SASKATCHEWAN CANCER AGENCY







April 1, 2018 to March 31, 2024

COLLECTIVE BARGAINING AGREEMENT

BETWEEN

SASKATCHEWAN ASSOCIATION OF HEALTH ORGANIZATIONS INC. (SAHO) REPRESENTING THE SASKATCHEWAN CANCER AGENCY

AND

SASKATCHEWAN GOVERNMENT AND GENERAL EMPLOYEES' UNION LOCAL 3024

APRIL 1, 2018 TO MARCH 31, 2024

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ARTICLES OF A COLLECTIVE BARGAINING AGREEMENT made in duplicate this 13 day of May, 2021.

between

SASKATCHEWAN ASSOCIATION OF HEALTH ORGANIZATIONS INC. (SAHO) REPRESENTING

THE SASKATCHEWAN CANCER AGENCY

hereinafter referred to as "the Employer"

PARTY OF THE FIRST PART

and

SASKATCHEWAN GOVERNMENT AND GENERAL EMPLOYEES' UNION hereinafter referred to as "the Union"

PARTY OF THE SECOND PART

PREAMBLE

The purpose of this Agreement is to establish and maintain an orderly collective bargaining relationship between the Employer and the employees represented by the Union, to maintain harmonious relations, encourage efficiency and safety in operations, and to provide the best possible clinical care to the public.

NOW THEREFORE THIS AGREEMENT WITNESSETH that for and in consideration of the premises and covenants, conditions, stipulations and provisos herein contained, the parties hereto agree as follows:

ARTICLE 1 DURATION OF AGREEMENT

1.01 Term of Agreement

This Agreement, unless changed by mutual consent of both parties shall be in force and in effect up to and including March 31, **2024**, and from year to year thereafter, unless notification to renew or revise this Agreement is given in writing.

1.02 Open Period

Either party may, not less than sixty (60) days nor more than one hundred and twenty (120) days before the expiry date hereof, give notice in writing to the other party to renew or revise this Agreement.

ARTICLE 2 DEFINITIONS

2.01 Employee

"Employee(s)" shall mean employees **including supervisory employees as described by the Saskatchewan Employment Act**, as covered by this Agreement. Part-time, temporary and casual employees will be covered by and entitled to all rights and benefits of the Agreement on a pro-rata basis (subject to group life, pension plan and health plan rules) in direct proportion to the normal hours of work.

2.02 Permanent Employee

"Permanent Employee" means an employee who has successfully completed the required probationary period stipulated on initial employment and excludes temporary and casual employees.

2.03 Full-Time Employee

"Full-time Employee" shall mean an employee who is regularly scheduled to work the normal hours as defined in Article 14.01.

2.04 Part-Time Employee

"Part-Time Employee" shall mean an employee who works less than the normal hours of work, as defined in Article 14, on a regularly scheduled basis.

2.05 Probationary Employee

"Probationary Employee" means an employee whose initial employment is being evaluated for a period of time (probationary period) as stipulated in this Agreement.

2.06 Temporary Employee

"Temporary Employee" means the incumbent of a position whose tenure of employment is limited without acquisition of any continuing right to be retained as an employee beyond such period.

2.07 Casual Employee

"Casual Employee" means an employee who is called to work from time to time on an intermittent basis. A casual employee who accepts a temporary position will revert back to casual following the completion of the temporary position, and carries with **them** the benefits **they** accrued during the temporary position.

2.08 Promotion

"Promotion" is defined as the movement of an employee from a position in one class to a position in another class with a higher maximum salary.

2.09 Demotion

"Demotion" is defined as the movement of an employee from a position in one class to a position in another class with a lower maximum salary.

2.10 Transfer

"Transfer" means the voluntary or involuntary movement of a qualified employee from one position to another position with the same maximum salary.

2.11 Union

"Union" means the Saskatchewan Government and General Employees' Union.

2.12 Employer

"Employer" means the Saskatchewan Cancer Agency.

2.13 Temporary Vacancy

A "Temporary Vacancy" is a vacancy that occurs as a result of a full-time employee or a part-time employee taking a leave of absence or being granted a leave or is a position that is created for a definite period of time.

2.14 Departmental Chart

A diagram of the Employer's departments shall be available electronically to employees.

ARTICLE 3 SCOPE

3.01 Scope

This Agreement shall cover all employees represented by the Union including Supervisory Employees as defined by the <u>Saskatchewan</u> <u>Employment Act</u>, pursuant to an Order of the Labour Relations Board unless mutually agreed otherwise by the Union and the Employer.

ARTICLE 4 RECOGNITION

4.01 Union Recognition

The Employer agrees to recognize the Union as the sole collective bargaining agent for the employees covered by this Agreement, and subject to the terms of this Agreement consents and agrees to negotiate with the Union or its designated representative on matters relating to the conditions of employment, rates of pay, and hours of work.

4.02 Management Rights

Subject to the terms of this Agreement, it is the function of the Employer to:

- a) Direct the working force;
- b) Operate and manage its business;
- c) Hire, select, transfer, and lay-off because of lack of work;
- d) Maintain order and efficiency and to establish and enforce reasonable rules and regulations, consistent with the terms of this Agreement, governing the conduct of employees and which rules and regulations shall primarily be designated to safeguard the interest of the patients and the efficiency in Employer's operations.

Such rules and regulations will be applied in a consistent and fair manner throughout the Agency.

e) Promote, demote, and discipline any employee provided, however, that any such action may be subject to the grievance procedure provided herein.

4.03 Bulletin Boards

The Employer shall provide bulletin boards, which shall be placed so that all employees will have access to them and upon which the Union shall have the right to post notices of meetings and such other notices as may be of interest to the employees.

The Union may communicate to the employees electronically on the Employer's system.

The Employer reserves the right to request and have removed material if considered damaging to the Employer.

ARTICLE 5 UNION SECURITY

5.01 Union Membership

Every employee who is now or hereafter becomes a member of the Union shall maintain **their** membership in the Union as a condition of **their** employment, and every new employee whose employment commences hereafter shall, within thirty (30) days after the commencement of **their** employment, apply for and maintain membership in the Union, and maintain membership in the Union as a condition of **their** employment, provided that any employee in the bargaining unit who is not required to maintain **their** membership or apply for and maintain **their** membership in the Union shall, as a condition of **their** employment, tender to the Union the periodic dues uniformly required to be paid by the members of the Union.

5.02 Dues Check-Off

a) On signed authorization by an employee, the Employer shall deduct, on behalf of the Union, all initiation fees, dues, assessments, or levies uniformly required from the pay cheque of each employee, who as a condition of employment is required to submit such initiation fees, dues, assessments, or levies.

The Employer shall remit bi-weekly to the Executive Director of Operations of the Union, dues deduction information and submit

monthly list of names, positions, hourly rate of pay, employment type (i.e. full-time, part-time, casual, etc.), date of hire, date of termination, and addresses of employees from whose wages the deductions have been made. Such list shall be transferred electronically from the Employer to the Union.

b) Written notice of a change in the amount of the monthly dues must be given to the Employer by the Union at least thirty (30) calendar days in advance of the date that the change is to be effective.

5.03 Consideration of Days Worked

For the purposes of Articles 5.01 through 5.05, days paid for sick leave, pressing necessity, compassionate leave, vacation leave, holidays and Workers' Compensation shall be considered as days worked.

5.04 Out-of-Scope Assignment

An employee who is temporarily filling an out-of-scope position shall continue to have Union dues deducted from **their** salary and shall be entitled to all of the benefits and the protection accorded by this Agreement.

5.05 Employees on Educational Leave

Employees who, while on educational leave, receive an allowance of one-half (1/2) or more of their regular salary, shall continue to have dues deducted from such allowances.

5.06 Terminations

A list of **terminated** employees will be provided to a designated Union official on a monthly basis.

5.07 No Individual Agreements

No employee shall be required or permitted to make a written or verbal agreement with the Employer or Employer's representative, which may conflict with the terms of this Agreement, without the written approval of the bargaining unit executive.

5.08 New Employees

The Employer shall communicate in writing to the Union the names of new employees. One steward will be given the opportunity to meet with each new employee up to thirty (30) minutes without loss of pay within the first thirty (30) days of employment.

ARTICLE 6 DISCRIMINATION

6.01 No Discrimination

The Employer and the Union agree that there shall be no discrimination, interference, restriction, or coercion exercised or practiced with respect to any employee in the matter of hiring, wage rates, training, up-grading, promotion, transfer, lay-off, recall, discipline, classification, discharge, or otherwise by reason of age, race **or perceived race**, creed, colour, national origin, sexual orientation, political or religious affiliation, disability, sex, marital status, **family status**, **ancestry**, **gender identity**, **place of origin**, activity in the Union, or any other prohibited ground of discrimination contained in the Saskatchewan Human Rights Code.

6.02 Harassment

The Employer shall ensure a policy is developed in consultation with the Union to address the issue of workplace harassment. The policy shall ensure that:

- a) individuals are aware of the seriousness with which the parties view harassment.
- b) incidents are investigated promptly, objectively and in a sensitive, confidential manner.
- c) the necessary corrective action is taken.
- d) employees/managers are provided with the education necessary for them to prevent harassment, identify harassment when it occurs, and know how to properly report complaints.
- e) there is an acknowledgement that there may be a need to separate the complainant and alleged harasser until the complaint is resolved.

Employees and Union representatives will be expected to co-operate with management in identifying situations, reporting promptly and disclosing all information in order to facilitate the investigation.

6.03 Violence in the Workplace

In compliance with the <u>Saskatchewan Employment Act Part III</u>, the Employer will ensure a policy is developed, in consultation with the Union to address violence in the workplace with a view to preventing the incidence of violence, reducing the causal factors of violence and

promoting a safe working environment free of violence. The policy shall ensure:

- a) provision of available information regarding a client's previous, actual or potential violent behaviour.
- b) incidents are investigated promptly, objectively, and in a sensitive, confidential manner.
- c) alternate options for care delivery are considered and implemented.
- d) employees/managers are provided with the education necessary for them to prevent violence, deal with it when it occurs, and know the procedure for reporting incidents.
- e) security procedures are in place to summon assistance.
- f) counselling and support to help victims of violence.

ARTICLE 7 GRIEVANCE PROCEDURE

7.01 Definition

A grievance shall be defined as any difference or dispute between the Employer and any employee(s), or the Union.

7.02 Permission to Leave Work

It is agreed a grievor and/or an elected Officer of the Union (steward) may, after making suitable arrangements with **their** immediate Out of Scope (OOS) supervisor, or designate for coverage of **their** assignment, leave **their** assigned duties temporarily in order to discuss matters related to a grievance **or dispute**.

As far as possible, grievance meetings will be dealt with on Employer time and the grievor and/or steward shall not suffer any loss of earnings for the time spent.

7.03 Informal Discussion

It is understood that before a grievance is filed at Step 1 the employee and/or steward and **the Employer** shall attempt to resolve the dispute concerning the interpretation, application or administration of the Agreement as soon as possible through informal discussion. The discussion shall take place within twenty-one (21) calendar days of the occurrence of the incident.

The supervisor shall answer the dispute within seven (7) working days of the discussion unless the Union agrees to extend this time limit.

At any stage, either of the parties may request a meeting to discuss the matter of the grievance without prejudice to their respective positions.

7.04 Proceed to Next Step

Failing resolution of the difference or dispute by the foregoing informal procedure, it may proceed in accordance with the following, and the Employer shall be notified accordingly.

7.05 Step 1

- a) Except for grievances dealing with non-application of benefits as referred to in (c) below, the Union/steward may present a grievance in writing to the immediate OOS supervisor and Human Resources, providing that it is done within twenty-one (21) calendar days of receipt of the supervisor's reply as in Article 7.03.
- b) Any settlement of the grievance reached between the Union and the Employer at this stage will be considered applicable to the case in question and not as establishing a precedent for future cases.
- c) Grievances dealing with non-application of benefits by the Employer i.e., vacation leave, sick leave, etc. will have a one (1) year time limit. The effective date of any necessary retroactive pay adjustments shall be the date on which the infraction first occurred. Notwithstanding the preceding statement, grievances dealing with non-application of benefits shall be brought forward within twentyone (21) calendar days of discovery of cause for complaint.
- d) The immediate OOS supervisor shall make every effort to reach a mutually satisfactory solution and shall give a decision in writing within twenty-one (21) calendar days of the filing of the grievance.

7.06 Step 2

If the grievance remains unsettled pursuant to Step 1, the Union may refer the matter within twenty-one (21) calendar days of the receipt of the decision of the immediate OOS supervisor, to the applicable Vice President and Human Resources. The Union may request a meeting between the parties at Step 2.

The Vice President shall give a decision in writing within twenty-one (21) calendar days of receipt of the grievance or from the date of the meeting, whichever is later.

7.07 Step 3

If the grievance remains unsettled pursuant to Step 2, the Union or the Employer may, on giving twenty-one (21) calendar days' notice in writing of its intention, refer the grievance to the Grievance Mediation process or any other dispute resolution or Arbitration in accordance with Article 8. If it is not so referred within sixty (60) calendar days of receipt of the decision at Step 2, the grievance shall be deemed to have been settled, subject to Article 7.08 - Time Limits and Article 7.09 - Extension of Time Limits.

7.08 Time Limits

It is the desire of both parties of this Agreement to resolve grievances in a manner that is just and equitable, and it is not the intention of either the Employer, or the Union to evade the settlement of disputes on a procedural technicality. However, notwithstanding the foregoing, it is clearly understood that for time limits, the onus is on that party to show a justifiable reason for its failure to adhere to such limits.

7.09 Extension of Time Limits

Any of the time limits set forth in Articles 7 and 8 may be extended by mutual agreement in writing by the parties.

7.10 Disclosure of Information

Upon request, information relevant to the settlement of a grievance shall be made available.

ARTICLE 8 ARBITRATION PROCEDURE

8.01 Arbitration

Whenever pursuant to the provisions of this Agreement, reference to arbitration is invoked, the parties shall endeavour to agree upon an impartial single arbitrator. In the event that the parties fail to agree to a single Arbitrator at any time within thirty (30) calendar days of the date of reference to arbitration, the parties shall within a further ten (10) working days, each appoint one (1) Arbitrator who shall be a member of the Arbitration Board.

8.02 Chairperson of Arbitration Board

The two (2) Arbitrators shall, within a further ten (10) working days, endeavour to agree upon an impartial Arbitrator, who shall be the third member and Chairperson of the Board. In the event the two (2)

Arbitrators cannot agree on the Chairperson, the Minister of Labour will be requested to appoint a chairperson.

8.03 Powers of the Board

- a) A single Arbitrator or a Board of Arbitration shall not have the power to alter any of the terms of this Agreement, or to substitute any provisions for existing provisions, nor to give any decision inconsistent with the terms of this Agreement.
- b) The single Arbitrator or the Board of Arbitration shall have authority to interpret any Agreement clause that may be in dispute in a grievance referred to it for settlement.

8.04 Hearing Date

The single Arbitrator or the Arbitration Board shall, within ten (10) days of its establishment, set a date for the hearing of evidence. Such hearings shall be held in a place as may be mutually agreed upon between the parties to this Agreement.

8.05 Decisions of the Board

A decision of the single Arbitrator or the majority decision of the Arbitration Board or in the absence of a majority decision, the decision of the Chairperson shall be final and binding on the employee(s) concerned and the parties to this Agreement and shall be forwarded to the parties within thirty (30) days of the conclusion of the hearing.

8.06 Procedure of the Board

The single Arbitrator or the Arbitration Board may determine its own procedure, but shall give full opportunity to all parties to present evidence and make representation.

8.07 Cost of the Board

The parties shall bear an equal portion of the expenses and allowances of the single Arbitrator or Board Chairperson. Where the grievance is referred to an Arbitration Board, the parties will each bear the expenses and charges of its own Arbitrator. The parties will also bear the expenses of its own witnesses.

ARTICLE 9 DISCIPLINE, DISMISSAL AND RESIGNATION

9.01 Steward Representation

When the Employer requests to meet with an employee regarding a matter that may result in discipline, the employee or an employee who is being interviewed as part of an investigation shall be informed prior to the meeting of the general nature of the discussion and of their right to have a Union representative present. At any step in the process, if the employee declines Union representation they shall do so in writing.

9.02 Documents on Employee's File

A copy of any document, or other information placed on an employee's file which might at any time be the basis for disciplinary action shall be supplied concurrently to the employee and the Union. Responses to such documents shall, upon the request of the employee, be added to the employee's file.

After two (2) years documents referred to above, shall be removed from the employee's file when requested by the employee, unless there have been subsequent documented incidents of a similar nature. For incidents of harassment, client abuse or incidents resulting in disciplinary suspension, the time period for removal of such documents shall be three (3) years.

Documents not removed from the file as per the time period stated above shall not be used in any action against the employee. Pre-employment references shall not be used in any action against the employee.

Upon making an appointment with Human Resources, an employee shall have the right to access and review **their human resource** file, with the exception of pre-employment references. Employees shall be entitled to copies of documents contained in their personnel file upon request.

9.03 Progressive Discipline

The Union acknowledges it is the right of the Employer to discipline an employee for just cause. The Employer agrees to use a process of progressive discipline whereby the severity of disciplinary action increases with repeated conduct.

The steps of progressive discipline include verbal warning, written warning, suspension, and termination. Serious offenses may result in immediate suspension or termination. All disciplinary action will be documented in letter format, placed on the employee's human resource file with a copy provided to the Union.

Letters shall include reasons for the discipline, correction required, and if applicable, reference to future discipline.

9.04 Suspension Pending Investigation

Suspension pending investigation is not considered discipline. If an employee is suspended pending investigation, the Employer shall render its decision regarding discipline no later than fourteen (14) calendar days from the date of the suspension, except as otherwise agreed between the Employer and the Union. Where the suspension is without pay and investigations reveal that no discipline is warranted or that the discipline is less than the time spent on suspension, the employee shall be paid for the time lost and be made whole in all respects.

9.05 Notice of Dismissal

Notice for Permanent Employees

Except in the case of dismissal for just cause, thirty (30) calendar days' notice in writing shall be given to an employee whose services are to be terminated, provided that if such notice is not given, a sum equal to one (1) months' salary shall be paid to such an employee in lieu of notice.

Earned vacation leave due an employee shall not be used as any part of the period of notice.

9.06 Notice of Resignation

Employees shall give the same notice of resignation as that provided in Article 9.04. An employee who fails to give such notice shall be struck from the payroll effective the date **they** absent **themselves** without leave.

Earned vacation leave due an employee shall not be used as any part of the period of notice.

9.07 Re-employment on Termination - Permanent Employee

a) Re-employment within one hundred and eighty (180) calendar days

A permanent employee who voluntarily resigns **their** employment and within one hundred and eighty (180) calendar days is reemployed as a permanent employee by the Saskatchewan Cancer Agency shall be credited with, effective the date of re-employment, **their** former seniority, accumulated sick leave credits and years of service for vacation purposes. No trial period or probationary period shall apply when the employee is re-employed in the position and

department most recently held. An employee who is re-employed, in accordance with this article, in other than **their** most recently held position and department, shall serve a probationary period in accordance with Article 11.10.

b) Re-employment within three (3) years

A permanent employee who voluntarily resigns **their** employment as result of a decision to care for a dependent parent, spouse or child residing with the employee, and is re-employed by the Saskatchewan Cancer Agency, upon request, shall be credited with **their** former seniority and years of service for vacation purposes. The following conditions shall apply:

- i) employee must have been a permanent employee with at least three (3) years of seniority with the Saskatchewan Cancer Agency at the time of the voluntary resignation;
- ii) the resignation must have indicated the reason for termination:
- iii) the break in employment shall be for no longer than three (3) calendar years; and
- iv) the employee's former seniority shall not be reinstated until successful completion of the probationary period as per Article 11.10 Initial Probation.

9.08 Re-employment on Termination – Temporary Employee

Provided a temporary employee has not resigned or been dismissed for cause, the employee shall for one hundred and eighty (180) days from date of termination, maintain seniority, years of service and sick leave accrual. Within the one hundred and eighty (180) days from date of termination the employee shall be considered as an employee for all postings. The employee is responsible to provide the Employer with notification in writing of all positions that they wish to be considered for during the one-hundred and eighty (180) days. If they are re-employed within the one-hundred and eighty (180) days accrual of seniority, years of service and sick leave shall be on the maintained amounts. Employees previously having passed an initial probation may serve a trial period in accordance to 11.02. Pay administration will be in accordance to Article 13.07 and 13.08. Increments will be paid in accordance to Article 21.03 c) and where applicable d).

If the temporary employee has been dismissed for cause, resigned or more than one-hundred and eighty (180) days have lapsed since

their termination of employment they shall be considered a new employee.

ARTICLE 10 SENIORITY

10.01 Seniority

Employees shall possess seniority and such seniority shall be based on employment with the Employer, subject to the following considerations:

- a) Seniority shall be calculated from the last date on which the employee commenced employment within the Saskatchewan Cancer Agency. Seniority shall accrue on all paid hours (exclusive of overtime) and all unpaid hours, as provided in Article 10.02 upon completion of the stipulated initial probationary period at which time their seniority will be retroactive.
- An employee who is appointed to a permanent out of scope position shall retain seniority that they were credited with, prior to being appointed to the out of scope position for a period of twenty-four (24) months. During this twenty-four (24) month period the employee shall have the right to exercise seniority through application for a posted vacancy. After the twenty-four (24) month period, all previous seniority earned is no longer applicable when applying for positions, but will be reinstated upon completion of the probationary period when an employee returns to an in scope position. Service in permanent out-of-scope positions shall not be considered for seniority purposes.
- c) Vacation pay on straight time pay and Public Holiday pay, paid to temporary, part-time, and casual employees will be equated to time worked and count for seniority purposes to a maximum seniority accrual of 1885 hours annually.

10.02 Accumulation of Seniority

Seniority shall be accumulated in hours. An employee shall earn seniority for:

- a) All paid hours exclusive of overtime;
- b) All paid leaves of absence to a maximum of twelve (12) months;
- c) All unpaid leaves of absence to a maximum of twelve (12) months;
- d) Time off while receiving benefits under the Workers' Compensation Act:

- e) Time off while receiving benefits under the Long Term Disability Plan and/or Income Replacement via the Automobile Accident Insurance Act;
- As agreed by the parties, participation in a Return to Work/Duty to Accommodate Program;
- g) All maternity, paternity or adoption leaves of absence to a maximum of eighteen (18) months;
- h) Part-time, casual, and temporary employees who are authorized unpaid leave shall accrue seniority bas on the following formula:

Hours of Seniority Accumulated Seniority Hours

During the Previous X Weeks = Per Week of Leave

Χ

X = number of weeks of employment to a maximum of 52.

i) Part-time and casual employees shall not accrue more than 1885 seniority hours annually.

10.03 Maintenance of Seniority

Subject to Article 10.02 - Accumulation of Seniority and Article 10.04 - Loss of Seniority of this Agreement, an employee with the Saskatchewan Cancer Agency shall maintain accumulated seniority.

10.04 Loss of Seniority

An employee shall lose seniority and be considered terminated for one of the following:

- a) Dismissal for just cause.
- b) Voluntary resignation.
- c) Failure to report for work within one (1) week following notification of re-employment after lay-off or immediately after the termination of an approved leave of absence, unless such failure is the result of illness or other reasons satisfactory to the CEO.
- d) Continuous lay-off off a period in excess of two (2) years.
- e) Non employment of a temporary employee greater than one hundred and eighty (180) days.

f) Where an attempt has been made and recorded for a shift within the employee's availability, and the casual employee has not worked within the Saskatchewan Cancer Agency for a period of sixty (60) calendar days. (exclusive of approved leaves of absence).

10.05 Seniority Lists

- a) Upon request, the Employer shall make available to the Union, information necessary to determine the seniority of an employee.
- b) Seniority lists shall be posted annually on April 1. The seniority lists will represent the period January 1 to December 31 of the preceding calendar year. Employees should, at the earliest opportunity, notify Human Resources of any errors and/or omissions. The Union shall approve any changes to the seniority list. The approved seniority list shall be adjusted by the Employer and posted to include the change.

10.06 Seniority Tie

In situations where two (2) or more employees have the same seniority or two (2) or more probationary employees have the same service hours, the Union shall determine the seniority order by random draw.

ARTICLE 11 APPOINTMENTS AND STAFF CHANGES

11.01 Vacancies and New Positions

- a) Appointments to vacancies in existing positions and new positions shall be filled according to the provisions set forth.
- b) First priority of appointment to a vacancy shall be given to qualified employees whose names, are on the re-employment list for the said position because of **medical or disability leave**, lay-off, leave of absence, downward revision of position, in that order. Where there is more than one qualified employee to be considered in each of the above, seniority shall prevail.

c) Posting of Vacancies

All vacancies which are to be filled or newly established positions, shall be posted electronically for at least seven (7) calendar days unless the Employer and Union agree to a longer or shorter period.

Postings shall include hours of work, closing date and time, rates of pay, initial location and minimum qualifications.

Posting of part-time vacancies shall include the scheduled hours of work for each position.

Posting of temporary vacancies shall include the defined duration for each position.

