# Collective Agreement

between

Revera Long Term Care Inc.

**Poseidon Care Centre** 

Local 81

and

Manitoba Government and General Employees' Union

April 1, 2017 to March 31, 2024

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\*All changes appear in **bold**.

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\*All changes appear in **bold**.

This Agreement made as of the 23<sup>rd</sup> day of March, 2023.

#### between

## Revera Long Term Care Inc.

Poseidon Care Centre (hereinafter referred to as the "Employer")

of the first part

and

## Manitoba Government and General Employees' Union

(hereinafter referred to as the "Union")

of the second part.

#### **Preamble**

WHEREAS the Union is the certified bargaining agent for those employees of the Employer as described in Certification No. MLB-6038 of the Manitoba Labour Board.

NOW, THEREFORE, this Agreement witnesseth as follows:

#### Article 1 Clarification of Terms

- **1:01** The word "Employee" shall mean a person covered by this Agreement.
- 1:02 The words "Employee Representative" when used in this Agreement shall mean an employee who has been appointed, elected or otherwise selected as a Union Representative as provided in this Agreement.
- 1:03 The word "Executive Director" when used in this Agreement shall mean the Executive Director of the Employer at Poseidon Care Centre, 70 Poseidon Bay, Winnipeg, Manitoba.

- 1:04 The words "Probationary Employee" when used in this Agreement shall mean an employee who has acquired seniority as provided in this Agreement.
- 1:05 The words "Full-time Employee" shall mean a person covered by this Agreement who regularly and recurringly works the full prescribed biweekly working hours, exclusive of overtime and who has completed the sixty-five (65) day probationary period.
- 1:06 A "Part-time Employee" is one (1) who is committed to and regularly works less than the full prescribed biweekly hours of work specified in Article 18.
- 1:07 A "Casual Employee" is one (1) who works on an irregular non-scheduled basis called by the Employer to replace an absent employee or employed for vacation relief.
- 1:08 "Biweekly Period" shall mean the two (2) calendar weeks constituting a pay period.
- 1:09 The words "Union Representative" when used in this Agreement shall mean the representative of the Manitoba Government and General Employees' Union located at 601 275 Broadway, Winnipeg, Manitoba.
- 1:10 The words "Local President" when used in this Agreement shall mean an employee of the Employer at 70 Poseidon Bay, Winnipeg, Manitoba so designated by the terms of Article 7.
- 1:11 The pronouns used in this Agreement are intended to be gender neutral and include masculine, feminine and non-binary pronouns as the context so requires. Where the singular is used, it may also be deemed to mean the plural and vice-versa.
- 1:12 (a) The word "Seniority" shall be defined as the total number of paid hours, exclusive of overtime.
  - (b) Seniority for part-time employees shall be based on the number of hours worked in relation to the number of hours worked by full-time employees.

## Article 2 Purpose of Agreement

2:01 The purpose of this Agreement is to establish an orderly collective bargaining relationship between the Employer and those certain classifications of the employees represented by the Union. The Union will not interfere with the successful operation of Poseidon Care Centre as a public service institution intended to provide accommodation pursuant to the provisions of the Nursing Home Act and/or other requisite legislation.

## Article 3 Recognition

- 3:01 The Employer recognizes the Union for the duration of this Agreement as the sole and exclusive collective bargaining agent with respect to all employees of the Employer at Poseidon Care Centre, 70 Poseidon Bay, Winnipeg, Manitoba except Registered Nurses, Licensed Practical Nurses, Registered Psychiatric Nurses, Registered Nursing Assistants, Physiotherapists, Occupational Therapists, Supervisors, Office Staff, Food Service Supervisor, Activities Director, other professional Employees and those excluded by the Act.
- 3:02 Persons whose positions are excluded from this Agreement shall be permitted to perform work similar to those employees within the bargaining unit where it is for experimentation, instruction or for resolving emergencies.
- 3:03 The Employer undertakes that it will not enter into any other agreement or contract with the employees described in the above recited bargaining unit and represented by the Union either individually or collectively, which will conflict with any of the provisions of this Agreement.
- 3:04 The Union and its members recognize that the Employer is an organization operating under the provisions of the Nursing Home Act and therefore its purpose cannot be strictly compared to commercial or industrial enterprises.
- 3:05 Subject to Article 4, each of the parties hereto agree that there will be no discrimination, interference, restraint or coercion exercised or practiced upon

any employee because of membership or lack of membership in the Union, or as stipulated in the Manitoba Human Rights Code.

## Article 4 Union Security and Check-off of Union Dues

- 4:01 The Employer shall deduct from every employee any dues or assessments levied in accordance with the Union Constitution and pay the same to the Manitoba Government and General Employees' Union as directed by the Union on or before the twentieth day of the following month. The amount of dues to be deducted will be as specified by the Union and the Union agrees to notify the Employer in writing not later than the fifteenth day of the month of any changes in dues and, in the case of an increase in dues, to furnish the Employer with the proper authorization to make such changes effective the first day of the following month.
- 4:02 Employees who, at the date of this Agreement, are within the bargaining unit, may become members of the Union if they wish to do so. All employees who are presently members of the Union and all new employees shall, as a condition of employment, become and remain members of the Union on the date of hire and will sign an application for membership when accepted for employment and pay the current initiation fee by way of payroll deduction.
- 4:03 The Employer shall provide to the Union on or before the twentieth day of each calendar month a list of the names from whose wages the deductions have been made.
- 4:04 The Union will save the Employer harmless from any claims that may arise from any deduction for wages in respect of check-off of monthly assessments or any action taken at the request of the Union.
- 4:05 Dues will be checked off during any periods of absence in which an employee is receiving a pay cheque from the Employer.

#### Article 5 No Strike or Lockout

**5:01** For the duration of this Agreement:

- (a) The Union agrees that there will be no illegal strike as defined in Section 1, Chapter L10, of The Manitoba Labour Relations Act taken by the employees represented by the Union, and if such action should be taken by the employees, the Union will instruct the said employees to return to work and perform their usual duties forthwith and to resort to the grievance procedure established herein for the settlement of any complaint or grievance.
- (b) The Employer agrees that there will be no illegal lockout of employees.

## Article 6 Management Rights

- 6:01 The Union acknowledges that, subject to the provisions of this Agreement, it is the exclusive function of the Employer to operate and manage Poseidon Care Centre in all respects and to:
  - (a) Maintain order, discipline and efficiency, and to establish, and from time to time alter rules and regulations which shall not be inconsistent with the provisions of this Agreement and which will be observed by employees after reasonable notice has been given to the Union and the Local President or **their** designate;
  - (b) Decide the use of improved or changed methods and equipment, but if the loss of a job is to be incurred by reason of technological change, the Employer shall so advise the Union prior to such changes and improvements in accordance with the Manitoba Labour Relations Act;
  - (c) Hire, rehire, direct, suspend, transfer, classify, demote, promote, layoff or recall and to discipline or discharge for just and reasonable cause, provided that a claim by an employee that **they have** been unjustly or unfairly dealt with on any of the foregoing items may be subject to the grievance and arbitration procedures hereinafter provided.
- 6:02 Without restricting or limiting the generality of the preceding Articles, the Employer retains all rights and responsibilities of management not specifically relinquished or modified by this Agreement.

6:03 The Employer shall exercise its rights in a manner that is fair, reasonable and not inconsistent with the Agreement as a whole.

## Article 7 Union Representation

- 7:01 The Union agrees to provide the Employer with a current list of officers and authorized employee representatives one of whom shall be elected as Local President, and to notify the Employer in writing within fourteen (14) days of any change or changes in Union representation. Authorized employee representatives should have completed their probationary period in order to be eligible for election to said position and must perform all of their assigned duties in the same manner as other employees.
- 7:02 Representatives of the Manitoba Government and General Employees'
  Union shall have access to the Employer's premises in order to investigate
  and assist in the settlement of a grievance and/or to communicate with
  members provided the Employer is given advance notice. Communication
  with members of the Union pursuant to this provision shall take into account:
  - (a) The legitimate interest of the Employer in ensuring that the operation of the workplace is not unduly disrupted; and
  - (b) The legitimate interest of the Union in facilitating communication with its members.
- 7:03 Union representatives and/or grievors will be granted necessary time off with regular pay to meet with the Employer for the purpose of processing grievances or conducting negotiations, provided that such time off does not, in the Employer's opinion, unduly disrupt daily operations of the Centre, and subject to a maximum cost to the Employer of maintaining salaries for not more than two (2), except in exceptional circumstances where more than two (2) employees may be so engaged.
- 7:04 Copies of this Agreement shall be provided by the Union to the Employer and will be made available to the employee at the time of hiring. A member of the local executive shall be granted fifteen (15) minutes during employee

orientation to familiarize new employees in the bargaining unit with the general conditions and responsibilities with respect to the Collective Agreement and the Union.

- 7:05 A suitable bulletin board for the use of the Union will be provided by the Employer. All material posted must be submitted to the Executive Director or their delegated representative for approval and initialed by them prior to posting. The President of the Union may post urgent material in the absence of the Executive Director or their delegated representative. A copy of the material will be left for the Executive Director for their approval at a later date.
- 7:06 An employee requested to attend an investigation meeting or a disciplinary meeting shall be advised of their right to Union representation and be permitted to have a Union representative present during such a meeting.

#### Article 8 Grievance Procedure

- **8:01** (a) It is the mutual desire of the Employer and the Union that all complaints and grievances be resolved as quickly as possible.
  - (b) An earnest effort shall be made to settle grievances fairly, and equitably in the following manner, however nothing in this Agreement shall preclude the Employer and the Union from mutually agreeing to settle a dispute by any means other than those described in the following grievance procedures without prejudice to their respective positions.
  - (c) A grievance under this Agreement shall be defined as any difference or dispute between the Employer any employee of the Employer or the Union relating to the interpretation, application or administration of this Agreement, including any question as to whether a matter is arbitrable or any allegation that this Agreement has been violated.
  - (d) When, as hereinafter required in this Article, a grievance is to be submitted in writing, a grievance shall be in writing on a form to be supplied by the Union, (except a grievance filed by the Employer) and

such written grievance shall contain a statement of the matter complained of and redress sought and shall be signed by the employee submitting the grievance and **their** Union representative and, in the case of a grievance submitted by the Union, same shall be signed by the Union representative or designate and, in the case of a grievance submitted by the Employer, same shall be signed by the Executive Director or designate.

