Article #	Title	Sign Off Date	Old Language		New Language	9
	Preamble	Mar. 22, 2022		and purpose of this Collective Agreement n negotiated and entered into in good faith		and purpose of this Collective Agreement n negotiated and entered into in good faith
			(a)	provide lawful and orderly collective bargaining relations between the Employer and its Employees covered by this Collective Agreement, through the Union;	(a)	provide lawful and orderly collective bargaining relations between the Employer and its Employees covered by this Collective Agreement, through the Union;
			(b)	To maintain and improve the harmonious relations and settle conditions of employment between the Employer and the Union.	(b)	To maintain and improve the harmonious relations and settle conditions of employment between the Employer and the Union.
			(c)	To recognize the mutual value of joint discussions and negotiations in all matters pertaining to working conditions.	(c)	To recognize the mutual value of joint discussions and negotiations in all matters pertaining to working conditions.
			(d)	secure prompt disposition of grievances, and to eliminate interruption of work and interference with the efficient operation of the Employer's business;	(d)	secure prompt disposition of grievances, and to eliminate interruption of work and interference with the efficient operation of the Employer's business;
			(e)	To encourage efficiency in operation.	(e)	To encourage efficiency in operation.
			(f)	To promote the morale, well being and security of all the Employees in the bargaining unit of the Union.	(f)	To promote the morale, well being and security of all the Employees in the bargaining unit of the Union.
			(g)	generally to administer all terms and conditions herein in a manner consistent with the Collective Agreement.	(g)	generally to administer all terms and conditions herein in a manner consistent with the Collective Agreement.
			(h)	It is the desire of the parties to provide	(h)	It is the desire of the parties to provide

Article #	Title	Sign Off Date	Old Language		New Language	
				compassionate care for the residents to meet their physical and emotional needs in a safe, comfortable environment, treating them and their families with the respect and dignity they deserve.		compassionate care for the residents to meet their physical and emotional needs in a safe, comfortable environment, treating them and their families with the respect and dignity they deserve.
1	Term	Mar. 22, 2022	1.01	Collective Agreement, this Collective Agreement including appendices attached to it shall be in force and effect from the date of ratification to December 31, 2019 and from year to year thereafter, unless amended by the mutual agreement of the parties. Notification of desire to amend the Collective Agreement may be given in writing by either party during the period between sixty (60) and one hundred twenty (120) days prior to its expiration date.	1.01	Except where otherwise stated in this Collective Agreement, this Collective Agreement, this Collective Agreement including appendices attached to it shall be in force and effect from the date of ratification to December 31, 2019 2023 and from year to year thereafter, unless amended by the mutual agreement of the parties. Notification of desire to amend the Collective Agreement may be given in writing by either party during the period between sixty (60) and one hundred twenty (120) days prior to its expiration date
			1.02	Any notice required hereunder to be given shall be deemed to have been sufficiently served if personally delivered or mailed in a prepaid registered envelope addressed: (a) In the case of the Employer, to:	1.01	Any changes deemed necessary in the Collective Agreement shall be made by mutual agreement at any time during the existence of this Collective Agreement Such changes shall be in writing and duly signed by authorized agents of the
				Employee Services Seasons Retirement Communities 1315 North Service Road East I Suite 200 Oakville, ON L6H 1A7	1.02	Parties. In the event that any law passed by the Government of Alberta, or Canada renders null and void any provisions of this Collective Agreement, the remaining provisions shall remain in effect for the

Article #	Title	Sign Off Date	Old Language		New Language	
-				(b) In the case of the Union, to:		term of the Collective Agreement.
				The President Alberta Union of Provincial Employees 10451-170th Street Edmonton, AB TSP 4S7	1.02 4	Any notice required hereunder to be given shall be deemed to have been sufficiently served if personally delivered or mailed in a prepaid registered envelope addressed:
			1.03	The Employer will not cause or direct any		(a) In the case of the Employer, to:
				lockout of its Employees and the Union will not cause or direct any strikes nor will the Employees participate in any collective action which will interfere with the operation of the Employer.		Employee Services Seasons Retirement Communities 1315 North Service Road East I Suite 200 Oakville, ON L6H 1A7
						(b) In the case of the Union, to:
						The President Alberta Union of Provincial Employees 10451-170th Street 10025 – 182 Steet NW Edmonton, AB TSP 4S7 T5S 0P7
					1.0 3 5	The Employer will not cause or direct any lockout of its Employees and the Union will not cause or direct any strikes nor will the Employees participate in any collective action which will interfere with the operation of the Employer.
2	Definitions	Mar. 22, 2022	2.01	"Code" shall mean <i>The Labour Relations Code</i> of Alberta.	2.01	"Code" shall mean <i>The Labour Relations</i> <i>Code</i> of Alberta.
			2.02	"Union" shall mean the Alberta Union of	2.0 2 1	"Union" shall mean the Alberta Union of

Article #	Title	Sign Off Date	Old Language		New Language	
				Provincial Employees.		Provincial Employees.
			2.03	"Chapter" shall mean the Local and Chapter of the Alberta Union of Provincial Employees as assigned by the Union.	2.0 32	"Chapter" shall mean the Local and Chapter of the Alberta Union of Provincial Employees as assigned by the Union.
			2.04	"Union Representative" shall mean a person who is not an Employee of the Employer and who is authorized by the Union to conduct business with the Employer or bargaining unit members.	2.043	"Union Representative" shall mean a person who is not an Employee of the Employer and who is authorized by the Union to conduct business with the Employer or bargaining unit members.
			2.05	"Union Steward" shall mean the official representative of the Union on the worksite and shall be elected or appointed from the Employees covered under this Collective Agreement.	2.054	"Union Steward" shall mean the official representative of the Union on the worksite and shall be elected or appointed from the Employees covered under this Collective Agreement.an
			2.06	"Employer" shall mean Seasons Retirement Communities (Camrose) LP and shall include such persons as may from time to time be appointed or designated to carry out administrative		Employee in the bargaining unit who has completed the required AUPE courses and training necessary to be registered by the Union to provide labour relations representation to Members of the Union.
				duties in respect of the operation and management of the facility.	2.0 65	"Employer" shall mean Seasons Retirement Communities (Camrose) LP
			2.07	"Community" shall mean the Seasons Retirement Communities (Camrose) LP building and property in Camrose, Alberta. [where the term "facility" occurs in the final CBA delete and replace with		and shall include such persons as may from time to time be appointed or designated to carry out administrative duties in respect of the operation and management of the facility.
			2.08	"community"] "Employee" shall mean a person covered	2.0 76	"Community" shall mean the Seasons Retirement Communities (Camrose) LP
			2.00	by this Collective Agreement and who is		building and property in Camrose,

Article #	Title	Sign Off Date	Old Language		New Language	
#			2.09	employed by the Employer. At the time of hire, the employment status of each Employee shall be determined in accordance with the following. (a) A full-time employee is defined as an employee who is regularly scheduled to work seventy-five (75) hours or more biweekly, exclusive of unpaid meal periods. (b) A part-time employee is defined as an employee who is regularly scheduled to work less than seventy-five (75) hours biweekly or less, exclusive of unpaid meal periods. (c) A casual employee is scheduled on as-needed basis and works "call-in" shifts but is not scheduled regularly. "Basic Hourly Rate of Pay" shall mean the rate applicable to an Employee as set out	Albein the "con" 2.087 "Em by the emploid of the Employment in the second content of the Employment in the second content of the Employment in the second content of the second	erta. [where the term "facility" occurs ne final CBA delete and replace with mmunity"] ployee" shall mean a person covered his Collective Agreement and who is ployed by the Employer. At the time hire, the employment status of each ployee shall be determined in ordance with the following. A Full-time employee is defined as an employee who is regularly scheduled to work seventy-five (75) hours or more biweekly, exclusive of unpaid meal periods. A Part-time employee is defined as an employee who is regularly scheduled to work less than seventy-five (75) hours biweekly or less, exclusive of unpaid meal periods. "Temporary Employee" is one
			2.10	in "Schedule A". Shift" shall mean a daily tour of duty exclusive of overtime hours.		who is hired for a period of more than three (3) months but less than twelve (12) months for a specific job on approved leave, or for a period of up to eighteen (18) months to replace a Full-time of Part-time Employee who is on an approved Maternity or Paternity leave. The term of
			2.11	"Shift Rotation" shall mean the period of time over which a full or part-time Employee's regularly scheduled hours repeats itself. In those cases where the shift rotation does not repeat itself for a		

Article #	Title	Sign Off Date	Old Language		New Language	
				Full or Part-time Employee, the term shall be understood to mean a period of twelve (12) weeks.		employment of such Temporary Employee may be extended by mutual agreement in writing
			2.12	"Regularly Scheduled Hours" shall mean the hours set out in a shift rotation.		between the Employer and the Union.
			2.13	"Continuous Service" shall mean the period of employment commencing on the latest date of hire and that is not interrupted by termination.		(ed) A casual employee is scheduled on as-needed basis and works "call-in" shifts but is not scheduled regularly.
			2.14	"Gross earnings" shall mean all monies earned by the Employee under the terms of this Collective Agreement.	2.0 9 8	"Basic Hourly Rate of Pay" shall mean the rate applicable to an Employee as set out in "Schedule A".
			2.15	"Officer" as referred to in Article 3 shall mean a member of the Union designated	2. 1009	Shift" shall mean a daily tour of duty exclusive of overtime hours.
				by the President in writing pursuant to the Union's Constitution to perform a specific function pertaining to this Collective Agreement.	2.1 40	"Shift Rotation" shall mean the period of time over which a full or part-time Employee's regularly scheduled hours repeats itself. In those cases where the
			2.16	Whenever the singular or feminine is used in this Collective Agreement it shall be considered as if the plural or masculine has been used where the		shift rotation does not repeat itself for a Full or Part-time Employee, the term shall be understood to mean a period of twelve (12) weeks.
				context so requires.	2.1 2 1	"Regularly Scheduled Hours" shall mean the hours set out in a shift rotation.
			2.17	Job Classifications (a) "Care Aide" shall mean an Employee without a Health Care Aide certificate and who holds a position as a Care Aide.	2.1 3 2	"Continuous Service" shall mean the period of employment commencing on the latest date of hire and that is not interrupted by termination.
				(b) "Health Care Aide" shall mean an	2.1 43	"Gross earnings" shall mean all monies

Article #	Title	Sign Off Date	Old Language		New Language	
				Employee who has successfully completed the Health Care Aide		earned by the Employee under the terms of this Collective Agreement.
				certificate and holds a position as a Health Care Aide.	2.1 54	"Officer" as referred to in Article 3 shall mean a member of the Union designated
				(c) "Licensed Practical Nurse" shall mean an Employee who is registered as a Licensed Practical Nurse pursuant to the <i>Health</i>		by the President in writing pursuant to the Union's Constitution to perform a specific function pertaining to this Collective Agreement.
			2.18	Professions Act of Alberta. "Registration" and "Practice Permit" shall take meaning from the Health Professions Act of Alberta.	2.1 65	Whenever the singular or feminine is used in this Collective Agreement it shall be considered as if the plural or masculine has been used where the context so requires.
					2.1 7 6	Job Classifications
						(a) "Care Aide" shall mean an Employee without a Health Care Aide certificate and who holds a position as a Care Aide.
						(b) "Health Care Aide" shall mean an Employee who has successfully completed the Health Care Aide certificate and holds a position as a Health Care Aide.
						(c) "Licensed Practical Nurse" shall mean an Employee who is registered as a Licensed Practical Nurse pursuant to the <i>Health Professions Act</i> of Alberta.
					2.1 8 7	"Registration" and "Practice Permit" shall

Article #	Title	Sign Off Date	Old Language		New Language	
						take meaning from the <i>Health Professions Act</i> of Alberta.
3	Union Recognition & Representati on	Mar. 22, 2022	3.01	The Employer recognizes the Union as the sole bargaining agent for and that this Collective Agreement shall apply to all Employees when employed in accordance with the applicable Alberta Labour Relations Board certificate.	3.01	The Employer recognizes the Union as the sole bargaining agent for and that this Collective Agreement shall apply to all Employees when employed in accordance with the applicable Alberta Labour Relations Board certificate.
			3.02	No Employee will be required or permitted to make any written or verbal agreement which is in conflict with this Collective Agreement.	3.02	No Employee will be required or permitted to make any written or verbal agreement which is in conflict with this Collective Agreement.
			3.04	(a) For the purposes of this Collective Agreement, the Union shall be represented by its appointed Officers. The Union shall provide the Employer with a current list of the Officer's names.	3.04 3	(a) For the purposes of this Collective Agreement, the Union shall be represented by its appointed Officers. The Union shall provide the Employer with a current list of the Officer's names.
				(b) The Employer shall grant Union Representatives access to its premises for Union business subject to the prior permission of the Employer.		(b) The Employer shall grant Union Representatives access to its premises for Union business subject to the prior permission of the Employer.
				(c) Union membership meetings may be held on Employer premises subject to the approval of the Employer.		(c) Union membership meetings may be held on Employer premises subject to the approval of the Employer.
			3.05	The Union shall be given the opportunity	3.0 54	The Union Chapter Chairperson or

Article #	Title	Sign Off Date	Old Language		New Language	
-				to make a presentation to new Employees of up to fifteen (15) minutes during the Employer's general orientation session.		designate shall be given the opportunity to meet with make a presentation to new Employees for a period of up to fifteen (15) minutes during the Employer's
			3.06	The cost of the printing of the Collective Agreement shall be borne equally between the parties. The Collective Agreement will be printed by a mutually		general orientation session. A copy of the Collective Agreement shall be provided to each Employee by the Employer upon commencement of employment.
				agreed unionized shop. The invoice for printing the Collective Agreement will be processed by the Union. Notwithstanding the foregoing, the Union shall bear the cost of printing the first collective agreement.	3.0 65	The cost of the printing of the Collective Agreement shall be borne equally between the parties. The Collective Agreement will be printed by a mutually agreed unionized shop the AUPE print centre. The invoice for printing the
			3.07	The Employer will provide a bulletin board for the Union, the location of which will be accessible to all Employees. The Union reserves the right to approve		Collective Agreement will be processed by the Union. Notwithstanding the foregoing, the Union shall bear the cost of printing the first collective agreement. The Employer will provide a bulletin board for the Union, the location of which will be accessible to all Employees. The Union reserves the right to approve notices placed on the Union bulletin board. The Union agrees to remove material from the Union bulletin board which the Employer considers objectionable. The Union also agrees to maintain the timelines of material and
				notices placed on the Union bulletin board. The Union agrees to <i>remove</i> material from the Union bulletin board which the Employer considers objectionable		
			3.08	Employees shall <i>have</i> the right to Union representation at meetings which the Employer designates as being disciplinary.		
			3.09	Union Stewards (a) Union Stewards are		professional appearance of the bulletin board.
				representatives of the	3.08	Employees shall have the right to Union

Article #	Title	Sign Off Date	Old Language	New L	Language
#				Employees in all matters pertaining to this Collective Agreement, particularly for the purpose of processing grievances and of enforcing bargaining rights and any other rights of the Employees under this Collective Agreement. Where it becomes necessary for a Union Steward to leave her job for this purpose, she will request time off from her immediate	representation at meetings which the Employer designates as being disciplinary.
				supervisor and provide her with as much advance notice as possible. (b) A list of Union Stewards shall be supplied by the Union to the Employer and the Employer shall be advised in writing of any changes to this list. The Union Steward list shall be updated by the Union annually.	bargaining rights and any other rights of the Employees under this Collective Agreement. Where it becomes necessary for a Union Steward to leave her their job for this purpose, she they will request time off from her their immediate supervisor and provide her them with as much advance notice as possible.
			3.10	Union Representation (a) A request by any Employee for union representation at a meeting which the Employer designates as disciplinary shall not be denied.	(b) A list of Union Stewards shall be supplied by the Union to the Employer and the Employer shall be advised in writing of any changes to this list. The Union Steward list shall be updated by the Union annually.
				3. 100 8	8 Union Representation