In the event the Employer determines a permanent vacancy or temporary vacancy of one-hundred and twenty days (120) or longer will not be filled or there is a greater than thirty (30) day delay in posting the vacancy, the Union shall be notified in writing with reasons within thirty (30) days of the vacancy.

The Union shall be sent copies of all job postings and the Employer will indicate when the posting is for additional workload.

d) Temporary Vacancies

When a temporary vacancy of a duration of one hundred and twenty (120) days or longer exists the vacancy shall be posted and **the position** filled in accordance with the terms of Article 11.01 subject to the following:

- i) Such vacancies shall not exceed twenty-four (24) months.
- ii) One additional posting shall be required for the position of the employee transferred or promoted as a result of the original posting. The additional posting shall be for a minimum of three (3) working days. Additional postings shall not be required after the second posting; however the Employer shall consider existing employees before hiring outside the scope of the Union.
- iii) If as a result of the posted temporary position an individual is hired from outside the existing work force, the temporary employee shall be considered terminated upon completion of the temporary position and shall not be entitled to notice of dismissal as provided in Article 9.04;

- iv) Should the temporary position subsequently become a permanent position, it shall be posted and filled in accordance with Article 11.01.
- v) If the temporary position is filled with a permanent employee, the permanent employee will be returned to their former position upon completion of the temporary work.
- vi) The temporary position can be extended for any period of time as mutually agreed to by the Union and the Employer and shall be offered by seniority in the department to employees occupying the same position.
- vii) If the Employer decides to end the temporary position, which may occur at any time during the definite period, the Employer will give the employee notice as provided in the Saskatchewan Employment Act. The length of time the employee has been working will be used to calculate the notice. When the notice period expires, the employee shall be returned to their original position. If an individual is hired from outside the bargaining unit, for the temporary position, the employee shall be deemed terminated after the notice period expires.
- e) Employees shall apply in writing, to Human Resources, or Employer designate as noted on the posting for any vacancy on or before the closing date of the posting.
- f) Appointment Based on Seniority

For all posted vacancies, the senior qualified applicant who possesses the ability shall be appointed. To be considered qualified, applicants must meet the minimum requirements as set forth in the job specifications for the position involved. To be considered to possess ability, the applicant must be capable of performing the typical duties and responsibilities outlined in the job specification for the position involved.

g) Notification of Appointment

All candidates covered by this Agreement and the Union's designates in Regina and Saskatoon shall **have access to** the name of the applicant selected for the vacancy. The Union shall be provided with a copy of the letter of offer. Upon request, an unsuccessful applicant will be given written reasons stating why the applicant was not successful. Upon request of the Union, in the course of a grievance investigation (which may precede the formal

filing of a grievance), the Employer shall provide the Union with a list of names of all applicants to the competition being investigated.

- h) Upon request, an unsuccessful applicant **will be informed** of the reasons for **their** application being rejected.
- i) Commencement of Job

Except in extenuating circumstances, an employee selected from the posting procedure shall commence the job on the commencement date as stated on the job posting or within four (4) weeks after the date of notification of selection to the position.

11.02 Trial Period on Promotion, Transfer, Demotion and Re-Employment

a) An employee who is promoted, transferred or voluntarily demotes into a full time position in a different position and/or a different department, shall be required to serve a six (6) month trial period. An employee who is promoted, transferred or voluntarily demotes into a part time or casual position in a different position and/or department shall serve a trial period equal to one hundred and twenty-four (124) full days or a period of twelve (12) months, whichever comes first.

An employee who is promoted, transferred, or voluntarily demotes to a position previously held within the last 5 (five) years will not be required to serve a trial period if they have already served a probation or trial period for that position.

- b) The trial period for the incumbent of a particular position may be extended for such period as may be agreed upon between the parties. Such agreement, including reasons for the extension and plan for improvement, shall be confirmed in writing to the employee and Union.
- c) If, within the set period they do not perform to a satisfactory level or requests to revert to their former position, they shall be returned to their former position without loss of seniority or increment benefits, provided that they were not appointed or transferred from the re-employment list, whereupon they would be returned to the re-employment list. When an employee reverts to their former position, they shall displace the employee who last commenced employment in that position, department and geographic location. All employees impacted by this reversion shall return to their former position.

- d) When the Employer deems an employee unsuccessful in the trial period, the reasons for the lack of success will be provided in writing to the employee and the Union.
- e) When the Employer meets with an employee to extend or fail the trial period, the employee shall be informed prior to the meeting of their right to have a Union representative present. If the employee declines Union representation they shall do so in writing.

11.03 Temporary Performance of Higher Duties (TPHD)

a) TPHD - In-scope position

Where the Employer gives a clear directive assigning an employee to perform the duties of a higher in-scope position, the employee shall be paid on the following basis:

- i) For all hours assigned and so worked, the employee shall be paid at a step in the higher range which provides a minimum increase of nine percent (9%) over **their** current rate, however, in no case shall it be less than the minimum or more than the maximum of the range for the higher class.
- ii) Increments for Temporary Performance of Higher Duties
 - When an employee is assigned temporary performance of higher duties continuously for more than one (1) year, **they** shall be entitled to annual increments in the range for the higher paid position, one (1) year after any increment is granted to **their** under (a) of this Article. However, where the employee before such increment date, becomes entitled to an increment under the salary range for **their** permanent position, which would result in a higher salary, **their** increment date for the higher range shall be that for **their** permanent position.
- iii) Permanent employees shall be assigned to the duties of a higher in-scope position by work unit, provided they are qualified, on a rotational basis. It is agreed that permanent employees shall be offered such higher duties prior to calling in casual employees in accordance with Article 14.07.
- iv) No employee shall be required to perform duties in a higher position against their wishes when other employees are available to perform the required work.

b) TPHD - Out of Scope Duties

Where the Employer gives a clear directive assigning an employee to perform the duties of a higher out-of-scope position, the employee shall be paid on the following basis:

- i) This compensation will be nine percent (9%) of their current regular hourly rate of pay or the maximum annual rate of pay for the out of scope position, whichever is less. Payment will be made for all hours assigned and so worked.
- ii) No employee shall be required to perform duties in a higher position against their wishes when other employees are available to perform the required work.

11.04 Temporary Performance of Lower Duties

A permanent employee or a casual employee working a pre-scheduled shift temporarily assigned to perform the duties of a lower paid position shall not suffer any decrease in earnings.

This provision shall not apply to shifts where a casual employee accepts to work an additional shift on a day where the casual employee was not already scheduled to work.

11.05 Promotional Pay Increase

- a) On the promotion of an employee, **their** new rate of pay shall be the minimum of the range for **their** new position, or such step in the new range which yields a minimum increase of eight percent (8%).
- b) If the promotion yields an increase of more than ten percent (10%), the employee's increment date will then be changed to the date of promotion.
- c) The employee's rate, following promotion shall not exceed in any instance, the maximum of the range for **their** new class.
- d) Whenever an employee's increment date or an adjustment in salary occurs on the same date as the promotion or reclassification, the employee shall receive **their** increment or adjustment before the promotion formula is applied.

11.06 Transfer

a) Position Transfer

A permanent full-time employee may request a lateral transfer at any time within their same position (in the same location and department). **through a written request to** the Out of Scope Manager **and Human Resources**. Every reasonable effort will be made to grant such a request when a vacancy occurs. The Employer will provide justification in writing to the Union when requests cannot be granted. In the case of more than one application, consideration will be given in order of seniority.

b) When an employee is transferred, their rate of pay and their increment date shall not be changed, except where the rate of pay in their old position is between two rates in the new position, in which case their rate of pay will be increased to the nearest higher rate.

11.07 Demotion

When for any reason an employee voluntarily takes a demotion, or is involuntarily demoted, **their** increment date shall not be changed. **Their** rate of pay shall be adjusted as follows:

- a) Whenever **their** rate prior to demotion is above the maximum established for the position into which **they are** taking demotion, it shall be reduced to the maximum.
- b) Whenever **their** rate prior to demotion is within the range of pay established for the position into which **they are** taking demotion, it shall remain the same until **their** increment date and then be increased to the next higher step in the range.
- c) An employee who is involuntarily demoted shall have recourse to the grievance procedure.

11.08 Return to Previously Held Position

An employee who promotes, transfers, or demotes to a previously held position within a five (5) year period shall be paid at the same step in the range at which the employee was being paid when **they** last occupied that position. Where Article 11.05, 11.06 or 11.07 provide for a step in the range greater than that held when the employee last occupied the position, such Article(s) shall apply.

11.09 Pay Calculation

Promotion, demotion or transfer rate of pay shall be calculated from the employee's permanent, casual, or temporary position in that order.

11.10 Initial Probation

During the initial probationary period, employees shall be entitled to all rights and benefits of this Agreement. It is understood that the probationary period is for the Employer to assess the general suitability of employees. Termination can only be grieved if the Employer was discriminatory or acted in bad faith.

11.11 Probation Period

The length of time required for an initial probationary period will be six (6) months for full-time employees. Part-time, temporary and casual employees will be required to work the equivalent of one hundred and twenty-four (124) full days or a period of twelve (12) months, whichever comes first, for their initial probation. Temporary and casual employees who have completed their probationary period and are subsequently appointed permanent in the same position will not be required to serve a further probationary period.

An employee who has not completed **their** initial probationary period and is appointed to another position shall complete the remainder of the probationary period in the new position; and Article 11.02 - Trial Period on Promotion, Transfer, Demotion and Re-Employment, shall apply calculated from the effective date of appointment to the new position.

11.12 Extension of Probationary Period

The probationary period for the incumbent of a particular position may be extended for such period as may be agreed upon between the parties. The request for extension shall be in writing.

11.13 Performance Evaluations

Performance evaluations shall be completed on every employee during **their** probationary period. The supervisor shall discuss the evaluation with the employee and have **them** sign to indicate as to having read the evaluation prior to submitting the evaluation to Human Resources. The employee shall be provided with a copy of **their** evaluation.

11.14 Reversion Rights – Temporary Vacancy/Position

Employees who are **appointed** into a temporary vacancy shall, upon the expiration of the temporary appointment, revert to their previous position without loss of rights or benefits.

ARTICLE 12 CLASSIFICATION AND RECLASSIFICATION

12.01 Job Descriptions

Current job descriptions including duties and qualifications, shall be available for inspection by employees and the Union during business hours. Job descriptions are posted on the Employer's web-site.

12.02 Classification Plan

The Employer shall maintain a position classification plan. Amendments to the positions may be made by the Employer from time to time as changes in organization and work assignments require.

New or changed positions shall be evaluated as per the Maintenance Plan. The Maintenance Plan consists of the Maintenance Committee Terms of Reference, Job Evaluation Maintenance Plan, Job Evaluation Factors, Benchmark Examples, and other documents that guide the position classification process. Any changes to the Maintenance Plan will be negotiated by the Parties. The Maintenance Plan in its entirety shall be deemed to be included in the Collective Agreement.

- a) If the Employer proposes to establish a new position or substantially revise an existing position, the Employer shall give notice of such intention to the Union, and shall complete a questionnaire to be forwarded to Human Resources who will submit the questionnaire to the Maintenance Committee.
- b) Prior to completing a questionnaire, the incumbent(s) or Employer may submit an outline of the position changes to the Maintenance Committee Co-Chairs who will determine if the changes are substantial and will result in a Maintenance Committee evaluation.
 - If the incumbent (s) or Employer disagrees with the determination of substantial change, they may complete a questionnaire and submit it to the Maintenance Committee who will evaluate the questionnaire.
- c) An employee, who has completed **their** initial probationary period, may submit a request for re-evaluation when the duties and

responsibilities of the position have changed substantially since the last evaluation. The request shall be approved by **their** Manager and submitted to Human Resources who in turn will notify the Union of receipt of the questionnaire and forward the questionnaire to the Maintenance Committee.

- d) Upon request, the Human Resources Department will provide a copy of the questionnaire to the Union.
- e) For new positions, the establishment of the final rate of pay shall be retroactive to the date of the filling of the vacancy.
- f) For reclassified positions, the effective date of the final rate of pay shall be retroactive to the first (1st) Sunday following the date of request for reclassification.
- g) It is understood between the parties that the Adjudicator shall deal with existing positions only, except when a new position has been proposed by the Employer.
- h) Registered Nurse positions will be placed onto a pay band according to LOU 6.
- An incumbent(s) occupying a position in a larger pool of same positions may request a re-evaluation based on the changes of duties and responsibilities of that position or to correct an error in classification where the differences of duties and responsibilities can be demonstrated from other same positions. If the pay band changes as a result of re-evaluation the movement only affects the position occupied by the incumbent(s) and not the pool of same positions.

12.03 Appeal Process

If the Union, employee or the Employer is dissatisfied with the outcome, **they** may access the Reconsideration Appeal Process and Adjudication Process in accordance with the time limits as outlined within the Maintenance Plan.

12.04 Re-evaluation Without Challenge

If upon review, a position is re-evaluated with a higher salary range, the employee shall be appointed to the new higher pay band when the re-evaluation was approved to:

 i) correct an error in classification, no change in duties and responsibilities being involved, or ii) conform to a changed allocation standard.

12.05 Re-evaluation Subject to Challenge

When the re-evaluation and movement to a higher pay band is due to new or additional duties and responsibilities, the incumbent shall be appointed to the new higher pay band, subject to challenge from other more senior employees. Employees who challenge must at the time the questionnaire was submitted hold, and currently hold the same position in the same department as the position moved to a higher pay band. In this instance, the re-evaluated position will be posted and a more senior applicant, to successfully challenge, must show that the additional duties and responsibilities resulting in the re-evaluation should have been assigned to them rather than the incumbent.

Human Resources and the designated Union official shall decide on the validity of the challenges. If the position moved to the new higher pay band is vacant at time of challenge the position shall be subject to challenge.

12.06 Establishment of Qualifications

If the original incumbent is not qualified for the re-evaluated position, a period of one (1) year will be allowed in which to establish qualifications. If the incumbent fails to establish minimum qualifications within the one (1) year period, **they** shall be removed from the position and be eligible to access Article 13 and **their** position shall be posted in accordance with Article 11.

An employee does not have to upgrade qualifications if **they have** been employed in the position for five (5) or more consecutive years prior to the date of the re-evaluation.

12.07 Salary on Reclassification

a) Upward Reclassification

If a position is reclassified upward and the incumbent of that position is appointed to it, **they** shall be paid as if **they** were promoted to the position according to the provisions of Article 11.05.

b) Downward Reclassification

If a position is reclassified downward, the incumbent shall have **their** name placed on a re-employment list for a class similar to and with the same salary range as **their** position before it was downgraded.

c) Rate Adjustments Resulting from Reclassification

Until it is possible for Human Resources to place the incumbent of a downgraded position as in (b) above, **their** rate will be adjusted as follows:

- i) If their rate is above the maximum of the class to which their position has been downgraded, they shall retain their rate until the range for the lower level overtakes their rate, at which time their rate will be adjusted to the new maximum.
- ii) If **their** rate is below the maximum of the class to which **their** position has been downgraded, **they** shall retain **their** rate until **their** increment date, at which time **their** rate will be adjusted to the next higher step in the range, and **they** will receive succeeding annual increments up to but not beyond the maximum.
- d) The incumbent of a downgraded position shall have the right to accept or reject any position offered to **their** pursuant to (b) above. If **they** reject the position offered to **them**, **their** salary shall be adjusted in accordance with Article 11.07.
- e) If within two (2) years subsequent to the downward reclassification, an employee promotes to **their** former class, **they** shall be entitled to return to **their** former step in the higher range subject to any increments **they** would have received had the downward reclassification not taken place.

ARTICLE 13 LAY-OFF

13.01 Employer to Inform

It is agreed that the Employer will provide the Union with sixty (60) days written notice of job abolitions or reduction of hours for full time employees or reduction of hours for part time employees as stipulated in their letter of offer. Employees shall receive notice according to the notice period provided by the Saskatchewan Employment Act, but in no case shall the employee receive less than four (4) weeks' notice. Notice shall be deemed to be given if a definite term is stated at the commencement of the period of employment. If the employee laid off has not had the opportunity to work the above notice period, the employee shall be paid in lieu of work for that period.

13.02 Exercise of Options

A permanent employee, subject to lay-off, shall have the right to exercise one of the following options:

a) To exercise "bumping" (displacement) rights on the basis of **their** total seniority, provided **they are** qualified to perform the work. "Bumping" may be exercised within the employees' position laterally or downwards. The series of positions in each instance shall be as agreed upon between the Employer and the Union.

A lateral bump for a full time employee is defined as a bump into a full time position having the same maximum hourly rate of pay. A downward bump for a full time employee is defined as a bump into a position with a lower maximum hourly rate of pay and/or a part time position.

A lateral bump for a part time employee is defined as a bump into a part time position with the same maximum hourly rate of pay and the same or greater guaranteed hours of work. A downward bump for a part time employee is defined as a bump into a part time position with a lower maximum hourly rate of pay regardless of the guaranteed hours or a part time position with the same maximum hourly rate of pay with a lesser guarantee of hours. A part time employee may not bump into a full time position.

- b) To go on lay-off.
- c) To resign or retire and accept severance.

13.03 Bumping Rights

Bumping rights shall be exercised in the following **order:**

- a) the employee shall bump into a position designated by the Employer as vacant in **their** position within the same **city**.
- b) the employee shall bump a probationary employee with the least service in **their** own position within the same **city**.
- c) If there are no probationary employees in this, position the employee shall bump an employee with the least total seniority in **their** own position within the same **city**.
- d) If the employee cannot bump on the basis (a), (b) or (c) above the employee shall have the right to either:

- i) bump to a different **city** in the same order as (a), (b) or (c) above; or
- ii) bump laterally in a series of positions provided **they are** qualified to perform the work in Article 13.02. The order shall be so outlined in (a), (b) (c) above, but not restricted to the same **city**; or
- bump downward in a series of positions provided they are qualified to perform the work in Article 13.02 and has not been offered the same position in Article 13.03 d) ii). The order shall be as outlined in (a), (b) or (c) above, but not restricted to the same city.
- An employee whose job has been abolished shall have the right to elect to resign or retire and receive severance pay during any stage of the bumping procedure.
- f) An employee whose job has been abolished shall have the right to elect to go on lay-off during any stage of the bumping procedure **up** until the date the employee is to start in the position they chose to bump into.

13.04 Selection of Option

- a) An employee will have five (5) working days upon receiving their options in writing to select an option offered under Article 13.02 and 13.03.
- b) If an employee does not accept **an option they** will be placed on lay-off.

13.05 Rights of Employees Who Are Bumped

The rights described in Articles 13 shall also apply to a permanent employee who has been bumped.

13.06 Re-Employment List

An employee who has exercised **their** rights to bump **downwards** or an employee who has been laid off, or an employee who elects to go on layoff, shall have **their** name placed on a re-employment list for the position they occupied at the time. The employee shall indicate in writing other lateral or downward positions they wish to be recalled for provided they are deemed by the Employer to be qualified. The employee may make amendments to this list of positions at any time while they are on the re-employment list.

An employee who has been laid off shall have **their** name kept on the reemployment list for an unbroken period not to exceed two (2) years (any time served during a trial period in accordance with Article 11.02 (c), **or in a downward position**, **or in a temporary or in a casual position** shall not remove the employee from the re-employment list). **They** shall be entitled to reject three (3) call-backs to positions other than that which **they** occupied at the time of lay-off, before **their** name shall be removed from the re-employment list. **Accepting a position and then reverting from the position is not considered a rejection. An employee** shall not be entitled to reject a call-back to a position **they** occupied at the time of lay-off.

An employee whose job has been abolished and elects to go on layoff may, at any time during the two (2) years on lay-off, elect to resign or retire and/or at the end of the two (2) year period be entitled to collect severance pay based on the rate effective at the time of lay-off.

13.07 Re-Employment After Lay-Off

- a) When an employee is re-employed after lay-off in a position in the same pay range to that which **they** held prior to lay-off, **they** shall be paid at the step in the range, subject to any wage adjustment, which **they** received at the time of lay-off.
- b) When after lay-off, an employee is employed in a position having a lower salary range than that which **they** held prior to lay-off, **they** shall be paid as follows:
 - i) When there is a rate equivalent to that which **they were** formerly paid, **they** shall be paid at that rate.
 - ii) When there is no rate equivalent to **their** former rate, **they** shall be paid at the higher rate in the new range nearest to **their** former rate.
 - iii) When the former rate of pay exceeds the maximum for the new position, **they** shall be paid the maximum in the range for the new position.

13.08 Promotion After Lay-Off Salary Adjustment

When, as a result of a competition, an employee after lay-off is employed in a position having a higher salary than the position which **they** held prior to lay-off, **they** shall have **their** salary adjusted as on promotion.

ARTICLE 14 HOURS OF WORK

14.01 Monday through Friday

- a) i) The normal hours of work, except for Lodge employees, Screening Program for Breast Cancer (SPBC) employees, Early Detection Coordinators and Population Health Promotion Practitioners, shall be 8:00 a.m. to 4:30 p.m., Monday through Friday, seven (7) hours forty-six (46) minutes per shift (one hundred and eight point seven five (108.75) hours in three (3) weeks).
 - ii) The Employer shall have the right to schedule work for some employees to provide a seven (7) hour forty-six (46) minute shift no earlier than 7:00 a.m. and ending no later than 9:00 p.m. By mutual agreement between the Employer and the employee, the employee may "flex" **their** work time between such hours.
 - iii) A rest period of at least fourteen (14) hours shall be provided between scheduled shifts. Employees offered shifts shall be provided a rest period of at least eleven (11) hours between shifts. Failure to do so shall result in payment of overtime at established rates for any hours worked during such rest period, except as mutually agreed between the Employer and the Union.
 - iv) A casual employee scheduled to work shall be given forty-eight (48) hours' notice of cancellation of **their** shift or be paid in full for such shift. **Employees shall not cancel an accepted** casual shift unless the employee has been granted leave as per the collective agreement.
 - v) Schedules shall be posted at least seven (7) days in advance of the start of the schedule. Where changes to the schedule within seven (7) days are necessary due to emergent or extenuating circumstances, the Employer agrees to notify the employee and make every reasonable effort to minimize the effect of the schedule change.
 - vi) Employees shall have the option of exchanging shifts with employees of the same position, with the approval of the Employer, provided there is no extra cost to the Employer.
 - vii) Split shifts will only be implemented with prior mutual agreement between the Employer and the Union. Employees working shifts under (ii) above shall rotate through shifts on a weekly basis unless otherwise mutually agreed.

- b) An employee working a shift of at least five (5) hours (exclusive of an unpaid lunch period) shall be granted a forty-four (44) minute unpaid lunch period occurring approximately midway through the shift, as mutually agreed between the Supervisor and employee involved. Employees required by the Employer to work during their scheduled lunch period will have their lunch period rescheduled to an alternate time during the shift. Every effort shall be made to ensure that the rescheduled lunch period does not commence within two (2) hours of the end of the shift. Employees whose lunch period is not rescheduled will be paid for the lunch period at overtime rates.
- c) Lodge employees shall work day, evening and night shifts of seven (7) hours (forty-six) 46 minutes per shift (one hundred and eight point seven five (108.75) hours in three (3) weeks) excluding an unpaid lunch period. The work week for lodge employees will commence with the evening shift on Sunday and end with the day shift on Friday.
- d) The Employer shall have the right to schedule work for SPBC employees, to provide a seven (7) hour and forty-six (46) minute shift ending **no later than** 9:00 p.m., and may be required to work on a Saturday. Such shifts will be filled **on a** voluntary **basis** and if no volunteers, by a Management decision, but cannot create an undue hardship for an employee.
- The Employer shall have the right to schedule work for Early e) **Detection Coordinators and the Population Health Promotion** Practitioners to provide a seven (7) hour and forty-six (46) minute shift ending no later than 9:00 p.m., and may be required to work on a Saturday and Sunday up to six (6) weekends in the fiscal year. Additional weekends may be scheduled provided the employee agrees to work more than six (6) weekends. The Employer shall endeavour to consecutively schedule their normally scheduled days of rest. The employee and the Employer may agree to the employee working Saturday and/or Sunday in addition to their regular work week and bank these shifts (seven (7) hours and forty-six (46) minutes per day) at straight time. Any hours banked as a result of these weekend shifts are not subject to Article 14.02 e) Time-off in Lieu and the banked hours may be used prior to scheduling their vacation bank.

Wherever possible such weekend shifts will be filled on an equitable basis, but cannot create an undue hardship for an employee.