(e) Any time limits referred to in this Article and/or in Article 9 of this Agreement within which any procedure is required to be taken, or within which any decision is required to be delivered, or within which any notice is required to be given, shall be calculated exclusive of Saturdays, Sundays and paid holidays as defined in this Agreement.

## 8:02 <u>Discussion Stage</u>

An employee who has a complaint shall firstly take the matter up with **their** immediate supervisor outside the bargaining unit within seven (7) days of the time when the employee became aware of the complaint. The employee may be accompanied by **their** Union representative when taking the matter up with **their** immediate supervisor outside the bargaining unit. If the complaint is not satisfactorily resolved in writing within three (3) working days after the employee has contacted **their** immediate supervisor outside the bargaining unit, the complaint may then be taken up as a grievance in the following manner:

## Step 1

The employee concerned shall submit a grievance (which may be submitted by the Union representative) in writing to the Executive Director within seven (7) days of the time the employee received the response at the discussion stage. The employee may be accompanied by **their** Union representative when taking the matter up with the Executive Director.

The Executive Director shall deliver **their** decision in writing to the employee concerned within three (3) days after the date on which **they** received the employee's written grievance as hereinbefore provided and a copy of the

written reply of the Executive Director shall be mailed to the Union office on the same day.

## Step 2

If the written decision of the Executive Director is not satisfactory to the employee concerned, the employee concerned may appeal the written decision of the Executive Director by lodging an appeal in writing with the Provincial Director or their designate within three (3) days after the date on which the employee concerned received the written decision of the Executive Director. The Provincial Director or their designate shall convene a meeting with the Union Committee and the employee concerned within five (5) working days after the date on which the Provincial Director or their designate received the written appeal. The purpose of this meeting shall be to discuss, consider and attempt to resolve the grievance on a mutually acceptable basis. The Provincial Director or their designate shall deliver their decision in writing to the Local President within five (5) days after the date of the meeting and a copy of such decision shall be mailed to the Union office on the same day.

If the written decision of the Provincial Director or his designate at Step 2 above is not satisfactory to the employee concerned, and provided the complaint and grievance have been processed in the manner laid down in Article 8:02, the grievance may be taken to arbitration in accordance with Article 9.

A grievance filed by the Employer shall be filed with the Union representative or **their** designate within five (5) days after the date on which the Employer became aware of the cause of the complaint. The Union representative or designate shall convene a meeting with the Provincial Director or designate and not more than three (3) representatives of the Employer within three (3) days after the date on which the Union representative or designate received the written grievance. The purpose of this meeting shall be to discuss, consider and attempt to resolve the grievance on a mutually acceptable basis. The Union representative or designate shall deliver **their** decision in writing

to the Provincial Director or designate within three (3) days after the date of the meeting. If the decision of the Union representative or designate is not satisfactory to the Provincial Director or designate and provided the grievance has been processed in the manner laid down in this Article, the grievance may be taken to arbitration in accordance with Article 9.

8:04 All grievances involving layoff, termination, suspensions or a policy of the Employer shall be initiated at Step 2 of the grievance procedure.

#### Article 9 Arbitration

- 9:01 (a) Where a difference arises between the parties to this Agreement relating to the interpretation, application or administration of this Agreement, including any question as to whether a matter is arbitrable or where an allegation is made that this Agreement has been violated, either of the parties may, subject to Article 8, after exhausting the grievance procedure established by Article 8, notify the other party in writing of its desire to submit the difference or allegation to arbitration. The notice shall be delivered by the party desiring to submit the difference or allegation to arbitration to the other party within fourteen (14) days after the date of receipt of the written decision as provided in Article 8, as the case may be.
  - (b) Where the party initiating the arbitration wishes to request arbitration by a single arbitrator, the notice referred to in Article 9:01(a) shall so state.
- 9:02 (a) Where the party who receives the notice accepts the request for a single arbitrator the parties will attempt to reach agreement on the selection of a single arbitrator within ten (10) working days.
  - (b) Where the party who receives the notice rejects the request for a single arbitrator or where the parties have failed to reach an agreement on the selection of a single arbitrator within ten (10) working days, the party initiating arbitration may submit the name

- of its appointee to the Board of Arbitration in accordance with Article 9:01(c) within ten (10) working days.
- (c) Where the initiating party wishes an Arbitration Board, the notice shall contain the name of the first party's appointee to the Arbitration Board. The recipient of the notice shall, within five (5) days, inform the other party of the name of its appointee to the Arbitration Board. The two (2) appointees so selected shall, within ten (10) days of the appointment of the second of them, appoint a third person who shall be the chairperson. If the recipient of the notice fails to appoint an arbitrator, or if the two (2) appointees fail to agree upon a chairperson within the time limits, the appointment shall be made by the Minister of Labour for Manitoba upon the request of either party. The Arbitration Board shall hear and determine the difference or allegation and shall issue a decision and the decision shall be final and binding upon the parties ad upon any employee or employees affected by it. The decision of a majority is the decision of the Arbitration Board, but if there is no majority, the decision of the chairperson governs.
- 9:03 The Arbitrator or Arbitration Board shall make such decision as it may if the circumstances deem just and equitable. The Arbitrator or Arbitration Board shall not be authorized to alter, modify or amend any provisions of this Agreement or to substitute any new provisions for any existing ones or to make any decision inconsistent with the terms and provisions of the Agreement.
- 9:04 No person may act as an appointee or as a chairperson who has been directly involved in attempts to negotiate or settle the grievance, and such individuals as laid down in Chapter L10, Section 116, of The Manitoba Labour Relations Act.
- 9:05 Each party shall bear the fees and expenses of its appointee to the Arbitration Board and the fees and expenses of the chairperson shall be

- shared equally by both parties. In the case of a single Arbitrator, the cost shall be shared equally by both parties.
- 9:06 If the findings of the Arbitrator or Arbitration Board holds that the grievor was improperly dismissed, suspended or laid off, he shall be reinstated. Reimbursement of lost earnings will be as specified by the Arbitrator or Arbitration Board, but shall in no case be greater than his regular earnings had he remained employed by the Employer, reduced by any sums he may have received as earnings from other employment, or as Employment Insurance during the period of dismissal, suspension or layoff.
- 9:07 The forgoing time limits in Article 8 and Article 9 may be extended by written mutual consent of the Employer and the Union.
- 9:08 The Arbitrator or Arbitration Board shall determine the real issue in dispute according to the merits and shall make whatever disposition it deems just and equitable.
- **9:09** The parties agree that an Arbitration Board set up under this Article shall not have the power to add to, delete from, change or make any decision contrary to the provisions of this Agreement.
- 9:10 If it is determined or agreed at any stage in the grievance procedure (Article 8) or if the Board of Arbitration determines that any employee has been disciplined, suspended or discharged unjustly, the parties or the Board of Arbitration may dispose of the grievance by any arrangement which is deemed just and equitable.
- **9:11** The Arbitration Board shall have the power to amend a grievance, modify the penalty and relieve against any non-compliance with time limits or other technicality or irregularity.
- **9:12** The Arbitration Board shall determine the real issue in dispute according to the merits and shall make whatever disposition it deems just and equitable.

## Article 10 Probationary Period

- 10:01 Each newly hired employee must successfully complete a probationary period of sixty-five (65) working days or five hundred twenty (520) hours of employment, whichever is the longest. On or before the expiry date of the initial probationary period the Employer will confirm in writing to the employee the decision to:
  - (a) Confirm their appointment as having completed their probation; or
  - (b) Extend probationary status for a further five hundred twenty (520) regular hours which extension shall not be grievable and in which event the Employer will also notify the Union; or
  - (c) Terminate the employee without recourse to the grievance procedure herein.
- 10:02 Periods of absence, including WCB, shall not be included for the determination of the probationary period. Any period of absence in excess of three (3) calendar months, prior to the completion of the probationary period, will result in the employee being required to serve the full probationary period upon return to work.

#### Article 11 Termination of Service

- 11:01 Continuity of service shall be considered broken, employment terminated and seniority lost when:
  - (a) An employee quits or is discharged and is not reinstated pursuant to the grievance procedure;
  - (b) An employee is absent from work for a period of three (3) consecutive days without providing a reason satisfactory to the Employer or without the consent of the Employer. This shall not be interpreted as preventing the Employer from disciplining the employee who fails to report for work in accordance with scheduled shifts without providing a reason satisfactory to the Employer or without the consent of the Employer.

- (c) An employee fails to report to work at the termination of a leave of absence, vacation or suspension, without an explanation satisfactory to the Employer.
- (d) Is laid off for more than twelve (12) consecutive months;
- (e) Fails to report for work fourteen (14) calendar days after notification to do so following layoff exceeding thirty (30) days;
- (f) An employee leaves the Centre without the permission of the employee's immediate supervisor outside the bargaining unit or Resident Care Manager in the absence of the immediate supervisor or the Executive Director during regular working hours, subject however to the grievance procedure.

#### 11:02 Notice of Termination

Notice of at least two (2) weeks will be given by an employee covered by this Agreement who wishes to resign.

- 11:03 The Employer shall give notice of termination of employment to all employees in accordance with the Manitoba Employment Standards Code, except:
  - (a) During the probationary period of a new employee without recourse to the grievance procedure; or
  - (b) In the event an employee is dismissed for just and reasonable cause.
- 11:04 Any written notice to any employee under this Agreement may be given personally, in writing, or prepaid registered post, addressed to the employee at their last address shown on the seniority list or on the payroll of the Employer and such notice shall be deemed to have been given when delivered to the postal authorities.
- 11:05 Where two (2) weeks' notice (exclusive of vacation) has been given, the Employer will make available, within five (5) calendar days after termination,

all amounts due to terminated employees, including unpaid earnings and pay in lieu of unused vacation entitlement.

