COLLECTIVE AGREEMENT

BETWEEN

CITY OF



AND



Awarded: April 11, 2024 Effective: January 1, 2023 to December 31, 2025

(Une version française est disponible à la Direction des litiges et des relations de travail)

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NOTES

In case of discrepancy between the English and French text contained in this Collective Agreement, the English version shall prevail.

An asterisk (*) before a clause number denotes a change in language from the previous Collective Agreement.

*PREAMBLE

The purpose of this Agreement is to recognize the community of interest between the Employer and the Institute in promoting the utmost co-operation between the Employer and its employees, consistent with the rights of both parties and in the interest of providing an efficient and economic service to the taxpayers of the municipality.

The parties to this Collective Agreement recognize and accept the provisions of this Agreement as binding upon themselves and their representatives and upon employees covered by this Agreement, and agree that they and their representatives will observe the provisions of this Agreement.

This Collective Agreement expires on December 31, 2025. Unless otherwise specified in the Collective Agreement, all provisions become effective on the date of the award (April 11, 2024).

SCOPE AND RECOGNITION

*1.01 The Employer recognizes the Institute as the exclusive bargaining agent for all those employees of the Employer employed in professional positions or in positions having a "professional capacity", save and except those persons exempted because they perform work in a management capacity or exercise confidential responsibilities relating to labour relations issues, all students employed during the school vacation period (April 1st to September 7th), all persons employed in the Offices of the Mayor, Councillors, Auditor General, Integrity Commissioner and City Manager, all persons employed in Human Resources, all persons employed in the Payroll, Pensions and Benefits Service, all Budget Analysts and Budget Officers involved in budget analysis related to labour relations issues and members of all other bargaining units at the City of Ottawa.

The parties agree that they will be bound by the scope provisions and related explanations as set out in the Ontario Labour Relations Board decision dated January 11, 2001 (decision # 2353-00 PS).

Clarification Note

"Professional" positions or positions requiring employees to have a "professional capacity" will usually but not necessarily require eligibility for membership in a professional association, (or require such credentials) and are those positions that by the nature and scope of responsibilities and contacts demanded, require an incumbent to have a certain body of specialized knowledge usually obtained through the completion of a university degree or equivalent achievement in a particular field of discipline. The positions within the union may fall into one or more of the following categories:

- Developing standards, policies and strategies, making recommendations and justifying findings;
- (ii) Continuing and substantive responsibility and accountability for program design development and management;
- (iii) Providing expert professional advice, direction, service/care and/or leadership.

1.02 <u>Consultation Prior to Re-Scoping</u>

The Employer agrees to hold meaningful consultations with CIPP prior to reaching any decisions on the potential re-scoping of positions out of or into the CIPP bargaining unit.

ARTICLE 2

REPORTS AND RECOMMENDATION

2.01 The Employer agrees that the reports or recommendations to Council dealing with matters covered by this Agreement or concerning the Institute or its members will be communicated to the Institute, where possible, in time for the Institute to express its opinion to the Employer or make submissions before the matter is dealt with by any Committee or Council, unless such reports or recommendations are deemed to be of a confidential nature relating to labour relations matters.

ARTICLE 3

MANAGEMENT RIGHTS

- 3.01 The parties recognize that it is the responsibility and the right of the Employer to:
 - (a) administer the affairs of the Employer efficiently and effectively and in the interests of the general public;
 - (b) maintain order, discipline and efficiency;
 - (c) classify jobs;
 - (d) hire, transfer and promote employees subject to the provisions of the Collective Agreement;
 - demote, suspend, discharge or otherwise discipline employees for cause, subject to the right of the employee concerned to file a grievance under the procedure outlined in Article 19;

(f) manage the affairs of the Employer so as to assure the most efficient and economic provisions of service to the taxpayers and citizens of the City of Ottawa.

In exercising its management rights, the Employer will not act in a manner that is arbitrary, discriminatory or in bad faith.

ARTICLE 4

DEFINITIONS

4.01 Definitions

For the purpose of this Collective Agreement the following definitions shall be applicable:

- (a) <u>Institute</u> shall mean the Civic Institute of Professional Personnel of Ottawa-Carleton.
- (b) Employer shall mean the City of Ottawa.
- (c) <u>Permanent full-time employees</u> are defined as employees regularly scheduled to work over twenty-four (24) hours per week for a continuous period.
- (d) <u>Permanent part-time employees</u> are defined as employees regularly scheduled to work twenty-four (24) hours per week or less for a continuous period.
- (e) <u>Temporary employees</u> are defined as full or part-time employees hired for a temporary period to cover leave of absence situations under the Agreement or for limited duration situations.
- (f) <u>Casual employees</u> are defined as employees who do not regularly work a predetermined schedule but are used on a relief or replacement basis or to cover unforeseen circumstances and usually on short-notice basis.

NO DISCRIMINATION

5.01 The parties agree that every employee has a right to freedom from harassment in the workplace under the *Occupational Health and Safety Act,* R.S.O. 1990, and the Ontario *Human Rights Code,* R.S.O. 1990, as they may be amended from time to time. Any investigation into allegations of harassment shall be carried out in accordance with the *Occupational Health and Safety Act*.

In addition, the parties agree that every employee has a right to equal treatment with respect to employment and membership in the Institute without discrimination because of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, gender identity, gender expression, age, record of offences, marital status, same-sex partnership status, family status, disability, and political or religious affiliation. The above-noted grounds shall be as they are defined in the Ontario *Human Rights Code*, R.S.O. 1990, as amended, if they are so included.

5.02 <u>Designated Groups</u>

For the purposes of its overall equity and diversity initiatives, the City has identified women, Aboriginal persons, persons with disabilities, members of visible minority groups and gay, lesbian, bi-sexual and trans-gendered (GLTB) individuals. The selection of these groups does not preclude the possibility of addressing systemic discrimination for other identifiable groups.

HOURS OF WORK

6.01 Normal Work Week

The work week shall be Monday to Friday, with Saturdays and Sundays as days of rest, except with respect to nurses in Long Term Care and employees in the Ottawa Paramedic Service Branch which are 24 hour operations or where otherwise specified in the Collective Agreement.

6.02 Normal Hours Per Week / Day

- (a) The normal hours of work shall be thirty-five (35) hours per week / seven (7) hours a day, or as modified in (b) or in other clauses contained in this Agreement (i.e. Long Term Care and Ottawa Paramedic Service).
- (b) The Employer will seek the Union's agreement prior to introducing a forty (40) hour workweek for any given position in the bargaining unit. Where agreement has been reached, the employee's annual salary will be adjusted to reflect the increase in weekly hours.

6.03 Normal Daily Schedule

- (a) The normal daily working hours shall be seven (7) hours per day and shall take place between the hours of 7:00 a.m. and 8:00 p.m. or as modified below.
- (b) The parameters for the scheduling of normal hours of work as set out above may be extended through to 10:00 pm with the agreement of the employee and the Employer.
- (c) The parameters in (b) above may be further extended on occasion until midnight with the employee's agreement and, where practical, the Union's agreement. The Union will not unreasonably deny such requests.

6.04 Shift Work or Irregular Hours

(a) Employees in the Ottawa Paramedic Service Branch

Notwithstanding the normal scheduling practices set out above, the parties acknowledge that employees in the Ottawa Paramedic Service Branch are subject to a different scheduling practice due to the service requirements and may be scheduled:

- (i) to work 40 hours or 42 hours per week averaged over a two (2) week period, as determined by the Employer. The standard shift length shall be between eight (8) and twelve (12) hours duration; and
- (ii) to receive two (2) consecutive days of rest per week.

The Institute will be informed of employees' hours of work (i.e. who works 40 hours per week and who works 42 hours per week) within 3 months of ratification of the Collective Agreement and of any changes thereafter.

(b) Theatre Operations

The following scheduling regulations will apply to Theatre Operations employees:

(1) Hours of Work and Schedule

Notwithstanding the normal scheduling practices set out above, the parties acknowledge that employees in Theatre Operations are subject to different scheduling practices due to the service requirements and may be scheduled:

- (a) to work seventy (70) hours biweekly;
- (b) to receive two (2) days of rest per week or an average of two (2) days off per week on the condition that they receive Saturday and Sunday as their days of rest twice in each four (4) week cycle.

(2) Scheduling Regulations

- (a) If an employee is required to work in excess of two (2) weekends (Saturday and Sunday) within a four (4) week cycle, they shall be compensated at the rate of time and one-half (1 ½) for each hour worked on Saturday and/or Sunday unless mutually agreed between the Employer and the employee.
- (b) At least twenty-four (24) hours time off shall be scheduled when a shift is changed, unless the employee agrees to a shorter period of time. In the event the employee is required to work within the twenty-four (24) hour period, the employee shall receive the equivalent of three (3) hours of pay in addition to their regular pay.

(c) Museum Operations

The following scheduling regulations will apply to Museum Operations employees:

(1) Hours of Work and Schedule

Notwithstanding the normal scheduling practices set out above, the parties acknowledge that employees in Museum Operations are subject to different scheduling practices due to the service requirements and as such, employees' normal hours of work may be as follows:

- (a) Five (5) days a week scheduled from Monday to Sunday between the hours of 7:00 a.m. and 11:00 p.m.
- (b) Two (2) days of rest per week or an average of two (2) days off per week on the condition that they receive Saturday and Sunday as their days of rest twice in each four (4) week cycle.

(2) Scheduling Regulations

If an employee is required to work in excess of two (2) weekends (Saturday and Sunday) within a four (4) week cycle, they shall be compensated at the rate of time and one-half (1 ½) for each hour

worked on Saturday and/or Sunday unless mutually agreed between the Employer and the employee.

(d) Fleet Safety

The parties agree to maintain the current schedule for employees working days only in Fleet Safety as of November 21, 2019. The following scheduling regulations will apply to all other employees in Fleet Safety:

(1) Hours of Work and Scheduling

The parties acknowledge that employees working in Fleet Safety are subject to different scheduling practices due to the 24/7 service requirements and as such, employees' normal hours of work may be as follows:

(a) Seven (7) hours per day, (day, evening and/or nights) five (5) days per week from Monday to Sunday.

(2) Scheduling Regulations

- (a) Employees working a night-shift will be paid a seven per cent (7%) premium for all regular hours worked between 10:00 pm and 7:00 am.
- (b) Employees are entitled to a seven per cent (7%) premium for all regularly scheduled hours worked on Saturday and/or Sunday. There is no pyramiding of premiums (weekend/night).
- (c) Employer reserves the right to change an employee's shift with thirty (30) days' notice.
- (d) Employees working days only prior to November 21, 2019 may volunteer to transfer to a night and/or weekend shift, where applicable.

(e) Site Needle and Syringe Program

The parties hereby acknowledge that employees in the Site Needle and Syringe Program are subject to different scheduling practices

due to the service requirements and may be scheduled to work between the hours of 7:00 am and midnight, seven (7) hours per day, Monday to Friday.

(f) Recreational and Cultural Staff (except Theatre Operations and Museum Operations)

The parties hereby acknowledge that Recreation and Cultural staff (except Theatre Operations and Museum Operations) are subject to different scheduling practices. Notwithstanding the normal hours of work provisions in articles 6.01, 6.02 and 6.03, Recreation and Cultural staff may have their normal hours or work modified for instances such as, but not limited to, the following: training purposes; during peak demand periods; and to accommodate programming or special event requirements. Modifications may include working seventy (70) hours in a biweekly pay period, working weekends and/or changes to the daily hours. Such modifications shall only be implemented with mutual agreement between the affected employee and the Employer.

6.05 Hours of Work During a Declared State of Emergency or Pandemic

Subject to the Union's approval, the Department Head, Director or Manager may adjust the normal hours of work set out in section 6.03 on a temporary basis, during a National, Provincial or Municipal declared state of emergency or pandemic. The Union will not unreasonably deny a request made pursuant to this section.

ARTICLE 7

OVERTIME AND PREMIUMS

7.01 Definition

Overtime means work authorized by the direct Manager or designate which is performed by an employee in excess of the normal hours of work. In those circumstances where prior approval of overtime cannot be obtained, and where the employee's presence would normally be deemed necessary by the Employer or required by law, such overtime will not be

unreasonably denied. Computation of overtime shall be based upon authorized time worked as set out in Section 7.02.

7.02 <u>Basis of Computation</u>

- (a) An employee who works overtime shall be credited with one (1) hour of compensatory leave or pay for each hour of such overtime to the closest half (½) hour, provided a minimum of one (1) such hour has been worked. An employee authorized to work in excess of thirtynine (39) hours per week shall be credited with one and one-half (1½) hours of compensatory leave or pay for each hour of overtime to the closest half (½) hour with the exception noted below.
- (b) A thirty-five (35) hour workweek employee authorized to work overtime will be compensated at straight time for the first four (4) hours of overtime. The employee will be compensated at time and one-half (1 ½) for all hours worked in excess of thirty-nine (39) hours per week with the exceptions noted below.
- (c) A forty (40) hour workweek employee authorized to work overtime will be compensated at time and one-half (1 ½) for all hours worked in excess of forty (40) hours per week with the exceptions noted below.
- (d) Employees in the Ottawa Paramedic Service Branch

Where employees in the Ottawa Paramedic Service Branch are authorized to work in excess of forty (40) or forty-two (42) hours averaged over a two (2) week period, they shall be credited with one and one half (1 $\frac{1}{2}$) hours of compensatory leave or pay for each hour of overtime to the closest half ($\frac{1}{2}$) hour.

(e) Employees in Theatre Operations

Employees in Theatre Operations authorized to work in excess of seventy (70) hours over a two (2) week period shall be credited with one and one half (1 ½) hours of compensatory leave or pay for each hour of overtime to the closest half (½) hour.

See Letter of Understanding #1

7.03 On Call

On call compensation shall be defined as compensation received by an employee as a result of the employee being placed on a stand-by basis, by the Manager or designate, outside the employee's normal working hours. Stand-by means the Employer has directed the employee to remain available for work outside the employee's normal working hours.

- i) Any employee placed on call on their normal workday shall be entitled to receive one (1) hour of pay at straight time for each eight (8) hour period of on call.
- ii) An employee placed on call during their scheduled days of rest or on a statutory/declared holiday shall be entitled to receive three and one-half (3 ½) hours of pay at straight time for each 12 hour period of on call.

Where an employee is placed on call for a shorter or longer period than the period provided in (i) and (ii) above, the on-call pay shall be pro-rated accordingly.

Days for the purpose of on call compensation shall be defined as the period starting at 00:01 am and ending at midnight unless otherwise agreed between the parties.

On call compensation can either be paid out or accumulated as compensatory leave credits as outlined in article 7.05.

7.04 Call Back Outside Schedule

- (a) Where an employee is called back to work by the Employer at any time outside the employee's normal working hours, the employee shall earn compensatory leave credits or compensation at the rate of one and one-half (1 ½) hours for each hour of overtime worked, or a minimum of three (3) hours' pay at straight time, whichever is greater.
 - Call Back includes the performance of one's duties via the internet.
- (b) Where an employee receives phone calls, text messages, e-mails or other electronic messaging that requires immediate response or action, the employee shall follow the approval process established by management prior to taking action. The employee shall earn compensatory leave credits or compensation at the rate of one (1) hour

for each hour of overtime worked, or a minimum of one half ($\frac{1}{2}$) hour of pay at straight time.

Call back hours worked do not count towards the accumulation of hours for the purposes of Sections 7.01 and 7.02.

See Letter of Understanding #2

7.05 Election of Leave or Cash

The employee must make an election on each occasion when applying for overtime credit between compensation in cash or leave.

Overtime to be compensated for by cash shall be recorded by the employee's immediate Manager for each two (2) week pay period. When the employee elects compensation in the form of cash, the employee shall be paid following the pay period in which it was earned.

The accumulated compensatory leave credits shall not exceed one hundred (100) hours at any time. Any credits over the 100 hour maximum leave balance will be paid out in cash. Only when an employee has reduced the leave bank to less than 100 hours will the employee be allowed to earn additional leave credits up to the 100 hour maximum.

When compensatory leave credits are cashed out, they are paid at the rate of pay at which they were earned. When compensatory leave credits are taken in time, they are paid at the rate applicable at the time the leave is taken.

7.06 Scheduling of Compensatory Leave

Consistent with the requirements of the Employer and subject to adequate advance notice by the employee, the Employer shall grant compensatory leave at times which are mutually acceptable to the employee and to the Employer. Special consideration will be given by the Employer to employees who wish to take compensatory leave at times which are contiguous to periods of annual leave.

Such requests shall not be unreasonably denied.

7.07 <u>Premium Pay – Saturday and/or Sunday Hours</u>

- (a) Employees are entitled to a 7% weekend premium for all regularly scheduled hours worked on Saturday and/or Sunday.
- (b) Employees who are not regularly scheduled to work on Saturday and/or Sunday and who are authorized by the direct Manager or designate to work on Saturday and/or Sunday, shall receive a 7% weekend premium, unless they are already in receipt of premium overtime pay for work performed on the Saturday or Sunday.

ARTICLE 8

ANNUAL LEAVE

- 8.01 Annual leave shall be earned and granted to employees as follows:
 - (a) Three (3) weeks per year, which is earned at the rate of one and one-quarter (1 1/4) working days for each calendar month in which the employee has received at least fifteen (15) days' pay, if the employee has completed less than five (5) years of continuous employment;
 - (b) Four (4) weeks per year, which is earned at the rate of one and twothirds (1 2/3) working days for each calendar month in which the employee has received at least fifteen (15) days' pay, if the employee has completed five (5) but less than fifteen (15) years of continuous employment;
 - (c) Five (5) weeks per year, which is earned at the rate of two and one-twelfth (2 1/12) working days for each calendar month in which the employee has received at least fifteen (15) days' pay, if the employee has completed fifteen (15) years but less than twenty-two (22) years of continuous employment;
 - (d) Six (6) weeks per year, which is earned at the rate of two and one-half (2 ½) working days for each calendar month in which the employee has received at least fifteen (15) days' pay, if the employee has completed twenty-two (22) years but less than thirty (30) years of continuous employment;

(e) Seven (7) weeks per year which is earned at the rate of two and ninetenths (2 9/10) working days for each calendar month in which the employee has received at least fifteen (15) days' pay, if the employee has completed thirty (30) or more years of continuous employment.

8.02 Annual Leave in the First Year of Employment

An employee may be granted:

- (a) annual leave up to the amount of earned credits during the first six (6) calendar months of employment; and
- (b) annual leave in excess of the earned credits to the extent of credits that they would accumulate to the end of that year, after the first six(6) calendar months of employment.

8.03 Advance Leave may be Granted

After the first year of continuous service, an employee may be granted annual leave in excess of earned credits to the extent of credits that would accumulate to the end of that year, subject to 8.06 below.

8.04 Use of Annual Leave

Subject to the operational requirements, the Employer agrees to permit employees to take all of the annual leave earned by them in the year in which it is earned. Where, however, in any year the Employer has been unable to grant all of the annual leave earned by the employee in that year, the unused portion of annual leave shall be carried over into the following year.

8.05 Maximum Carry-Over

Employees are not permitted to carry over more annual leave into the following year than the number of days of leave earned by them in that year unless they receive prior authorization from their immediate Manager.

8.06 Return of Overpayment

If an employee has taken more annual leave than the employee has earned, when the services of the employee are terminated for any reason, the salary overpayment resulting from the use of the unearned annual leave may be deducted from the employee's outstanding earnings and the

parties agree that the authorization for such a deduction shall be deemed to have been provided to the Employer by the employee, pursuant to the Employment Standards Act.

8.07 Payment Upon Termination

When the employment of an employee is terminated for any reason and the employee has earned but has not used annual leave, the employee or the estate of the deceased employee shall be paid all such unused vacation credits at the current rate of the employee immediately prior to the termination of employment.

8.08 Deferred Annual Leave for Retirement Purposes

An employee who has completed twenty (20) or more years of continuous service and who is age fifty-five (55) or more, shall be entitled to defer annual leave for retirement purposes subject to the following stipulations:

- (a) such deferment of annual leave is to a maximum of one (1) week per year, and; to a maximum total of ten (10) such weeks of deferred annual leave for retirement purposes;
- (b) such deferred annual leave is to be used immediately prior to the employee's retirement from the City and is to be used as preretirement leave in accordance with the City Accumulated Sick Leave Policy as amended from time to time;
- (c) the request to defer annual leave must be made known to Human Resources, in writing, prior to December 31 of the year in which such week of deferred annual leave is earned;
- (d) an employee who dies or terminates employment prior to retirement from the City shall be paid for such deferred annual leave at termination;
- (e) where former sick leave bank, vacation carryover, vacation earned in year of retirement, and overtime credits entitlements are due and owing to a retiring employee under this Agreement, such entitlements shall be in addition to deferred annual leave under this article:
- (f) an employee who has deferred annual leave credits shall not be entitled to any other leaves of absence during such deferred annual

leave. At the commencement of deferred annual leave, the employee's position shall be declared vacant.

8.09 Reinstatement of Vacation Leave Due to Disability

The Employer will consider reinstating annual leave credits if an employee becomes seriously disabled while on annual leave. The following conditions will apply:

- (a) The employee must provide a medical certificate justifying the application for annual leave reinstatement. No consideration will be given for any time before the date the employee actually received professional medical attention.
- (b) The period of disability is at least three (3) consecutive days.
- (c) The disability/illness must be of sufficient severity to significantly restrict alternate activities and impair any possible enjoyment of the vacation. The employee must provide Management with sufficient information to make this assessment.
- (d) The employee must notify their Manager at the earliest date following the commencement of the disability and apply for reinstatement of their annual leave credits. No consideration will be given for any period of time prior to the application for reinstatement.

8.10 Annual Leave in the Year of Retirement

When an employee retires, they shall be deemed to have earned vacation leave for the full year in which they retire.

INCOME PROTECTION PLAN

See Letter of Understanding #5

*9.01 Eligibility for Income Protection Plan (IPP) Benefits

All permanent full-time employees who are unable to perform their duties due to a non-occupational illness or injury are eligible for IPP benefits as set out below:

Length of Continuous Service	Full Salary	66 2/3 % Salary
	(Weeks)	(<u>Weeks)</u>
Less than 1 month	1	0
1 month but less than 6 months	1	1
6 months but less than 1 year	1	16
1 year but less than 2 years	2	15
2 years but less than 3 years	3	14
3 years but less than 4 years	4	13
4 years but less than 5 years	5	12
5 years but less than 6 years	7	10
6 years but less than 7 years	9	8
7 years but less than 8 years	11	6
8 years but less than 9 years	13	4
9 years but less than 10 years	15	2
10 years or over	17	0

9.02 <u>Calculation of IPP Benefits</u>

For Income Protection purposes an employee's earnings shall be defined as the basic earnings immediately prior to the commencement of the disability, or until the expiry of a temporary assignment. The employee shall not lose any salary increment or negotiated settlement increase that would have been paid had the employee not been receiving Income Protection benefits.

9.03 Application for IPP Benefits

Employees making application for IPP benefits shall complete a leave application form and submit it to their immediate supervisor. Such

application shall be submitted upon the employee's return to work, or earlier, if requested by their immediate supervisor.

*9.04 Medical Certification

(a)

- (i) Each employee who is in receipt of IPP benefits for a period in excess of five (5) consecutive working days or in excess of ten (10) cumulative working days in any calendar year shall file with the application a satisfactory medical certificate from a qualified medical practitioner.
- (ii) For consecutive absences in excess of five (5) working days, the medical certificate must be dated and submitted to the Employer designated representative within fifteen (15) calendar days of the first day of absence. For long-term illnesses, the employee may be required to provide a medical certificate every twenty-five (25) days thereafter unless the Employer is satisfied with the most recent certificate.
- (iii)For cumulative absences in excess of ten (10) working days in any calendar year, the medical certificate must be dated and submitted to the Employer designated representative within fifteen (15) calendar days of the first day of any subsequent period(s) of absence.
- (iv)The Employer may consider waving the timelines in situations of an exceptional nature.
- (b) Qualified medical practitioners shall include general practitioners, nurse practitioners, medical specialists, psychiatrists, registered clinical psychologists, physiotherapists, dentists, oral surgeons, midwives and chiropractors.
- (c) The certificate supplied by the employee shall specify the anticipated length of their absence due to illness and shall include, where possible, information on the nature and scope of restrictions which may prohibit the employee from being able to perform the duties of their position.

The medical certificate may be forwarded to the Employer via fax, by e-mail with a scanned attachment or in the form of an electronic document sent directly by the medical practitioner's office. The

employee must retain a copy of the scanned or faxed medical certificate and may be required to provide it to the Employer upon request.

- (d) The medical certificate will be treated as a confidential document and may be submitted by the employee directly to Human Resources. It will be retained in a confidential file in the Human Resources Business Services Branch.
- (e) The Employer may refer the employee, the statement signed by the employee, the certificate signed by the medical practitioner and/or the results of an independent medical examination to a City Medical Advisor for investigation and report.
- (f) Where a medical certificate is required under this article, the Employer will reimburse the employee for any reasonable and customary costs related to obtaining and providing the certificate.

*9.05 Reporting of Absences

Where possible, employees who are absent from work due to illness or injury must notify their immediate supervisor of their absence no later than the employee's normal starting time.

9.06 Reinstatement of Entitlement

The entitlement of an employee to seventeen (17) weeks of full salary days and sixty-six and two thirds percent (66 2/3 %) salary days of I.P.P. payment will be reinstated, in the following circumstances:

(a) Unrelated Claim

In the case of an employee who has a second (or more) claim which is not related to a prior claim during which the employee used part or all of the seventeen (17) weeks of entitlement, the maximum applicable entitlement shall be reinstated provided such employee has returned to active employment and completed at least one (1) full shift of that employee's regular duty. It is understood that a "full-shift of that employee's regular duty" in the case of medical accommodations with reduced hours or modified work equates to the number of hours or the nature of the work agreed upon by the Employer for the duration of the accommodation.

(b) Related Claim

In the case of an employee who has a second (or more) claim which is related to a previous claim during which the employee used part or all of the seventeen (17) weeks of entitlement, the maximum applicable entitlement shall be reinstated provided thirty (30) working days have elapsed from the return to work of the employee and the commencement of the related claim.

*9.07 Conditions Relating to Income Protection Benefits

- (a) Eligibility for one hundred percent (100%) IPP benefits shall be reinstated as of the first pay period of each calendar year. In the event that an employee is in receipt of IPP benefits at year's end, that employee becomes eligible for IPP benefits payable at 100% as set out in Section 9.01. However, in no case is an employee eligible for more than eighty-five (85) days of IPP benefits for any one continuous period of absence.
- (b) Occurrence of Statutory or Declared Holidays during an employee's absence on IPP shall not reduce an employee's number of days of IPP benefit eligibility.
- (c) It is understood that the applicable number of weeks of one hundred percent (100%) salary protection shall only be available once in any calendar year.
- 9.08 The Employer may require an employee to provide a medical certificate from a qualified medical practitioner stating they are fit to return to work before permitting the employee to return to active duty.
- 9.09 If the Employer has overpaid an employee under this Article, the Employer may recover the overpayment from the employee. Such recovery will be deemed authorized under the Employment Standards Act, 2000 and the Employer will be allowed to make deductions from the employee's pay cheque to cover the overpayment, provided that the Union and the employee have agreed in writing to a reasonable repayment schedule. Failing agreement, the parties will use an expedited process to determine the repayment schedule.

BEREAVEMENT LEAVE

10.01 Definition of Immediate Family

- (a) "Immediate Family" is defined as the employee's parent, sibling, spouse, child, parent-in-law, grandchild, grandparent and legal guardian until the employee's age of majority.
- (b) "Spouse" shall mean the legally married spouse of the employee or a person of any gender who has been co-habitating with the employee in a common-law relationship for more than one (1) year and who is publicly represented as the employee's spouse.
- (c) "Child" shall mean the issue of the employee and/or his or her spouse (as defined above) or one formally adopted by the employee or spouse, or a legal ward, or the child of the spouse who has been living with the employee for one (1) or more years.

10.02 Bereavement – Immediate Family

When a member of an employee's immediate family dies, the employee shall be entitled to bereavement leave with pay for a period of up to five (5) consecutive working days, one (1) of which must be the day of the funeral. Employees may request such leave days not to be consecutive and such request shall not be unreasonably denied by the Employer. If the employee is on annual leave at the time of the death, the employee will not be deducted vacation credits for the period of bereavement leave.

10.03 <u>Bereavement – Other Family Members</u>

An employee is entitled to bereavement leave, with pay, of up to a maximum of three (3) consecutive working days, one (1) of which must be the day of the funeral, in the event of the death of the employee's child-in-law, and sibling-in-law.

An employee is entitled to be reavement leave, with pay, of one (1) working day, which must be taken on the day of the funeral in the event of the death of a parent's sibling, a sibling's child and the spouse's grandparent.

Employees may request such leave days not to be consecutive and such request shall not be unreasonably denied by the Employer. If an employee is on annual leave at the time of the death, the employee will not be deducted vacation credits for the period of bereavement leave.

10.04 Fragmenting of Leave Period

The Union recognizes that Bereavement Leave is intended to be used at the time of the death and/or funeral. The Employer recognizes that there may be situations when an employee may request such leave not be consecutive in order to attend the matters related to bereavement and such request shall not be unreasonably denied by the Employer.

10.05 Bereavement Leave while on Annual Leave

If the employee is on annual leave at the time of the death, the employee will not be deducted vacation credits for the period of bereavement leave.

10.06 Request for Special Extension

In special circumstances where an extension of leave under this article may be required, application shall be made to the Department Head of the employee's Department or his designate. Consideration would include additional leave for travel time to difficult to reach destinations.

ARTICLE 11

LEAVE OF ABSENCE WITHOUT PAY

11.01 Request for Personal Leave

Employees who desire leave of absence without pay shall make application to their Director or designate. The granting of such leave shall be at the discretion of the Employer.

11.02 Effect of Personal Leave on Entitlements

When an employee is on authorized leave of absence without pay in excess of twenty (20) consecutive working days, such employee's continuous service date, increment date, I.P.P. entitlement, annual leave

accrual and all benefits enjoyed by the employee immediately prior to the commencement of such leave of absence without pay shall be suspended.

When the employee returns to full time employment with pay, the employee's continuous service date, increment date, I.P.P entitlement, annual leave entitlement and all benefits, shall be adjusted according to the length of the leave of absence, and resume.

11.03 <u>Maintaining Certain Insurance Benefits</u>

Arrangements may be made between the employee and the Human Resources Department for continuation of certain insured benefits, if permissible under the benefit plan design, while on a leave of absence without pay. If the employee elects continuation of certain benefits, the employee would assume the full premium cost of the insured benefits.

ARTICLE 12

PREGNANCY AND PARENTAL LEAVE

Pregnancy Leave

12.01 Employees who are pregnant and who have been employed with the City for at least thirteen (13) continuous weeks prior to the expected date of birth are entitled to take a leave of absence without pay.

Pregnancy leave will be granted in accordance with the Pregnancy Leave provisions of the *Employment Standards Act,* except where amended by this provision.

- 12.02 (a) The employee shall give written notification to the City at least one (1) month in advance of the date of commencement of such leave and the expected date of return. At such time they shall also provide the City with a certificate of a legally qualified medical practitioner stating the expected birth date of the child.
 - (b) An employee wishing to alter the commencement date of the pregnancy leave, must confirm such request, in writing, at least four (4) weeks prior to the earlier start date, or if a later commencement date is required at least four (4) weeks prior to the original planned leave date.

12.03 An employee on pregnancy leave with a minimum of six (6) months of service shall be entitled to receive ninety-three (93%) percent of their normal wage for the waiting period for Employment Insurance, and a topping up of their Employment Insurance Benefits to a maximum of ninety-three percent (93%) of their normal wage for a maximum of fifteen (15) weeks of such leave. In order to receive this entitlement, the employee must qualify for Employment Insurance as well as be in receipt of Employment Insurance benefits after the waiting period.