- f) Employees shall be entitled to take one (1) day off every third week on the following basis:
 - Such days off shall be adjacent to Saturdays and Sundays except as may be mutually agreed between the Employer and the employee.
 - ii) The Employer shall provide **three** (3) weeks' notice to the employee when making a permanent change to **their** scheduled days off.
 - iii) While on sick leave or vacation leave, the number of days charged against the employee's sick or vacation leave shall not include **their** scheduled days off during that period.
 - Scheduled days off that fall on Public Holidays shall be rescheduled to the preceding or next following working day by mutual agreement.
 - v) Work performed on days off shall be compensated as per Article 14.02 (b) and (c).
 - vi) Other than full-time employees who work less than the normal hours of work, as defined in Article 14, will have the option to decline this day off in order to have the opportunity to work additional hours, without the payment of overtime, up to the normal hours of work, as defined in Article 14.
 - vii) Where an employee initiates a change to the day(s) off, to be used within the calendar year, or the day off is moved due to a change in position, such change will not result in the payment of overtime. The employee shall be paid at regular rates of pay. The change must be approved by the manager.
 - viii) A schedule change of this day **off** initiated by the Employer, with mutual agreement of the employee, will not result in payment of overtime **within or outside the three week averaging period**.
- g) An employee working a shift of at least three (3) hours (exclusive of a lunch period) shall be granted one (1) fifteen (15) minute rest period occurring approximately midway through the shift, as mutually agreed between the Supervisor and the employee involved.
 - An employee working a shift of at least seven (7) hours (exclusive of a lunch period) shall be granted two (2) fifteen (15) minute rest periods. The rest periods will occur approximately midway through each half of the shift, as mutually agreed between the Supervisor and the employee involved.

h) i) Increase in Hours – Permanent Part-Time

A permanent part-time employee's hours can be permanently increased without a posting, unless it results in a change in status from permanent part-time to permanent full-time. Changes in status from permanent part-time to permanent full-time must be posted according to Article 11 - Appointments and Staff Changes.

Permanent part-time employees will be approached in order of seniority with the capacity to accept the increase of hours in the same position, location and department. Where the increase is equal to or less than 25% of full-time hours and no employee accepts the increase, a maximum cumulative increase of 25% of full-time hours will be assigned to the least senior permanent part-time employee in the position, location and department. Where the increase is greater than 25% of full-time hours and no employee accepts the increase, the hours must be posted according to Article 11 – Appointments and Staff Changes.

Where the Employer permanently increases a permanent part-time employee's hours they shall notify the Union of the increase and rationale for the increase.

An employee whose permanent part-time position is abolished as a result of an increase in hours to permanent full-time, shall be placed on the re-employment list if they are not the successful applicant in the resulting posting.

ii) <u>Decrease in Hours - Permanent Full-time or Permanent Part-</u> <u>Time</u>

If a permanent full-time employee's hours are permanently reduced or permanent part-time employee's hours are permanently reduced by greater than twenty percent (20%), Article 13 – Lay-off will apply, if the employee is not willing to accept the reduced hours. The Employer shall approach in order of seniority permanent employees in the same position, location and department. If no employee accepts, the Employer will reduce the least senior employee's hours in the position, location and department.

Where the Employer permanently decreases a permanent employee's hours they shall notify the Union of the decrease and the rationale for the decrease.

14.02 Overtime

For the purpose of Article 14.02 – Overtime, a day shall be defined as a period commencing at 0001 hours and ending at 2400 hours.

Overtime will be distributed as equitably as possible amongst qualified employees. Employees will not be required to work overtime against their wishes when other qualified employees within their position and department are willing to perform the work.

Overtime Rates

Payment of overtime shall be as set out in the following subsections:

- a) Employees required to work in excess of seven (7) hours and forty-six (46) minutes on regular working days shall be paid for overtime worked at the rate of one and one-half (1 1/2) times the employee's hourly rate for the first four (4) hours worked and at double (2) time for all hours worked above four (4) overtime hours on that day. An employee who is required by the Employer to report back to work premises after leaving the premises shall be guaranteed a minimum of two (2) hours.
- b) Overtime worked between 12:00 midnight and 7:00 a.m. shall be paid at the rate of double time (2).
- c) An employee, who is required to work on **their** regularly assigned day of rest (including earned day off) shall be paid at the rate of double time for all hours worked, with a minimum two (2) hours guarantee at overtime rates.

d) Call Back

An employee who receives a call-back and is required to report back to work premises for overtime after **they have** left **their** place of work shall be paid for a minimum of two (2) hours at overtime rates.

The mileage allowance provided for in Article 22.01 (a) or reimbursement for taxi fare shall be applicable.

e) Time-Off in Lieu

Employees shall have the option to bank time off in lieu of overtime pay, calculated at the appropriate rates, to a maximum of thirty eight point eight five (38.85) hours. Time off in lieu shall be taken at times agreed to by the Employer and the employee and must be recorded

on time sheets or work sheets accessible to employees. An employee must demonstrate that their entire vacation bank less maximum allowable vacation carryover has been scheduled before the use of any time off in lieu. Any unused time in lieu as of February month end shall be paid out by March 31 of each year. Notwithstanding the aforementioned the employee may request payout of their time in lieu bank at any time of the year.

- f) An employee who is called in and works overtime for four (4) or more hours of the eight (8) hours preceding the employee's next scheduled shift, shall have the right, except in emergent situations, to designate that scheduled shift or part thereof as an unpaid rest period.
- g) An employee working voluntary overtime outside of their position, shall be paid at the overtime rate for that position. This shall not apply to an employee called back to work pursuant to Article 14.02 d) Call Back.

14.03 Shift Premium

A shift premium of two dollars and seventy-five cents (\$2.75) per hour shall be paid to employees working shifts (including shifts worked on Public Holidays) whereby the majority of such hours fall within the period of 1500 hours and 0800 hours. Shift premium shall not apply to overtime worked.

14.04 Standby

- a) Employees required by the Employer to be on Standby on weekends, including weekends to which a Public Holiday is immediately adjacent, shall be paid four dollars and **twenty-five cents** (\$4.25) per hour for each hour required to be on Standby with a minimum of eight (8) hours. On a regular working day, **three** dollars and **fifteen** cents (\$3.15) per hour shall be paid for each hour required to be on Standby with a minimum of eight (8) hours.
- b) Employees on Standby must be available to respond without undue delay to any request to return to duty.
- c) Provided it is agreed to by the Employer in advance, employees on Standby may make mutual arrangement with other qualified employees to replace them, and must advise the Employer of such change.

14.05 Weekend Premium

All employees shall have at least one weekend off in every three (3) week period. Those employees required to work on the third (3rd) Saturday and/or Sunday shall be paid at overtime rates of pay for all hours so worked on the third (3rd) Saturday and/or Sunday except where it is mutually agreed otherwise between the Employer and the Union. Insofar as possible, within established staffing patterns, employees will be scheduled for weekends off on an equitable basis.

Notwithstanding the above part-time and casual employees may work additional weekends at regular rates of pay upon mutual agreement between the Employer and employees affected.

A weekend premium of two dollars and twenty-five cents (\$2.25) in addition to any other shift differential shall be paid for each hour worked by an employee on each shift where the majority of hours of the shift falls between 0001 hours Saturday and 2400 hours Sunday. When an employee is receiving overtime pay, weekend premiums will not apply.

14.06 Phone Calls After Hours

An employee who is required to work resulting from a phone call from the workplace, but does not involve a return to **the** work **premises** shall be paid at straight time rates of pay for each hour or portion thereof worked, for a minimum of one-half (1/2) hour. **Employees shall have the option to bank time off in lieu of straight time pay.**

An employee who is required to work for a minimum of two (2) hours and does not return to the work premises as a result of a phone call from the workplace shall be compensated as per 14.02 d).

This provision does not apply for phone calls occurring within two (2) hours of the start of a minimum call back in accordance with Article 14.02 (d).

14.07 Casual Call-In

Casual employees shall be used to cover absences, or short term work load relief less than one hundred and twenty (120) days. Work load relief is defined as hours over and above the regular staff complement. The Employer shall notify the Union in writing for work load relief over sixty (60) days. Casual employees who have the necessary qualifications shall be called in to a work unit so that each casual employee has the opportunity to an equitable number of hours per year.

The Employer shall indicate in writing the mode of communication in which the employee will be offered and may accept shifts, the employee shall sign off on the notification.

A casual employee must provide availability of a minimum of ten (10) days per calendar month unless otherwise approved. Approval shall not be unreasonably denied. The onus is on the employee to provide their availability to the Employer. The immediate out of scope supervisor shall communicate the deadline date(s) for the casual employee to submit their availability. Where the employee has not provided their availability they shall be considered to have open availability.

An attempt to contact a casual employee for the purpose of offering a shift shall be made and recorded. If an attempt has been made for a shift within the employees' availability, and the casual employee has not worked within the Saskatchewan Cancer Agency for a period of sixty (60) calendar days (exclusive of approved leaves of absence) they shall lose all seniority as per Article 10.04 and be terminated.

A part-time employee may elect in writing to work additional casual hours. Priority for distributing casual h023ours will be given to casual employees in order to maintain competency and/or licensing hour requirements prior to offering any hours to a part-time employee. The onus is on the part-time employee to provide their availability to the Employer.

It is agreed that eligible employees will be offered temporary performance of higher duties in accordance with Article 11.03 prior to calling in casual employees.

ARTICLE 15 PUBLIC HOLIDAYS

15.01 Public Holidays

The following shall be considered Public Holidays:

New Year's Day Labour Day Good Friday
Thanksgiving Day Easter Monday Remembrance Day
Victoria Day Christmas Day Canada Day
Boxing Day Saskatchewan Day Family Day

plus all other Federally and Provincially proclaimed holidays.

15.02 Public Holidays Falling on Days of Rest

a) For Public Holidays that fall on a Sunday, other than Christmas Day, the day off in lieu thereof will be granted on the following Monday.

- b) Public Holidays other than Christmas and Boxing days falling on a Saturday, the day off in lieu thereof will be granted on the preceding Friday or the following Monday.
- c) Subject to (a) above, Christmas and Boxing days falling on a Saturday and Sunday, the days off in lieu thereof shall be granted so as to ensure four (4) consecutive days off, including the Saturday and Sunday involved.
- d) Every effort shall be made by the Employer to announce their choice of options under (b) and (c) above, at least thirty (30) days in advance.

15.03 Working on a Public Holiday

- Normal full time hours for the purposes of Public Holidays shall be calculated on the basis of one hundred and eight point seven five (108.75) hours in three (3) weeks less seven (7) hours and forty-six (46) minutes for each Public Holiday during the three (3) week period.
- b) An employee required to work the Public Holiday or designated day as part of normal full time hours shall, for the first seven (7) hours and forty-six (46) minutes receive pay at the rate of one and one half (1 ½) times the employee's regular rate of pay. For all hours worked on the Public Holiday in excess of seven (7) hours and forty-six (46) minutes, the employee shall receive two (2) times the employee's regular rate of pay.

In addition:

- i) A full time employee shall receive an additional day off with pay in the following three (3) month period. Where such additional day off cannot be granted within three (3) months the employee shall be paid out at their regular rate. By mutual agreement between the Employer and employee, the three (3) month period may be extended.
- ii) An other than full time employee shall be paid for all Public Holidays in accordance with Article 15.05.
- c) In addition to the Public Holiday pay an employee working in excess of their normal full time hours on the Public Holiday or designated day shall for the first seven (7) hours and forty (46) minutes receive pay at the rate of two (2) times the employee's regular rate of pay. For all hours worked on the Public Holiday in excess of seven (7) hours and forty six (46) minutes, the employee shall receive two and one half (2 ½) times the employee's regular rate of pay.

15.04 Public Holidays Earned Prior to Workers' Compensation Board Leave

Public Holidays earned prior to Workers' Compensation Leave but not taken, shall be rescheduled by mutual agreement when the employee returns to work or be paid out.

15.05 Holiday Premium

Permanent part-time employees and casual employees shall receive a premium of five point two percent (5.2%) on all straight time pay in lieu of Public Holidays.

ARTICLE 16 LEAVE OF ABSENCE

16.01 Application for Leave of Absence

All requests for leave of absence or extensions thereto must be submitted in writing to the immediate Supervisor or **their** designate. Except in extenuating circumstances the Employer will notify the employee of the results within fourteen (14) calendar days after receiving the request.

16.02 General Leave

Insofar as the regular operation of the facility will permit, leave of absence, without pay, may be granted provided the employee presents valid reasons for requiring such leave. Such requests shall not be unreasonably denied and shall be granted in a fair and equitable manner.

16.03 Maternity Leave

An employee shall be entitled to maternity leave without pay, provided that **they** present a medical certificate confirming the pregnancy and showing the probable date of delivery. The following conditions shall apply:

- a) Maternity leave shall be granted to a maximum of eighteen (18) months.
- b) An employee wishing to return to work before the approved end date shall submit a written request to the Employer at least thirty (30) calendar days prior to the new requested end date. An employee wishing an extension to the approved end date shall submit a written request to the Employer at least thirty (30) calendar days prior to the expiration of the approved leave.

- c) An employee who is unable to perform their regular duties because of the pregnancy, but is qualified and able to perform other work, shall be accommodated where possible, subject to bona fide occupational qualifications and provided that such accommodation does not create an undue hardship.
- d) An employee who is unable to perform their regular duties for medical reasons directly related to a pregnancy/birth and cannot be accommodated, shall be eligible to take immediate maternity leave or claim sick leave for absences prior to and/or after approved maternity leave, or substitute sick leave for what would have been scheduled days of work during maternity leave.
- e) Maternity leave will be granted with the assurance that the employee will resume employment in the same position that **they** occupied prior to the granting of such leave. If, however, **their** position is abolished during **their** leave **they** shall be subject to layoff as if **they** had been occupying the position at the time of its abolition.
- f) Employees shall earn seniority while on maternity leave.

16.04 Adoption Leave

An employee who adopts a child while employed by the Employer shall be entitled to adoption leave without pay and with accrual of seniority for up to eighteen (18) months as requested by the employee. The following conditions shall apply:

- a) The employee shall give the Employer notice of the possibility of adoption upon determination of eligibility.
- b) Such leave will be granted with the assurance that the employee will resume employment in the same position and at the same step in the salary scale that **they** occupied prior to the granting of such leave.

16.05 Parental Leave

Upon request an employee shall be granted up to eighteen (18) months paternity leave without pay and with accrual of seniority with the assurance that the employee will resume employment in the same position and at the same step on the salary scale that **they** occupied prior to the granting of such leave.

16.06 Supplemental Employment Insurance Maternity/Parental/Adoption Supplemental Employment Benefit (SEB)

The Employer will implement a Supplemental Employment Benefits Plan. Employees will receive the Supplementary Employment Benefits if they meet eligibility requirements.

Maternity/Parental/Adoption Supplemental Employment Benefit (SEB) shall apply to all employees.

"Eligible Employee" shall mean an employee who has completed at least thirteen (13) weeks of employment prior to commencing **their** maternity and/or parental/adoption leave, and who is in receipt of Employment Insurance maternity or parental/adoption benefits.

Maternity Supplemental Employment Benefits

An employee, who is in receipt of Employment Insurance (EI) maternity benefits pursuant to the "Employment Insurance Act", shall be paid a SEB that is equivalent to the difference between the gross weekly EI benefit the employee is eligible to receive and seventy-five percent (75%) of the employee's regular weekly rate of pay. This SEB payment shall commence following completion of the **one (1) week** EI waiting period and upon submitted proof of receipt of EI benefits. The SEB payment shall continue while the employee is in receipt of the EI maternity benefits for a maximum of fifteen (15) weeks.

The Employer will pay seventy-five percent (75%) of the employee's regular weekly rate of pay for the **one (1) week** waiting period required for maternity benefits under the Employment Insurance Act.

Parental/Adoption Supplemental Employment Benefits

An employee, who is in receipt of the Employment Insurance (EI) parental/adoption benefits pursuant to the "Employment Insurance Act", shall be paid a SEB that is equivalent to the difference between the gross weekly EI benefit the employee is eligible to receive and seventy-five percent (75%) of the employee's regular weekly rate of pay. This SEB payment shall commence following completion of any required **one (1)** week EI waiting period and upon submitted proof of receipt of EI benefits. The SEB payment shall continue while the employee is in receipt of EI parental/adoption benefits for a maximum of **eleven (11)** weeks.

If a **one (1) week** waiting period is required for parental/adoption benefits under the Employment Insurance Act, the Employer will pay seventy-five percent (75%) of the employee's regular weekly rate of pay for this waiting period.

In instances where two (2) employees share the parental/adoption leave and both are in receipt of EI parental/adoption benefits, both employees shall be eligible for the SEB to a maximum of **eleven (11)** weeks each.

SEB Payment Calculation

- SEB payments will be based on the regular weekly rate of pay in the employee's home position.
- The regular weekly rate of pay shall be determined by multiplying the full-time employee's regular weekly work hours by the regular hourly rate of the last day worked prior to the commencement of the leave and excludes overtime, premiums and allowances.
- Regular weekly work hours for other than full-time employees shall be determined by calculating the average regular hours paid per week over fifty-two (52) weeks preceding the commencement of the leave.

Salary changes with an effective date during the leave will not result in an adjustment to the SEB payment.

16.07 Reinstatement/Re-employment

- a) Reinstatement Rights
 - i) An employee granted a leave of absence without pay under Article 16.03, 16.04, 16.05 and all leaves of less than ninety (90) days shall, at the end of such leave or such earlier date, as may be agreed by the Employer, be reinstated in the position in which **they were** employed prior to going on leave.
 - ii) If the employee's position was abolished during **their** absence, **they** shall be subject to the provisions of Article 13 as though **they** had been occupying the position at the time of its abolition.
- b) Reinstatement Rights Other Conditions

Notwithstanding Article 16.07 (a), every effort shall be made to grant a leave of absence on the basis of full reinstatement rights.

c) Re-employment Rights

When reinstatement rights cannot be granted, the employee may be granted the leave of absence on the basis of re-employment rights entitling **them** to employment in the first vacancy in **their** former position or related position (lateral or downward) at the end of the leave of absence.

d) Leave on the Basis of Reinstatement or Re-employment Rights

At the time the leave is granted it shall be on the basis of reinstatement rights unless indicated otherwise in writing by the Employer and copied to the Union.

16.08 Benefits on Leave of Absence

a) Leave of Absence of Thirty (30) Days or Less

An employee on leave of absence which is thirty (30) calendar days or less shall continue to earn all benefits and increments provided by this Agreement excepting Public Holidays.

b) Leave of Absence of Over Thirty (30) Days

Except as may be specifically provided, an employee on leave of absence, which is more than thirty (30) calendar days, shall not accumulate or earn sick leave, Public Holidays or annual vacation credits for the period in excess of the first thirty (30) calendar days. A new increment date shall be established for determination of increments.

An employee shall accrue a maximum of one (1) year of seniority for any approved paid or unpaid leave of absence.

An employee on Maternity Leave, Paternity Leave or Adoption Leave shall not have a new increment date established for determination of increments.

16.09 Leave in Excess of One (1) Year

When leave is in excess of one (1) year, the employee shall be required to apply for extensions at the end of each completed year, giving proof that the original conditions under which the leave was granted still prevail.

16.10 Bereavement Leave

- a) The purpose of bereavement leave is to provide a period of absence from the workplace from the date of death up to and including two (2) days after the funeral.
 - i) In the event of the death of a parent, spouse, brother, sister, child, common-law spouse, former guardian, fiancé, grandchild or someone with whom the employee has had a similar relationship, the employee shall receive time off from work without loss of pay and benefits to a maximum of four (4) days based on their scheduled shifts; or
 - ii) In the event of the death of a mother-in-law, father-in-law, brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandparent, grandparent-in-law, niece or nephew the employee shall receive time off without loss of pay and benefits to a maximum of two (2) days based on their scheduled shifts.
- b) Where an employee is required to travel over five hundred (500) kilometers one way to attend the funeral the employee shall receive a maximum of two (2) additional days leave without loss of pay and benefits based on their scheduled shifts. Such leave shall be continuous with the leave as defined in paragraph a).
- c) The employee may also request vacation or unpaid leave of absence as may be required. This Article does not allow for the exclusion of the use of sick leave as per Article 18 in addition to bereavement leave.

16.11 Leave for Pressing Necessity and Personal/Family Responsibilities

a) Pressing Necessity

An employee may be granted leave with pay for pressing necessities. Requests for this purpose shall be made to the immediate supervisor and granted by the Employer to an extent considered to be fair and reasonable.

b) Personal/Family Responsibilities

Leave of Absence for Personal/Family Responsibilities is drawn from an employee's accumulated sick leave credits for carrying out a personal or a family responsibility where the employee has an obligation or duty and where the employee may be held accountable or answerable in some manner if the obligation is not met. This leave does not apply to purely discretionary personal or family

matters. The individual employee's judgment should be tempered with good faith reasoning and an understanding that if abused the ability to take time off with pay for important personal or family responsibilities may be denied.

In order to meet the Employer's need and patient's need for effective, efficient Cancer treatment and research programs and services, there needs to be a balance between personal/family responsibilities and service delivery to the patients. Employees should provide reasonable notice when they intend to utilize personal/family leave to minimize the negative effect on service delivery and co-worker workload. Requests for leave of absence for Pressing Necessity and/or Personal/Family Responsibilities shall be made in writing to the employee's immediate supervisor.

Granting leave of absence for Personal/Family Responsibilities is restricted to a portion of the employee's accumulated sick leave credits due to the Federal Government Employment Insurance Regulations.

An employee who maintains a minimum balance of seventy-five (75) sick leave credits may be permitted by the Employer to use up to five (5) sick leave credits each fiscal year (April 1 to March 31) for personal/family responsibilities.

An employee who has an accumulation of less than seventy-five (75) sick leave credits may be permitted by the Employer to use up to three (3) sick leave credits each fiscal year (April to March 31) for personal/family responsibilities.

The Employer reserves the right to request evidence from the employee that the leave is for personal/family responsibilities.

An explanation will be provided to the employee where the Employer denies the employee's request for leave under this Article.

Employees who are denied leave under this Article or who have exceeded their yearly maximum sick leave credits (3 or 5 days) may use EDOs, vacation, or other leave provisions.

16.12 Medical or Disability Leave

a) Leave

An employee suffering prolonged illness shall, on application, be granted leave of absence as follows when all sick leave credits have been expended:

- i) The Employer shall not permanently fill the employee's position for a period of eighteen (18) months while the employee is on leave of absence for prolonged illness. The employee shall be entitled to return to their home position within this time, when medically able to do so. If it is determined the employee will not be able to return to their home position, the parties may waive the eighteen (18) month provision, allowing the position to be filled permanently.
- ii) Following the completion of the eighteen (18) month leave period and when medically able to return to work, the employee shall be placed on the re-employment list and granted re-employment rights as per Article 16.07 (c).

b) Return to Work

A joint Return to Work committee will be established and meet as the need arises to deal with employees able to return to work from Medical or Disability leave.

- i) If an employee incurs a disability which prevents their return to work in the occupation held prior to the disability and the employee is capable of carrying out other duties, the parties shall mutually arrange to place the employee in a suitable position.
- ii) The Employer may utilize the following options to assist in the placement of the employee:
 - a) re-employment list at the employee's request;
 - b) redeployment;
 - severance at the employee's request;
 - d) normal retirement at the employee's request;
 - e) career assistance options at the employee's request;
 - f) bumping;
 - g) other options as agreed by the parties
- iii) The terms of reference for the committee and process for using these options shall be developed by the Return to Work Committee and recommended to the parties for approval.

16.13 Medical Care Leave

An employee who is unable to make the necessary arrangements for maintenance of personal health care outside of scheduled work time shall be granted time off with pay. Such time off will not be deducted from the employee's sick leave accumulation and shall not exceed sixteen (16) working hours per calendar year except in extenuating circumstances. Where extenuating circumstances exist such time off in excess of sixteen (16) working hours shall be deducted from sick leave credits. Such time off shall be for the purposes of attending to health-care appointments only. On request, employees will be required to show proof of such leave.

16.14 Leave for Union Business

- a) Insofar as the regular operations permit, designated employees shall be granted leave of absence to attend to Union business. The Saskatchewan Cancer Agency agrees to continue to pay normal salary and benefits to employees delegated on a short term basis of one (1) month or less to attend to Union business, and that the Agency is to charge the Union for reimbursement of the cost. Such costs shall only include:
 - Actual lost wages;
 - ii) Employer's share of Canada Pension Contributions;
 - iii) Employer's share of Unemployment Insurance premiums;
 - iv) Employer's share of Pension Contributions;
 - v) Employer's share of Group Insurance premiums;
 - vi) Workers' Compensation premiums.
- b) On leaves of absence of more than one (1) month, and at the request of the Union, the Saskatchewan Cancer Agency agrees to pay normal salary and benefits to an employee, and will charge the Union, in addition to those costs set forth in (a) above an appropriate amount for the following benefits:
 - i) Vacation
 - ii) Public Holidays
- c) On leaves of absence of more than ninety (90) calendar days, and at the request of the Union, the Saskatchewan Cancer Agency agrees to pay normal salary and benefits to an employee, and will charge the Union, in addition to those costs set forth in a) and b) above an appropriate amount for the following benefits:
 - i) Employer's share of Dental Plan premiums;
 - ii) Employer's share of Enhanced Medical/Dental premiums; and
 - iii) Sick leave

Dependent upon need and provided replacement staff is available to work at regular rates of pay, the Saskatchewan Cancer Agency agrees to backfill the position while the employee is on Leave for Union Business.

16.15 Jury and Court Witness Duty

An employee called for jury duty shall be granted up to fourteen (14) calendar days leave of absence with pay. Upon request, the Employer will provide the employee with a letter confirming hardship should the employee be required to sit on a jury expected to last for more than fourteen (14) calendar days.

An employee subpoenaed to appear as a court witness shall be granted one (1) day leave of absence with pay. In extenuating circumstances, at the discretion of the Employer, leave of absence with pay for Court Witness Duty may be extended.