Article #	Title	Sign Off Date	Old Language		New Language	
						(a) —A request by any Employee for union representation at a meeting which the Employer designates as disciplinary shall not be denied.
4	Union Membership & Dues Deduction	Mar. 22, 2022	4.01	As a condition of employment, the Employer will deduct from the gross earnings of each Employee covered by this Collective Agreement dues as determined by the Union.	4.01	As a condition of employment, the Employer will deduct from the gross earnings of each Employee covered by this Collective Agreement dues as determined by the Union.
			4.02	Deductions of the dues shall commence with the first pay period of an Employee's employment.	4.02	Deductions of the dues shall commence with the first pay period of an Employee's employment.
			4.03	The Union shall advise the Employer in writing at least thirty (30) days prior to the effective date of any change in the amount of dues to be deducted from the Employees covered by this Collective Agreement.	4.03	The Union shall advise the Employer in writing at least thirty (30) days prior to the effective date of any change in the amount of dues to be deducted from the Employees covered by this Collective Agreement.
			4.04	(a) The Employer agrees to remit to the Central Office of the Union the amount of dues deducted from the pay of all Employees by the first (1st) working day after the fifteenth (15th) calendar day in the following month. Where an accounting adjustment is necessary to correct an over or under deduction of dues, it shall be made in the succeeding	4.04	(a) The Employer agrees to remit to the Central Office of the Union the amount of dues deducted from the pay of all Employees by the first (1st) working day after the fifteenth (15th) calendar day in the following month. Where an accounting adjustment is necessary to correct an over or under deduction of dues, it shall be made in the succeeding

Article #	Title	Sign Off Date	Old Language	New Language	
			4.05	under clause 4.04(a) above, the Employer shall provide information in a printed form or by electronic file showing the Employee name, Employee address, Employee number, current dues deducted, job classification, basic hourly rate of pay, employment status, paid hours in the reporting period, and gross earnings in the reporting period. The Employer will record the amount of individual dues deducted on the 4.05 Employee's T -4 slip. The Employer shall be saved harmless by the Union with respect to any liability the Employer may incur as a result of any deductions from wages in respect of dues or other assessments or remittances as requested by the Union.	month. (b) With each remittance made under clause 4.04(a) above, the Employer shall provide information in a printed form or by electronic file showing the Employee name, Employee address, Employee number, Employee email address, current dues deducted, job classification, basic hourly rate of pay, employment status, paid hours in the reporting period, and gross earnings in the reporting period. The Employer will record the amount of individual dues deducted on the Employee's T -4 slip. The Employer shall be saved harmless by the Union with respect to any liability the Employer may incur as a result of any deductions from wages in respect of dues or other assessments or remittances as requested by the Union.
5	Time Off for Union Business	Mar. 22, 2022	5.01	absence with pay to Employees to attend Union conventions, seminars, education classes or other Union business (Union leave) to a maximum of three (3)	The Employer may grant leave of absence with pay to Employees to attend Union conventions, seminars, education classes or other Union business (Union eave) to a maximum of three (3) Employees. Request for Union leave shall

Article #	Title	Sign Off Date	Old Language		New Language	
				be submitted in writing with as much advance notice as possible, but no less than fourteen (14) calendar days prior to the date the Union leave is to commence. The Employee's request shall be forwarded by the Union's standard leave of absence request documentation as would be needed for the Employer to invoice the Union. Requests for Union leave are subject to the efficient operations of the Employer. The Employer will reply in writing to a request for leave of absence within fourteen (14) calendar days of receipt of the request.		be submitted in writing with as much advance notice as possible, but no less than fourteen (14) calendar days prior to the date the Union leave is to commence. The Employee's request shall be forwarded by the Union's standard leave of absence request documentation as would be needed for the Employer to invoice the Union. Requests for Union leave are subject to the efficient operations of the Employer. The Employer will reply in writing to a request for leave of absence within fourteen (14) calendar days of receipt of the request.
			5.02	To facilitate the administration of Union leave as provided within the Collective Agreement, where Union leave has been granted, the Employer will continue the salary of the Employee during such leave. In turn, the Employer shall invoice the Union for the Employee's salary or replacement salary costs, whichever is greater, and other related costs which the Union shall pay within twenty-one (21) days of receipt of the Employer's invoice.	5.02	To facilitate the administration of Union leave as provided within the Collective Agreement, where Union leave has been granted, the Employer will continue the salary of the Employee during such leave. In turn, the Employer shall invoice the Union for the Employee's salary or replacement salary costs, whichever is greater, and other related costs which the Union shall pay within twenty-one (21) days of receipt of the Employer's invoice.
			5.03	Where permission has been granted by the Employee's Supervisor for a Union Steward to temporarily leave her job in order to assist with respect to a grievance, she shall suffer no loss of pay	5.03	Where permission has been granted by the Employee's Supervisor for a Union Steward to temporarily leave her their job in order to assist with respect to a grievance, she they shall suffer no loss of pay for the time so spent. If the Employer

Article #	Title	Sign Off Date	Old Language		New Language	
				for the time so spent.		schedules a meeting when the Union Steward is on a scheduled day off, the
			5.05	Negotiations An Employee elected or appointed to the		Steward shall be compensated for time spent to attend the meeting at their Basic
				Union Bargaining Committee shall be granted time off with pay and benefits and without loss of seniority in order to	5.0 5 4	Hourly Rate of Pay. Negotiations
			5.06	prepare for negotiations and participate in negotiations with the Employer to a maximum of three (3) Employees. When requesting such leave, the Employee or the Union shall endeavor to provide as much advance notice as possible to the Employer. The Employer shall invoice the Union for the Employee's salary or replacement salary costs, whichever is greater, and other related costs which the Union shall pay within twenty-one (21) days of receipt of the Employer's invoice. It is agreed that for the purpose of W.C.B. coverage, an Employee on Union leave be deemed to be employed by the Union.		An Employee elected or appointed to the Union Bargaining Committee shall be granted time off with pay and benefits and without loss of seniority in order to prepare for negotiations and participate in negotiations with the Employer to a maximum of three (3) Employees. When requesting such leave, the Employee or the Union shall endeavor to provide as much advance notice as possible to the Employer. The Employer shall invoice the Union for the Employee's salary or replacement salary costs, whichever is greater, and other related costs which the Union shall pay within twenty-one (21) days of receipt of the Employer's invoice.
					5.0 65	It is agreed that for the purpose of W.C.B. coverage, an Employee on Union leave be deemed to be employed by the Union.
6	Management Rights	Mar. 22, 2022	6.01	The Union acknowledges that all management rights and prerogatives are vested exclusively with the Employer.	6.01	The Union acknowledges that all management rights and prerogatives are vested exclusively with the Employer.

Article #	Title	Sign Off Date	Old Language	N	lew Language
				Without limiting the generality of the foregoing it is the exclusive function of the Employer:	Without limiting the generality of the foregoing it is the exclusive function of the Employer:
				(a) to determine and establish standards and procedures for the care, welfare, safety and comfort of the residents in the Employer;	(a) to determine and establish standards and procedures for the care, welfare, safety and comfort of the residents in the Employer;
				(b) to maintain order, discipline, efficiency and in connection therewith to establish and enforce reasonable rules and regulations, provided that the rules shall not be inconsistent with the provisions of this Agreement;	(b) to maintain order, discipline, efficiency and in connection therewith to establish and enforce reasonable rules and regulations, provided that the rules shall not be inconsistent with the provisions of this Agreement;
				(c) to hire, transfer, lay-off, recall, promote, demote, classify, assign duties, discharge, suspend, or otherwise discipline employees who have completed their probationary period for cause, provided that a claim of discriminatory transfer, promotion, demotion of classification or a claim that an employee who has completed his probationary period has been discharged or disciplined without just cause, may be the subject of a grievance and dealt	(c) to hire, transfer, lay-off, recall, promote, demote, classify, assign duties, discharge, suspend, or otherwise discipline employees who have completed their probationary period for cause, provided that a claim of discriminatory transfer, promotion, demotion of classification or a claim that an employee who has completed his their probationary period has been discharged or disciplined without just cause, may be the subject of a grievance and dealt

Article #	Title	Sign Off Date	Old Language		New Language		
				with as hereinafter provided. The discharge of a probationary employee shall be solely in the discretion of the Employer, provided it is done in good faith and non-arbitrary fashion;		with as hereinafter provided. The discharge of a probationary employee shall be solely in the discretion of the Employer, provided it is done in good faith and non-arbitrary fashion;	
				(d) to have the right to plan, direct and control the work of the employees and the operations of the Employer. This includes the right to introduce new and improved methods, facilities, equipment, and to control the amount of supervision necessary, work schedules, and the increase or reduction of personnel in a particular area or overall.		(d) to have the right to plan, direct and control the work of the employees and the operations of the Employer. This includes the right to introduce new and improved methods, facilities, equipment, and to control the amount of supervision necessary, work schedules, and the increase or reduction of personnel in a particular area or overall.	
7	Employee – Management Committee	agement	anagement	7.01	In the spirit of both parties maintaining efficient and harmonious relationships, both parties will form an employee management committee and meet on a regular basis or as required.	7.01	In the spirit of both parties maintaining efficient and harmonious relationships, both parties will form an employee management committee and meet on a regular basis or as required.
			7.02	The employee management-committee shall meet to discuss and, if possible, provide understanding of points of	7.02	The Employer and Union shall designate joint chairpersons and they shall alternate in presiding over meetings.	
			Residence and the Union. Sur	mutual interest between the Retirement Residence and the Union. Such meeting shall be held at times as may be agreed to by the parties.	7.0 23	The employee management-committee shall meet to discuss and, if possible, provide understanding of points of mutual interest between the Retirement	

		ETHROUGH denotes denotes new	deletion		
Article #	Title	Sign Off Date	Old Language	New Languag	ge
				Where there are matters of mutual concern and interest that would be beneficial if discussed at an employee management-committee meeting during the term of this Agreement, the following shall apply:	Residence and the Union. Such meeting shall be held at times as may be agreed to by the parties. Where there are matters of mutual concern and interest that would be beneficial if discussed at an employee
				(a) An equal number of representatives of each party as mutually agreed shall meet at a time and place mutually satisfactory. A request for such meeting will be made in writing at least two (2) weeks prior to the date proposed and accompanied by an agenda of matters proposed to be discussed, which shall not include matters that are properly the subject of grievance or	management-committee meeting during the term of this Agreement, the following shall apply: (a) An equal number of representatives of each party as mutually agreed shall meet at a time and place mutually satisfactory. A request for such meeting will be made in writing at least two (2) weeks prior to the date proposed and accompanied by an agenda of matters proposed to be
				matters that are properly the subject of negotiations for the amendment or renewal of the	discussed, which shall not include matters that are properly

A representative attending such (b) meeting shall be paid for lost wages from regularly scheduled hours. A Union Representative may attend as a representative of the Union. Meetings will be held quarterly unless otherwise agreed.

collective agreement.

- the subject of grievance or matters that are properly the subject of negotiations for the amendment or renewal of the collective agreement.
- A representative attending such (b) meeting shall be paid for lost wages from regularly scheduled hours. A Union Representative may attend as a representative

STRIKETHROUGH denotes deletion BOLD denotes new

7.03 A Union Representative has the right to attend employee management-committee meetings. 7.04 An Employee shall not suffer any loss of pay for attending employee-management committee meetings. 7.05 A Union Representative has the right to attend eEmployee mManagement-eCommittee meetings. 7.05 Minutes of each meeting of the Committee shall be prepared and signed by the joint chairpersons as soon as possible after the close of the meeting. The Union and the Employer shall each receive a signed copy of the minutes. 7.046 A Employee shall not suffer any loss of pay for attending employee-management committee meetings. 7.046 An Employee shall not suffer any loss of pay for attending employee-management committee meetings. 7.046 An Employee shall not suffer any loss of pay for attending employee-management committee meetings. 7.046 An Employee shall not suffer any loss of pay for attending employee-management committee meetings. 7.047 The Employer shall maintain an Occupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility OH&S Committee. 8.02 The OH&S Committee shall meet at least quarterly or more frequently if required by either party at a mutually acceptable hour and date. 7.046 A Union Representative has the right to attend eEmployee mManagement eCommittee and eEmployee mManagement eCommittee and eEmployee mManagement eCommittee. A Union Representative has the right to attend eEmployee mManagement eCommittee. A Union Representative has the right to attend eEmployee mid has the right to attend eEmplo	Article #	Title	Sign Off Date	Old Language		New Language	
## Pay for attending employee-management committee meeting(s). 7.05 Minutes of each meeting of the Committee shall be prepared and signed by the joint chairpersons as soon as possible after the close of the meeting. The Union and the Employer shall each receive a signed copy of the minutes. 7.046 An Employee shall not suffer any loss of pay for attending employee-management committee meeting(s). 8 Occupational Health & Safety (OH&S) Committee to consider matters of occupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational Health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility OH&S Committee. 8.02 The OH&S Committee. 8.02 The OH&S Committee thall meet at least quarterly or more frequently if required by either party at a mutually acceptable attending of the Committee of the Union shall designate joint chairpersons and they shall alternate in presiding over meetings.	-			7.03	attend employee management-		held quarterly unless otherwise
Committee shall be prepared and signed by the joint chairpersons as soon as possible after the close of the meeting. The Union and the Employer shall each receive a signed copy of the minutes. 7.046 An Employee shall not suffer any loss of pay for attending employee-management committee meeting(s). 8 Occupational Health & Safety (OH&S) Safety An Employee shall not suffer any loss of pay for attending employee-management committee meeting(s). The Employer shall maintain an Occupational Health & Safety (OH&S) Committee to consider matters of occupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational Health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility OH&S Committee. 8.02 The OH&S Committee shall meet at least quarterly or more frequently if required by either party at a mutually acceptable how and date.				7.04	pay for attending employee-	7.0 34	attend eEmployee mM anagement-
8 Occupational Health & Safety 8 Nar. 22, 2022 Health & Safety 8 Nar. 22, 2022 Safety 9 Committee to consider matters of coccupational Health & Safety (OH&S) 9 Committee to consider matters of coccupational Health and safety and be in compliance with the Alberta compliance with						7.05	Committee shall be prepared and signed by the joint chairpersons as soon as possible after the close of the meeting. The Union and the Employer shall each
Health & Safety Occupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational Health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility OH&S Committee. 8.02 The Employer shall maintain an 8.01 Intel Employer shall maintain an 8.01 Coccupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational Health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility OH&S Committee. 8.02 The OH&S Committee shall meet at least quarterly or more frequently if required by either party at a mutually acceptable alternate in presiding over meetings.						7.04 6	pay for attending employee-
quarterly or more frequently if required joint chairpersons and they shall by either party at a mutually acceptable alternate in presiding over meetings.	8	Health &	Mar. 22, 2022	8.01	Occupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational Health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility	8.01	Occupational Health & Safety (OH&S) Committee to consider matters of occupational health and safety and be in compliance with the Alberta Occupational Health and Safety Act. A minimum of two (2) representatives of the Union who are employed with the Employer will be members of the Facility
hour and date. 8.03 The Employer shall provide Occupational				8.02	quarterly or more frequently if required by either party at a mutually acceptable	8.02	joint chairpersons and they shall
					hour and date.	8.03	The Employer shall provide Occupational

Article #	Title	Sign Off Date	Old Language		New Language	
			8.03	An Employee shall not suffer any loss of pay for attending the OH&S Committee meetings.		Health & Safety Committee Co-Chairs and representatives with approved training regarding the duties and
			8.04	If recommendations by the OH&S Committee are not implemented or adequate steps do not seem to be taken in the opinion of the OH&S Committee towards implementation within two (2) months from the date the recommendation is made, the OH&S Committee may present the item to the Administrator. A written reply will be given by the Administrator within thirty (30) days of the presentation by the OH&S Committee.	8.0 2-4	functions of their role. The OH&S Committee shall meet at least quarterly or more frequently if required by either party at a mutually acceptable hour and date.
					8.05	Minutes of each meeting shall be taken and shall be approved by the Employer and the Union no later than seven (7) days following the date of the meeting. Once approved, the minutes shall be posted on the <i>Health and Safety</i> board.
				orias committee.	8.0 3 - 6	An Employee shall not suffer any loss of pay for attending the OH&S Committee meetings.
					8.04 7	If recommendations by the OH&S Committee are not implemented or adequate steps do not seem to be taken in the opinion of the OH&S Committee towards implementation within two (2) months from the date the recommendation is made, the OH&S Committee may present the item to the Administrator General Manager. A written reply will be given by the Administrator within thirty (30) days of the presentation by the OH&S Committee.