An employee's normal weekly salary shall be determined by multiplying their regular hourly rate on their last day worked prior to the commencement of the leave times their normal weekly hours. The normal weekly hours for a part-time employee shall be calculated by using the same time period used for calculation of the Employment Insurance Benefits.

Parental Leave

12.04 Employees who have been employed with the City for at least thirteen (13) continuous weeks and who are the parent of a child following the birth of the child, the adoption of the child or the coming of the child into the employee's custody, care and control for the first time, are entitled to take a leave of absence without pay.

Parental leave will be granted in accordance with the provisions of the *Employment Standards Act*, except where amended by this provision.

- 12.05 (a) The employee shall give written notification to the City at least one (1) month in advance of the date of commencement of such leave and the expected date of return.
 - (b) If the child comes into the employee's custody, care and control for the first time earlier than expected, the parental leave will commence on the day they cease work. The employee shall then provide written notice to the City within two weeks after commencing such leave.
 - (c) An employee wishing to alter the commencement date of the leave, must confirm such request, in writing, at least four (4) weeks prior to the earlier start date, or if a later commencement date is required at least four (4) weeks prior to the original planned leave date.

12.06 An employee who is on parental leave, who has completed six (6) months' continuous service on the date in which the leave began and who has applied for and is in receipt of Employment Insurance Benefits, pursuant to the *Employment Insurance Act*, shall be paid a supplemental employment benefit (or "top-up" benefit) for a maximum period of fourteen (14) weeks.

The "top-up" benefit for employees who choose standard Employment Insurance Parental Benefits, as identified by their Employment Insurance statement, will be the difference between ninety-three (93) percent of the employee's normal weekly salary and the employee's total weekly Employment Insurance Parental Benefits entitlement. Such payment shall commence following completion of the Employment Insurance waiting period and receipt by the City of the employee's Employment Insurance statement as proof that they are in receipt of Employment Insurance Parental Benefits.

The "top-up" benefit for employees who choose extended Employment Insurance Parental Benefits, as identified by their Employment Insurance statement, will be the difference between

Ninety-three (93) percent of the employee's normal weekly salary

and

 Fifty-five (55) percent (representing the weekly Employment Insurance benefit rate for standard Employment Insurance Parental Benefits, as may be amended from time to time) of the employee's weekly average insurable earnings as reported on their Record of Employment,

or

the maximum weekly benefit amount for standard Employment Insurance Parental Benefits (which value may be amended from time to time),

whichever is less.

Such payment shall commence following completion of the Employment Insurance waiting period and receipt by the City of the employee's Employment Insurance statement as proof that they are in receipt of Employment Insurance Parental Benefits.

An employee's normal weekly salary shall be determined by multiplying their regular hourly rate on their last day worked prior to the

commencement of the leave times their normal weekly hours. The normal weekly hours and/or weekly insurable earnings for a part-time employee shall be calculated by using the same time period used for calculation of the Employment Insurance Benefits.

12.07 Benefits Entitlements During Pregnancy/Parental Leave

Employees who are eligible for pregnancy and/or parental leave as defined above, shall:

- (a) continue to accumulate service for the duration of the leave;
- (b) retain their enrollment in the following Benefit Plans provided the employees make necessary arrangements to pay their share of the premium costs, where applicable:
 - i. Extended Health Care
 - ii. Dental Insurance
 - iii. Semi-Private Hospital Coverage
 - iv. Group Life Insurance
 - v. Accidental Death and Dismemberment Insurance
- (c) continue to earn paid annual leave during a pregnancy leave and during the first thirty-seven (37) weeks of parental leave, calculated and granted per Article 8, for a maximum period of twelve (12) months, despite not necessarily being in receipt of at least fifteen days' pay in each calendar month. For clarity, employees shall not earn paid annual leave during any parental leave taken beyond thirty-seven (37) weeks. Employees entitled to compensation in lieu of the paid annual leave contained in Article 8 shall receive this compensation, calculated per Article 36 or 45, as applicable, during any portion of pregnancy and/or parental leave in which they are in receipt of a "top-up" benefit.

RETIREMENT

13.01 Effective Date of Normal Retirement

The effective date of normal retirement of an employee is the date that the Employee attains normal retirement age, as set out in Section 13.02.

13.02 Normal Retirement Age

Normal retirement age for all employees shall be the first day of the month following the month the employee reaches age sixty-five (65). Employees may choose to continue to work beyond age sixty-five (65). Refer to clause 21.10 for a description of benefits applicable to employees working beyond the age of sixty-five (65).

References to Retirement are found in the following Articles:

- 8.08 Deferred Annual Leave for Retirement Purposes
- 8.10 Annual Leave in the Year of Retirement
- 15.05 Payout of Unused Deferred Income
- LOU #5 Former Sick Leave Banks

13.03 <u>Disability or Early Retirement</u>

The terms of disability or earlier than normal retirement shall be as set out in the applicable pension plan to which an employee contributed.

13.04 Pension Plan

All present employees enrolled in the Ontario Municipal Employees Retirement System (OMERS) shall maintain their enrolment in the plan subject to its terms and conditions. Newly hired employees, as a condition of employment, shall enroll in OMERS when eligible in accordance with its terms and conditions.

SPECIAL LEAVE

- 14.01 Special leave is a provision which is designed to enable an employee to be absent from employment with full pay for the following reasons:
 - (a) Medical, dental, legal and optical appointments for an employee or an employee's immediate family;
 - (b) The unexpected or sudden illness of the employee's spouse, child or parent which prevents the employee from reporting for duty;
 - (c) Emergency situations which prevent the employee from reporting for duty;
 - (d) The birth or adoption of a child;
 - (e) Parent / teacher interviews.
 - (f) To exercise power of attorney where the employee is legally designated as such.
 - (g) To act as the legally designated personal representative (executor or court appointed administrator) of a relative's estate according to the law of wills.
 - (h) To act as caregiver for aging parents.
- 14.02 The employee's immediate Manager may approve requests for special leave for reasons not specified in 14.01 above.
- 14.03 Where practicable, employees must notify their immediate Manager at least forty-eight (48) hours in advance of the date and required time off. In the event of an emergency situation, advance notice shall be waived.
- 14.04 Special leave is limited to a maximum of thirty (30) hours per annum, non-cumulative, and may be taken in thirty (30) minute increments.
- 14.05 Employees who have taken special leave may be required to produce satisfactory evidence.

SABBATICAL LEAVE

Sabbatical leave is an employee funded leave of absence in accordance with the following:

15.01 Qualification

Subject to 15.02 below, an employee shall be eligible for consideration of a self-funded sabbatical leave after six (6) years of continuous employment with the City.

15.02 Method of Application

- An employee with a minimum of three (3) consecutive years of (a) service may make written application to their Director to request that they be paid at a reduced percentage of their salary in order to provide for sabbatical leave. The maximum reduction allowed is 33.33% (for a three (3) year deferral) and the minimum reduction allowed is 16.27% (for a six (6) year deferral). This application shall include the approximate date of sabbatical leave, the duration of leave and the purpose for which the sabbatical leave is intended. Sabbatical leave will be granted solely at the discretion of the employee's Department Head upon recommendation of the Director and approved applications shall be forwarded to the Director, Human Resources or designate for review to ensure compliance with the terms of this Agreement. The employee shall be given an indication within two (2) months from the date of application of whether or not such application has been approved.
- (b) An employee in the sabbatical leave plan shall confirm the period of leave no later than six (6) months prior to the commencement of the leave. In the event there is any change from the original submission, the employee shall specify any changes to the original request. Such leave shall be taken at a mutually agreeable time.

15.03 Earning Entitlement and Employment Conditions

(a) Once the application has been approved in accordance with 15.02 (a), the employee shall be able to defer twenty–five percent (25%) of their salary for the purpose of funding a sabbatical leave. Any self-funded

leave of absence will be in accordance with the deferred tax legislation and rulings by Canada Revenue Agency.

The deferral of salary will be done by Payroll through a deduction from the employee's pay.

Employees will continue to be entitled to their same level of insured benefits during the deferral period.

(b) During the salary deferral period, there shall be no salary deferral while an employee is in receipt of WSIB or LTDI benefits.

15.04 Utilization of Sabbatical Entitlement

- (a) The length of the sabbatical leave period must be for a minimum of six (6) months to a maximum of twelve (12) months and must commence immediately following the salary deferral period as per the applicable legislation and regulations from the Canada Revenue Agency.
- (b) The salary while on sabbatical leave shall be based on the total amount of salary deferred by the employee and paid to the employee in bi-weekly installments over the period of the sabbatical leave.
- (c) During the sabbatical leave period

The following will cease:

- Pension contributions although employees may be entitled to purchase the leave period upon their return to work as per the OMERS Regulations
- Long Term Disability Insurance (LTDI) coverage
- Workplace Safety Insurance Board (WSIB) coverage
- Accrual of and entitlements to all leave provisions
- All other benefits/entitlements under the Collective Agreement
- Accrual of service
- Deduction of union dues

Employees will have the option to:

Maintain coverage in the Health and Dental Plan provided they pay 100% of the premium cost.

- Maintain life insurance coverage provided they pay 100% of the premium cost.
- (d) An employee is required to return to employment with the City for a minimum period equal to the length of sabbatical leave.
- (e) An employee returning from sabbatical leave shall return to their regular duties, unless the employee's position has been declared redundant in which case the provisions of Article 23 – Organizational Change shall apply at the end of their sabbatical leave period;
- (f) Any two (2) sabbatical leave periods must be separated by a minimum of seven (7) years of service. However, in special circumstances, this period may be shortened.

15.05 Payout of Unused Deferred Income

- (a) On death, termination or retirement, any unused deferred salary shall be paid in lump sum to the employee or to the estate of the employee in the case of death.
- (b) If for any reason it is necessary to defer the actual year of the leave, the deferral shall not cause the year of leave to commence more than six (6) years from the beginning of the salary deferral. If the leave has not been utilized within the timeframe as outlined by the Canada Revenue Agency, the amount of deferral shall be paid to the employee in a lump sum.
- 15.06 This article is subject to modification at any time by mutual agreement or to bring it in line with any legislation/rulings by the Canada Revenue Agency following negotiations between the parties.

ARTICLE 16

STATUTORY AND DECLARED HOLIDAYS

16.01 The following days shall be statutory or declared holidays with pay for all employees:

New Year's Day Family Day Good Friday
Easter Monday
Victoria Day
Canada Day
Civic Holiday
Labour Day
National Day for Truth and Reconciliation
Thanksgiving Day
Remembrance Day
Christmas Day
Boxing Day

And, in addition, any day proclaimed as a holiday by the Federal or Ontario Government or by the Mayor of the City of Ottawa shall be a recognized holiday.

16.02 Statutory Holiday Qualifiers

In order to qualify for pay for a holiday as set out in Section 16.01 above, the employee shall complete their full scheduled shift on each of the working days immediately preceding and following the holiday unless excused by the Employer. In addition, if the employee is required to work by the Employer on the designated holiday the employee must work the designated holiday, unless excused by the Employer.

16.03 Holiday Pay Calculation

Holiday pay will be computed on the basis of the employee's regular straight time hourly rate, excluding overtime, times the number of hours for a standard day, to a maximum of 8 hours duration.

See Clause 46.08 for Ottawa Paramedic Branch employees.

16.04 Holiday Falling on Day Off

A day designated as a recognized holiday, as set out in Section 16.01, which coincides with an employee's day of rest, shall be celebrated on the first scheduled working day following the employee's day or days of rest.

16.05 <u>Authorized Work on a Holiday</u>

(a) An employee required to work on any of the holidays, as set out in Section 16.01 shall be paid at the rate of time and one-half (1 ½) the employee's regular straight time hourly rate of pay for all hours worked

- on such holiday (other than overtime hours as set out in (b) below) in addition to the pay for the holiday subject to Section 16.03 above.
- (b) All overtime hours worked on statutory or declared holidays shall be paid at the rate of two (2) times the employee's hourly rate.

All overtime hours worked on statutory or declared holidays may be compensated in cash or leave, subject to the provisions of Articles 7.05 and 7.06.

ARTICLE 17

JURY AND WITNESS DUTY

- 17.01 Leave of absence with pay shall be granted to every employee, other than an employee on leave of absence without pay, who is required to:
 - (i) Serve on a jury; or
 - (ii) Attend as a witness by subpoena or summons or by providing proof satisfactory to the Employer of being required to attend as a witness in any proceeding, held in or under the authority of any court in Canada, or before any legislative committee authorized to compel the attendance of witnesses before it or any person or body of persons authorized by law to compel the attendance of witness before it.
- 17.02 An employee who is on annual leave and who is required to serve on a jury or is called to give evidence under the provisions outlined in Article 17.01 above shall have their leave credits restored for the periods of time required to serve on the jury or to give evidence.
- 17.03 Any fee/compensation received by the employee from the Court while in receipt of paid witness duty shall be remitted to the Employer. It is understood that this requirement does not apply to jury duty.

ARTICLE 18

TIME OFF FOR VOTING

- 18.01 Employees who are qualified electors in federal, provincial or municipal elections shall, for the purpose of casting their vote on an election day, be excused from their regular duties for a period sufficient to allow them three (3) consecutive hours in which to vote.
- 18.02 The above shall not apply if the employee works on any shift that provides an equal number of hours to vote as set out above, on the employee's own time.

ARTICLE 19

GRIEVANCE PROCEDURE

19.01 Definition of a Grievance

For the purposes of this Agreement, a grievance is a written complaint respecting the meaning and/or application of the provisions of this Agreement and all matters pertaining thereto. A grievance may concern a difference arising between one or more employees and the Employer or the Institute and the Employer, and will not be filed until the complaint stage has been complied with in accordance with Section 19.02.

19.02 Complaints

- a) The parties to this agreement share a desire to resolve complaints as quickly as possible. If an employee has a complaint, the employee shall meet and discuss it with the employee's immediate supervisor in order to give the immediate supervisor an opportunity to resolve the complaint. The Institute and the Employer may mutually agree to waive this requirement.
- b) If a complaint remains unresolved, the Institute may file a grievance on behalf of the employee in writing within thirty (30) days after the circumstances giving rise to the complaint have occurred or have come or ought reasonably to have come to the attention of the employee.

19.03 Step One of The Grievance Procedure

Where the Institute has filed a grievance on behalf of an employee, the employee's Director or designate shall meet with the grievor and an Institute Representative within fifteen (15) days from the day upon which the Grievance was received, and shall deliver a decision, in writing, to the Institute within five (5) days after the meeting.

19.04 If the Director or designate:

- (i) fails to meet the grievor and the Institute representative; or
- (ii) fails to render their decision to the grievor and the Institute representative within the time prescribed in Section 19.03 or,
- (iii)if the decision is not acceptable to the grievor and the Institute representative;

and the Institute wishes to pursue the matter, the Institute shall forward a copy of the grievance to the Deputy City Solicitor, Litigation and Labour Relations within twenty-five (25) days from the day on which the grievance was presented to the Director or designate.

The parties may upon mutual agreement waive Step Two of the grievance procedure. In such case, the Union may decide to submit the grievance to arbitration for final disposition in accordance with Article 20 within twenty-five (25) days of the agreement of the parties. Written notification of the referral to arbitration will be sent to the Deputy City Solicitor, Litigation and Labour Relations.

19.05 <u>Step Two of The Grievance Procedure</u>

The Employee's Department Head or designate shall, within fifteen (15) days of the date the grievance was received, meet with the grievor and the Institute representative, and shall, within five (5) days of the meeting, notify the Institute in writing of their decision with regard to the grievance.

19.06 In the event the decision of the Department Head or designate is not acceptable to the Institute, and the Institute wishes to pursue the matter, the Institute shall notify the Deputy City Solicitor, Litigation and Labour Relations, in writing, of its desire to submit the grievance to arbitration for final disposition in accordance with Article 20. The grievance must be submitted within ten (10) days of the Institute's receipt of the Department Head's decision.

19.07 Employer Grievance

In the event that the Deputy City Solicitor, Litigation and Labour Relations or designate is unable to resolve a matter referred by the Employer to the Institute, the Executive Director, Business Transformation Services or designate shall notify the Institute within ten (10) days of the receipt by the Executive Director, Business Transformation Services or designate of the Institute's decision that the Employer desires to submit the grievance to arbitration for final disposition, in accordance with Article 20.

19.08 <u>Discharge Grievance</u>

Where a grievance relates to the discharge of an employee, the grievance procedure shall begin at step 2, as set out in section 19.05. The grievance must be submitted to the Deputy City Solicitor, Litigation and Labour Relations, within fifteen (15) days of the date that the employee was advised in writing of their employment termination.

No dispute as to the termination or rejection of a probationary employee shall be considered under the grievance procedure and shall not be arbitrable under the terms of this agreement except where the termination was arbitrary, discriminatory or in bad faith. The onus will rest on the Union to lead off and establish that the termination was arbitrary, discriminatory or in bad faith during the grievance or arbitration procedure.

19.09 Policy Grievance

Where a policy grievance is initiated by the Institute, the procedure shall begin at step 2, as set out in Section 19.05, with the grievance being submitted to the Deputy City Solicitor, Litigation and Labour Relations. Where a policy grievance is initiated by the Employer, the procedure shall proceed in accordance with Section 19.07.

19.10 Group Grievance

In the event that more than one employee is directly affected by a specific meaning and/or application of the provisions of this agreement and wishes to file a grievance, the Institute shall present a group grievance, naming all grievors, to the Deputy City Solicitor, Litigation and Labour Relations and shall proceed in accordance with step one, as set out in 19.03. A maximum of two grievors of the group shall be entitled to be present at meetings in each of steps 1 and 2 unless otherwise mutually agreed.

19.11 Time Limits

The time limits expressed in this article are working days and may be extended by mutual agreement between the Institute and the Deputy City Solicitor, Litigation and Labour Relations or designate.

19.12 If meetings pursuant to this Article take place during the grievor's regular working hours, the grievor may attend with no loss of pay.

ARTICLE 20

ARBITRATION PROCEDURE - RIGHTS DISPUTE

20.01 Arbitration Procedure

Any dispute or grievance concerning the interpretation or alleged violation of this Agreement including any question as to whether a matter is arbitrable which having passed through the grievance procedure outlined in the above article still remains unresolved, may be submitted to arbitration. Either party to the agreement desirous of exercising this provision shall give notice of intention to the other party and at the same time appoint its member to the Board of Arbitration. The other party shall, within a period of seven (7) working days, appoint its members to the Board of Arbitration. The two members thus appointed shall confer jointly in an endeavour to select a third member who shall be the Chair of the Board.

If within ten (10) working days the two (2) members have not reached agreement, the matter shall be referred to the Minister of Labour of the Province of Ontario who shall appoint a Chair. The decision of the Board of Arbitration shall be final and binding on both parties to the agreement as well as upon the employee or employees involved in the dispute. The Board of Arbitration shall not have any power to alter or change any provision in this agreement or to substitute any new provision for an existing provision nor to render any decision inconsistent with the terms and content of this agreement.

20.02 Each party shall bear the expenses of its own nominee and shall bear equally the expense of the Chair and all other expenses of the arbitration.

20.03 List of Arbitrators

The Institute and the Deputy City Solicitor, Litigation and Labour Relations shall, by mutual agreement, establish a list of "agreed to" arbitrators, who may be used as determined by the parties as single arbitrators or as members of Arbitration Boards as described in 20.01.

ARTICLE 21

INSURANCE PLANS

21.01 Benefits

It is understood that the Employer's obligation under this article is restricted to the payment of its portion of the premiums necessary to enroll employees in the benefit plans described in this article.

The Employer's obligation is also extended to collect and remit any required employee premiums as described in the Collective Agreement.

21.02 Eligibility

Upon completion of six (6) months of continuous employment, all employees shall be entitled to benefits provided for in this article. Coverage for an employee is subject to eligibility requirements as described by the Insurer under the specific plans.

21.03 Restrictions and Limitations

The amount of eligibility for benefits referred to herein are subject to the terms and conditions of the contract of the Insurer providing such benefits. Any dispute as to entitlement to benefits provided under the contract is between the employee and the Insurer.

Certain limitations and exclusions for coverage may apply. Insurable benefits payable under OHIP or other Medicare plan equivalent to OHIP from another province or territory shall not be payable under the Health Plan.

21.04 Premiums

The Employer shall deduct from the employee's pay the employee's share of the cost of premiums.

*21.05 Health Plan

The Employer agrees for the duration of this Collective Agreement to pay one hundred percent (100%) of the cost of the monthly premium for eligible employees in the following Health Plan:

(a) Hospital: Semi-private room and board covered at 100%

(b) Extended Health Plan:

- Drugs available only by a prescription covered at ninety percent (90%), subject to a deductible of two dollars (\$2) per item, a seven dollar (\$7) maximum dispensing fee per item and a maximum of five (5) dispensing fees per calendar year for each maintenance drug, enhanced generic substitution and diabetic test strips to a maximum of four hundred (400) strips per year for non insulin dependent diabetics and a maximum of three thousand (3000) strips per year for insulin dependent diabetics;
- Private duty nursing services in your home covered at 90% to a maximum of \$25,000 per person in any calendar year;
- Custom-made orthotics covered at 90% to a maximum of \$300 per person per calendar year;
- Hearing aids covered at 90% to a maximum of \$1000 per person in any 5 consecutive calendar years; and,
- Other prescribed medical supplies and services covered at 90% to specified maximums.
- (c) <u>Professional Services</u>: covered at 90% to a combined maximum of \$1,250 per person per calendar year, for physiotherapist, massage therapist, speech therapist, naturopath, podiatrist, osteopath, chiropractor, chiropodist, acupuncturist and dietician services; medical prescription required for massage therapy once every twelve (12) consecutive calendar months.

Psychologist, psychotherapist, and social worker services shall be covered separately at 90% to a combined maximum of \$1,500 per person per calendar year.

(d) Vision Care:

- Prescription glasses or elective contact lenses, as well as repairs, or elective laser vision correction procedures, covered at 100% up to \$350 in any two (2) calendar years.
- Eye exam covered at 100% to a maximum of \$120.00 in any two
 (2) calendar years.
- (e) Emergency out-of-province or out-of-country coverage: During the first sixty (60) days while traveling outside your normal province of residence covered at 100% to a lifetime maximum of \$5,000,000 per person.

21.06 Dental Plan

The Employer agrees for the duration of this Collective Agreement to pay seventy-five percent (75%) of the cost of the monthly premium of the Dental Plan for eligible employees. The balance of the premium shall be paid by the employee.

Claims will be paid in accordance with the Dental Association Fee Guide for General Practitioners used in the province of treatment.

(a) Supplementary basis services

Coverage will include:

Level I: 90% reimbursement for basic services

Level II: 90% reimbursement for supplementary services

Level III: 80% reimbursement for dentures

Level IV: 50% for major services including implant expenses and any related services at the lowest-cost alternative treatment, such as dentures or bridges

Level V: 50% reimbursement for orthodontic services

(b) Benefit Maximums

Levels I, II and III: \$1500 per person per calendar year

Levels IV: \$1700 per person per calendar year

Level V: \$3000 per person per lifetime

*21.07 Life Insurance and Accidental Death and Dismemberment

(a) Employee Basic Life Insurance

The Employer agrees for the duration of this Collective Agreement to pay seventy-five percent (75%) of the cost of the monthly premium. The benefit amount is 2.5 times the employee's annual earnings, rounded to the next higher multiple of \$1000, if not already a multiple, to a maximum of \$700,000.

(b) Employee and/or Spousal Optional Life Insurance

The Employer agrees to provide the option for the employee to purchase insurance, for themselves and/or their spouse one hundred percent (100%) paid by the employee and subject to evidence of insurability by the insurer, in multiples of ten thousand dollars (\$10,000), to a maximum of seven hundred thousand dollars (\$700,000) each.

(c) Basic Accidental Death and Dismemberment

The Employer agrees for the duration of this Collective Agreement to pay one hundred percent (100%) of the cost of the monthly premium. The benefit amount is two (2) times the employee's annual earnings, rounded to the next higher multiple of \$1000, if not already a multiple, to a maximum of \$700,000.

(d) Voluntary Accidental Death and Dismemberment

The Employer agrees to provide the option for the employee to purchase single or family accident insurance, one hundred percent (100%) paid by the employee, in multiples of ten thousand dollars (\$10,000), to a maximum of two hundred and fifty thousand dollars (\$250,000) each. If family coverage is elected, eligible dependents will be insured as a percentage of the employee's coverage.

21.08 Long Term Disability

(a) The Employer agrees during the duration of this contract to pay one hundred percent (100%) of the costs of the monthly premium of the Long Term Disability Plan for eligible employees.

- (b) The benefit payable to the eligible employee will be in the amount of seventy-five (75%) of the employee's monthly earnings to a maximum of \$14,000 per month.
- (c) Benefits shall commence seventeen (17) weeks after the initial date of the disability.
- (d) The cost-of-living adjustment to the Long Term Disability benefit of up to 3% per year on a cumulative basis begins on the January 1 following the first full calendar year of benefit payment.
- (e) An employee absent from work on Long Term Disability shall not earn/accumulate annual leave credits while on such leave.
- (f) While the employee is in receipt of LTD, the employee will continue to receive 100% of the benefits noted in articles 21.05, 21.06 and 21.07

*21.09 Retiree Benefit Program

- (a) The Employer agrees to pay the following for the employee who is an eligible retiree of the City of Ottawa:
 - (i) One hundred percent (100%) of the cost of the monthly premium of the Retiree Benefit Program provided the employee retires with an unreduced pension; or
 - (ii) Seventy-five percent (75%) of the cost of the monthly premium of the Retiree Benefit Program provided the employee retires with an actuarially reduced pension.
- (b) Employees with ten (10) or more years of consecutive full-time service with the City of Ottawa or former municipalities are eligible for the Retiree Benefit Program.
- (c) Coverage continues until the end of the month in which the retiree attains age 65.
- (d) The retiree benefit program provides the following coverage:
 - (i) Hospital: Semi-private room and board covered at 100%.

- (ii) Drugs available only by prescription at ninety percent (90%), subject to a deductible of two dollars (\$2) per item and a seven dollar (\$7) maximum dispensing fee per item.
- (iii) Private duty nursing services in your home covered at 90% to a maximum of \$25,000 per person in any calendar year.
- (iv) Hearing aids covered at 90% to a maximum of \$500 per person in any 5 consecutive calendar years.
- (v) Professional Services: covered at 90% to a maximum of \$500 per person per calendar year, for physiotherapist, massage therapist, speech therapist, psychologist, naturopath, podiatrist, osteopath, chiropractor, chiropodist and acupuncturist.
- (vi) Vision Care: Prescription glasses or elective contact lenses, as well as repairs, or elective laser vision correction procedures, covered at 100% up to \$200 in any two calendar years.

Details of the coverage are outlined in the Retiree Benefit Program booklet available through the City of Ottawa.

An Optional Enhanced Retiree Benefit Plan is available to employees between the age of 55 to 65 at their own cost.

*21.10 Post Sixty-five (65) Employment

- 1. <u>Full-Time Permanent Employees and Temporary Full-Time</u>
 <u>Employees Continuously Employed with the City for a Period in</u>
 Excess of Two (2) Years
 - a) Employees working beyond age sixty-five (65) will be entitled to the following modified benefit coverage:
 - Extended health care without «Out of Country coverage» and «Drug coverage».
 - Dental insurance
 - \$25,000 life insurance
 - Optional life insurance (fully paid by the employee)
 - A maximum of seventeen (17) weeks of short term sick leave (Income Protection Plan) annually. This entitlement will be subject to the provisions of the applicable Collective Agreement.

- Extended health care for spouse and eligible dependents under age sixty-five (65).
- b) Coverage details for benefits provided in paragraph (a) above will be as defined in the Benefits Master Plan Document.
- c) Cost sharing for the benefits plan will be in accordance with the formula contained in the Collective Agreement.
- d) Employees will no longer be covered for Accidental Death and Dismemberment (AD&D) and Long Term Disability (LTD) benefits from age sixty-five (65).
- e) The modified benefit coverage described in (a) above will take effect the first of the month following the month the employee turns sixty-five (65).
- f) All benefits will cease at the end of the month in which the employee attains age sixty-nine (69).
- g) Effective on the first day of the month following the employee's sixty-ninth (69th) birthday, an employee working beyond age sixty-nine (69) will receive money in lieu of benefits in the amount of 4% of their regular earnings.

2. Permanent Part-Time Employees

- a) Part-time employees will continue to be eligible for benefits in accordance with Article 36.02(b) of the Collective Agreement. When they become eligible to enroll in the benefits plan, it is understood that the extent of the coverage will be limited as it is for full-time employees (see paragraph 1(a) above).
- b) Effective on the first day of the month following the employee's sixty-ninth (69th) birthday, the money in lieu an employee could be eligible to receive in accordance with Article 36.02(b)- sub Article 21 will be reduced by fifty percent (50%).
- c) Effective on the first day of the month following the employee's sixty-ninth (69th) birthday, part-time employees who have opted for benefit enrolment in accordance with article 36.02 (b) and who are not enrolled in OMERS will receive 4.0% money in lieu.

- d) Effective on the first day of the month following the employee's sixty-ninth (69th) birthday, part-time employees who have opted for benefit enrolment in accordance with article 36.02 (b) and who are enrolled in OMERS will receive 2.625% money in lieu.
- e) All benefits will cease at the end of the month in which the employee attains age sixty-nine (69).
- 3. <u>Temporary Full-Time Employees Continuously Employed with the City for a Period of Less than two (2) years, Temporary Part-Time Employees and Casual Employees</u>
 - a) Temporary <u>full-time</u> employees continuously employed with the City for a period of less than two (2) years will continue to be eligible for money in lieu of benefits in accordance with Article 36.02 (d) of the Collective Agreement.
 - Temporary <u>part-time</u> employees will continue to be eligible for money in lieu of benefits in accordance with Article 36.02 (e) of the Collective Agreement.
 - c) <u>Casual</u> employees will continue to be eligible for money in lieu of benefits in accordance with Article 36.02 (f) of the Collective Agreement.
 - d) Effective on the first day of the month following the employee's sixty-ninth (69th) birthday, the money in lieu an employee could be eligible to receive in accordance with Articles 36.02(d),(e) and (f) sub Article 21 will be reduced by fifty percent (50%). All benefits will cease at the end of the month in which the employee attains age sixty-nine (69).

Effective June 10, 2024:

- 1. Full-Time Permanent Employees and Temporary Full-Time Employees
 Continuously Employed with the City for a Period in Excess of Two (2)
 Years
- a) Except as provided in f) below, employees working beyond age sixty-five (65) will be entitled to the following modified benefit coverage:

- Extended health care with «Out of Country coverage» and «Drug coverage». It is understood that, where applicable, the provincial health insurance plan will be the first payer for drug coverage.
- Dental insurance
- \$25,000 life insurance
- Optional Life coverage (including optional life coverage for an eligible spouse) available to purchase up to age seventy (70), subject to the insurer eligibility requirements. Optional Life coverage for the employee or eligible spouse, acquired before the age of seventy (70), can be extended until employee's termination of employment.
- A maximum of seventeen (17) weeks of short-term sick leave (Income Protection Plan) annually. This entitlement will be subject to the provisions of the applicable Collective Agreement.
- b) Coverage details for benefits provided in paragraphs (a) and (f) will be as defined in the Benefits Master Plan Document.
- c) Cost sharing for the benefits plan will be in accordance with the formula contained in the Collective Agreement.
- d) Employees will no longer be covered for Accidental Death and Dismemberment (AD&D) and Long Term Disability (LTD) benefits from age sixty-five (65).
- e) The modified benefit coverage described in 1 (a) above will take effect the first of the month following the month the employee turns sixty-five (65).
- f) Employees who are age sixty-nine (69) or older as of June 10, 2024 and who are not enrolled in the benefit plan as of June 10, 2024 will be entitled to the following modified benefit coverage:
 - Extended Health Care without «Out of Country coverage» and «Drug coverage».
 - Dental Insurance
 - \$25,000 life insurance
 - Optional Life coverage (including optional life coverage for an eligible spouse) available to purchase up to age seventy (70), subject to the insurer eligibility requirements. Optional Life coverage for the

- employee or eligible spouse, acquired before the age of seventy (70), can be extended until employee's termination of employment.
- A maximum of seventeen (17) weeks of short-term sick leave (Income Protection Plan) annually. This entitlement will be subject to the provisions of the applicable Collective Agreement.