An employee subpoenaed to appear as a witness in any hearing related to the employee's employment shall be granted leave of absence with pay.

This provision, however, shall not apply if the employee is a witness for any party, including the Union, taking an action against the Employer (including arbitration).

16.16 Leave for Public Office

Upon written request an employee shall be granted reasonable leave of absence without pay to seek nomination as a candidate and to be a candidate for a municipal, provincial or federal election or an election for a school division, conseil scolaire or district health board.

Upon written request an employee shall be granted reasonable leave of absence as may be necessary for the employee to fulfill the duties of an elected public office if elected to a municipal, provincial or federal government or board of education, conseil scolaire or district health board.

16.17 Education Leave

An employee may be granted up to forty-eight (48) months leave of absence without pay for Education Leave. Where such leave is granted, it will be granted with Reinstatement/Re-employment rights in accordance with Article 16.07.

a) <u>In-Service Education/Staff Development</u>

In-service education, workshops and seminars will be provided within normal working hours whenever possible. An employee authorized to attend a specific training course, seminar, school, etc. that falls on **their** earned day off shall have the day off rescheduled by mutual agreement.

Where an employee's attendance is required at an in-service, seminar or workshop outside normal working hours, the employee shall be paid in accordance with the Collective Agreement.

b) <u>Cardiopulmonary Resuscitation</u>

- Where the employee's attendance is required at CPR training and recertification the employee shall be paid at straight time rates or be given equivalent time in lieu.
- ii) When offered by the Employer, CPR training and recertification will be provided within the normal working hours wherever possible.

c) <u>Tests and Examination</u>

Employees shall not suffer any loss of pay while writing examinations or tests required by the Employer.

d) Upgrading

An employee may be given assistance by the Employer to attend a specific training course, seminar, school, etc. pertaining to the employee's position and job.

Participation in pertinent educational programs is encouraged by the Employer. Subject to adequate staffing levels being maintained, and upon the request of an employee, the Employer may grant leave with or without pay to attend conferences, workshops, seminars or professional meetings covering job related topics.

Tuition costs, registration fees, or expenses incurred may be paid by the Employer. Where an employee's attendance is required at a conference, workshop or similar educational session, normal salary and benefits shall be continued for the scheduled work days not worked during that period of absence. In addition, all registration or tuition fees and reasonable and substantiated expenses related to the session shall be paid by the Employer.

16.18 Compassionate Care Leave

The purpose of compassionate care leave is for the employee to access time away from work, without pay, to provide care or support to a gravely ill family member with a significant risk of death. Such leave shall be granted in order to ensure that the employee has access to the Federal Compassionate Care Benefit Program. The employee may also request vacation, Public Holidays, time off in lieu or unpaid time off as required.

Requests for compassionate care leave shall be submitted in writing.

16.19 Interpersonal Violence Leave

The parties recognize that employees sometimes face situations of interpersonal violence in their personal life. Upon notification to the Employer, employees shall be entitled to a paid leave for a maximum of five (5) days per fiscal year and an unpaid leave for a maximum of a further five (5) days per fiscal year for Interpersonal Violence Leave as provided for in the Interpersonal Violence Leave in the Saskatchewan Employment Act, Section 2-56.1. Employees will ensure the Employer is notified as soon as possible as to the expected duration of the leave. Upon written notification to the Employer, an employee may request Time Off in Lieu or Vacation to maintain income while on the unpaid portion of the leave. After ten (10) days, an employee may request to use other applicable leave provisions as per the Collective Agreement.

16.20 Failure to Return

Failure to return from leave of absence on the appropriate date may be deemed to be a termination unless the employee can show justifiable reasons for failure to return to work.

ARTICLE 17 VACATION LEAVE

17.01 Vacation Credits

a) Allowance First Fiscal Year and Transition Years

i) Vacation During the Fiscal Year

When an employee commences employment on the first day of the month on which employees under this Agreement work, **they** shall be entitled from that day to the following March 31, to a vacation leave with pay of one and one-quarter (1 1/4) days for each completed calendar month of service.

ii) Vacation During Transition Years

A "transition year" shall mean the fiscal year in which the employee becomes entitled to earn vacation at a higher rate. Vacation entitlement during a transition year shall be calculated as follows:

(# of calendar months from April 1 to the month preceding the month in which the employee becomes entitled to earn vacation at the higher rate

Χ

Monthly rate of earning vacation)

+

(# of calendar months from the month in which the employee becomes entitled to earn vacation at the higher rate to March 31

X

Higher Monthly rate of earning vacation)

=

Vacation entitlement for Transition Year

(example – employee will complete 6th year of employment in July of current fiscal year. April 1 to June is 3 months; July to March 31 is 9 months.

Therefore, as of April 1 the employee will be credited with:

 $(3 X 1 \frac{1}{4} \text{ vacation days}) + (9 X 1 \frac{2}{3} \text{ vacation days}) = \frac{18 \frac{3}{4}}{\text{days}}$

iii) Vacation Scheduling

The vacation leave provided for in this Article may be taken in part or in whole only after it is earned. Notwithstanding this provision and, subject to Article 17.08, the Employer may at the employee's request grant leave that would be earned by the following March 31. In the event that an employee does not receive direction by the Employer to take **their** leave by March 31, **they** shall be paid for such in lieu, at **their** normal rate of pay on the same basis as it was earned.

iv) Vacation Request Denial

When the Employer denies a vacation request, a reason will be provided to the employee in writing.

b) Three (3) Weeks Vacation

Subject to Article 17.08 and Article 17.01 (a) (ii), employees shall be entitled to take three (3) weeks vacation leave with pay during the first and subsequent complete fiscal year following the date of employment. Such leave shall be earned at the rate of one and one-quarter (1 1/4) days for each completed calendar month of service.

c) Four (4) Weeks Vacation

Subject to Article 17.08 and Article 17.01 (a) (ii), employees shall be entitled to take four (4) weeks vacation leave with pay during the first and subsequent complete fiscal years following the date in which they complete three (3) years of service. Such leave shall be earned at the rate of one and two-thirds (1 2/3) days for each completed calendar month of service.

d) Five (5) Weeks Vacation

Subject to Article 17.08 and Article 17.01 (a) (ii), employees shall be entitled to take five (5) weeks vacation leave with pay during the first and subsequent complete fiscal years following the date in which they complete fourteen (14) years of service. Such leave shall be earned at the rate of two and one-twelfth (2 1/12) days for each completed calendar month of service.

e) Six (6) Weeks Vacation

Subject to Article 17.08 and Article 17.01 (a) (ii), employees shall be entitled to take six (6) weeks vacation leave with pay during the first and subsequent fiscal years following in which they complete twenty-four (24) years of service. Such leave shall be earned at the rate of two and one-half (2 1/2) days for each completed calendar month of service.

f) Permanent part-time, temporary and casual employees shall accumulate vacation credits on a pro-rata basis in accordance with the employee's entitlement identified above.

17.02 Vacation Year

The vacation year shall be interpreted to mean April 1 to March 31.

17.03 Payment for Unused Vacation

An employee who leaves the employment of the Employer shall be paid in lieu of unused vacation leave on the basis of vacation earned as in 17.01 above.

17.04 Vacation Pay Advance

An employee shall be entitled, once a year, to receive vacation pay in advance for the month in which **their** vacation leave begins. Payment of such vacation pay shall be based on the vacation leave to be taken which includes Public Holidays and shall be made on the Friday preceding the first day of vacation leave provided that the employee requests in writing to **their** immediate supervisor not less than fourteen (14) calendar days before the commencement of **their** leave that **they** wish payment to be made pursuant to this section.

17.05 Vacation Period/Posting/Scheduling

By April 1st of each year, employees shall submit vacation requests in writing for the period of May 1 to April 30. Submissions received after April 1 and before April 30 will only be considered after April 30. Vacation schedules for May 1 – April 30 shall be posted by April 30th of each year. Vacation leave shall be rotated to ensure equality regardless of seniority.

Vacation requests for the current period submitted in writing after April 30 shall be considered on a first come basis. In exceptional circumstances requests for dates beyond the posted vacation schedule will be considered. The Employer shall respond in writing within five (5) working days of receiving the written request and approval shall not be unreasonably withheld.

17.06 Carry-Over of Vacation

The Employer, at the request of an employee, may authorize the carry-over of annual vacation to an extent considered feasible. Except in extenuating circumstances, the Employer will notify the employee of the results within fourteen (14) calendar days of receiving the request.

17.07 Restriction of Vacation

Where the granting authorities find it necessary to restrict vacation in whole or in part, the employee shall be entitled to receive pay in lieu thereof.

Where an employee is called back to work from vacation, the employee shall be paid a minimum of four (4) hours at the rate of double time for each hour so worked. The vacation days worked will be rescheduled as vacation at a mutually agreeable time.

17.08 Repayment of Vacation

An employee leaving the employ of the Employer who has been granted more vacation leave than is due **to them** shall have such over payment deducted from any monies owed **them** by the Employer.

17.09 Designated Holiday During Vacation

When any holiday designated in Article 15.01 falls within an employee's annual vacation, **they** shall be granted one (1) additional day vacation.

17.10 Vacation on Retirement

Employees leaving the Employer on or after age sixty-five (65), or at anytime following the completion of thirty-five (35) years of service, shall be entitled in the fiscal year of retirement to three (3), four (4), five (5) or six (6) weeks vacation leave or pay in lieu thereof.

17.11 Displacement of Vacation

Where, in respect of any period of vacation leave, an employee is:

- a) Granted bereavement leave; or
- b) Hospitalized for two (2) or more days in succession and verified by a medical doctor; or
- c) Confined due to illness for a duration of more than three (3) days, as verified by a medical doctor; or
- d) On sick leave immediately prior to commencing **their** scheduled vacation and such illness continues into the period of scheduled vacation, as verified by a medical doctor.

The period of vacation so displaced by any of the aforementioned shall either be added to the vacation period requested by the employee and approved by the Employer or reinstated for use at a later date.

17.12 Vacation Status

The Employer shall notify, in writing, the employee of **their** eligibility for an increase in vacation benefits. The Employer at the request of the employee shall provide to the employee **their** current vacation status.

17.13 Vacation Pay on Supplementary Earnings

In respect of supplementary earnings (over and above regular salary but excluding vacation pay) an employee shall receive, together with **their** cheque for such supplementary earnings, vacation pay thereon at the rate of:

Six percent (6%) if **they** earn vacation leave at one and one-quarter (1 1/4) days per month.

Eight percent (8%) if **they** earn vacation leave at one and two-thirds (1 2/3) days per month.

Ten percent (10%) if **they** earn vacation leave at two and one-twelfth (2 1/12) days per month.

Twelve percent (12%) if **they** earn vacation leave at two and one-half (2 ½) days per month.

ARTICLE 18 SICK LEAVE

18.01 Definition

Sickness shall include sickness within the usual meaning of the term and shall include injury other than accidental injury arising out of, and in the course of, employment with the Employer except as designated in Article 18.02 next following.

18.02 Third Party Claims

An employee who is unable to work because of illness or disability resulting from circumstances entitling **them** to entitlements or benefits from a third party shall not be eligible for sick leave during the period of such entitlement. The Employer, instead of paying benefits under sick leave, may authorize advances or loans to such employee from the employee's accumulated sick leave credits. The advances or loans shall not exceed the employee's current accumulation of sick leave credits and shall be repaid out of entitlements or benefits, if any, paid to the employee by the third party. The Employer, upon authorizing such advance or loan is deemed to be an assignee of and is subrogated to all rights of recovery of the employee from a third party to the full extent of the entitlements

paid or payable to the employee pursuant to the advance or loan authorized. Upon recovery, any sick leave credits used for an advance or loan shall be reinstated.

18.03 Accumulation of Sick Leave Credits

Employees shall be entitled to draw on their accumulation to a maximum of two hundred and sixty-two (262) consecutive working days.

- a) Full-time employees shall earn sick leave credits at the rate of fifteen (15) working days per year (one and one-quarter (1 1/4) days per month).
- b) Part-time and casual employees shall accumulate sick leave credits on a pro-rata basis, and be entitled to draw on their accumulation to such an extent **they** would have worked that day had **they** not been sick to a maximum of 262 consecutive working days.

18.04 Designated Holidays During Sick Leave

Holidays designated in Article 15.01 occurring during the period when an employee is on sick leave shall not be charged against the employee's sick leave credits.

18.05 Reporting of Sick Leave

Employees will notify the Employer in the normal manner of an expected absence from work prior to the commencement of their normal starting time or as soon as it is practical thereafter.

The employee shall notify the supervisor of the anticipated return to work. Employees shall notify their supervisor of any limitations or restrictions, verified by a licensed medical practitioner, prior to their return.

18.06 Sick Leave - Mutual Concern

The use of sick leave is of mutual concern between the Union and Management.

18.07 Information Concerning Accumulated Sick Leave Credits

The Employer agrees to inform each employee as to **their** accumulated sick leave credits on or about March 31 each year. The Employer further agrees to provide an employee with such information upon request anytime during the year.

ARTICLE 19 SAFETY AND HEALTH

19.01 Influenza Vaccine

- a) The parties agree that influenza vaccinations may be beneficial for patients and employees. Upon a recommendation pertaining to a facility or a specifically designed area(s) thereof from the Medical Health Officer or in compliance with applicable provincial legislation, the following rules shall apply:
 - To insure the safety of patients and other employees, all employees shall, subject to the following, be required to be vaccinated for influenza.
 - ii) If the full cost of such immunization is not covered by some other source, the Employer shall pay the full or incremental cost for the vaccine and will endeavor to offer vaccinations during the employee's working hours. In addition, employees will be provided with the information, including risks and side effects, regarding the vaccine.
 - iii) Employers recognize that employees have the right to refuse any required immunization.
 - iv) If an employee refuses to take the vaccine required under this provision, in the event of an outbreak in the facility, the employee shall be placed on unpaid leave of absence. If Applicable, the employee has the option of taking antiviral drugs and returning to work when cleared or not taking the antiviral drugs and being reassigned by the Employer where practicable. If an employee is placed on unpaid leave, **they** may use vacation credits or banked time in lieu of overtime as per Article 17 and 14.02 in order to maintain **their** income.
 - v) If an employee refuses to take the vaccine because it is medically contra-indicated, and where a medical certificate is provided to this effect, **they** will be reassigned during the outbreak period. It is agreed that any such reassignment will not adversely impact the scheduled hours of other employees. If reassignment is not possible the employee will not suffer any loss of pay or reduction in sick leave credits.
 - vi) If an employee gets sick as a result of the vaccination, and applies for Workers' Compensation Benefits, the Employer will not oppose the claim.
 - vii) Notwithstanding the above, the Employer may offer the vaccine on a voluntary basis to employees free of charge.

b) This clause shall be interpreted in a manner consistent with the Saskatchewan Human Rights Code.

19.02 Occupational Health and Safety Administration

a) Occupational Health and Safety Committees

In each locale of the Employer there shall be an Occupational Health and Safety Committee consisting of representation from the Union and the Employer and the parties agree to cooperate in the establishment and ongoing function of this committee.

b) Referral of **Health/**Safety/**Workload** Concern

An employee or a group of employees who have a health or safety concern including safety-related workload concerns may refer the concern to the immediate supervisor or Safety Officer, who will investigate and take remedial action and provide all information in relation to the concern to the OH&S Committee. The employee or group of employees may bring the concern to the attention of the Occupational Health & Safety Committee at any time.

The Occupational Health and Safety Committee shall have as part of its mandate the jurisdiction to receive safety complaints or concerns, including workload concerns which are safety-related, the right to investigate such complaints, the right to define the problem, and the right to make recommendations for a solution.

Where the Committee determines that a safety problem exists, it shall advise the Employer in writing and include recommendations for a solution. The Employer shall advise the Committee and the Union, in writing as to the recommendations they are prepared to adopt and rationale for those which they are not prepared to adopt. If an employee, group of employees or the Union remain unsatisfied with the Employer's response, the concern may be referred to the Occupational Health and Safety Branch.

c) Duties of the Committee

The Occupational Health and Safety Committee shall hold meetings and regular inspections to deal with all unsafe, hazardous or dangerous conditions without loss of pay. Minutes of all committee meetings shall be **posted and** provided to the Union, Employer and Occupational Health and Safety Branch of the Department of

Human Resources, Labour and Employment of the Province of Saskatchewan.

d) Safety Measures

Employees shall be supplied and required to use all necessary tools, equipment and protective clothing as required by Safety Regulations and /or all established procedures.

e) Right to Refuse Dangerous Work

Employees may refuse to do any particular act or series of acts, where they have reasonable grounds for believing it would be unusually dangerous to their health and safety or that of their coworkers, until steps have been taken to satisfy them otherwise or until the Occupational Health and Safety Officer has established the matter. The worker may not be discriminated against by reason of the fact that **they have** exercised this right. An Employer may, however, temporarily assign the employee alternate work, at no loss of pay, until the matter has been resolved.

f) No Disciplinary Action

No employee shall be required to work on any job or operate any equipment which in the opinion of the employee or the Occupational Health and Safety Committee is unsafe until the Committee has investigated the matter or situation. No disciplinary action shall be taken against an employee under these conditions.

19.03 Vaccination and Inoculation

The Employer agrees to take all reasonable precautions to limit the spread of infectious diseases among employees, including in-service seminars for employees. Where the Employer or Occupational Health and Safety Committee identifies high risk areas which expose employees to infectious or communicable diseases for which there are protective immunizations available, such immunizations shall be provided at no cost to the employee. The Committee may consult with the Medical Health Officer. Where the Medical Health Officer identifies such a risk, the immunization shall also be provided at no cost. The Employer shall provide Hepatitis B vaccine, free of charge, to those employees who may be exposed to bodily fluids.

ARTICLE 20 WORKERS' COMPENSATION

20.01 Wage Continuance

When an employee is injured in the performance of **their** duties, or when an employee incurs an industrial illness, and the accident or illness is compensable under the provisions of the <u>Workers' Compensation Act</u>, the difference between the employee's regular net pay and the Workers' Compensation payment will be paid by the Employer for a period not to exceed one year and shall not reduce the employee's sick leave credits. In no event will the amount paid to the employee be less than the amount the Employer receives from the Workers' Compensation Board.

20.02 Benefit Continuance

For periods of time during which benefits are being paid under the provisions of the <u>Workers' Compensation Act</u>, an employee shall be entitled to earn benefits under this Agreement as follows:

- a) When leave is for ninety (90) consecutive calendar days or less, all of the benefits of this Agreement except designated holidays.
- b) When leave is for more than ninety (90) consecutive calendar days but not more than one hundred and eighty-two (182) consecutive calendar days, vacation leave credits and seniority credits only.
- c) When leave is for more than one hundred and eighty-two (182) consecutive calendar days, seniority credits only.

20.03 Wage Advance

Pending receipt of payments from the Workers' Compensation Board, an employee shall receive advances up to the amount of **their** normal earnings, less income tax deductions provided, however, that the Employer in its discretion, may limit such advances to the amount of an employee's accumulated sick leave benefits as at the commencement of **their** disability. Proof of disability will be required before such advances are made.

ARTICLE 21 PAY ADMINISTRATION

21.01 Appendix "A"

The rates of pay contained in Appendix "A" attached hereto and forming a part of this Agreement shall be the rates of pay received by employees of the Employer.

21.02 Pay Periods

Employees shall be paid actual earnings on a bi-weekly basis.

A Statement of Earnings accounting for gross earnings, deductions therefrom, and net earnings shall be supplied to the employee for each pay period.

21.03 Increments

a) Increments for Full-Time Employees

Annual increments within their salary range shall be effective on the anniversary dates of appointment, provided that where the implementation of the pay plan, or any other section of the Agreement, established the increment date of an employee, that date shall be deemed to be the anniversary date of that employee.

b) Increment While on Leave or Lay-off

When an employee returns to work after not more than one (1) month leave of absence without pay or lay-off, there shall be no change in **their** increment date.

When an employee returns to work after more than one (1) month leave of absence without pay or lay-off, **they** shall be eligible to receive an increment subject to (a) and (b) following such time as **they have** accumulated a full twelve (12) months service following **their** last anniversary date including any service prior to the taking of leave of absence without pay or lay-off. This date then becomes **their** new anniversary date.

When the leave is for illness covered by leave of absences with pay or leave for Union business there shall be no change in the increment date, regardless of the length of the leave of absence.

c) Increments for Less than Full-Time Employees

Employees who work less than the normal hours of work shall receive half (1/2) increments **within their salary range** on the following basis:

i) When the employee has worked half the normal hours in a year or a year has elapsed from the date of employment (or from their last increment), whichever occurs later, the employee shall be entitled to the first half of the increment.

- ii) When the employee has worked the balance of hours to complete a normal years hours, the employee shall be entitled the full increment (second (2nd) half of the increment).
- iii) Thereafter, advancement through further steps of the scale shall be in accordance with (i) and (ii) above.
- iv) The increment shall be implemented in accordance with Article 21.03 (b).

21.04 Non-Registered Rate

- a) Employees who are hired into positions requiring registration with a Professional Association and who are qualified but not registered will be paid at a rate which is ninety percent (90%) of the lowest step in the regular range until such time as they are registered.
- b) Employees who become registered with their Professional Association will have their pay adjusted, effective the first of the month following registration.

21.05 Pay Range

a) Assignment of a Higher Pay Range

If a higher pay range is assigned to a position, the employee shall move to the same step in the new pay range as that at which **they were** being paid in the previous range, except where the length of the range has been increased, employees who have been at the maximum for more than one (1) year will have their rates adjusted to the new higher step(s) based on the number of years they have been at the maximum.

b) Assignment of a Lower Pay Range

If a lower pay range is assigned to a position, the employee shall retain **their** salary until **their** increment date, at which time **they** shall go to the next step in the new range.

c) Lowered Pay Range

When a lower pay range is assigned to a position and an employee's current salary is above the maximum of such range, **their** salary shall remain set at the specific rate **they were** earning at the time until **they are** placed in another position allowing **them** to continue to earn additional increments. The Employer shall endeavour to place the employee in a position with a salary range

equal to that of **their** former position, subject to the provisions of Article 11.01 (b).

d) Position Election

An employee shall have the right to accept or reject such a position offered to **them** pursuant to sub-section (c) of this section. If **they** elect to reject the position offered, **they** shall be subject to a reduction in pay as on a voluntary demotion. If **they** elect to accept the position offered, **they** shall be required to complete satisfactorily, the trial period for such position, and in the event of failing to do so, **they** shall be entitled to return to **their** former position, but shall be subject to a reduction in pay as on a voluntary demotion.

21.06 Death of an Employee

In the event of the death of an employee, any amounts normally due **to them** under the provisions of this Agreement, shall be paid to **their** estate.

21.07 Recognition of Previous Experience

Employees commencing initial employment who have previous experience acceptable to the Employer shall be placed on the salary range in accordance with the following:

- a) Full-Time Previous Experience
 - i) greater than one (1) year experience but less than two (2) years of experience within the past five (5) years immediately preceding the date of hiring placement at Step 2;
 - ii) two (2) years of experience within the past five (5) years immediately preceding the date of employment placement at Step 3;
 - iii) three (3) years of experience within the past five (5) years immediately preceding the date of employment placement at Step 4;
 - iv) four (4) years of experience within the past five (5) years immediately preceding the date of employment placement at Step 5;
 - v) five (5) years of experience within the past six (6) years immediately preceding the date of employment placement at Step 6.

- b) Other Than Full-Time Previous Experience
 - greater than one thousand eight hundred and eighty-five (1885) paid hours but less than three thousand seven hundred seventy (3770) paid hours experience within the past five (5) years immediately preceding the date of employment – placement at Step 2;
 - ii) three thousand seven hundred and seventy (3770) paid hours experience within the past five (5) years immediately preceding the date of employment placement at Step 3;
 - iii) five thousand six hundred and fifty-five (5655) paid hours experience within the past five (5) years immediately preceding the date of employment placement at Step 4;
 - iv) seven thousand five hundred and forty (7540) paid hours experience within the past five (5) years immediately preceding the date of employment placement at Step 5;
 - v) nine thousand four hundred and twenty-five (9425) paid hours experience within the past six (6) years immediately preceding the date of employment placement at Step 6.
- c) Notwithstanding the above, for the purpose of determining initial salary rate only, the Employer will recognize the Portability of Benefits provisions that exist in the other health care Collective Bargaining Agreements in Saskatchewan (CUPE, HSAS, SEIU, SGEU or SUN).
- d) At the point of transfer, promotion or demotion, an employee may submit for consideration previous experience they wish reviewed for placement on the salary range. When the previous experience is acceptable to the Employer, Article 21.07 (a) or (b) shall apply when such application results in a greater step in the range than the application of Article 11.05, 11.06 or 11.07.

ARTICLE 22 ALLOWANCES

22.01 Expenses Reimbursed

The Employer shall reimburse employees for reasonable expenses incurred by them on authorized Employer business. Receipts for expenditures shall be supplied by the employee on the basis of Employer policy direction.

a) An employee authorized to travel on Employer business utilizing a privately owned automobile shall receive allowances in accordance

- with the mileage rate established by the Public Service Commission from time to time.
- b) Employees shall be reimbursed for accommodation at a private residence or actual and reasonable hotel expenses, supported by a receipt, as established by Employer policy.
- Employees shall be entitled to meal allowances as established by the Public Service Commission from time to time.