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Article #	Title	Sign Off Date	Old Language		New Language	3
9	No Discriminatio n	Mar. 22, 2022	9.01	The Employer and the Union agree to abide by the <i>Alberta Human Rights Act.</i> For the purposes of the Article, the Parties agree that the defenses and definitions of the aforementioned Act are applicable.	9.01	The Employer and the Union agree to abide by the Alberta Human Rights Act. For the purposes of the Article, the Parties agree that the defenses and definitions of the aforementioned Act are applicable.
					9.01	The Employer, Union and Employees are committed to supporting an abuse and harassment free work environment that promotes a culture of trust, dignity and respect.
					9.02	The Employer and the Union agree to abide by the Alberta Human Rights Act. There shall be no discrimination, restriction or coercion exercised or practiced in respect of any Employee by either Party by reason of age, race, colour, place of origin, ancestry, political or religious belief, gender, gender expression, gender identity, sexual orientation, family status, source of income, physical or mental disability nor by reason of membership or non-membership or activity in the Union nor in respect of an Employee's or Employer's exercising any right conferred under this Collective Agreement or any law of Canada or Alberta.
					9.03	(a) Harassment is a repeated pattern of behaviours intended to or reasonably likely to

Article #	Title	Sign Off Date	Old Language	New Language	
·					intimidate, offend, degrade or humiliate a particular person or group.
				(b)	Workplace Harassment is inappropriate, unwelcome or coercive behaviour in the workplace based on one (1) or more of the grounds which occurs by one (1) individual towards another, where the behaviour is known, or reasonably ought to be known, to be unwanted or unwelcome. Harassment may be a single or series of incidents and may take verbal, written, graphic, or physical forms (inclusive of cyber contact). It also includes but is not limited to bullying and workplace violence.
				to a prefe	re 9.02 shall not apply with respect refusal, limitation, specification or rence based on a bona fide pational requirement
				polic from discri need modi	Employer shall maintain current ies to ensure the workplace is free harassment, abuse and mination. Should the Employer to make significant changes, or fy the policy, the Occupational the and Safety Committee will be

Article Title	Sign Off Date Old Language	New Language
		notified, and a meeting will be held at a mutually agreeable time.
		9.06 When an incident of workplace harassment or discrimination is alleged, it shall be investigated in accordance with the Workplace Violence and Harassment, Sexual Violence and Harassment Prevention Program policy (ES-007) in an objective, timely and sensitive manner. Investigations will be concluded within thirty (30) days from the date of the complaint unless documented circumstances warrant an extension and agreement from the Union is received.
		9.07 The General Manager, in consultation with the Human Resource representative, shall ensure that the complainant and respondent are informed in writing of the outcome of the harassment or discrimination investigation.
		9.08 The Employer will not tolerate any form of retaliation against an Employee who, in good faith, makes a complaint of harassment or discrimination. Frivolous complaints or false allegations may be dealt with according to the (<i>Insert Policy</i>).
		9.09 Nothing in this Article prevent an Employee from filing a grievance as described in Article 18 or a complaint

Article #	Title	Sign Off Date	Old Language		New Language	
						under the Alberta Human Rights Act.
10	Probationary Period	Mar. 22, 2022	10.01	A new employee will be considered on probation until the completion of 503.75 hours worked. Upon successful completion of the probationary period, the employee's name will be placed on the seniority list with seniority dating from the date she was last hired by the Employer. A new Employee's probationary period may be extended an additional five hundred, three, point seven, five (503.75) hours or six (6) months worked, whichever occurs first by agreement between the Employer and Union.	10.01	A new employee will be considered on probation until the completion of 503.75 hours worked. Upon successful completion of the probationary period, the employee's name will be placed on the seniority list with seniority dating from the date she was they were last hired by the Employer. A new Employee's probationary period may be extended an additional five hundred, three, point seven, five (503.75) hours or six (6) months worked, whichever occurs first by agreement between the Employer and Union.
			10.02	The dismissal of a probationary employee shall be at the sole discretion of the employer on the basis of a fair and proper assessment.	10.02	At approximately the mid-point during the probationary period, the Employer will meet with the Employee to formally review their progress to date, including any areas that may require improvement. If the probationary Employee believes their review is unfair, they may request and shall be granted a further meeting with the Employer and a Union Representative.
					10.023	The dismissal of a probationary employee shall be at the sole discretion of the employer on the basis of a fair and proper assessment.
11	Appointment	Mar. 22, 2022	11.01	In the event new jobs are created or	11.01	In the event new jobs are created or

Article #	Title	Sign Off Date	Old Language		New Language	
	s, Transfers & Vacancies			vacancies occur in existing job classifications (unless the Employer notifies the Union in writing that it intends to postpone or not fill a vacancy), the Employer will post the original new jobs or vacancies for a period of seven (7) calendar days and shall stipulate the qualifications, rate and department concerned before new Employees are hired in order to allow Employees with seniority to apply. All subsequent postings will be for a period of three (3) calendar days. In the event an Employee should apply for the position, the provisions of Article 11.06 shall apply.		vacancies occur in existing job classifications (unless the Employer notifies the Union in writing that it intends to postpone or not fill a vacancy), the Employer will post the original new jobs or vacancies electronically to all internal Employees for a period of seven (7) calendar days and shall stipulate the qualifications, rate of pay and department concerned before new Employees are hired in order to allow Employees with seniority to apply. All subsequent postings will be for a period of three (3) calendar days. In the event an Employee should apply for the position, the provisions of Article Clause 11.06
			11.02	The Employer will complete the job posting process and will notify all internal applicants who applied for said position prior to the start date of the posted position. Nothing herein shall prevent the	11.02	shall apply. The Employer will complete the job posting process and will notify all internal applicants who applied for said position prior to the start date of the posted
			11.04	Employer from temporarily filling any	11.03	position. Nothing herein shall prevent the Employer from temporarily filling any position or vacancy during the
				into a new position until they have completed 255.75 hours in the new position, except in situations where the new position is in a higher rated classification or where the employee changes status (part-time to full-time).	11.04	processing of the posting. Employees are prohibited from posting into a new position until they have completed 255.75 hours in the new position, except in situations where the new position is in a higher rated

Article #	Title	Sign Off Date	Old Language		New Language	
			11.05	Employees transferred through the job posting procedure will be paid in the		classification or where the employee changes status (part-time to full-time).
				following manner: (a) If an employee is transferred or reclassified to a higher rated	11.05	Employees transferred through the job posting procedure will be paid in the following manner:
				rate immediately above the rate of his prior job in the salary range of the job to which he is transferred. Job seniority for pay purposes shall date from the date the transfer becomes effective. (b) If an employee is transferred to a lower classification due to a reduction in staff, inability to	(a) If an employee is transferred or reclassified to a higher rated classification, he they shall receive the rate immediately above the rate of his their prior job in the salary range of the job to which he is they are transferred. Job seniority for pay	
					purposes shall date from the date the transfer becomes effective.	
					(b) If an employee is transferred to a lower classification due to a reduction in staff, inability to perform his their work as required, at the employee's request, the employee will receive the corresponding rate for the classification to which he was they were transferred. Job	
			11.06	In cases where two or more qualified employees apply, the Employer shall consider the qualifications, experience,	ified seniority for pay pu shall include seniority on	seniority for pay purposes shall include seniority on the job he is being transferred from.
				skill, merit and ability of the applicants. Where these factors are relatively equal amongst the applicants, seniority shall	11.06	In cases where two or more qualified employees apply, the Employer shall consider the qualifications, experience,

Article #	Title	Sign Off Date	Old Language			New Language	•	
				govern.			skill, merit an	d ability of t
			11.07	on trial in the	al applicant shall be placed e new position for a period nours starting when the		Where these tamongst the govern.	
				employee cor Such trial pr	mmences the new position. romotion or transfer shall nanent after the trial period	11.07	The successfu on trial in the of 255.75 h employee con Such trial pro	new positio ours startin nmences the
				(i)	The employee feels that she is not suitable for the position, and wishes		become perm unless:	
					to return to her former position; or		(i)	The emplo
				(ii)	The Employer feels that the employee is not suitable for the position, and requires that she			suitable fo and wishe her th position; o
					return to her former position.		(ii)	The Emplo
				trial period ha longer has	od and agreed that once the as expired, the Employer no the right to return an her former position and the			suitable for and reque they return former por
				employee no	longer has the right to		It is understoo	d and agreed

return to her former position.

In the event of either (i) or (ii) above, the

employee will return to her former

position and salary without loss of

seniority, any other employee promoted or transferred as a result of the

the applicants. relatively equal seniority shall

shall be placed ion for a period ing when the ne new position. transfer shall the trial period

- loyee feels that they are not for the position, nes to return to heir former or
- loyer feels that ployee is not for the position, uires that she ırn to her **their** osition.

It is understood and agreed that once the trial period has expired, the Employer no longer has the right to return an employee to her their former position and the employee no longer has the right to return to her their former position.

In the event of either (i) or (ii) above, the

Article #	Title	Sign Off Date	Old Language		New Language	
π				rearrangement of positions shall also be returned to her former position and salary without loss of seniority.		employee will return to her their former position and salary without loss of seniority, any other employee promoted
				In the event of (i) or (ii) above, the employer will select the next candidate based on the original applicants in accordance with Article 11.01.		or transferred as a result of the rearrangement of positions shall also be returned to her their former position and salary without loss of seniority.
				It is understood however, that no employee shall be transferred to a position outside the bargaining unit without her consent.		In the event of (i) or (ii) above, the employer will select the next candidate based on the original applicants in accordance with Article Clause 11.01.
				Where vacancies are posted, the Employer shall consider applicants in accordance with the provisions of Article 11.06 prior to consideration of persons		It is understood however, that no employee shall be transferred to a position outside the bargaining unit without her their consent.
				not employed by the Employer.		Where vacancies are posted, the
			11.08	Temporary Vacancies		Employer shall consider applicants in accordance with the provisions of Article
				(a) Temporary full-time vacancies that are reasonably anticipated		Clause 11.06 prior to consideration of persons not employed by the Employer.
				to be of twelve (12) weeks duration or less may not be	11.08	Temporary Vacancies
				posted. The Employer may fill such temporary vacancies as it deems appropriate.		(a) Temporary full-time vacancies that are reasonably anticipated to be of twelve (12) weeks
				(b) Temporary full-time vacancies that are reasonably anticipated to twelve (12) weeks duration will be posted in accordance with		duration or less may not be posted. The Employer may fill such temporary vacancies as it deems appropriate.
				Article 11.01. In cases where two		(b) Temporary full-time vacancies

or more employees apply, the

that are reasonably anticipated

Article #	Title	Sign Off Date	Old Language			New Language	
Т				selection criteria set out in Article 11.06 will govern.		to twelve (12) weeks duration will be posted in accordance with	
				(c)	In the event that a part-time employee fills a full-time temporary vacancy, the part- time employee shall retain her part-time status during the		Article Clause 11.01. In cases where two or more employees apply, the selection criteria set out in Article Clause 11.06 will govern.
					temporary fulltime vacancy period.	(c)	In the event that a part-time employee fills a full-time
				vacancy sha other temp	An employee filling a temporary vacancy shall not bid on any other temporary posting until the end of his/her temporary position.		temporary vacancy, the part- time employee shall retain her their part-time status during the temporary fulltime vacancy period.
				(e)	The Employer will outline to any employee selected to fill a temporary vacancy the anticipated conditions and duration of such vacancy. Upon	(d)	An employee filling a temporary vacancy shall not bid on any other temporary posting until the end of his/her their temporary position.
					the return of the employee on leave from her absence, she shall have the right to return to her former position. In instances where an employee returns to work prior to estimated date of return the Employer shall not be liable for payments to the resulting displaced employee(s).	(e)	The Employer will outline to any employee selected to fill a temporary vacancy the anticipated conditions and duration of such vacancy. Upon the return of the employee on leave from her their absence, she they shall have the right to return to her their former position. In instances where an employee returns to work prior to estimated date of return the

Article #	Title	Sign Off Date	Old Language		New Language	
						Employer shall not be liable for payments to the resulting displaced employee(s).
12	Personnel Files	Mar. 22, 2022	12.01	There shall be only one (1) personnel file for each Employee.	12.01	There shall be only one (1) personnel file for each Employee.
			12.02	(a) By appointment made at least seventy-two (72) hours in advance, an Employee may view her personnel file.	12.02	(a) By appointment made at least seventy-two (72) hours in advance, an Employee may view her their personnel file.
				(b) A representative of the Union, upon the written consent of the Employee, may view the Employee's personnel file for purposes of investigating an individual grievance or a disciplinary matter.		(b) A representative of the Union, upon the written consent of the Employee, may view the Employee's personnel file for purposes of investigating an individual grievance or a disciplinary matter.
				(c) An Employee, at her request, may be accompanied by a Union Representative or Union Steward when reviewing her personnel file.		(c) An Employee, at her their request, may be accompanied by a Union Representative or Union Steward when reviewing her their personnel file.
			12.03	Where the Employee or the Employee's representative has requested copies of any contents of her personnel file, the Employer shall be entitled to charge reasonable costs to cover the cost of copying.	12.03	Where the Employee or the Employee's representative has requested copies of any contents of her their personnel file, the Employer shall be entitled to charge reasonable costs to cover the cost of copying.
13	Discipline & Dismissal	Mar. 22, 2022	13.01	Except for the dismissal of an Employee serving her probationary period, no	13.01	Except for the dismissal of an Employee serving her their probationary period, no

Article #	Title	Sign Off Date	Old Language		New Language	
				Employee shall be disciplined without just cause.		Employee shall be disciplined without just cause.
			13.02	An Employee shall have the right to Union representation during a disciplinary meeting with the Employer. An Employee shall have the right to waive the right to Union representation if she wishes.	13.02	An Employee who participates in an investigation, meeting or interview that could lead to disciplinary action has a right to Union Representation, know the purpose of the meeting, and the time and place of the interview. Reasonable
			13.03	(a) When disciplinary action is taken against an Employee, the Employee shall be notified in writing as to the reason(s) for such action. Further, when an Employee is terminated, a copy of the document setting out the		advance notice will be provided to the Employee. An Employee shall have the right to Union representation during a disciplinary meeting with the Employer. An Employee shall have the right to waive the right to Union representation if she wishes if they so wish.
				termination shall be forwarded to the Union. (b) The Employer will issue a suspension or dismissal within fifteen (15) calendar days (excluding Saturdays, Sundays and Named Holidays), or such longer period as is reasonably necessary, of the date the	13.03	(a) When disciplinary action is taken against an Employee, the Employee shall be notified in writing as to the reason(s) for such action. Further, when an Employee is terminated, a copy of the document setting out the termination shall be forwarded to the Union.
			13.05	investigation is completed. Records of formal disciplinary action (written warning, disciplinary suspensions) will, except as noted below, be removed from an employee's personnel file once eighteen (18) months have elapsed since the date of the last		(b) The Employer will issue a suspension or dismissal within fifteen (15) calendar days (excluding Saturdays, Sundays and Named Holidays), or such longer period as is reasonably necessary, of the date the

Title	Sign Off Date	e Old Language		New Language	New Language				
			formal disciplinary action on the file.		investigation is completed.				
			Formal disciplinary action, in this context, is any disciplinary action which is reduced in writing and given to the employee.	13.05	Records of formal disciplinary action (written warning, disciplinary suspensions) will, except as noted below,				
			Discipline involving suspensions for abuse or neglect will not be removed until thirty-six (36) months have elapsed since the date of the last formal		be removed from an employee's personnel file once eighteen (18) months have elapsed since the date of the last formal disciplinary action on the file.				
			disciplinary action on.		Formal disciplinary action, in this context, is any disciplinary action which is reduced in writing and given to the employee.				
					Discipline involving suspensions for abuse or neglect will not be removed until thirty-six (36) months have elapsed since the date of the last formal disciplinary action on.				
				13.06	In the event that an Employee is reported to their licensing body or Protections for Person in Care by the Employer, the Employee shall be so advised. The Union Representative shall be notified forthwith.				
Grievance &	Mar. 22, 2022	14.01	Communication	14.01	Communication				
Albitiation			(a) Any notice or advice which the Employer or members of its administrative staff are required to give to the Union in respect of any matter referred to in this Article shall be sufficient if		(a) Any notice or advice which the Employer or members of its administrative staff are required to give to the Union in respect of any matter referred to in this Article shall be sufficient if				
		Grievance & Mar. 22, 2022	Grievance & Mar. 22, 2022 14 01	formal disciplinary action on the file. Formal disciplinary action, in this context, is any disciplinary action which is reduced in writing and given to the employee. Discipline involving suspensions for abuse or neglect will not be removed until thirty-six (36) months have elapsed since the date of the last formal disciplinary action on. Grievance & Mar. 22, 2022 Arbitration (a) Any notice or advice which the Employer or members of its administrative staff are required to give to the Union in respect of any matter referred to in this	formal disciplinary action on the file. Formal disciplinary action, in this context, is any disciplinary action which is reduced in writing and given to the employee. Discipline involving suspensions for abuse or neglect will not be removed until thirty-six (36) months have elapsed since the date of the last formal disciplinary action on. 13.06 Grievance & Mar. 22, 2022 Arbitration Any notice or advice which the Employer or members of its administrative staff are required to give to the Union in respect of any matter referred to in this				

