hours per shift have to be scheduled in order to complete the required number of hours in the master schedule, the schedule of the such shall be arranged by mutual agreement. Shifts requiring replacement Technologists due to vacation, sick leave and leave of absences that are known eight (8) weeks in advance are posted in the laboratory for a minimum period of two (2) weeks. Priority shall be given to the twelve (12) hour shift Technologists who volunteer for such. This shall allow twelve (12) hour Technologists to ensure that "smoothing bank hours" are completed within an eighteen (18) week time period. If there are further replacement twelve (12) hour shifts to be scheduled, such shall be completed with Part-Time and Casual Technologists. Core Laboratory eight (8) hour scheduled Technologists shall complete the twelve (12) hour shifts if Part-Time and Casual Technologists are not available for such.

Employees shall be regularly scheduled for an average of seven (7) days off in each two (2) week period, which unless mutually agreed upon otherwise, shall be given in as few segments as is possible in a regular rotation.

Employees who work twelve (12) hour shifts shall not normally be required to work more than four (4) consecutive shifts between days off.

Christmas Holidays:

Statutory Holidays throughout the year shall be scheduled by the twelve (12) hour staff except for the three (3) holidays at Christmas and New Year's (Christmas Day, Boxing Day and New Year's Day). All Core Laboratory Technologists Staff, except for Senior

Technologists (RTII) shall share the above mentioned three (3) holidays including twelve (12) hours, eight (8) hour and Part-Time Technologists staff.

The "Christmas and New Year's" holiday shifts consists of the following six (6) shifts:

Christmas Day	19 00 hours December 24th to 07 00 hours December 25th
Christmas Day	07 00 hours December 25th to 19 00 hours December 25th
Boxing Day	19 00 hours December 25th to 07 00 hours December 26th
Boxing Day	07 00 hours December 26th to 19 00 hours December 26th
New Year's Day	19 00 hours December 31st to 07 00 hours January 1st
New Year's Day	07 00 hours January 1st to 19 00 hours January 1st

The six (6) holiday shifts outlined above are for rotation purposes only and holiday premiums shall be paid for the actual hours worked on the calendar holidays' dates.

Twelve (12) hour shift or eight (8) hour shift Employees shall not be required to work more than one (1), "Christmas, Boxing Day or New Year's" holiday shift in any one (1) year, notwithstanding the operational requirements of the Department. Furthermore, if a twelve (12) hour or eight (8) hour shift Employee is granted vacation for the "Christmas Period" and it is the said individual's turn to work Christmas Day, then such an individual shall be scheduled to work "Christmas Day" irrespective of the vacation granted.

The Christmas Day shifts, which are scheduled between 19 00 hours on December 24th and terminate at 19 00 hours on December 25th, shall be rotated equally among all Core Laboratory Staff, which shall include Part-Time and Specific Duty Technologists i.e. Team Leaders. The manager shall retain an accurate schedule record for each year and shall ensure that the Christmas Day shifts are equally distributed.

In the event of a twelve- (12) hour shift Employee's regular schedule consists of more than one (1) -scheduled shift from Christmas, Boxing or New Year's Day, the twelve- (12) hour shift Employee shall choose one (1) of the holiday shifts to work. It is understood that such a choice shall ensure "equal distribution" of shifts for the "Christmas Day" holiday shifts and is feasible for the operation of the Laboratory Department as determined by the manager.

Staffing of Twelve Hour Shift Schedule:

The master schedule is staffed based upon seniority.

Requests for "expressions of interest" to be scheduled on the twelve (12) hour shift roster shall be posted in the Laboratory Department for a minimum period of two (2) weeks. Full-Time Core Laboratory Technologists who volunteer to be scheduled for the twelve (12) hour roster shall staff the twelve (12) hour shift schedule. The "expression of interest" applicants, i.e. volunteer Full-Time Laboratory Technologists, shall be scheduled on the twelve (12) hour roster based on the Technologists with the greatest seniority. In the event of insufficient applications from Full-Time Technologists to volunteer for twelve (12) hour shift rotation, the vacant schedule positions for the twelve (12) hour shift master roster shall

be assigned to the least senior Full-Time Technologist, i.e. the most junior Core Laboratory Technologist, as recorded on the CUPE seniority list. Specific Duty Technologists, i.e. Team Leaders, shall be excluded from the twelve (12) hour shift master rotation.