22.02 Relocation on Promotion and Voluntary Transfer or Demotion

- a) An employee whose headquarters is changed as a result of a promotion, voluntary transfer or demotion which is in the interest of the Employer shall be allowed reasonable expenses for the transportation of their household goods and for the transportation and sustenance enroute of themselves and their dependents, plus sustenance for themselves at the rates set out in Article 22.01 for that number of calendar days not exceeding thirty (30) at the new headquarters during which they have not been able to secure a self-contained domicile.
- b) In special circumstances, an employee may claim for **their** dependents a maximum of two (2) calendar days sustenance at regular rates at the new headquarters.
- c) Notwithstanding the scale of allowances provided for in 22.01, an employee who contracts for board and/or room shall not receive more than out-of-pocket expenses under any circumstances.
- d) For purposes of this Article, dependent shall mean spouse and dependent children domiciled with the employee.

22.03 Relocation on Involuntary Transfer

An employee whose headquarters is changed as a result of an involuntary transfer shall, in addition to all allowances provided by Article 22.01 be entitled to the following benefits.

- a) Up to four (4) days leave with pay for purposes of obtaining a residence at the new headquarters.
- b) Normal travel and sustenance allowances for the employee and spouse, if applicable, during the period of leave referred to above.
- c) Temporary storage of household goods for a period of up to thirty (30) calendar days where necessary.

- d) An incidental relocation allowance of two hundred dollars (\$200.00) (no receipts required) to cover such items as appliance hook-ups, drapery and floor covering alterations etcetera.
- e) Subject to documentation, the payout of a housing lease if the lease cannot be terminated without cost to the employee.

22.04 Clothing Allowance

Employees shall be paid an annual lump sum payment of eighty-five dollars (\$85.00). Such payment shall be paid by January 31 of each year. For less than full-time employees the payment shall be prorated based on time worked in the previous calendar year.

ARTICLE 23 SEVERANCE

23.01 Severance Pay

An employee whose job has been abolished or who has been informed in writing that **their** job has been abolished, and who elects to resign or retire on immediate pension shall be entitled to severance pay on the basis of one (1) weeks pay for each completed year of service. Service for the purpose of this provision shall include continuous service in positions both within and outside the scope of this Agreement but shall not include time spent on the lay-off list. Uninterrupted service with the Executive Government of Saskatchewan for those employees who transferred to the Employer on August 1, 1979 shall count for the purposes of this Article.

ARTICLE 24 GENERAL PROVISIONS

24.01 Technological Change

a) Technological Change - Notice

If, as a result of the Employer introducing new equipment or major changes in operating methods, or dissolution of department, certain positions will no longer be required, the Employer shall notify the Union three (3) months in advance of instituting such changes which will cause dislocation, reduction or demotion of the existing work force. By mutual agreement of the Employer and the Union, the above time limit may be adjusted to suit individual circumstances.

b) Technological Change - Discussion

Upon notification as above, the Employer and the Union will commence discussion as to the effect on personnel and application of this Article.

c) Technological Change - Maintenance of Wages

During the above mentioned implementation and transitional period, affected employees will maintain their wage level.

d) Technological Change - New Jobs or Substantially Changed Jobs

Where the Employer has established a new position, in accordance with Article 12.02 or has assigned substantially new duties or responsibilities to an existing class in accordance with Article 12.02, rates of pay shall be established in accordance with Article 12.

e) Technological Change - Training

Where practicable, any training or retraining required to fill the new positions shall be provided by the Employer at the employee's regular rate of pay.

f) Technological Change - Reduction of Work Force

If application of this Article requires a reduction in the work force, such reduction will be carried out under the terms of Article 13.

24.02 Employment Security

The parties agree to enhance the employment security of the members of the bargaining unit and to work jointly to seek efficiencies and cost savings in order to avoid job abolition.

Union and Employer will meet to review employment security before February 28 of each year, to ascertain the extent to which employment security can be provided in the next budget year.

In the face of possible job loss as a result of budgetary downsizing, transfer of services (devolution), reorganization, or contracting out, the Employer and the Union agree to take the following steps as alternatives to job loss:

 Joint Union/Management Committee to review to identify alternative cost savings to avoid job abolition;

- Examine feasibility of retraining affected employees for available jobs;
- Allow greater flexibility in transfer, demotion, or redeployment provisions prior to job loss;

If the foregoing does not prevent job loss, the following will apply:

On Budgetary Downsizing

- i) Canvass employees wishing to access leave of absences, or voluntary resignations and access career assistance options as may be available from a provincial health sector labour adjustment strategy, if any.
- ii) Bumping process.
- iii) Access to career assistance options as may be available from a provincial health sector labour adjustment strategy, if any.

On Transfer of Services (Devolution)

- All possible options will be explored by the Employer to maintain employment within the Agency for those employees that request it upon notification of a transfer of services.
- ii) If transferred, the employee shall have the right to exercise seniority through application for a posted vacancy during the twenty-four (24) month period.
- iii) The Collective Agreement will be transferred with the employees in accordance with Division 4 Part VI of the <u>Saskatchewan</u>
 <u>Employment Act</u>.

On transfer, where an employee's job is changed such that it is tantamount to a job abolition, employee may choose to access leaves of absence, voluntary resignation and access career assistance options as may be available from a provincial health sector labour adjustment strategy, rather than accept employment with the new Employer.

On Contracting Out

It is not the intention of the Employer to enter into new contracting out of work arrangements that directly result in the loss of any permanent employee's employment during the term of the Collective Agreement. However, if it becomes necessary to contract out, the following principles will apply:

The Employer will endeavour to avoid contracting out work that can be done by employees of the Agency in an effective, efficient manner within

the operational time constraints of the work. The Employer is prepared to receive submissions from the Joint Union/Management Committee and the Union in this regard.

- The Union will be provided with as much notice as possible, with a minimum of thirty (30) calendar days notice and an opportunity to discuss any planned intent to contract out.
- In reviewing new and existing contracting out, where it may be feasible that the work can be performed by Agency employees, the parties agree to work together towards accomplishing this goal.
- When contracting out bargaining unit work, the Employer will ensure no permanent employee will lose employment as a direct result of contracting out.
- Employees affected will have access to lay-off provisions of the Collective Agreement.
- Employees on recall as a result of contracting out will have their names maintained on the re-employment list for three (3) years.
- Existing historical employment practices related to contracting work out will not be restricted by this provision.
- The Union is prepared to examine ways to deal with barriers that cause the Employer to contract out work due to a lack of flexibility. The parties will work together to keep this work within the Saskatchewan Cancer Agency and SGEU Agreement.
- The parties agree to examine training opportunities to avoid long term contracting out situations.

Reorganization

- i) Affected employees will be retrained to meet new organizational needs, if at all possible.
- ii) Canvass employees wishing to access leaves of absence, or voluntary resignation and access career assistance options as may be available from a provincial health sector labour adjustment strategy, if any.
- iii) Bumping process.
- iv) Access career assistance options as may be available from a provincial health sector labour adjustment strategy, if any.

24.03 Volunteers

Volunteers will be supernumerary to positions in the bargaining unit. The use of volunteers will not result in a reduction of hours or lay-off of employees in the bargaining unit. Volunteers will not be used to fill vacant positions or replace existing positions within the bargaining unit.

24.04 Personal Property Loss

An employee's personal property loss or damage by the action of a patient shall be replaced or repaired at the expense of the Employer to a maximum of five hundred dollars (\$500.00), subject to integration with one hundred percent (100%) coverage by Workers' Compensation Board, provided that reasonable proof of the cause of such damage is submitted by the employee concerned within reasonable time of such loss or damage.

The Chief Executive Officer may authorize replacement or repairs of personal property damaged or lost other than by the actions of a patient.

24.05 Payment of Professional Fees

- a) Subject to the conditions set out in 24.05 (b), the Employer agrees to pay professional fees of all employees who are required either by statute or by the Employer to be a member of a professional association.
- b) Payment of fees provided for in (a) above shall be capped at the rates in effect as at date of signing with the exception of Registered Nurses, Radiation Therapists and Pharmacists whose professional fees shall be paid in total. Such reimbursement paid by the Employer shall not exceed the amount paid by the employee.

The Employer agrees to pay professional fees for employees who work during the licensing year and whose letter of appointment guarantees hours equal to or in excess of forty percent (40%) of the normal annual hours. Employees on leave at time of registration shall not receive reimbursement for the current licensing year until such time as they return from leave.

Where an employee's letter of appointment has no guarantee of hours or where their guarantee of hours are less than forty percent (40%) of the normal annual hours payment will be made when the employee demonstrates attaining forty percent (40%) of the normal annual hours of work in the licensing year.

Where hours worked during the licensing year are less than forty percent (40%), the reimbursement will be pro-rated on the basis of time worked calculated at the end of the licensing year.

c) Canadian Health Information Management Association (CHIMA) Professional fees will be paid at the current rates capped at rates at date of signing for Clinical Research Associates. It is understood that CHIMA registration will not be reimbursed where employees receive reimbursement for either the Society of Clinical Research Associates (SoCRA) or the Association of Clinical Research Professionals (ACRP).

ARTICLE 25 EMPLOYEE BENEFITS

25.01 Group Life

The Employer will pay for the first twenty-five thousand dollars (\$25,000) coverage under the Group Life Insurance Policy for employees.

25.02 Dental Plan

The Employer will provide a Dental Plan, the benefits of which shall be consistent with those contained in the Public Employees Dental Plan as at October 9, 1985.

25.03 Extended Health Plan

The Extended Health Plan and Enhanced Dental Benefits Plan shall be funded by the Saskatchewan Cancer Agency each year at an annual rate of three point one percent (3.1%) of straight time payroll.

25.04 Public Employees Pension Plan

The Public Employees Pension Plan shall be available to eligible employees. Employees currently under pension plans other than the Public Employees Pension Plan shall continue their membership in those plans.

- a) Employer and employee contributions will be seven point **six** percent (7.6%) for employees enrolled in the PEPP.
- b) Effective on the date of signing the collective agreement, Employer contributions will be eight point seven six percent (8.76%) for employees enrolled in the PEPP.

25.05 Employee and Family Assistance Plan

The parties agree to continue to participate in the Employee and Family Assistance Program (EFAP) as established by the parties.

ARTICLE 26 JOINT UNION-MANAGEMENT COMMITTEE

Where the parties hereto agree, or at the Union's request, a joint committee shall be set up to deal with such matters of mutual concern as may arise from time to time in the operation of the Employer.

The committee shall meet as and when required upon request of either party within seven (7) calendar days.

ARTICLE 27 REPRESENTATIVE WORKFORCE

27.01 Workplace Preparation

The Union and the Employer agree with the principle of achieving a Representative Workforce for **First Nations and Métis** workers and the importance of diverse ethnic groups within that representative workforce. Subject to available funding the Employer and Union will implement proactive processes that support a representative workforce which may include but not be limited to developing, implementing, monitoring and evaluating initiatives designed to facilitate diverse participation and respectful practices in the workplace. This may include educational opportunities in the form of cross cultural diversity training for all employees to address gaps in understanding and build cross cultural knowledge, respect and competencies.

27.02 Accommodation of Spiritual or Cultural Observances

The Parties agree to make every reasonable effort to accommodate the employee in order for them to attend or participate in spiritual or cultural observances required by faith or culture. It shall be incumbent upon the employee to provide the Employer with reasonable notice of such observances.

27.03 Truth and Reconciliation

The Employer and the Union agree to collaborate in finding constructive ways of implementing the Calls to Action outlined by the Truth and Reconciliation Commission of Canada, June 2015 that are relevant to health and healthcare.

MONETARY SCHEDULE

SCA / SGEU Wage Schedule

1. Wages & Term

Six Year Term: April 1, 2018 – March 31, 2024

April 1, 2018 – March 31, 2019: 0%

April 1, 2019 – March 31, 2020: 0%

April 1, 2020 - March 31, 2021: 1%

 General wage increase applied to April 1, 2019 base wage rates. For current market supplemented classifications or market adjusted classifications add the specific market supplement or market adjustment amount to the April 1, 2020 base wage rate.

April 1, 2021 – March 31, 2022: 1%

• General wage increase applied to April 1, 2020 base wage rates. For current market supplemented classifications or market adjusted classifications add the specific market supplement or market adjustment amount to the April 1, 2021 base wage rate.

April 1, 2022 - March 31, 2023: 2%

• General wage increase applied to April 1, 2021 base wage rates. For current market supplemented classifications or market adjusted classifications add the specific market supplement or market adjustment amount to the April 1, 2022 base wage rate.

April 1, 2023 – March 31, 2024: 2%

 General wage increase applied to April 1, 2022 base wage rates. For current market supplemented classifications or market adjusted classifications add the specific market supplement or market adjustment amount to the April 1, 2023 base wage rate.

Retroactivity:

All employees on staff as of date of signing of the collective agreement shall be eligible for retroactive wage adjustments based on all paid hours. Retroactivity for those who have terminated between April 1, 2020 and date of signing the Collective Agreement will be based on paid hours, on

condition they apply to the Employer in writing within ninety (90) days of ratification by the parties.

Except as otherwise provided in this Collective Agreement, all Articles take effect thirty (30) days following the date upon which SAHO and the Union exchange notice of ratification by their principals of the terms of this Collective Agreement.

2. Market Adjustment

The following classifications will receive an hourly market adjustment as outlined below:

Medical Radiation Technologist-Mammography \$5.022 per hour

Pharmacist \$1.066 per hour

Licensed Practical Nurse \$5.723 per hour

Market Adjustment Process

- 1. Market adjusted wage rates shall be payable to all eligible Employees in the classifications as listed, subject to paragraphs two (2), three (3) and four (4) below.
- 2. It is understood that the market adjusted wage rate is separate from the Collective Agreement Pay Equity Pay Band Schedule "A" and is not used in the calculation of the general wage percentage increases for the Pay Equity Pay Band rates. General wage percentage increases shall be calculated on the "base wage" only, and the market adjusted portion of the "total wage" shall be added to the newly revised "base wage". Where a classification is in receipt of a Market Supplement in accordance with the Market Supplement Letter of Understanding, the Market Adjustment will be added after the Market Supplement.
- The Hourly Market Adjustment Rate shall be added to the maximum (Step 5) hourly rate of the "base wage" Pay Equity Pay Band Schedule "A". The remaining steps shall be calculated by maintaining the same percentage relationship as exists between the steps in the "base wage" Pay Equity Pay Band Schedule "A". Where a classification is in receipt of a Market Supplement in accordance with the Market Supplement Letter of Understanding, the Market Adjustment will be added after the Market Supplement.
- 4. Market adjusted earnings shall be considered pensionable earnings, shall be subject to statutory deductions, shall be included in the calculation of

Employee benefits where appropriate and shall be subject to Union dues deductions as per the formula determined by the Union(s).

3. Wage Schedules

Employees in the Medical Radiation Technologist-Mammography classification who do not have the required educational qualifications shall be paid at ninety percent (90%) of the salary for the Medical Radiation Technologist-Mammography classification inclusive of any Market Supplements and/or Market Adjustments.

4. Registered Nurses shall receive their wage increases in accordance to Letter of Understanding #6 - Registered Nurses Legacy Supplement and the wage schedules shall form part of this agreement.

SCA/SGEU Wage Schedule April 1, 2018 to March 31, 2020

Pay								
	Band	Step 1	Step 2	Step 3	Step 4	Step 5		
			_	_	_	_		
Admitting Reception Clerk	1	19.006	19.673	20.357	21.069	22.406		
Health Record Clerk	1	19.006	19.673	20.357	21.069	22.406		
Office Clerk	1	19.006	19.673	20.357	21.069	22.406		
Porter	1	19.006	19.673	20.357	21.069	22.406		
Clinic Assistant	2	20.919	21.648	22.406	23.189	24.601		
Early Detection Clerk	2	20.919	21.648	22.406	23.189	24.601		
Lodge Attendant	2	20.919	21.648	22.406	23.189	24.601		
Materials & Facilities Management Assistant	2	20.919	21.648	22.406	23.189	24.601		
Oncology Pharmacy Assistant	2	20.919	21.648	22.406	23.189	24.601		
Receptionist Corporate Office	2	20.919	21.648	22.406	23.189	24.601		
Receptionist Early Detection	2	20.919	21.648	22.406	23.189	24.601		
Supervisor Admitting Reception	2	20.919	21.648	22.406	23.189	24.601		
Administrative Assistant	3	23.409	24.227	25.075	25.948	27.459		
Chemotherapy Scheduler	3	23.409	24.227	25.075	25.948	27.459		
Clinical Administrative Assistant	3	23.409	24.227	25.075	25.948	27.459		
Clinical Documentation Specialist	3	23.409	24.227	25.075	25.948	27.459		
Technical Assistant	3	23.409	24.227	25.075	25.948	27.459		
Telehealth Coordinator	3	23.409	24.227	25.075	25.948	27.459		
Accounting Clerk	4	26.197	27.111	28.061	29.040	30.657		
Cancer Registrar I	4	26.197	27.111	28.061	29.040	30.657		
Cook	4	26.197	27.111	28.061	29.040	30.657		
Coordinator Volunteer Services	4	26.197	27.111	28.061	29.040	30.657		
Drug Distribution Technician	4	26.197	27.111	28.061	29.040	30.657		
Early Detection Health Information Practitioner	4	26.197	27.111	28.061	29.040	30.657		
Health Information Practitioner	4	26.197	27.111	28.061	29.040	30.657		
Licensed Practical Nurse ²	4	26.197	27.111	28.061	29.040	30.657		
PHQR Coordinator	4	26.197	27.111	28.061	29.040	30.657		
Supervisor Admitting Reception - Screening	4	26.197	27.111	28.061	29.040	30.657		
Supervisor runnung reception Screening	•	20.157	27.111	20.001	29.010	30.037		
Assistant to Vice President Research	5	29.316	30.340	31.402	32.500	34.236		
Cancer Registrar II	5	29.316	30.340	31.402	32.500	34.236		
Clinical Research Associate	5	29.316	30.340	31.402	32.500	34.236		
Coordinator of Materials & Facilities Management	5	29.316	30.340	31.402	32.500	34.236		
Medical Radiation Technologist - Mammography ²	5	29.316	30.340	31.402	32.500	34.236		
Oncology Pharmacy Technician	5	29.316	30.340	31.402	32.500	34.236		
Payroll Administrator	5	29.316	30.340	31.402	32.500	34.236		
Physics Assistant	5	29.316	30.340	31.402	32.500	34.236		
Research Associate-Epidemiology	5	29.316	30.340	31.402	32.500	34.236		
Senior Accounting Clerk	5	29.316	30.340	31.402	32.500	34.236		
Support Analyst	5	29.316	30.340	31.402	32.500	34.236		
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Cancer Registry Business Specialist	6	32.804	33.952	35.141	36.366	38.241
Cancer Registry Coordinator	6	32.804	33.952	35.141	36.366	38.241
Cancer Registry Data Quality Specialist	6	32.804	33.952	35.141	36.366	38.241
Cancer Registry Training & Education Coordinator	6	32.804	33.952	35.141	36.366	38.241
Clinical Informatics Specialist-MO ⁴	6	32.804	33.952	35.141	36.366	38.241
Clinical Informatics Specialist-RO ¹	6	32.804	33.952	35.141	36.366	38.241
Early Detection Coordinator	6	32.804	33.952	35.141	36.366	38.241
Navigator Screening Program for Breast Cancer ⁴	6	32.804	33.952	35.141	36.366	38.241
Physics Technician Electronics ¹	6	32.804	33.952	35.141	36.366	38.241
Radiation Therapist I ¹	6	32.804	33.952	35.141	36.366	38.241
Registered Nurse ⁴	6	32.804	33.952	35.141	36.366	38.241
Senior Oncology Pharmacy Technician	6	32.804	33.952	35.141	36.366	38.241
Chief Physics Technician - Electronics ¹	7	36.712	37.996	39.324	40.698	42.721
Clinical Oncology Social Worker	7	36.712	37.996	39.324	40.698	42.721
Dietitian	7	36.712	37.996	39.324	40.698	42.721
Dosimetrist ¹	7	36.712	37.996	39.324	40.698	42.721
Radiation Therapist II ¹	7	36.712	37.996	39.324	40.698	42.721
Application Analyst	8	39.961	41.358	42.805	44.299	46.447
Blood & Marrow Transplant Coordinator ⁴	8	39.961	41.358	42.805	44.299	46.447
Business Analyst	8	39.961	41.358	42.805	44.299	46.447
Coordinator, Hematology Quality Management Program ⁴	8	39.961	41.358	42.805	44.299	46.447
Data Base Administrator	8	39.961	41.358	42.805	44.299	46.447
Donor Search Coordinator	8	39.961	41.358	42.805	44.299	46.447
Integration Analyst	8	39.961	41.358	42.805	44.299	46.447
Navigator Gynecology Oncology ⁴	8	39.961	41.358	42.805	44.299	46.447
Navigator Screening Program for Colorectal Cancer ⁴	8	39.961	41.358	42.805	44.299	46.447
Network and Server Analyst	8	39.961	41.358	42.805	44.299	46.447
Oncology Pharmacist ³	8	39.961	41.358	42.805	44.299	46.447
Pain & Symptoms Management & Palliative Care Coordinator ⁴	8	39.961	41.358	42.805	44.299	46.447
Physics Application Analyst	8	39.961	41.358	42.805	44.299	46.447
Population Health Promotion Practitioner	8	39.961	41.358	42.805	44.299	46.447
Research Officer	8	39.961	41.358	42.805	44.299	46.447
Supervisor Mammography	8	39.961	41.358	42.805	44.299	46.447
Chief Dosimetrist ¹	9	44.716	46.281	47.899	40 572	51.905
					49.573	
Clinical Coordinator ⁴	9	44.716	46.281	47.899	49.573	51.905
Clinical Coordinator - Clinical Research ⁴	9	44.716	46.281	47.899	49.573	51.905
Clinical Nurse Educator ⁴	9	44.716	46.281	47.899	49.573	51.905
Clinical Nurse Specialist ⁴	9	44.716	46.281	47.899	49.573	51.905
Clinical Resource Radiation Therapist ¹	9	44.716	46.281	47.899	49.573	51.905
Project Manager	9	44.716	46.281	47.899	49.573	51.905

Radiation Therapy Clinical Educator ¹	9	44.716	46.281	47.899	49.573	51.905
Research Officer - Epidemiologist	9	44.716	46.281	47.899	49.573	51.905
Senior Oncology Pharmacist ³	9	44.716	46.281	47.899	49.573	51.905
Systems Analyst II	9	44.716	46.281	47.899	49.573	51.905

- 1 Market Supplemented (see separate schedule)
- 2 Market Adjusted (see separate schedule)
- 3 Market Supplemented and Market Adjusted (see separate schedule)
- 4 Registered Nurse rate of pay (see separate schedule)

April 1, 2020	_					
	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Admitting Reception Clerk	1	19.196	19.870	20.561	21.280	22.630
Health Record Clerk	1	19.196	19.870	20.561	21.280	22.630
Office Clerk	1	19.196	19.870	20.561	21.280	22.630
Porter	1	19.196	19.870	20.561	21.280	22.630
Clinic Assistant	2	21.128	21.864	22.630	23.421	24.847
Early Detection Clerk	2	21.128	21.864	22.630	23.421	24.847
Lodge Attendant	2	21.128	21.864	22.630	23.421	24.847
Materials & Facilities Management Assistant	2	21.128	21.864	22.630	23.421	24.847
Oncology Pharmacy Assistant	2	21.128	21.864	22.630	23.421	24.847
Receptionist Corporate Office	2	21.128	21.864	22.630	23.421	24.847
Receptionist Early Detection	2	21.128	21.864	22.630	23.421	24.847
Supervisor Admitting Reception	2	21.128	21.864	22.630	23.421	24.847
Administrative Assistant	3	23.643	24.469	25.326	26.207	27.734
Chemotherapy Scheduler	3	23.643	24.469	25.326	26.207	27.734
Clinical Administrative Assistant	3	23.643	24.469	25.326	26.207	27.734
Clinical Documentation Specialist	3	23.643	24.469	25.326	26.207	27.734
Technical Assistant	3	23.643	24.469	25.326	26.207	27.734
Telehealth Coordinator	3	23.643	24.469	25.326	26.207	27.734
Accounting Clerk	4	26.459	27.382	28.342	29.330	30.964
Cancer Registrar I	4	26.459	27.382	28.342	29.330	30.964
Cook	4	26.459	27.382	28.342	29.330	30.964
Coordinator Volunteer Services	4	26.459	27.382	28.342	29.330	30.964
Drug Distribution Technician	4	26.459	27.382	28.342	29.330	30.964
Early Detection Health Information Practitioner	4	26.459	27.382	28.342	29.330	30.964
Health Information Practitioner	4	26.459	27.382	28.342	29.330	30.964
Licensed Practical Nurse ²	4	26.459	27.382	28.342	29.330	30.964
PHQR Coordinator	4	26.459	27.382	28.342	29.330	30.964
Supervisor Admitting Reception - Screening	4	26.459	27.382	28.342	29.330	30.964
Assistant to Vice President Research	5	29.609	30.643	31.716	32.825	34.578
Cancer Registrar II	5	29.609	30.643	31.716	32.825	34.578
Clinical Research Associate	5	29.609	30.643	31.716	32.825	34.578
Coordinator of Materials & Facilities Management	5	29.609	30.643	31.716	32.825	34.578
Medical Radiation Technologist - Mammography ²	5	29.609	30.643	31.716	32.825	34.578
Oncology Pharmacy Technician	5	29.609	30.643	31.716	32.825	34.578
Payroll Administrator	5	29.609	30.643	31.716	32.825	34.578
Physics Assistant	5	29.609	30.643	31.716	32.825	34.578
Research Associate-Epidemiology	5	29.609	30.643	31.716	32.825	34.578
Senior Accounting Clerk	5	29.609	30.643	31.716	32.825	34.578