## Article 12 Seniority

- 12:01 Seniority, as defined in Article 1:12, shall be calculated on the basis of the total number of hours worked and accrued. Seniority shall accrue on the basis of one (1) month for each one hundred seventy-three point three (173.3) hours worked and one (1) year for each 2,080 hours worked and include days paid by the Employer but not worked. The method of accrual shall apply to the earning of benefits such as income protection, vacation entitlement and increment adjustments. Casual employees shall not accrue seniority.
- 12:02 Should an employee be moved to a position outside of the bargaining unit and they are returned to a position they held within the scope of the Agreement within a period of six (6) months from the date of such move, they will re-enter the bargaining unit with the seniority they had accumulated to the date of such move.
- 12:03 Seniority lists shall be posted on March 1 and October 1 each year and a copy of the seniority list shall be given to the Local President at the time of posting. The roster shall be open for correction for a period of twenty (20) calendar days from the date of the initial posting on presentation of proof of error by an employee. At the expiration of the twenty (20) days, the seniority list, as corrected within such twenty (20) days shall be considered to be the accurate seniority list as of March 1 or October 1, as appropriate. The list shall be used as the accepted reference point in the event an employee's seniority after March 1 or October 1 is challenged.
- 12:04 (a) Seniority shall be retained and will continue to accumulate when a regular employee is absent from work under the following circumstances:
  - (i) Approved leave of absence with pay;

- (ii) **They are** absent due to injury, illness or disability, including an absence compensable by Workers Compensation, for a period of up to twenty-four (24) months from the date of the first absence from work related to the injury, illness or disability.
- (iii) When on an approved maternity leave, up to a maximum of seventeen (17) weeks;
- (iv) When on an approved parental leave, up to a maximum of thirty seven (37) weeks;
- (v) Approved leave of absence without pay of thirty (30) days or less.

During the circumstances prescribed in (iv) and (v), seniority will accumulate on the average of actual hours worked during the three (3) pay periods immediately prior to the absence.

- (b) Seniority shall be retained but will not continue to accumulate when a regular employee is absent from work under the following circumstances:
  - (i) When laid off due to a reduction in staff for a period of twelve (12) months;
  - (ii) Approved leave of absence without pay for a period of thirty (30) days or more;
  - (iii) They are absent due to injury, illness or disability, including an absence compensable by Workers Compensation, for a period in excess of twenty-four (24) months from the date of the first absence from work related to the injury, illness or disability.
- (c) Seniority shall be lost when an employee is absent from work under the circumstances described in Article 11.

#### Article 13 Promotions and Transfers

- 13:01 In order to be eligible for a promotion or transfer, an employee must first possess a certificate or diploma specific to the position in question and meet the physical requirements of the position in question as prescribed by the Employer. Where more than one (1) employee possesses the above selection criteria, the promotion or transfer shall be based on seniority.
- 13:02 Employees who have not completed their probation or trial period in a given position will be eligible for promotion or transfer solely at the discretion of the Employer.
- 13:03 The successful applicant shall be placed on trial in the new position for a period of two hundred forty (240) working hours or four (4) months whichever occurs first. Such trial promotion or transfer shall become permanent after the trial period; unless during the trial period:
  - (a) The employee feels that **they are** not suitable for the position and wishes to return to **their** former position; or
  - (b) The Employer feels that the employee is not suitable for the position and requires that **they** return to **their** former position.
- 13:04 When an employee is returned to **their** former position following an unsuccessful promotion trial for a period set out in Article 13:03, the original salary arrangement in the lower salary position will apply. All other employees having changed positions as a result of the original promotion or transfer will be returned to the positions held by them prior to the promotion or transfer provided they still exist.
- 13:05 When an employee is temporarily promoted from one (1) classification to another classification carrying a rate in a higher range, the employee shall be paid at the same increment level of the higher salary as **they were** receiving in this former position. Such temporary promotion and shall not be affected by the succeeding provisions in this Article. Owing to the importance of maintaining essential services, the need of the moment will determine the

work to be performed, but an employee will only be expected to carry out tasks, which **they have** the ability to perform.

- 13:06 (a) If an employee is promoted to a higher rated classification, the employee shall receive in the new classification the next rate above the employee's present rate and shall progress within the scale for such higher rated classification subsequent to the date of promotion.
  - (b) If an employee transfers to a lower rated classification, the employee shall receive in the new classification the next rate below the employee's present wage rate and shall progress within the scale for such lower rated classification according to the length of service within such lower rated classification subsequent to the date of transfer, provided that the employee is at the maximum level in the present classification, the employee shall receive not less than the maximum level of the lower rated classification.

## Article 14 Layoffs

- 14:01 Where there is a reduction in positions (jobs) in the Centre, the employee displaced by this reduction will, provided **they** possess the required qualifications and ability, be allowed to displace any employee in the Centre (within the scope of the bargaining unit) who has less seniority. The Employer shall notify employees four (4) calendar weeks prior to the effective date of layoff.
- 14:02 Part-time employees whose regular biweekly hours are reduced shall have the right to displace another part-time employee provided **they have** the required qualifications and ability and has more seniority. Said part-time employee may opt to fill a vacant position, provided **they have** the required qualifications, ability and has more seniority.
- 14:03 An employee who has elected to displace another employee shall have forty-eight (48) hours after notification of options in which to make a decision.

- 14:04 An employee who has been displaced shall have forty-eight (48) hours after notification of options, in which to make a decision.
- 14:05 In the event that the Employer should contract out any of the services provided by any of the employees covered by the scope of this Agreement, the provisions of Article 14:01 and Article 15 shall apply.

The Employer agrees not to contract out bargaining unit work performed by members of this bargaining unit where such contracting out results directly in the permanent layoff from the unit of full-time or part-time employees other than temporary or casual staff.

#### Article 15 Recall

- 15:01 When working forces are increased or when vacancies occur which are to be filled by the Employer, employees who had established seniority before being laid off will be recalled for work in order of their seniority subject to qualifications.
- 15:02 To qualify for recall, employees must file their name and current address with the Employer.
- 15:03 No new employees shall be hired for a position while there are employees on layoff with seniority who have the qualifications and are willing to do the work which is then available.
- 15:04 A person who is laid off by the Employer must communicate with the Employer within forty-eight (48) hours of receipt of notice of recall and must be prepared to begin work at the time designated by the Employer.

Receipt of notice of recall shall be established as follows:

- (a) In the event of notice sent by recorded delivery, the date of receipt;
- (b) In the event of notice sent by registered mail, the date of receipt;
- (c) In the event of notice sent by personal delivery, the date of service;

- (d) In the event of notice sent by ordinary mail to the last recorded address on the records of the Employer, five (5) days after delivery to the postal authorities.
- 15:05 A laid off employees' right to be recalled will be terminated under the following circumstances:
  - (a) **They** did not communicate with the Employer within the time limit above;
  - (b) They did not report for work when instructed to do so;
  - (c) If they have been laid off more than one (1) year without being recalled.

## Article 16 Job Postings

- 16:01 The Employer agrees to post notices of vacant or new positions covered by this Agreement which it intends to fill to enable employees to make written application for the new position or vacancy. This Article shall not preclude the Employer from advertising outside the premises. This provision shall not prevent the Employer from filling any new position or vacancy on a temporary basis during the period of posting.
- 16:02 Such notice will be posted for five (5) days to permit applicants to make application for the vacancy. Only the original position and the first vacancy from a successful applicant will be posted for the five (5) day period. Any subsequent postings which may be required will be posted for three (3) days.
- 16:03 If no applications to fill the vacancy are received from employees of the Employer or if the applicant or applicants are not, in the opinion of the Employer, considered to be suitable for such vacancy, then the Employer may fill the vacancy from the open market, subject to the applicant's rights to the grievance procedure.
- 16:04 Where more than one (1) employee possesses the qualifications prescribed by the Employer and meets the physical requirements for the position in

question, the position shall be awarded to the employee with the most seniority.

- 16:05 Job postings shall include the following information: title, position number, start date, full time, part time or term, shift rotation, qualifications, date and time of posting, date and time of closing, shift start time and shift finish time.
- 16:06 The successful applicant to a job posting shall not be entitled to apply for another job posting for a period of six (6) months from the date of closing of the job posting they were accepted for, unless such subsequent job posting would constitute a promotion, a permanent position or an increase in scheduled hours of work.
- 16:07 Where a position is to become temporarily vacant, as a result of an approved leave of absence, the Employer shall post such vacancy for five (5) days. All regular and casual employees may apply for such position. The person awarded a term position must honor the length of that position (even an indefinite term) unless moving to a permanent position or a term position with increased hours. Any employee, who moves from one term position to another, will revert to their original permanent position at the expiry of the last term position that they have occupied.
- 16:08 The name of the successful applicant for positions shall be posted within twenty-four (24) hours of advising the successful applicant or within twenty-four (24) hours of the closing of the posting if no applicants. Such posting shall remain posted for ninety-six (96) hours. The posting, once removed from the board, shall be forwarded to the Local President.
- 16:09 The successful applicant for a posted position shall be placed on trail for a period of three (3) months. Conditional on satisfactory service, such trial promotion or transfer shall become permanent after the period of three (3) months. In the event the successful applicant proves unsatisfactory in the position, or if the employee finds themselves unable or unwilling to perform the duties of the new position during the trial period, they shall be returned to their former position and

salary without loss of seniority. Any other employee promoted or transferred, because of the rearrangement of positions shall also be returned to their former position and salary without loss of seniority.

#### Article 17 Leave of Absence

17:01 The Employer will grant a paid bereavement leave of absence of up to four (4) working days for death of members in the immediate family which extends from the date of death up to and including the day following the internment. For the purpose of clarification of this Agreement, immediate family means: spouse, common law partner, child, mother, father, stepmother, stepfather, stepchild, brother, sister, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandparent, grandchild, current son-in-law and current daughter-in-law, fiancé. If due to travel further leave is required, additional leave may be granted without pay at the sole discretion of the Employer. If approved, an employee may apply to utilize their accrued stats, vacation or other banked time for such approved extended leaves.

Paid time, to a maximum of eight (8) hours shall be granted to an employee to attend a funeral as a mourner. Such requests must be submitted in writing the day before. Approval of such leave shall be at the sole discretion of the Executive Director, and shall not be subject to the grievance procedure. Such approval shall not be unreasonably withheld.

One (1) day may be retained for use where actual internment, funeral or cremation is at a later date. Such request must be submitted by the end of the third day of the leave of absence.

17:02 It is agreed that this leave is limited to the days actually missed from work as per the employee's scheduled working time and does not include pay for days off, and shall be taken only in the period which extends from the date of death up to and including the day following internment or four (4) calendar days following the death, whichever is the greater.