In the event of Part-Time or Casual Core Laboratory Technologists not being available for replacement twelve (12) hour shifts, all Core Laboratory Technologists shall be placed on the twelve (12) hour roster to replace such. Replacement twelve (12) hour shifts shall occur due to vacations, sick leave and leaves of absences.

In the event that a vacancy becomes available on the eight (8) hour day shift roster, such would become available to twelve (12) hour shift Technologists, thus providing an opportunity for the twelve (12) hour shift staff to be scheduled for eight (8) hour work day shifts. Requests for "expressions of interest" for the eight (8) hour day shift rotation shall be posted for a minimum period of two (2) weeks in the Laboratory Department. The eight (8) hour shift position would be awarded to the Laboratory Technologist with the greatest seniority.

Amendment of the Twelve-hour Shift Rotation:

After the master rotation has been established and is in effect, the Employer and a majority of the Employees who are working the twelve (12) hour rotation shall mutually agree upon changes to the rotation which are not detailed in this Memorandum

Where changes to staff positions within the master rotation are necessary, the changes shall be made prior to February 1st and the master rotation will be effective as close to April 1st as operationally feasible.

Termination of Agreement:

This Memorandum of Agreement shall remain in effect unless one party gives the other party not less than sixty (60) calendar days written notice of its intention to terminate this Agreement. The new schedule shall not be posted until the notice period has elapsed.

Should either party indicate a desire to meet to discuss the termination of the twelve (12) hour rotation, a meeting shall occur as soon as possible. The parties agree to make every reasonable effort to resolve the problems and to address the concerns of the party giving notice to terminate this Agreement to the extent that an alternative action may be agreed.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

PICTOU COUNTY HEALTH AUTHORITY

AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

Pictou County Health Authority

Laboratory Assistant
Pharmacy Tech
Physiotherapy Assistant
Occupational Therapy Assistant
Continuing Care Assistant (CCA)
Grad Tech
Recreation Aide

LETTERS OF AGREEMENT AND MEMORANDA OF AGREEMENT BETWEEN

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES,

LOCAL 2525

TEMPORARY JOB SHARING

BETWEEN: GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY

("The Employer")

AND: THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

("The Union")

WHEREAS the Parties concluded a Collective Agreement effective April 2001 which did not specifically provide for job sharing.

AND WHEREAS the Parties now wish to enter into this Memorandum of Agreement to allow for Employees to share their positions on a temporary basis during the term of the Collective Agreement and subject to the terms which are contained herein.

NOW THEREFORE the Parties hereto agree that Employees may be permitted to enter into a temporary job sharing agreement of a regular position with the Employer under the following provisions:

SECTION 1

- 1.01 Job sharing will only be authorized where operational requirements permit and the provision of services is not adversely affected. In stating this, job sharing will not be unreasonably denied. In the event the Employer has certain concerns about a job sharing proposal, an Employer representative shall discuss the concerns with the job share applicant. As a result of the discussion, the job share applicant may choose to revise the application for job sharing with the advice of a Union official.
- 1.02 Job sharing partners shall be classified as Regular Part-Time job share or Temporary Part-Time job share Employees pursuant to the terms and conditions of the Agreement.
- 1.03 No Employee shall be required to enter into a job sharing arrangement.

ORIGINATING OF JOB SHARING REQUEST

- 1.04 An Employee wishing to share their position may submit a written proposal for job sharing to the Employee's Immediate Manager with a copy for the Union (forms attached).
- 1.05 The Employee wishing to job share must be a CUPE Bargaining Unit member and is the incumbent of the regular position to be shared. Both Employees must be suitably qualified and capable of carrying out the full duties and responsibilities of

- the position shared. Both Employees must enter into the agreement voluntarily and be mutually agreeable to its conditions.
- 1.06 The temporary Part-time position to be created by the job sharing opportunity shall be posted in accordance with Article 15.03.
- 1.07 Where more than one Employee is interested in the posted job opportunity, the job sharing partner shall be chosen in accordance with Articles 15.02.
- 1.08 The Employer may assess the practicality of recruitment outside of the Bargaining Unit, in the case where no Bargaining Unit Employee (in accordance with the job posting provisions of the Collective Agreement) is interested in the job sharing partner opportunity.
- 1.09 The applicant Employee (the Employee who originated the job sharing request) will remain in the Employee's previous position and the recruitment process concludes if no suitable job sharing partner is found.