It is understood that these employees are not entitled to enroll in the modified benefits in 1 a) above.

2. Permanent Part-Time Employees

- a) Except as provided in b) below, part-time employees will continue to be eligible for benefits in accordance with Article 36.02(b) or 45.02 (b) of the Collective Agreement as applicable. When they become eligible to enroll in the benefits plan, it is understood that the extent of the coverage will be limited as it is for full-time employees (see paragraph 1(a) above).
- b) Part-time employees who are age sixty-nine (69) or older as of June 10, 2024 and who are not enrolled in the benefit plan as of June 10, 2024 will not be entitled to enroll in the benefits plan.

21.11 E.I. Reduction

The parties agree that any amount of any reduction in premiums under the Employment Insurance Act granted by the Employment Insurance Commission are and shall remain vested with the Employer in consideration of other provisions made in the Employee Benefit Program.

21.12 Voluntary Critical Illness

The Employer agrees to provide the option for the employee, to purchase voluntary critical illness insurance ranging from \$10,000 to \$150,000, one hundred percent (100%) paid by the employee, in multiples of \$5,000.

ARTICLE 22

INSTITUTE FEES AND MEMBERSHIP REPORTS

22.01 Monthly Dues and Membership

The Employer shall deduct an amount equal to the monthly regular membership dues from all present members of the Institute and from all future employees in the bargaining unit represented by the Institute.

22.02 Remitting Dues and List

The amounts deducted in accordance with Section 22.01 shall be remitted to the Institute by cheque in the month following the month in which the deductions were made, and shall be accompanied by the employees' personnel numbers and names and the specific deductions made on their behalf.

22.03 Membership Reports

The City will provide the Institute

- a monthly report containing members who had their status change during the previous month (e.g. retirements, resignations, terminations, and new hires), and
- b. a bi-monthly (every two months) report
 (January/March/May/July/September/November) containing
 current members' names, personnel numbers, addresses, City email addresses, City mail codes, job titles, departments, service
 areas, phone numbers and type, employee group (inactive/active),
 work schedule (Full-time/Part-time/Casual), employment status
 (Permanent/Temporary), Organizational Unit and adjusted service
 dates with the City.

These reports are being provided further to the Institute's obligation to discharge their representational duties under applicable legislation. It is understood that the Institute will securely store and protect this information.

22.04 The Institute agrees to indemnify and save the City harmless against any claim or liability arising out of the application of this article.

ARTICLE 23

ORGANIZATION CHANGE

*23.01 Procedure Upon Redundancy

- (a) (i) When the Employer is proposing the introduction or implementation of technological or organizational change which may result in employees being declared surplus, the Employer agrees to notify the Institute when its intentions are known and to update the information provided as new developments arise and modifications are made. Where possible such notice shall be at least six (6) months in advance.
 - (ii) In the event employee(s) are declared surplus following the notification to the Institute in 23.01 (a) (i), the Employer will provide the union with a status report on efforts made for the placement of the surplus employees pursuant to article 23.01(a)(iii) every two (2) weeks.
 - (iii) The Employer shall provide surplus employees with eight (8) weeks written notice. During this period and notwithstanding the provisions of Article 25 Posting of Vacancies, where a permanently established position has been declared redundant, the Employer shall endeavour to place the surplus employee in a vacant position at an equivalent or lower or higher classification for which the employee is suited by education, training and work experience subject to the employee meeting the job qualifications, and having the ability to do the work. The job qualifications shall be those as established by the Employer that are required to perform the normal functions of the position. The job qualifications shall not be established in an arbitrary or discriminatory manner.

"Declared surplus or redundant" shall be interpreted as the deletion of the position in question from the establishment of the Employer.

(iv) When identifying the surplus employee(s) arising out of a redundancy within a job code, the Employer shall make every reasonable effort to identify the most junior employee within that job code as surplus unless the Employer deems it

necessary to keep a junior employee in order to ensure the service delivery. Should the Employer be required to transfer staff in order to be able to achieve this circumstance, the Institute agrees they will not seek to claim a right of challenge to such changes through the grievance procedure.

(b) Placement in Lower Level Position

- (i) Where an employee is appointed to a position in accordance with 23.01 (a), and the maximum salary of that new position is less than the employee was receiving in the position which had been declared surplus or redundant, the employee shall maintain their existing rate of pay until such time as the rate of pay for the new position becomes equal to, or higher than, the employee's existing rate of pay. As increases in pay are negotiated, the employee shall be entitled to receive one-half of the negotiated increases until the employee's higher rate of pay falls within the pay band of the position in which they were placed.
- (ii) Where employees are appointed to positions in accordance with (b)(i) above, the employees shall continue to be considered for placements into higher classifications than that into which they have been placed, until such time as they can be placed into a position at the same classification level held prior to the placement in the lower classification by the Employer.
- (iii) Where an employee has been placed in a lower level position as per (b) (i) above, the Employer's obligation under (b) (i) and (ii) above for consideration for placement into a job at the same level as the position they held at the time of redundancy shall be limited to a period of 24 months from the date on which an employee is declared surplus. This provision does not alter employees' rights under clause 23.02 below. The Employer will provide the Union with a status report on efforts made for the placement of surplus employees every two (2) months.
- (c) Where two or more employees are equal candidates for placement into a position pursuant to subsection (a) above, length of service shall be considered by the Employer.

- (d) Surplus employees will also be considered for temporary assignments, where no permanent vacancies are available. The eight (8) week notice period set out in Subsection 23.01 (a)(ii) will not be paused or extended if the employee is placed into a temporary assignment.
- (e) In the event the 8-week notice period concludes and the affected employee is not placed in a permanent position under the process outlined in 23.01(a)(ii), the employee shall be entitled to a four (4) month period where they may apply to be considered for placement opportunities in a vacant position at an equivalent or lower or higher classification for which the employee is suited by education, training and work experience, subject to the employee meeting the job qualifications, and having the ability to do the work. The job qualifications shall be those as established by the Employer that are required to perform the normal functions of the position.

The job qualifications shall not be established in an arbitrary or discriminatory manner.

During the four (4) month period, it will be the sole responsibility of the affected employee to review posted jobs and identify vacant positions for placement consideration to their designated Human Resources contact.

If the affected employee is appointed to a temporary assignment, the four (4) month period will not be paused or extended as a result of a temporary assignment.

In the event the affected employee's temporary assignment ends during the four (4) month period set out above, the employee will be terminated. Notwithstanding the termination, the employee will be entitled to the remainder of the four (4) month period set out above, if any.

If the affected employee is not appointed to a position during the eight (8) week notice period set out in Subsection 23.01 (a)(ii), the four (4) month period set out above will commence from the date of actual termination.

In the event an employee elects for the payment (outlined in Section 23.02) immediately upon termination, the entitlement to the four (4) month period set out above will end. It is recognized that in extenuating circumstances the Employer may, with the concurrence of the Institute, make alternate arrangements with the employee.

23.02 Terminal Allowance/Severance Pay

Failing the availability of a position considered suitable for the employee in question by both the Employer and the employee, the employee shall be entitled to the following payments after the four (4) month period outlined in article 23.01 (e) or upon earlier termination if the employee so elects.

(a) One (1) Year to Three (3) Years

If the employee has more than one (1) year but less than three (3) years of continuous service with the Employer, a lump sum payment equal to two (2) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

(b) Three (3) Years to Five (5) Years

If the employee has three (3) years but less than five (5) years of continuous service with the Employer, a lump sum payment equal to four (4) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

(c) Five (5) to Ten (10) Years

If the employee has five (5) years but less than ten (10) years of continuous service with the Employer, the employee shall be entitled to a lump sum payment equal to six (6) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

(d) Ten (10) Years to Thirteen (13) Years

If the employee has ten (10) years but less than thirteen (13) years of continuous service with the Employer, the employee shall be entitled to a lump sum payment equal to eight (8) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

(e) Thirteen (13) Years to Sixteen (16) Years

If the employee has thirteen (13) years but less than sixteen (16) years of continuous service with the Employer, the employee shall be entitled to a lump sum payment equal to ten (10) months' pay at the rate of pay

the employee was earning at the time the position became redundant or surplus.

(f) Sixteen (16) Years to Twenty (20) Years

If the employee has sixteen (16) years but less than twenty (20) years of continuous service with the Employer, the employee shall be entitled to a lump sum payment equal to twelve (12) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

(g) Twenty (20) Years to Twenty-Five (25) Years

If the employee has twenty (20) years but less than twenty-five (25) years of continuous service with the Employer, the employee shall be entitled to a lump sum payment equal to fifteen (15) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

(h) Twenty-Five (25) or More Years

If the employee has twenty-five (25) or more years of continuous service with the Employer, the employee shall be entitled to a lump sum payment equal to eighteen (18) months' pay at the rate of pay the employee was earning at the time the position became redundant or surplus.

23.03 It is agreed that the notice and severance payments outlined in the Collective Agreement incorporated any notice, pay in lieu of notice and/or severance pay provided for under the *Ontario Employment Standards Act*, as amended from time to time.

ARTICLE 24

PROBATION

24.01 For the purposes of this article, no employee shall be deemed to have ceased to be continually employed by reason only of being absent from work on statutory holidays, on parts of regular working days, or on any leave duly authorized under the provisions of this agreement or because of any layoff lasting not more than 90 calendar days, or because of

absence due to an industrial accident under the terms of the Worker's Safety Insurance Act of Ontario and consistent with the terms of this agreement.

24.02 Probationary Period

- (a) New full time employees shall be on a probationary period normally not exceeding six (6) consecutive working months worked. A new fulltime probationary employee must remain in their position of hire through the probationary period including during any probationary period extension.
- (b) A temporary full time employee entering a full-time permanent position will not be required to serve a probationary period provided the employee held the identical full-time temporary position for at least six (6) consecutive working months immediately prior to entering the full-time permanent position. In the event a temporary full-time employee entering a full-time permanent position is required to serve a probationary period the employee must remain in this full-time permanent position through the probationary period including during any probationary period extension.

"Identical" as used in this article refers to identical current position description.

24.03 Extension of Probationary Period

The Employer may, with written approval of the Institute, extend the probationary period as specified above for up to an additional three (3) consecutive months worked for full-time employees.

24.04 Termination

(a) No dispute as to the termination or rejection of a probationary employee shall be considered under the grievance or arbitration procedure as outlined in this agreement save and except where the termination is arbitrary, discriminatory or in bad faith. The onus will rest on the Union to lead off and establish that the termination was arbitrary, discriminatory or in bad faith during the grievance or arbitration procedure. (b) The Union will be advised of the termination of a probationary employee.

ARTICLE 25

VACANCIES

- 25.01 The Employer agrees to post notices of all bargaining unit vacancies for a minimum of two (2) weeks prior to making an appointment for such position in order that interested employees may apply. The Employer shall either:
 - (a) post such notices on its Intranet site, or
 - (b) where employees do not have readily access to a computer in their work location, post such notices on its notice boards.

Job Postings may be viewed online.

- *25.02 (a) The Employer has the right to establish the qualifications for the required vacancy. These qualifications shall be those that are required to perform the normal functions of the position. The qualifications shall not be established in an arbitrary or discriminatory manner.
 - (b) The Employer shall first conduct an internal competition and attempt to fill vacancies with a candidate who is a CIPP member at the time of their application and who meets the qualifications as determined by the Employer. The qualifications required to be appointed to the position shall be determined in advance of the competition. After completing an internal competition which did not yield a qualified CIPP member, the Employer may then consider candidates from outside the bargaining unit.
 - (c) It is recognized that there may be circumstances where the Employer may wish to advertise a vacancy externally concurrent with the internal process. In such circumstances, after notifying the Institute, the Employer may post internally and externally concurrently but the Employer must first complete the internal competition before reviewing the external candidates. The Employer agrees to advise

the Union as to the names of the internal applicants to the competition if the above notification is provided .

It is acknowledged that the hiring manager will not have access to the file of candidates from outside of the bargaining unit prior to the completion of the internal competition.

(d) Where an employee has not been selected after having been interviewed, such employee may request a meeting with the Manager to discuss and receive feedback about their competition results. Such feedback will include a general summary of the assessment of the employee that reviews the employee's strengths, areas of improvement and/or how they can develop their skills. The employee's request for such meeting shall not be unreasonably denied. The employee may invite a representative of the Institute to accompany them. Applicants who were not selected for an interview may contact the hiring manager to discuss the reasons why their application was screened out.

*25.03 Posting of Temporary Vacancies

- (a) Temporary vacancies of more than twelve (12) months arising from leave of absence situations, including parental leave situations or from the need for additional staff due to heavy workload situations or special projects, shall be posted in accordance with Section 25.01 above.
- (b) All unposted temporary vacancies anticipated to be twelve (12) months or less will first be offered to qualified CIPP members, who at the time the vacancy occurs, report to the Manager (Level 4) where the vacancy occurs. Where these unposted temporary vacancies are filled and extended beyond twelve (12) months, they shall be subject to the posting requirements of Section 25.01 above.

25.04 Duration of Temporary Vacancies

(a) It is recognized that the Employer, on occasion, has staffing requirements that are full-time but for a definite duration. When such is the case, the Employer may hire individuals provided that their term of employment does not exceed twenty-four (24) months. Where the Employer's need for the individuals is further assessed and may exceed the twenty-four (24) month period, the temporary employment may be extended upon mutual agreement of the parties.

If the employee does not hold a substantive position and the Employer fails to secure the Union's agreement for an extension where the employee continues to work in the same position beyond the twenty-four (24) month threshold, the employee will be afforded article 23.02 rights as provided for in the collective agreement, upon termination of the temporary employment. It is understood that the requirement to seek the Union's agreement for extensions applies only to employees who do not hold a substantive position.

In cases where employees do not hold a substantive position and are renewed in the same temporary position beyond thirty-six (36) months, they will be entitled to the provisions of Article 23.02 upon termination from the temporary employment.

(b) Where a temporary vacancy is created as a result of temporary external funding (in whole or in part) or development charge money, the temporary vacancy shall be for the duration covered by the funding to a limit of thirty-six (36) months. If renewal money is received for the same position(s) or project, the Employer will secure CIPP's agreement concerning extending the temporary appointment. In such case, the Employer will initiate discussions on the extension at least two (2) months prior to the end date of the original temporary vacancy.

Successful candidates for the temporary vacancies will be afforded all of the Collective Agreement entitlements of permanent employees based on their employment status (i.e. full-time or part-time) with the exception of Article 23 – Organization Change.

The provisions of Article 23.02 will be applicable on renewals beyond the original thirty-six (36) months.

In cases where employees do not hold a substantive position and are renewed in the same temporary position or project beyond the original thirty-six (36) months, they will be entitled to the provisions of Article 23.02 upon termination from the temporary employment.

25.05 Eligibility List

(a) Purpose of List

Where a hiring Manager(s) anticipate multiple vacancies in a job code, the Employer may elect to establish an eligibility list of candidates that successfully completed the selection process but were not appointed to the vacant position. The purpose of the list will be to appoint these candidates without competition as vacancies occur in the hiring Manager's area(s).

(b) Prior Approval of the Union

The Employer will seek the Union's approval to create an eligibility list. The Union will not unreasonably deny the Employer's request.

(c) Specific Mention on Competition Notice

Once approval has been received from the Union, the Employer will make specific mention of its intention to establish an eligibility list along with the duration of the list on the competition notice.

The competition process shall be conducted in accordance with Article 25 - Vacancies.

(d) Ranking on List

The list will contain the names of successful candidates placed in descending ranking order based on the results of the competitive process.

(e) <u>Duration of Eligibility List</u>

The eligibility list may be effective for a period of up to twelve (12) months from the date of closing of the competition, as determined by the Employer and indicated on the notice of competition.

(f) Communication to Employee and the Union

Following completion of the competitive process, the Employer will inform candidates whose names appear on the eligibility list by way of a letter. The union may request a confidential copy of the eligibility list. The Employer shall not unreasonably deny the union's request.

g) Appointment from the List

Where an eligibility list has been established for vacant positions, the successful candidates from the eligibility list will be offered vacancies based on their ranking on the list, subject to meeting the language designation of the vacant position.

Listed candidates may refuse an employment offer. If the offer is for a temporary position, their names will remain on the list. However, if they refuse an offer for a permanent position, their names will be removed from the list. Listed candidates accepting a temporary position do not forfeit their rights to offers for permanent employment during the temporary assignment.

The ranking on the list of an employee accepting a temporary position will not be altered.

25.06 Access to Substantive Position

Employees appointed into temporary positions retain the right to return to their substantive position unless their position has been declared redundant, in which case Article 23 – Organization Change provisions will apply.

ARTICLE 26

UNION MANAGEMENT CONSULTATION COMMITTEE

- 26.01 There shall be a Union Management Consultation Committee comprised of representatives of the City, one of whom shall be the Deputy City Solicitor, Litigation and Labour Relations or designate, and the Institute, one of whom shall be the CIPP Executive Director or designate. The Committee shall meet on an ad-hoc basis, but no less than twice a year, to discuss matters of mutual concern and interest.
 - A request for a meeting shall be made in writing prior to the date proposed and accompanied by an agenda of matters proposed to be discussed which shall not include matters that are properly the subject of grievance or negotiations for the amendment or renewal of this agreement.
- 26.02 A joint committee comprised of Institute and Employer representatives shall meet annually, or at the request of either party, at each of the Long Term Care facilities. The purpose of the committee is to promote meaningful communication of information and ideas.
- *26.03 A joint committee comprised of Institute and Employer representatives shall meet to discuss matters of mutual concern and interest related to the Ottawa Paramedic Service. The purpose of the committee is to promote meaningful communications of information and ideas. The parties shall meet in

accordance with the terms of reference established by the Parties, as amended from time to time. The committee will discuss span of control, schedules and annual leave, as required.

ARTICLE 27

VEHICLE EXPENSES

- 27.01 When employees are required by the Employer to drive a personally owned or leased vehicle in the usual course of their employment, the Employer shall reimburse the employee for all kilometers driven on the Employer's business at the rate of \$0.54/km.
 - See Letter of Understanding #7 Re: Legacy Entitlement Minimum Monthly Vehicle Expense Payment.
- 27.02 Where employees are required by the Employer to travel outside the boundaries of the City of Ottawa and are required to use their own vehicle, the Employer shall reimburse the employees for all kilometers driven on the Employer's business at the rate of \$0.51/km. The Employer retains the discretion to determine if an employee's vehicle should be used.
- 27.03 The portion of an employee's vehicle insurance premium arising from the use of a vehicle in the usual course of their employment on the Employer's business shall be paid by the Employer, to a maximum of \$175.00 per year per employee, upon production of a receipt from the insurance carrier. The Employer reserves the right to seek clarification on claims that appear excessive.
 - See Letter of Understanding #3
- 27.04 Employees who are not required to drive a personally owned or leased vehicle in the usual course of their employment, but who may be authorized occasionally to use their own vehicle, shall be reimbursed at the rate specified in Section 27.01 above but with no monthly minimum payment.
- 27.05 Parking expenses incurred in the course of work-related vehicle usage shall be fully reimbursed.

27.06 The Employer will hold discussions with the Union prior to implementing parking fees for CIPP members at Municipal properties where such fees did not exist as of January 1, 2007.

27.07 Mileage Calculation

- (a) At the beginning of the work day, should the distance between the employee's home and the employee's first designated stop be greater than the distance between the employee's home and the employee's normal place of work, the employee shall receive a mileage allowance for the difference in accordance with clauses 27.01 and 27.02 above.
- (b) Should the distance between the employee's home and the first designated stop be less than the distance between the employee's home and the employee's normal place of work, the starting point for the purpose of mileage calculation shall be from the first designated stop. The mileage allowance shall be paid in accordance with clauses 27.01 and 27.02 above.
- (c) At the end of the work day, should the distance between the employee's home and the last designated stop be greater than the distance between the employee's home and the employee's normal place of work, the employee shall receive a mileage allowance for the difference in accordance with clauses 27.01 and 27.02 above.
- (d) Should the distance between the employee's home and the last designated stop be less than the distance between the employee's home and the employee's normal place of work, the ending point for the purpose of mileage calculation shall be at the last designated stop. The mileage allowance shall be paid in accordance with clauses 27.01 and 27.02 above.
- (e) The normal place of work for employees shall be considered the primary office or location where they are based as determined by Management.

27.08 Transit Subsidy

In order to encourage the use of public transport by employees, an employee may register for a PRESTO Smartcard to purchase OC Transpo

monthly pass products and be entitled to a once annual 25% reimbursement of the total annual amount of OC Transpo monthly passes purchased on his or her PRESTO Smartcard provided that:

- (a) The employee signs a yearly declaration affirming that the purchase of the OC Transpo pass through their PRESTO Smartcard is for their personal use only, and
- (b) The employee provides their *PRESTO Transit Usage Report* showing the number and cost of monthly passes purchased during the year. Such proof must be submitted with their claim for reimbursement by March 31 of the year immediately following the calendar year being claimed.

ARTICLE 28

SALARY ADMINISTRATION

- 28.01 All employees shall be paid in accordance with the salary schedules attached and forming part of the Collective Agreement.
- 28.02 Employees shall be paid bi-weekly for work performed at a salary rate within the scale for classifications to which they have been appointed by the Employer.

28.03 Acting Pay Qualifying Period

When an employee is directed to temporarily perform the full duties of a position in a classification having a higher salary range for a period of more than ten (10) continuous working days, the employee shall receive acting pay retroactive to the first day.

Acting Pay is to be calculated as established in Article 28.04.

- 28.04 (a) When a City employee is promoted to a permanent, temporary or acting position or reclassified upward to a position with a higher salary range, the employee shall be paid:
 - the first year rate in the salary range to which the employee has been appointed, or

- ii) a base rate within the salary range to which the employee has been appointed which will provide a salary rate at least 4% higher than the highest salary rate which the employee would have received within the next 52 week period had an appointment not taken place, whichever is greater.
- iii) "The highest salary rate which the employee would have received within the next 52 week period" is the rate of pay that the employee would have attained solely through their salary increment progression within the salary schedule in effect on the date of the permanent, temporary or acting promotional appointment or upward reclassification.
- iv) For greater clarification, "the highest salary rate which the employee would have received within the next 52 week period" exclusive of any negotiated economic increases (future or retroactive application) regardless of their effective date.
- (b) The effective date of the promotion, temporary appointment, reclassification or acting assignment will become the date for establishing future salary increments.
- (c) At the end of an acting assignment or temporary appointment, an employee returns to their substantive position at the increment in the salary scale they would then have reached had they not been acting. The employee's increment date will revert to the increment date associated with their substantive position.
- (d) Where an employee is placed into a temporary or permanent position in which the employee previously acted or was assigned temporarily for at least six (6) consecutive months within the previous twelve (12) months, the placement in the salary range will not be at a step lower than the step paid during the previous acting or temporary assignment.

28.05 Salary increases while Acting

An employee who is in an acting position for one (1) year or more shall, subject to satisfactory performance, be eligible to receive an increment in the salary scale in which the employee is acting.

28.06 Salary Increments

- (a) Except as provided in (b) below, an employee holding an appointment at one of the classification levels specified in one of the salary schedules of this agreement and performing the duties of this position satisfactorily shall be granted a salary increment upon the completion of each anniversary date until reaching the maximum rate in the scale of rates for the classification level to which the employee is appointed.
- (b) Salary increments, authorized by the Employer, shall become effective on the employee's anniversary date, except where the increment has been adjusted in accordance with this agreement.

28.07 <u>Denial of Salary Increment</u>

The Employer may deny a salary increment to an employee if it is satisfied that the employee is not performing the duties of the position assigned satisfactorily. Where the Employer intends to deny a salary increment from an employee it shall, at least two (2) weeks but not more than six (6) weeks before the due date for the salary increment to the employee, give the employee the reason for the denial in writing.

28.08 Job Evaluation

(a) Any changes to the Job Evaluation Classification Plan shall be agreed upon by the parties.

(b) Salary Protection

When a position has been reclassified downward, the employee (present incumbent only) in the reclassified position will be fitted into the new classification at the salary step that is closer to but not less than the employee's current rate of pay provided the employee's earnings do not exceed the maximum of the salary for the new classification. In this circumstance, the employee's increment date will not change and the employee shall receive 100% of the negotiated economic increases.

Should the employee's salary be in excess of the maximum rate of pay for the new classification, such salary will be frozen as of the date of the reclassification save and except one hundred percent (100%) of any increases in pay negotiated by the Parties.

28.09 When an employee dies, the Employer shall pay to the estate of the deceased employee the amount of salary, which would have been received, but for the death for the period from the date of death to the end of the pay period in which the death occurred.

28.10 Police/Criminal Reference Check

- (a) The cost of police/criminal reference checks for new hires or employees applying for a new job/position will be borne by the employee. The Employer will pay for the renewal of police/criminal reference checks they require from employees.
- (b) Employees holding a position that did not require them to provide a police/criminal reference check when they acquired their position will not be required to do so for as long as they remain in their position.

28.11 New Hire and Placement on the Pay Schedule

The Employer may consider experience with previous Employers in establishing the appropriate starting step within the designated pay grade for any new hire.

ARTICLE 29

LEAVE OF ABSENCE FOR INSTITUTE BUSINESS

*29.01 Maximum Leave

The Employer shall approve leave of absence with pay to members of the Institute for the purposes of Institute business on the following basis:

- (a) a single absence must not exceed seven (7) days; and
- (b) the total of such absences granted to any individual member shall not exceed thirty (30) working days in any calendar year; and
- (c) Wherever possible, the Institute will attempt to notify the operational manager of any members' absence at least twenty (20) days prior to the date that the employee's leave is to begin but no less than seventy-two (72) hours notice is required; and
- (d) This leave of absence relates solely to the affairs of the Institute; and

- (e) The Institute shall reimburse the Employer for the total costs of such absences described in (a) and (b) above, including, but not limited to, salary, benefit plans and pension (OMERS) contributions.
- (f) Leave of absence approval will take into consideration operational requirements. Such approval shall not be unreasonably denied.

The Employer shall also grant leave of absence with pay to a maximum of four (4) employees elected or appointed by the membership to represent the Institute in direct negotiations with the Employer for the renewal of the Collective Agreement and one (1) employee to attend at Arbitration.

ARTICLE 30

PROTECTIVE FOOTWEAR

30.01 Employees required by the Employer to wear CSA approved protective footwear appropriate for the tasks to be performed shall receive an annual allowance towards the purchase of such footwear. The allowance will be renewed annually if required as determined by the Employer.

Payment of the allowance will be made within sixty (60) working days of the decision to renew the allowance.

Employees entitled to receive a footwear allowance as described above, shall receive an amount of one hundred and eighty-five dollars (\$185) for employees required by the Employer to wear "green patch" footwear and one hundred and thirty dollars (\$130.00) for employees required to wear safety footwear of a lower "patch" level.

30.02 It is recognized that there are circumstances (e.g., work related accidents, nature of work) where consideration should be given for additional replacement other than mentioned above. Such requests must be made in writing to the Employer.

30.03 To be eligible

Employees must be on the active payroll of the Employer, have completed the probationary period and been at work for at least six (6) continuous months in the twelve (12) months prior to the issuance.

ARTICLE 31

PERFORMANCE PAY

- 31.01 (a) An annual fund of \$600,000 will be established by the Employer and distributed equally among those employees who, on December 31st of each year, have been at the maximum of their range for at least one full year (12 months) and who have received one of the top two (2) performance ratings in their performance review for the year.
 - (b) Employees who are not at the maximum rate of their classification may be eligible for early incremental movement where in the opinion of the Employer, the employee's performance so warrants.
- 31.02 A performance bonus does not form part of an employee's base rate but is re-earnable in each year. Performance bonuses are also pensionable earnings. Accelerated increment adjustments based on performance as identified in subsection 31.01(b), will affect employee base rates.

ARTICLE 32

EMPLOYEE PERFORMANCE REVIEW

32.01 The Employer will conduct a yearly performance review for each employee covered by this Collective Agreement.

ARTICLE 33

PERSONNEL FILE

33.01 Access to Personnel File

Employees shall have the right upon providing three (3) working days written notification to Human Resources to review their personnel file, in the presence of Human Resources and may respond in writing to any document contained therein. Such response shall become part of their personnel file.

*ARTICLE 34

UNION REPRESENTATION AND CLEARING OF RECORD

34.01 Union Representation

Where management or its designate intends to meet an employee for disciplinary purposes, the employee shall be notified in advance of the purpose of the meeting in order that the employee may contact their Union Representative to be present. The Employer shall endeavor to provide the employee with three (3) business days' notice of the meeting to secure Union Representation. The Institute will make every effort to ensure Union Representation is available to be present at the meeting as indicated in the notice.

34.02 Clearing of Record

Notices of disciplinary action or letters of instruction and/or expectation which may have been placed in the personnel file of an employee shall be removed after not more than eighteen (18) months of worked employment have elapsed since the disciplinary action has been taken, provided that no further disciplinary action has been recorded.

The Employer shall not introduce as evidence in an arbitration hearing relating to disciplinary action any document from the file of an employee, the existence of which the employee was not aware of at the time of the filing or within a reasonable period thereafter.

Notwithstanding this Article, both parties acknowledge the Employer's obligations under Bill 168.

ARTICLE 35

CAREER DEVELOPMENT

35.01 Education Leave

Every employee is eligible to apply for education leave. Such leave may be granted to the employee with or without pay in accordance with the policies of the Employer at the time the leave is granted.

35.02 Attendance at Conference and Conventions

In order that each employee shall have the opportunity for an exchange of knowledge and experience with professional colleagues, each employee shall have the right to apply to attend any conference or convention related to the employee's field of employment. The Employer may approve of the employee's attendance at such conferences and conventions subject to operational constraints as determined by the Employer.

35.03 (a) Professional Development

The Parties to this agreement share a desire to improve professional standards by giving employees the opportunity;

- to participate in seminars, workshops, short courses or similar programmes to keep up to date with knowledge and skills in their respective fields, or
- to conduct research or to perform work related to their normal research programs in institutions or locations other than those of the Employer.
- (b) An employee may apply at any time for professional development and the Employer may select an employee at any time for such professional development.
- (c) When an employee is selected by the Employer for professional development, the Employer will consult with the employee before determining the location and duration of the programme of work or studies to be undertaken.
- (d) Employees selected for career development will continue to receive their normal compensation including any salary increment and economic increase for which they may become eligible.
- (e) An employee on professional development may be reimbursed for reasonable travel expenses and such other additional expenses as the Employer deems appropriate. When an employee is applying for professional development, the Manager and the employee shall meet and discuss the reimbursement of reasonable expenses, the status of the employee's time while in attendance at the training/conference

and the status of the employee's time while traveling to and from the event.

(f) Tuition fees associated with work related courses, which have been authorized in advance by the Employer, may be eligible for full or partial reimbursement upon successful completion.

35.04 Examination Leave

Leave of absence with pay to write examinations may be granted by the Employer to an employee who is not on educational leave. Such leave will be granted only where, in the opinion of the Employer, the course of study is directly related to the employee's duties or will improve the employee's qualifications.

ARTICLE 36

CATEGORIES OF EMPLOYEES

36.01 Applicable Collective Agreement Provisions

The provisions of the Collective Agreement apply to the various categories of employees as specified in the table below.