- 17:03 A regular employee required to serve jury duty or one subpoenaed as a witness in any court of law, other than a proceeding resulting from an employee's conduct or affairs shall be paid the difference between what he would have earned for his scheduled hours and the fees or witness fees received pursuant to the performance of jury duty or attendance as a witness. This will be effected by the employee signing over **their** jury duty fees, less expense money received from the authorities for meals and lodging, and the Employer will continue the regular salary payments. The employee is to notify **their** supervisor as soon as possible after receipt of notice of selection for jury duty or witness subpoena. The employee will come to work during those regularly scheduled hours that **they are** not required to attend court and for which **they** receive no remuneration for jury duty or attendance as a witness.
- 17:04 Seventeen (17) weeks of maternity leave without pay may be granted to a pregnant employee, subject to the following conditions:
  - (a) A written request must be submitted at least one (1) month before the intended date of the leave and not later than the end of the fifth month of pregnancy, which request is accompanied with a certificate of a duly qualified medical practitioner certifying that **they are** pregnant and specifying the estimated date of delivery.
  - (b) The employee must have completed six (6) months continuous employment with the Employer as of the intended date of the leave, unless otherwise agreed by the Employer.
  - (c) Regardless of whether the employee requests such leave, the Employer may require the employee to commence such leave at such time as the duties of **their** position cannot reasonably be performed by a pregnant **employee** or if the employee's work is materially affected by the pregnancy;
  - (d) The employee may not return to work for a minimum of six (6) weeks following delivery or for such shorter period as in the written opinion of a legally qualified medical practitioner is sufficient;

- (e) Employees on such leave will accrue benefits only to the end of the month in which the leave commences. Benefits will accrue from the date of return to employment. No seniority will accrue while an employee is on such leave, but seniority established at the point of leave will be reinstated on return to work at the termination of the maternity leave;
- (f) If requested by the employee, unpaid maternity leave of longer or shorter duration may be granted at the sole discretion of the Employer;
- (g) An employee who intends to resume **their** employment at the end of **their** maternity leave of absence shall advise the Employer of **their** intention to return at the same time as **they** request such leave of absence. Upon **their** return to work, the employee will be placed in the job previously held with no loss of benefits or seniority and at the current rate of the salary level **they** had previously attained.
- 17:05 An employee may request a leave of absence (with or without pay). Such request shall be in writing and shall specify the reason for the leave. Such request shall be approved at the discretion of the Employer. Except in emergencies, such request shall be made at least thirty (30) days in advance. The Employer shall approve or deny the request in writing as soon as practicable.
- 17:06 Unless the Employer makes a specific commitment as to the conditions under which an employee who is granted leave of absence in excess of four (4) calendar weeks will be employed on **their** return, **they are** assured only of preferential consideration as to placement in a vacancy most similar to the position held prior to the leave of absence or the maximum for the classification of the position returned to whichever is the lesser.
- 17:07 An employee not reinstated in **their** former classification on return from leave of absence will receive preferential consideration for promotion to the first suitable and available vacancy.

- 17:08 Failure to return to duty as scheduled following a leave of absence without an explanation satisfactory to the Employer may be deemed to constitute a voluntary resignation.
- 17:09 Employees elected or appointed to attend to Union affairs will be granted leave of absence without pay to a maximum of twenty (20) working days per calendar year.

Except in the event of an emergency, the Union agrees to give a minimum of fourteen (14) days' notice to the Employer. The Union agrees that in making such requests that it will not unduly interfere with the operations of the Centre and that the Employer will not be involved in additional payment to any employees.

Employees required to be absent from work on approved Union business shall continue to be paid in the regular manner by the Employer. The Union shall reimburse the Employer for all costs including wages and benefits paid to the employee for the time not worked. Such reimbursements shall be made within ninety (90) days of receipt of the invoice.

- 17:10 All periods of layoff or unpaid leave of absence exceeding thirty (30) calendar days shall be excluded in calculating seniority and accrual of fringe benefits; any leave of absence shall not affect accrued seniority. On receiving the request for the leave of absence in writing which is granted, the Employer shall require the employee to prepay necessary deductions for staff benefits.
- 17:11 Upon request, up to sixty-three (63) weeks leave of absence shall be granted to an employee upon the adoption of a child.

#### 17:12 Parental Leave

In order to qualify for Parental leave, an employee must:

- (a) (i) Be the natural mother of a child; or
  - (ii) Be the natural father of a child or **they** must assume actual care and custody of **their** newborn child; or

- (iii) Adopt a child under the law of the province.
- (b) An employee who qualifies under Article 17:12(a) must:
  - (i) Have completed seven (7) continuous months of employment; and
  - (ii) Submit to the Employer an application in writing for Parental Leave at least four (4) weeks before the day specified in the application as the day on which the employee intends to commence the leave.
- (c) An employee who qualifies in accordance with this Article is entitled to parental leave without pay for a continuous period of up to **sixty-three** (63) weeks.
- (d) Subject to Article 17, parental leave must commence not later than **eighteen (18) months after** the birth or adoption of the child or the date on which the child comes into the actual care and custody of the employee.
- (e) Where an employee takes parental leave in addition to maternity leave, the employee must commence the parental leave immediately on expiry of the maternity leave without a return to work unless otherwise approved by the Centre.
- 17:13 The Employer may grant a Leave of Absence to a maximum of twelve (12) months for the purpose of advancing the employees' education. The education must be such that it is related to potential promotional opportunities with the Employer. Such employee shall not lose seniority and shall be returned to **their** former position and pay level.

## 17:14 <u>Compassionate Care Leave</u>

An employee shall receive compassionate care leave without pay to provide care or support to a seriously ill family member, subject to the following conditions:

(a) An employee must have completed at least thirty (30) days of employment as of the intended date of leave.

- (b) An employee who wishes to take a leave under this section must give the Employer notice of at least one (1) pay period, unless circumstances necessitate a shorter period.
- (c) An employee may take no more than two (2) periods of leave, totaling no more than **twenty-eight (28) weeks in a fifty-two (52) week period**. No period of leave may be less than one (1) week's duration.
- (d) For an employee to be eligible for leave, a physician who provides care to the family member and who is entitled to practice medicine under the laws of the jurisdiction in which the care is provided must issue a certificate stating that:
  - (i) A family member of the employee has a serious medical condition with a significant risk of death within twenty-six (26) weeks from:
    - (A) The day the certificate is issued; or
    - (B) If the leave was begun before the certificate was issued, the day the leave began; and
  - (ii) The family member requires the care or support of one or more family members.

The employee must give the employer a copy of the physician's certificate as soon as possible.

- (e) A family member for the purpose of this Article shall be defined as:
  - (i) A spouse or common-law partner of the employee. Where "common-law partner" of an employee means a person who, not being married to the employee, is cohabiting with **them** in conjugal relationship or some permanence.
  - (ii) A child of the employee or a child of the employee's spouse or common-law partner;

- (iii) A parent of the employee or a spouse or common-law partner of the parent.
- (iv) Or any other person described as family in the applicable regulations of the Employment Standards Code.
- (f) Unless the employee and employer otherwise mutually agree, an employee may end their compassionate leave earlier than **twenty-eight** (28) weeks by giving the Employer at least forty-eight (48) hours' notice. Where an employee has been provided necessary time off under this Article, and where the Employer has made arrangements for alternate staffing for covering the anticipated absence, the Employer shall have the right to cancel the relief shifts scheduled to cover the anticipated absence without additional cost.
- (g) Seniority shall accrue for the period of leave on the basis of an employee's EFT.
- (h) In the event that the death of a family member occurs during this period of leave, the employee shall be eligible for Bereavement Leave as outlined in Article 17:01.
- (i) In the event of conflict with the Employment Standards Code and Regulations thereunder and this Article, the Employment Standards Code and Regulations thereunder shall prevail.

#### Article 18 Hours of Work

- **18:01** Regular hours of work for all full-time employees will be:
  - (a) Eight (8) consecutive hours per day, including meal period of one-half (½) hour;
  - (b) An average of eighty (80) hours per biweekly period including meal periods.

18:02 This is not to be read or construed as a guarantee of hours of work per day or for a biweekly period or of days of work per biweekly period.

#### 18:03 Relief Periods:

Employees shall be entitled to paid relief periods as near to the midpoint of each half of their shift in the event of an eight (8) hour shift.

### Shift Length

### **Relief Periods:**

Up to and including 5.5 hours 1x 15 minute break

More than 5.5 hours

2x 15 minute break

Meal period will be provided of at least thirty (30) minutes to be scheduled by the Employer.

- 18:04 This Article shall not preclude the implementation of modified daily or biweekly hours of work by mutual agreement between the Union and the Employer.
- 18:05 (a) An employee reporting for work as scheduled shall be paid a minimum of three (3) hours at their regular rate of pay.
  - (b) An employee called to work for a shift **they were** not scheduled to work with less than one (1) hours' notice and who arrives at work within one (1) hour of the normal start time where the employee has demonstrated that **they** arrived to work as quickly as reasonably possible, shall be paid as if **they** arrived at the start of the shift.
- 18:06 Effective as soon as practicable following the date of ratification, night shift shall be considered as the first shift of each calendar day. By way of example, the first shift of Saturday is the night shift which starts on Friday night and for which the majority of hours occurs on Saturday morning.
- 18:07 Shift schedules for a period of not less than two (2) weeks shall be posted at least two (2) weeks before the beginning of the scheduled period. Once the schedule is posted it will not be taken down. The scheduled shift will not be changed without the consent of the employee, except in an emergency. A

copy of all department schedules posted or amended will be provided to the Local President.

18:08 In order to provide the Centre with twenty-four (24) hours continuous service, employees may be required to work over three (3) shifts, providing that their regular shift is revised only on an occasional basis or in the event of an emergency. Full-time and part-time employees are allowed to exchange shifts. Any change of shifts between these employees requires seven (7) days advance notice to the Employer and prior approval by the Employer. The exchange of shifts shall not result in any additional cost to the Employer. The Employer reserves the right to request signed statements from employees exchanging shifts.

18:09 An employee may be required to work more than five (5) consecutive days to provide for days off on a consecutive rotation basis of two (2) days off per week and shall be taken on such days as may be specified by the Employer. The Employer, to the best extent possible, shall arrange shift schedules such that an employee is not scheduled to work for more than seven (7) consecutive days, but shall schedule a minimum of one (1) weekend off in every three (3).

The Employer agrees that as long as existing circumstances prevail, it will continue with the present practice of providing one (1) weekend off in every two (2); any change in this practice will only be made after consultation with the President of the Local Union. This shall not apply to part-time employees who commit themselves to work additional weekends.