CESSATION OF TEMPORARY JOB SHARING ARRANGEMENTS

- 1.10 Upon the expiry of a temporary job sharing arrangement, regular Employees will be returned to the same positions (if existing) or equivalent regular position as held prior to the temporary job share agreement. Casual Employees will not be entitled to be returned to a temporary position held prior to the temporary job share agreement but shall retain their casual status with the expiry of the temporary job sharing arrangement. In the event that the employee was hired into the job sharing arrangement from outside the Bargaining Unit or from a temporary position where they held neither regular or casual status, employment shall cease with the expiry of the temporary job sharing arrangement.
- 1.11 Each temporary job sharing arrangement shall remain in effect for the specified term or until the Employer or one or more of the job sharing partners provides thirty (30) days notice of their intention to discontinue the job sharing agreement or the Parties mutually agree to extend the arrangement.
- 1.12 A job share agreement will be terminated should the original Full-Time position be subject to a reduction in hours.

TERMS OF JOB SHARING ARRANGEMENTS

- 1.13 The position will be clearly identified as a temporary job sharing arrangement. Any new Employees hired to fill a vacancy created by two Employees entering into the temporary term job share arrangement shall be hired on a temporary basis.
- 1.14 The duration of the job share will be a set term, with a minimum of six (6) months / maximum of twenty-four (24) months, any party who wishes to terminate or extend

- a temporary job share arrangement shall give written notice at least thirty (30) days in advance. The job sharing arrangement will only be extended where the Parties mutually agree.
- 1.15 A work schedule including days off will be developed with the Employees' Supervisor prior to commencement of the job share. The work schedule and percentage of the job share each Employee actually works will be mutually agreeable to all Parties involved. Where no mutual agreement can be reached, the job sharing arrangement shall terminate.
- 1.16 The provisions of Article 21.06 apply to job sharing arrangements.
- 1.17 Job sharing Employees will be paid for hours worked during the pay period. Time worked by each of the job sharing partners in excess of a scheduled shift of seven and one-half hours (seven hours for clerical employees) or more or in excess of the average bi-weekly hours (as per Collective Agreement), will be compensated as overtime in accordance with Article 18.00.
- 1.18 A job sharing partner, including those who have not indicated an increase in availability under Article 17.04 (b) may be required to be available on forty-eight (48) hours notice, to work any absences of their partner when a qualified alternate replacement is not available. Such time worked after the forty-eight (48) hours notice period shall not constitute overtime and the provisions of Article 18.00 shall not otherwise apply.
- 1.20 This Interim Job Sharing Agreement shall cease to have any effect when the current Collective Agreement between the District Health Authority #7 and the Canadian Union of Public Employees expires.
 - ** **BENEFITS:** All benefits for regular Employees entering into a Job Share Agreement shall continue as per the Collective Agreement.

DHA 7 / CUPE LOCAL 2525 JOB SHARING APPLICATION

Department: Classification:	
EMPLOYEE NAME:	
ADDRESS:	
PRESENT JOB ASSIGNMENT	
Classification:	
Location:	
I, the above named employee hereby apply for approval of a job sharing agreement	
The position to be shared is : in the department department.	ient.
I have read the terms and conditions of the job sharing agreement between the	
Employer and the Union as determined in the Collective Agreem	nent
and agree that this agreement shall be bound by those terms and conditions.	
I hereby submit by reason(s) for wishing to enter into this job arrangement, which is	
(are):	
EMPLOYEE:	
I propose that this job sharing shall be structured as follows:	
The position shall be temporary.	
The arrangement shall run for a period of months from the start date. The	.
arrangement shall begin on the date that the employee who will be sharing the position	
is able to begin the job sharing arrangement.	
I understand that approval of this application is contingent upon determination by the	е
Employer that the position is job-sharable and that is implementation will still permit	
operational requirements and service to the public maintained.	
I wish to split this position on a% basis to be scheduled for the duration o	of the
arrangement (unless otherwise agreed as follows)	