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual
	36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Preamble	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 1 – Scope and Recognition	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 2 – Reports and Recommendations	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 3 – Management Rights	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 4 – Definitions	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 5 – No Discrimination	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable

	PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	Casual
	FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	CASCAL
	1 OLL TIME	17411 111112	EMPLOYED WITH THE	EMPLOYED WITH THE CITY	17ttt Tilvie	
	(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
	(OLL NOTE 1)		EXCESS OF TWO (2)	YEARS		
			YEARS	TLANS		
			TLANS			
			(SEE NOTE 2)			
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Art. 6 – Hours of	Applicable	Not Applicable	Applicable	Applicable	Not Applicable	Not Applicable
Work	1.1.			F P	PP	- 1-1
Art. 7 – Overtime	Applicable	All provisions of	Applicable	Applicable	All provisions of	Not Applicable
and Premiums		Article 7 apply except			Article 7 apply	
		as modified below:	Except 7.07 -	Except 7.07 – Premium	except 7.07 –	
			Weekend Premium	Pay - Saturday and/or	<u>Premium Pay – </u>	
		Hours worked in		Sunday Hours	Saturday and/or	
		excess of a part-time	Entitled to a \$1.75		Sunday Hours and	
		employee's regularly	weekend premium		as modified below:	
		scheduled hours will	for all regularly			
		only be considered	scheduled hours		Hours worked in	
		overtime and attract	worked on		excess of a part-time	
		premium pay when	Saturday and/or		employee's	
		the hours worked	Sunday.		regularly scheduled	
		reach the threshold	Employees who		hours will only be	
		established in clause	are not regularly		considered overtime	
		7.02.	scheduled to work		and attract premium	
			on Saturday and/or		pay when the hours	
		Clauses 7.05 and 7.06	Sunday and who		worked reach the	
		establish the process	are authorized by		threshold	
		for compensation of	the direct manager		established in clause	
		hours worked by part-	or designate to		7.02.	
		time employees in	work on Saturday			

	PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	Casual
	FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	CAUCAL
	TOLL THAL	17ttt Tiwic	EMPLOYED WITH THE	EMPLOYED WITH THE CITY	TART TIME	
	(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
	(022110121)		EXCESS OF TWO (2)	YEARS		
			YEARS	,0		
			(SEE NOTE 2)			
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
		excess of their	and/or Sunday,		Clauses 7.05 and	
		regularly scheduled	shall receive a		7.06 establish the	
		hours.	\$1.75 weekend		process for	
			premium, unless		compensation of	
			they are already in		hours worked by	
			receipt of premium		part-time employees	
			overtime pay for		in excess of their	
			work performed on		regularly scheduled	
			the Saturday or		hours.	
			Sunday.			
Art. 8 – Annual	Applicable	Part-time employees	Applicable	Full time temporary	Part-time employees	Casual employees
Leave		shall receive		employees shall receive	shall receive	shall receive
		compensation in lieu		compensation in lieu of	compensation in	compensation in lieu
		of the Annual Leave		the Annual Leave	lieu of the Annual	of the Annual Leave
		provisions contained		provisions contained in	Leave provisions	provisions contained
		in Article 8 and such		Article 8 and such	contained in Article	in Article 8 and such
		compensation shall be		compensation shall be	8 and such	compensation shall
		equal to 2% for every week of annual leave		equal to 2% for every week of annual	compensation shall	be equal to 2% for
		entitlement of a full-		entitlement of a full-time	be equal to 2% for every week of	every week of annual leave entitlement of a
		time employee (1700		employee.	annual leave	full-time employee
		worked hours equates		employee.	entitlement of a full-	(1700 worked hours
		to one year of			time employee	equates to one year
		service).			(1700 worked hours	of service).
		301 1100/1			equates to one year	01 001 v100/.
					of service).	

	PERMANENT	PERMANENT	TEMPORARY Full-	Temporary	TEMPORARY	Casual
	FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	ONCONE
			EMPLOYED WITH THE	EMPLOYED WITH THE CITY		
	(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
			EXCESS OF TWO (2)	YEARS		
			YEARS			
			(SEE NOTE 2)			
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
*Art. 9 – Income	Applicable	(a) Sick Leave Credits	Applicable	(a) <u>Sick Leave Credits</u>	Not Applicable	Not Applicable
Protection Plan	Аррисавіс	(d) Olok Leave Orealts	Аррисавіс	(d) Olok Ecave Oreans	тест дринавіс	1401 Αρριιοαδίο
		Following a		Following a waiting		
		waiting period of		period of twelve (12)		
		1700 compensated		months of service in		
		hours, permanent		one or more		
		part-time		contiguous		
		employees		temporary		
		regularly		assignments in the		
		scheduled to work		bargaining unit, an		
		at least fourteen		employee shall be		
		(14) hours bi-		entitled to		
		weekly shall be		accumulate sick leave		
		entitled to		credits at the rate of		
		accumulate sick		one and one half (1½)		
		leave credits at the rate of one and		days for each		
		one half (1½) days		completed month of service. Such credits		
		for each completed		are not eligible for		
		month of service.		pay out at any given		
		Such credits are		time. In the event an		
		not eligible for pay		employee has a		
		out at any given		break in employment		
		time.		between temporary		
				assignments, sick		
				leave accumulation		

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	(b) Medical Certification (i) Each employee who is in receipt of sick leave benefits for a period in excess of five (5) consecutive working days or in excess of ten (10) cumulative working days in any calendar year shall file with the application a satisfactory medical certificate from a qualified medical practitioner. Such medical certificate must		ceases and the balance is deleted. Any future accumulation of leave for such employee will be subject to the twelve (12) month waiting period described above. (b) Medical Certification (i) Each employee who is in receipt of sick leave benefits for a period in excess of five (5) consecutive working days or in excess of ten (10) cumulative working days in any calendar year shall file with the		

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	be dated and submitted to the Employer designated representatives within fifteen (15) calendar days of the first day of absence. For long-term illnesses, the employee may be required to provide a medical certificate every twenty-five (25) days thereafter unless the Employer is satisfied with the most recent certificate. (ii) The Employer may consider		application a satisfactory medical certificate from a qualified medical practitioner. Such medical certificates must be dated and submitted to the Employer designated representative within fourteen (15) calendar days of the first day of absence. For long- term illnesses, the employee may be required to provide a medical certificate every twenty-five (25) days thereafter unless the Employer is		

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	waving the timelines in situations of an exceptional nature. (iii) Qualified medical practitioners shall include general practitioners, nurse practitioners, medical specialists, psychiatrists, registered clinical psychologists, physiotherapists , dentists, oral surgeons, midwives and chiropractors.		satisfied with the most recent certificate. (ii) The Employer may consider waving the timelines in situations of an exceptional nature. (iii) Qualified medical practitioners shall include general practitioners, nurse practitioners, medical specialists, psychiatrists, registered clinical psychologists, physiotherapists, dentists, oral		

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	(iv) The certificate supplied by the employee shall specify the anticipated length of their absence due to illness and shall include, where possible, information on the nature and scope of restrictions which may prohibit the employee from being able to perform the duties of their position. (v) The medical certificate may be forwarded to the Employer		surgeons, mid- wives and chiropractors. (iv) The certificate supplied by the employee shall specify the anticipated length of their absence due to illness and shall include, where possible, information on the nature and scope of restrictions which may prohibit the employee from being able to perform the duties of their position. (v) The medical certificate may be forwarded to the		

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	via fax, by e- mail with a scanned attachment or in the form of an electronic document sent directly by the medical practitioner's office. The employee must retain a copy of the scanned or faxed medical certificate and may be required to provide it to the Employer upon request. (vi) The medical certificate will be treated as a confidential document and		Employer via fax, by e-mail with a scanned attachment or in the form of an electronic document sent directly by the medical practitioner's office. The employee must retain a copy of the scanned or faxed medical certificate and may be required to provide it to the Employer upon request. (vi) The medical certificate will be treated as a confidential document and		

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	may be submitted by the employee directly to Human Resources. It will be retained in a confidential file in the Human Resources Business Services Branch. (vii) The Employer may refer the employee, the statement signed by the employee, the certificate signed by the medical practitioner and/or the		may be submitted by the employee directly to Human Resources. It will be retained in a confidential file in the Human Resources Business Services Branch. (vii) The Employer may refer the employee, the statement signed by the employee, the certificate signed by the medical practitioner and/or the results of an independent medical examination to a City Medical Advisor for		

PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	CASUAL
FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	GAGGAL
		EMPLOYED WITH THE	EMPLOYED WITH THE CITY		
(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
,		EXCESS OF TWO (2)	YEARS		
		YEARS			
		(SEE NOTE 2)			
36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	results of an		investigation and		
	independent		report.		
	medical		1000111		
	examination to		(viii) Where a medical		
	a City Medical		certification is		
	Advisor for		required under		
	investigation		this article, the		
	and report.		Employer will		
			reimburse the		
	(viii) Where a		employee for any		
	medical		reasonable and		
	certification is		customary costs		
	required under		related to		
	this article, the		obtaining and		
	Employer will		providing the		
	reimburse the		certification.		
	employee for				
	any reasonable		(c) Reporting of		
	and customary		<u>absences</u>		
	costs related to				
	obtaining and		Where possible,		
	providing the		employees who are		
	certification.		absent from work		
	(a) Damantin f		due to illness or		
	(c) Reporting of		injury must notify		
	<u>absences</u>		their immediate		

PERMANENT FULL-TIME (SEE NOTE 1) 36.02 (A)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	Where possible, employees who are absent from work due to illness or injury must notify their immediate supervisor of their absence no later than the employee's normal starting time. (d) Occurrence of Statutory or Declared Holidays during an employee's absence on IPP shall not reduce an employee's number of days of IPP benefits eligibility.		supervisor of their absence no later than the employee's normal starting time. (d) Occurrence of Statutory or Declared Holidays during an employee's absence on IPP shall not reduce an employee's number of days of IPP benefits eligibility. (e) The Employer may require an employee to provide a medical certificate from a qualified medical practitioner stating they are fit to return to work before permitting the employee to return to active duty.		

PERMANENT FULL-TIME (SEE NOTE 1) 36.02 (A)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	(e) The Employer may require an employee to provide a medical certificate from a qualified medical practitioner stating they are fit to return to work before permitting the employee to return to active duty. (f) If the Employer has overpaid an employee under this Article, the Employer may recover the overpayment from the employee. Such recovery will be deemed authorized under the Employment		(f) If the Employer has overpaid an employee under this Article, the Employer may recover the overpayment from the employee. Such recovery will be deemed authorized under the Employment Standards Act, 2000 and the Employer will be allowed to make deductions from the employee's pay cheque to cover the overpayment, provided that the Union and the employee have agreed in writing to a reasonable repayment schedule. Failing agreement,		

PERMANENT FULL-TIME (SEE NOTE 1) 36.02 (A)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	Standards Act, 2000 and the Employer will be allowed to make deductions from the employee's pay cheque to cover the overpayment, provided that the Union and the employee have agreed in writing to a reasonable repayment schedule. Failing agreement, the parties will use an expedited process to determine the repayment schedule.		the parties will use an expedited process to determine the repayment schedule.		

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual
	36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Art. 10 – Bereavement Leave	Applicable	(a) Immediate Family Upon the death of a member of the immediate family of an employee, as defined in Section 10.01 (a), such employee shall be entitled to bereavement leave for the five (5) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the employee during	Applicable	Applicable	(a) Immediate Family Upon the death of a member of the immediate family of an employee, as defined in Section 10.01 (a), such employee shall be entitled to bereavement leave for the five (5) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the	(a) Immediate Family Upon the death of a member of the immediate family of an employee, as defined in Section 10.01 (a), such employee shall be entitled to bereavement leave for the five (5) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the employee during

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	Temporary Part-time 36.02 (e)	CASUAL 36.02 (F)
	these five (5) calendar days.			employee during these five (5) calendar days.	these five (5) calendar days.
	(b) Other Family Members Upon the death of other family members of an employee, as defined in Section 10.03, such employee shall be entitled to bereavement leave for the three (3) consecutive calendar days which next follow the date of death. The employee shall be paid at			(b) Other Family Members Upon the death of other family members of an employee, as defined in Section 10.03, such employee shall be entitled to bereavement leave for the three (3) consecutive calendar days which next follow the date of death. The employee	(b) Other Family Members Upon the death of other family members of an employee, as defined in Section 10.03, such employee shall be entitled to bereavement leave for the three (3) consecutive calendar days which next follow the date of death. The employee shall be paid at

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	CASUAL
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
		regular rate for such working days that were scheduled for the employee during these three (3) calendar days.			shall be paid at regular rate for such working days that were scheduled for the employee during these three (3) calendar days.	regular rate for such working days that were scheduled for the employee during these three (3) calendar days.
Art. 11 – Leave of Absence Without Pay	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 12 – Pregnancy and Parental Leave	Applicable	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 13 – Retirement	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 14 – Special Leave	Applicable	As per the provisions of Article 14 but limited to 15 hours annually.	Applicable	Applicable	As per the provisions of Article 14 but limited to 15 hours	Not Applicable
Art. 15 – Sabbatical Leave	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
Art. 16 – Statutory and Declared Holidays	Applicable	(a) Employees shall be paid 5.2% of their regular earnings every two (2) weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. It is understood that the value of one (1) Statutory or Declared Holiday equates to 0.4%. (b) An employee authorized to work on any of the Holidays, as set out in Section 16.01 shall be paid at the rate of time	Applicable	 (a) Employees shall be paid 5.2% of their regular earnings every two weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. It is understood that the value of one (1) Statutory or Declared Holiday equates to 0. 4%. (b) An employee authorized to work on any of the Holidays, as set out in Section 16.01 shall be paid at the rate of one and one-half (1 ½) the employee's regular 	(a) Employees shall be paid 5.2% of their regular earnings every two (2) weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. It is understood that the value of one (1) Statutory or Declared Holiday equates to 0. 4%. (b) An employee authorized to work on any of the Holidays, as set out in Section 16.01	(a) Employees shall be paid 4.8% of their regular earnings every two (2) weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. (b) Any employee authorized to work on the holiday shall be compensated at one and one half (1 1/2) times for each hour so worked in addition to the

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY	Temporary Part-time	Casual
(SEE NOTE 1)		CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS	FOR PERIOD OF LESS THAN 2 YEARS		
		(SEE NOTE 2)			
36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	and one-half (1 ½) the employee's regular straight time hourly rate of pay for all hours worked on such holiday (other than overtime hours as set out in (c) below) in addition to the compensation provided in (a) above. (c) All overtime hours worked on statutory or declared holidays shall be paid at the rate of two (2) times the employee's hourly rate.		straight time hourly rate of pay for all hours worked on such holiday (other than overtime hours as set out in (c) below) in addition to the compensation provided in (a) above. (c) All overtime hours worked on statutory or declared holidays shall be paid at the rate of two (2) times the employee's hourly rate.	shall be paid at the rate of time and one-half (1 ½) the employee's regular straight time hourly rate of pay for all hours worked on such holiday (other than overtime hours as set out in (c) below) in addition to the compensation provided in (a) above. (c) All overtime hours worked on statutory or declared holidays shall be paid at the rate	pay for the holiday.

	PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	CASUAL
	FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	CASUAL
	TOLL THAL	TAIL TIME	EMPLOYED WITH THE	EMPLOYED WITH THE CITY	TAIN TIME	
	(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
	(OLL NOTE I)		EXCESS OF TWO (2)	YEARS		
			YEARS	12/410		
			TEARO			
			(SEE NOTE 2)			
			(0== = =)			
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
		, ,			, ,	, ,
					of two (2) times	
					the employee's	
					hourly rate.	
Art. 17 – Jury and	Applicable	Applicable	Applicable	Applicable	Not Applicable	Not Applicable
Witness Duty						
Art. 18 – Time Off	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
for Voting						
Art. 19 – Grievance	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Procedure	A 1' 1 1	A 1: 1.1	Α !' !!	A 1: 1.1	A 1' 1 1	A 1. 1.1
Art. 20 – Arbitration	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Procedure – Rights						
Dispute	A	(-) [A		F1	Unan annulation of
*Art. 21 – Insurance Plans	Applicable	(a) Employees	Applicable but enrolment in	Employees will, after a six (6) calendar month	Employees will, after a six (6)	Upon completion of the six (6) calendar
Pians		regularly scheduled to work	O.M.E.R.S. is	` '	calendar month	
		less than fourteen		waiting period from date of hire with the		month waiting period from date of hire with
			subject to the		waiting period from	
		(14) hours per	eligibility	City, have 8% added	date of hire with the	the City, such
		week shall have,	requirements of	to their regular pay in	City, have 8% added	employee shall have
		after a six (6)	O.M.E.R.S.	lieu of Extended	to their regular pay	8% added to their
		calendar month		Health, Semi-Private,	in lieu of Extended	regular pay in lieu of
		waiting period		Dental, Group Life,	Health, Semi-	Extended Health,
		from date of hire		Accidental Death and	Private, Dental,	Semi-Private, Dental,
		with the City, 8%		Dismemberment,	Group Life,	Group Life,
		added to their		L.T.D.I. and O.M.E.R.S.	Accidental Death	Accidental Death and

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	Temporary Part-time 36.02 (e)	Casual 36.02 (f)
	regular pay in lieu of Extended Health, Semi-Private, Dental, Group Life, L.T.D.I., and O.M.E.R.S. Part time employees who enroll in O.M.E.R.S, subject to meeting the eligibility requirements of O.M.E.R.S, shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent. (b) Employees regularly scheduled to work fourteen (14) hours per week		Temporary employees who enroll in O.M.E.R.S, subject to meeting the eligibility requirements of O.M.E.R.S, shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent.	and Dismemberment, I.P.P., L.T.D.I. and O.M.E.R.S. Temporary employees who enroll in O.M.E.R.S., subject to meeting the eligibility requirements of O.M.E.R.S., shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent.	Dismemberment, I.P.P., L.T.D.I., and O.M.E.R.S. Casual employees who enroll in O.M.E.R.S, subject to meeting the eligibility criteria of O.M E.R.S, shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent.

PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	Casual
FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	CASUAL
I OLL-TIME	T ANT-TIME	EMPLOYED WITH THE	EMPLOYED WITH THE CITY	I ANT-TIME	
(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
(OLL NOTE 1)		EXCESS OF TWO (2)	YEARS		
		YEARS	12/110		
		127410			
		(SEE NOTE 2)			
		(0== 0 . = = /			
36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	up to and including twenty-				
	four (24) hours				
	per week, after a				
	six (6) calendar				
	month waiting				
	period from date				
	of hire, shall				
	either:				
	(i) receive 8% in				
	lieu of benefits				
	or,				
	(ii) opt for				
	enrollment in				
	the benefit plan				
	(extended				
	health, semi				
	private				
	hospital, dental,				
	employee basic				
	life insurance				
	and basic				
	accidental				
	death and				

PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	Casual
FULL-TIME	PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	OAGGAL
1 022 111112	. /	EMPLOYED WITH THE	EMPLOYED WITH THE CITY	7,411 11112	
(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
, ,		EXCESS OF TWO (2)	YEARS		
		YEARS			
		(SEE NOTE 2)			
	22.22 ()	/	/	/	
36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	dismembermen				
	t) with the				
	Employer				
	paying on their				
	behalf 50% of				
	what it				
	contributes for				
	a full-time				
	employee in the same plans.				
	Employees				
	opting for such				
	enrolment will				
	receive two and				
	three quarters				
	(2 ¾) percent of				
	their regular				
	pay in lieu of				
	entitlement to				
	L.T.D.I. and				
	O.M.E.R.S.				
	Where the				
	employee selects to				
	enroll in				
	O.M.E.R.S., they				

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
		will not receive the two and three quarters (2 ¾) percent of their regular pay in lieu of entitlement to L.T.D.I. and O.M.E.R.S. O.M.E.R.S. enrolment is subject to meeting the enrolment criteria. Once having opted for the choice, the employee must stay with such choice, except in extenuating circumstances as determined by the Employer.				
Art. 22 – Institute Fees and	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable

	PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	Casual
	FULL-TIME	PERMANENT PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	CASUAL
	FULL-TIME	PART-TIME			PART-TIME	
	(0		EMPLOYED WITH THE	EMPLOYED WITH THE CITY		
	(SEE NOTE 1)		CITY FOR PERIOD IN	FOR PERIOD OF LESS THAN 2		
			EXCESS OF TWO (2)	YEARS		
			YEARS			
			(SEE NOTE 2)			
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	00:02 (/:,/	00:02 (2)	00.02 (0)	00.02 (2)	00:02 (2)	00.02 (. /
Membership						
Reports						
Art. 23 –	Applicable	All provisions of	Not applicable	Not Applicable	Not Applicable	Not Applicable
Organization		Article 23 apply, with				
Change		the following addition:				
		A month's pay shall				
		be determined by				
		taking the average				
		hours worked per				
		month in the six (6)				
		months immediately				
		preceding the				
		employee's last day of				
		work.				
Art. 24 – Probation	Applicable	(a) All new part-time	Applicable	Not Applicable	Not Applicable	Not Applicable
		employees shall serve				
		a probationary period				
		not exceeding seven				
		hundred and fifty				
		(750) regular hours of				
		work or one year from				
		date of hire.				
		(b) Extension of				
		Probationary Period				
		<u>i ionationaly i citod</u>				I

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual
36.02 (A)	36.02 (в)	(SEE NOTE 2) 36.02 (C)	36.02 (D)	36.02 (E)	36.02 (F)
	The Employer may, with written approval of the Institute, extend the probationary period as specified above for up to an additional three hundred and seventy five (375) regular hours of work or a maximum of six (6) months. (c) A new part-time probationary employee must remain in their position of hire through the probationary period including during any probationary period extension except as outlined in (d) below.				

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
	(d) A new part-time probationary employee shall only be permitted to accept an appointment in accordance with Article 25 to a permanent full-time position. Should a permanent part-time probationary employee accept a permanent full-time position, the employee must serve a probationary period in accordance with Article 24 in the new full-time position. The probationary period served in the new full-time position will be reduced by the number of regular				

	PERMANENT	PERMANENT	TEMPORARY Full-	TEMPORARY	TEMPORARY	CASUAL
	FULL-TIME	PERMANENT PART-TIME	TIME CONTINUOUSLY	FULL-TIME CONTINUOUSLY	PART-TIME	CASUAL
	FULL-TIIVIE	FART-TIME	EMPLOYED WITH THE	EMPLOYED WITH THE CITY	FART-TIME	
	(SEE NOTE 1)			FOR PERIOD OF LESS THAN 2		
	(SEE NOTE I)		CITY FOR PERIOD IN			
			EXCESS OF TWO (2)	YEARS		
			YEARS			
			(CEE NOTE 2)			
			(SEE NOTE 2)			
	36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
		hours already served				
		in the part-time				
		position.				
Art. 25 – Vacancies	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
7 20 1	7 .66.00.00	7	7.66	7 199 11000010	7.66.000	7 (0 0 10 10 10
A		A 11 1 1	A 11 1 1		A 11 1 1	A 1: 11
Art. 26 – Union	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Management						
Consultation						
Committee Art. 27 – Vehicle	A	The second by	A 1' 1- 1 -	A souli a a la La	The same and bloom	A constitue a la La
	Applicable	The monthly	Applicable	Applicable	The monthly	Applicable
Expenses		minimum payment	07.00 Tues ::	07.00 Torrest Code side	minimum payment	07.00 Turneit
		will be applicable on a	27.08 Transit	27.08 – Transit Subsidy	will be applicable on	27.08 – Transit
		pro-rata basis.	Subsidy is not	is not applicable.	a pro-rata basis.	Subsidy is not
		27.08 – Transit	applicable.		27.08 – Transit	applicable.
		Subsidy is not			Subsidy is not	
Aut 20 Calami	A mustic a late	applicable.	A ra ra li a a la l a	A montion to the	applicable.	(a) 1700
Art. 28 – Salary	Applicable	(a) 1,700	Applicable	Applicable	(a) 1,700	(a) 1,700
Administration		compensated			compensated	compensated
		hours equal one			hours equal one	hours equal one
		year for the			year for the	year for the
		purposes of salary			purposes of	purposes of
		increments. The			salary	salary
		calculation for			increments. The	increments. The

Fu	RMANENT ULL-TIME EE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual
36	6.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	(b	determining total compensated hours shall include vacation pay. The Employer may deny a salary increment to a part-time employee if it is satisfied that the part-time employee is not performing satisfactorily the duties of the position assigned. Where the Employer intends to deny a salary increment from a part-time employee it shall, at least two (2) weeks but no			calculation for determining total compensated hours shall include vacation pay. (b) The Employer may deny a salary increment to a part-time employee if it is satisfied that the part-time employee is not performing satisfactorily the duties of the position assigned. Where the Employer	calculation for determining total compensated shall include vacation pay. (b) The Employer may deny a salary increment to a casual employee if it is satisfied that the casual employee is not performing satisfactorily the duties of the position assigned. Where the Employer intends to deny a salary increment from a casual employee it shall, at least

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual
36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	more than six (6) weeks before the due date for the salary increment to the part-time employee, give the employee the reason for the denial in writing. Where the Employer has denied a salary increment it may grant the salary increment on any pay period prior to the part-time employee's next anniversary date and the part-time employee's salary increment date shall be retained.			intends to deny a salary increment from a part-time employee it shall, at least two (2) weeks but no more than six (6) weeks before the due date for the salary increment to the part-time employee, give the employee the reason for the denial in writing. Where the Employer has denied a salary increment it may grant the salary	two (2) weeks but no more than six (6) weeks before the due date for the salary increment to the casual employee, give the employee the reason for the denial in writing. Where the Employer has denied a salary increment it may grant the salary increment on any pay period prior to the casual employee's next anniversary date and the casual employee's

PERMANENT FULL-TIME	Permanent Part-time	TEMPORARY Full- TIME CONTINUOUSLY	TEMPORARY FULL-TIME CONTINUOUSLY	Temporary Part-time	Casual
(SEE NOTE 1)		EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS	EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS		
		(SEE NOTE 2)			
36.02 (A)	36.02 (B)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
	(c) Part-time employees, when required by the Employer to attend meetings or other functions, shall be paid their regular salary for all time spent at such functions. (d) Public Health Nurses conducting prenatal classes will be paid a minimum of four (4) hours per class which includes class time and preparation.			increment on any pay period prior to the part-time employee's next anniversary date and the part-time employee's salary increment date shall be retained. (c) Part-time employees, when required by the Employer to attend meetings or other functions, shall be paid their regular salary for all time	salary increment date shall be retained. (c) Casual employees, when required by the Employer to attend meetings or other functions, shall be paid their regular salary for all time spent at such functions. (d) Public Health Nurses conducting prenatal classes will be paid a minimum of four (4) hours per class which includes class

PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual
36.02 (A)	36.02 (в)	36.02 (C)	36.02 (D)	36.02 (E)	36.02 (F)
				spent at such functions. (d) Public Health Nurses conducting prenatal classes will be paid a minimum of four (4) hours per class which includes class time and preparation.	time and preparation. (e) A casual employee will be provided with a minimum of 3.5 hours pay at straight time where a scheduled shift is cancelled by the Employer within less than 24 hours from the start time of the shift.
					(f) A casual employee will be compensated for the hours that they were scheduled to work, up to a maximum of 3.5

	PERMANENT FULL-TIME (SEE NOTE 1) 36.02 (A)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
						hours' pay at straight time, where the Employer reduces the length of their shift after the employee has reported to work.
Art. 29 – Leave of Absence for Institute Business	Applicable	Applicable	Applicable	Applicable	Not Applicable	Not Applicable
Art. 30 – Protective Footwear	Applicable	Applicable	Applicable	Applicable after twelve (12) months of continuous service in the position requiring protective footwear.	Not Applicable	Not Applicable
Art. 31 – Performance Pay	Applicable	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 32 – Employee Performance Review	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable

	PERMANENT FULL-TIME (SEE NOTE 1)	Permanent Part-time	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	CASUAL
	36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Art. 33 – Personnel File	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 34 – Union Representation and Clearing of Record	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 35 – Career Development	Applicable	Applicable	35.03 (a) only	35.03 (a) only	Not Applicable	Not Applicable
Art. 36 – Categories of employees	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 37 – Legal Protection	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 38 – Workplace Safety and Insurance	Applicable	Applicable	Applicable	WSIA provisions apply	WSIA provisions apply	WSIA provisions apply
Art. 39 – Professional Ethics	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 40 – Alternative Work Arrangements	Applicable	Not Applicable	Applicable	Applicable	Not Applicable	Not Applicable
Art. 41 – Arbitration Respecting Interest Disputes	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual
			YEARS (SEE NOTE 2)			
	36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Art. 42 – Professional Fees	Applicable	Part-time permanent employees who as a condition of their employment are required to hold membership in a professional association and are required to maintain a current license or membership to legally carry out their duties to continue practicing in that profession shall be reimbursed fifty (50) percent of the cost of such annual fees required to maintain membership in the professional association. In the event that an employee has been paid for a portion of the	Applicable	Applicable	Not Applicable	Not Applicable

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME 36.02 (B)	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 36.02 (C)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 36.02 (D)	TEMPORARY PART-TIME 36.02 (E)	CASUAL 36.02 (F)
		applicable professional fee by another party, the employee must inform the City and must sign a declaration indicating the amount of the reimbursement. In this case, the City shall only reimburse the employee for the appropriate remaining amount in accordance with the above paragraph.				
Art. 43 – Occupational Health & Safety	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 44 – Military Leave	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 45 – Long Term Care	See Article 45	See Article 45	See Article 45	See Article 45	See Article 45	See Article 45
Art. 46 – Ottawa Paramedic Service Branch	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	CASUAL
	36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Article 47 – Pay Notes	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Article 48 – Domestic or Sexual Violence Leave	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Appendix A – Salary Schedule	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
LOU #1 – Overtime	Applicable	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #2 – Call Back	Applicable	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #3 – Business Portion of Automobile Insurance	Applicable	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
LOU # -4 – Summer Hours	Applicable	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #5– Former Sick Leave Banks	Applicable	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
*LOU #6 – Hybrid Work	Discussion only	Not Applicable	Discussion only	Discussion only	Not Applicable	Not Applicable
LOU #7 –Legacy Entitlement – Minimum Monthly	Applicable	Applicable	Applicable	Applicable	Applicable	Not Applicable

	PERMANENT FULL-TIME (SEE NOTE 1)	PERMANENT PART-TIME	TEMPORARY Full- TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	CASUAL
	36.02 (A)	36.02 (в)	36.02 (c)	36.02 (D)	36.02 (E)	36.02 (F)
Vehicle Expenses Payment						
LOU #8 – Accommodation of Non-CIPP Members within the CIPP Bargaining Unit	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
LOU#9 - Hours of Work – Information Technology Services	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
LOU #10- Normal Retirement Age (NRA) for eligible CIPP members in the Ottawa Paramedic Service	Applicable (Ottawa Paramedic Service)	Applicable (Ottawa Paramedic Service)	Not Applicable	Not Applicable	Not Applicable	Not Applicable

Notes:

- 1. <u>Permanent Full-Time Employees</u>: All provisions of the Collective Agreement apply provided such employees meet the conditions prerequisite to obtaining a benefit or provision.
- 2. Temporary staff continuously employed on a full time basis with the City in excess of two (2) years will be subject to all provisions of the Collective Agreement except Article 23 and will be enrolled in O.M.E.R.S, subject to the eligibility requirements of O.M.E.R.S
- 3. See Article 25.04 regarding duration of temporary vacancies.
- 4. Except where otherwise specified, the above language incorporates all provisions of Article 36 Categories of Employees.

36.03 Temporary Changes to Employment Status

Where the employment status of employees covered by Article 36 changes temporarily, the following will establish which provisions of the Collective Agreement are applicable:

- (a) If the temporary assignment is known at the outset to be for a period of six (6) consecutive months or less, the employee will continue to be covered by the same Collective Agreement provisions as they were prior to the beginning of the temporary assignment.
- (b) If the temporary assignment is known at the outset to be for a period of more than six (6) consecutive months, the provisions of the Collective Agreement applicable to the employee's new status will take effect on the first day of the temporary assignment.
- (c) If the temporary assignment was initially for six (6) consecutive months or less but is extended beyond six (6) months without interruption, the provisions of the Collective Agreement applicable to the employee's new temporary status will take effect on the first day of the seventh month in the temporary assignment. Where applicable, the employee will be deemed to have served the waiting period provided under Article 21, Insurance Plans.
- (d) Where a temporary change of employment status has an impact on the benefit coverage received by an employee, the employee will have the option to continue receiving a % in lieu of benefits or to enroll in the benefit plan in accordance with provisions of Articles 21 and 36.