Should an employee be required to work **their** scheduled weekend off, **they** shall be paid for all hours worked at the overtime rates. For the purpose of this Article, weekend shall mean Saturday and Sunday, except in the case of the night shift, where it shall mean the Friday and Saturday shifts.

Nothing shall prevent the Employer and the Union from agreeing mutually to shift schedules which are contrary to the provision of this Agreement with respect to the scheduling of weekends off.

- 18:10 If an employee's request for time off or exchange of shifts results in a conflict with the provisions of this Article, the said request and the granting of such shall not be a violation of this Agreement.
- 18:11 Other than casual employees, no employee will be required to work a split shift.
- 18:12 For shifts worked when time switches from central standard to daylight savings; and vice versa, the following shall apply:
  - (a) An employee shall be paid for the actual hours worked to a maximum of eight (8) hours at their basic rate of pay including applicable premiums.
  - (b) Where the total number of hours worked exceeds eight (8) hours, overtime shall be paid for those hours worked in excess of eight (8) hours.

#### Article 19 Overtime

- 19:01 Overtime in excess of regular daily or biweekly hours established in accordance with Article 18 must be authorized by the Executive Director or their designate.
- 19:02 Effective the first full pay period following ratification (December 12, 2022):
  - (a) An employee shall receive **two times (2x) the basic rate of pay for the all** hours of authorized overtime in any one day.
  - (b) Overtime worked on a statutory holiday shall **also** be paid at the rate of two times (2x) the employee's basic rate of pay.
  - (d) An employee required to work more than three (3) hours overtime immediately following a shift shall be provided with a meal or five dollars (\$5.00) if a meal is not available.
- 19:03 There shall be no pyramiding of premium pay, overtime and paid holiday pay, and no pyramiding of overtime and premiums.

- 19:04 The Employer may switch scheduled days off to accommodate an emergency situation provided the switch is mutually agreed with the affected employees. An emergency situation is one, which could not be foreseen by the Employer and covered in the current shift schedule.
- 19:05 Full-time employees called in to work on their scheduled days off where a mutually agreeable alternate day off is not assigned as per the formula outlined in Article 21:10, shall be paid overtime rates for the hours required to be on duty with a minimum of four (4) hours.
- 19:06 If it occurs on an irregular basis, time less than ten (10) minutes per day shall not be counted as overtime and if any employee with the approval of the Executive Director or **their** designate works in excess of ten (10) minutes, **they** shall receive a minimum of one-half (½) hour at overtime rates.
- 19:07 Employees called back to work within fifteen and one-half (15½) hours after working their regular shift shall receive the overtime rate of pay for all hours worked within such fifteen and one-half (15½) hour period. This does not apply to an employee changing from one shift to another where established hours have been posted.
- 19:08 An employee required to be on standby shall be paid one (1) hour of basic pay for each eight (8) hour period of standby coverage.
  - An employee called back to work while on standby shall be paid for a minimum of four (4) hours at the applicable rate of pay.
- 19:09 By mutual agreement between the Employer and the employee overtime may be compensated by the granting of equivalent time off at the applicable rates of pay. Such time shall be taken by the employee within sixty (60) days following the date of the earned overtime. All unused banked overtime not taken as time off in lieu of pay within the sixty (60) days shall be paid out unless otherwise mutually agreed.

### **Article 20** Income Protection in Case of Illness

- 20:01 An employee who is absent from the schedule due to illness, disability or because of a non-compensable accident, shall be entitled to utilize income protection benefits equal to the employee's regular rate of pay for each day of personal illness or injury that **they were** scheduled to work to the extent of accumulated income protection benefits, including periods which:
  - (a) Time off for medical, dental and chiropractic examination or treatments shall be granted and such time off shall be charged against the employee's accumulated income protection credits to the extent of accumulated sick leave benefits, providing the following conditions are met:
    - (i) Whenever possible, appointments are to be made on the employee's day off or a time when **they are** not on duty. If the above is not possible, the employee will endeavour to make the appointment at a time which is least disruptive to the area. Whenever possible, proof of the appointment will be provided to the Employer.
  - (b) In the opinion of the Employer **their** presence constituted a health hazard for residents and/or other employees and **they were** instructed by the Employer to leave his place of duty.
- **20:02** The Employer agrees to recognize income protection credits accumulated prior to the signing of this Agreement.
- 20:03 Employees will be allowed to accumulate income protection at the rate of one and one-half (1½) days for each full month of service (a full month of service shall mean one hundred seventy-three point three [173.3] regular hours of work) which may be accumulated to a maximum of one hundred twenty (120) working days.
- **20:04** Income protection credits will accumulate on the same basis as seniority.

**20:05** A declaration of illness or injury shall be completed by the employee on returning from absence before income protection is paid in the case of short-term illness.

**20:06** An employee who will be absent for any reason shall inform the Employer of **their** first days absence as follows:

- (a) Where the employee is scheduled to commence **their** shift at or prior to 10:30 hours, a minimum of one (1) hours' notice prior to the commencement of **their** shift;
- (b) Where the employee is scheduled to commence **their** shift between the hours of 10:30 and 24:00 hours, a minimum of three (3) hours' notice prior to the commencement of **their** shift;
- (c) Failure to give notice of absence as specified in Article 20:06(a) or (b) without a reason satisfactory to the Employer may result in non-payment of wages or income protection for the entire shift and all other working shifts until adequate notice is received;
- (d) An employee returning to work following an absence of more than one (1) shift **and up to twenty-eight (28) days** shall inform the Employer as follows:

Day Shift: Notify department by 14:00 hours the day prior to

returning to work.

Evening Shift: Notify department by 10:00 hours the day returning to

work.

Night Shift: Notify department by 12:00 hours the day returning to

work.

If no call has been received and the employee shows for work the next scheduled shift and has been replaced, that person will be sent home without pay and the replacement will remain at work.

For absences greater than twenty-eight (28) days the Employer may require that the employee have a return-to-work plan prior to returning to work. Where required, the employee may consult with union representatives who have the right to represent employees in such meetings.

20:07 The Employer reserves the right to require a medical examination and/or medical report to determine an employee's fitness to perform their normal duties. Failure to comply with such request may result in non-payment of income protection benefits and/or refusal to allow the employee to continue or resume their duties. The Employer shall pay the full cost of any such medical examinations and report requested.

In the event an employee has declared **their** absence is due to accident or illness and the Employer has reason to believe that the absence has not been due to accident or illness, the Employer may request a certificate from a duly qualified medical practitioner either at the time the employee notifies that **they are** absent due to accident or illness, or by advance notice. Failure to comply with such request may result in non-payment of income protection benefits and may result in discipline.

- **20:08** It is understood and agreed by both parties that income protection benefits are not payable for absences due to pregnancy except for illness related to pregnancy.
- 20:09 Income protection benefits will cease on termination of employment or on retirement or on death. Income protection benefits will not accrue (except in the event of pregnancy leave where such benefit accrued to the end of the month in which the employee commences pregnancy leave) while an employee is on leave of absence without pay.
- 20:10 Until an employee has accumulated six (6) months' seniority, **they** shall not be entitled to income protection.
- **20:11** Only normal regularly scheduled working days will be charged against income protection credits.

- 20:12 If an employee's income protection credits expire while they are off sick, they must, at the expiration of their sick leave, inform the supervisor of their department of their inability to return to work and state their expected date of return. They must inform the supervisor of their department before the newly agreed date if they are subsequently unable to come on duty as expected.
- 20:13 The Union agrees to cooperate with the Employer in controlling the unnecessary use of income protection benefits. Any abuse of income protection benefits will result in disciplinary action, which may include discharge.
- 20:14 If an employee is prevented from performing their regular work with the Employer on account of an occupational accident associated with their employment and this accident is recognized by The Workers Compensation Act as compensable within the meaning of the Act, the Employer will, on request, supplement the award made by the Workers Compensation Board (WCB) for loss of wages to the employee by such an amount that the award of the WCB and the Employer supplementation will equal one hundred percent (100%) of the employee's regular net wages and the employee's income protection credits will be reduced proportionately. When the application for compensation is made, the employee shall advise whether or not they wish to accept the Employer supplementation.
- 20:15 Employees may utilize up to five (5) days of income protection credits in any calendar year to deal with illness in the family (spouse, child, parent).
- **20:16** The Employer will advise an employee, on request, as to the amount of unused income protection to **their** credit.
- **20:17** (a) An employee who becomes injured or ill in the course of performing **their** duties must report such injury or illness as soon as possible to **their** immediate supervisor.
  - (b) An employee unable to work because of a work related injury or illness shall inform the Employer immediately, in accordance with established

- procedures, so that a claim for compensation benefits can be forwarded to the WCB. Workers Compensation payment will be paid directly to the employee by WCB.
- (c) Where an employee has applied for WCB benefits and where a loss of normal salary would result while awaiting a WCB decision, the employee may elect to submit an application to the Employer requesting an advance subject to the following conditions:
  - (i) Advance payment(s) shall not exceed the employee's basic salary (exclusive of overtime), less the employee's usual income tax deductions, Canada Pension Plan contributions, and EI contributions.
  - (ii) The advance(s) will cover the period of time from the date of injury until the date the final WCB decision is received, however, in no case shall the total amount of the advance exceed seventy percent (70%) of the value of the employee's accumulated income protection credits.
  - (iii) The employee shall reimburse the Employer by assigning sufficient WCB payments to be paid directly to the Employer to offset the total amount of the advance or by repayment to the Employer immediately upon receipt of payment made by WCB directly to the employee.
  - (iv) In the event that the WCB disallows the claim, including any appeal, the employee shall be paid for the absence in accordance with the income protection provisions of this Agreement and the Employer shall recover the total amount of the advance by payroll deduction.
  - (v) Upon request, the Employer will provide a statement to the employee indicating the amount of advance payment(s) made and repayment(s) received by the Employer.

### Article 21 Designated Statutory & Paid Holidays

**21:01** The following days shall be recognized as paid holidays:

New Year's Day Labour Day

Louis Riel Day Thanksgiving Day Good Friday Remembrance Day

Victoria Day Christmas Day
Canada Day (July 1) Boxing Day

Canada Day (July 1) Boxing Day

August Civic Holiday Employee's Birthday

If another federal, provincial or municipal holiday should be proclaimed during the term of this Agreement, such additional proclaimed holiday will replace the paid holiday designated as the employee's birthday. The intent is that there will be no more than twelve (12) paid holidays per calendar year.