Support Analyst	5	29.609	30.643	31.716	32.825	34.578
Cancer Registry Business Specialist	6	33.132	34.292	35.492	36.730	38.623
Cancer Registry Coordinator	6	33.132	34.292	35.492	36.730	38.623
Cancer Registry Data Quality Specialist	6	33.132	34.292	35.492	36.730	38.623
Cancer Registry Training & Education Coordinator	6	33.132	34.292	35.492	36.730	38.623
Clinical Informatics Specialist-MO ⁴	6	33.132	34.292	35.492	36.730	38.623
Clinical Informatics Specialist-RO ¹	6	33.132	34.292	35.492	36.730	38.623
Early Detection Coordinator	6	33.132	34.292	35.492	36.730	38.623
Navigator Screening Program for Breast Cancer ⁴	6	33.132	34.292	35.492	36.730	38.623
Physics Technician Electronics ¹	6	33.132	34.292	35.492	36.730	38.623
Radiation Therapist I ¹	6	33.132	34.292	35.492	36.730	38.623
Registered Nurse ⁴	6	33.132	34.292	35.492	36.730	38.623
Senior Oncology Pharmacy Technician	6	33.132	34.292	35.492	36.730	38.623
Chief Physics Technician - Electronics ¹	7	37.079	38.376	39.717	41.105	43.148
Clinical Oncology Social Worker	7	37.079	38.376	39.717	41.105	43.148
Dietitian	7	37.079	38.376	39.717	41.105	43.148
Dosimetrist ¹	7	37.079	38.376	39.717	41.105	43.148
Radiation Therapist II ¹	7	37.079	38.376	39.717	41.105	43.148
Taddation Therapise II	,	37.075	30.370	37.717	11.105	13.110
Application Analyst	8	40.361	41.772	43.233	44.742	46.911
Blood & Marrow Transplant Coordinator ⁴	8	40.361	41.772	43.233	44.742	46.911
Business Analyst	8	40.361	41.772	43.233	44.742	46.911
Coordinator, Hematology Quality Management Program ⁴	8	40.361	41.772	43.233	44.742	46.911
Data Base Administrator	8	40.361	41.772	43.233	44.742	46.911
Donor Search Coordinator	8	40.361	41.772	43.233	44.742	46.911
Integration Analyst	8	40.361	41.772	43.233	44.742	46.911
Navigator Gynecology Oncology ⁴	8	40.361	41.772	43.233	44.742	46.911
Navigator Screening Program for Colorectal Cancer ⁴	8	40.361	41.772	43.233	44.742	46.911
Network and Server Analyst	8	40.361	41.772	43.233	44.742	46.911
Oncology Pharmacist ³	8	40.361	41.772	43.233	44.742	46.911
Pain & Symptoms Management & Palliative Care Coordinator ⁴	8	40.361	41.772	43.233	44.742	46.911
Physics Application Analyst	8	40.361	41.772	43.233	44.742	46.911
Population Health Promotion Practitioner	8	40.361	41.772	43.233	44.742	46.911
Research Officer	8	40.361	41.772	43.233	44.742	46.911
Supervisor Mammography	8	40.361	41.772	43.233	44.742	46.911
Chief Dosimetrist ¹	9	45.163	46.744	48.378	50.069	52.424
Clinical Coordinator ⁴	9	45.163	46.744	48.378	50.069	52.424
Clinical Coordinator - Clinical Research ⁴	9	45.163	46.744	48.378	50.069	52.424
Clinical Nurse Educator ⁴	9	45.163	46.744	48.378	50.069	52.424
Clinical Nurse Specialist ⁴	9	45.163	46.744	48.378	50.069	52.424
Clinical Resource Radiation Therapist ¹	9	45.163	46.744	48.378	50.069	52.424
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Project Manager	9	45.163	46.744	48.378	50.069	52.424
Radiation Therapy Clinical Educator ¹	9	45.163	46.744	48.378	50.069	52.424
Research Officer - Epidemiologist	9	45.163	46.744	48.378	50.069	52.424
Senior Oncology Pharmacist ³	9	45.163	46.744	48.378	50.069	52.424
Systems Analyst II	9	45.163	46.744	48.378	50.069	52.424

- 1 Market Supplemented (see separate schedule)
- 2 Market Adjusted (see separate schedule)
- 3 Market Supplemented and Market Adjusted (see separate schedule)
- 4 Registered Nurse rate of pay (see separate schedule)

April 1, 2021						
	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
	Duna	энер 1	Step 2	Step t	Step .	экер с
Admitting Reception Clerk	1	19.388	20.069	20.767	21.493	22.856
Health Record Clerk	1	19.388	20.069	20.767	21.493	22.856
Office Clerk	1	19.388	20.069	20.767	21.493	22.856
Porter	1	19.388	20.069	20.767	21.493	22.856
Clinic Assistant	2	21.339	22.083	22.856	23.655	25.095
Early Detection Clerk	2	21.339	22.083	22.856	23.655	25.095
Lodge Attendant	2	21.339	22.083	22.856	23.655	25.095
Materials & Facilities Management Assistant	2	21.339	22.083	22.856	23.655	25.095
Oncology Pharmacy Assistant	2	21.339	22.083	22.856	23.655	25.095
Receptionist Corporate Office	2	21.339	22.083	22.856	23.655	25.095
Receptionist Early Detection	2	21.339	22.083	22.856	23.655	25.095
Supervisor Admitting Reception	2	21.339	22.083	22.856	23.655	25.095
Administrative Assistant	3	23.879	24.714	25.579	26.469	28.011
Chemotherapy Scheduler	3	23.879	24.714	25.579	26.469	28.011
Clinical Administrative Assistant	3	23.879	24.714	25.579	26.469	28.011
Clinical Documentation Specialist	3	23.879	24.714	25.579	26.469	28.011
Technical Assistant	3	23.879	24.714	25.579	26.469	28.011
Telehealth Coordinator	3	23.879	24.714	25.579	26.469	28.011
Accounting Clerk	4	26.724	27.656	28.625	29.623	31.274
Cancer Registrar I	4	26.724	27.656	28.625	29.623	31.274
Cook	4	26.724	27.656	28.625	29.623	31.274
Coordinator Volunteer Services	4	26.724	27.656	28.625	29.623	31.274
Drug Distribution Technician	4	26.724	27.656	28.625	29.623	31.274
Early Detection Health Information Practitioner	4	26.724	27.656	28.625	29.623	31.274
Health Information Practitioner	4	26.724	27.656	28.625	29.623	31.274
Licensed Practical Nurse ²	4	26.724	27.656	28.625	29.623	31.274
PHQR Coordinator	4	26.724	27.656	28.625	29.623	31.274
Supervisor Admitting Reception - Screening	4	26.724	27.656	28.625	29.623	31.274
Assistant to Vice President Research	5	29.905	30.949	32.033	33.153	34.924
Cancer Registrar II	5	29.905	30.949	32.033	33.153	34.924
Clinical Research Associate	5	29.905	30.949	32.033	33.153	34.924
Coordinator of Materials & Facilities Management	5	29.905	30.949	32.033	33.153	34.924
Medical Radiation Technologist - Mammography ²	5	29.905	30.949	32.033	33.153	34.924
Oncology Pharmacy Technician	5	29.905	30.949	32.033	33.153	34.924
Payroll Administrator	5	29.905	30.949	32.033	33.153	34.924
Physics Assistant	5	29.905	30.949	32.033	33.153	34.924
Research Associate-Epidemiology	5	29.905	30.949	32.033	33.153	34.924
Senior Accounting Clerk	5	29.905	30.949	32.033	33.153	34.924
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Support Analyst	5	29.905	30.949	32.033	33.153	34.924
Cancer Registry Business Specialist	6	33.463	34.635	35.847	37.097	39.009
Cancer Registry Coordinator	6	33.463	34.635	35.847	37.097	39.009
Cancer Registry Data Quality Specialist	6	33.463	34.635	35.847	37.097	39.009
Cancer Registry Training & Education Coordinator	6	33.463	34.635	35.847	37.097	39.009
Clinical Informatics Specialist-MO ⁴	6	33.463	34.635	35.847	37.097	39.009
Clinical Informatics Specialist-RO ¹	6	33.463	34.635	35.847	37.097	39.009
Early Detection Coordinator	6	33.463	34.635	35.847	37.097	39.009
Navigator Screening Program for Breast Cancer ⁴	6	33.463	34.635	35.847	37.097	39.009
Physics Technician Electronics ¹	6	33.463	34.635	35.847	37.097	39.009
Radiation Therapist I ¹	6	33.463	34.635	35.847	37.097	39.009
Registered Nurse ⁴	6	33.463	34.635	35.847	37.097	39.009
Senior Oncology Pharmacy Technician	6	33.463	34.635	35.847	37.097	39.009
Chief Physics Technician - Electronics ¹	7	37.450	38.760	40.114	41.516	43.579
Clinical Oncology Social Worker	7	37.450	38.760	40.114	41.516	43.579
Dietitian	7	37.450	38.760	40.114	41.516	43.579
Dosimetrist ¹	7	37.450	38.760	40.114	41.516	43.579
Radiation Therapist II ¹	7	37.450	38.760	40.114	41.516	43.579
Application Analyst	8	40.765	42.190	43.665	45.189	47.380
Blood & Marrow Transplant Coordinator ⁴	8	40.765	42.190	43.665	45.189	47.380
Business Analyst	8	40.765	42.190	43.665	45.189	47.380
Coordinator, Hematology Quality Management Program ⁴	8	40.765	42.190	43.665	45.189	47.380
Data Base Administrator	8	40.765	42.190	43.665	45.189	47.380
Donor Search Coordinator	8	40.765	42.190	43.665	45.189	47.380
Integration Analyst	8	40.765	42.190	43.665	45.189	47.380
Navigator Gynecology Oncology ⁴	8	40.765	42.190	43.665	45.189	47.380
Navigator Screening Program for Colorectal Cancer ⁴	8	40.765	42.190	43.665	45.189	47.380
Network and Server Analyst	8	40.765	42.190	43.665	45.189	47.380
Oncology Pharmacist ³	8	40.765	42.190	43.665	45.189	47.380
Pain & Symptoms Management & Palliative Care Coordinator ⁴	8	40.765	42.190	43.665	45.189	47.380
Physics Application Analyst	8	40.765	42.190	43.665	45.189	47.380
Population Health Promotion Practitioner	8	40.765	42.190	43.665	45.189	47.380
Research Officer	8	40.765	42.190	43.665	45.189	47.380
Supervisor Mammography	8	40.765	42.190	43.665	45.189	47.380
Chief Dosimetrist ¹	9	45.615	47.211	48.862	50.570	52.948
Clinical Coordinator ⁴	9	45.615	47.211	48.862	50.570	52.948
Clinical Coordinator - Clinical Research ⁴	9	45.615	47.211	48.862	50.570	52.948
Clinical Nurse Educator ⁴	9	45.615	47.211	48.862	50.570	52.948
Clinical Nurse Specialist ⁴	9	45.615	47.211	48.862	50.570	52.948
Clinical Resource Radiation Therapist ¹	9	45.615	47.211	48.862	50.570	52.948

Project Manager	9	45.615	47.211	48.862	50.570	52.948
Radiation Therapy Clinical Educator ¹	9	45.615	47.211	48.862	50.570	52.948
Research Officer - Epidemiologist	9	45.615	47.211	48.862	50.570	52.948
Senior Oncology Pharmacist ³	9	45.615	47.211	48.862	50.570	52.948
Systems Analyst II	9	45.615	47.211	48.862	50.570	52.948

- 1 Market Supplemented (see separate schedule)
- 2 Market Adjusted (see separate schedule)
- 3 Market Supplemented and Market Adjusted (see separate schedule)
- 4 Registered Nurse rate of pay (see separate schedule)

11, 2022	Pay					
	Band	Step 1	Step 2	Step 3	Step 4	Step 5
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Admitting Reception Clerk	1	19.776	20.470	21.182	21.923	23.313
Health Record Clerk	1	19.776	20.470	21.182	21.923	23.313
Office Clerk	1	19.776	20.470	21.182	21.923	23.313
Porter	1	19.776	20.470	21.182	21.923	23.313
Clinic Assistant	2	21.766	22.525	23.313	24.128	25.597
Early Detection Clerk	2	21.766	22.525	23.313	24.128	25.597
Lodge Attendant	2	21.766	22.525	23.313	24.128	25.597
Materials & Facilities Management Assistant	2	21.766	22.525	23.313	24.128	25.597
Oncology Pharmacy Assistant	2	21.766	22.525	23.313	24.128	25.597
Receptionist Corporate Office	2	21.766	22.525	23.313	24.128	25.597
Receptionist Early Detection	2	21.766	22.525	23.313	24.128	25.597
Supervisor Admitting Reception	2	21.766	22.525	23.313	24.128	25.597
Administrative Assistant	3	24.357	25.208	26.091	26.998	28.571
Chemotherapy Scheduler	3	24.357	25.208	26.091	26.998	28.571
Clinical Administrative Assistant	3	24.357	25.208	26.091	26.998	28.571
Clinical Documentation Specialist	3	24.357	25.208	26.091	26.998	28.571
Technical Assistant	3	24.357	25.208	26.091	26.998	28.571
Telehealth Coordinator	3	24.357	25.208	26.091	26.998	28.571
Accounting Clerk	4	27.258	28.209	29.198	30.215	31.899
Cancer Registrar I	4	27.258	28.209	29.198	30.215	31.899
Cook	4	27.258	28.209	29.198	30.215	31.899
Coordinator Volunteer Services	4	27.258	28.209	29.198	30.215	31.899
Drug Distribution Technician	4	27.258	28.209	29.198	30.215	31.899
Early Detection Health Information Practitioner	4	27.258	28.209	29.198	30.215	31.899
Health Information Practitioner	4	27.258	28.209	29.198	30.215	31.899
Licensed Practical Nurse ²	4	27.258	28.209	29.198	30.215	31.899
PHQR Coordinator	4	27.258	28.209	29.198	30.215	31.899
Supervisor Admitting Reception - Screening	4	27.258	28.209	29.198	30.215	31.899
Assistant to Vice President Research	5	30.503	31.568	32.674	33.816	35.622
Cancer Registrar II	5	30.503	31.568	32.674	33.816	35.622
Clinical Research Associate	5	30.503	31.568	32.674	33.816	35.622
Coordinator of Materials & Facilities Management	5	30.503	31.568	32.674	33.816	35.622
Medical Radiation Technologist - Mammography ²	5	30.503	31.568	32.674	33.816	35.622
Oncology Pharmacy Technician	5	30.503	31.568	32.674	33.816	35.622
Payroll Administrator	5	30.503	31.568	32.674	33.816	35.622
•	5	30.503	31.568	32.674	33.816	35.622
Physics Assistant Research Associate-Epidemiology		30.503	31.568	32.674	33.816	35.622
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Senior Accounting Clerk	5	30.503	31.568	32.674	33.816	35.622
Support Analyst	5	30.503	31.568	32.674	33.816	35.622

Cancer Registry Business Specialist	6	34.132	35.328	36.564	37.839	39.789
Cancer Registry Coordinator	6	34.132	35.328	36.564	37.839	39.789
Cancer Registry Data Quality Specialist	6	34.132	35.328	36.564	37.839	39.789
Cancer Registry Training & Education Coordinator	6	34.132	35.328	36.564	37.839	39.789
Clinical Informatics Specialist-MO ⁴	6	34.132	35.328	36.564	37.839	39.789
Clinical Informatics Specialist-RO ¹	6	34.132	35.328	36.564	37.839	39.789
Early Detection Coordinator	6	34.132	35.328	36.564	37.839	39.789
Navigator Screening Program for Breast Cancer ⁴	6	34.132	35.328	36.564	37.839	39.789
Physics Technician Electronics ¹	6	34.132	35.328	36.564	37.839	39.789
Radiation Therapist I ¹	6	34.132	35.328	36.564	37.839	39.789
Registered Nurse ⁴	6	34.132	35.328	36.564	37.839	39.789
Senior Oncology Pharmacy Technician	6	34.132	35.328	36.564	37.839	39.789
Chief Physics Technician - Electronics ¹	7	38.199	39.535	40.916	42.346	44.451
Clinical Oncology Social Worker	7	38.199	39.535	40.916	42.346	44.451
Dietitian	7	38.199	39.535	40.916	42.346	44.451
Dosimetrist ¹	7	38.199	39.535	40.916	42.346	44.451
Radiation Therapist II ¹	7	38.199	39.535	40.916	42.346	44.451
Application Analyst	8	41.580	43.034	44.538	46.093	48.328
Blood & Marrow Transplant Coordinator ⁴	8	41.580	43.034	44.538	46.093	48.328
Business Analyst	8	41.580	43.034	44.538	46.093	48.328
Coordinator, Hematology Quality Management Program ⁴	8	41.580	43.034	44.538	46.093	48.328
Data Base Administrator	8	41.580	43.034	44.538	46.093	48.328
Donor Search Coordinator	8	41.580	43.034	44.538	46.093	48.328
Integration Analyst	8	41.580	43.034	44.538	46.093	48.328
Navigator Gynecology Oncology ⁴	8	41.580	43.034	44.538	46.093	48.328
Navigator Screening Program for Colorectal Cancer ⁴	8	41.580	43.034	44.538	46.093	48.328
Network and Server Analyst	8	41.580	43.034	44.538	46.093	48.328
Oncology Pharmacist ³	8	41.580	43.034	44.538	46.093	48.328
Pain & Symptoms Management & Palliative Care Coordinator ⁴	8	41.580	43.034	44.538	46.093	48.328
Physics Application Analyst	8	41.580	43.034	44.538	46.093	48.328
Population Health Promotion Practitioner	8	41.580	43.034	44.538	46.093	48.328
Research Officer	8	41.580	43.034	44.538	46.093	48.328
Supervisor Mammography	8	41.580	43.034	44.538	46.093	48.328
	0	4 < 505	40.455	40.000	71 701	~ o o ~
Chief Dosimetrist ¹	9	46.527	48.155	49.839	51.581	54.007
Clinical Coordinator ⁴	9	46.527	48.155	49.839	51.581	54.007
Clinical Coordinator - Clinical Research ⁴	9	46.527	48.155	49.839	51.581	54.007
Clinical Nurse Educator ⁴	9	46.527	48.155	49.839	51.581	54.007
Clinical Nurse Specialist ⁴	9	46.527	48.155	49.839	51.581	54.007
Clinical Resource Radiation Therapist ¹	9	46.527	48.155	49.839	51.581	54.007
Project Manager	9	46.527	48.155	49.839	51.581	54.007

Radiation Therapy Clinical Educator ¹	9	46.527	48.155	49.839	51.581	54.007
Research Officer - Epidemiologist	9	46.527	48.155	49.839	51.581	54.007
Senior Oncology Pharmacist ³	9	46.527	48.155	49.839	51.581	54.007
Systems Analyst II	9	46.527	48.155	49.839	51.581	54.007

- 1 Market Supplemented (see separate schedule)
- 2 Market Adjusted (see separate schedule)
- 3 Market Supplemented and Market Adjusted (see separate schedule)
- 4 Registered Nurse rate of pay (see separate schedule)

April 1, 2023						
	Pay	C4 1	C4 3	C4 2	C4 4	C4 =
	Band	Step 1	Step 2	Step 3	Step 4	Step 5
Admitting Reception Clerk	1	20.172	20.879	21.606	22.361	23.779
Health Record Clerk	1	20.172	20.879	21.606	22.361	23.779
Office Clerk	1	20.172	20.879	21.606	22.361	23.779
Porter	1	20.172	20.879	21.606	22.361	23.779
TORCI	1	20.172	20.079	21.000	22.301	23.119
Clinic Assistant	2	22.201	22.976	23.779	24.611	26.109
Early Detection Clerk	2	22.201	22.976	23.779	24.611	26.109
Lodge Attendant	2	22.201	22.976	23.779	24.611	26.109
Materials & Facilities Management Assistant	2	22.201	22.976	23.779	24.611	26.109
Oncology Pharmacy Assistant	2	22.201	22.976	23.779	24.611	26.109
Receptionist Corporate Office	2	22.201	22.976	23.779	24.611	26.109
Receptionist Early Detection	2	22.201	22.976	23.779	24.611	26.109
Supervisor Admitting Reception	2	22.201	22.976	23.779	24.611	26.109
Administrative Assistant	3	24.844	25.712	26.613	27.538	29.142
Chemotherapy Scheduler	3	24.844	25.712	26.613	27.538	29.142
Clinical Administrative Assistant	3	24.844	25.712	26.613	27.538	29.142
Clinical Documentation Specialist	3	24.844	25.712	26.613	27.538	29.142
Technical Assistant	3	24.844	25.712	26.613	27.538	29.142
Telehealth Coordinator	3	24.844	25.712	26.613	27.538	29.142
Accounting Clerk	4	27.803	28.773	29.782	30.819	32.537
Cancer Registrar I	4	27.803	28.773	29.782	30.819	32.537
Cook	4	27.803	28.773	29.782	30.819	32.537
Coordinator Volunteer Services	4	27.803	28.773	29.782	30.819	32.537
Drug Distribution Technician	4	27.803	28.773	29.782	30.819	32.537
Early Detection Health Information Practitioner	4	27.803	28.773	29.782	30.819	32.537
Health Information Practitioner	4	27.803	28.773	29.782	30.819	32.537
Licensed Practical Nurse ²	4	27.803	28.773	29.782	30.819	32.537
PHQR Coordinator	4	27.803	28.773	29.782	30.819	32.537
Supervisor Admitting Reception - Screening	4	27.803	28.773	29.782	30.819	32.537
Assistant to Vice President Research	5	31.113	32.199	33.327	34.492	36.334
Cancer Registrar II	5	31.113	32.199	33.327	34.492	36.334
Clinical Research Associate	5	31.113	32.199	33.327	34.492	36.334
Coordinator of Materials & Facilities Management	5	31.113	32.199	33.327	34.492	36.334
Medical Radiation Technologist - Mammography ²	5	31.113	32.199	33.327	34.492	36.334
Oncology Pharmacy Technician	5	31.113	32.199	33.327	34.492	36.334
Payroll Administrator	5	31.113	32.199	33.327	34.492	36.334
Physics Assistant	5	31.113	32.199	33.327	34.492	36.334
Research Associate-Epidemiology	5	31.113	32.199	33.327	34.492	36.334
Senior Accounting Clerk	5	31.113	32.199	33.327	34.492	36.334
Support Analyst	5	31.113	32.199	33.327	34.492	36.334