Article #	Title	Sign Off Date	Old Language		New Language		
				delivered to the Union Representative.			delivered to the Union Representative.
				(b) Any notice or advice which the Union is required to give to the Employer in respect of any matter referred to in this Article shall be sufficient if delivered to the General Manager or designate.		(b)	Any notice or advice which the Union is required to give to the Employer in respect of any matter referred to in this Article shall be sufficient if delivered to the General Manager or designate.
				(c) The hearing of grievances at any stage of the grievance procedure will be held with no loss of pay for a participating Employee.		(c)	The hearing of grievances at any stage of the grievance procedure will be held with no loss of pay for a participating Employee.
			14.02	Time Periods	14.02	Time P	Periods
				(a) For the purpose of this Article, "days" shall mean consecutive calendar days exclusive of Saturdays, Sundays and Named Holidays specified in Article 23.		(a)	For the purpose of this Article, "days" shall mean consecutive calendar days exclusive of Saturdays, Sundays and Named Holidays specified in Article 23.
				(b) The time limits for the grievance procedure may be extended if mutually agreed to in writing by the parties.		(b)	The time limits for the grievance procedure may be extended if mutually agreed to in writing by the parties.
			14.03	"Grievance" shall mean any difference arising out of an interpretation, application, or alleged violation of this Collective Agreement. A grievance may be:		arising applica	ance" shall mean any difference out of an interpretation, ation, or alleged violation of this tive Agreement. A grievance may
				(a) An individual grievance shall be		(a)	An individual grievance shall be

Article #	Title	Sign Off Date	Old Language			New Language	ı	
					initiated at step 1 except in cases of suspension or termination which will commence at step 2; or			initiated at step 1 except in cases of suspension or termination which will commence at step 2; or
				(b)	A group grievance which will commence at step 2; or		(b)	A group grievance which will commence at step 2; or
				(c)	A policy grievance by the Union which will commence at step 2, or		(c)	A policy grievance by the Union which will commence at step 2, or
				(d)	An Employer grievance which will commence at step 2.		(d)	An Employer grievance which will commence at step 2.
			14.04	and regar or al	spute arises between the Employer an Employee and/or the Union ding the interpretation, application eged violation of this Collective ement:	14.04	and a	spute arises between the Employer an Employee and/or the Union ding the interpretation, application eged violation of this Collective ment:
					Discussion		Step 1	– Informal Discussion
					It is the mutual desire of the parties hereto that complaints of employees will be reviewed as quickly as possible, and it is understood that an employee has no grievance until she has first given the immediate supervisor the opportunity to adjust the complaint. If an employee has a complaint, such complaint will be discussed with the immediate Supervisor within seven (7) days after the		herete be rev is und grieva immed adjust a cor discus within circum compl	the mutual desire of the parties of that complaints of employees will riewed as quickly as possible, and it derstood that an employee has no ince until she has first given the diate supervisor the opportunity to the complaint. If an employee has implaint, such complaint will be used with the immediate Supervisor seven (7) days after the instances giving rise to the laint have originated or occurred actively, if the immediate Supervisor

Article #	Title	Sign Off Date	Old Language		New Language
				circumstances giving rise to the complaint have originated or occurred. Alternatively, if the immediate Supervisor is not available within the seven (7) day timeframe, the employee may direct their complaint with the General Manager/Manager on Duty. If the supervisor is unable to adjust a complaint to their mutual satisfaction within seven (7) days, the employee may proceed to Step 1 within the grievance procedure. Step 1 - Grievance To the General Manager If the issue is not resolved at the Discussion stage, , the Union may file a grievance submitted in writing to the General Manager or designate within seven (7) days of the discussions The grievance shall specify the Article(s) claimed to have been violated, the nature of the grievance and the redress sought. The General Manager or designate shall meet with the grievor and the Union Steward or Union Representative within seven (7) days of receipt of the grievance, and she shall issue her decision in writing to the grievor, with a copy to the Union, within seven (7) days of that meeting.	is not available within the seven (7) day timeframe, the employee may direct their complaint with the General Manager/Manager on Duty. If the supervisor is unable to adjust a complaint to their mutual satisfaction within seven (7) days, the employee may proceed to Step 1 within the grievance procedure. An Employee who has a grievance may first discuss the matter with the Employee's immediate supervisor and attempt to resolve the grievance at this stage such complaint will be discussed with the immediate Supervisor within ten (10) days after the circumstances giving rise to the complaint have originated or occurred. Alternatively, if the immediate Supervisor is not available within the ten (10) day timeframe, the employee may direct their complaint with the General Manager/Manager on Duty. In the event that it is not resolved satisfactorily to the Employee, it may be advanced to Step 2 within the grievance procedure. Step 1 2 - Grievance To the General Manager If the issue is not resolved at the Discussion stage, the Union may file a grievance submitted in writing to the General Manager or designate within seven ten (7 10) days of the discussions. The grievance shall specify the Article(s)

Article #	Title	Sign Off Date	Old Language	New Language				
T				If the grievance is not resolved at step 1, the Union may submit the grievance in writing to the Employee Services Designate within seven (7) days of the receipt of the written decision of the General Manager or designate at step 1. The grievance shall specify the Article(s) claimed to have been violated, the nature of the grievance and the redress sought. The Employee Services Designate shall contact the Union Representative within seven (7) days of the submission of the grievance to Step 2 to schedule a meeting with the grievor and the Union Representative which will be held on a mutually agreeable time and date. The Employee Services Designate shall issue her decision in writing to the Union within seven (7) days of the date of the meeting Mediation (a) Either party, with the agreement of the other party, may submit a grievance to grievance mediation at any time within seven (7) days after the Employer's decision has been rendered at the Step 2. Where the matter is so referred, the mediation process shall take	claimed to have been violated, the nature of the grievance and the redress sought. The General Manager or designate shall meet with the grievor and the Union Steward or Union Representative within seven ten (7 10) days of receipt of the grievance, and she they shall issue her their decision in writing to the grievor, with a copy to the Union, within seven ten (7 10) days of that meeting. Step 2 3 - To Employee Services Designate If the grievance is not resolved at step 1, the Union may submit the grievance in writing to the Employee Services Designate within seven ten (7 10) days of the receipt of the written decision of the General Manager or designate at step 1. The grievance shall specify the Article(s) claimed to have been violated, the nature of the grievance and the redress sought. The Employee Services Designate shall contact the Union Representative within seven ten (7 10) days of the submission of the grievance to Step 2 to schedule a meeting with the grievor and the Union Representative which will be held on a mutually agreeable time and date. The Employee Services Designate shall issue her their decision in writing to the Union within seven (7) days of the date of the			

Article #	Title	Sign Off Date	Old Language	New L	New Language		
				place before the matter is referred to Arbitration.	meeting Mediation		
			(b)	Grievance mediation will commence within twenty-one (21) days of the grievance being submitted to mediation, or longer period as agreed by the parties.	(a) Either party, with the agreement of the other party, may submit a grievance to grievance mediation at any time within seven ten (7 10) days after the Employer's decision has been		
			(c)	No matter may be submitted to grievance mediation which has not been properly carried through the grievance procedure, provided that the	rendered at the Step 2. Where the matter is so referred, the mediation process shall take place before the matter is referred to Arbitration.		
				parties may extend the time limits fixed in the grievance procedure.	(b) Grievance mediation will commence within twenty-one (21) days of the grievance being		
			(d)	The parties shall agree on a mediator.	submitted to mediation, or longer period as agreed by the		
			(e)	Proceedings before the mediator shall be informal. Accordingly, the rules of evidence will not apply, no records of the meeting shall be made and legal counsel shall not be used by either party.	parties. (c) No matter may be submitted to grievance mediation which has not been properly carried through the grievance procedure, provided that the		
			(f)	If possible, an agreed statement of facts will be provided to the mediator, and if possible, in	parties may extend the time limits fixed in the grievance procedure.		
				advance of the grievance mediation conference.	(d) The parties shall agree on a mediator.		
			(g)	The Mediator will have the	(e) Proceedings before the mediator		

Article #	Title	Sign Off Date	Old Language		New Language	
			(h <u>)</u>	authority to meet separately with either party. If no settlement is reached within		shall be informal. Accordingly, the rules of evidence will not apply, no records of the meeting shall be made and legal counsel
				seven (7) days following the grievance mediation, the parties are free to submit the matter to arbitration in accordance with the provisions of the Collective Agreement. In the event that a	(f)	shall not be used by either party. If possible, an agreed statement of facts will be provided to the mediator, and if possible, in advance of the grievance
				grievance which has been mediated subsequently proceeds to arbitration, 'no person serving as the Mediator may serve as an Arbitrator.	(g)	mediation conference. The Mediator will have the authority to meet separately with either party.
				Nothing said or done by the Mediator may be referred to Arbitration.	(h)	If no settlement is reached within seven (7) days following the grievance mediation, the parties are free to submit the matter to
				(i) The Union and the Employer will share the cost of the Mediator, if any		arbitration in accordance with the provisions of the Collective Agreement. In the event that a grievance which has been
			Fa su se is arl (7)	ep 3 - Arbitration iling settlement, either party may bmit the matter to arbitration within ven (7) days after the reply in Step No.2 given. If no written request for pitration is received within such seven day period, the grievance will be emed to have been abandoned		mediated subsequentl proceeds to arbitration, 'ne person serving as the Mediator may serve as an Arbitrato Nothing said or done by the Mediator may be referred to Arbitration.
			Th	e parties shall use a single arbitrator to cide unresolved grievances between	(i)	The Union and the Employer will share the cost of the Mediator, if

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them. The party submitting the grievance to arbitration shall advise the other party in writing of three (3) choices as to arbitrator. The recipient of the notice shall reply in writing as to the acceptance of one of the proposed Arbitrators or three (3) alternative choices as to the Sole Arbitrator. If the parties cannot agree to a Sole Arbitrator within twenty (20) days of the notice referring the matter to arbitration, then either party may request the Ministry of Labour for the Province of Alberta to appoint a Sole Arbitrator. The cost of the arbitrator shall be shared equally by the Employer and the Union. The arbitrator shall not have the jurisdiction to alter or change any of the provisions of this Agreement, nor to substitute any new provisions in lieu thereof, nor give any decision inconsistent with the terms and provisions of this Agreement, nor deal with any matter not dealt with in this Agreement. In a case where the penalty imposed by the Employer is at issue the Arbitrator may substitute or otherwise modify such penalty. All reasonable arrangements will be made to permit the conferring parties to have access to the facility to view any disputed operations involved in the	Step 3 - Arbitration Failing settlement, either party may submit the matter to arbitration within seven (7) days after the reply in Step No.2 is given. If no written request for arbitration is received within such seven (7) day period, the grievance will be deemed to have been abandoned The parties shall use a single arbitrator to decide unresolved grievances between them. The party submitting the grievance to arbitration shall advise the other party in writing of three (3) choices as to arbitrator. The recipient of the notice shall reply in writing as to the acceptance of one of the proposed Arbitrators or three (3) alternative choices as to the Sole Arbitrator. If the parties cannot agree to a Sole Arbitrator within twenty (20) days of the notice referring the matter to arbitration, then either party may request the Ministry of Labour for the Province of Alberta to appoint a Sole Arbitrator. The cost of the arbitrator shall be shared equally by the Employer and the Union. The arbitrator shall not have the jurisdiction to alter or change any of the provisions of this Agreement, nor to substitute any new provisions in lieu

Article #	Title	Sign Off Date	Old Language		New Language	
				grievance. No person may be appointed as an arbitrator who has been involved in an attempt to negotiate or settle the grievance.		thereof, nor give any decision inconsistent with the terms and provisions of this Agreement, nor deal with any matter not dealt with in this Agreement. In a case where the penalty imposed by the Employer is at issue the
				No matter may be submitted to arbitration which has not been carried through all requisite steps of the grievance procedure.		Arbitrator may substitute or otherwise modify such penalty. All reasonable arrangements will be made to permit the conferring parties to
				The time limits contained in this Article are compulsory and binding upon both parties unless waived in advance by signed mutual agreement.		have access to the facility to view any disputed operations involved in the grievance.
			14.05	Policy and Group Grievances In the event that a dispute of a general nature affecting more than one (1)		No person may be appointed as an arbitrator who has been involved in an attempt to negotiate or settle the grievance.
				Employee arises between the Employer and the Union regarding interpretation, application, or alleged violation of the Collective Agreement which cannot be		No matter may be submitted to arbitration which has not been carried through all requisite steps of the grievance procedure.
				resolved by discussion between the parties, the dispute becomes a policy grievance or a group grievance. Such grievance shall commence at step 2 of the grievance procedure. Either party		The time limits contained in this Article are compulsory and binding upon both parties unless waived in advance by signed mutual agreement.
				may submit a grievance.	14.05	Policy and Group Grievances
				However, it is expressly understood that the provisions of this paragraph may not be used by the Union to institute a complaint or grievance directly affecting		In the event that a dispute of a general nature affecting more than one (1) Employee arises between the Employer and the Union regarding interpretation,

Article #	Title	Sign Off Date	Old Language	New Lan	New Language		
	Title	Sign Off Date	Old Language	an employee which such employee could herself institute and the regular grievance procedure shall not thereby be by-passed. It is understood that the Employer may file a Policy grievance with the Union under this clause. Default (a) Should the Employee or the Union fail to comply with any time limits in the grievance procedure, the grievance will be considered conceded and shall be abandoned unless the parties have mutually agreed in writing to extend the time limits. (b) Should the Employer fail to comply with any time limits in the grievance procedure, the grievance shall automatically move to the next step on the day following the expiry of the particular time limit unless the parties have mutually agreed in	application, or alleged violation of the Collective Agreement which cannot be resolved by discussion between the parties, the dispute becomes a policy grievance or a group grievance. Such grievance shall commence at step 2 of the grievance procedure. Either party may submit a grievance. However, it is expressly understood that the provisions of this paragraph may not be used by the Union to institute a complaint or grievance directly affecting an employee which such employee could herself institute and the regular grievance procedure shall not thereby be by-passed. It is understood that the Employer may file a Policy grievance with the Union under this clause. Default (a) Should the Employee or the Union fail to comply with any time limits in the grievance procedure, the grievance will be considered conceded and shall		
				writing to extend the time limits.	considered conceded and shall be abandoned unless the parties have mutually agreed in writing to extend the time limits. (b) Should the Employer fail to comply with any time limits in		

Article #	Title	Sign Off Date	Old Language		New Language							
						the grievance procedure, the grievance shall automatically move to the next step on the day following the expiry of the particular time limit unless the parties have mutually agreed in writing to extend the time limits.						
15	Seniority	seniority is defined as the number of ser hours paid since the date of last hire. hours paid since the date of hire, and sin number of hours worked/paid.	For the purposes of this Agreement, seniority is defined as the number of hours paid at the Basic Hourly Rate of Pay since the date of last hire. Seniority lists shall show date of hire, and number of hours worked/paid.									
			The seniority list will be updated by the Employer on or before February 15th and August 15th of each calendar year. The Employer will post on the Union bulletin board the seniority list containing the name seniority and of each Employee from the most senior) to the least senior.	Seniority List								
				Employer on or before February 15th and August 15th of each calendar year. The Employer will post on the Union bulletin board the seniority list containing the name seniority and of each Employee	 	The seniority list will be updated by the Employer on or before February 15th and August 15th of each calendar year. The Employer will post on the Union bulletin board the seniority list containing the name seniority and of each Employee from the most senior) to the least senior.						
				A copy of the seniority list will be provided to the Union following posting.		A copy of the seniority list will be						
			15.03	If an Employee does not notify the Employer that, in her view, the seniority list is inaccurate within four (4) weeks of such posting, the seniority list will be deemed by the parties to be accurate.	15.03	provided to the Union Chapter Chairperson or designate following posting. If an Employee or the Chapter Chairperson does not notify the						
										Should a difference arise regarding an Employee's seniority, the Employer will		Employer that, in her their view, the seniority list is inaccurate within four (4) weeks of such posting, the seniority list