(e) A permanent part-time employee with less than two (2) years of continuous employment with the City temporarily moving into a full-time position will be covered on an article basis by either the part-time provisions (36.02(b)) or the full-time provisions (36.02(d)), whichever provides a superior entitlement.

ARTICLE 37

LEGAL PROTECTION

- 37.01 The Employer shall provide legal protection and indemnity for members of the Institute as follows:
 - (a) The Employer shall provide to all Institute Members a corporatesponsored indemnity and defense for civil damages and awards of costs in any situation for events rising out of the scope of the Institute Member's authority or within the course of the institute Member's employment.
 - (b) Where an Institute Member faces criminal or quasi-criminal liability for events arising out of the proper exercise of the Institute member's duties or within the scope of the Institute Member's employment, legal protection and indemnity, including indemnity for criminal fines, will be provided in the event a charge is laid or an investigation is commenced or anticipated.
 - (c) Where a civil claim is brought against both the Employer and an individual Institute Member, the Employer will arrange for one Solicitor to represent all defendants unless a conflict of interest is apparent to the City Solicitor in which case, separate legal representation will be provided at the Employer's expense.
 - (d) The provision of the legal indemnity and defense as provided in (a), (b) and (c) above is conditional upon the Institute Member doing no act which might prejudice the proper defense of a claim against the Employer by the Employer.

ARTICLE 38

WORKPLACE SAFETY AND INSURANCE

38.01 Medical Care and Treatment

Employees who are absent from duty as a result of an occupational illness or injury arising from employment within the meaning of the *Workplace Safety and Insurance Act* (WSIA) shall be provided with medical care and treatment as provided in the Act.

38.02 <u>Medical Certificate Requirement</u>

Employees who are absent from duty as a result of a work related accident may be required to produce any medical certificate necessary within the first ten (10) working days of absence. It may be necessary to renew such certificates every twenty (20) working days thereafter unless the Employer is satisfied with the initial certificate indicating the total period of absence and probable date of return to work.

38.03 Entitlement

Employees who suffer an occupational illness or injury arising out of and in the course of employment within the meaning of the *Workplace Safety* and *Insurance Act* shall be entitled to the following:

(a) Salary

Payment of salary or earnings by the Employer to the maximum allowable under the Workplace Safety and Insurance Act from the date of disability. The Employer shall also pay to employees, where applicable, the difference between the maximum allowable under the Act and the actual amount equal to the employees' salary as set out in the Salary Schedules. It is recognized that this top-up is a taxable benefit and that this top-up only applies in respect to the actual duration of the approved claim. The combined effect of the employee's entitlement under the WSIA and the top-up payment shall not exceed the employee's pre-injury net pay after tax and legislated deductions. Where a claim has been disallowed or discontinued by the WSIB all payments made by the Employer will be recovered from the employee's Income Protection Plan or from the employee if the employee's application for Income Protection Plan benefits is disallowed. The City shall be deemed to be authorized pursuant to the Employment Standards Act, to make deductions from

the employee's pay cheque in order to recover overpayments made to the employees.

(b) Benefits

In any month in which employees are on Workplace Safety and Insurance Benefits for ten (10) or more working days, the Employer shall pay on behalf of the employeethe full payment of premiums for the following plans in which such employees are enrolled:

- i) pension
- ii) health plans as specified in the Collective Agreement
- iii) basic group life insurance
- iv) long term disability

(c) Annual Leave

An employee absent from work on Workplace Safety and Insurance benefits shall only continue to earn/accumulate annual leave credits for the first ten (10) months of such absence.

38.04 Return from Workplace Safety and Insurance Benefits to Full Duties

An employee who returns to full and regular duties shall be returned to a position equal to that held prior to the compensable injury, and the entitlement specified in Section 38.03 shall cease.

38.05 Employer shall Attempt to Place Employees

In the event that an employee is able to return to light or modified duties as determined by the Workplace Safety and Insurance Board of Ontario, the Employer shall attempt to provide such work as the employee was doing at the salary they were receiving prior to the accident. In the event that the Employer cannot place the employee at their former work, the employee shall receive the salary of the job performed.

38.06 The salary paid to an employee for work performed shall not be reduced as a result of the employee receiving a net economic loss award (NEL) for a past injury from the Workplace Safety and Insurance Board.

38.07 Employee Right to Award for Injury

An employee is entitled to any lump sum or permanent award of the Workplace Safety and Insurance Board for a past injury, and such award shall not reduce the salary paid to the employee for the work performed.

38.08 Benefits Payable Upon Termination

All benefits due to an employee shall be paid prior to termination.

38.09 <u>If Workplace Safety and Insurance Becomes Taxable</u>

In the event the Workplace Safety and Insurance Benefits should become taxed as normal income, the Employer and the Institute agree that employees receiving Workplace Safety and Insurance Benefits shall not receive less than normal salary or wages. The details of such rearrangement shall be negotiated between the Institute and the Employer at the time of such change in the legislation.

38.10 Employer payments under Section 38.03 (a) made prior to a decision by the WSIB will not exceed the Income Protection Plan entitlements for the employee.

ARTICLE 39

PROFESSIONAL ETHICS

39.01 The parties recognize that members of certain professional groups are subject to a professional code of ethics and it is understood that these employees will perform the duties of their positions in a manner consistent with such professional ethics.

ARTICLE 40

ALTERNATIVE WORK ARRANGEMENTS

*40.01 Employees shall have the opportunity to consider alternative work arrangements such as reduced work arrangement, job sharing, compressed work week and hybrid work in accordance with the City's Alternative Work

Arrangement Policy, supporting procedures, as amended from time to time, and the terms set out below and the parties agree to consult as required regarding the application and implementation of these alternative options as part of their joint commitment to promote these beneficial workplace alternatives.

In approving or terminating alternative work arrangements, the City shall not act in a manner that is arbitrary, discriminatory or in bad faith.

40.02 Reduced Work Arrangements

- (a) Subject to operational requirements, the Employer will consider employee proposals for reduced work arrangements whereby employees can work a minimum of 80% and a maximum of 95% of the weekly hours of work of a comparable full time position. The employee's rate of pay will be adjusted accordingly.
- (b) All reduced work arrangements shall be subject to approval of the Employer and the Institute and must be confirmed in writing to the employee requesting such an arrangement prior to the commencement of such reduced work.
- (c) All reduced work arrangements shall be for an initial period of one year and are renewable annually. The parties make no commitment that the arrangement will be renewed. Where the Employer does not wish to renew the arrangement, the employee will be provided with a minimum six (6) week notice period.
- (d) The terms and conditions of the Collective Agreement applicable to full time employees shall apply except as hereafter modified:
 - i) Leaves all leave entitlements, except bereavement, shall be prorated to reflect the employee's weekly hours of work under the reduced arrangement in relation to the normal full time hours of work. Bereavement leave is not pro-rated and employees remain entitled to the number of days as described in Article 10 based on their reduced daily entitlement;
 - OMERS The Employer and the employee contributions are reduced to reflect the modified earnings of the employee. All other pension contributions are in accordance with the OMERS rules;

- iii) Insured Benefits The Employer shall continue to share the cost of benefit programs as described in Article 21. All insured benefits shall remain unchanged except for Long Term Disability, AD&D and Life Insurance which will be reduced to reflect the employee's reduced earnings;
- Service service for the purposes of increments shall continue to accrue without modification during the arrangement
- v) Statutory Holidays Employees will receive 4.8% of their regular (reduced) earnings on a bi-weekly basis in lieu of statutory and declared holidays.

40.03 Job Share

- (a) Subject to operational requirements, the Employer is prepared to consider employee proposals for job share arrangements whereby two employees can be permitted to share the work of one permanent full time position.
- (b) All job share arrangements shall be subject to approval of the Employer and the Institute and must be confirmed in writing prior to the commencement of such a shared arrangement.
- (c) All job share arrangements are renewable annually but the parties make no commitment that the job share arrangements will be renewed.
- (d) Employees wishing to share the work of another employee must have the ability to perform the duties of the job they are proposing to share.
- (e) The position of the job sharing partner left vacant shall be filled in accordance with the terms of the Collective Agreement recognizing the job share employee's right to return to that position at the expiration or termination of the job share arrangement.
- (f) All other employees temporarily transferred, promoted, acting or hired as a result of the job share arrangement shall return to their former positions or status upon the expiration or termination of the job share.
- (g) Where a party to a job share arrangement wishes to terminate the arrangement prior to the expiration date, the employee shall provide his or her job share partner, the Employer and the Institute with as much notice as possible (in advance) but not less than thirty (30) days

notice. The Employer may terminate any job share during the term on the basis of operation/service concerns with thirty (30) days notice to the employees affected and the Institute.

- (h) Employees will accumulate service for purposes of increments in accordance with the part time provisions.
- (i) If the job sharing arrangement is satisfactory to both parties and has continued for two (2) years, the Employer may consult with the Institute for the purpose of implementing such arrangement on a permanent basis.

Upon determination that the job sharing arrangement shall be a permanent arrangement, the temporary position created as a result of the original trial job share shall be advertised and filled in accordance with the provisions of the Collective Agreement.

(j) The job shares will be considered as regular part time employees and all entitlements shall be in accordance with the part time provisions of the Collective Agreement – subsection 36.02 (b)(ii).

40.04 Compressed Work Week

(a) Procedure

A compressed workweek allows employees to work longer days for part of the week or pay period in exchange for shorter days or a day off. Compressed work schedules can be established for one week, two week or three week periods.

Employees are required to complete the "Compressed Work Week Agreement" form provided by the Employer and forward it to their Manager for approval.

The Manager will review the request to ensure that it complies with the Collective Agreement and the Alternate Work Arrangements policy. If the request is approved, the Manager will sign the "Compressed Work Week Agreement". A Manager's decision to deny a request must be communicated to the employee in writing.

The term of the arrangement will be for a maximum of twelve (12) months. The Manager or employee may cancel the work arrangement by providing two (2) week notice in writing. This does

not preclude the Manager from suspending or cancelling the arrangement at any time because of operational requirements. At the conclusion of the arrangement, the employee will return to their regular work week schedule. The compressed work week arrangement can be re-negotiated subject to the approval of the Manager and the employee.

(b) Scheduled Days Off

Scheduled days off must be predetermined and consistently taken as set out in the "Compressed Work Week Agreement". Scheduled days off are considered days of rest and must be earned prior to taking them. Scheduled days off cannot be accumulated or banked.

Employees who wish to come to work on a scheduled day off must obtain prior approval and select an alternate day off, mutually agreed to with their Manager. Where an earned day off falls on a statutory holiday, the employee and Manager may select a mutually acceptable alternate day off.

(c) Absences

A compressed workweek arrangement creates longer workdays. Absences must account for the additional hours of missed work. All absences from work under the compressed workweek arrangement will be dealt with as follows:

- (i) where the leave does not exceed two (2) days, the employee may:
 - make up the difference in time between the compressed work week extended day and the standard work day, or
 - revert to the standard days for that cycle;
- (ii) where leave exceeds two (2) days, management can request the employee to revert to the standard work days for the cycle;
- (iii) where the combination of a statutory holiday and another leave exceeds the two (2) days, the arrangement may be suspended for that cycle.

For the purpose of tracking leave on the payroll system, leave will continue to be recorded in actual hours taken, where applicable, as in special leave and time off in lieu of overtime.

(d) Owed Time

Where the employee or the City "owes time", the make-up of hours owed is to be mutually agreed to between the Manager and the employee and should be taken during the cycle in which it is owed, or not later than the next cycle.

(e) Operational Differences

This procedure recognizes that there are different City work situations. For example:

- 7 and 8 hour set shifts;
- 8 and 12 hour rotating shifts;
- 7 day operations; and
- operations that are dependent on set work crews and schedules or interdependent work teams.

The different situations may require modifications to the compressed workweek arrangement. Where management and employees are considering modified approaches, the fundamental principles of the Alternate Work Arrangement Policy and this procedure will continue to apply.

(f) Definitions

Compressed Day: the regular day(s) off resulting from an employee working a compressed workweek.

Compressed Workweek: an arrangement whereby employees work longer shifts in exchange for a reduction in the number of work days in their working cycle (i.e. on a weekly or biweekly basis).

*40.05 Hybrid Work

Hybrid work is a flexible working arrangement where employees may receive approval to carry out their work duties at a combination of locations, including their designated work location, alternate City of Ottawa facilities, and their personal residence workplace in accordance with the Employer's Hybrid Work Procedures as amended from time to time.

The Employer will consider requests for hybrid work in accordance with the Employer's Hybrid Work Procedures as amended from time to time. Requests for hybrid work will take into consideration elements such as operational needs and they shall be assessed on an individual basis. No request for hybrid work arrangement should be unreasonably denied.

The term of the hybrid agreement arrangement is up to a maximum of twelve (12) months. The hybrid work arrangement can be renewed annually, subject to the approval of the Employer.

The Employer or employee may cancel the arrangement at any time by providing a written explanation and a minimum of four (4) weeks' notice. This does not preclude the Employer from suspending or cancelling the arrangement at any time because of operational requirements or changes in the role or circumstances of the employee. At the conclusion of the arrangement, the employee returns to their designated work location.

ARTICLE 41

<u>ARBITRATION RESPECTING INTEREST DISPUTES</u>

41.01 Serving Notice to Arbitrate

If, following notification of the desire to seek amendments of a new agreement, the parties have failed to reach a satisfactory agreement, either party may demand that matters still in disagreement be submitted to arbitration and shall give notice in writing to the other party detailing the points still at issue.

41.02 Make-up of Board

The Board of Arbitration shall consist of three members, one member representing the interest of the Employer, one member representing the interests of the Institute and a third member who shall be the Chair.

41.03 Selection of Board

The party demanding that the matters still in disagreement be submitted to arbitration shall provide the other party with the name of its appointee to the Board of Arbitration in the notice given in accordance with Section 41.01. The recipient of the notice shall, within ten (10) days, inform the

other party of the name of its appointee to the Board of Arbitration. The two appointees so selected shall, within ten (10) days of the appointment of the second of them, appoint a third person who shall be the Chair.

41.04 Ministerial Appointment of Chair

If the recipient of the notice fails to appoint a member, or if the two appointees fail to agree upon a Chair within the time limits prescribed in Section 41.03, either of the members may, on not less than two (2) days' notice in writing to the other member, apply to the Minister of Labour of Ontario to make the appointment.

41.05 Final and Binding Decision

The decision of the Board of Arbitration shall be final and binding upon the parties. The Board's jurisdiction shall be limited to consideration of those matters identified by the parties in the bargaining process and which are identified as still in disagreement at completion of conciliation.

41.06 Cost of the Board

The Employer and the Institute shall each bear the expenses of its own appointee, and shall bear equally the expense of the Chair and all other expenses of the Arbitration Board.

ARTICLE 42

PROFESSIONAL FEES

- 42.01 The cost of maintaining a professional designation in a professional association, exclusive of insurance, shall be reimbursed to members of CIPP in accordance with the following conditions:
 - (a) such membership is a condition of employment,

and/or

(b) members are required to maintain a professional designation to legally carry out their duties for the City of Ottawa.

*42.02 Reimbursement for medical exams for driver's licenses

Where the Employer determines that an employee must posses an A, C, D or F class driver's license(s) for Ontario residents (or a 1, 2, 3 or 4A class driver's license(s) for Quebec residents, as applicable) as a requirement of employment, such employee(s) will be reimbursed for any medical exams required by the Ministry of Transportation of Ontario (or by the Société de l'assurance automobile du Québec, as applicable) to maintain such license(s) to a maximum of ninety (\$90) dollars every three years. Employees will be required to provide evidence of payment to be eligible for reimbursement.

ARTICLE 43

OCCUPATIONAL HEALTH & SAFETY

43.01 The parties are committed to upholding stringent principles with respect to Occupational Health and Safety. The Institute supports the Employer in its provision of occupational health and safety education and training to its employees, to ensure that they are aware of and engage in safe work practices to minimize the risk of occupational injury and illness. The Institute and the Employer shall participate in Joint Health and Safety Committees as deemed appropriate and conform to the Terms of Reference.

ARTICLE 44

MILITARY LEAVE

The City supports the Reserve Component of the Canadian Forces by permitting employees of the City to take leaves of absence for up to two weeks per year, one week of which is with full pay, for reserve training as long as operations will not be unreasonably disrupted.

The City supports the principle of extending leave without pay opportunities, to reservists for up to twelve (12) months in order for them to participate in operational military missions as long as operations will not be unreasonably disrupted.

ARTICLE 45

LONG TERM CARE

45.01 Definitions and Exceptions

(a) Part-time Nurses

- (1) Defined as regularly scheduled to work twenty-four (24) hours or less for a continuous period.
- (2) The regular part-time commitment shall include the following conditions:
 - (i) must be prepared to work at least one weekend in two;
 - (ii) must be prepared to work at least two shifts a week and must be prepared to work an additional shift if required;
 - (iii) must be prepared to work during the period over Christmas and New Year's including Christmas or New Year's Day.
- (3) Subject to operational requirements, employees will be allowed to work in excess of twenty-four (24) hours in a one-week period. Such increase in hours of work will not affect the employee's part-time status and applicable terms and conditions of employment.
- (4) Part-time nurses shall declare their availability or non-availability for additional shifts for a ninety (90) day period, as determined by the Employer. At the request of the Employer, a Part-time nurse shall also declare their known availability for a period of time beyond the ninety (90) day period for the purpose of assessing vacation requests from Full-time or other Part-time nurses.
- (5) A part-time nurse who declared themselves available for an additional shift, and accepts an additional shift, and later becomes unavailable for work, shall notify the Employer forty-eight (48) hours prior to the commencement of the scheduled shift, except in extenuating circumstances.

(6) A Part-time employee will be provided with a minimum of 3.5 hours pay at straight time where a scheduled shift is cancelled by the Employer within less than forty-eight (48) hours from the start time of the shift.

(b) Casual Nurses

A casual nurse is one who does not regularly work a predetermined schedule but is used on relief or to cover unforeseen circumstances and usually on a short-notice basis.

The casual nurse:

- i) Shall declare their availability or non-availability for work for a ninety (90) day period, as determined by the Employer. At the request of the Employer, a casual nurse shall also provide their known availability for a period of time beyond the ninety (90) day period for the purpose of assessing vacation requests from Full-time or Part-time nurses;
- ii) who declared themselves available for any shift, and accepts a shift, and later becomes unavailable for work, shall notify the Employer forty-eight (48) hours prior to the commencement of the scheduled shift, except in extenuating circumstances;
- iii) A casual employee will be provided with a minimum of 3.5 hours pay at straight time where a scheduled shift is cancelled by the Employer within less than forty-eight (48) hours from the start time of the shift.
- iv) Is expected to be available to work during the period over Christmas and New Year's including Christmas and New Year's Day;
- v) Is expected to be available to work on weekends.

45.02 <u>Applicable Collective Agreement Provisions</u>

The provisions of the Collective Agreement apply to the various categories of employees in Long Term Care Homes as specified in the table below.

ARTICLE 45 - CATEGORIES OF EMPLOYEES / LONG TERM CARE

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (d)	45.02 (E)	45.02 (F)
Preamble	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 1 – Scope and Recognition	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 2 – Reports and Recommendations	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 3 – Management Rights	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 4 – Definitions	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 5 – No Discrimination	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 6 – Hours of Work	(a) <u>Standard Day</u>	(a) <u>Standard Day</u>	(a) <u>Standard Day</u>	(a) <u>Standard Day</u>	Not Applicable	Not Applicable
	The standard day as referred to in this agreement shall consist of three (3) shifts for all nurses covered by this agreement and shall be defined as a twenty-four (24) hour period beginning at:	The standard day as referred to in this agreement shall consist of three (3) shifts for all nurses covered by this agreement and shall be defined as a twenty-four (24) hour period beginning at:	The standard day as referred to in this agreement shall consist of three (3) shifts for all nurses covered by this agreement and shall be defined as a twenty-four (24) hour period beginning at:	The standard day as referred to in this agreement shall consist of three (3) shifts for all nurses covered by this agreement and shall be defined as a twenty-four (24) hour period beginning at:		

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURSES	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (b)	45.02 (E)	45.02 (F)
(a) 2300 – 0700 Night Shift (b) 0700 – 1500 Day Shift (c) 1500 - 2300 Evening Shift	(a) 2300 - 0700 Night Shift (b) 0700 - 1500 Day Shift (c) 1500 - 2300 Evening Shift	(a) 2300 - 0700 Night Shift (b) 0700 - 1500 Day Shift (c) 1500 - 2300 Evening Shift	(a) 2300 - 0700 Night Shift (b) 0700 - 1500 Day Shift (c) 1500 - 2300 Evening Shift		
(i) A full shift shall consist of seven and one-half hours of work exclusive of meal period. An unpaid meal period of thirty (30) minutes shall be scheduled during a nurse's shift provided such shift is in excess of five (5) hours.	(i) A full shift shall consist of seven and one-half hours of work exclusive of meal period. An unpaid meal period of thirty (30) minutes shall be scheduled during a nurse's shift provided such shift is in excess of five (5) hours.	(i) A full shift shall consist of seven and one-half hours of work exclusive of meal period. An unpaid meal period of thirty (30) minutes shall be scheduled during a nurse's shift provided such shift is in excess of five (5) hours.	(i) A full shift shall consist of seven and one-half hours of work exclusive of meal period. An unpaid meal period of thirty (30) minutes shall be scheduled during a nurse's shift provided such shift is in excess of five (5) hours.		
(ii) A meal period of one-half hour shall be	hour shall be scheduled away from the	of one-half hour shall be scheduled	of one-half hour shall be scheduled		

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEI	MPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	N urs <i>es</i>		INUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	
		WITH	THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN	EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
			YEARS	2 YEARS		
			(SEE NOTE 2)			
45.02 (a)	45.02 (B)		45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
scheduled away	floor during a		away from the	away from the		
from the floor	nurse's shift,		floor during a	floor during a		
during a nurse's	whether day,		nurse's shift,	nurse's shift,		
shift, whether	evening or		whether day,	whether day,		
day, evening or	night. Should		evening or	evening or		
night. Should a	a nurse be		night. Should a	night. Should a		
nurse be	recalled to		nurse be	nurse be		
recalled to duty	duty during		recalled to duty	recalled to duty		
during their	their meal		during their	during their		
meal period,	period,		meal period,	meal period,		
additional time	additional time	9	additional time	additional time		
shall be	shall be		shall be	shall be		
provided later in	provided later		provided later	provided later		
the shift to	in the shift to		in the shift to	in the shift to		
compensate for	compensate		compensate for	compensate for		
the time they	for the time		the time they	the time they		
were recalled.	they were recalled.		were recalled.	were recalled.		
(iii) During each full	recaneu.	(iii) During each full	(iii) During each full		
shift, there shall	(iii) During each	(111)	shift, there shall	shift, there shall		
be provided	full shift, there		be provided	be provided two		
two fifteen-	shall be		two fifteen-	fifteen-minute		
minute rest	provided two		minute rest	rest periods.		
periods.	fifteen-minute		periods.	1000 poriodo.		
poriodo.	rest periods.		po110001	(iv) The start and		
	rost periods.	(iv)	The start and	end time of an		
(iv) The start and		(10)	end time of an	employee's		
end time of an			employee's shift	shift may be		
employee's			may be altered	altered on		
shift may be			on occasion with	occasion with		
altered on			the agreement	the agreement		
occasion with			of the employee	of the		
occasion with			or the employee	OI LITE		

PERMAI	NENT FULL-TIME	PERMAN	ENT PART-TIME	TEN	MPORARY Full-TIME		TEMPORARY	Ter	MPORARY	CASUAL N	URSES
	Nurses	ľ	lurs <i>es</i>	CONT	INUOUSLY EMPLOYED	FULL	-TIME CONTINUOUSLY	P/	ART-TIME		
				WITH	THE CITY FOR PERIOD	EMP	LOYED WITH THE CITY				
				IN I	EXCESS OF TWO (2)	FOR I	PERIOD OF LESS THAN				
					YEARS		2 YEARS				
					(SEE NOTE 2)						
4	45.02 (a)	4	5.02 (в)		45.02 (c)		45.02 (D)	4!	5.02 (E)	45.02	(F)
ti	he agreement		start and end		and the		employee and				
	of the		e of an		Employer.		the Employer.				
	employee and		oloyee's shift								
tl	he Employer.		be altered on			(b)	<u>Scheduling</u>				
<i>(</i> 1.) 0			sion with the	(b)	Scheduling		All a dall a di				
(b) <u>Sc</u>	cheduling	_	ement of the		NI control of		Notwithstanding				
NI-			oloyee and the		Notwithstanding		the normal				
	otwithstanding e normal	Emp	oloyer.		the normal scheduling		scheduling practices set out				
	heduling				practices set out		above, the parties				
	actices set out	(b) Sched	Aulina		above, the parties		acknowledge that				
	ove, the parties		ations		acknowledge that		nurses in Long				
	knowledge that	negai	ations		nurses in Long		Term Care Homes				
	rses in Long	(i) Re	gular part-		Term Care Homes		are subject to a				
	rm Care Homes		ne nurses will		are subject to a		different				
	e subject to a	no	t be		different		scheduling				
dif	fferent	sch	neduled on		scheduling		practice due to				
scl	heduling	suc	ccessive		practice due to		the service				
pra	actice due to	_	ekends,		the service		requirements of				
the	e service	un	less the nurse		requirements of		residents and as a				
rec	quirements of	ha	s indicated a		residents and as a		result may be				
	sidents and as a		sire to work		result may be		scheduled:				
	sult may be	suc	ch schedule.		scheduled:						
scl	heduled:						(i) to work 7 ½				
<i>(</i> 1)		(ii) On			(i) to work 7 ½		hours per day				
· ·	work 7 ½ hours		nedule has		hours per day		and either 37				
	r day and either	be			and either 37		½ hours per				
	½ hours per		ablished,		½ hours per		week or an				
	eek or an		ere will be no		week or an		average of 37				
	erage of 37 ½		arrangement said schedule		average of 37 ½ hours per		½ hours per week in every				
110	urs per week in						week iii every				
		ex	cept by		week in every						

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	
		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
every four (4)	mutual	four (4) week	four (4) week		
week period; and	agreement or in	period; and	period; and		
	emergency				
(ii) to receive two (2)	situations.	(ii) to receive two	(ii) to receive two		
days of rest per week or		(2) days of rest	(2) days of rest		
an average of two (2)	(iii) At least twenty-	per week or an	per week or an		
days off per week on	four hours time	average of two	average of two		
the condition that they	off shall be	(2) days off per	(2) days off per		
receive Saturday and	scheduled	week on the	week on the		
Sunday as their days of	when a shift is	condition that	condition that		
rest twice in each four	changed,	they receive	they receive		
(4) week cycle.	unless the	Saturday and	Saturday and		
	nurse agrees to	Sunday as	Sunday as		
(iii) If a nurse is	a shorter period	their days of	their days of		
required to work	of time. In the	rest twice in	rest twice in		
in excess of two	event the nurse	each four (4)	each four (4)		
(2) weekends	is required to	week cycle.	week cycle.		
(Saturday and	work within the				
Sunday) within a	twenty-four (24)	(iii) If a	(iii) If a nurse is		
four (4) week	hour period,	nurse is	required to		
cycle, they shall	the nurse shall	required to	work in excess		
be compensated	be	work in	of two (2)		
at the rate of time	compensated	excess of two	weekends		
and one-half (1	by an	(2) weekends	(Saturday and		
½) for each hour	additional three	(Saturday and	Sunday) within		
worked on	(3) hours' pay	Sunday)	a four (4) week		
Saturday and/or	in addition to	within a four	cycle, they		
Sunday unless	their regular	(4) week	shall be		
mutually agreed	pay.	cycle, they	compensated		
between the		shall be	at the rate of		
Employer and the		compensated	time and one-		
employee.		at the rate of	half (1 ½) for		

	1	/i\	Λ puroo	1	time and one-		each hour	T
		(iv)	A nurse reporting for		half (1 ½) for		each nour worked on	l
			work on a		each hour worked on		Saturday	
			regular shift of four (4) hours				and/or Sunday	
					Saturday		unless	
			or more shall		and/or		mutually	
			be paid their		Sunday		agreed	
			regular rate of		unless		between the	
			pay for the		mutually		Employer and	
			period worked,		agreed		the employee.	
(c)	_		with a		between the			
	<u>Regulations</u>		minimum of		Employer and			
			four (4) hours'		the employee.			
	(i) At least		pay for the					
	twenty-four (24)		shift.	(c)	<u>Scheduling</u>			
	hours time off				<u>Regulations</u>	(c)	<u>Scheduling</u>	
	shall be	(v)	Before any				<u>Regulations</u>	
	scheduled		change is made		(i) At least			
	when a shift is		to standard day		twenty-four (24)		(i) At least	
	changed,		or a different		hours time off		twenty-four (24)	
	unless the		shift operation		shall be		hours time off	
	nurse agrees to		is considered,		scheduled		shall be	
	a shorter period		there will be		when a shift is		scheduled	
	of time. In the		prior notice and		changed,		when a shift is	
	event the nurse		discussion with		unless the		changed,	
	is required to		the Institute.		nurse agrees to		unless the	
	work within the				a shorter period		nurse agrees to	
1	twenty-four	(vi)	The scheduling		of time. In the		a shorter period	
1	hour period, the	. ,	regulations		event the nurse		of time. In the	
	nurse shall be		may be waived		is required to		event the nurse	
1	compensated		between		work within the		is required to	
	by an additional		December 15		twenty-four		work within the	
	three (3) hours'		and January 15		hour period, the		twenty-four	
	pay in addition		so that all		nurse shall be		hour period, the	
	to their regular		nurses will		compensated		nurse shall be	
	pay.		receive at least		by an additional		compensated	
	ραγ.		four (4)		three (3) hours'		by an additional	
	(ii) Before any		continuous		pay in addition		three (3) hours'	
	change is made		days off at		to their regular			
1	to standard day		Christmas or		_		pay in addition to their regular	
1	or a different				pay.		_	
	or a different		New Year's.	l			pay.	