Cancer Registry Business Specialist	6	34.815	36.035	37.295	38.596	40.585
Cancer Registry Coordinator	6	34.815	36.035	37.295	38.596	40.585
Cancer Registry Data Quality Specialist	6	34.815	36.035	37.295	38.596	40.585
Cancer Registry Training & Education Coordinator	6	34.815	36.035	37.295	38.596	40.585
Clinical Informatics Specialist-MO ⁴	6	34.815	36.035	37.295	38.596	40.585
Clinical Informatics Specialist-RO ¹	6	34.815	36.035	37.295	38.596	40.585
Early Detection Coordinator	6	34.815	36.035	37.295	38.596	40.585
Navigator Screening Program for Breast Cancer ⁴	6	34.815	36.035	37.295	38.596	40.585
Physics Technician Electronics ¹	6	34.815	36.035	37.295	38.596	40.585
Radiation Therapist I ¹	6	34.815	36.035	37.295	38.596	40.585
Registered Nurse ⁴	6	34.815	36.035	37.295	38.596	40.585
Senior Oncology Pharmacy Technician	6	34.815	36.035	37.295	38.596	40.585
Chief Physics Technician - Electronics ¹	7	38.963	40.326	41.734	43.193	45.340
Clinical Oncology Social Worker	7	38.963	40.326	41.734	43.193	45.340
Dietitian	7	38.963	40.326	41.734	43.193	45.340
Dosimetrist ¹	7	38.963	40.326	41.734	43.193	45.340
Radiation Therapist II ¹	7	38.963	40.326	41.734	43.193	45.340
Application Analyst	8	42.412	43.895	45.429	47.015	49.295
Blood & Marrow Transplant Coordinator ⁴	8	42.412	43.895	45.429	47.015	49.295
Business Analyst	8	42.412	43.895	45.429	47.015	49.295
Coordinator, Hematology Quality Management Program ⁴	8	42.412	43.895	45.429	47.015	49.295
Data Base Administrator	8	42.412	43.895	45.429	47.015	49.295
Donor Search Coordinator	8	42.412	43.895	45.429	47.015	49.295
Integration Analyst	8	42.412	43.895	45.429	47.015	49.295
Navigator Gynecology Oncology ⁴	8	42.412	43.895	45.429	47.015	49.295
Navigator Screening Program for Colorectal Cancer ⁴	8	42.412	43.895	45.429	47.015	49.295
Network and Server Analyst	8	42.412	43.895	45.429	47.015	49.295
Oncology Pharmacist ³	8	42.412	43.895	45.429	47.015	49.295
Pain & Symptoms Management & Palliative Care Coordinator ⁴	8	42.412	43.895	45.429	47.015	49.295
Physics Application Analyst	8	42.412	43.895	45.429	47.015	49.295
Population Health Promotion Practitioner	8	42.412	43.895	45.429	47.015	49.295
Research Officer	8	42.412	43.895	45.429	47.015	49.295
Supervisor Mammography	8	42.412	43.895	45.429	47.015	49.295
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Chief Dosimetrist ¹	9	47.458	49.118	50.836	52.613	55.087
Clinical Coordinator ⁴	9	47.458	49.118	50.836	52.613	55.087
Clinical Coordinator - Clinical Research ⁴	9	47.458	49.118	50.836	52.613	55.087
Clinical Nurse Educator ⁴	9	47.458	49.118	50.836	52.613	55.087
Clinical Nurse Specialist ⁴	9	47.458	49.118	50.836	52.613	55.087
Clinical Resource Radiation Therapist ¹	9	47.458	49.118	50.836	52.613	55.087
Project Manager	9	47.458	49.118	50.836	52.613	55.087
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Radiation Therapy Clinical Educator ¹	9	47.458	49.118	50.836	52.613	55.087
Research Officer - Epidemiologist	9	47.458	49.118	50.836	52.613	55.087
Senior Oncology Pharmacist ³	9	47.458	49.118	50.836	52.613	55.087
Systems Analyst II	9	47.458	49.118	50.836	52.613	55.087

- 1 Market Supplemented (see separate schedule)
- 2 Market Adjusted (see separate schedule)
- 3 Market Supplemented and Market Adjusted (see separate schedule)
- 4 Registered Nurse rate of pay (see separate schedule)

SCA/SGEU Market Supplement Wage Schedule April 1, 2018 to March 31, 2020

• /	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Clinical Informatics Specialist-RO	6	39.954	41.152	42.383	43.673	45.611
Base		32.804	33.952	35.141	36.366	38.241
Market		7.150	7.200	7.242	7.307	7.370
Physics Technician Electronics	6	36.754	38.040	39.372	40.745	42.846
Base		32.804	33.952	35.141	36.366	38.241
Market		3.950	4.088	4.231	4.379	4.605
Radiation Therapist I	6	39.954	41.152	42.383	43.673	45.611
Base		32.804	33.952	35.141	36.366	38.241
Market		7.150	7.200	7.242	7.307	7.370
Chief Physics Technician - Electronics	7	42.380	43.862	45.395	46.981	49.316
Base		36.712	37.996	39.324	40.698	42.721
Market		5.668	5.866	6.071	6.283	6.595
Dosimetrist	7	42.116	43.404	44.732	46.080	48.164
Base		36.712	37.996	39.324	40.698	42.721
Market		5.404	5.408	5.408	5.382	5.443
Radiation Therapist II	7	42.116	43.404	44.732	46.080	48.164
Base		36.712	37.996	39.324	40.698	42.721
Market		5.404	5.408	5.408	5.382	5.443
Oncology Pharmacist*	8	46.139	47.412	48.724	50.072	53.246
Base		39.961	41.358	42.805	44.299	46.447
Market		6.178	6.054	5.919	5.773	6.799
Chief Dosimetrist	9	46.869	48.308	49.787	51.290	53.593
Base		44.716	46.281	47.899	49.573	51.905
Market		2.153	2.027	1.888	1.717	1.688
Clinical Resource Radiation Therapist	9	46.869	48.308	49.787	51.290	53.593
Base		44.716	46.281	47.899	49.573	51.905
Market		2.153	2.027	1.888	1.717	1.688
Radiation Therapy Clinical Educator	9	46.869	48.308	49.787	51.290	53.593
Base		44.716	46.281	47.899	49.573	51.905
Market		2.153	2.027	1.888	1.717	1.688
Senior Oncology Pharmacist*	9	50.089	51.476	52.899	54.366	57.798
Base		44.716	46.281	47.899	49.573	51.905
Market		5.373	5.195	5.000	4.793	5.893

^{*}See Market Adjustments schedule

	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Clinical Informatics Specialist-RO	6	40.282	41.492	42.734	44.037	45.993
Base		33.132	34.292	35.492	36.730	38.623
Market		7.150	7.200	7.242	7.307	7.370
Physics Technician Electronics	6	37.082	38.380	39.723	41.109	43.228
Base		33.132	34.292	35.492	36.730	38.623
Market		3.950	4.088	4.231	4.379	4.605
Radiation Therapist I	6	40.282	41.492	42.734	44.037	45.993
Base		33.132	34.292	35.492	36.730	38.623
Market		7.150	7.200	7.242	7.307	7.370
Chief Physics Technician - Electronics	7	42.747	44.242	45.788	47.388	49.743
Base		37.079	38.376	39.717	41.105	43.148
Market		5.668	5.866	6.071	6.283	6.595
Dosimetrist	7	42.483	43.784	45.125	46.487	48.591
Base		37.079	38.376	39.717	41.105	43.148
Market		5.404	5.408	5.408	5.382	5.443
Radiation Therapist II	7	42.483	43.784	45.125	46.487	48.591
Base		37.079	38.376	39.717	41.105	43.148
Market		5.404	5.408	5.408	5.382	5.443
Oncology Pharmacist*	8	46.539	47.826	49.152	50.515	53.710
Base		40.361	41.772	43.233	44.742	46.911
Market		6.178	6.054	5.919	5.773	6.799
Chief Dosimetrist	9	47.316	48.771	50.266	51.786	54.112
Base		45.163	46.744	48.378	50.069	52.424
Market		2.153	2.027	1.888	1.717	1.688
Clinical Resource Radiation Therapist	9	47.316	48.771	50.266	51.786	54.112
Base		45.163	46.744	48.378	50.069	52.424
Market		2.153	2.027	1.888	1.717	1.688
Radiation Therapy Clinical Educator	9	47.316	48.771	50.266	51.786	54.112
Base		45.163	46.744	48.378	50.069	52.424
Market		2.153	2.027	1.888	1.717	1.688
Senior Oncology Pharmacist*	9	50.536	51.939	53.378	54.862	58.317
Base		45.163	46.744	48.378	50.069	52.424
Market		5.373	5.195	5.000	4.793	5.893

^{*}See Market Adjustments schedule

	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Clinical Informatics Specialist-RO	6	40.613	41.835	43.089	44.404	46.379
Base		33.463	34.635	35.847	37.097	39.009
Market		7.150	7.200	7.242	7.307	7.370
Physics Technician Electronics	6	37.413	38.723	40.078	41.476	43.614
Base		33.463	34.635	35.847	37.097	39.009
Market		3.950	4.088	4.231	4.379	4.605
Radiation Therapist I	6	40.613	41.835	43.089	44.404	46.379
Base		33.463	34.635	35.847	37.097	39.009
Market		7.150	7.200	7.242	7.307	7.370
Chief Physics Technician - Electronics	7	43.118	44.626	46.185	47.799	50.174
Base		37.450	38.760	40.114	41.516	43.579
Market		5.668	5.866	6.071	6.283	6.595
Dosimetrist	7	42.854	44.168	45.522	46.898	49.022
Base		37.450	38.760	40.114	41.516	43.579
Market		5.404	5.408	5.408	5.382	5.443
Radiation Therapist II	7	42.854	44.168	45.522	46.898	49.022
Base		37.450	38.760	40.114	41.516	43.579
Market		5.404	5.408	5.408	5.382	5.443
Oncology Pharmacist*	8	46.943	48.244	49.584	50.962	54.179
Base		40.765	42.190	43.665	45.189	47.380
Market		6.178	6.054	5.919	5.773	6.799
Chief Dosimetrist	9	47.768	49.238	50.750	52.287	54.636
Base		45.615	47.211	48.862	50.570	52.948
Market		2.153	2.027	1.888	1.717	1.688
Clinical Resource Radiation Therapist	9	47.768	49.238	50.750	52.287	54.636
Base		45.615	47.211	48.862	50.570	52.948
Market		2.153	2.027	1.888	1.717	1.688
Radiation Therapy Clinical Educator	9	47.768	49.238	50.750	52.287	54.636
Base		45.615	47.211	48.862	50.570	52.948
Market		2.153	2.027	1.888	1.717	1.688
Senior Oncology Pharmacist*	9	50.988	52.406	53.862	55.363	58.841
Base		45.615	47.211	48.862	50.570	52.948
Market		5.373	5.195	5.000	4.793	5.893

^{*}See Market Adjustments schedule

	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Clinical Informatics Specialist-RO	6	41.282	42.528	43.806	45.146	47.159
Base		34.132	35.328	36.564	37.839	39.789
Market		7.150	7.200	7.242	7.307	7.370
Physics Technician Electronics	6	38.082	39.416	40.795	42.218	44.394
Base		34.132	35.328	36.564	37.839	39.789
Market		3.950	4.088	4.231	4.379	4.605
Radiation Therapist I	6	41.282	42.528	43.806	45.146	47.159
Base		34.132	35.328	36.564	37.839	39.789
Market		7.150	7.200	7.242	7.307	7.370
Chief Physics Technician - Electronics	7	43.867	45.401	46.987	48.629	51.046
Base		38.199	39.535	40.916	42.346	44.451
Market		5.668	5.866	6.071	6.283	6.595
Dosimetrist	7	43.603	44.943	46.324	47.728	49.894
Base		38.199	39.535	40.916	42.346	44.451
Market		5.404	5.408	5.408	5.382	5.443
Radiation Therapist II	7	43.603	44.943	46.324	47.728	49.894
Base		38.199	39.535	40.916	42.346	44.451
Market		5.404	5.408	5.408	5.382	5.443
Oncology Pharmacist*	8	47.758	49.088	50.457	51.866	55.127
Base		41.580	43.034	44.538	46.093	48.328
Market		6.178	6.054	5.919	5.773	6.799
Chief Dosimetrist	9	48.680	50.182	51.727	53.298	55.695
Base		46.527	48.155	49.839	51.581	54.007
Market		2.153	2.027	1.888	1.717	1.688
Clinical Resource Radiation Therapist	9	48.680	50.182	51.727	53.298	55.695
Base		46.527	48.155	49.839	51.581	54.007
Market		2.153	2.027	1.888	1.717	1.688
Radiation Therapy Clinical Educator	9	48.680	50.182	51.727	53.298	55.695
Base		46.527	48.155	49.839	51.581	54.007
Market		2.153	2.027	1.888	1.717	1.688
Senior Oncology Pharmacist*	9	51.900	53.350	54.839	56.374	59.900
Base		46.527	48.155	49.839	51.581	54.007
Market		5.373	5.195	5.000	4.793	5.893

^{*}See Market Adjustments schedule

	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Clinical Informatics Specialist-RO	6	41.965	43.235	44.537	45.903	47.955
Base	v	34.815	36.035	37.295	38.596	40.585
Market		7.150	7.200	7.242	7.307	7.370
Physics Technician Electronics	6	38.765	40.123	41.526	42.975	45.190
Base	v	34.815	36.035	37.295	38.596	40.585
Market		3.950	4.088	4.231	4.379	4.605
Radiation Therapist I	6	41.965	43.235	44.537	45.903	47.955
Base		34.815	36.035	37.295	38.596	40.585
Market		7.150	7.200	7.242	7.307	7.370
Chief Physics Technician - Electronics	7	44.631	46.192	47.805	49.476	51.935
Base		38.963	40.326	41.734	43.193	45.340
Market		5.668	5.866	6.071	6.283	6.595
Dosimetrist	7	44.367	45.734	47.142	48.575	50.783
Base		38.963	40.326	41.734	43.193	45.340
Market		5.404	5.408	5.408	5.382	5.443
Radiation Therapist II	7	44.367	45.734	47.142	48.575	50.783
Base		38.963	40.326	41.734	43.193	45.340
Market		5.404	5.408	5.408	5.382	5.443
Oncology Pharmacist*	8	48.590	49.949	51.348	52.788	56.094
Base		42.412	43.895	45.429	47.015	49.295
Market		6.178	6.054	5.919	5.773	6.799
Chief Dosimetrist	9	49.611	51.145	52.724	54.330	56.775
Base		47.458	49.118	50.836	52.613	55.087
Market		2.153	2.027	1.888	1.717	1.688
Clinical Resource Radiation Therapist	9	49.611	51.145	52.724	54.330	56.775
Base		47.458	49.118	50.836	52.613	55.087
Market		2.153	2.027	1.888	1.717	1.688
Radiation Therapy Clinical Educator	9	49.611	51.145	52.724	54.330	56.775
Base		47.458	49.118	50.836	52.613	55.087
Market		2.153	2.027	1.888	1.717	1.688
Senior Oncology Pharmacist*	9	52.831	54.313	55.836	57.406	60.980
Base		47.458	49.118	50.836	52.613	55.087
Market		5.373	5.195	5.000	4.793	5.893

^{*}See Market Adjustments schedule

SCA/SGEU Market Adjustments April 1, 2018 to March 31, 2020

Classification	Pay Band	Stop 1	Ston 2	Ston 2	Step 4	Ston 5
Licensed Practical Nurse	4	Step 1 31.073	Step 2 32.160	Step 3 33.287	34.452	Step 5 36.380
Base Rate of Pay	7	26.197	27.111	28.061	29.040	30.657
Market Adjusted Rate		4.876	5.049	5.226	5.412	5.723
Medical Radiation Technologist - Mammography	5	33.625	34.802	36.020	37.281	39.258
Base Rate of Pay		29.316	30.340	31.402	32.500	34.236
Market Adjusted Rate		4.309	4.462	4.618	4.781	5.022
Oncology Pharmacist	8	46.742	48.377	50.072	51.822	54.312
Base Rate of Pay		39.961	41.358	42.805	44.299	46.447
Market Adjusted Rate		6.781	7.019	7.267	7.523	7.865
Senior Oncology Pharmacist	9	50.538	52.309	54.139	56.033	58.667
Base Rate of Pay		44.716	46.281	47.899	49.573	51.905
Market Adjusted Rate		5.822	6.028	6.240	6.460	6.762

SCA/SGEU Market Adjustments April 1, 2020

Classification	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Licensed Practical Nurse	4	31.335	32.431	33.568	34.742	36.687
Base Rate of Pay		26.459	27.382	28.342	29.330	30.964
Market Adjusted Rate		4.876	5.049	5.226	5.412	5.723
Medical Radiation Technologist - Mammography	5	33.918	35.105	36.334	37.606	39.600
Base Rate of Pay		29.609	30.643	31.716	32.825	34.578
Market Adjusted Rate		4.309	4.462	4.618	4.781	5.022
Oncology Pharmacist	8	47.142	48.791	50.500	52.265	54.776
Base Rate of Pay		40.361	41.772	43.233	44.742	46.911
Market Adjusted Rate		6.781	7.019	7.267	7.523	7.865
Senior Oncology Pharmacist	9	50.985	52.772	54.618	56.529	59.186
Base Rate of Pay		45.163	46.744	48.378	50.069	52.424
Market Adjusted Rate		5.822	6.028	6.240	6.460	6.762

SCA/SGEU Market Adjustments April 1, 2021

Classification	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Licensed Practical Nurse	4	31.600	32.705	33.851	35.035	36.997
Base Rate of Pay		26.724	27.656	28.625	29.623	31.274
Market Adjusted Rate		4.876	5.049	5.226	5.412	5.723
Medical Radiation Technologist - Mammography	5	34.214	35.411	36.651	37.934	39.946
Base Rate of Pay		29.905	30.949	32.033	33.153	34.924
Market Adjusted Rate		4.309	4.462	4.618	4.781	5.022
Oncology Pharmacist	8	47.546	49.209	50.932	52.712	55.245
Base Rate of Pay		40.765	42.190	43.665	45.189	47.380
Market Adjusted Rate		6.781	7.019	7.267	7.523	7.865
Senior Oncology Pharmacist	9	51.437	53.239	55.102	57.030	59.710
Base Rate of Pay		45.615	47.211	48.862	50.570	52.948
Market Adjusted Rate		5.822	6.028	6.240	6.460	6.762

SCA/SGEU Market Adjustments April 1, 2022

Classification	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Licensed Practical Nurse	4	32.134	33.258	34.424	35.627	37.622
Base Rate of Pay		27.258	28.209	29.198	30.215	31.899
Market Adjusted Rate		4.876	5.049	5.226	5.412	5.723
Medical Radiation Technologist - Mammography	5	34.812	36.030	37.292	38.597	40.644
Base Rate of Pay		30.503	31.568	32.674	33.816	35.622
Market Adjusted Rate		4.309	4.462	4.618	4.781	5.022
Oncology Pharmacist	8	48.361	50.053	51.805	53.616	56.193
Base Rate of Pay		41.580	43.034	44.538	46.093	48.328
Market Adjusted Rate		6.781	7.019	7.267	7.523	7.865
Senior Oncology Pharmacist	9	52.349	54.183	56.079	58.041	60.769
Base Rate of Pay		46.527	48.155	49.839	51.581	54.007
Market Adjusted Rate		5.822	6.028	6.240	6.460	6.762

SCA/SGEU Market Adjustments April 1, 2023

Classification	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5
Licensed Practical Nurse	4	32.679	33.822	35.008	36.231	38.260
Base Rate of Pay		27.803	28.773	29.782	30.819	32.537
Market Adjusted Rate		4.876	5.049	5.226	5.412	5.723
Medical Radiation Technologist - Mammography	5	35.422	36.661	37.945	39.273	41.356
Base Rate of Pay		31.113	32.199	33.327	34.492	36.334
Market Adjusted Rate		4.309	4.462	4.618	4.781	5.022
Oncology Pharmacist	8	49.193	50.914	52.696	54.538	57.160
Base Rate of Pay		42.412	43.895	45.429	47.015	49.295
Market Adjusted Rate		6.781	7.019	7.267	7.523	7.865
Senior Oncology Pharmacist	9	53.280	55.146	57.076	59.073	61.849
Base Rate of Pay		47.458	49.118	50.836	52.613	55.087
Market Adjusted Rate		5.822	6.028	6.240	6.460	6.762

SCA/SGEU Registered Nurse Wage Schedule							
A	pril 1, 201	8 to Marc	ch 31, 202	0	I	T	
	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Clinical Informatics Specialist-MO	6	35.990	37.700	39.430	41.300	44.100	46.720
Navigator Screening Program for Breast Cancer Registered Nurse	6	35.990 35.990	37.700 37.700	39.430 39.430	41.300	44.100 44.100	46.720 46.720
Blood & Marrow Transplant Coordinator	8	39.230	41.070	43.010	45.020	48.060	48.920
Coordinator Hematology Quality Management Program	8	39.230	41.070	43.010	45.020	48.060	48.920
Navigator Gynecology Oncology	8	39.230	41.070	43.010	45.020	48.060	48.920
Navigator Screening Program for Colorectal Cancer	8	39.230	41.070	43.010	45.020	48.060	48.920
Pain & Symptom Management & Palliative Care Coordinator	8	39.230	41.070	43.010	45.020	48.060	48.920
Clinical Coordinator	9	44.716	46.281	47.899	49.573	51.905	
Clinical Coordinator – Clinical Research	9	44.716	46.281	47.899	49.573	51.905	
Clinical Nurse Educator	9	44.716	46.281	47.899	49.573	51.905	
Clinical Nurse Specialist	9	42.760	44.770	46.840	49.050	52.380	
Nurse Practitioner	9	49.070	51.070	53.150	55.370	58.690	

SCA/SGEU Registered Nurse Wage Schedule							
	A	pril 1, 2 02	20	I		I	
	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Clinical Informatics Specialist-MO	6	36.350	38.080	39.820	41.710	44.540	47.190
Navigator Screening Program for Breast Cancer Registered Nurse	6	36.350 36.350	38.080 38.080	39.820 39.820	41.710 41.710	44.540 44.540	47.190 47.190
Blood & Marrow Transplant Coordinator	8	39.620	41.480	43.440	45.470	48.540	49.410
Coordinator Hematology Quality Management Program	8	39.620	41.480	43.440	45.470	48.540	49.410
Navigator Gynecology Oncology	8	39.620	41.480	43.440	45.470	48.540	49.410
Navigator Screening Program for Colorectal Cancer	8	39.620	41.480	43.440	45.470	48.540	49.410
Pain & Symptom Management & Palliative Care Coordinator	8	39.620	41.480	43.440	45.470	48.540	49.410
Clinical Coordinator	9	45.163	46.744	48.378	50.069	52.424	
Clinical Coordinator – Clinical Research	9	45.163	46.744	48.378	50.069	52.424	
Clinical Nurse Educator	9	45.163	46.744	48.378	50.069	52.424	
Clinical Nurse Specialist	9	43.190	45.220	47.310	49.540	52.900	
Nurse Practitioner	9	49.560	51.580	53.680	55.920	59.280	

SCA/SGI	EU Regist	tered Nur	se Wage S	chedule			
	Aj	pril 1, 2 02	21	T	T		
	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Clinical Informatics Specialist-MO	6	37.080	38.840	40.620	42.540	45.430	48.130
Navigator Screening Program for Breast Cancer Registered Nurse	6	37.080 37.080	38.840 38.840	40.620 40.620	42.540 42.540	45.430 45.430	48.130 48.130
Blood & Marrow Transplant Coordinator	8	40.410	42.310	44.310	46.380	49.510	50.400
Coordinator Hematology Quality Management Program	8	40.410	42.310	44.310	46.380	49.510	50.400
Navigator Gynecology Oncology	8	40.410	42.310	44.310	46.380	49.510	50.400
Navigator Screening Program for Colorectal Cancer	8	40.410	42.310	44.310	46.380	49.510	50.400
Pain & Symptom Management & Palliative Care Coordinator	8	40.410	42.310	44.310	46.380	49.510	50.400
Clinical Coordinator	9	45.615	47.211	48.862	50.570	52.948	
Clinical Coordinator – Clinical Research	9	45.615	47.211	48.862	50.570	52.948	
Clinical Nurse Educator	9	45.615	47.211	48.862	50.570	52.948	
Clinical Nurse Specialist	9	44.050	46.120	48.260	50.530	53.960	
Nurse Practitioner	9	50.550	52.610	54.750	57.040	60.470	

SCA/SGI	SCA/SGEU Registered Nurse Wage Schedule						
	A	pril 1, 202	22				
	Pay						
	Band	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Clinical Informatics Specialist-MO	6	37.820	39.620	41.430	43.390	46.340	49.090
Navigator Screening Program for							
Breast Cancer	6	37.820	39.620	41.430	43.390	46.340	49.090
Registered Nurse	6	37.820	39.620	41.430	43.390	46.340	49.090
Blood & Marrow Transplant							
Coordinator	8	41.220	43.160	45.200	47.310	50.500	51.410
Coordinator Hematology Quality	_						
Management Program	8	41.220	43.160	45.200	47.310	50.500	51.410
Navigator Gynecology Oncology	8	41.220	43.160	45.200	47.310	50.500	51.410
Navigator Screening Program for							
Colorectal Cancer	8	41.220	43.160	45.200	47.310	50.500	51.410
Pain & Symptom Management &		44.000	10 1 10	47.200	45.040	70.700	7 4 440
Palliative Care Coordinator	8	41.220	43.160	45.200	47.310	50.500	51.410
Clinical Coordinator	9	46.527	48.155	49.839	51.581	54.007	
Clinical Coordinator – Clinical							
Research	9	46.527	48.155	49.839	51.581	54.007	
Clinical Nurse Educator	9	46.527	48.155	49.839	51.581	54.007	
Clinical Nurse Specialist	9	44.930	47.040	49.230	51.540	55.040	
Nurse Practitioner	9	51.560	53.660	55.850	58.180	61.680	

SCA/SGI	EU Regis	tered Nu	se Wage	Schedule)		
	A	pril 1, 20	23				
	Pay Band	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Clinical Informatics Specialist-MO	6	38.580	40.410	42.260	44.260	47.270	50.070
Navigator Screening Program for Breast Cancer	6	38.580	40.410	42.260	44.260	47.270	50.070
Registered Nurse	6	38.580	40.410	42.260	44.260	47.270	50.070
Blood & Marrow Transplant Coordinator	8	42.040	44.020	46.100	48.260	51.510	52.440
Coordinator Hematology Quality Management Program	8	42.040	44.020	46.100	48.260	51.510	52.440
Navigator Gynecology Oncology	8	42.040	44.020	46.100	48.260	51.510	52.440
Navigator Screening Program for Colorectal Cancer	8	42.040	44.020	46.100	48.260	51.510	52.440
Pain & Symptom Management & Palliative Care Coordinator	8	42.040	44.020	46.100	48.260	51.510	52.440
Clinical Coordinator	9	47.458	49.118	50.836	52.613	55.087	
Clinical Coordinator – Clinical Research	9	47.458	49.118	50.836	52.613	55.087	
Clinical Nurse Educator	9	47.458	49.118	50.836	52.613	55.087	
Clinical Nurse Specialist	9	45.830	47.980	50.210	52.570	56.140	
Nurse Practitioner	9	52.590	54.730	56.970	59.340	62.910	

LETTER OF UNDERSTANDING #1 Re: Extended Hours of Work

The parties hereto agree that, to enhance services, employees may have to be scheduled to work throughout the twenty-four (24) hour day and seven (7) days per week. Should existing programs be expanded and/or new programs be introduced requiring changes to the normal hours of work, the Employer and Union shall negotiate a Letter of Understanding identifying what and how such Collective Agreement provisions would be changed.