Article	Title	Sign Off Date	Old Language			New Language		
#					de the Employee with the nation necessary to establish ate seniority		accura	
			15.04	An Er shall	nployee shall lose all seniority and be deemed to have terminated byment with the Employer if the		Emplo provio inform	d a difference arise regarding an oyee's seniority, the Employer will de the Employee with the nation necessary to establish ate seniority
				(a)	resigns or retires; or,	15.04		nployee shall lose all seniority and
				(b)	is discharged for cause and not reinstated; or,			be deemed to have terminated byment with the Employer if the byee:
				(c)	overstays a leave of absence without written permission		(a)	resigns or retires; or,
					unless a reason satisfactory to the Employer is provided; such			is discharged for cause and not reinstated; or,
					permission shall not be unreasonably denied; or,		(c)	overstays a leave of absence without written permission
				(d)	fails to reply to a recall notice within three (3) days pursuant to Article 16 (Layoff and Recall) unless a reason satisfactory to		un the pe	unless a reason satisfactory to the Employer is provided; such permission shall not be unreasonably denied; or,
					the Employer is provided; or,		(d)	fails to reply to a recall notice
				(e)	Is absent for three (3) consecutive shifts without notifying the Employer, the Employee shall be considered to		within three (3 Article 16 (La unless a reaso	within three (3) days pursuant to Article 16 (Layoff and Recall) unless a reason satisfactory to the Employer is provided; or,
					have resigned unless a reason satisfactory to the Employer is provided; or,		(e)	Is absent for three two (3 2) consecutive shifts without notifying the Employer, the
				(f)	Is laid off in excess of one (1) year			Employee shall be considered to

Article #	Title		Sign Off Date	Old Language			New Language	New Language				
						and is not recalled to work pursuant to Article 16 (Layoff and Recall); or,			have resigned unless a reason satisfactory to the Employer is provided; or,			
					(g)	outside the Bargaining Unit and does not return to her position within three (3) months worked from the date of promotion.		(f)	Is laid off in excess of one (1) year and is not recalled to work pursuant to Article 16 (Layoff and Recall); or,			
				15.05	Casua used (Appo			(g) (h)	Is promoted to a position outside the Bargaining Unit and does not return to her their position within three (3) months worked from the date of promotion. Engages in gainful employment on a leave of absence or otherwise utilizes a leave of absence. including sick leave. for purposes other than those for which the leave was granted.			
					and 1	8.07 (Call-In Procedure).	15.05	Casua	l Employees			
								used (Appo	I Employees seniority can only be for the purposes of Article 31 sintments, Transfers and Vacancies) 8.07 (Call-In Procedure).			
16	Layoff Recall	&					Current					
17	Wages		Mar. 22, 2022	17.01	Sched	asic hourly rates of pay as set out in ule "A" shall be applicable to all byees covered by this Collective	17.01	Sched	asic hourly rates of pay as set out in lule "A" shall be applicable to all byees covered by this Collective			

Article #	Title	Sign Off Date	Old Language		New Language	
"				Agreement.		Agreement.
			17.02	Employees within their job classification will progress through the steps on the wage scales of Schedule 'A' on the basis of hours paid within the job classification.	17.02	Employees within their job classification will progress through the steps on the wage scales of Schedule 'A' on the basis of hours paid within the job classification.
			17.03	Paydays shall be on a bi-weekly basis.	17.03	Paydays shall be on a bi-weekly basis.
			17.04	An Employee required by the Employer to replace another Employee in a job classification within the Bargaining Unit which is assigned a higher pay grade for one (1) shift or longer shall be paid at the basic hourly rate of pay of the higher job classification that provides her with an increase in her basic hourly rate of pay.	17.04	An Employee required requested by the Employer to replace another Employee in a job classification within the Bargaining Unit which is assigned a higher pay grade for one (1) shift or longer shall be paid at the basic hourly rate of pay of the higher job classification that provides her with an increase in her their basic hourly rate of pay.
			17.05	An Employee required by the Employer to temporarily replace another Employee in a job classification within the Bargaining Unit which is assigned a lower pay grade shall not have her basic hourly rate of pay adjusted.	17.05	An Employee <u>required</u> requested by the Employer to temporarily replace another Employee in a job classification within the Bargaining Unit which is assigned a lower pay grade shall not have her their basic hourly rate of pay adjusted.
			17.06	In the event of an error on an Employee's pay, the correction will be made in the pay period following the date on which the error comes to the Employer's attention. If the error results in an Employee having been underpaid by one day's pay or more, the Employer will provide payment for the shortfall within three (3) business days from the date it is notified of the error.	17.06	In the event of an error on an Employee's pay, the correction will be made in the pay period following the date on which the error comes to the Employer's attention. If the error results in an Employee having been underpaid by one day's pay or more, the Employer will provide payment for the shortfall within three (3) business days from the date it is

Article Title #	Sign Off Date	Old Language	New Language						
	17.07		If an Employee is overpaid, the Employer will collect the overpayment after it has arranged a reasonable schedule of repayment with the Employee. The minimum bi-weekly repayment will be twenty-five (\$25.00).	notified of the error. If an Employee is overpaid, the Employer will collect the overpayment after it has arranged a reasonable schedule or repayment with the Employee. The minimum bi-weekly repayment will be					
		17.07	Except where expressly authorized in this Collective Agreement, there shall be no pyramiding.	twenty-five (\$25.00) but no more than ten percent (10%) of the Employee's gross earnings per pay period.					
		17.08	(a) For newly hired Licensed 17.07 Practical Nurses only, where the Employee has experience working in the given job classification which is satisfactory to the Employer, the Employer will recognize such experience. Recognition of previous experience will be on the basis of one (1) annual increment for each one (1) full year of service up to the maximum of the wage scale of the applicable job classification. Part-time service shall be recognized on a pro-rata basis with one (1) full year of experience recognized in accordance with the hours required under the wage scale for Licensed Practical Nurses in	Except where expressly authorized in this Collective Agreement, there shall be no pyramiding. (a) For newly hired Licensed Practical Nurses only, where the Employee has experience working in the given job classification which is satisfactory to the Employer, the Employer will recognize such experience. Recognition of previous experience will be on the basis of one (1) annual increment for each one (1) full year of service up to the maximum of the wage scale of the applicable job classification. Part-time service shall be recognized on a pro-rata basis with one (1) full year of experience recognized in					

accordance with the hours

Article T #	Title	Sign Off Date	Old Language			New Language	
#				(b)	For newly hired Health Care Aides only where the Employee has experience working in the given job classification which is satisfactory to the Employer, the Employer will recognize such experience provided not more than one year has elapsed since such experience was obtained. Recognition of previous experience will be on the basis of one (1) annual increment for each one (1) full year of service up to the maximum of the wage scale of the Health Care Aide job classification. Part-time service shall be recognized on a pro-rata basis with one (1) full year of experience recognized in accordance with the hours required under the wage scale for Health Care Aides in the qualifying period. It shall be the responsibility of the newly hired Employee to provide to the Employer reasonable proof of recent related experience in order to be considered for recognition of	(b)	required under the wage scale for Licensed Practical Nurses in the qualifying period. For newly hired Health Care Aides only where the Employee has experience working in the given job classification which is satisfactory to the Employer, the Employer will recognize such experience provided not more than one year has elapsed since such experience was obtained. Recognition of previous experience will be on the basis of one (1) annual increment for each one (1) full year of service up to the maximum of the wage scale of the Health Care Aide job classification. Part-time service shall be recognized on a pro-rata basis with one (1) full year of experience recognized in accordance with the hours required under the wage scale for Health Care Aides in the qualifying period. It shall be the responsibility of the newly hired Employee to provide to the Employee
				previou	previous experience prior to the offer of employment.		provide to the Employer reasonable proof of recen- related experience in order to be considered for recognition or

Article #	Title		Sign Off Date	Old Languag	je			New Language		
									offer of thirty (30) c hired. Onc has been Employer, t placed at th salary grid	perience prior to the employment within alendar days of being e satisfactory proof provided to the the Employee will be the proper step on the within thirty (30) ays of the Employer
18	Hours Work	of	Mar. 22, 2022	18.01	(a)	time Employ in the table	work shift for a Full- ee shall be as set out below and shall be f an unpaid meal	18.01 (a	time Emplo in the table	work shift for a Full- yee shall be as set out e below and shall be of an unpaid meal
				Job Classifi	cation	Per Day (Full Shift)	Bi Weekly (Averaged over the Employee's Shift Rotation)	Job Classification	Per Day (Full Shift)	Bi Weekly (Averaged over the Employee's Shift Rotation)
				All classific excep		7.5	75.0	All classifications except	7.5	75.0
				Health Care Aides, and	,	7.75	77.5	Health Care Aides, Ca Aides, and LPNs	re 7.75	77.5
					(b)	time Emplo Employee sh hours specifi for the classification	work shift for a Part- yee and a Casual hall be up to those led in clause 18.01(a) applicable job and shall be f an unpaid meal	(b	time Employees hours specifor the classificatio	work shift for a Part- oyee and a Casual shall be up to those fied in clause 18.01(a) applicable job n and shall be of an unpaid meal
				18.02	(a)	Employees s	hall be granted one	18.02 (a)) Employees	shall be granted one

Article #	Title	Sign Off Date	Old Language	New Lan	guage	
				(1) fifteen (15) minute paid rest period in each half of a full shift as identified in clause 18.01(a).	period	en (15) minute paid rest in each half of a full shift tified in clause 18.01(a).
			(b)	(i) Employees shall receive a thirty (30) minute unpaid meal period for all shifts of five (5) hours or more.	(b) (i)	Employees shall receive a thirty (30) minute unpaid meal period for all shifts of five (5) hours or more.
				(ii) Notwithstanding that the meal period is excluded from an Employee's regular hours of work, if the Employer requires an Employee to be readily available for duty during her meal period, she shall be so advised in advance and shall be paid for that meal period at her basic hourly rate of pay.	(ii)	Notwithstanding that the meal period is excluded from an Employee's regular hours of work, if the Employer requires an Employee to be readily available for duty during her their meal period, she they shall be so advised in advance and shall be paid for that meal period at her their basic hourly rate of pay.
			(c)	An Employee shall be allowed to take her unpaid meal period uninterrupted by the Employer except in cases of emergency. The actual times at which an	take ‡ period	oloyee shall be allowed to ner their unpaid meal uninterrupted by the ner except in cases of ency.
			(d)	Employee shall take her meal period and rest periods will be determined by the Employer. It is understood that the meal period	Employ meal pe	tual times at which an ee shall take her their eriod and rest periods will ermined by the Employer.

Article #	Title	Sign Off Date	Old Language			New Language	
					and rest periods will not be combined.		It is understood that the meal period and rest periods will not
				(e)	An Employee who wishes to leave the Property at meal times shall inform her supervisor prior to leaving the property.	(e)	be combined. An Employee who wishes to leave the Property at meal times shall inform her their supervisor
			18.03	(a)	Except in cases of emergency or by mutual agreement between the Union and the Employer, shift schedules shall provide for:	n 18.03 (a)	prior to leaving the property. Except in cases of emergency or by mutual agreement between the Union and the Employer,
					(i) at least fifteen point five (15.5) hours off duty between shifts;		shift schedules shall provide for: (i) at least fifteen point five (15.5) hours off duty
					(ii) not more than six (6) consecutive scheduled days of work; and,		between shifts; (ii) not more than six (6) consecutive scheduled
					(iii) when possible, at least two (2) consecutive days of-rest.		days of work; and, (iii) when possible, at least two (2) consecutive days
				(b)	Except by mutual agreement between the Employer and the Union, an Employee shall receive at least one (1) weekend off in three (3) averaged over one complete cycle of the shift schedule. A weekend shall be a Saturday and a Sunday. Named Holidays shall not be used as days off for the purpose of this	(b)	of-rest. Except by mutual agreement between the Employer and the Union, an Employee shall receive at least one (1) weekend off in three (3) averaged over one complete cycle of the shift schedule. A weekend shall be a Saturday and a Sunday. Named Holidays shall not be used as days off for the purpose of this

Article #	Title	Sign Off Date	e Old Language	New Language				
				Article.		Article.		
				(c) Work schedules covering a week period will be posted weeks in advance. Emprequests for specific day must be submitted to Department Head one (1) in advance of po Employees will be notified in advance as practical or changes in their posted schedule but such change be kept to a minimum.	d two loyee s off the week sting. as far f any work	Work schedules covering a six (6) week period will be posted two weeks in advance. Employee requests for specific days off must be submitted to the Department Head one (1) week in advance of posting. Employees will be notified as far in advance as practical of any changes in their posted work schedule, but such changes will be kept to a minimum.		
				(d) A shift shall be deemed to entirely within the calendar in which the majority of how that shift fall, regardless on calendar day the commences.	r day urs of	d) A shift shall be deemed to be entirely within the calendar day in which the majority of hours of that shift fall, regardless on what calendar day the shift commences.		
			18.04	Time-Off Requests	18.04 T	ime-Off Requests		
				(a) Except in extend circumstances, an Employer request for time-off scheduled hours of work should be sheduled hours of work should be sheduled hours of the Employer at least seven (7) calendar dadvance of the date on whe she wants time-off.	oyee's from all be oloyer ays in which	circumstances, an Employee's request for time-off from scheduled hours of work shall be made in writing to the Employer at least seven (7) calendar days in advance of the date on which she they wants time-off.		
				Approval of time-off requests shall the discretion of the Employer and		approval of time-off requests shall be at the discretion of the Employer and shall		

Article #	Title	Sign Off Date	Old Language		New Language	
				be subject to the efficient operation of the Employer.		be subject to the efficient operation of the Employer.
			18.05	Those Employees working the night shift when the change from Daylight Savings Time to Standard Time occurs shall be paid their basic hourly rate of pay for all hours worked over the full shift. Employees working the night shift when the change from Standard Time to Daylight Savings Time occurs shall be paid their basic hourly rate of pay only for the hours worked.	18.05	Those Employees working the night shift when the change from Daylight Savings Time to Standard Time occurs shall be paid their basic hourly rate of pay for all hours worked over the full shift. Employees working the night shift when the change from Standard Time to Daylight Savings Time occurs shall be paid their basic hourly rate of pay only for the hours worked.
			18.06	If an Employee, who is scheduled to work, reports to work and is notified that no work is available, she shall be paid a minimum of three (3) hours at her basic hourly rate of pay whether required to remain at the property or to leave immediately.	18.06	If an Employee, who is scheduled to work, reports to work and is notified that no work is available, she they shall be paid a minimum of three (3) hours at her their basic hourly rate of pay whether required to remain at the property or to leave immediately.
			18.07	Call-in Procedure	18.07	Call-in Procedure
				(a) "Call In" shall mean the calling in to work at the Employer's request of an employee on an assigned day off as per the posted schedule.		(a) "Call In" shall mean the calling in to work at the Employer's request of an employee on an assigned day off as per the posted schedule.
				(b) All call-ins of shifts shall be by position in the department where the need arises at non overtime rates of pay.		(b) All call-ins of shifts shall be by position in the department where the need arises at non overtime rates of pay.
				(c) The employer will ensure call-ins		(c) The employer will ensure call-ins

Article #	Title	Sign Off Date	Old Language			New Language		
				b d a s d c w w	re offered to employees on the asis of seniority numerically own the seniority list until an vailable employee accepts the hift. When call in shifts are elivered via mass ommunication, the Employer vill provide a 10 (ten) minute vindow for eligible employees or inform the Employer they would like to accept the shift.		basis down availab shift. deliver commo will pr window to info	ered to employees on the of seniority numerically the seniority list until an ole employee accepts the When call in shifts are ed via mass unication, the Employer ovide a 10 (ten) minute of or eligible employees orm the Employer they like to accept the shift.
				a c c w ir p c	Once an available employee has ccepted, the employer will ease the search and the next all-in replacement shall begin with the employee following the individual who had accepted the revious call-in. This cycle shall ontinue for all subsequent call-in replacement searches.	(d)	accept cease call-in with th individ previous continu	an available employee has ed, the employer will the search and the next replacement shall begin the employee following the ual who had accepted the us call-in. This cycle shall the for all subsequent call-accement searches.
				tl	xclusion: The employer retains ne right to abdicate from this rocess where:	(e)	the rig	on: The employer retains the phase of the second se
				(i	The call-in coverage is deemed by the employer to be an emergency (less than four (4) hours' notice) or;		(i)	The call-in coverage is deemed by the employer to be an emergency (less than four (4) hours' notice) or;
				(i	i) The additional hours will entitle the employee taking the shift to be		(ii)	The additional hours will entitle the employee taking the shift to be