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	Casual Nurses
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	0/100/12/10/1020
		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
shift operation	Time off at	(ii) Before any			
is considered,	Christmas shall	change is made	(ii) Before any		
there will be	include	to standard day	change is made		
prior notice and	December 25	or a different	to standard day		
discussion with	and time off at	shift operation	or a different		
the Institute.	New Year's	is considered,	shift operation		
	shall include	there will be	is considered,		
(iii) The	January 1.	prior notice and	there will be		
scheduling		discussion with	prior notice and		
regulations	Schedules for	the Institute.	discussion with		
may be waived	this period shall		the Institute.		
between	be posted at	(iii) The scheduling			
December 15	least four (4)	regulations	(iii) The scheduling		
and January 15	weeks in	may be waived	regulations		
so that all	advance.	between	may be waived		
nurses will	Subject to	December 15	between		
receive at least	operational	and January 15	December 15		
four (4)	requirements,	so that all	and January 15		
consecutive	the Employer	nurses will	so that all		
days off at	shall attempt to	receive at least	nurses will		
Christmas or	accommodate	four (4)	receive at least		
New Year's.	requests for	consecutive	four (4)		
Time off at	additional days	days off at	consecutive		
Christmas shall	off during this	Christmas or	days off at		
include	period.	New Year's.	Christmas or		
December 25		Time off at	New Year's.		
and time off at	(vii) When it is	Christmas shall	Time off at		
New Year's	known in	include	Christmas shall		
shall include	advance that	December 25	include		
January 1.	there will be	and time off at	December 25		
	extra available	New Year's	and time off at		
	shifts during		New Year's		

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME Nurs <i>es</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	Schedules for this period shall be posted at least four (4) weeks in advance. Subject to operational requirements, the Employer shall attempt to accommodate requests for additional days off during this period.	the next two (2) week period, such extra shifts will first be offered to permanent part-time nurses. Such additional scheduling shall not result in a change of status for the employee.	shall include January 1. Schedules for this period shall be posted at least four (4) weeks in advance. Subject to operational requirements, the Employer shall attempt to accommodate requests for additional days off during this period.	shall include January 1. Schedules for this period shall be posted at least four (4) weeks in advance. Subject to operational requirements, the Employer shall attempt to accommodate requests for additional days off during this period.		
*Art. 7 – Overtime and Premiums	Applicable except 7.02, 7.04 and as modified below: Nurses in Long Term Care Homes may be required to work for periods up to fifteen (15) minutes immediately following their regularly scheduled shift in any	Applicable except 7.02, 7.04 and as modified below: (a) Nurses in Long Term Care Homes may be required to work for periods up to fifteen (15) minutes immediately following their	Applicable except 7.02, 7.04, 7.07 and as modified below: Nurses in Long Term Care Homes may be required to work for periods up to fifteen (15) minutes immediately following their regularly scheduled shift in any	Applicable except 7.02, 7.04, 7.07 and as modified below: Nurses in Long Term Care Homes may be required to work for periods up to fifteen (15) minutes immediately following their regularly scheduled shift in any	Applicable except 7.02, 7.04, 7.07 and as modified below: (a) Nurses in Long Term Care Homes may be required to work for periods up to fifteen (15) minutes immediately	Casual Nurses in Long Term Care Homes required to work more than fifteen (15) minutes immediately following a seven and one-half (7 ½) hour shift, exclusive of meal period, shall be compensated at the rate of time and one- half (1 ½) for each

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	
		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
day, or for periods of	regularly	day, or for periods of	day, or for periods of	following their	additional hour
time which total not	scheduled shift in	time which total not	time which total not	regularly	worked.
more than two and	any day, or for	more than two and	more than two and	scheduled shift in	
one-half (2 1/2) hours	periods of time	one-half (2 1/2) hours	one-half (2 1/2) hours	any day, or for	
in addition to their	which total not	in addition to their	in addition to their	periods of time	
regularly scheduled	more than two and	regularly scheduled	regularly scheduled	which total not	
shifts in each two (2)	one-half (2 1/2)	shifts in each two (2)	shifts in each two (2)	more than two	
week work cycle. Such	hours in addition	week work cycle. Such	week work cycle. Such	and one-half (2	
time shall be	to their regularly	time shall be	time shall be	1/2) hours in	
compensated at	scheduled shifts in	compensated at	compensated at	addition to their	
regular straight time	each two (2) week	regular straight time	regular straight time	regularly	
rates per hour. When	work cycle. Such	rates per hour. When	rates per hour. When	scheduled shifts	
a Nurse is required to	time shall be	a Nurse is required to	a Nurse is required to	in each two (2)	
work for more than	compensated at	work for more than	work for more than	week work cycle.	
fifteen (15) minutes	regular straight	fifteen (15) minutes	fifteen (15) minutes	Such time shall be	
immediately following	time rates per	immediately following	immediately following	compensated at	
a regularly scheduled	hour. When a	a regularly scheduled	a regularly scheduled	regular straight	
shift or for more than	Nurse is required	shift or for more than	shift or for more than	time rates per	
seventy-seven and	to work for more	seventy-seven and	seventy-seven and	hour. When a	
one-half (77 1/2) hours	than fifteen (15)	one-half (77 1/2) hours	one-half (77 1/2) hours	Nurse is required	
in any two (2) week	minutes	in any two (2) week	in any two (2) week	to work for more	
work cycle, the Nurse	immediately	work cycle, the Nurse	work cycle, the Nurse	than fifteen (15)	
shall be paid	following a	shall be paid	shall be paid	minutes	
compensation at the	regularly	compensation at the	compensation at the	immediately	
rate of time and one-	scheduled shift or	rate of time and one-	rate of time and one-	following a	
half (1 1/2) for each	for more than	half (1 1/2) for each	half (1 1/2) for each	regularly	
hour worked in any	seventy-seven and	hour worked in any	hour worked in any	scheduled shift or	
two (2) week work	one-half (77 1/2)	two (2) week work	two (2) week work	for more than	
cycle.	hours in any two	cycle.	cycle.	seventy-seven	
	(2) week work			and one-half (77	
Call Back	cycle, the Nurse	Call Back	Call Back	1/2) hours in any	
	shall be paid			two (2) week work	

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME Nurs <i>es</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual Nurses
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
When a nurse has completed their regular shift and is called back after their regular scheduled shift, they shall be compensated at time and one-half with a minimum guarantee of three (3) hours at straight time pay.	compensation at the rate of time and one-half (1 1/2) for each hour worked in any two (2) week work cycle. (b) When a shift schedule is changed without twenty-four (24) hours notice of the next scheduled reporting time, the nurse shall be paid an additional three and one half (3 ½) hours' pay if required to work within twenty-four (24) hours of the changed schedule. (c) Time and one-half shall be paid for all work performed after working seven (7) consecutive calendar days without two (2)	When a nurse has completed their regular shift and is called back after their regular scheduled shift, they shall be compensated at time and one-half with a minimum guarantee of three (3) hours at straight time pay. Weekend Premium Temporary full time employees are entitled to a \$1.75 weekend premium for all regularly scheduled hours worked on Saturday and/or Sunday. Employees who are not regularly scheduled to work on Saturday and/or Sunday and who are authorized by the direct manager or designate to work on Saturday and/or	When a nurse has completed their regular shift and is called back after their regular scheduled shift, they shall be compensated at time and one-half with a minimum guarantee of three (3) hours at straight time pay.	cycle, the Nurse shall be paid compensation at the rate of time and one-half (1 1/2) for each hour worked in any two (2) week work cycle. (b) When a shift schedule is changed without twenty-four (24) hours notice of the next scheduled reporting time, the nurse shall be paid an additional three and one half (3 ½) hours' pay if required to work within twenty-four (24) hours of the changed schedule. (c) Time and one-half shall be paid for all work performed after working seven (7) consecutive	

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
		days off until such	Sunday, shall receive a		calendar days	
		days are granted.	\$1.75 weekend premium, unless they		without two (2) days off until such	
		(d) <u>Call Back</u>	are already in receipt of premium overtime pay for work		days are granted. (d) Call Back	
		When a nurse has	performed on the		ta, can back	
		completed their	Saturday or Sunday.		When a nurse has	
		regular shift and is			completed their	
		called back after			regular shift and is	
		their regular scheduled shift,			called back after their regular scheduled	
		they shall be			shift, they shall be	
		compensated at			compensated at time	
		time and one-half			and one-half with a	
		with a minimum			minimum guarantee of	
		guarantee of three			three (3) hours at	
		(3) hours at			straight time pay	
		straight time pay				
Art. 8 – Annual	Applicable	For the purpose of	Applicable	Full time temporary	Part-time employees	For the purpose of
Leave		vacation entitlement, length of continuous		employees shall receive compensation	shall receive compensation in lieu	vacation entitlement, length of continuous
		service shall mean		in lieu of the Annual	of the Annual Leave	service shall mean
		combined service		Leave provisions	provisions contained	combined service with
		with the Employer		contained in Article 8	in Article 8 and such	the Employer
		provided there has		and such	compensation shall be	provided there has
		been no break in		compensation shall be	equal to 2% for every	been no break in
		service; 1500 worked		equal to 2% for every	week of annual leave	service; 1500 worked
		hours shall continue		week of annual	entitlement of a full-	hours shall continue
		to equal one (1) year		entitlement of a full-	time employee (1700	to equal one (1) year
		of service for		time employee.	worked hours equates	of service for
		employees who were			to one year of service).	employees who were

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
		permanent part-time nurses as at April 25, 2016 and will only continue to apply for as long as the employee remains a casual or permanent part-time nurse in Long Term Care. 1700 worked hours shall equal one (1) year of service. Part-time employees shall receive compensation in lieu of the Annual Leave provisions contained in Article 8 and such compensation shall be equal to 2% for every week of annual leave entitlement of a full-				casual nurses as at April 25, 2016 and will only continue to apply for as long as the employee remains a casual or permanent part-time nurse in Long Term Care. 1700 worked hours shall equal one (1) year of service. Casual employees shall receive compensation in lieu of the Annual Leave provisions contained in Article 8 and such compensation shall be equal to 2% for every week of annual leave entitlement of a full-
*Art. 9 – Income Protection Plan	Applicable	time employee. (a) <u>Sick Leave Credits</u>	Applicable	(a) Sick Leave Credits	Not Applicable (See Article 21)	Not Applicable (See Article 21)
		Following a waiting period of 1700 compensated hours, permanent part-time		Following a waiting period of twelve (12) months of service in one or more contiguous	(3037 11 11 10 12 17)	(3007111010 21)

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	Casual Nurses
NURSES	NURSES	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	CASUAL NURSES
NORSES	NON323	WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY	I ART-TIME	
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		TEARS	Z TEARS		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	employees		temporary		
	regularly scheduled		assignments in the		
	to work at least		bargaining unit, an		
	fourteen (14) hours		employee shall be		
	bi-weekly shall be		entitled to		
	entitled to		accumulate sick		
	accumulate sick		leave credits at the		
	leave credits at the		rate of one and one		
	rate of one and one		half (1 ½) days for		
	half (1 ½) days for		each completed		
	each completed		month of service.		
	month of service.		Such credits are		
	Such credits are		not eligible for pay		
	not eligible for pay		out at any given		
	out at any given		time. In the event		
	time.		an employee has a		
			break in		
			employment		
	(In) NA national		between temporary		
	(b) Medical		assignments, sick		
	<u>Certification</u>		leave accumulation		
	(i) Fach ampleyee		ceases and the balance is deleted.		
	(i) Each employee				
	who is in receipt		Any future		
	of sick leave		accumulation of		
	benefits for a		leave for such		
	period in excess of five (5)		employee will be subject to the		
	consecutive		twelve (12) month		
			I		
	working days or		waiting period		
	in excess of ten		described above.		
	(10) cumulative				

PERMANENT FULL-TIME Nurses	PERMANENT PART-TIME Nurs <i>es</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	working days in		(b) <u>Medical</u>		
	any calendar		<u>Certification</u>		
	year shall file				
	with the		(i) Each employee		
	application a		who is in receipt		
	satisfactory		of sick leave		
	medical		benefits for a		
	certificate from		period in excess		
	a qualified		of five (5)		
	medical		consecutive		
	practitioner.		working days or		
	Such medical		in excess of ten		
	certificates must		(10) cumulative		
	be dated and		working days in		
	submitted within fifteen		any calendar		
	(15) calendar		year shall file with the		
	7 7				
	days of the first day of absence.		application a satisfactory		
	For long-term		medical		
	illnesses, the		certificate from		
	employee may		a qualified		
	be required to		medical		
	provide a		practitioner.		
	medical		Such medical		
	certificate every		certificates must		
	twenty-five (25)		be dated and		
	days thereafter		submitted		
	unless the		within fifteen		
	Employer is		(15) calendar		
	satisfied with		days of the first		
			day of absence.		

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	2.12.21.22.12.10.10.20
		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		1 210			
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	the most recent		For long-term		
	certificate.		illnesses, the		
			employee may		
	(ii) The Employer		be required to		
	may consider		provide a		
	waving the		medical		
	timelines in		certificate every		
	situations of an		twenty-five (25)		
	exceptional		days thereafter		
	nature.		unless the		
			Employer is		
	(iii)Qualified		satisfied with		
	medical		the most recent		
	practitioners		certificate.		
	shall include				
	general		(ii) The Employer		
	practitioners,		may consider		
	nurse		waving the		
	practitioners,		timelines in		
	medical		situations of an		
	specialists,		exceptional		
	psychiatrists,		nature.		
	registered				
	clinical				
	psychologists,				
	physiotherapists		(iii)Qualified		
	, dentists, oral		medical		
	surgeons, mid-		practitioners		
	wives and		shall include		
	chiropractors.		general		
			practitioners,		
			nurse		

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	5/105/1 <u>2</u> 12011020
13311020		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		1 =7 1110			
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	(iv)The certificate		practitioners,		
	supplied by the		medical		
	employees shall		specialists,		
	specify the		psychiatrists,		
	anticipated		registered		
	length of their		clinical		
	absence due to		psychologists,		
	illness and shall		physiotherapists		
	include, where		, dentists, oral		
	possible,		surgeons, mid-		
	information on		wives and		
	the nature and		chiropractors.		
	scope of				
	restrictions		(iv)The certificate		
	which may		supplied by the		
	prohibit the		employees shall		
	employee from		specify the		
	being able to		anticipated		
	perform the		length of their		
	duties of their		absence due to		
	position.		illness and shall		
			include, where		
	(v) The medical		possible,		
	certificate may		information on		
	be forwarded to		the nature and		
	the Employer		scope of		
	via fax, by e-		restrictions		
	mail with a		which may		
	scanned		prohibit the		
	attachment or in		employee from		
	the form of an		being able to		
	electronic		perform the		

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	GACCAL ITCHOLO
	110.11020	WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY	- 7	
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		1 =7 1110			
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	document sent		duties of their		
	directly by the		position.		
	medical				
	practitioner's		(v) The medical		
	office. The		certificate may		
	employee must		be forwarded to		
	retain a copy of		the Employer		
	the scanned or		via fax, by e-		
	faxed medical		mail with a		
	certificate and		scanned		
	may be required		attachment or in		
	to provide it to		the form of an		
	the Employer		electronic		
	upon request.		document sent		
			directly by the		
	(vi)The medical		medical		
	certificate will		practitioner's		
	be treated as a		office. The		
	confidential		employee must		
	document and		retain a copy of		
	may be		the scanned or		
	submitted by		faxed medical		
	the employee		certificate and		
	directly to		may be required		
	Human		to provide it to		
	Resources. It		the Employer		
	will be retained		upon request.		
	in a confidential				
	file in the		(vi)The medical		
	Human		certificate will		
	Resources		be treated as a		
	Business		confidential		

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	CASSAL I ISHISLS
		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		1 = 1.110			
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	Services		document and		
	Branch.		may be		
			submitted by		
	(vii) The Employer		the employee		
	may refer the		directly to		
	employee, the		Human		
	statement		Resources. It		
	signed by the		will be retained		
	employee, the		in a confidential		
	certificate		file in the		
	signed by the		Human		
	medical		Resources		
	practitioner		Business		
	and/or the		Services		
	results of an		Branch.		
	independent				
	medical		(vii) The Employer		
	examination to		may refer the		
	a City Medical		employee, the		
	Advisor for		statement		
	investigation		signed by the		
	and report.		employee, the		
			certificate		
	(viii) Where a medical		signed by the		
	certification is		medical		
	required under		practitioner		
	this article, the		and/or the		
	Employer will		results of an		
	reimburse the		independent		
	employee for		medical		
	any reasonable		examination to		
	and customary		a City Medical		

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	Casual Nurses
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	
		WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY		
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	costs related to		Advisor for		
	obtaining and		investigation		
	providing the certfication.		and report.		
	Certification.		(viii) Where a medical		
	(c) Reporting of		certification is		
	absences		required under		
	<u> </u>		this article, the		
	Where possible,		Employer will		
	employees who are		reimburse the		
	absent from work		employee for		
	due to illness or		any reasonable		
	injury must notify		and customary		
	their immediate		costs related to		
	supervisor of their		obtaining and		
	absence no later		providing the		
	than the		certification.		
	employee's normal				
	starting time.				
	_		(c) Reporting of		
	(d) Occurrence of		<u>absences</u>		
	Statutory or				
	Declared Holidays		Where possible,		
	during an		employees who are		
	employee's		absent from work		
	absence for		due to illness or		
	sickness shall not		injury must notify		
	reduce an		their immediate		
	employee's		supervisor of their		
	number of days of		absence no later		
	sickness benefits		than the		
	eligibility.				

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	(e) The Employer may require an employee to provide a medical certificate from a qualified medical practitioner stating they are fit to return to work before permitting the employee to return to active duty.		employee's normal starting time. (d) Occurrence of Statutory or Declared Holidays during an employee's absence for sickness shall not reduce an employee's number of days of sickness benefits eligibility. (e) The Employer may require an employee to provide a medical certificate from a qualified medical practitioner stating they are fit to return to work before permitting the employee to return to active duty.		

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (B)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
Art. 10 – Bereavement Leave	Applicable	(a) Immediate Family Upon the death of a member of the immediate family of an employee, as defined in Section 10.01 (a), such employee shall be entitled to bereavement leave for the five (5) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the employee during these five (5) calendar days. (b) Other Family Members Upon the death of other family members of an employee, as	Applicable	Applicable	(a) Immediate Family Upon the death of a member of the immediate family of an employee, as defined in Section 10.01 (a), such employee shall be entitled to bereavement leave for the five (5) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the employee during these five (5) calendar days. (b) Other Family Members	Applicable only if the employee was prescheduled to work on the day(s) in question.

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
		defined in Section 10.03, such employee shall be entitled to bereavement leave for the three (3) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the employee during these three (3) calendar days.	10.02 (0)		Upon the death of other family members of an employee, as defined in Section 10.03, such employee shall be entitled to bereavement leave for the three (3) consecutive calendar days which next follow the date of death. The employee shall be paid at regular rate for such working days that were scheduled for the employee during these three (3) calendar days.	10.0L (,)
Art. 11 – Leave of Absence Without Pay	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 12 – Pregnancy and Parental Leave	Applicable	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 13 – Retirement	Applicable	Applicable	Applicable	Applicable	Applicable	Not Applicable

Art. 14 – Special Leave	PERMANENT FULL-TIME NURSES 45.02 (a) Applicable	PERMANENT PART-TIME NURS ES 45.02 (B) As per the provisions of Article 14 but limited to 15 hours	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2) 45.02 (C) Applicable	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS 45.02 (D) Applicable	TEMPORARY PART-TIME 45.02 (E) As per the provisions of Article 14 but limited to 15 hours	Casual Nurses 45.02 (F) Not Applicable
Art. 15 – Sabbatical Leave	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 16 – Statutory and Declared Holidays	Applicable	(a) Employees shall be paid 5.2% of their regular earnings every two weeks in lieu of statutory holiday pay entitlements as set out in Article 16. It is understood that the value of one (1) Statutory or Declared Holiday equates to 0. 4% (b) Any employee authorized to work on the holiday shall be compensated at one and one half (1 1/2) times for each hour so worked (other than overtime hours as set out in (c) below) in addition to the pay for the holiday.	Applicable	(a) Employees shall be paid 5.2% of their regular earnings every two weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. It is understood that the value of one (1) Statutory or Declared Holiday equates to 0.4% (b) Any employee authorized to work on the holiday shall be compensated at one and one half (1 1/2) times for each hour so	(a) Employees shall be paid 5.2% of their regular earnings every two weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. It is understood that the value of one (1) Statutory or Declared Holiday equates to 0. 4% (b) Any employee authorized to work on the holiday shall be compensated at one and one half (1 1/2) times for	(a) Employees shall be paid 4.8% of their regular earnings every two (2) weeks in lieu of statutory holiday pay entitlements as set out in Article 16 of the Collective Agreement. (b) Any employee authorized to work on the holiday shall be compensated at one and one half (1 1/2) times for each hour so worked in addition to the pay for the holiday.

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME Nurs <i>es</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	(c) All overtime hours worked on statutory or declared holidays shall be paid at the rate of two (2) times the employee's hourly rate. (d) If it is known in advance that additional parttime staffing will be needed on a statutory holiday falling on a Monday and if required and mutually agreeable, regular part-time nurses scheduled to work on the Saturday and Sunday immediately preceding the holiday shall be given preference for scheduling on		worked (other than overtime hours as set out in (c) below) in addition to the pay for the holiday. (c) All overtime hours worked on statutory or declared holidays shall be paid at the rate of two (2) times the employee's hourly rate.	each hour so worked (other than overtime hours as set out in (c) below) in addition to the pay for the holiday. (c) All overtime hours worked on statutory or declared holidays shall be paid at the rate of two (2) times the employee's hourly rate.	

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (B)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
		the holiday Monday.				
Art. 17 – Jury and Witness Duty	Applicable	Not Applicable	Applicable	Applicable	Not Applicable	Not Applicable
Art. 18 – Time Off for Voting	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 19 – Grievance Procedure	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 20 – Arbitration Procedure – Rights Dispute	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
*Art. 21 – Insurance Plans	Applicable	a) Employees regularly scheduled to work less than fourteen (14) hours per week shall have, after a six (6) calendar month waiting period from date of hire with the City, 8% added to their regular pay in lieu of Extended Health, Semi- Private, Dental, Group Life, Accidental Death and	Applicable but enrolment in O.M.E.R.S. is subject to the eligibility requirements of O.M.E.R.S.	Employees will, after a six (6) calendar month waiting period from date of hire with the City, have 8% added to their regular pay in lieu of Extended Health, Semi-Private, Dental, Group Life, Accidental Death and Dismemberment, L.T.D.I. and O.M.E.R.S. Temporary employees who enroll in O.M.E.R.S, subject to meeting the eligibility requirements of O.M.E.R.S, shall have	Employees will, after es a six (6) calendar month waiting period from date of hire with the City, have 8% added to their regular pay in lieu of Extended Health, Semi-Private, Dental, Group Life, Accidental Death and Dismemberment, I.P.P., L.T.D.I. and O.M.E.R.S. Temporary employees who enroll in O.M.E.R.S, subject to meeting the eligibility requirements of	Upon completion of the six (6) calendar month waiting period from date of hire with the City, such employee shall have 8% added to their regular pay in lieu of Extended Health, Semi-Private, Dental, Group Life, Accidental Death and Dismemberment, I.P.P., L.T.D.I., and O.M.E.R.S.

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (B)	45.02 (c)	45.02 (D)	45.02 (⊧)	45.02 (F)
	Dismemberment, L.T.D.I., and O.M.E.R.S. Part time employees who enroll in O.M.E.R.S, subject to meeting the eligibility requirements of O.M.E.R.S, shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent. b) Employees regularly scheduled to work fourteen (14) hours per week up to and including twenty-four (24) hours per week, after a six (6) calendar month waiting period from date of hire, shall either:		their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent.	O.M.E.R.S, shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent.	Casual employees who enroll in O.M.E.R.S, subject to meeting the eligibility criteria of O.M E.R.S, shall have their percentage in lieu of benefits reduced by two and three quarters (2 ¾) percent.

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURSES	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY	TEMPORARY PART-TIME	Casual Nurses
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		1 EARLO	2 124110		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	i) receive 8% in				
	lieu of benefits				
	or,				
	ii) opt for				
	enrollment in				
	the benefit plan				
	(extended				
	health, semi private hospital,				
	dental,				
	employee basic				
	life insurance				
	and basic				
	accidental death				
	and				
	dismemberment				
) with the				
	Employer				
	paying on their				
	behalf 50% of				
	what it				
	contributes for a				
	full-time				
	employee in the				
	same plans.				
	Employees				
	opting for such enrolment will				
	receive two and				
	three quarters (2				
	34) percent of				

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-time	TEMPORARY	TEMPORARY	Casual Nurses
Nurses	Nurs <i>es</i>	CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD	FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY	PART-TIME	
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
		(0			
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	their regular pay				
	in lieu of entitlement to				
	L.T.D.I. and				
	O.M.E.R.S.				
	Where the				
	employee				
	selects to enroll				
	in O.M.E.R.S.,				
	they will not				
	receive the two and three				
	quarters (2 ¾)				
	percent of their				
	regular pay in				
	lieu of				
	entitlement to				
	L.T.D.I. and O.M.E.R.S.				
	O.IVI.L.IT.O.				
	O.M.E.R.S.				
	enrolment is				
	subject to				
	meeting the enrolment				
	criteria.				
	Once having				
	opted for the				
	choice, the employee must				

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
		stay with such choice, except in extenuating circumstances as determined by the Employer.				
Art. 22 – Institute Fees and Membership Reports	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 23 – Organization Change	All the provisions of Article 23 will apply, with the following addition. Should an employee	All the provisions of Article 23 will apply, with the following addition. (a) Should an	Not applicable	Not applicable	Not applicable	Not Applicable
	be priority placed in a position at a Long Term Care Home other than the location and shift of the position that was declared redundant, the employee shall have priority placement	employee be priority placed in a position at a Long Term Care Home other than the location and shift of the position that was declared redundant, the				

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
rights to the first vacancy at the Long Term Care Home in the same shift and in the same category of employment (i.e. full- time, part-time) in which their substantive position was declared redundant. This right is limited to a period of one (1) year from the date of redundancy.	employee shall have priority placement rights to the first vacancy at the Long Term Care Home in the same shift and in the same category of employment (i.e. full time, part-time) in which their				

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
Art. 24 – Probation	Applicable	(a) All new part-time employees shall serve a probationary period not exceeding seven hundred and fifty (750) regular hours of work or one year from date of hire. (b) Extension of Probationary Period The Employer may, with written approval of the Institute, extend the probationary period as specified above for up to an additional three hundred and seventy five (375) regular hours of work or a maximum of six (6) months.	Applicable	Not Applicable	Not Applicable	A casual nurse who is successful in a competition for a permanent position will be credited with hours worked as a casual nurse for purposes of completing the probationary period provided there is no break in service with the Employer.
		(c) A new part-time probationary				

PERMANENT FULL-TIME	PERMANENT PART-TIME	TEMPORARY Full-TIME	TEMPORARY	TEMPORARY	CASUAL NURSES
NURSES	NURSES	CONTINUOUSLY EMPLOYED	FULL-TIME CONTINUOUSLY	PART-TIME	CASUAL INUNSES
TUONOES	Tuono25	WITH THE CITY FOR PERIOD	EMPLOYED WITH THE CITY	TAIL TIME	
		IN EXCESS OF TWO (2)	FOR PERIOD OF LESS THAN		
		YEARS	2 YEARS		
			_ 1 _ 1		
		(SEE NOTE 2)			
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	employee must				
	remain in their				
	position of hire				
	through the				
	probationary				
	period including				
	during any				
	probationary				
	period extension				
	except as outlined				
	in (d) below.				
	(d) A new part-time				
	probationary				
	employee shall				
	only be permitted				
	to accept an				
	appointment in				
	accordance with				
	Article 25 to a				
	permanent full-time				
	position. Should a				
	permanent part-				
	time probationary				
	employee accept a				
	permanent full-time				
	position, the				
	employee must				
	serve a				
	probationary				
	period in				
	accordance with				

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
			(SEE NOTE 2)			
	45.02 (a)	45.02 (B)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
		Article 24 in the new full-time position. The probationary period served in the new full-time position will be reduced by the number of regular hours already served in the part-time position.				
Art. 25 – Vacancies	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 26 – Union Consultation Management Committee	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 27 – Vehicle Expenses	Applicable	The monthly minimum payment will be applicable on a prorata basis. 27.08 – Transit Subsidy is not applicable.	Applicable 27.08 – Transit Subsidy is not applicable.	Applicable 27.08 – Transit Subsidy is not applicable.	The monthly minimum payment will be applicable on a prorata basis. 27.08 – Transit Subsidy is not applicable.	Applicable 27.08 – Transit Subsidy is not applicable.

	PERMANENT FULL-TIME Nurses	PERMANENT PART-TIME Nurs <i>es</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (B)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
*Art. 28 – Salary Administration	A nurse shall be paid a shift premium of two dollars (\$2.00) per hour for all hours worked between 1500 hours and 0700 hours provided such nurse has been scheduled to work the evening or night shift.	A nurse shall be paid a shift premium of two dollars (\$2.00) per hour for all hours worked between 1500 hours and 0700 hours provided such nurse has been scheduled to work the evening or night shift.	A nurse shall be paid a shift premium of two dollars (\$2.00) per hour for all hours worked between 1500 hours and 0700 hours provided such nurse has been scheduled to work the evening or night shift.	A nurse shall be paid a shift premium of two dollars (\$2.00) per hour for all hours worked between 1500 hours and 0700 hours provided such nurse has been scheduled to work the evening or night shift.	A nurse shall be paid a shift premium of two dollars (\$2.00) per hour for all hours worked between 1500 hours and 0700 hours provided such nurse has been scheduled to work the evening or night shift.	A nurse shall be paid a shift premium of two dollars (\$2.00) per hour for all hours worked between 1500 hours and 0700 hours provided such nurse has been scheduled to work the evening or night shift.

Responsibility Allowance

When a registered nurse is designated as the Facility Charge Nurse, they shall be paid a responsibility allowance of two dollars (\$2.00) per hour in addition to their regular salary and shift differential.

3) Replacement Allowance

Where on the evening or night shift a registered nurse is assigned to cover more than one unit due to the absence of a regularly booked RN and the nonassignment of any additional staff to the unit, they shall be paid a replacement allowance in the amount of one dollar and fifty cents (\$1.50) per hour.

2) Responsibility Allowance

When a registered nurse is designated as the Facility Charge Nurse, they shall be paid a responsibility allowance of two dollars (\$2.00) per hour in addition to their regular salary and shift differential.

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Where on the evening or night shift a registered nurse is assigned to cover more than one unit due to the absence of a regularly booked RN and the nonassignment of any additional staff to the unit, they shall be paid a replacement allowance in the amount of one dollar and fifty cents (\$1.50) per hour.

 Part-time nurses shall progress in

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3) Replacement Allowance

Where on the evening or night shift a registered nurse is assigned to cover more than one unit due to the absence of a regularly booked RN and the nonassignment of any additional staff to the unit, they shall be paid a replacement allowance in the amount of one dollar and fifty cents (\$1.50) per hour.

4) 1,700 compensated hours equal one

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	the salary scale on the basis of compensated hours (1500 hours shall continue to constitute one year for employees who were permanent part-time nurses as at April 25, 2016 and will only continue to apply for as long as the employee remains a permanent part-time or temporary part-time nurse in Long Term Care). The calculation for determining total compensated hours shall include vacation pay. 1700 worked hours shall constitute one (1) year of service.			the salary scale on the basis of compensated hours (1500 hours shall continue to constitute one year for employees who were temporary part-time nurses as at April 25, 2016 and will only continue to apply for as long as the employee remains a permanent part-time or temporary part-time nurse in Long Term Care). The calculation for determining total compensated hours shall include vacation pay. 1700 worked hours shall constitute one (1) year of service.	year for the purposes of salary increments. The calculation for determining total compensated hours shall include vacation pay. The Employer may deny a salary increment to a casual employee if it is satisfied that the casual employee is not performing the duties of the position assigned satisfactorily. Where the Employer intends to deny a salary increment from a casual employee it shall, at least two (2) weeks but no more than six (6) weeks before the due date for the salary increment to the casual

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	time employee if it is satisfied that the part-time employee is not performing the duties of the position assigned satisfactorily. Where the Employer intends to deny a salary increment from a part-time employee it shall, at least two (2) weeks but no more than six (6) weeks before the due date for the salary increment to the part-time employee, give the employee, give the employee the reason for the denial in writing. 6) Where the Employer has denied a salary increment it may grant the salary increment on any pay period prior to the part-time			time employee if it is satisfied that the part-time employee is not performing the duties of the position assigned satisfactorily. Where the Employer intends to deny a salary increment from a part-time employee it shall, at least two (2) weeks but no more than six (6) weeks before the due date for the salary increment to the part-time employee, give the employee, give the employee the reason for the denial in writing. 6) Where the Employer has denied a salary increment it may grant the salary increment on any pay period prior to the part-time	employee, give the employee the reason for the denial in writing. 6) Where the Employer has denied a salary increment it may grant the salary increment on any pay period prior to the casual employee's next anniversary date and the casual employee's salary increment date shall be retained. 7) Casual employees, when required by the Employer to attend meetings or other functions, shall be paid their regular salary for all time spent at such functions. 8) A casual employee will be provided

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	employee's next anniversary date and the part-time employee's salary increment date shall be retained. 7) Part-time employees, when required by the Employer to attend meetings or other functions, shall be paid their regular salary for all time spent at such functions. 8) A Part-time employee will be provided with a minimum of 3.5 hours pay at straight time where a scheduled shift is cancelled by the Employer within less than forty-eight (48) hours from the			employee's next anniversary date and the part-time employee's salary increment date shall be retained. 7) Part-time employees, when required by the Employer to attend meetings or other functions, shall be paid their regular salary for all time spent at such functions. 8) A Part-time employee will be provided with a minimum of 3.5 hours pay at straight time where a scheduled shift is cancelled by the Employer within less than forty-eight (48) hours from the	with a minimum of 3.5 hours pay at straight time where a scheduled shift is cancelled by the Employer within less than forty-eight (48) hours from the start time of the shift. 9) A casual employee will be compensated for the hours that they were scheduled to work, up to a maximum of 3.5 hours pay at straight time, where the Employer reduces the length of their shift after the employee has reported to work.