As per the Memorandum of Agreement we satisfactorily splits statutory holidays for the imbalance which may exist on termination is	· · · · · · · · · · · · · · · · · · ·
Employee Signature	Date
Recommendation of Supervisor:	Approval Yes No
Signature: Supervisor:	Date:

DHA 7

JOB SHARING CONTRACT

SECTION I

We	(emplo	yee) and
(employee) herek	by agree to enter a job sha	ring agreement for the position classified as
	in	department.
Employer and the agreement subje	e	job sharing agreement between the _ Union and agree to enter a job sharing nditions and subject to the structure set out lave signed.
Witness		Employee Signature Date:
Witness		Employee Signature Date:
SECTION II		
		related to job sharing, approval is hereby articipate in this job sharing arrangement.
Witness		Manager Date:
Witness		Union Date:
Reviewed by:	Human Resources Date:	
Copy Distribution	n: Manger, Employees' Files	<u> </u>

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JOB SELECTION

BETWEEN:

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

To assist bargaining unit Employees in the position selection process, the Employer agrees to provide instructional materials on resume preparation and interview skills to Employees who request such materials. The Employer also agrees to conduct seminars on resume preparation and interview skills where sufficient numbers of Employees express an interest in attending such seminars. Attendance at such seminars will be without pay.

Subject to operational requirements, the Employer will permit Employees to "job shadow" employees in other departments without pay, at their own cost and on their own time to enable the Employee to gain familiarity with the work of that department.

Where feasible, the Employer may invite expressions of interest from Employees who wish to gain work experience in other departments. Where opportunities arise for temporary positions that are not required to be posted under the Collective Agreement and where it is otherwise operationally feasible, Employees who have expressed an interest and who meet the minimum threshold requirements for the position will be offered such positions.

LETTER OF UNDERSTANDING #3

BETWEEN:

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

WHEREAS the parties have agreed to address the issue of contribution of Bargaining Unit Members in the job selection and hiring process in the Guysborough Antigonish Strait Health Authority;

AND:

WHEREAS the parties recognize the benefit of obtaining professional input on the clinical expertise of candidates;

THEREFORE:

The Parties hereby agree that the Mental Health Program in the Guysborough Antigonish Strait Health Authority be permitted to include Bargaining Unit members as contributors to the job selection and hiring process for the professional disciplines within this Program as set out by the appropriate associations and regulatory boards.

RECRUITMENT AND RETENTION OF PHARMACISTS VACATION ACCUMULATION

BETWEEN:

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY

(hereafter called the "Employer")

AND

THE CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

(hereafter called the "Union")

This Memorandum of Agreement outlines a recruitment incentive for pharmacists.

This Agreement is on a "without prejudice" basis. It is agreed that all other provisions of the Collective Agreement shall remain unchanged except as expressly stated in this Memorandum.

Notwithstanding Article 22.01 of the Collective Agreement, it is agreed that, Bernard Cashln who will begin employment as a Pharmacist with GASHA on May 26, 2008, will, upon hire, accumulate vacation at the rate of one hour of vacation credit for each 10.40 regular hours paid (5 weeks per year for a full-time employee). Upon hire, Mr. Cashin will be credited with 15 years of service for the purpose of vacation accumulation only.

Given that all other pharmacists presently employed by GASHA, with the exception of Elaine Kennedy is accumulating vacation at a higher rate than outlined in the previous paragraph, Ms. Kennedy will be credited service for her work experience as a pharmacist outside of GASHA for the purposes of vacation accumulation only, effective May 26, 2008.

The terms of this Agreement are not retroactive. This Agreement will become effective on date of signing on a "go forward" basis only.

PRESENT INCUMBANT ONLY (PIO) CLASSIFICATIONS

BETWEEN:

GUYSBOROUGH ANTIGONISH STRAIT HEALTH AUTHORITY AND

CANADIAN UNION OF PUBLIC EMPLOYEES, LOCAL 2525

The Parties agree that the following Health Care Classifications continue to exist in the referenced District Health Authority:

Guysborough Antigonish Strait Health Authority

Laboratory Assistant Pharmacy Tech Physiotherapy Assistant Occupational Therapy Assistant