Article #	Title	Sign Off Date	Old Language		New Language	
				paid at overtime rates.		paid at overtime rates.
				(f) It is understood shifts may become available after posting the schedule. The shifts shall be filled by employees within the classification in the department first, subject to the employee's availability, in order of seniority, on a rotational basis.	(f)	It is understood shifts may become available after posting the schedule. The shifts shall be filled by employees within the classification in the department first, subject to the employee's availability, in order of seniority, on a rotational basis.
				(g) The Employer shall bypass an Employee on the list who would be eligible for overtime premium if called in to work. Part time staff has regularly scheduled shifts. Their first commitment is to those shifts.	(g)	The Employer shall bypass an Employee on the list who would be eligible for overtime premium if called in to work. Part time staff has regularly scheduled shifts. Their first commitment is to those shifts.
				(h) Part time employees shall not be scheduled to work any more than six (6) consecutive days in a row. Employees, who of their own accord exchange shifts with other employees and work more than 6 shifts in a row shall not be in violation of this agreement. Overtime will not be applicable as a result of employees exchanging or trading shifts.	(h)	Part time employees shall not be scheduled to work any more than six (6) consecutive days in a row. Employees, who of their own accord exchange shifts with other employees and work more than 6 shifts in a row shall not be in violation of this agreement. Overtime will not be applicable as a result of employees exchanging or trading shifts.
			18.08	This Article applies to Casual Employees except clauses 18.03(a)(i) and (iii), 18.03(b) and 18.03(c) shall have no application to Casual Employees unless	exce 18.0	Article applies to Casual Employees pt clauses 18.03(a)(i) and (iii), 3(b) and 18.03(c) shall have no ication to Casual Employees unless

Article #	Title	Sign Off Date	Old Language		New Language	
	Title	Sign Off Date	Old Language	she is occupies a temporary position. Shift exchanges or Giveaways In the event employees of their own accord and for their own personal convenience wish to exchange or giveaway shifts with another employee, the following conditions must be met: (a) Both employees must make the request in writing prior to the active pay period in which the shift exchange request falls in. (b) Employees must be from the same classification prior to offering the giveaway or exchange to any employee outside of the classification who has the skills and is qualified in the classification in which the shift is being offered. (c) Final approval must be obtained from the supervisor. Permission shall not be unreasonably denied. (d) Employer is not responsible for overtime claims or non-compliance with the above	she is occupies they occupy a temposition. 18.09 Shift exchanges or Giveaways In the event employees of their accord and for their own perconvenience wish to exchange giveaway shifts with another emposite the following conditions must be not active pay period in which shift exchange request falls (b) Employees must be from same classification price offering the giveaway exchange to any empoutside of the classification has the skills and is qualify the classification in which shift is being offered. (c) Final approval must be obtained from the supervisor. Permoshall not be unreasoned denied. (d) Employer is not responsible.	r own ersonal ge or oloyee, met: ke the to the ch the s in. m the or to y or ployee on who fied in ch the otained nission onably ole for
				compliance with the above provisions as a result of the exchange being approved. (e) After the exchange is approved,	compliance with the provisions as a result of exchange being approved.	

Article #	Title	Sign Off Date	Old Language		New Language	
				the exchange is final. Employees will be limited to exchange or giveaway one shift per pay period.		(e) After the exchange is approved, the exchange is final. Employees will be limited to exchange or giveaway one shift per pay period.
				(f) Where the Employer permits Employees to exchange shifts, the Employer shall not be liable for non-compliance with the scheduling provisions of the Collective Agreement, including Articles 18 and 19, arising with the shift exchange.		(f) Where the Employer permits Employees to exchange shifts, the Employer shall not be liable for non-compliance with the scheduling provisions of the Collective Agreement, including Articles 18 and 19, arising with the shift exchange.
			18.10	Employees shall report for work in their work attire. An Employee shall obtain permission from her supervisor before leaving work prior to the normal quitting time. Additional Care Service Provisions		Employees shall report for work in their work attire. An Employee shall obtain permission from her their supervisor before leaving work prior to the normal quitting time.
			10.11	The parties agree that the position of HCA (additional care) is flexible in the number of scheduled hours per shift. The number of hours needed may be adjusted with forty-eight (48) hours notice to employees in this position. The position is designed to provide assistance to residents with specific daily needs that are NOT included in the resident's agreement. It is recognized that employees already working on another shift will not incur overtime by taking on these extra hours on the same		Additional Care Service Provisions The parties agree that the position of HCA (additional care) is flexible in the number of scheduled hours per shift. The number of hours needed may be adjusted with forty-eight (48) hours' notice to employees in this position. The position is designed to provide assistance to residents with specific daily needs that are NOT included in the resident's agreement. It is recognized that employees already working on another shift will not incur overtime by

Article	Title	Sign Off Date	Old Language		New Language
				day if working in this capacity. Job postings for HCA (additional care) will be indicated as such and include a temporary notice due to flexible hour agreements.	taking on these extra hours on the same day if working in this capacity. Job postings for HCA (additional care) will be indicated as such and include a temporary notice due to flexible hou
			18.12	The hours of work terms and conditions shall apply to extended shifts except where modified as follows: (a) The Employer may implement or	agreements. 18.12 The hours of work terms and conditions shall apply to extended shifts except where modified as follows:
				(a) The Employer may implement or cancel extended shifts according to the terms herein. The Employer and the Union recognize the value of meeting prior to the implementation or cancellation of extended shifts. The purpose of the meeting is to discuss how the process of implementation or cancellation will take place and any other factors related to the change. The Employer shall give thirty days notice of the implementation or cancelation of extended shifts. (b) For the purposes of extended shifts only, the following definitions will apply. (i) "Full-time Employee" is one who is regularly	(a) The Employer may implement of cancel extended shifts according to the terms herein. The Employer and the Union recognize the value of meeting prior to the implementation of cancellation of extended shifts. The purpose of the meeting is to discuss how the process of implementation or cancellation will take place and any other factors related to the change. The Employer shall give thirty (30) calendar days' notice of the implementation or cancellation of extended shifts. (b) For the purposes of extended shifts only, the following definitions will apply. (i) "Full-time Employee" is
				scheduled to work 80.5 biweekly hours	one who is regularly scheduled to work

Article #	Title	Sign Off Date	Old Language			New Language		
					averaged over the Employee's shift rotation exclusive of unpaid meal periods.			eighty point five (80.5) biweekly hours averaged over the Employee's shift rotation exclusive of
				(ii)	"Part-time Employee" is one who is regularly scheduled to work less than 80.5 bi-weekly hours averaged over an Employee's shift rotation exclusive of unpaid meal periods.		(ii)	"Part-time Employee" is one who is regularly scheduled to work less than eighty point five (80.5) bi-weekly hours averaged over an
				(iii)	"Extended Shift" will mean a daily shift of eleven point five (11.5)			Employee's shif rotation exclusive o unpaid meal periods.
			(c)	Provi	hours.		(iii)	"Extended Shift" will mean a daily shift of
				(i)	There will be one unpaid			eleven point five (11.5) hours.
					meal periods of (45) minutes during the	(c)	Provis	ions
					extended shift.		(i)	There will be one unpaid
				(ii)	There will be two (2) paid rest periods of fifteen (15) minutes each		five (45) minutes do the extended shift. (ii) There will be two paid rest periods fifteen (15) minutes	meal periods of forty five (45) minutes during the extended shift.
					during the extended shift.			There will be two (2) paid rest periods of
				(iii)	Schedules will provide:			fifteen (15) minutes each during the extended
					• at least eleven point five (11.5) hours off			shift.

Article #	Title	Sign Off Date	Old Language	New Language	
#			(d)	between shifts; • at least two (2) consecutive days of rest; • at least twenty-two point five (22.5) hours off duty between shift change over between extended shifts; and, • at least one (1) weekend off in three (3) over an Employee's shift rotation. Overtime is all hours authorized by the Employee in excess of eleven	 (iii) Schedules will provide: at least eleven point five (11.5) hours off between shifts; at least two (2) consecutive days of rest; at least twenty-two point five (22.5) hours off duty between shift change over between extended shifts; and, at least one (1) weekend off in three (3) over an Employee's shift rotation. d) Overtime is all hours authorized by the Employer and worked by the Employer and worked by the Employee in excess of eleven point five (11.5) hours in a day or more than Eighty point five (80.5) hours bi-weekly averaged
			(e)	The annual vacation entitlement an Employee receives under the extended work day schedule will correspond exactly in hours to the vacation entitlement of a seven point seven five (7.75) hour schedule. All other matters	over a shift rotation. Overtime as defined above will be paid at time overtime rates.

Article #	Title	Sign Off Date	Old Language			New Language		
					pertaining to annual vacation will be pursuant to the Collective Agreement.			correspond exactly in hours to the vacation entitlement of a seven point seven five (7.75)
				(f)	For Full-time Employees, the one (1) day off with pay or payment in lieu of Named Holidays referred to in Article 20 will be			hour schedule. All other matters pertaining to annual vacation will be pursuant to the Collective Agreement.
		referred to in Article 20 will be paid at 7.75 hours per Named Holiday, and in no instance will a Full-time Employee be paid in excess of 85.25 hours annually for such Named Holidays benefits				For Full-time Employees, the one (1) day off with pay or payment in lieu of Named Holidays referred to in Article 20 will be paid at 7.75 hours per Named Holiday, and in no instance will a Full-time Employee be paid in excess of 85.25 hours annually for such Named Holidays benefits		
19	Overtime					Current		
20	Premiums	Mar. 22, 2022	20.01	Weeke	end Premium	20.01	Weeke	end Premium
				(a)	A weekend premium shall be paid, in addition to her basic hourly rate of pay, of (\$1.75) per hour for all hours worked between 1500 hours Friday and 0700 hours Monday.		(a)	A weekend premium shall be paid, in addition to her their basic hourly rate of pay, of (\$1.75) per hour for all hours worked between 1500 hours Friday and 0700 hours Monday.
			20.02	Shift P	remium	20.02	Shift P	remium
				(a)	A shift differential of (\$1.50) per hour shall be paid to Employees working a shift where the		(a)	A shift differential of one dollar and seventy-five cents (\$1.5075) per hour shall be paid to

Article #	Title	Sign Off Date	Old Language		New Language
π			20.03	majority of the hours of the shift fall between fifteen hundred (1500) hours and twenty three hundred (2300) hours. Effective two years from date of ratification, replace paragraph (a) above with the following paragraph amend \$1.50 to 1.75 (b) For the job classifications of Licensed Practical Nurse, Care Aide, HCA Certified Aide and RN only, a shift differential (\$3.00) per hour shall be paid to Employees working a shift where the majority of the hours of the shift fall between twenty three hundred (2300) hours and zero seven hundred (0700) hours. Effective two years from date of ratification, replace paragraph (a) above with the following paragraph amend 3.00 to \$3.50. The premiums set out under Article 20 shall not be considered as part of the Employee's basic hourly rate of pay.	Employees working a shift where the majority of the hours of the shift fall between fifteen hundred (1500) hours and twenty three hundred (2300) hours. Effective two years from date of ratification, replace paragraph (a) above with the following paragraph amend \$1.50 to 1.75 Effective July 1, 2022 – increase ten cents (\$0.10) from one dollar and seventy-five cents (\$1.75) to one dollar and eighty-five cents (\$1.85). Effective July 1, 2023 – increase ten cents (\$0.10) from one dollar and eighty-five cents (\$1.85) to one dollar and ninety-five cents (\$1.85) to one dollar and ninety-five cents (\$1.85) to one dollar and ninety-five cents (\$1.95). (b) For the job classifications of Licensed Practical Nurse, Care Aide, HCA Certified Aide and RN only, a shift differential three dollars and fifty cents (\$3.050) per hour shall be paid to Employees working a shift where the majority of the hours of the shift fall between twenty three hundred (2300) hours and zero seven hundred (0700) hours.
					Effective two years from date of

Article #	Title	Sign Off Date	Old Language		New Language	
						ratification, replace paragraph (a) above with the following paragraph amend 3.00 to \$3.50.
						Effective July 1, 2023 – increase fifteen cents (\$0.15) from three dollars (\$3.50) to three dollars and sixty-five cents (\$3.65).
					20.03	The premiums set out under Article 20 shall not be considered as part of the Employee's basic hourly rate of pay.
21	Travel Allowance	Mar. 22, 2022	21.01	Travel Allowance	21.01	Travel Allowance
	Allowance			When an Employee is requested by the Employer and the Employee agrees to use his or her own automobile for the Employer's business after the normal travel to work and before traveling home from work, such Employee shall be paid at a rate of forty-four cents (\$0.44) per kilometer.		When an Employee is requested by the Employer and the Employee agrees to use his or her their own automobile for the Employer's business after the normal travel to work and before traveling home from work, such Employee shall be paid at a rate of forty-four cents (\$0.44) per kilometer.
22	In-Service	Mar. 22, 2022	22.01	When an employee is required by the Employer to attend mandatory meetings, attend mandatory in-service and other work related functions outside her regularly scheduled working hours, and the employee does attend same, she shall be paid for all time spent on such attendance at her regular straight time hourly rate of pay and such time shall not be counted towards the calculation of	22.01	When an employee is required by the Employer to attend mandatory meetings, attend mandatory in-service and other work-related functions outside her their regularly scheduled working hours, and the employee does attend same, she they shall be paid for all time spent on such attendance at her their regular straight time hourly rate of pay and such time shall not be counted towards the

Article #	Title	Sign Off Date	Old Language		New Language	
				overtime.		calculation of overtime.
23	Named Holidays	Mar. 22, 2022	23.01	The following are Named Holidays recognized under this Collective Agreement.	23.01	The following are Named Holidays recognized under this Collective Agreement.
				New Year's Day		New Year's Day
				Labour Day		Labour Day
				Alberta Family Day		Alberta Family Day
				Thanksgiving Day		Thanksgiving Day
				Good Friday		Good Friday
				Remembrance Day		Remembrance Day
				Victoria Day		Victoria Day
				Christmas Day		Christmas Day
				Canada Day		Canada Day
				Boxing Day		Boxing Day
				August Civic Holiday		August Civic Holiday
			23.02	Pay for Working on a Named Holiday	23.02	Pay for Working on a Named Holiday
				(a) An Employee shall be paid for all hours worked on the Named Holiday at one and one-half times (1 ½x) her basic hourly rate of pay.		(a) An Employee shall be paid for all hours worked on the Named Holiday at one and one-half times (1 ½x) her their basic hourly rate of pay.
			23.03	To qualify for a Named Holiday with pay, the Full-time Employee must	23.03	To qualify for a Named Holiday with pay, the Full-time Employee must
				(a) Work her scheduled shift immediately prior to and		(a) Work her their scheduled shift immediately prior to and

Article #	Title	Sign Off Date	Old Language		New Language	
				immediately following the Named Holiday except where the Employee is absent due to illness verified by a physician or other reasons acceptable to the Employer; and		immediately following the Named Holiday except where the Employee is absent due to illness verified by a physician or other reasons acceptable to the Employer; and
				(b) Work on the Named Holiday when scheduled except where the Employee is absent due to illness verified by a physician or other reasons acceptable to the Employer.	(b)	Work on the Named Holiday when scheduled except where the Employee is absent due to illness verified by a physician or other reasons acceptable to the Employer.
			23.04	Full-time Employee Named Holiday with Pay	23.04 Full-tin	ne Employee Named Holiday with
				(a) A Full-time Employee who works on a Named Holiday shall also be entitled to an amount that is equal to their regular straight time daily pay.	(a)	A Full-time Employee who works on a Named Holiday shall also be entitled to an amount that is equal to their regular straight time daily pay.
				(b) When a Named Holiday falls on a day that would otherwise be a Full-time Employee's regularly scheduled day of rest, the Employee shall receive pay as outlined at clause 23.04(a).	(b)	When a Named Holiday falls on a day that would otherwise be a Full-time Employee's regularly scheduled day of rest, the Employee shall receive pay as outlined at clause 23.04(a).
			23.05	Part-time Employee and Casual Employee Named Holiday Pay	23.05 Part-tii Employ	me Employee and Casual yee Named Holiday Pay
				In lieu of named holidays, in addition to her basic hourly rate of pay, a Part-time Employee and a Casual Employee shall	her the	of named holidays, in addition to eir basic hourly rate of pay, a Part- mployee and a Casual Employee

Article #	Title	Sign Off Date	Old Language				New Language			
т				•	(4.2%) of her lach pay period	pasic hourly rate of				of her their basic each pay period.
			23.06	Full-time agreeme Employe	e Employee's vent of the E er, such holida ation period o	day falls during a vacation, by mutual mployee and the y may be added to r paid pursuant to	23.06	Full-tir agreer Emplo the va	me Employee's nent of the E yer, such holida	iday falls during a vacation, by mutual imployee and the may be added to or paid pursuant to
			23.07	provide	her with eithe ear's Day off	scheduled so as to r Christmas Day of unless otherwise	23.07	provid Day o	e her them wit	scheduled so as to th either Christmas Day off unless
			23.08		ertime pay, si	miding of premium ck leave and paid	23.08	pay, o		miding of premium ick leave and paid
24	Vacation	Mar. 22, 2022	24.01	from Ja Vacation during o	anuary 1 st to n entitlement	nall be the period o December 31st. will be earned year to be taken in following.	24.01	from Vacation during	January 1 st to on entitlemen	nall be the period of December 31st. It will be earned year to be taken in following.
			24.02		entitlement w her years of completed at	mployee's vacation vill be based upon continuous service December 31 st .	24.02	(a)	entitlement v her their ye	mployee's vacation vill be based upon ars of continuous leted at December
			Length of Service		Time Off	Vacation Pay	Length of Service		Time Off	Vacation Pay
			less than 1 year 1 year but less tha	an 3 years	2 weeks	4% of gross earnings 4% of gross earnings	less than 1 year			4% of gross earnings