	PERMANENT FULL-TIME NURSES	Nurses Nurses continuol with the continuol in exces	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (p)	45.02 (E)	45.02 (F)
		start time of the shift.			start time of the shift.	
Art. 29 – Leave of Absence for Institute Business	Applicable	Applicable	Applicable	Applicable	Applicable	Not Applicable
Art. 30 – Protective Footwear	Applicable	Applicable	Applicable	Applicable after twelve (12) months of continuous service in the position requiring protective footwear.	Not Applicable	Not Applicable
Art. 31 – Performance Pay	Applicable	Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 32 – Employee Performance Review	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 33 – Personnel File	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 34 – Union Representation and Clearing of Record	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 35 – Career Development	Applicable	Applicable	35.03 (a) only	35.03 (a) only	35.03 (a) only	Not Applicable
Art. 36 – Categories of employees	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
Art. 37 – Legal Protection	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 38 – Workplace Safety and Insurance	Applicable	Applicable	Applicable	WSIA provisions apply	WSIA provisions apply	WSIA provisions apply
Art. 39 – Professional Ethics	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 40 – Alternative Work Arrangements	Applicable	Not Applicable	Applicable	Applicable	Not Applicable	Not Applicable
Art. 41 – Arbitration Respecting Interest Disputes	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 42 – Professional Fees	Applicable	Part-time permanent employees who as a condition of their employment are required to hold membership in a professional association and are required to maintain a current license or membership to legally carry out their duties to continue practicing in that profession shall be reimbursed as fifty (50) percent of the cost of such annual fees required to maintain	Applicable	Applicable	Part-time temporary employees who have worked for at least three (3) continuous months in the twelve months prior to the reimbursement and who as a condition of their employment are required to hold membership in a professional association and are required to maintain a current license or membership to legally carry out their duties to continue practicing	Not Applicable

PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
	membership in the professional association. In the event that an employee has been paid for a portion of the applicable professional fee by another party, the employee must inform the City and must sign a declaration indicating the amount of the reimbursement. In this case, the City shall only reimburse the employee for the appropriate remaining amount in accordance with the above paragraph.			in that profession shall be reimbursed as follows: (a) Employees regularly scheduled to work less than fourteen (14) hours per week shall be reimbursed twenty-five (25) percent of the cost of such annual fees required to maintain membership in the professional association; (b) Employees regularly scheduled to work more than fourteen (14) up to and including 24 hours per week shall be reimbursed fifty (50) percent of the cost of such annual fees	

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	Temporary Part-time	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
Art. 43 –	Applicable	Applicable	Applicable	Applicable	required to maintain membership in the professional association. (c) In the event that an employee has been paid for a portion of the applicable professional fee by another party, the employee must inform the City and must sign a declaration indicating the amount of the reimbursement. In this case, the City shall only reimburse the employee for the appropriate remaining amount in accordance with (a) and (b). Applicable	Applicable
Art. 43 – Occupational Health & Safety	Аррисаріе	Applicable	Applicable	Applicable	Applicable	Аррисаріе

	PERMANENT FULL-TIME NURSES	PERMANENT PART-TIME NURS <i>ES</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	CASUAL NURSES
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (D)	45.02 (E)	45.02 (F)
Art. 44 – Military Leave	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Art. 45 – Long Term Care Homes	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Art. 46 – Ottawa Paramedic Service Branch	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Article 47 – Pay Notes	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Article 48 – Domestic or Sexual Violence Leave	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Appendix A – Salary Schedule	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
LOU #1 – Overtime	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #2 – Call Back	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #3 – Business Portion of Automobile Insurance	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
LOU # 4 – Summer Hours	Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
LOU # 5 – Former Sick Leave Banks	Applicable	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable
*LOU #6 – Hybrid Work	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #7 – Legacy Entitlement –	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable

	PERMANENT FULL-TIME Nurses	PERMANENT PART-TIME Nurs <i>es</i>	TEMPORARY Full-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD IN EXCESS OF TWO (2) YEARS (SEE NOTE 2)	TEMPORARY FULL-TIME CONTINUOUSLY EMPLOYED WITH THE CITY FOR PERIOD OF LESS THAN 2 YEARS	TEMPORARY PART-TIME	Casual Nurses
	45.02 (a)	45.02 (в)	45.02 (c)	45.02 (d)	45.02 (E)	45.02 (F)
Minimum Monthly Vehicle Expenses Payment						,
LOU #8 – Accommodation of Non-CIPP Members within the CIPP Bargaining Unit	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
LOU #9 – Hours of Work –Information Technology Services	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
LOU #10 - Normal Retirement Age (NRA) for Eligible members in the Ottawa Paramedic Service	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable

45.03 Statutory or Declared Holiday Falling on Day Off

In lieu of being required to celebrate the designated holiday on the first scheduled day following the employee's day or days of rest, the designated holiday may be banked and taken at a later date, as mutually agreed to between the Employer and the employee, under the following conditions:

(a) The substitute holiday must be scheduled for a day that is not later than three (3) months after the public holiday, and the employee shall be paid at the regular straight time hourly rate of pay based on the employee's regular;

Or

(b) If the employee and the Employer are in agreement, the substitute day off can be scheduled up to twelve (12) months after the public holiday;

Or

(c) The employee will be paid for the banked day, at the rate of the regular straight time hourly rate of pay based on the employee's regular work day.

45.04 <u>Authorized Work on a Statutory or Declared Holiday</u>

An employee required to work on any of the holidays, as set out in Section 16.01, shall be paid at the rate of time and one-half (1 $\frac{1}{2}$) the employee's regular straight time hourly rate of pay for all hours worked on such holiday.

In addition to the pay for the hours worked, the employee will receive a day in lieu of the holiday (instead of Holiday Pay as stipulated in Section 16.03) to be taken at a later date, as mutually agreed to between the Employer and the employee, under the following conditions:

(a) The substitute holiday must be scheduled for a day that is no later than three (3) months after the public holiday, and the employee shall be paid at the regular straight time hourly rate of pay based on the employee's regular work day;

Or

(b) If the employee and the Employer are in agreement, the substitute day off can be scheduled up to twelve (12) months after the public holiday;

Or

(c) The employee will be paid for the banked day, at the rate of the regular straight time hourly rate of pay based on the employee's regular work day.

45.05 Temporary Changes to Employment Status

Where the employment status of employees covered by Article 45 changes temporarily, the following will establish which provisions of the Collective Agreement are applicable:

- (a) If the temporary assignment is known at the outset to be for a period of six (6) consecutive months or less, the employee will continue to be covered by the same Collective Agreement provisions as they were prior to the beginning of the temporary assignment.
- (b) If the temporary assignment is known at the outset to be for a period of more than six (6) consecutive months, the provisions of the Collective Agreement applicable to the employee's new status will take effect on the first day of the temporary assignment.
- (c) If the temporary assignment was initially for six (6) consecutive months or less but is extended beyond six (6) months without interruptions, the provisions of the Collective Agreement applicable to the employee's new temporary status will take effect on the first day of the seventh month in the temporary assignment. Where applicable, the employee will be deemed to have served the waiting period provided under Article 21, Insurance Plans.
- (d) Where a temporary change of employment status has an impact on the benefit coverage received by an employee, the employee will have the option to continue receiving a % in lieu of benefits or to enroll in the benefit plan in accordance with provisions of Articles 21 and 45.
- (e) A permanent part-time employee with less than two (2) years of continuous employment with the City temporarily moving into a full-

time position will be covered on an article by either the part-time provisions (45.02(b) or the full-time provisions (45.02(d)), whichever provides a superior entitlement.

ARTICLE 46

OTTAWA PARAMEDIC SERVICE BRANCH

All Ottawa Paramedic Service employees falling within the scope of this agreement shall be entitled to the rights, benefits and working conditions of the Collective Agreement except as modified by this article.

46.01 Protective Footwear

- (a) Employees required by the Employer to wear CSA approved protective footwear appropriate for the tasks to be performed shall receive an annual allowance towards the purchase of such footwear. The footwear allowance for employees in the Ottawa Paramedic Service Branch will mirror the entitlement for Paramedics negotiated between CUPE and the City of Ottawa. The change to the footwear allowance will have the same effective date as the provision applicable to Paramedics in CUPE 503 Inside / Outside Collective Agreement.
- (b) It is recognized that there are circumstances (e.g. work related accidents, nature of work) where consideration should be given for additional replacement other than mentioned above. Such requests must be made in writing to the Employer.

(c) To be eligible

Employees must be on the active payroll of the Employer, have completed the probationary period and been at work for at least six (6) continuous months in the twelve (12) months prior to the issuance.

46.02 On Call

On call pay shall be defined as pay received by an employee as a result of the employee being placed on a stand-by basis, by the Manager or designate, outside the employee's normal working hours.

- (i) Any employee placed on call on their normal workday shall be entitled to receive (1) one hour pay at straight time for each 8 hour period of On Call.
- (ii) An employee placed on call during their scheduled days of rest shall be entitled to receive three and one-half (31/2) hours' pay at straight time for each 12 hour period of on call.
- (iii) Where an employee is placed on call for a shorter period than the period provided in (i) and (ii) above, the on-call pay shall be pro-rated accordingly.

46.03 Shift Premium

- (a) Employees of the Ottawa Paramedic Service Branch required to work between 7 p.m. and 7.a.m. will be paid a seven per cent (7%) premium for all regular hours worked provided that 50% or more of those regular hours fall between 7 p.m. and 7 a.m.
- (b) The shift premium for employees of the Ottawa Paramedic Service Branch will mirror the entitlement negotiated between the City of Ottawa and CUPE 503 (Inside/Outside Bargaining Unit) for Paramedics. Any negotiated change to the shift premium entitlement will take effect on the same date as the effective date for the CUPE 503 Inside/Outside Bargaining Unit.

46.04 Uniforms

- (a) All full-time employees of the Ottawa Paramedic Service Branch required by the Employer to wear a uniform shall be entitled to a uniform cleaning allowance of a maximum of \$500 annually. This entitlement shall be calculated on a prorated basis for each week actually worked by the employee and shall be paid out bi-weekly.
- (b) Uniforms are the property of the Employer and must be returned upon termination of employment. Should uniform items not be returned, the value of the unreturned items will be assessed and recovered from the employee.

46.05 Reporting of Absences

Where reasonable, employees who are absent from work due to illness or injury must notify their immediate supervisor of their absence at least two (2) hours prior to their normal starting time.

46.06 Jury and Witness Duty

The Employer may ask to have an employee excluded from jury duty based on operational requirements and the difficulty to find replacement for employees of the Ottawa Paramedic Service Branch.

46.07 Acting Pay Entitlement

Employees in the Ottawa Paramedic Service Branch will be eligible for acting pay on the first day they are required to perform the full duties of a position in a classification having a higher salary range.

46.08 Statutory and Designated Holidays Computation

Holiday pay will be computed in accordance with the arbitration award dated February 29, 2008 rendered by Arbitrator Pamela Picher regarding the payment of statutory holiday pay between the City of Ottawa and CUPE Local 503.

46.09 Statutory and Declared Holidays - Banking

Employees who are scheduled and work statutory holidays, as set out in Article 16.01 shall be entitled on a pro-rata basis to a leave bank of thirteen (13) Statutory Holidays per annum thereafter. Leave in lieu of statutory holidays must follow the normal leave requesting provisions of the Ottawa Paramedic Service.

Leave in lieu of statutory holidays that has not been taken from the previous year shall be automatically paid out on the first pay in February of the following year. Leave in lieu and payment will be at the employee's rate of pay in effect on the date that the statutory holiday was taken in lieu or paid. Employees will only be eligible to request and receive payment after the actual Statutory Holiday has passed.

If an employee, for any reason, has taken more statutory holidays than they have earned during a calendar year, recovery of the over usage will be made from the upcoming pay of the employee. In such instances the authorization for such a deduction shall be deemed to have been provided to the Employer by the employee, pursuant to the *Employment Standards Act, 2000*.

If an employee has taken more statutory leave than they have earned at the time when the employee's services are terminated for a reason other than redundancy or death, the over-payment resulting from the use of unearned statutory holidays shall be recovered from the employee by the Employer. The Employer shall be deemed to be authorized pursuant to the *Employment Standards Act, 2000* to make deductions from the employee's pay cheque in order to recover the overpayment.

ARTICLE 47

PAY NOTES

*47.01 Wage Increases

- 1) Effective January 1, 2023; economic increase of 2.5%
- 2) Effective January 1, 2024; economic increase of 2.5%
- 3) Effective January 1, 2025; economic increase of 2.5%

47.02 Hourly Rates

Hourly rates of pay will be rounded to the third decimal point.

47.03 Red Circled Employees as of December 20, 2007

During the life of the Collective Agreement employees whose salary rate exceeds the maximum of the range shall receive fifty percent (50%) of the economic increase in each calendar year.

ARTICLE 48

DOMESTIC OR SEXUAL VIOLENCE LEAVE

Any employee who qualifies for Domestic or Sexual Violence leave under the *Employment Standards Act, 2000* as amended from time to time, shall be eligible for up to five (5) days of paid leave, non-cumulative, per year in addition to any paid leave provided by the *Employment Standards Act, 2000* for this purpose. Entitlement, application and administration of this leave shall be done in accordance with the provisions outlined in the *Employment Standards Act, 2000*, as amended from time to time.

Signed at Ottawa, Ontario this I day of at, 2024.

	THE CITY OF O	TTAWA	
	Marl Sur Mayor	teleffe	
	City Clerk		
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THE CIVIC INS	TITUTE OF PROF	ESSIONAL PERSONN	IEL
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*APPENDIX A

CIPP SALARY SCHEDULE

CITY OF OTTAWA
2.50% increase
EFFECTIVE JANUARY 1, 2023

Based on 35 hours per week

						_	_
		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 66,775.80	\$ 69,440.28	\$ 72,232.16	\$ 75,155.08	\$ 78,134.42	\$ 81,255.72
	Bi-weekly	\$ 2,568.30	\$ 2,670.78	\$ 2,778.16	\$ 2,890.58	\$ 3,005.17	\$ 3,125.22
	Hourly	\$ 36.690	\$ 38.154	\$ 39.688	\$ 41.294	\$ 42.931	\$ 44.646
PAY GRADE 2	Annual	\$ 71,456.84	\$ 74,306.96	\$ 77,289.94	\$ 80,414.88	\$ 83,599.88	\$ 86,945.04
	Bi-weekly	\$ 2,748.34	\$ 2,857.96	\$ 2,972.69	\$ 3,092.88	\$ 3,215.38	\$ 3,344.04
	Hourly	\$ 39.262	\$ 40.828	\$ 42.467	\$ 44.184	\$ 45.934	\$ 47.772
PAY GRADE 3	Annual	\$ 76,456.38	\$ 79,504.88	\$ 82,706.26	\$ 86,047.78	\$ 89,449.36	\$ 93,029.30
	Bi-weekly	\$ 2,940.63	\$ 3,057.88	\$ 3,181.01	\$ 3,309.53	\$ 3,440.36	\$ 3,578.05
	Hourly	\$ 42.009	\$ 43.684	\$ 45.443	\$ 47.279	\$ 49.148	\$ 51.115
PAY GRADE 4	Annual	\$ 81,805.36	\$ 85,066.80	\$ 88,486.58	\$ 92,061.06	\$ 95,713.80	\$ 99,539.44
	Bi-weekly	\$ 3,146.36	\$ 3,271.80	\$ 3,403.33	\$ 3,540.81	\$ 3,681.30	\$ 3,828.44
	Hourly	\$ 44.948	\$ 46.740	\$ 48.619	\$ 50.583	\$ 52.590	\$ 54.692
PAY GRADE 5	Annual	\$ 89,245.52	\$ 92,807.26	\$ 96,540.08	\$ 100,447.62	\$ 104,418.86	\$ 108,599.40
	Bi-weekly	\$ 3,432.52	\$ 3,569.51	\$ 3,713.08	\$ 3,863.37	\$ 4,016.11	\$ 4,176.90
	Hourly	\$ 49.036	\$ 50.993	\$ 53.044	\$ 55.191	\$ 57.373	\$ 59.670
PAY GRADE 6	Annual	\$ 97,377.28	\$ 101,259.34	\$ 105,319.76	\$ 109,587.66	\$ 113,924.72	\$ 118,482.00
	Bi-weekly	\$ 3,745.28	\$ 3,894.59	\$ 4,050.76	\$ 4,214.91	\$ 4,381.72	\$ 4,557.00
	Hourly	\$ 53.504	\$ 55.637	\$ 57.868	\$ 60.213	\$ 62.596	\$ 65.100
PAY GRADE 7	Annual	\$ 109,445.70	\$ 113,813.70	\$ 118,381.90	\$ 123,179.42	\$ 128,053.38	\$ 133,180.32
	Bi-weekly	\$ 4,209.45	\$ 4,377.45	\$ 4,553.15	\$ 4,737.67	\$ 4,925.13	\$ 5,122.32
	Hourly	\$ 60.135	\$ 62.535	\$ 65.045	\$ 67.681	\$ 70.359	\$ 73.176

Based on 37.5 hours per week

		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 71,545.50	\$ 74,400.30	\$ 77,391.60	\$ 80,523.30	\$ 83,715.45	\$ 87,059.70
	Bi-weekly	\$ 2,751.75	\$ 2,861.55	\$ 2,976.60	\$ 3,097.05	\$ 3,219.83	\$ 3,348.45
	Hourly	\$ 36.690	\$ 38.154	\$ 39.688	\$ 41.294	\$ 42.931	\$ 44.646
PAY GRADE 2	Annual	\$ 76,560.90	\$ 79,614.60	\$ 82,810.65	\$ 86,158.80	\$ 89,571.30	\$ 93,155.40
	Bi-weekly	\$ 2,944.65	\$ 3,062.10	\$ 3,185.03	\$ 3,313.80	\$ 3,445.05	\$ 3,582.90
	Hourly	\$ 39.262	\$ 40.828	\$ 42.467	\$ 44.184	\$ 45.934	\$ 47.772
PAY GRADE 3	Annual	\$ 81,917.55	\$ 85,183.80	\$ 88,613.85	\$ 92,194.05	\$ 95,838.60	\$ 99,674.25
	Bi-weekly	\$ 3,150.68	\$ 3,276.30	\$ 3,408.23	\$ 3,545.93	\$ 3,686.10	\$ 3,833.63
	Hourly	\$ 42.009	\$ 43.684	\$ 45.443	\$ 47.279	\$ 49.148	\$ 51.115
PAY GRADE 4	Annual	\$ 87,648.60	\$ 91,143.00	\$ 94,807.05	\$ 98,636.85	\$ 102,550.50	\$ 106,649.40
	Bi-weekly	\$ 3,371.10	\$ 3,505.50	\$ 3,646.43	\$ 3,793.73	\$ 3,944.25	\$ 4,101.90
	Hourly	\$ 44.948	\$ 46.740	\$ 48.619	\$ 50.583	\$ 52.590	\$ 54.692
PAY GRADE 5	Annual	\$ 95,620.20	\$ 99,436.35	\$ 103,435.80	\$ 107,622.45	\$ 111,877.35	\$ 116,356.50
	Bi-weekly	\$ 3,677.70	\$ 3,824.48	\$ 3,978.30	\$ 4,139.33	\$ 4,302.98	\$ 4,475.25
	Hourly	\$ 49.036	\$ 50.993	\$ 53.044	\$ 55.191	\$ 57.373	\$ 59.670
PAY GRADE 6	Annual	\$ 104,332.80	\$ 108,492.15	\$ 112,842.60	\$ 117,415.35	\$ 122,062.20	\$ 126,945.00
	Bi-weekly	\$ 4,012.80	\$ 4,172.78	\$ 4,340.10	\$ 4,515.98	\$ 4,694.70	\$ 4,882.50
	Hourly	\$ 53.504	\$ 55.637	\$ 57.868	\$ 60.213	\$ 62.596	\$ 65.100
PAY GRADE 7	Annual	\$ 117,263.25	\$ 121,943.25	\$ 126,837.75	\$ 131,977.95	\$ 137,200.05	\$ 142,693.20
	Bi-weekly	\$ 4,510.13	\$ 4,690.13	\$ 4,878.38	\$ 5,076.08	\$ 5,276.93	\$ 5,488.20
	Hourly	\$ 60.135	\$ 62.535	\$ 65.045	\$ 67.681	\$ 70.359	\$ 73.176

Based on 40 hours per week

		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 76,315.20	\$ 79,360.32	\$ 82,551.04	\$ 85,891.52	\$ 89,296.48	\$ 92,863.68
	Bi-weekly	\$ 2,935.20	\$ 3,052.32	\$ 3,175.04	\$ 3,303.52	\$ 3,434.48	\$ 3,571.68
	Hourly	\$ 36.690	\$ 38.154	\$ 39.688	\$ 41.294	\$ 42.931	\$ 44.646
PAY GRADE 2	Annual	\$ 81,664.96	\$ 84,922.24	\$ 88,331.36	\$ 91,902.72	\$ 95,542.72	\$ 99,365.76
	Bi-weekly	\$ 3,140.96	\$ 3,266.24	\$ 3,397.36	\$ 3,534.72	\$ 3,674.72	\$ 3,821.76
	Hourly	\$ 39.262	\$ 40.828	\$ 42.467	\$ 44.184	\$ 45.934	\$ 47.772
PAY GRADE 3	Annual	\$ 87,378.72	\$ 90,862.72	\$ 94,521.44	\$ 98,340.32	\$ 102,227.84	\$ 106,319.20
	Bi-weekly	\$ 3,360.72	\$ 3,494.72	\$ 3,635.44	\$ 3,782.32	\$ 3,931.84	\$ 4,089.20
	Hourly	\$ 42.009	\$ 43.684	\$ 45.443	\$ 47.279	\$ 49.148	\$ 51.115
PAY GRADE 4	Annual	\$ 93,491.84	\$ 97,219.20	\$ 101,127.52	\$ 105,212.64	\$ 109,387.20	\$ 113,759.36
	Bi-weekly	\$ 3,595.84	\$ 3,739.20	\$ 3,889.52	\$ 4,046.64	\$ 4,207.20	\$ 4,375.36
	Hourly	\$ 44.948	\$ 46.740	\$ 48.619	\$ 50.583	\$ 52.590	\$ 54.692
PAY GRADE 5	Annual	\$ 101,994.88	\$ 106,065.44	\$ 110,331.52	\$ 114,797.28	\$ 119,335.84	\$ 124,113.60
	Bi-weekly	\$ 3,922.88	\$ 4,079.44	\$ 4,243.52	\$ 4,415.28	\$ 4,589.84	\$ 4,773.60
	Hourly	\$ 49.036	\$ 50.993	\$ 53.044	\$ 55.191	\$ 57.373	\$ 59.670
PAY GRADE 6	Annual	\$ 111,288.32	\$ 115,724.96	\$ 120,365.44	\$ 125,243.04	\$ 130,199.68	\$ 135,408.00
	Bi-weekly	\$ 4,280.32	\$ 4,450.96	\$ 4,629.44	\$ 4,817.04	\$ 5,007.68	\$ 5,208.00

PAY GRADE 7

Hourly	\$ 53.504	\$ 55.637	\$ 57.868	\$ 60.213	\$ 62.596	\$ 65.100
Annual	\$ 125,080.80	\$ 130,072.80	\$ 135,293.60	\$ 140,776.48	\$ 146,346.72	\$ 152,206.08
Bi-weekly	\$ 4,810.80	\$ 5,002.80	\$ 5,203.60	\$ 5,414.48	\$ 5,628.72	\$ 5,854.08
Hourly	\$ 60.135	\$ 62.535	\$ 65.045	\$ 67.681	\$ 70.359	\$ 73.176

Based on 42 hours per week

		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 80,130.96	\$ 83,328.34	\$ 86,678.59	\$ 90,186.10	\$ 93,761.30	\$ 97,506.86
	Bi-weekly	\$ 3,081.96	\$ 3,204.94	\$ 3,333.79	\$ 3,468.70	\$ 3,606.20	\$ 3,750.26
	Hourly	\$ 36.690	\$ 38.154	\$ 39.688	\$ 41.294	\$ 42.931	\$ 44.646
PAY GRADE 2	Annual	\$ 85,748.21	\$ 89,168.35	\$ 92,747.93	\$ 96,497.86	\$ 100,319.86	\$ 104,334.05
	Bi-weekly	\$ 3,298.01	\$ 3,429.55	\$ 3,567.23	\$ 3,711.46	\$ 3,858.46	\$ 4,012.85
	Hourly	\$ 39.262	\$ 40.828	\$ 42.467	\$ 44.184	\$ 45.934	\$ 47.772
PAY GRADE 3	Annual	\$ 91,747.66	\$ 95,405.86	\$ 99,247.51	\$ 103,257.34	\$ 107,339.23	\$ 111,635.16
	Bi-weekly	\$ 3,528.76	\$ 3,669.46	\$ 3,817.21	\$ 3,971.44	\$ 4,128.43	\$ 4,293.66
	Hourly	\$ 42.009	\$ 43.684	\$ 45.443	\$ 47.279	\$ 49.148	\$ 51.115
PAY GRADE 4	Annual	\$ 98,166.43	\$ 102,080.16	\$ 106,183.90	\$ 110,473.27	\$ 114,856.56	\$ 119,447.33
	Bi-weekly	\$ 3,775.63	\$ 3,926.16	\$ 4,084.00	\$ 4,248.97	\$ 4,417.56	\$ 4,594.13
	Hourly	\$ 44.948	\$ 46.740	\$ 48.619	\$ 50.583	\$ 52.590	\$ 54.692
PAY GRADE 5	Annual	\$ 107,094.62	\$ 111,368.71	\$ 115,848.10	\$ 120,537.14	\$ 125,302.63	\$ 130,319.28
	Bi-weekly	\$ 4,119.02	\$ 4,283.41	\$ 4,455.70	\$ 4,636.04	\$ 4,819.33	\$ 5,012.28
	Hourly	\$ 49.036	\$ 50.993	\$ 53.044	\$ 55.191	\$ 57.373	\$ 59.670
PAY GRADE 6	Annual	\$ 116,852.74	\$ 121,511.21	\$ 126,383.71	\$ 131,505.19	\$ 136,709.66	\$ 142,178.40
	Bi-weekly	\$ 4,494.34	\$ 4,673.51	\$ 4,860.91	\$ 5,057.89	\$ 5,258.06	\$ 5,468.40
	Hourly	\$ 53.504	\$ 55.637	\$ 57.868	\$ 60.213	\$ 62.596	\$ 65.100
PAY GRADE 7	Annual	\$ 131,334.84	\$ 136,576.44	\$ 142,058.28	\$ 147,815.30	\$ 153,664.06	\$ 159,816.38
	Bi-weekly	\$ 5,051.34	\$ 5,252.94	\$ 5,463.78	\$ 5,685.20	\$ 5,910.16	\$ 6,146.78
	Hourly	\$ 60.135	\$ 62.535	\$ 65.045	\$ 67.681	\$ 70.359	\$ 73.176

Based on 35 hours per week

		1	2	3	4	5	6
			1	П	1	<u> </u>	
PAY GRADE 1	Annual	\$ 68,444.74	\$ 71,176.56	\$ 74,037.60	\$ 77,033.32	\$ 80,087.28	\$ 83,286.84
	Bi-weekly	\$ 2,632.49	\$ 2,737.56	\$ 2,847.60	\$ 2,962.82	\$ 3,080.28	\$ 3,203.34
	Hourly	\$ 37.607	\$ 39.108	\$ 40.680	\$ 42.326	\$ 44.004	\$ 45.762
PAY GRADE 2	Annual	\$ 73,244.08	\$ 76,165.18	\$ 79,222.78	\$ 82,425.98	\$ 85,689.24	\$ 89,118.12
	Bi-weekly	\$ 2,817.08	\$ 2,929.43	\$ 3,047.03	\$ 3,170.23	\$ 3,295.74	\$ 3,427.62
	Hourly	\$ 40.244	\$ 41.849	\$ 43.529	\$ 45.289	\$ 47.082	\$ 48.966
PAY GRADE 3	Annual	\$ 78,367.38	\$ 81,492.32	\$ 84,773.78	\$ 88,199.02	\$ 91,686.14	\$ 95,355.26
	Bi-weekly	\$ 3,014.13	\$ 3,134.32	\$ 3,260.53	\$ 3,392.27	\$ 3,526.39	\$ 3,667.51
	Hourly	\$ 43.059	\$ 44.776	\$ 46.579	\$ 48.461	\$ 50.377	\$ 52.393
PAY GRADE 4	Annual	\$ 83,851.04	\$ 87,194.38	\$ 90,697.88	\$ 94,363.36	\$ 98,107.10	\$ 102,027.38
	Bi-weekly	\$ 3,225.04	\$ 3,353.63	\$ 3,488.38	\$ 3,629.36	\$ 3,773.35	\$ 3,924.13
	Hourly	\$ 46.072	\$ 47.909	\$ 49.834	\$ 51.848	\$ 53.905	\$ 56.059
PAY GRADE 5	Annual	\$ 91,476.84	\$ 95,127.76	\$ 98,953.40	\$ 102,959.22	\$ 107,028.74	\$ 111,314.84
	Bi-weekly	\$ 3,518.34	\$ 3,658.76	\$ 3,805.90	\$ 3,959.97	\$ 4,116.49	\$ 4,281.34
	Hourly	\$ 50.262	\$ 52.268	\$ 54.370	\$ 56.571	\$ 58.807	\$ 61.162
PAY GRADE 6	Annual	\$ 99,812.44	\$ 103,790.96	\$ 107,953.30	\$ 112,326.76	\$ 116,773.02	\$ 121,444.96
	Bi-weekly	\$ 3,838.94	\$ 3,991.96	\$ 4,152.05	\$ 4,320.26	\$ 4,491.27	\$ 4,670.96
	Hourly	\$ 54.842	\$ 57.028	\$ 59.315	\$ 61.718	\$ 64.161	\$ 66.728
PAY GRADE 7	Annual	\$ 112,181.16	\$ 116,658.36	\$ 121,341.22	\$ 126,258.86	\$ 131,254.76	\$ 136,509.10
	Bi-weekly	\$ 4,314.66	\$ 4,486.86	\$ 4,666.97	\$ 4,856.11	\$ 5,048.26	\$ 5,250.35
	Hourly	\$ 61.638	\$ 64.098	\$ 66.671	\$ 69.373	\$ 72.118	\$ 75.005

Based on 37.5 hours per week

			1	2	3	4	5		6
PAY GRADE 1	Annual	\$ 7	73,333.65	\$ 76,260.60	\$ 79,326.00	\$ 82,535.70	\$ 85,807.80	\$	89,235.90
	Bi-weekly	\$	2,820.53	\$ 2,933.10	\$ 3,051.00	\$ 3,174.45	\$ 3,300.30	\$	3,432.15
	Hourly	\$	37.607	\$ 39.108	\$ 40.680	\$ 42.326	\$ 44.004	\$	45.762
PAY GRADE 2	Annual	\$ 7	78,475.80	\$ 81,605.55	\$ 84,881.55	\$ 88,313.55	\$ 91,809.90	\$	95,483.70
	Bi-weekly	\$	3,018.30	\$ 3,138.68	\$ 3,264.68	\$ 3,396.68	\$ 3,531.15	\$	3,672.45
	Hourly	\$	40.244	\$ 41.849	\$ 43.529	\$ 45.289	\$ 47.082	\$	48.966
PAY GRADE 3	Annual	\$ 8	33,965.05	\$ 87,313.20	\$ 90,829.05	\$ 94,498.95	\$ 98,235.15	\$ ^	102,166.35
	Bi-weekly	\$	3,229.43	\$ 3,358.20	\$ 3,493.43	\$ 3,634.58	\$ 3,778.28	\$	3,929.48
	Hourly	\$	43.059	\$ 44.776	\$ 46.579	\$ 48.461	\$ 50.377	\$	52.393
PAY GRADE 4	Annual	\$ 8	39,840.40	\$ 93,422.55	\$ 97,176.30	\$ 101,103.60	\$ 105,114.75	\$ ^	109,315.05
	Bi-weekly	\$	3,455.40	\$ 3,593.18	\$ 3,737.55	\$ 3,888.60	\$ 4,042.88	\$	4,204.43
	Hourly	\$	46.072	\$ 47.909	\$ 49.834	\$ 51.848	\$ 53.905	\$	56.059