- 21:02 Remembrance Day is recognized as a float holiday which can be taken at any time during the year on the mutual agreement of both the employee and the Executive Director. In the event that the employee should take a day other than Remembrance Day as a float holiday and should not work the full scheduled shift immediately preceding and immediately following Remembrance Day, one (1) days' pay may be deducted from the employee's wage entitlement. Should the employee work on Remembrance Day, having taken the float holiday in lieu, **they** shall receive payment of **their** regular rate for any and all work performed on the said day.
- 21:03 Each full-time and part-time employee shall advise the Executive Director or their designate at least six (6) weeks in advance as to their birthday in order to permit the proper scheduling for their holiday. The employee may, however, request to be scheduled for each holiday on a day mutually agreed within the two (2) weeks on either side of their birthday. Should an employee's birthday fall on a holiday, an alternate day will be granted by the Executive Director within the two (2) weeks on either side of the birthday or on a day mutually agreed.

Full-time employees shall receive one (1) day's pay for paid holidays not worked, provided that they have worked their last scheduled shift prior to and their first scheduled shift after the holiday. If an employee is not entitled to the holiday pay as a result of this Article, they shall nevertheless be paid for all hours worked on any paid holiday at the rate of one and one-half times (1½x) their regular rate for the time worked on that day, provided that if the employee is absent from either of the shifts mentioned in the first sentence of this Article as a result of illness, they shall nevertheless be entitled to be paid for the holiday if they provide a certificate issued by a qualified medical practitioner that they were unable to work due to illness. The absence from either of the said shifts due to a certified illness shall be applicable only to one (1) paid holiday for each illness.

21:05 Unless otherwise provided, any full-time and part-time employee required to work and who actually works on any of the paid holidays outlined in Article 21:01 shall be paid overtime rates for hours worked with a minimum of four (4) hours plus paid holiday pay or any combination as specified in the formula set forth in Article 21:10. Any overtime work performed in excess of eight (8) hours on a paid holiday shall be paid for at the rate of two times (2x).

21:06 A part-time employee who is employed in any week in which a paid holiday occurs shall receive holiday pay for paid holidays not worked equivalent to their earnings, exclusive of overtime, for the days on which they worked during the thirty (30) calendar days prior to the paid holiday in relation to what a full-time employee earned in the same period, times one (1) days' pay, provided that they have worked their last scheduled shift prior to and their first scheduled shift after the paid holiday. If a part-time employee is not entitled to the holiday pay as a result of this Article, they shall nevertheless be paid for all hours worked on any paid holiday at the rate of one and one-half times (1½x) their regular rate for the time worked on that day with a minimum of four (4) hours.

21:07 Any part-time employee required to work and who actually works on any of the paid holidays shall be paid at overtime rates for hours worked with a

- minimum of four (4) hours and shall, in addition, receive what holiday pay they would have received if they hadn't worked.
- 21:08 If a paid holiday falls on a full-time employee's regular day off or during their vacation period, they shall be granted an alternate day off with regular pay on a day mutually agreed to or one (1) day may be added to their vacation.
- 21:09 In arranging payment for time worked and paid for at other than regular rate of pay, the Employer may, by mutual agreement with an employee, pay on any one (1) of the following basis:
  - (a) The regular days' pay plus one and one-half times (1½x) (or the amount applicable) in money;
  - (b) One and one-half times (1½x) (or the applicable rate) plus one (1) day off within sixty (60) days of the said holiday or day in question, unless otherwise mutually agreed;
  - (c) One (1) days' pay plus one and one-half times (1½x) (or the applicable time) days off within sixty (60) days of the said holiday or day in question unless otherwise mutually agreed;
  - Failure to reach agreement between the Employer and the employee will result in the employee being paid in money.
- 21:10 An employee who is absent on a paid holiday after being posted to work forfeits all pay for that day, unless **they** provide proof of illness from a medical practitioner or a reason acceptable to the Employer. Should payment for the holiday be granted it would be at the regular straight time rate.
- 21:11 The Employer will endeavor to advise the employee of the disposition of a request for time off under this Article within seven (7) days of such request being made, except in exceptional circumstances.
- 21:12 Notwithstanding the provisions of Article 21:09, regular full time employees who are required to work on any of the recognized paid holidays listed in Article 21:01 will be allowed to bank up to a maximum of five (5) recognized

paid holidays. These banked recognized paid holidays must be used in the vacation year they are earned.

### Article 22 Vacations

- **22:01** The agreed anniversary date for vacation is May 31 of each year. Annual vacations will normally be scheduled between June 1 and September 30 of each year.
- **22:02** Vacations with pay shall be granted to employees on the following basis:
  - (a) Employees having less than one (1) year of service on May 31 in any year shall be entitled, upon the completion of their probationary period, to a credit of five-sixths (5/6) days scheduled vacation with pay for each month of service;
  - (b) Employees with one (1) year or more of service at May 31st of any year shall receive two (2) weeks scheduled vacation with pay;
  - (c) All employees with two (2) years of service or more as of May 31 of any year shall receive three (3) weeks scheduled vacation with pay;
  - (d) All employees with five (5) years of service or more as of May 31 of any year shall receive four (4) weeks scheduled vacation with pay;
  - (e) All employees with twelve (12) years of service or more as of May 31 of any year shall receive five (5) weeks scheduled vacation with pay.
  - (f) All employees with twenty-two (22) years of service or more as of May 31 of any year shall receive six (6) weeks scheduled vacation with pay.
  - (g) Effective June 1, 2014, an additional five (5) days vacation shall be granted to an employee only in the vacation year of **their** twenty-fifth anniversary of employment and in each subsequent fifth anniversary year. Entitlement for part-time employees shall be prorated based on regular hours worked in the previous vacation year.

- 22:03 No vacation will be accrued during periods of leave of absence without pay which exceed one (1) month per calendar year.
- 22:04 The Employer shall post a vacation list setting out vacation earned. The vacation list shall be posted from March 1 to March 31 during which period employees shall submit their vacation requests.

Vacation requests shall be accepted until April 1sof each year. Seniority shall be the deciding factor. Vacation schedules shall be posted by May 1 of each year and shall not be changed unless mutually agreed upon by the employee and the Employer and all employees affected.

Vacation requests submitted after April 1 shall be granted on a first come, first served basis and shall be responded to within two (2) weeks after the posting of the approved vacation schedule, or within two (2) weeks of receipt of the request, whichever comes later.

If not already submitted, vacation requests for the December 15 to January 15 period must be submitted by November 1 of each year. Unless prior approval has been received, seniority shall be the deciding factor to determine who receives vacation, providing that the staffing requirements of the facility are met.

Vacation requests shall not be unreasonably denied. Any remaining vacation entitlement that has not been requested by February 1 shall be scheduled by the Employer prior to the end of the current vacation year. In all granting of vacations, the proper, safe and efficient operating requirements of the home shall be given first consideration.

- **22:05** Part-time employees are entitled to paid vacation on the same basis as full-time employees.
- 22:06 An employee who terminates **their** employment for any reason is entitled to pay in lieu of vacation earned but not taken, calculated as a percentage of hours worked.
- **22:07** Partial vacation and vacation pay will be calculated as follows:

- (a) For employees entitled to two (2) weeks' vacation, four percent (4%) of earnings for hours worked up to May 31;
- (b) For employees entitled to three (3) weeks' vacation, six percent (6%) of earnings for hours worked up to May 31;
- (c) For employees entitled to four (4) weeks' vacation, eight percent (8%) of earnings for hours worked up to May 31;
- (d) For employees entitled to five (5) weeks' vacation, ten percent (10%) of earnings for hours worked up to May 31;
- (e) For employees entitled to six (6) weeks' vacation, twelve percent (12%) of earnings for hours worked up to May 31.
- **22:08** Employees shall not waive vacation and draw double pay.
- Where an employee has a scheduled vacation, and such vacation is interrupted by a significant illness, the vacation days, during which the employee was hospitalized due to illness, shall be replaced with income protection, if available. The remaining scheduled vacation days shall stand. The displaced vacation days shall be rescheduled at a later date that is mutually agreeable to both parties. A medical certificate will be provided, if requested.

### Article 23 Uniforms

23:01 A uniform allowance equivalent to ten cents (10¢) per worked hours will be provided to all full-time and part-time employees.

# Article 24 Part-time and Casual Employees

24:01 Part-time employees shall accrue seniority on the basis of hours actually worked. For example, a part-time employee who works forty (40) hours shall have achieved one (1) week's seniority. No casual employee shall accumulate seniority.

- 24:02 Except as specifically provided for in this Agreement, the provisions of this Agreement shall not be applicable to casual employees. However,
  - (a) The provisions of Article 4 shall apply.
  - (b) The Employer will pay any casual employee no less than the starting rate of the position to which **they are** assigned and thereafter the employee will receive increments in the Salary Schedule based on hours actually worked.

### **Relief Periods**

Employees shall be entitled to paid relief periods as near to the midpoint of each half of their shift in the event of an eight (8) hour shift.

### Shift Length

### **Relief Periods:**

Up to and including 5.5 hours

1x 15 minute break

More than 5.5 hours

2x 15 minute break

Meal period will be provided of at least thirty (30) minutes to be scheduled by the Employer during each consecutive eight (8) hour period of duty.

- (c) Overtime shall only be worked if authorized by the Employer and shall be paid for hours worked in excess of eight (8) hours in a day or forty (40) hours in a week at the rate of one and one-half times (1½x) the regular rate of the casual employee. There shall be no pyramiding.
- (d) The provisions of Article 33 shall apply.
- (e) Casual employees shall receive general holiday pay in accordance with the provisions of the Manitoba Employment Standards Code and shall be paid for hours worked on a general holiday on the same basis.
- (f) (i) Annual vacation and vacation allowance for casual employees shall be administered in accordance with the Manitoba Employment

- Standards Code, Division 5, Annual Vacations and Vacation Allowances.
- (ii) Casual employees shall receive vacation pay allowance biweekly at a rate of four percent (4%) of regular earnings in a biweekly period during the first four (4) years of employment and thereafter shall be paid at a rate of six percent (6%).
- (g) Article 8 and 9 apply for casual employee only with respect to Articles of the Collective Agreement which specifically apply to casual employees.
- 24:03 The employment of casual employees may be terminated by the giving of twelve (12) hours' notice by the initiating party. The termination of the services of a casual employee shall not be the subject of a grievance, irrespective of whether or not the duration of continuous employment extended beyond three (3) calendar months.
- 24:04 Upon a casual employee being accepted for part-time or full-time employment, **they** shall be credited with seniority based on the number of hours worked within the calendar year prior to the date **they** became a part-time or full-time employee as the case may be, and if five hundred twenty (520) hours have been worked in such period in the same classification as the part-time or full-time employment accepted into, such employee shall be deemed to have put **their** probationary period.
- 24:05 Part-time employees wishing to work additional hours and who so indicate in writing to the Employer shall be given preference and first opportunity to work the additional hours. Where more than one (1) employee has requested to work additional hours the hours will be offered to the employee within the department having the most seniority.