Article #	Title	Sign Off Date	Old Language				New Language	!		
			3 years but less th	nan 6 years	3 weeks	6% of gross earnings	1 year but less th	an 3 years	2 weeks	4% of gross earnings
			6 years but less th	nan 14 years	4 weeks	8% of gross earnings	3 years but less th	han 6 years	3 weeks	6% of gross earnings
			14 or more years		5 weeks	10% of gross earnings	6 years but less th	han 14 years	4 weeks	8% of gross earnings
							14 or more years		5 weeks	10% of gross earnings
			24.03	percenta earnings period en Vacation (a) 4 (b) 8 (c) 8 (d) 9 (c) 8 (d) 9 (e) 9 (e) 9 (e) 9 (f) 9	ge times the for the hoding Decension Scheduling Approval of Schedul		24.03	percenta earnings period er Vacation (a) A (b) E (c) E (s) (c) E (d) (d) (e) (e) (e) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f	ge times the for the inding Decer Scheduling Approval of shall be at temployer and the efficient Employer. Employees vacation requestion the complete the complet	be the applicable of Employee's gross twelve (12) month of the discretion requests of the discretion o
				(d) F	or vacation	requests submitted				by job classification.

after September 30th, the Employer shall respond in writing within fourteen (144) Employer shall respond calendar days of receiving the Employer's vacation request. Vacation requests received after Employee's vacation request September 30th shall be considered on a first come, first served basis meaning that seniority shall not be a factor in the Employer's consideration. Further, vacation requests received after September 30th shall not displace approve to September 30th shall not displace approve to September 30th. Further, in consideration of clause 23.08, in order to be alted to schedule days off for Employees for Christmas Day or New Year's Day, vacation time will not normally be approved for the period from December 15th of ne year to January 15th of the following year. (f) vacation entitlement shall be taken in time blocks of no less than one week shall be by mutual agreement. after September 30th, after September 30th writing within fourteen (calendar days of receiving the Employers to find the serving writing within fourteen (calendar days of receiving the Employers consideration served basis meaning the september 30th served basis meaning the served basis meaning	Article #	Title	Sign Off Date	Old Language	New La	anguage	
mutual agreement. Seniority of the applicants a the operational needs of t	Article #	Title	Sign Off Date	(e)	after September 30 th , the Employer shall respond in writing within fourteen (14) calendar days of receiving the Employee's vacation request. Vacation requests received after September 30 th shall be considered on a first come, first served basis meaning that seniority shall not be a factor in the Employer's consideration. Further, vacation requests received after September 30th shall not displace approved vacation requests received prior to September 30 th . Further, in consideration of clause 23.08, in order to be able to schedule days off for Employees for Christmas Day or New Year's Day, vacation time will not normally be approved for the period from December 15 th of one year to January 15 th of the following year. vacation entitlement shall be taken in time blocks of no less than one (1) week. Vacation of	(d)	Employer shall respond in writing within fourteen (14) calendar days of receiving the Employee's vacation request. Vacation requests received after September 30th shall be considered on a first come, first served basis meaning that seniority shall not be a factor in the Employer's consideration. Further, vacation requests received after September 30th shall not displace approved vacation requests received prior to September 30th. Further, in consideration of clause 23.08, in order to be able to schedule days off for Employees for Christmas Day or New Year's Day, vacation time will not normally be approved for the period from December 15th of one year to January 15th of the following year. If applications for vacation time are being considered for
Community Shan be factor				(g)	mutual agreement.		Seniority of the applicants and the operational needs of the Community shall be factored

Article #	Title	Sign Off Date	Old Language		New Language		
				and upon written request to the Employer prior to the end of the vacation year, one (1) week of vacation leave may be carried over from one vacation year to the next, provided the additional week is used before March 31st.		(f)	into the Employer's decision. vacation entitlement shall be taken in time blocks of no less than one (1) week. Vacation of less than one week shall be by mutual agreement.
			24.04	An Employee may not continue to work and draw vacation pay in lieu of taking her vacation.		(g)	In extenuating circumstances and upon written request to the Employer prior to the end of the vacation year, one (1) week of
			24.05	Vacation pay for Part-time and Casual Employees will be paid on each pay day based on the applicable percentage at clause 24.02(a).			vacation leave may be carried over from one vacation year to the next, provided the additional week is used before March 31 st .
			24.06	Vacation Pay on Resignation or Termination of Employment An Employee who resigns or whose	24.04	and dra	ployee may not continue to work aw vacation pay in lieu of taking r vacation.
				employment is terminated shall receive all vacation pay owing upon termination/resignation.	24.05	Employ	n pay for Part-time and Casual ees will be paid on each pay day on the applicable percentage at 24.02(a).
					24.06		n Pay on Resignation or ation of Employment
						employ all va	ployee who resigns or whose ment is terminated shall receive acation pay owing upon tion/resignation.
25	Leave Absence	of Mar. 22, 2022	25.01	General Provisions Governing Leaves of Absence	25.01	General Absence	Provisions Governing Leaves of e

Article #	Title	Sign Off Date	Old Language			New Language	
<u></u>				to al	ollowing provisions are applicable leaves of absence except where wise stated.	to	e following provisions are applicable all leaves of absence except where perwise stated.
				(a)	Application for a leave of absence shall be submitted in writing to the Employer as early as possible. The application shall indicate the start and end dates for the leave of absence and the reason(s) for the leave of absence.	(a)	Application for a leave of absence shall be submitted in writing to the Employer as early as possible. The application shall indicate the start and end dates for the leave of absence and the reason(s) for the leave of absence.
				(b)	Approval of leaves of absence shall be at the discretion of the Employer and shall be subject to the efficient operation of the Employer, but will not be unreasonably denied. The Employer shall respond in writing within fourteen (14) calendar days of the receiving an Employee's application for a leave of absence.	(b)	Approval of leaves of absence shall be at the discretion of the Employer and shall be subject to the efficient operation of the Employer, but will not be unreasonably denied. The Employer shall respond in writing within fourteen (14) calendar days of the receiving an Employee's application for a leave of absence.
				(c)	An Employee who neglects to return at the end of the approved leave of absence shall	(c)	An Employee who neglects to return at the end of the approved leave of absence shal

be subject to clause 15.05.

the Employer.

An Employee shall not work for

gain during a leave of absence

without the written consent of

(d)

be subject to clause 15.05. An

Employee who has been granted

leave of absence and overstays

the leave without permission of

the Employer, shall automatically

terminate their employment

Article #	Title	Sign Off Date	Old Language		New L	anguage	
σ		h ir e	An Employee wishing to extend her leave of absence shall submit in writing to the Employer as early as possible in advance of		with the Employer; except in cases of extenuating circumstances acceptable to the Employer.		
					the original end date of the leave of absence. The request for extension shall indicate the revised end date for the leave of absence. Approval of the	(d)	An Employee shall not work for gain during a leave of absence without the written consent of the Employer.
					extension of a leave of absence will be made pursuant to clause 25.01 (b).	(e)	An Employee wishing to extend her their leave of absence shall submit in writing to the
				(f)	During an unpaid leave of absence:		Employer as early as possible in advance of the original end date of the leave of absence. The
					(i) An Employee shall not be entitled to Named Holiday pay. Without limiting the generality of the foregoing, for example, a Full-time		request for extension shall indicate the revised end date for the leave of absence. Approval of the extension of a leave of absence will be made pursuant to clause 25.01 (b).
					Employee shall not be entitled to the holiday-in-lieu for a Named	(f)	During an unpaid leave of absence:
					Holiday that falls within the unpaid leave of absence; and,		(i) An Employee shall not be entitled to Named Holiday pay. Without
					(ii) She shall not earn sick leave credits.		limiting the generality of the foregoing, for example, a Full-time
				(g)	During an approved unpaid leave of absence, the Employer agrees to continue to pay the		Employee shall not be entitled to the holiday-in-lieu for a Named

Article #	Title	Sign Off Date	Old Language			New Language		
					Employer's share of the monthly benefit plan premiums for the month in which the leave of absence commences.		t	Holiday that falls within the unpaid leave of absence; and,
					Subject to the approval of the			She They shall not earn sick leave credits.
					benefit plan carrier, an Employee may elect to continue her group benefit plan coverage during the leave of absence by notifying the Employer in writing of her request. If continued coverage is approved by the benefit plan carrier, the Employee must pre-	(g)	leave of agrees to Employed benefit pronth i	an approved unpaid absence, the Employer o continue to pay the r's share of the monthly plan premiums for the n which the leave of commences.
					pay the full monthly benefit plan premium prior to the first business day of each month during the leave of absence. Failure to make this payment shall result in cancellation of her coverage under the said group benefit plan during the leave of absence.		benefit p may elect group to during the notifying of her the coverage benefit	to the approval of the lan carrier, an Employee at to continue her their benefit plan coverage he leave of absence by the Employer in writing eir request. If continued the is approved by the plan carrier, the
			25.02	Bereav	ement Leave			e must pre-pay the full benefit plan premium
				(a)	Upon notification, an Employee shall be granted up to three (3)		•	the first business day of nth during the leave of

consecutive calendar days

bereavement leave without loss

of pay in the event of the death

of the following relatives of the

spouse (including common-

Employee.

absence. Failure to make this

coverage under the said group

benefit plan during the leave of

result

her their

in

shall

payment

absence.

cancellation of

Article #	Title	Sign Off Date	Old Language		New Language	
				law and/or same sex relationship), fiancé(e), child, parent, step-child, brother, sister, legal guardian, grandparent, sister-in-law, brother-in-law, parent-in- law, son-in-law, daughter- in-law.		Bereavement Leave (a) Upon notification, an Employee shall be granted up to three (3) consecutive calendar days bereavement leave without loss of pay in the event of the death of the following relatives of the Employee::
			25.03	(b) In the event of the death of another relative or close friend and subject to the efficient operation of the Employer, the Employer shall grant up to one (1) working day off without pay to attend the funeral service. Maternity and Parental Leave		spouse (including common- law and/or same sex relationship), fiancé(e), child, parent, step-child, brother, sister, legal guardian, grandparent, sister-in-law, brother-in-law, parent-in- law, son-in-law, daughter-
				(a) An Employee who has completed six (6) months of		in-law, grandchild, step- parent, niece and nephew.
				continuous employment shall, upon written request, be granted up to fifteen (15) weeks of maternity leave and up to thirty-seven (37) weeks parental leave. Such leaves must be taken consecutively.		(b) In the event of the death of another relative or close friend and subject to the efficient operation of the Employer, the Employer shall grant up to one (1) working day off without pay to attend the funeral service.
				(b) A pregnant Employee should	25.03	Maternity and Parental Leave
				apply for maternity leave as soon as possible prior to the Employee's expected date of delivery, but in any case, shall give the Employer at least		(a) An Employee who has completed six (6) months of continuous employment shall, upon written request, be granted

Article #	Title	Sign Off Date	Old Language			New Language	
				(c)	twenty-eight (28) calendar days notice, in writing, of the date of which the Employee intends to commence maternity leave. Maternity leave and parental		up to fifteen (15) weeks of maternity leave and up to thirty-seven (37) weeks parental leave. Such leaves must be taken consecutively.
					leave shall be without pay and benefits, except for the portion of maternity leave during which the Employee has a valid health- related reason for being absent from work and is also in receipt of sick leave benefits, if any.	(b)	A pregnant Employee should apply for maternity leave as soon as possible prior to the Employee's expected date of delivery, but in any case, shall give the Employer at least twenty-eight (28) calendar days' notice, in writing, of the date of
				(d)	An Employee who is the parent of a newborn or newly adopted child and who has completed six		which the Employee intends to commence maternity leave.
					(6) months of continuous employment shall, upon written request, be granted up to thirty-seven (37) weeks of parental leave.	(c)	Maternity leave and parental leave shall be without pay and benefits, except for the portion of maternity leave during which the Employee has a valid health-
				(e)	An Employee shall provide twenty-eight (28) days notice, in writing, of the date of which the		related reason for being absent from work and is also in receipt of sick leave benefits, if any.
					Employee intends to commence parental leave.	(d)	An Employee who is the parent of a newborn or newly adopted
				(f)	An Employee may commence parental leave in the case of adoption upon one (1) day's notice, provided that the request for such leave is made when the adoption has been approved		child and who has completed six (6) months of continuous employment shall, upon written request, be granted up to thirty-seven (37) weeks of parental leave.

Article #	Title	Sign Off Date Old Languag	je	N	lew Language	
π				and the Employer is kept informed of the progress of the adoption. An Employee otherwise requesting parental leave may commence parental	(e)	An Employee shall provide twenty-eight (28) days notice, in writing, of the date of which the Employee intends to commence parental leave.
				leave upon one (1) day's notice provided the initial request for such leave was made in accordance with clause 25.03(e).	(f)	An Employee may commence parental leave in the case of adoption upon one (1) days' notice, provided that the request
			(g)	Parental leave may begin at any time after the birth or adoption of the child, but it must be completed within fifty-two (52) weeks of the date a child is born or an adopted child is placed with the parent.		for such leave is made when the adoption has been approved and the Employer is kept informed of the progress of the adoption. An Employee otherwise requesting parental leave may commence parental
			(h)	An Employee on maternity or parental leave shall provide the Employer with at least twenty-eight (28) calendar days notice of		leave upon one (1) days' notice provided the initial request for such leave was made in accordance with clause 25.03(e).
				her readiness to return to work, following which the Employer will reinstate her in the same or equivalent position at not less than the same step on Schedule 'A' and with the seniority that accrued to the Employee up to	(g)	Parental leave may begin at any time after the birth or adoption of the child, but it must be completed within fifty-two (52) weeks of the date a child is born or an adopted child is placed with the parent.
				the date the leave of absence commenced.	(h)	An Employee on maternity or parental leave shall provide the
		25.05	Jury	or Witness Duty		Employer with at least twenty-
			(a)	A leave of absence will be		eight (28) calendar days notice of

Article #	Title	Sign Off Date	Old Language			New Language
					granted to an Employee who is: (i) required by law to serve	her their readiness to return to work, following which the
					as a juror. or	Employer will reinstate her them in the same or equivalent
					(ii) for matters arising out of her employment with the Employer, is subpoenaed as a	position at not less than the same step on Schedule 'A' and with the seniority that accrued to the Employee up to the date the
					witness in a court of law.	leave of absence commenced.
					The Employee shall notify the	25.0 54 Jury or Witness Duty
					Employer as soon as possible after she receives notice of jury duty or to appear as a court	(a) A leave of absence will be granted to an Employee who is:
					witness. The Employer may require the Employee to provide	(i) required by law to serve as a juror. or
					proof of being summoned to jury duty or to appear as a court witness.	(ii) for matters arising out of her their employment with the Employer, is
				(b)	Leave of absence for jury or witness duty will be without pay.	subpoenaed as a witness in a court of law.
			25.06	Comp	assionate Care Leave	The Employee shall notify the
				(a)	An Employee with an immediate family member in the end-stage of life shall be entitled to leave of absence without pay and benefits for a period up to six (6) months.	Employer as soon as possible after she they receives notice of jury duty or to appear as a court witness. The Employer may require the Employee to provide proof of being summoned to jury duty or to appear as a court
					Immediate family member shall mean mother, father, spouse including fiancé(e), or child in	witness. (b) Leave of absence for jury or

Article #	Title	Sign Off Date	Old Language	New Language	
				accordance with the compassionate care benefit under Employment Insurance	witness duty will be without pay. ompassionate Care Leave
				legislation. (a) Employees may be required to submit to the Employer satisfactory proof demonstrating the need for compassionate care leave.	An Employee with an immediate family member in the end-stage of life shall be entitled to leave of absence without pay and benefits for a period up to six (6) months.
				Approval of compassionate care leave shall be subject to the Employee fulfilling the eligibility requirements of the Employment Insurance regulations for such leave of absence.	Immediate family member shall mean mother, father, spouse including fiancé(e), or child in accordance with the compassionate care benefit under Employment Insurance legislation.
			25.07	asual Employees (b)) Employees may be required to submit to the Employer
				nis Article will have no application to asual Employees except that clauses 5.02 (bereavement leave), 25.04	satisfactory proof demonstrating the need for compassionate care leave.
				education leave) and 25.05 (jury or itness duty) shall apply to Casual mployees awarded a temporary osition of more than three (3) months.	Approval of compassionate care leave shall be subject to the Employee fulfilling the eligibility requirements of the Employment Insurance regulations for such leave of absence.
				25.0 76 Ca	asual Employees
				Th	is Article will have no application to