PAY GRADE 5	Annual	\$ 98,010.90	\$ 101,922.60	\$ 106,021.50	\$ 110,313.45	\$ 114,673.65	\$ 119,265.90
	Bi-weekly	\$ 3,769.65	\$ 3,920.10	\$ 4,077.75	\$ 4,242.83	\$ 4,410.53	\$ 4,587.15
	Hourly	\$ 50.262	\$ 52.268	\$ 54.370	\$ 56.571	\$ 58.807	\$ 61.162
PAY GRADE 6	Annual	\$ 106,941.90	\$ 111,204.60	\$ 115,664.25	\$ 120,350.10	\$ 125,113.95	\$ 130,119.60
	Bi-weekly	\$ 4,113.15	\$ 4,277.10	\$ 4,448.63	\$ 4,628.85	\$ 4,812.08	\$ 5,004.60
	Hourly	\$ 54.842	\$ 57.028	\$ 59.315	\$ 61.718	\$ 64.161	\$ 66.728
PAY GRADE 7	Annual	\$ 120,194.10	\$ 124,991.10	\$ 130,008.45	\$ 135,277.35	\$ 140,630.10	\$ 146,259.75
	Bi-weekly	\$ 4,622.85	\$ 4,807.35	\$ 5,000.33	\$ 5,202.98	\$ 5,408.85	\$ 5,625.38
	Hourly	\$ 61.638	\$ 64.098	\$ 66.671	\$ 69.373	\$ 72.118	\$ 75.005

Based on 40 hours per week

		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 78,222.56	\$ 81,344.64	\$ 84,614.40	\$ 88,038.08	\$ 91,528.32	\$ 95,184.96
	Bi-weekly	\$ 3,008.56	\$ 3,128.64	\$ 3,254.40	\$ 3,386.08	\$ 3,520.32	\$ 3,660.96
	Hourly	\$ 37.607	\$ 39.108	\$ 40.680	\$ 42.326	\$ 44.004	\$ 45.762
PAY GRADE 2	Annual	\$ 83,707.52	\$ 87,045.92	\$ 90,540.32	\$ 94,201.12	\$ 97,930.56	\$ 101,849.28
	Bi-weekly	\$ 3,219.52	\$ 3,347.92	\$ 3,482.32	\$ 3,623.12	\$ 3,766.56	\$ 3,917.28
	Hourly	\$ 40.244	\$ 41.849	\$ 43.529	\$ 45.289	\$ 47.082	\$ 48.966
PAY GRADE 3	Annual	\$ 89,562.72	\$ 93,134.08	\$ 96,884.32	\$ 100,798.88	\$ 104,784.16	\$ 108,977.44
	Bi-weekly	\$ 3,444.72	\$ 3,582.08	\$ 3,726.32	\$ 3,876.88	\$ 4,030.16	\$ 4,191.44
	Hourly	\$ 43.059	\$ 44.776	\$ 46.579	\$ 48.461	\$ 50.377	\$ 52.393
PAY GRADE 4	Annual	\$ 95,829.76	\$ 99,650.72	\$ 103,654.72	\$ 107,843.84	\$ 112,122.40	\$ 116,602.72
	Bi-weekly	\$ 3,685.76	\$ 3,832.72	\$ 3,986.72	\$ 4,147.84	\$ 4,312.40	\$ 4,484.72
	Hourly	\$ 46.072	\$ 47.909	\$ 49.834	\$ 51.848	\$ 53.905	\$ 56.059
PAY GRADE 5	Annual	\$ 104,544.96	\$ 108,717.44	\$ 113,089.60	\$ 117,667.68	\$ 122,318.56	\$ 127,216.96
	Bi-weekly	\$ 4,020.96	\$ 4,181.44	\$ 4,349.60	\$ 4,525.68	\$ 4,704.56	\$ 4,892.96
	Hourly	\$ 50.262	\$ 52.268	\$ 54.370	\$ 56.571	\$ 58.807	\$ 61.162
PAY GRADE 6	Annual	\$ 114,071.36	\$ 118,618.24	\$ 123,375.20	\$ 128,373.44	\$ 133,454.88	\$ 138,794.24
	Bi-weekly	\$ 4,387.36	\$ 4,562.24	\$ 4,745.20	\$ 4,937.44	\$ 5,132.88	\$ 5,338.24
	Hourly	\$ 54.842	\$ 57.028	\$ 59.315	\$ 61.718	\$ 64.161	\$ 66.728
PAY GRADE 7	Annual	\$ 128,207.04	\$ 133,323.84	\$ 138,675.68	\$ 144,295.84	\$ 150,005.44	\$ 156,010.40
	Bi-weekly	\$ 4,931.04	\$ 5,127.84	\$ 5,333.68	\$ 5,549.84	\$ 5,769.44	\$ 6,000.40
	Hourly	\$ 61.638	\$ 64.098	\$ 66.671	\$ 69.373	\$ 72.118	\$ 75.005

Based on 42 hours per week

		1	2	3	4	5		6
PAY GRADE 1	Annual	\$ 82,133.69	\$ 85,411.87	\$ 88,845.12	\$ 92,439.98	\$ 96,104.74	\$	99,944.21
	Bi-weekly	\$ 3,158.99	\$ 3,285.07	\$ 3,417.12	\$ 3,555.38	\$ 3,696.34	\$	3,844.01
	Hourly	\$ 37.607	\$ 39.108	\$ 40.680	\$ 42.326	\$ 44.004	\$	45.762
PAY GRADE 2	Annual	\$ 87,892.90	\$ 91,398.22	\$ 95,067.34	\$ 98,911.18	\$ 102,827.09	\$ -	106,941.74
	Bi-weekly	\$ 3,380.50	\$ 3,515.32	\$ 3,656.44	\$ 3,804.28	\$ 3,954.89	\$	4,113.14

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	Hourly	\$ 40.244	\$ 41.849	\$ 43.529	\$ 45.289	\$ 47.082	\$ 48.966
PAY GRADE 3	Annual	\$ 94,040.86	\$ 97,790.78	\$ 101,728.54	\$ 105,838.82	\$ 110,023.37	\$ 114,426.31
	Bi-weekly	\$ 3,616.96	\$ 3,761.18	\$ 3,912.64	\$ 4,070.72	\$ 4,231.67	\$ 4,401.01
	Hourly	\$ 43.059	\$ 44.776	\$ 46.579	\$ 48.461	\$ 50.377	\$ 52.393
PAY GRADE 4	Annual	\$ 100,621.25	\$ 104,633.26	\$ 108,837.46	\$ 113,236.03	\$ 117,728.52	\$ 122,432.86
	Bi-weekly	\$ 3,870.05	\$ 4,024.36	\$ 4,186.06	\$ 4,355.23	\$ 4,528.02	\$ 4,708.96
	Hourly	\$ 46.072	\$ 47.909	\$ 49.834	\$ 51.848	\$ 53.905	\$ 56.059
PAY GRADE 5	Annual	\$ 109,772.21	\$ 114,153.31	\$ 118,744.08	\$ 123,551.06	\$ 128,434.49	\$ 133,577.81
	Bi-weekly	\$ 4,222.01	\$ 4,390.51	\$ 4,567.08	\$ 4,751.96	\$ 4,939.79	\$ 5,137.61
	Hourly	\$ 50.262	\$ 52.268	\$ 54.370	\$ 56.571	\$ 58.807	\$ 61.162
PAY GRADE 6	Annual	\$ 119,774.93	\$ 124,549.15	\$ 129,543.96	\$ 134,792.11	\$ 140,127.62	\$ 145,733.95
	Bi-weekly	\$ 4,606.73	\$ 4,790.35	\$ 4,982.46	\$ 5,184.31	\$ 5,389.52	\$ 5,605.15
	Hourly	\$ 54.842	\$ 57.028	\$ 59.315	\$ 61.718	\$ 64.161	\$ 66.728
PAY GRADE 7	Annual	\$ 134,617.39	\$ 139,990.03	\$ 145,609.46	\$ 151,510.63	\$ 157,505.71	\$ 163,810.92
	Bi-weekly	\$ 5,177.59	\$ 5,384.23	\$ 5,600.36	\$ 5,827.33	\$ 6,057.91	\$ 6,300.42
	Hourly	\$ 61.638	\$ 64.098	\$ 66.671	\$ 69.373	\$ 72.118	\$ 75.005

Based on 35 hours per week

		1	2	3	4	5	6
		<u>-</u>	_		-	<u> </u>	<u> </u>
PAY GRADE 1	Annual	\$ 70,155.54	\$ 72,956.52	\$ 75,888.54	\$ 78,958.88	\$ 82,089.28	\$ 85,368.92
	Bi-weekly	\$ 2,698.29	\$ 2,806.02	\$ 2,918.79	\$ 3,036.88	\$ 3,157.28	\$ 3,283.42
	Hourly	\$ 38.547	\$ 40.086	\$ 41.697	\$ 43.384	\$ 45.104	\$ 46.906
PAY GRADE 2	Annual	\$ 75,075.00	\$ 78,068.90	\$ 81,202.94	\$ 84,486.22	\$ 87,831.38	\$ 91,345.80
	Bi-weekly	\$ 2,887.50	\$ 3,002.65	\$ 3,123.19	\$ 3,249.47	\$ 3,378.13	\$ 3,513.30
	Hourly	\$ 41.250	\$ 42.895	\$ 44.617	\$ 46.421	\$ 48.259	\$ 50.190
PAY GRADE 3	Annual	\$ 80,325.70	\$ 83,528.90	\$ 86,892.26	\$ 90,404.86	\$ 93,977.52	\$ 97,739.46
	Bi-weekly	\$ 3,089.45	\$ 3,212.65	\$ 3,342.01	\$ 3,477.11	\$ 3,614.52	\$ 3,759.21
	Hourly	\$ 44.135	\$ 45.895	\$ 47.743	\$ 49.673	\$ 51.636	\$ 53.703
PAY GRADE 4	Annual	\$ 85,947.68	\$ 89,374.74	\$ 92,965.60	\$ 96,722.08	\$ 100,560.46	\$ 104,577.20
	Bi-weekly	\$ 3,305.68	\$ 3,437.49	\$ 3,575.60	\$ 3,720.08	\$ 3,867.71	\$ 4,022.20
	Hourly	\$ 47.224	\$ 49.107	\$ 51.080	\$ 53.144	\$ 55.253	\$ 57.460
PAY GRADE 5	Annual	\$ 93,764.58	\$ 97,506.50	\$ 101,426.78	\$ 105,532.70	\$ 109,704.14	\$ 114,097.62
	Bi-weekly	\$ 3,606.33	\$ 3,750.25	\$ 3,901.03	\$ 4,058.95	\$ 4,219.39	\$ 4,388.37
	Hourly	\$ 51.519	\$ 53.575	\$ 55.729	\$ 57.985	\$ 60.277	\$ 62.691
PAY GRADE 6	Annual	\$ 102,307.66	\$ 106,386.28	\$ 110,652.36	\$ 115,135.02	\$ 119,692.30	\$ 124,480.72
	Bi-weekly	\$ 3,934.91	\$ 4,091.78	\$ 4,255.86	\$ 4,428.27	\$ 4,603.55	\$ 4,787.72
	Hourly	\$ 56.213	\$ 58.454	\$ 60.798	\$ 63.261	\$ 65.765	\$ 68.396
PAY GRADE 7	Annual	\$ 114,985.78	\$ 119,574.00	\$ 124,375.16	\$ 129,414.74	\$ 134,536.22	\$ 139,921.60
	Bi-weekly	\$ 4,422.53	\$ 4,599.00	\$ 4,783.66	\$ 4,977.49	\$ 5,174.47	\$ 5,381.60
	Hourly	\$ 63.179	\$ 65.700	\$ 68.338	\$ 71.107	\$ 73.921	\$ 76.880

Based on 37.5 hours per week

		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 75,166.65	\$ 78,167.70	\$ 81,309.15	\$ 84,598.80	\$ 87,952.80	\$ 91,466.70
	Bi-weekly	\$ 2,891.03	\$ 3,006.45	\$ 3,127.28	\$ 3,253.80	\$ 3,382.80	\$ 3,517.95
	Hourly	\$ 38.547	\$ 40.086	\$ 41.697	\$ 43.384	\$ 45.104	\$ 46.906
PAY GRADE 2	Annual	\$ 80,437.50	\$ 83,645.25	\$ 87,003.15	\$ 90,520.95	\$ 94,105.05	\$ 97,870.50
	Bi-weekly	\$ 3,093.75	\$ 3,217.13	\$ 3,346.28	\$ 3,481.58	\$ 3,619.43	\$ 3,764.25
	Hourly	\$ 41.250	\$ 42.895	\$ 44.617	\$ 46.421	\$ 48.259	\$ 50.190
PAY GRADE 3	Annual	\$ 86,063.25	\$ 89,495.25	\$ 93,098.85	\$ 96,862.35	\$ 100,690.20	\$ 104,720.85
	Bi-weekly	\$ 3,310.13	\$ 3,442.13	\$ 3,580.73	\$ 3,725.48	\$ 3,872.70	\$ 4,027.73
	Hourly	\$ 44.135	\$ 45.895	\$ 47.743	\$ 49.673	\$ 51.636	\$ 53.703
PAY GRADE 4	Annual	\$ 92,086.80	\$ 95,758.65	\$ 99,606.00	\$ 103,630.80	\$ 107,743.35	\$ 112,047.00
	Bi-weekly	\$ 3,541.80	\$ 3,683.03	\$ 3,831.00	\$ 3,985.80	\$ 4,143.98	\$ 4,309.50
	Hourly	\$ 47.224	\$ 49.107	\$ 51.080	\$ 53.144	\$ 55.253	\$ 57.460
PAY GRADE 5	Annual	\$ 100,462.05	\$ 104,471.25	\$ 108,671.55	\$ 113,070.75	\$ 117,540.15	\$ 122,247.45

	Bi-weekly	\$ 3,863.93	\$ 4,018.13	\$ 4,179.68	\$ 4,348.88	\$ 4,520.78	\$ 4,701.83
	Hourly	\$ 51.519	\$ 53.575	\$ 55.729	\$ 57.985	\$ 60.277	\$ 62.691
PAY GRADE 6	Annual	\$ 109,615.35	\$ 113,985.30	\$ 118,556.10	\$ 123,358.95	\$ 128,241.75	\$ 133,372.20
	Bi-weekly	\$ 4,215.98	\$ 4,384.05	\$ 4,559.85	\$ 4,744.58	\$ 4,932.38	\$ 5,129.70
	Hourly	\$ 56.213	\$ 58.454	\$ 60.798	\$ 63.261	\$ 65.765	\$ 68.396
PAY GRADE 7	Annual	\$ 123,199.05	\$ 128,115.00	\$ 133,259.10	\$ 138,658.65	\$ 144,145.95	\$ 149,916.00
	Bi-weekly	\$ 4,738.43	\$ 4,927.50	\$ 5,125.35	\$ 5,333.03	\$ 5,544.08	\$ 5,766.00
	Hourly	\$ 63.179	\$ 65.700	\$ 68.338	\$ 71.107	\$ 73.921	\$ 76.880
			•	•	•	•	

Based on 40 hours per week

		1	2	3	4	5	6
PAY GRADE 1	Annual	\$ 80,177.76	\$ 83,378.88	\$ 86,729.76	\$ 90,238.72	\$ 93,816.32	\$ 97,564.48
	Bi-weekly	\$ 3,083.76	\$ 3,206.88	\$ 3,335.76	\$ 3,470.72	\$ 3,608.32	\$ 3,752.48
	Hourly	\$ 38.547	\$ 40.086	\$ 41.697	\$ 43.384	\$ 45.104	\$ 46.906
PAY GRADE 2	Annual	\$ 85,800.00	\$ 89,221.60	\$ 92,803.36	\$ 96,555.68	\$ 100,378.72	\$ 104,395.20
	Bi-weekly	\$ 3,300.00	\$ 3,431.60	\$ 3,569.36	\$ 3,713.68	\$ 3,860.72	\$ 4,015.20
	Hourly	\$ 41.250	\$ 42.895	\$ 44.617	\$ 46.421	\$ 48.259	\$ 50.190
PAY GRADE 3	Annual	\$ 91,800.80	\$ 95,461.60	\$ 99,305.44	\$ 103,319.84	\$ 107,402.88	\$ 111,702.24
	Bi-weekly	\$ 3,530.80	\$ 3,671.60	\$ 3,819.44	\$ 3,973.84	\$ 4,130.88	\$ 4,296.24
	Hourly	\$ 44.135	\$ 45.895	\$ 47.743	\$ 49.673	\$ 51.636	\$ 53.703
PAY GRADE 4	Annual	\$ 98,225.92	\$ 102,142.56	\$ 106,246.40	\$ 110,539.52	\$ 114,926.24	\$ 119,516.80
	Bi-weekly	\$ 3,777.92	\$ 3,928.56	\$ 4,086.40	\$ 4,251.52	\$ 4,420.24	\$ 4,596.80
	Hourly	\$ 47.224	\$ 49.107	\$ 51.080	\$ 53.144	\$ 55.253	\$ 57.460
PAY GRADE 5	Annual	\$ 107,159.52	\$ 111,436.00	\$ 115,916.32	\$ 120,608.80	\$ 125,376.16	\$ 130,397.28
	Bi-weekly	\$ 4,121.52	\$ 4,286.00	\$ 4,458.32	\$ 4,638.80	\$ 4,822.16	\$ 5,015.28
	Hourly	\$ 51.519	\$ 53.575	\$ 55.729	\$ 57.985	\$ 60.277	\$ 62.691
PAY GRADE 6	Annual	\$ 116,923.04	\$ 121,584.32	\$ 126,459.84	\$ 131,582.88	\$ 136,791.20	\$ 142,263.68
	Bi-weekly	\$ 4,497.04	\$ 4,676.32	\$ 4,863.84	\$ 5,060.88	\$ 5,261.20	\$ 5,471.68
	Hourly	\$ 56.213	\$ 58.454	\$ 60.798	\$ 63.261	\$ 65.765	\$ 68.396
PAY GRADE 7	Annual	\$ 131,412.32	\$ 136,656.00	\$ 142,143.04	\$ 147,902.56	\$ 153,755.68	\$ 159,910.40
	Bi-weekly	\$ 5,054.32	\$ 5,256.00	\$ 5,467.04	\$ 5,688.56	\$ 5,913.68	\$ 6,150.40
	Hourly	\$ 63.179	\$ 65.700	\$ 68.338	\$ 71.107	\$ 73.921	\$ 76.880

Based on 42 hours per week

				3	4	3	· ·
PAY GRADE 1	Annual	\$ 84,186.65	\$ 87,547.82	\$ 91,066.25	\$ 94,750.66	\$ 98,507.14	\$ 102,442.70
	Bi-weekly	\$ 3,237.95	\$ 3,367.22	\$ 3,502.55	\$ 3,644.26	\$ 3,788.74	\$ 3,940.10
	Hourly	\$ 38.547	\$ 40.086	\$ 41.697	\$ 43.384	\$ 45.104	\$ 46.906
PAY GRADE 2	Annual	\$ 90,090.00	\$ 93,682.68	\$ 97,443.53	\$ 101,383.46	\$ 105,397.66	\$ 109,614.96
	Bi-weekly	\$ 3,465.00	\$ 3,603.18	\$ 3,747.83	\$ 3,899.36	\$ 4,053.76	\$ 4,215.96
	Hourly	\$ 41.250	\$ 42.895	\$ 44.617	\$ 46.421	\$ 48.259	\$ 50.190
PAY GRADE 3	Annual	\$ 96,390.84	\$ 100,234.68	\$ 104,270.71	\$ 108,485.83	\$ 112,773.02	\$ 117,287.35

	Bi-weekly	\$ 3,707.34	\$ 3,855.18	\$ 4,010.41	\$ 4,172.53	\$ 4,337.42	\$ 4,511.05
	Hourly	\$ 44.135	\$ 45.895	\$ 47.743	\$ 49.673	\$ 51.636	\$ 53.703
PAY GRADE 4	Annual	\$ 103,137.22	\$ 107,249.69	\$ 111,558.72	\$ 116,066.50	\$ 120,672.55	\$ 125,492.64
	Bi-weekly	\$ 3,966.82	\$ 4,124.99	\$ 4,290.72	\$ 4,464.10	\$ 4,641.25	\$ 4,826.64
	Hourly	\$ 47.224	\$ 49.107	\$ 51.080	\$ 53.144	\$ 55.253	\$ 57.460
PAY GRADE 5	Annual	\$ 112,517.50	\$ 117,007.80	\$ 121,712.14	\$ 126,639.24	\$ 131,644.97	\$ 136,917.14
	Bi-weekly	\$ 4,327.60	\$ 4,500.30	\$ 4,681.24	\$ 4,870.74	\$ 5,063.27	\$ 5,266.04
	Hourly	\$ 51.519	\$ 53.575	\$ 55.729	\$ 57.985	\$ 60.277	\$ 62.691
PAY GRADE 6	Annual	\$ 122,769.19	\$ 127,663.54	\$ 132,782.83	\$ 138,162.02	\$ 143,630.76	\$ 149,376.86
	Bi-weekly	\$ 4,721.89	\$ 4,910.14	\$ 5,107.03	\$ 5,313.92	\$ 5,524.26	\$ 5,745.26
	Hourly	\$ 56.213	\$ 58.454	\$ 60.798	\$ 63.261	\$ 65.765	\$ 68.396
PAY GRADE 7	Annual	\$ 137,982.94	\$ 143,488.80	\$ 149,250.19	\$ 155,297.69	\$ 161,443.46	\$ 167,905.92
	Bi-weekly	\$ 5,307.04	\$ 5,518.80	\$ 5,740.39	\$ 5,972.99	\$ 6,209.36	\$ 6,457.92
	Hourly	\$ 63.179	\$ 65.700	\$ 68.338	\$ 71.107	\$ 73.921	\$ 76.880

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Overtime

The Parties agree that employees who were covered by the former RMOC Health Collective Agreement expired December 31, 2000 as of December 18, 2002 will continue to have overtime entitlement as noted below:

An employee who works overtime shall be credited with one and a half (1½) hour of compensatory leave or pay for each hour worked in excess of thirty-five (35) hours per week.

In the event that the provisions of the Collective Agreement provide an entitlement that is superior to the entitlement provided in this Letter of Understanding, the superior entitlement will apply and this Letter of Understanding will be deemed expired.

For the Institute	For the Employer
"original signed by Peter Bleyer"	"original signed by Tanya Furlong"
Renewed in Ottawa, Ontario th	is 10" day of May 2023.
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BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Call Back

The Parties agree that employees who were covered by the former RMOC Health Collective Agreement expired on December 31, 2000 as of December 18, 2002 will continue to have call back entitlement as noted below:

When an employee is called back to work by the Employer at any time outside the employee's normal working hours, the employee shall earn compensatory leave credits or compensation at the rate of one and one-half (1 ½) hours for each hour of overtime worked, or a minimum of three (3) hours, whichever is greater. When the employee has completed their daily schedule of work and has left the premises of the Employer, and is subsequently required to work overtime, such overtime shall be calculated portal to portal.

In the event that the provisions of the Collective Agreement provide an entitlement that is superior to the entitlement provided in this Letter of Understanding, the superior entitlement will apply and this Letter of Understanding will be deemed expired.

Renewed in Ottawa, Ontario thi	s 10 th day of May 2023.
"original signed by Peter Bleyer"	"original signed by Tanya Furlong
For the Institute	For the Employer

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Business Portion of Automobile Insurance

The parties agree that employees who were covered by the former RMOC Health Collective Agreement expired on December 31, 2000, as of December 18, 2002 will continue to have the business portion of automobile insurance premiums entitlement as noted below:

The business portion of automobile insurance premiums arising from the use of an automobile on the Employer's business shall be paid by the Employer upon production of a receipt from the insurance carrier. The Employer reserves the right to seek clarification on claims which appear excessive.

The additional business premium would include additional premiums arising from the fact that an employee is required within the scope of employment to provide transport to others (e.g. other employees, medical students, nursing students).

In the event that the provisions of the Collective Agreement provide an entitlement that is superior to the entitlement provided in this Letter of Understanding, the superior entitlement will apply and this Letter of Understanding will be deemed expired.

Renewed in Ottawa, Ontario thi	is 10 th day of May 2023.
"original signed byPeter Bleyer"	"original signed byTanya Furlong"
Eor the Institute	For the Employer

BETWEEN

THE

CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Summer Hours

1. Legacy Entitlement

Summers hours leave entitlement will continue to apply to all members of the bargaining unit who were benefiting from this entitlement as of December 18, 2002. Employees who were previously exempt under the CIPP and ONA Collective Agreements will continue to be exempt.

2. Summer Hours Bank

On June 1st of each year, employees entitled to summer hours will be credited a total of thirty-four (34) summer hours leave to be taken on an half-hour basis or in block(s) of hours

3. Leave on a Half-Hour Basis

Employees wishing to take their summer hours on a half-hour basis must submit their request to their Manager by May 1st. Once the request has been approved, the summer hours bank will be depleted as one block.

4. Summer Hours Period

All summer hours will normally be taken between the first week of June and the week prior to Labour Day.

During this summer hours period, employees will be required to empty their summer hours bank prior to using any annual leave credits.

5. Exceptional Circumstances

In exceptional circumstances where employees have not been able to schedule their summer hours during the above-mentioned period they will be entitled to schedule this leave prior to the end of December.

6. No Carry Over of Cash Out

Under no circumstances will a summer hours bank be carried over to the next calendar year or cashed out.

7. Scheduling

The scheduling of all summer hours leave will be done in accordance with operational requirements and must be pre-approved by management.

8. Absences During Summer Hours Period

Employees who are absent from work on unpaid leave of absences, long term disability, unauthorized leave or suspension for the entire period or partial period of summer hours shall have their summer hours entitlement pro-rated accordingly.

Should an employee have already taken more summer hours leave than their pro-rated entitlement, the Employer will deduct the missing hours from their annual leave bank.

nonowoa m ottawa, omano mo ro	ady of May 20201	

Benewed in Ottawa Ontario this 10th day of May 2023

"original signed by Peter Bleyer" "original signed by Tanya Furlong"

For the Institute For the Employer

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Former Sick Leave Banks

- 1. Employees who had accrued less than 130 days in their old sick leave bank as of April 28, 2004 shall have banks capped at 130 days. These employees shall continue to earn up to eight (8) days of such sick leave per year, to be used in accordance with their former collective agreement. The amount in the bank to a maximum of 130 days will be paid out when the employees sever their relationship with the City.
- 2. Employees whose bank exceeded 130 days as of April 28, 2004 shall have their bank capped at the amount they had accrued as of April 28, 2004 but shall continue to earn and use up to eight (8) days of sick leave a year in accordance with their former collective agreement. Such employees shall further be permitted to take pre-retirement leave to utilize the amount of days in their bank which exceeds 130 days and to receive payment in accordance with their former collective agreement to a maximum amount of 130 days when the employees sever their relationship with the City.

For a list of employees eligible to use their sick leave banks noted in 2 above, please refer to the minutes of settlement of grievance #H-13-02-CIPP-03-147.

The Employer will provide the Union with an annual status report of all former sick leave banks referenced in paragraphs 1 and 2 above. In addition, the Employer will provide the Union with an annual status report of all active CIPP members who have entitlement to other former sick leave banks. It is understood that the information contained in these status reports is limited to employee names and total accrued bank hours.

"original signed byPeter Bleyer"	"original signed by Tanya Furlong"
For the Institute	For the Employer

Renewed in Ottawa, Ontario this 10th day of May 2023.

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: HYBRID WORK

As hybrid work and the Employer's Workspace Strategy continue to evolve over time, the parties wish to confirm their commitment to ongoing discussions regarding hybrid work.

At the request of either the Employer or the Union, the parties agree to meet to discuss hybrid work, updates on the Employer's Workspace Strategy, and the experience of CIPP members related to hybrid work.

Awarded April 11, 2024

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Legacy Entitlement - Minimum Monthly Vehicle Expenses Payment

The Parties agree that employees who were covered by the Collective Agreement as of December 20, 2007 will continue to receive a minimum monthly payment of \$60.00 for their vehicle expenses for as long as they remain in the position they were occupying as of the above noted date provided that a vehicle is required and continues to be required in the performance of their duties.

This legacy entitlement will be suspended when an employee temporarily moves into another job or is on leave, for any reason, that is expected to last, or does last, longer than one (1) calendar month. The entitlement will be reactivated when the employee returns to their substantive position provided the requirement still exists as set out above.

For the Institute	For the Employer
"original signed byPeter Bleyer"	"original signed byTanya Furlong"
Renewed in Ottawa, Ontario th	is 10 th day of May 2023.

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Accommodation of Non-CIPP Members within the CIPP Bargaining Unit

For the Institute	For the Employer	
"original signed byPeter Bleyer"	"original signed byTanya Furlong"	
Renewed in Ottawa, Ontario this	s 10 th day of May 2023.	
CIPP member within the CIPP ba	argaining unit.	
The Employer agrees to identify	, in advance, its intent to accommoda	ate a non-

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Hours of Work -Information Technology Services

The parties agree to meet within 60 days of the latest date of ratification to discuss amendments to the hours of work for Information Technology Services.

The parties agree to work collaboratively to find a viable solution that will meet the City's needs to expand their hours of service to meet operational requirements and client expectations. The Union's agreement will not be unreasonably withheld.

The discussions will be guided by the following parameters:

- 1. Hours of work of specified jobs (to be determined) to be expanded to include Saturdays and Sundays as regular days of work and expansion of daily hours of work to meet client service requirements.
- 2. Protection of employees currently working in Information Technology Services.
- 3. Rules surrounding promotions and the protected entitlements.

In the event of the inability of the parties to find a mutually agreeable solution to this issue, the matter will be resolved through an alternate dispute resolution process.

For the Institute	For the Employer
"original signed byPeter Bleyer"	"original signed by Tanya Furlong"
Renewed in Ottawa, Ontario this	20 th day of June 2023.

BETWEEN CITY OF OTTAWA

AND

CIVIC INSTITUTE OF PROFESSIONAL PERSONNEL

Re: Normal Retirement Age (NRA) 60 for Eligible CIPP members in the Ottawa Paramedic Service

If in the event that the City of Ottawa and CUPE 503 Inside/Outside Bargaining Unit (I/O BU) negotiate NRA 60 for Paramedics, it is agreed that NRA 60 for eligible CIPP members in the Ottawa Paramedic Service will mirror the entitlements negotiated between the City of Ottawa and CUPE I/O BU for Paramedics. Any negotiated change from NRA 65 to NRA 60 will take effect on the same date as the effective date for the CUPE 503 I/O BU. For a CIPP member in the Ottawa Paramedic Service to be eligible for NRA 60 they must hold a position (substantive owner of the position) whose requirements meet the definition of Paramedic as set out in Section 1 (4) of the *Ontario Municipal Employees Retirement System Act, 2006,* as amended from time to time.

For the Institute	For the Employer
"original signed by Peter Bleyer"	"original signed byTanya Furlong"
Agreed in Ottawa, Ontario this 2	u day of June 2023.