It is understood that such additional hours shall be offered only to the extent that they will not incur any overtime costs to the Employer. 24:06 A casual employee who does not accept or is not available for shifts for a period of three (3) consecutive months shall be deemed to have voluntarily terminated their employment.

### Article 25 Labour Management Committee

25:01 The parties hereto agree that a joint committee will be set up composed of the employee representatives as defined in Article 1:02 and an equal number of representatives chosen by the Employer to deal with such matters of mutual concern as may arise from time to time in the operation of the Centre. This Committee shall meet as and when required upon the request of either party at a time convenient to both parties, without any deductions from salary for time spent by the employee representatives at such meetings. Matters covered by this Agreement will not be within the scope of the Labour Management Committee. However, the Committee may discuss methods of dealing with possible abuse of income protection.

Time spent in attendance at committee meetings shall be considered time worked.

### Article 26 Salaries and Increments

- 26:01 Employees who work their full scheduled shift of eight (8) hours including meal period shall receive the equivalent hourly rates specified in the Salary Schedule attached to and forming part of this Agreement multiplied by eight (8). Employees who work less than a full eight (8) hour shift including meal period shall receive pay for each hour worked excluding meal period on the basis of the equivalent hourly rate set out in said Salary Schedule. The wage rates paid by the Employer shall be neither above nor below the rates set out in the Salary Schedule.
- 26:02 All employees shall receive their wage payments via direct deposit on completion of their regular shift every other Thursday for the two (2) week period ending the Friday of the previous week. A statement of earnings will

- be provided showing hours paid at straight time, shift premium, overtime and deductions.
- 26:03 The terms "Regular Pay" and "Straight Time" when used in this Agreement shall mean the amounts indicated in the wage classifications contained in the Salary Schedule.
- 26:04 Individual salary increases resulting from seniority levels set out in the wage schedules shall be implemented at the commencement of the next pay period following the date on which the employee achieved the required seniority.
- **26:05** The words "Seniority" and "Length of Service" shall be synonymous.
- 26:06 Pay errors of one (1) day's pay or less shall be paid on the following pay day. In the event a pay error in excess of one (1) day's pay is reported to the Employer by 13:00 hours on a business day (excluding Saturday, Sunday and statutory and paid holidays), the Employer shall investigate, correct the error and provide payment to the affected employee as soon as reasonably possible from the date of notification of the error to the Employer.

#### Article 27 Inclement Weather

27:01 Where an employee cannot arrive at the workplace due to whiteout or blizzard conditions, as declared by Environment Canada or the Employer, or due to road closures as declared by police agencies or the Department of Highways or the Employer, the employee may take time from their banked statutory holiday pay or vacation.

An employee scheduled to work during an event as described above shall make all reasonable efforts to attend at work. There is no expectation that an employee put their own personal safety at risk.

### Article 28 Safety and Health

28:01 The Employer and the Union recognize that safety, accident prevention and the preservation of health are of primary importance in all operations and that these activities require the combined efforts of management, employees and the Union.

The Employer will continue to provide its employees with safe working conditions, equipment and materials, and will continue to ensure that all reasonable precautions are taken.

The Union will continue to make every effort to obtain the cooperation of each employee within the bargaining unit in the observation of all reasonable safety rules, practices and procedures.

The employee agrees to take reasonable care to protect **their** safety and health and the safety and health of others who may be affected by **their** acts or omissions at work. The employee shall, where required, use all devices and wear all articles of clothing and/or personal protection equipment designated and supplied for **their** protection.

The present Workplace Safety and Health Committee shall continue for the term of this Agreement.

The Union shall be required to appoint a minimum of four (4) representatives to this Committee. The Local President will be notified of vacancies and shall be required to fill the position within ten (10) days of notification. Time spent by committee members shall be considered time worked. Minutes of meetings shall be taken and posted on the Safety and Health bulletin board.

# Article 29 Letters of Warning

29:01 Disciplinary records for employees shall not be used in future disciplinary action provided the employee has maintained a disciplinary free record of employment for eighteen (18) months of work service from the date any disciplinary action was issued.

The employee shall be advised of any material being placed in the file at the time of filing.

However, for discipline involving incidents of abuse, inappropriate conduct involving a Resident or harassment, the term shall be thirty-six (36) months.

In the event an employee is laid off or on a leave of absence of one calendar month or more during the above period following the discipline, the discipline record will extend by the length of the layoff or leave of absence.

## Article 30 Job Descriptions

30:01 Copies of current job descriptions for each classification covered by this Collective Agreement shall be provided to the Local President.

### Article 31 Harassment and Discrimination

31:01 Harassment shall be defined as in the Manitoba Human Rights Code 1987 the Employer and the Union agree that they will not condone harassment in the workplace and it is further agreed that both parties will work together in recognizing and resolving such problems should they arise. Situations involving harassment shall be treated in strict confidence by both the Employer and the Union.

The parties agree that there shall be no discrimination as referred to in The Human Rights Code and Labour Relations Act.

#### Article 32 Shift and Weekend Premium

# 32:01 Evening Shift Premium

Effective the first full pay period following the date of ratification (December 12, 2022), the Employer shall pay an evening shift premium of one dollar and twenty-five cents (\$1.25) per hour for each worked between 15:30 hours and 23:30 hours.

Effective the first pay period following April 1, 2023, the evening shift premium will increase to two dollars (\$2.00).

### 32:02 Night Shift Premium

Effective the first full pay period following the date of ratification (December 12, 2022), the Employer shall pay a night shift premium of two dollars and ninety cents (\$2.90) per hour for each worked between 23:30 hours and 07:30 hours.

Effective the first full pay period following April 1, 2023, night shift premium will increase to three dollars and thirty-five cents (\$3.35).

### 32:03 Weekend Premium

The Employer shall pay a weekend premium of one dollar and thirty-five cents (\$1.35) per hour for each worked between 23:30 hours on a Friday and 23:30 hours on the following Sunday.

Effective the first full pay period following April 1, 2023, weekend premium will increase to one dollar and eighty cents (\$1.80) per hour.

#### Article 33 Duration

- 33:01 This Agreement shall be in full force and effect from April 1, 2017 until March 31, 2024.
- 33:02 Either party to this Agreement desiring to terminate this Agreement or negotiate a new contract shall give notice to the other party in writing at least ninety (90) days prior to the expiration date of this Agreement and present its proposals in writing within forty-five (45) days prior to the expiration of the current Collective Agreement; or as is mutually agreed upon between the parties.
- 33:03 If notice is given under Article 33:02, negotiations shall commence prior to thirty (30) calendar days preceding the expiration date hereof, unless otherwise mutually agreed upon by the parties to this Agreement. This

- Agreement shall remain in force until such time as the discussions or negotiations break down.
- 33:04 If notice is not given under Article 33:02, this Agreement shall be renewed without change for a further period of one (1) year.

### Article 34 Employee Benefits

- 34:01 The Employer agrees to pay the full cost of \$30,000 Group Life Insurance Policy for all employees under the age of seventy (70) who have completed their probation.
- 34:02 The Employer shall provide on a mandatory basis a dental plan for full-time employees. The Employer agrees to pay one hundred percent (100%) of the billed single/family rate for full-time employees who have completed probation. The plan shall be voluntary for part-time employees and the Employer shall pay a proportionate amount of such premium for part-time employees who have completed probation, based on the number of hours worked in relation to the full-time employees by the part-time employee concerned. The Employer shall be entitled to deduct from the part-time employee's pay cheque the difference between the Employer's contribution and the total premium. If an employee is otherwise covered, the Employer shall not be obligated to contribute.

The dental fee guide will lag two (2) years behind the current prevailing year of the Manitoba Dental Association Schedule.

The Employer agrees that Dental Plan coverage is a matter for negotiation between the parties. The Employer shall provide to the Union, upon request, information regarding Dental Plan Benefits levels and premium rate levels and/or changes.

34:03 The parties agree to the implementation of a Retirement Plan for all eligible employees effective January 1, 1990 provided the Plan details are finalized by the parties in time for successful implementation on this date.

The Retirement Plan will be a group RRSP vehicle with defined contributions by the Employer and the employees. This Plan will be similar to other Retirement Plans the Employer has in effect.

The contribution formula for both Employer and employee contributions five percent (5%) of earnings. The Retirement Plan will be available to part-time employees and new hires will be eligible to join after six (6) continuous months of employment, or 1,040 hours worked provided they have successfully completed their probation.

34:04 Effective April 1, 2011, employees retiring at age fifty-five (55) or older who have over ten (10) years of continuous service shall receive a retirement bonus of thirty (30) days' pay based on their basic rate of pay (excluding allowances and premiums) at the time of retirement.

Effective April 1, 2009, employees retiring at age fifty-five (55) or older who have over ten (10) years of continuous service shall receive a retirement bonus of twenty-five (25) days' pay based on their basic rate of pay (excluding allowances and premiums) at the time of retirement.

# 34:05 Long Term Disability

The Employer shall maintain an LTD plan with a carrier of the Employer's choice, comparable to the nursing plan in Poseidon. The Employer to pay one point three percent (1.3%) and the employees to pay one percent (1.0%).

### 34:06 Extended Health Care Plan

The parties herein agree to the following with respect to the provision of an Extended Health Care Plan:

- (a) The Employer agrees to make available to all full-time and part-time employees who have completed their probationary period an Extended Health Care Plan.
- (b) Participation in the plan shall be on a voluntary basis and shall be one hundred percent (100%) employee paid.

- (c) Information regarding the Extended Health Care Plan shall be provided to an employee upon becoming eligible for benefits.
- (d) Acceptance into the plan shall be based on the requirements of the plan as determined by the carrier.
- (e) Any issues that arise with respect to the plan shall be referred to the Labour/Management Committee.