Article #	Title	Sign Off Date	Old Language		New Language	
						Casual Employees except that clauses 25.02 (bereavement leave), 25.04 (education leave) and 25.05 (jury or witness duty) shall apply to Casual Employees awarded a temporary position of more than three (3) months.
					25.07	The Employer shall provide unpaid leaves of absence in accordance with the requirements of the <i>Employment Standards Code</i> , Alberta, as amended. This includes Critical Illness, Death or Disappearance of a Child, Domestic Violence Leave, and Family Responsibility Leave.
26	Sick Leave	Mar. 22, 2022	26.01	Sick leave credits are earned for the sole purpose of protecting Employees against loss of income, subject to the parameters of this Article, during absences due to illness or accident for which compensation is not payable under the Workers' Compensation Act and which prevents an Employee from performing their essential job requirements. Illness covered under this Article includes the health-related portion of maternity leave.	26.01	Sick leave credits are earned for the sole purpose of protecting Employees against loss of income, subject to the parameters of this Article, during absences due to illness or accident for which compensation is not payable under the Workers' Compensation Act and which prevents an Employee from performing their essential job requirements. Illness covered under this Article includes the health-related portion of maternity leave.
			26.02	Full and Part-time Employees who have completed their probationary period shall accumulate sick leave credits at the rate of 7.5 hours sick leave credits per 162.5 hours worked to a maximum of eight (8) days per year. However, an	26.02	Full and Part-time Employees who have completed their probationary period shall accumulate sick leave credits at the rate of 7.5 hours sick leave credits per 162.5 hours worked to a maximum of eight (8) days per year. However, an

Article #	Title	Sign Off Date	Old Language		New Language		
				Employee shall not be entitled to apply sick leave credits prior to the completion of her probationary period. Employees shall cease to accrue sick leave while on unpaid leaves of absence or layoff.		Employee shall not be entitled to apply sick leave credits prior to the completion of her their probationary period. Employees shall cease to accrue sick leave while on unpaid leaves of absence	
			26.03	 (a) Employees reporting sick shall advise the Employer as soon as possible and regularly thereafter as required by the Employer. (b) Any Employee absenting herself 	26.03	or layoff. (a) Employees reporting sick shall advise the Employer as soon as possible and regularly thereafter as required by the Employer.	
				on account of personal illness must notify the Employer on the first day of illness before the time she would normally report for duty. (c) Failure to give adequate notice,		(b) Any Employee absenting herself themselves on account of personal illness must notify the Employer on the first day of illness before the time she they would normally report for duty.	
				unless such failure is unavoidable, may result in loss of sick leave benefits for that day of absence.		(c) Failure to give adequate notice, unless such failure is unavoidable, may result in loss of sick leave benefits for that day of absence.	
			26.04	An Employee granted sick leave shall be paid for the period of such leave at her basic hourly rate of pay and the time thus paid shall be deducted from her accumulated sick leave credits up to a total amount of the Employee's accumulated credits at the time sick leave commenced.	26.04	An Employee granted sick leave shall be paid for the period of such leave at her their basic hourly rate of pay and the time thus paid shall be deducted from her their accumulated sick leave credits up to a total amount of the Employee's accumulated credits at the time sick leave	
			26.05	It is understood that a medical doctor's certificate may be requested by the	26.05	commenced. It is understood that a medical doctor's	

Article #	Title	Sign Off Date	Old Language		New Language	
			26.06	Employer for any periods of absence. When a medical doctor's certificate is required, the Employee will be notified prior to or during her absence from work that a medical doctor's certificate will be required upon the Employee's return to work. When an Employee has accrued the		certificate may be requested by the Employer for any periods of absence. When a medical doctor's certificate is required, the Employee will be notified prior to or during her their absence from work that a medical doctor's certificate will be required upon the Employee's return to work.
			26.07	maximum sick leave credits of eight days per year, she shall no longer accrue sick leave credits for the remainder of that year. An Employee who has exhausted her sick		When an Employee has accrued the maximum sick leave credits of eight days per year, she they shall no longer accrue sick leave credits for the remainder of that year.
			20.07	leave credits during the course of an illness or injury and the illness or injury continues may be granted a leave of absence without pay and benefits from the Employer. The Employer shall not deny such leave if the denial is contrary to the applicable legislation and the Employee shall, in the pursuit of such request for such leave of absence, comply with applicable legislation.		An Employee who has exhausted her their sick leave credits during the course of an illness or injury and the illness or injury continues may be granted a leave of absence without pay and benefits from the Employer. The Employer shall not deny such leave if the denial is contrary to the applicable legislation and the Employee shall, in the pursuit of such request for such leave of absence,
			26.08	(a) During her absence due to sick leave, the Employee will notify the Employer of her intention to and fitness for return to work as far in advance as possible. The Employer, after being notified that the Employee wishes to return to work, may		comply with applicable legislation. (a) During her an absence due to sick leave, the Employee will notify the Employer of her their intention to and fitness for return to work as far in advance as possible. The Employer, after being

Article Title	Sign Off Date	Old Language		New Language
#			choose to require medical evidence of fitness. Subject to such medical evidence, the Employee will be scheduled to return to work in accordance with those shifts which the Employee would have been otherwise regularly scheduled as per her position. In order to comply with this provision, the Employer has the discretion to revise the posted shift schedule for Employees who are scheduled as replacements for Employees who are absent. At the expiration of twenty-four (24) months from the last day of paid sick leave, if an Employee: (i) is not capable of resuming work pursuant to clause 26.08(a); or (ii) for whom, after a reasonable effort having been made, alternate employment is not available, may be deemed that the employment etionship has terminated, provided	notified that the Employee wishes to return to work, may choose to require medical evidence of fitness. Subject to such medical evidence, the Employee will be scheduled to return to work in accordance with those shifts which the Employee would have been otherwise regularly scheduled as per her their position. (b) In order to comply with this provision, the Employer has the discretion to revise the posted shift schedule for Employees who are scheduled as replacements for Employees who are absent. (c) At the expiration of twenty-four (24) months from the last day of paid sick leave, if an Employee: (i) is not capable of resuming work pursuant to clause 26.08(a); or (ii) for whom, after a reasonable effort having been made, alternate employment is not available,
		tha	t such termination is not contrary to	it may be deemed that the employment

Article #	Title	Sign Off Date	Old Language		New Language	
				any right conferred under this Collective Agreement or any law of Canada or Alberta.		relationship has terminated, provided that such termination is not contrary to any right conferred under this Collective
			26.09	Employees shall make every reasonable effort to schedule their medical		Agreement or any law of Canada or Alberta.
				appointments outside scheduled hours of work but should that not be possible, provided that she has been given prior authorization by the Employer, sick leave credits may be used for the time required for the appointment.	26.09	Employees shall make every reasonable effort to schedule their medical appointments outside scheduled hours of work but should that not be possible, provided that she has they have been given prior authorization by the
			26.10	Upon request, but not more frequently than once per year, the Employer shall advise an Employee of her accrued sick		Employer, sick leave credits may be used for the time required for the appointment.
			26.11	leave credits. When an Employee who resigned from employment at an A.U.P.E. certified Seasons Site is hired by the Employer	26.10	Upon request, but not more frequently than once per year, the Employer shall advise an Employee of her their accrued sick leave credits.
				within thirty (30) days of her resignation, the Employer will recognize her accrued and unused sick leave credits from that Seasons Site as at the date of her resignation.	26.11	When an Employee who resigned from employment at an A.U.P.E. certified Seasons Site is hired by the Employer within thirty (30) days of her their resignation, the Employer will recognize
			26.12	Sick leave benefits shall not be granted for any illness or injury which is incurred by an Employee during her vacation,		her their accrued and unused sick leave credits from that Seasons Site as at the date of her their resignation.
				however, sick leave benefits shall be granted after the expiry of the Employee's vacation provided the illness or injury continues beyond the vacation period. Notwithstanding the foregoing,	26.12	Sick leave benefits shall not be granted for any illness or injury which is incurred by an Employee during her their vacation, however, sick leave benefits shall be granted after the expiry of the

Article #	Title	Sign Off Date	Old Language		New Language
#			26.13	should an Employee demonstrate to the satisfaction of the Employer that she was admitted to a hospital as an in-patient during her vacation, she shall be granted sick leave benefits for the period of the stay in hospital, subject to the provisions of clause 26.05. Vacation time not taken as a result of such stay in hospital shall be rescheduled at a mutually agreed time. An Employee whose status has changed due to layoff from Regular Employee to a Casual Employee, with the same Employer, shall have her sick leave credits suspended, and should she return to regular employment with the Employer, the accrued sick leave credits shall be reinstated. Family Illness If an Employee requires time off for the purpose of attending to a family illness, provided she has been given prior authorization by the Employer, such absence shall be charged against her accumulated sick leave to a maximum of three (3) days per calendar year. Employees may be required to submit satisfactory proof of such illness. For clarification, "family" refers to immediate family: spouse, children,	or injury continues beyond the vacat period. Notwithstanding the foregoi should an Employee demonstrate to satisfaction of the Employer that she were admitted to a hospital as an patient during her their vacation, a they shall be granted sick leave bene for the period of the stay in hospi subject to the provisions of clause 26. Vacation time not taken as a result such stay in hospital shall be reschedu at a mutually agreed time. 26.13 An Employee whose status has changed due to layoff from Regular Employee to Casual Employee, with the sa Employer, shall have her their sick leader credits suspended, and should she-they return to regular employment with Employer, the accrued sick leave credits hall be reinstated. 26.14 Family Illness If an Employee requires time off for the purpose of attending to a family illness provided she has they have been given provided she has they have been given authorization by the Employer, subsence shall be charged against their accumulated sick leave to maximum of three (3) days per calent
			nother, father.	year. Employees may be required submit satisfactory proof of such illne	

Article	Title	Sign Off Date	Old Language			New Language	•	
							imme	clarification, "family" refers to diate family: spouse, children, er, father.
27	Group Benefit Plans					Current		
28	Registered Retirement Saving Plan	Mar. 22, 2022	28.01	(a)	The Employer agrees to implement an Employer-administered R.R.S.P. (the Plan) for full-time and part-time Employees who have completed their probationary period. Employee participation in the Plan will be on a voluntary basis.	28.01	(a)	The Employer agrees to implement an Employer-administered R.R.S.P. (the Plan) for full-time and part-time Employees who have completed their probationary period. Employee participation in the Plan will be on a voluntary basis.
				(b)	An Employee's decision to participate or not shall be made once per year within the two (2) week period prior to July 1. A decision to participate or not shall be effective for the twelve (12) month period following July 1.		(b)	An Employee's decision to participate or not shall be made once per year within the two (2) week period prior to July 1. A decision to participate or not shall be effective for the twelve (12) month period following July 1.
				(c)	Participating Employees shall contribute up to two percent (2%) of her basic hourly rate of pay per hour worked into the Plan. For each participating Employee. the Employer will match the employee contributions up to a maximum of two percent (2%) of her basic hourly rate of pay per hour		(c)	Participating Employees shall contribute up to two three percent (23%) of her their basic hourly rate of pay per hour worked into the Plan. For each participating Employee. the Employer will match the employee contributions up to a maximum of two three percent (23%) of her their basic hourly

Article #	Title	Sign Off Date	Old Language			New Language	
					worked to the participating Employee's R.R.S.P. Amend 2% to three percent on January 1, 2018.		rate of pay per hour worked to the participating Employee's R.R.S.P. Amend 2% to three percent on January 1, 2018.
			28.02	(a)	Employees may choose to make additional voluntary contributions (AVC) to their own RRSP. Such AVC shall not be matched by the Employer	28.02 (a)	Employees may choose to make additional voluntary contributions (AVC) to their own RRSP. Such AVC shall not be matched by the Employer
				(b)	An Employee shall determine and notify the Employer in writing of the amount of her AVC. For purposes of the AVC, the AVC shall be set out as a flat amount deducted per pay period.	(b)	An Employee shall determine and notify the Employer in writing of the amount of her their AVC. For purposes of the AVC, the AVC shall be set out as a flat amount deducted per pay period.
				(c)	Employees may choose to make such AVC, or not, once per year within the two (2) week period prior to July 1.	(c)	Employees may choose to make such AVC, or not, once per year within the two (2) week period prior to July 1.
				(d)	It is understood and agreed that Employees are solely responsible for such AVC. If as a result of the Employee's decision regarding her AVC the Employee will be over-contributing pursuant to Canada Revenue Agency rules regarding RRSP the Employee shall bear the full responsibility of penalties repayments. income tax implications and the like and	(d)	It is understood and agreed that Employees are solely responsible for such AVC. If as a result of the Employee's decision regarding her their AVC the Employee will be over-contributing pursuant to Canada Revenue Agency rules regarding RRSP the Employee shall bear the full responsibility of penalties repayments. income tax implications and the like and

STRIKETHROUGH denotes deletion BOLD denotes new

Article #	Title	Sign Off Date	Old Language		New Language	
				that the Employer shall not be responsible in any manner in respect of such penalties, repayments, income tax implications and the like.		that the Employer shall not be responsible in any manner in respect of such penalties, repayments, income tax implications and the like.
			28.03	Casual Employees shall not be eligible to participate in the RRSP Plan.	28.03	Casual Employees shall not be eligible to participate in the RRSP Plan.
			28.04	In the event that an Employee withdraws their RRSP funds from the Plan while still employed the Employee will not be permitted to participate in the Plan for one (1) Year from the date of such withdrawal. Both the Employee and the Employer contributions shall cease on the date the Employee elects to withdraw their accumulated contributions.	28.04	In the event that an Employee withdraws their RRSP funds from the Plan while still employed the Employee will not be permitted to participate in the Plan for one (1) Year from the date of such withdrawal. Both the Employee and the Employer contributions shall cease on the date the Employee elects to withdraw their accumulated contributions.
29	Workers' Compensatio n				Current	
30	Resignation	Mar. 22, 2022	30.01	An Employee shall provide the Employer with fourteen (14) calendar days notice of her resignation from employment. An Employee shall not be granted vacation during the notice period unless vacation has been previously approved. If the required notice of resignation is given an Employee who yellustribus	30.01	An Employee shall provide the Employer with fourteen (14) calendar days' notice of her their resignation from employment. An Employee shall not be granted vacation during the notice period unless vacation has been previously approved.
				given, an Employee who voluntarily leaves the employ of the Employer shall receive the wages and vacation pay to which she is entitled on the pay day	30.02	If the required notice of resignation is given, an Employee who voluntarily leaves the employ of the Employer shall receive the wages and vacation pay to

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Article #	Title	Sign Off Date	Old Language		New Language	
				following her last day worked.		which she is they are entitled on the pay day following her their last day worked.
31	Job Classification s				Current	
32	Health Care Aide	Mar. 22, 2022	32.01	An Employee newly hired into the job classification of Care Aide will be required to successfully complete the Health Care Aide certification, or its equivalent as determined by the Employer, within eighteen (18) months of her date of hire.	32.01	An Employee newly hired into the job classification of Care Aide will be required to successfully complete the Health Care Aide certification, or its equivalent as determined by the Employer, within eighteen (18) months of her their date of hire.
	Wage Scale	Mar.22, 2022			Effective January 1, 2020 - one (1%) percent to wage rates for all positions. Effective January 1, 2021 – two percent (2%) percent to wage rates for all positions. Effective January 1, 2022 - two percent (2%) percent to wage rates for all positions.	
					Effective Januar wage rates for	ry 1, 2023 - two percent (2%) percent to all positions.

LOU#	Title	Sign Off Date	Old Language	New Language
1	Licensed Practical Nurse Professional Development			Current
2	Contracting Out	Mar.22, 2022	contract out work of the Bargaining Unit that would result in the layoff of a Full-	The Employer agrees not to contract out work of the Bargaining Unit that would result in the layoff of a Full-time or Part-time member

STRIKETHROUGH denotes deletion BOLD denotes new

LOU#	Title	Sign Off Date	Old Language	New Language
			of the Bargaining	Unit of the Bargaining Unit
			before	before December 31, 2023 .