Any proposed change to normal hours of work shall be subject to sixty (60) days notice to the Union by the Employer.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By	Original Signed by
Genny Goodyear Bargaining Unit Co-Chair	Eric Sarauer Senior LR Consultant SAHO
Original Signed By Hannah Gasper Labour Relations Officer	
Signed this13 day ofMay, 2021.	

LETTER OF UNDERSTANDING #2 Re: Education Allowance

It is agreed, in recognition of education attained by Registered Nurses, Radiation Therapists (including Dosimetrists) Medical Radiation Technologist-Mammography and Pharmacists, to pay, in addition to their salary as set forth in Schedule "A" an allowance of twenty-one cents (\$0.21), per hour for all paid hours.

The education recognized will be as follows:

- a) Registered Nurses attainment of Oncology Nursing Certification through the Canadian Nursing Association and Certified Pediatric Hematology Oncology Nursing (CPHON) through ONCC, USA, Certified in Gastroenterology, Hospice Palliative Care Certification (CHPCN)
- b) Radiation Therapists attainment of advanced certification, specialty certificate from CAMRT(CTIC, CTRC, CDC), CMD and MSC in Radiation Therapy and/or Radiotherapy and Oncology
- c) Medical Radiation Technologist-Mammography attainment of specialty certificate in Breast Imaging from CAMRT(CBI)
- d) Pharmacists attainment of Board Certified Oncology Pharmacists (BCOP)

The employee is responsible to notify Human Resources of successful completion and upon receipt of proof of certification by Human Resources; the education allowance will be applied to the wage effective the date the Employer is notified.

An employee will receive an allowance for only the highest qualification they have as outlined in a), b), c) and d) above. The education allowance is not cumulative.

The education allowance is payable only when the course is applicable to the position held by the employee.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By	Original Signed By
Genny Goodyear Bargaining Unit Co-Chair	Eric Sarauer Senior LR Consultant SAHO
Original Signed By	
Hannah Gasper Labour Relations Officer	
Signed this 13 day of May	2021

LETTER OF UNDERSTANDING #3 Re: Extended Health and Enhanced Dental Benefits Plan

The Employer assures that the current level of benefits provided, pursuant to the Extended Health and Enhanced Dental Benefits Plan as of April 1, **2018**, will continue at no cost to the employee, until March 31, **2024**.

Funding required to maintain the plan in accordance with the above paragraph and any surpluses generated will be used to provide benefits within the Extended Health and Enhanced Dental Plan for the Health Provider employees.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By	Original Signed By
Genny Goodyear Bargaining Unit Co-Chair	Eric Sarauer Senior LR Consultant SAHO
Original Signed By Hannah Gasper Labour Relations Officer	
Signed this 13 day of May, 2021	

LETTER OF UNDERSTANDING #4 Re: Job Share

Temporary Job Share

i) Definition

Job sharing shall be defined as the voluntary sharing of a full-time position by two (2) employees, one (1) of whom is the permanent incumbent of the full-time position on a temporary basis. Scheduling provisions shall continue to apply to the rotation as if the job share was a full-time position. The employees' hours when added together shall work the equivalent to a full time position or they shall work the equivalent to a fulltime position plus seven (7) hours forty-six (46) minutes based on operational needs and subject to employee election in accordance with Article 14 – EDO's.

ii) Explanation

- a) Job sharing is intended to allow a full-time employee to work less than regular full-time hours, while maintaining status as a permanent employee. If they so desire, job-sharing employees may be offered casual work.
- b) Job share employees may at the discretion of the Employer be responsible to cover for all absences of their job share partner provided they are given seventy-two (72) hours' notice in advance.

iii) Initiation

- a) A job share arrangement shall only be initiated upon the request of a non-probationary full-time employee (referred here after as the Permanent Incumbent) and a second employee, (here after referred to as the other than full-time employee) submitted through their immediate manager. Initial requests to convert to job share shall be considered in order of seniority for an identified position.
- b) A request for job share is subject to the approval of the Employer.
- iv) Duration, Renewal, Termination
 - a) An approved job share shall be for a maximum of eighteen (18) months and a minimum of four (4) months.
 - b) An existing job share may be renewed for periods not exceeding eighteen (18) months upon the request of the permanent incumbent and with the Employer's approval provided the other than full-time employee does not hold a permanent position. Requests for renewal shall be provided to the

- Employer by the permanent incumbent no later than sixty (60) days prior to the expiry of the job share arrangement.
- c) An existing job share may be amended at any time upon the request of both job share employees and with the Employer's approval.
- d) If not renewed, any job share arrangement shall be considered as expired on the end date of the original request.
- e) The permanent incumbent or the Employer may terminate the job share arrangement on sixty (60) days written notice to the Employer or the permanent incumbent (whichever is applicable), the Union and the other than full-time employee participating in the job share.
- f) Where the other than full-time employee of an existing job share is a permanent employee and provided the Employer approves of the job share continuing, the following will occur at the beginning of the seventeen (17) month of holding the job share.
 - i) The other than full-time employee reverts to their permanent position; or
 - ii) Permanent incumbent decides to discontinue the job share arrangement; or
 - iii) Convert the temporary job share arrangement to a permanent job share. No posting or selection process would be required and the incumbents would then be considered permanent employees working part-time hours. They would no longer retain reversion rights to their prior position or full time status however they will retain their permanent employee status and shall have all the rights and benefits as a part time employee.

The permanent incumbent and the other than full-time employee shall have thirty (30) days to provide their decision in writing. If no decision has been submitted within the thirty (30) days the job share will be discontinued.

v) Filling Temporary Vacancies for Job Share

When one portion of the job-shared position is vacated the remaining job share partner will be responsible to find a new partner to cover the vacancy within twenty-one (21) calendar days from the date the Employer notifies the remaining job share partner of the pending vacancy or the job share shall be terminated and 7 (a) below shall apply.

vi) Benefits

The permanent incumbent and the other than full-time employee participating in the job share shall:

- earn and expend vacation leave and sick leave as if each employee was OTFT;
- b) earn Public Holiday pay and increments as if each employee was OTFT;
- c) make contributions to the pension plan as per the terms of the plan relative to actual pensionable earnings;
- be provided extended health and dental coverage as per the terms of the plans as if each employee was OTFT;
- e) be provided Group Life coverage as per the terms of the plan as if each employee was OTFT;
- f) make contributions and be provided LTD coverage as per the terms of the plan.

vii) Reversion Rights/Lay-Off

- a) On termination of the job share arrangement, the permanent incumbent shall revert to the regular full-time hours of **their** position. The other than full-time employee working the job share shall revert to their former position or status.
- In the event of lay-off or displacement the permanent incumbent will be laid off or displaced as a full-time employee, and will have right to access Article
 The other than full-time employee working the job share will revert to their former position or status.

Permanent Job Share

i) Definition

Job sharing shall be defined as the voluntary sharing of a full-time position by two (2) employees on a permanent basis. Scheduling provisions shall continue to apply to the rotation as if the job share was a full-time position. The employees' hours when added together shall work the equivalent to a full time position or they shall work the equivalent to a fulltime position plus seven (7) hours forty-six (46) minutes based on operational needs and subject to employee election in accordance with Article 14 – EDO's.

ii) Explanation

- a) Job sharing is intended to allow a full-time employee to work less than regular full-time hours, while maintaining status as a permanent employee. If they so desire, job-sharing employees may be offered casual work.
- b) Job share employees may at the discretion of the Employer be responsible to cover for all absences of their job share partner provided they are given seventy-two (72) hours' notice in advance.
- c) In the event one of the job share employees is absent due to an extended leave of absence the remaining partner shall revert to full-time hours. The remaining partner may apply for a temporary job share.

iii) Initiation

- A job share arrangement shall only be initiated upon the request of a non-probationary full-time employee submitted through their immediate manager.
 Initial requests to convert to job share shall be considered in order of seniority.
- b) An existing job share may be amended at any time at the request of both job share employees and with the Employer's approval.
- c) A request for job share is subject to the approval of the Employer.

iv) Filing Vacancies for Job Share

- a) The remainder of the job-shared position will be filled as a permanent vacancy in accordance with Article 11 and Article 13 of the Collective Agreement unless the permanent job share is a result of a temporary job share conversion, in which case filling the position in accordance with Article 11 and Article 13 shall be waived.
- b) Where the permanent job share is not a result of a temporary job share conversion, the job share arrangement shall have a trial period of six (6) months during which time the Employer or either employee may serve fourteen (14) calendar days notice to terminate the job share arrangement at which time all employees would revert back to their former positions at their former rate of pay.
- c) Should a portion of the position become vacant, the job share arrangement shall be terminated. If the remaining partner is the Permanent incumbent **they** shall revert to regular full-time hours. If the remaining partner is the OTFT incumbent **they** shall be afforded access to the lay-off provisions in accordance with Article 13 and the full-time position shall be posted in accordance with Article 11.

v) Benefits

The incumbents participating in the job share shall:

- earn and expend vacation leave and sick leave as OTFT;
- b) earn Public Holiday pay and increments as OTFT;
- c) make contributions to the pension plan as per the terms of the plan relative to actual pensionable earnings;
- d) be provided extended health and dental coverage as per the terms of the plans as OTFT;
- e) be provided Group Life coverage as per the terms of the plan as OTFT;
- f) make contributions and be provided LTD coverage as per the terms of the plan.

vi) Job Share Discontinuation

- Should a portion of the position become vacant, the job share arrangement shall be terminated. The remaining partner shall revert to regular full-time hours.
- b) Should the Employer elect to discontinue a permanent job share arrangement with sixty (60) days notice in writing, the provisions of Article 13 shall apply to the least senior incumbent with the senior incumbent reverting to fulltime hours.

Existing Job Share

As of thirty (30) days from the date of signing this Collective Agreement all existing Job Share arrangements shall be subject to the terms and conditions of this Letter of Understanding except in the case of Temporary Job Shares where the other than full time incumbent is a permanent employee. In this instance the job share will be reviewed at the beginning of the seventeenth (17) month or at the beginning of the third month where this job share arrangement has continued for greater than eighteen months, whichever is greater.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By Genny Goodyear Bargaining Unit Co-Chair	Original Signed By Eric Sarauer Senior LR Consultant SAHO
Original Signed By Hannah Gasper Labour Relations Officer	
Signed this 13 day of May	, 2021.

LETTER OF UNDERSTANDING #5 Re: Market Supplement

Re: Market Supplement Program

The Market Supplement program is designed to address specific pay related skill shortages by use of a market supplement to attract and\or retain qualified employees where workplace initiatives have been unsuccessful in addressing recruitment and retention challenges. A market supplement will be implemented only when it is necessary to enhance the ability of Employers to retain and\or recruit employees with the required skills to deliver appropriate health services.

It is agreed by the Saskatchewan Cancer Agency (SCA), the Saskatchewan Government and General Employees Union (SGEU) and the Saskatchewan Association of Health Organizations (SAHO), that this letter of understanding shall work in concert with the Collective Agreement and the Provincial Market Supplement Program and will supercede all previous Letters of Understanding or special Local provisions regarding market supplements.

I) Market Supplement Implementation

It is agreed, the SCA and/or SGEU will identify areas/positions where skill shortages have or will impede future service delivery. Either party may submit a recommendation to the SAHO Market Supplement Review Committee. For the implementation of a market supplement wage rate the following provisions shall apply:

- 1) The Market Supplement Review Committee must request market information from Employers within (15) days of the date the request is submitted to the Committee.
- 2) The Market Supplement Review Committee shall render its decision within forty-five (45) working days of the date the Committee requests labour market information from SAHO's employer membership (or any other mutually agreed time period). If the SAHO Market Supplement Review Committee fails to act or render its decision within the above timeframes, the issue of a market supplement shall be referred to adjudication as set out below.
- 3) The Market Supplement Review Committee shall fully disclose to SGEU the reasons for its determination of a market supplement request at the time the decision is rendered. Such disclosure shall include the Market Supplement Review Committee's final report and, upon request of SGEU, labour market information submitted by SAHO or SAHO's employer membership to the Market Supplement Review Committee, including but not limited to documents containing information on:
 - a) Service delivery impacts: analysis of service delivery, including impacts.

- b) Turnover rates: an annual turnover (loss of Employees to other competitor Employers) ratio to the existing staff complement in any given occupation. Local analysis of reasons for leaving will be necessary to determine any trends that may be emerging.
- c) Vacancy rate analysis: whereby the frequency and timing of vacancy occurrences (i.e., seasonal; always following an event; etc.) are analysed for trends that may affect recruitment/retention efforts.
- d) Recruitment issue analysis: whereby issues such as length of recruitment times, training investments, licensing issues, supply and demand issues, etc. are analysed for trends which may affect recruitment/retention efforts.
- e) Salary market conditions: affected Employer's salary levels are lower than other Employers that affected Employers would expect to recruit Employees from, or other Employers that affected Employees are recruited to. This may be local, provincial, regional or national depending on the occupational group and traditional recruitment relationships. Cost of living considerations may or may not be appropriate to factor into market salary comparisons.

Should the Market Supplement Review Committee fail to act or render a decision within the timeframes in I (2), this disclosure shall occur upon receiving notice of referral to adjudication from SGEU.

The effective date for the market supplement shall be 78 (seventy-eight) days from the date of the initial submission of the request, or the date of the Market Supplement Review Committee report, whichever is earlier.

- II) Market Supplement Adjudication
 - The determination of market supplement wage rates shall be subject to negotiation between SGEU and SCA\SAHO. Such negotiation when required either by a decision of the Market Supplement Committee or a decision of the Adjudicator, shall commence within forty-five (45) working days of the release of the decision.
 - Where agreement on a market supplement wage rate cannot be reached by SGEU and SCA\SAHO or where the SAHO Market Supplement Review Committee does not recommend that a classification receive a market supplement either expressly or in a timely manner, the matter may be referred to one of the following adjudicators, Phil Johnson, or Beth Bilson appointed in rotation for final determination. In the event the named adjudicators are not available to conduct the adjudication and render a decision within the time frames identified below, the matter shall be referred to an alternate adjudicator who is mutually acceptable to SGEU and SCA\SAHO.

- 3) The Market Supplement Adjudicator shall hear the matter within twenty-eight (28) calendar days of it being referred.
- 4) In the case of review on the matter of whether a market supplement is appropriate, SGEU and SCA\SAHO shall be limited to presenting only the following labour market review criteria: service delivery impacts, turnover rates, vacancy rate analysis, recruitment issue analysis and salary market conditions.
- 5) The jurisdiction of the Market Supplement Adjudicator in determining a market supplement wage rate, or determining whether or not a market supplement is appropriate, shall be limited to the labour market criteria as listed above.
- 6) In the case where a market supplemented wage rate is disputed, SGEU and SCA\SAHO shall present a proposed market supplemented wage rate, and shall be entitled to present supporting written documentation. Witnesses shall not be utilized in the hearing.
- 7) The Market Supplement Adjudictor in determining a market supplement wage rate or determining whether or not a market supplement is appropriate shall be limited to choosing SGEU's or SCA\ SAHO's final position.
- 8) The Market Supplement Arbitrator's decision shall be published within seven (7) calendar days of the hearing. Sufficient detail to explain the rationale for the decision shall be included in the written decision. The decision shall be final and binding on the parties and will not be subject to appeal.
- 9) SGEU and SCA\SAHO will equally share the costs of fees and expenses of the Market Supplement Adjudicator.

III) Market Supplement Eligibility and Review

- 1) Market supplemented wage rates shall be payable to all eligible employees in the wage schedules position, subject to paragraphs three (3) and four (4) below.
- 2) Employees shall be eligible for the above market supplement wage rates if they are employed on the date the market supplement becomes effective, or if they are hired after the date the market supplement becomes effective.
- 3) The market supplement wage rates shall be reviewed annually from the date of agreement reached by SGEU and SCA\SAHO, or the Market Supplement Adjudicator. Should market conditions change so that a review sooner than the annual one is required, the SAHO Market Supplement Review Committee shall undertake such review at the request of either party. Disclosure to SGEU shall be undertaken by the Committee in accordance with I (3).
 - a) If the Market Supplement Review Committee determines that a further market supplement is warranted, then SGEU and SCA\SAHO shall

- meet to negotiate the new market supplement rate, or failing same, will refer the matter to an adjudicator in accordance with the provisions outlined in II(2) through II(9).
- b) If it is determined by the Market Supplement Review Committee or an Adjudicator that a market supplement rate is no longer needed, then the market supplement wage rate shall be frozen and existing and newly hired employees shall be entitled to the market supplemented wage rates until such time as the Collective Agreement wage schedule rate matches or exceeds it.
- c) It is understood that the market supplemented wage rate is separate to the Collective Agreement Wage Schedule and is not subject to economic increases or position adjustments, including JJE adjustments, during the term of the Collective Agreement. However, this will not preclude an annual market supplement review and if applicable, a market supplemented wage increase may be provided that could include an economic increase.
- 4) Market supplement earnings shall be considered pensionable earnings, shall be subject to statutory deductions, shall be included in the calculation of employee benefits where appropriate and shall be subject to union dues deductions as per the formula determined by the Union.
- 5) Should SGEU or SCA\SAHO wish to modify or discontinue the terms or conditions of this Letter of Understanding, the party wishing to do so will provide the other party with ninety (90) days notice of the change or discontinuation. The parties shall meet within fourteen (14) calendar days from notification to discuss the matter.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By	Original Signed By
Genny Goodyear	Eric Sarauer
Bargaining Unit Co-Chair	Senior LR Consultant SAHO
Original Signed By Hannah Gasper Labour Relations Officer	
Signed this 13 day of May	2021

LETTER OF UNDERSTANDING #6 Re: Registered Nurses Legacy Adjustment

- a) Registered Nurse positions will be placed at pay band 6, 7, 8 or 9.
 - i) Registered Nurse positions in Pay Band 6 and 7 shall be matched to the SUN Nurse A rate.
 - ii) Registered Nurse positions evaluated and placed in Pay Band 8 shall be matched to the SUN Nurse B rate.
 - iii) For Registered Nurse positions evaluated and placed in Pay Band 9, the job description will be compared to existing and similar Registered Nurse job descriptions at the **Saskatchewan Health Authority (SHA)**.
 - iv) If the Registered Nurse position evaluated at Pay Band 9 is found to be substantially similar to an existing Registered Nurse job description at the **SHA** which are paid at the Nurse C rate, it shall be paid at the SUN Nurse C rate.
 - v) If the Registered Nurse position evaluated at Pay Band 9 is found not to be substantially similar to a Registered Nurse job description at the **SHA** paid at the Nurse C rate, or is comparable to a Health Region Pay Band A or B position, or if there is no comparable description, it shall be paid at the Pay Band 9 rate.
 - vi) The comparison and determination of similarity or dissimilarity of the Pay Band 9 Registered Nurse position with **SHA** paid at the Nurse C rate, shall be performed by the Maintenance Committee.
 - vii) Nurse Practitioner positions shall be matched to the SUN Nurse Practitioner rates.
- b) Registered Nurses wage increases for those receiving SUN wage rates including any wage lump sum payments shall be paid in accordance to the SUN ratification. Retroactivity for wage increases will be based on paid hours for employees who at any time worked as a Registered Nurse from April 1 2018.
- c) Current employees at time of ratification holding a position that has been evaluated at pay band 9 and placed at the Nurse C rate shall continue to be placed at Nurse C rate and receive wage increases as long as they hold that position.

Signed on behalf of:	Signed on behalf of:
Saskatchewan Government	Saskatchewan Cancer Agency
and General Employees' Union	Guerrano mani Guinosi / i.gomo,
and General Employees Officin	
Original Signed By	Original Signed By
Trent Edwards	Reg Padbury
Bargaining Unit Co-Chair	
Original Signed By	Original Signed By
Genny Goodyear	Eric Sarauer
Bargaining Unit Co-Chair	Senior LR Consultant SAHO
gg	
Original Signed By	
Hannah Gasper	
•	
Labour Relations Officer	
Signed this 13 day of May, 2021.	
· · · · · · · · · · · · · · · · · · ·	

LETTER OF UNDERSTANDING #7

Re: Modified Hours

In order to enhance work life balance while meeting operational needs the parties agree to the concept of modified hours. To this end, an employee and their manager may agree in writing to work/schedule over the seven (7) hours and forty-six (46) minutes in a day provided it is mutually agreed to and mutually beneficial without incurring overtime as long as one hundred and eight point seven five (108.75) hours in three (3) weeks (less (7) hours and forty-six (46) minutes for every Public Holiday) is not exceeded. These modified hours shall be monday through Friday and shall not start before 7:00am nor end after 9:00 pm.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By	Original Signed By
Genny Goodyear	Eric Sarauer
Bargaining Unit Co-Chair	Senior LR Consultant SAHO
Original Signed By	
Hannah Gasper	
Labour Relations Officer	
Signed this 13 day of May, 2021.	

LETTER OF INTENT RE: Radiation Therapy Students BETWEEN SASKATCHEWAN CANCER AGENCY AND

SASKATCHEWAN GOVERNMENT AND GENERAL EMPLOYEES' UNION

It is hereby agreed between the parties that effective the date of signing the Collective Agreement until March 31, 2024, savings realized from removing RT Students from the terms of the Collective Agreement will be directed towards professional development opportunities for all SGEU Employees. Through collaboration the Parties agree to review the applications for the Professional Development fund and assess the appropriateness of the request for approval. The parties agree that such savings are not cumulative from year to year. Prior to the end of the Collective Agreement the parties shall meet to review the continuation of these new professional development opportunities.

For the fiscal year of 2021/2022 the Professional Development fund will be suspended for access.

Signed on behalf of: Saskatchewan Government and General Employees' Union		Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By		Original Signed By
Trent Edwards		Reg Padbury
Bargaining Unit Co-Chair		
Original Signed By		Original Signed By
Genny Goodyear	·	Eric Sarauer
Bargaining Unit Co-Chair		Senior LR Consultant SAHO
Original Signed By		
Hannah Gasper		
Labour Relations Officer		
Signed this 13 day of May	, 2021.	

LETTER OF UNDERSTANDING #8

Between

Saskatchewan Association of Health Organizations (SAHO)

Representing

Saskatchewan Cancer Agency (SCA)

And

Saskatchewan Government and General Employees' Union (SGEU)

Re: Extended Health and Enhanced Dental Benefits Plan Provisions

The Parties agree to establish, within sixty (60) days of the signing of the Collective Agreement, a joint committee to engage in discussion regarding the Extended Health and Enhanced Dental Benefits Plan and funding thereof. The goal is to develop a better understanding of the current plan provisions in order to help facilitate informed decision-making for the Parties.

Issues include, but are not limited to:

- Review of the current plan
- Review of options

The Parties further agree that committee members shall be comprised of equal representation of members of SGEU and the SCA/SAHO. Participants attending these meetings shall be compensated by their representative organization.

The Parties agree to meet, at minimum once per quarter to undertake this work. Any joint initiatives or additional resources will be cost-shared between the Parties.

Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By Trent Edwards Bargaining Unit Co-Chair	Original Signed By Reg Padbury
Original Signed By	Original Signed By
Genny Goodyear	Eric Sarauer
Bargaining Unit Co-Chair	Senior LR Consultant SAHO
Original Signed By	
Hannah Gasper	
Labour Relations Officer	
Signed this 13 day of May , 2021.	

SIGNING PAGE

THE SASKATCHEWAN GOVERNMENT AND GENERAL EMPLOYEES' UNION and SASKATCHEWAN CANCER AGENCY hereby agree that the attached document shall form the Collective Bargaining Agreement between the parties.

IN WITNESS WHEREOF, the parties he	reto have executed this Collective Bargaining
Agreement on this 13 day of	
Signed on behalf of: Saskatchewan Government and General Employees' Union	Signed on behalf of: Saskatchewan Cancer Agency
Original Signed By	Original Signed By
Trent Edwards Bargaining Unit Co-Chair	Reg Padbury
Original Signed By	Original Signed By
Genny Goodyear	Alison Whittle
Bargaining Unit Co-Chair	
Original Signed By	Original Signed By
Azure English	Bev Kowbel
Original Signed By	Original Signed By
Colyn Rempel	Linda Weir
Original Signed By	Original Signed By
Donna Zaba	Eric Sarauer
	Senior LR Consultant SAHO
Original Signed By	Original Signed By
Hannah Gasper	Liam Turnley-Johnston
Labour Relations Officer	Analyst SAHO