### Enhancements to the extended Health Care Plan:

- Paramedical Practitioners including massage therapy, chiropractor, physiotherapist at three hundred fifty dollars (\$350) per practitioner per year.
- Vision Care two hundred dollars (\$200) every two (2) years.
- Effective January 1, 2023 add a drug card with a dispensing fee cap of \$10 and mandatory generic substitution on drugs.
- Note: Effective January 1, 2023, remove semi-private hospital room coverage.

# Article 35 Damage to Personal Property

35:01 If an employee's glasses or personal belongings (including watches, dentures, medic alert bracelet, hearing aids, and other medical devises and excluding uniform and jewellery) are damaged as a direct result of performing their duties, and such damage is not compensated pursuant to any other plan or otherwise, the Employer agrees to make reasonable compensation following proper documentation of the incident. Watches will be reimbursed to a maximum of seventy five dollars (\$75). The validity of such compensation payment will be determined exclusively by the Employer. Such decision is not subject to the grievance procedure.

IN WITNESS HEREOF the undersigned have set their hands for, and on behalf of, Revera Long Term Care Inc. and Manitoba Government and General Employees' Union.

Signed this 28th day of March	, 2023.
Jason Chester	
On behalf of Poseidon Care Centre	On behalf of Manitoba Government
	and General Employees' Union
Patrick Griffith	ganetta Boiswell
On behalf of Poseidon Care Centre	On behalf of Manitoba Government
	and General Employees' Union
	telone
On behalf of Poseidon Care Centre	On behalf of Manitoba Government
	and General Employees' Union

between

## Revera Long Term Care Inc.

Poseidon Care Centre

and

### Manitoba Government and General Employees' Union

### Re: Working Short

The parties to the Collective Agreement agree to strike a committee not later than sixty (60) days from ratification that will meet as needed as mutually agreed to discuss working short prioritization. Members of the committee to be determined by the parties with up to four (4) representatives from either the Union or Employer.

The purpose of these discussions will be to discuss working short prioritization issues in the workplace and endeavour to solve any issues related to working short levels. The committee does not have the power to bind either the Union or its members or the Employer to any decision or conclusion reached in their discretion. The committee may make recommendations to the Union or the Employer with respect to its discussions and conclusions.

Signed this	28th	day of	March	
<u>Jason C</u> On behalf of	hester Poseidon	Care Centre	_	On behalf of Manitoba Government and General Employees' Union

between

# Revera Long Term Care Inc.

Poseidon Care Centre

and

# Manitoba Government and General Employees' Union

Re:	Article 20:02(c)(iv)	
The 1	parties herein agree to the follow	ring:
		of the current Collective Agreement and for on therein referenced is November 15, 2010.
<u>Q</u> a	sed this <u>28th</u> day of <u></u> son Chaster  behalf of Poseidon Care Centre	On behalf of Manitoba Government and General Employees' Union

between

# Revera Long Term Care Inc.

Poseidon Care Centre

and

# Manitoba Government and General Employees' Union

Re: Article 21:01	
The parties agree that the National Day replace the Birthday Float for the term of employee's birthday is maintained, and National Day of Truth and Reconciliation	f this Agreement. Therefore, the the employees will not receive the
Signed this day of March day of March on behalf of Poseidon Care Centre	On behalf of Manitoba Government and General Employees' Union

between

## Revera Long Term Care Inc.

Poseidon Care Centre

and

### Manitoba Government and General Employees' Union

### Re: Uncertified HCA Classification

Pursuant to Article 3:01 of the Collective Agreement, this new classification in the bargaining unit will be included in Appendix A under the Salary Schedule effective December 2020.

The parties agree as follows:

- 1. Job routines and associated duties for the Uncertified HCA Classification have been established by the Employer.
- 2. It is understood that the Uncertified HCA Classification will not result in the reduction of hours of existing HCA qualified staff.
- 3. The parties agree to meet to review the utilization of this classification within six (6) weeks of ratification. The purpose will be to develop a fulsome Letter of Understanding which will outline the process around how uncertified HCA's can progress to certified HCA's.

Signed this 28th day of	March , 2023,
Qason Chester	A
On behalf of Poseidon Care Centre	On behalf of Manitoba Government
	and General Employees' Union

# Letter of Understanding

between

## Revera Long Term Care Inc.

Poseidon Care Centre

and

# Manitoba Government and General Employees' Union

## Re: Rehabilitation Aide

Effective April 1, 2023, where a Rehabilitation Aide is assigned by the Employer to cover a Health Care Aide, and they have completed 8320 hours, they shall be paid at the four (4) year step of the Health Care Aide wage scale for each hour so assigned.

Signed this 28th day of _	March	
On behalf of Poseidon Care Centre	_	On behalf of Manitoba Government and General Employees' Union

## Letter of Understanding

between

### Revera Long Term Care Inc.

Poseidon Care Centre

and

## Manitoba Government and General Employees' Union

### Re: Signing Bonus

Each employee currently employed on date of the ratification shall be entitled to a one-time lump-sum payment of five hundred dollars (\$500.00).

All statutory deductions will apply to this lump-sum payment. The lump-sum payment is deemed non-pensionable and is not subject to benefit deductions.

Employees on a leave of absence shall receive the lump-sum payment and will be required to report all earnings to any applicable third-party payer/insurer.

The Employer will endeavor to provide the lump-sum payment within four (4) pay periods of the date of this ratification.

Signed thisday of	March	, 2023,
<u>Qason Chaster</u> On behalf of Poseidon Care Centre		On behalf of Manitoba Government and General Employees' Union

# Salary Schedule

The starting salary of a newly hired employee shall recognize recent and relevant experience hereinafter:

Length of Experience Starting Rate

Less than 1 year: Start Rate

1 year within the past 2 years: 1 year rate

2 years within the past 3 years: 2 year rate

3 years within the past 4 years: 3 year rate

It shall be the responsibility of the newly hired employee to provide reasonable proof of recent and relevant experience within the first three (3) calendar months of employment in order to be considered for a salary increment and if **they** fail to do so, **they** shall not be entitled to any recognition.

Salary Scale

Effective April 1, 2017 to March 31, 2018 (1.25%)

Job Title	Probation	Start	1-Year	2-Years	3-Years
Housekeeping Aide Dietary Aide Laundry Aide	15.539	15.914	16.267	16.593	16.968
Health Care Aide	17.825	18.217	18.608	19.258	19.935
Rehabilitation Assistant	17.904	18.296	18.673	19.310	19.961
Janitor	16.448	16.813	17.176	17.576	17.831
Cook	19.312	19.694	20.000	20.357	20.829
Maintenance Assistant	17.424	17.793	18.161	18.592	18.861

# Effective April 1, 2018 to March 31, 2019 (1.25%)

Job Title	Probation	Start	1-Year	2-Years	3-Years
Housekeeping Aide Dietary Aide Laundry Aide	15.733	16.113	16.470	16.800	17.180
Health Care Aide	18.048	18.445	18.841	19.499	20.184
Rehabilitation Assistant	18.128	18.525	18.906	19.551	20.211
Janitor	16.654	17.023	17.391	17.796	18.054
Cook	19.553	19.940	20.250	20.611	21.089

Maintenance Assistant 17.642 18.015 18.388 18.824 19.097

## Effective April 1, 2019 to March 31, 2020 (1.40%)

Job Title	Probation	Start	1-Year	2-Years	3-Years
Housekeeping Aide Dietary Aide Laundry Aide	15.953	16.339	16.701	17.035	17.421
Health Care Aide	18.301	18.703	19.105	19.772	20.467
Rehabilitation Assistant	18.382	18.784	19.171	19.825	20.494
Janitor	16.887	17.261	17.634	18.045	18.307
Cook	19.827	20.219	20.534	20.900	21.384
Maintenance Assistant	17.889	18.267	18.645	19.088	19.364

## Effective April 1, 2020 to March 31, 2021 (0.50%)

Job Title	Probation	Start	1-Year	2-Years	3-Years
Housekeeping Aide Dietary Aide Laundry Aide	16.033	16.421	16.785	17.120	17.508
Health Care Aide	18.393	18.797	19.201	19.871	20.569
Uncertified Health Care Aide (effective Dec 2020)	16.260	16.570			
Rehabilitation Assistant	18.474	18.878	19.267	19.924	20.596
Janitor	16.971	17.347	17.722	18.135	18.399

Cook	19.926	20.320	20.637	21.005	21.491
Maintenance Assistant	17.978	18.358	18.738	19.183	19.461

# Effective April 1, 2021 to March 31, 2022 (1.20%)

Job Title	Probation	Start	1-Year	2-Years	3-Years
Housekeeping Aide Dietary Aide Laundry Aide	16.225	16.618	16.986	17.325	17.718
Health Care Aide	18.614	19.023	19.431	20.109	20.816
Uncertified Health Care Aide	16.455	16.769			
Rehabilitation Assistant	18.696	19.105	19.498	20.163	20.843
Janitor	17.175	17.555	17.935	18.353	18.620
Cook	20.165	20.564	20.885	21.257	21.749
Maintenance Assistant	18.194	18.578	18.963	19.413	19.695

# Effective April 1, 2022 to March 31, 2023 (2.00%)

Job Title	Probation	Start	1-Year	2-Years	ars 3-Years	
Housekeeping Aide Dietary Aide Laundry Aide	16.550	16.950	17.326	17.672	18.072	
Health Care Aide	18.986	19.403	19.820	20.511	21.232	
Uncertified Health Care Aide	16.784	17.104				
Rehabilitation Assistant	19.070	19.487	19.888	20.566	21.260	

Janitor	17.519	17.906	18.294	18.720	18.992
Cook	20.568	20.975	21.303	21.682	22.184
Maintenance Assistant	18.558	18.950	19.342	19.801	20.089

# Effective April 1, 2023 to March 31, 2024 (2.00%)

Job Title	Probation	Start	1-Year	2-Years	3-Years	4-Years
Housekeeping Aide Dietary Aide Laundry Aide	16.881	17.289	17.673	18.025	18.433	
Health Care Aide	19.366	19.791	20.216	20.921	21.657	22.307
Uncertified Health Care Aide	17.120	17.446				
Rehabilitation Assistant	19.451	19.877	20.286	20.977	21.685	
Janitor	17.869	18.264	18.660	19.094	19.372	
Cook	20.979	21.395	21.729	22.116	22.628	
Maintenance Assistant	18.929	19.329	19.729	20.197	20.491	