COLLECTIVE BARGAINING

AGREEMENT

BETWEEN

REGIONS HOSPITAL

AND

COUNCIL 5 OF THE AMERICAN FEDERATION OF STATE,
COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO
Local 722
Service Support Unit

July 1, 2023 through June 30, 2025

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ARTICLE 1 PREAMBLE

1.1 This Agreement entered into by Regions Hospital, hereinafter referred to as the Employer, and Local #722 - Regions Hospital affiliated with Council 5, and the American Federation of State, County and Municipal Employees, AFL-CIO, hereinafter referred to as the Union has, as its purpose, the promotion of harmonious relations between the Employer and the Union; the establishment of an equitable and peaceful procedure for the resolution of differences; and the establishment of rates of pay, hours of work and other conditions of employment.

ARTICLE 2 DEFINITIONS

- 2.1 Bargaining unit employee: A regular employee in a classified bargaining unit position.
- 2.2 Bargaining unit position: A job classification listed in Article 3 (Recognition) at Section 3.1 or added pursuant to Section 3.3 and which is established as an on-going position. A bargaining unit position does not include a position which is created merely to address an overload or emergency situation or is otherwise intended to be limited in duration.
- 2.3 Regular employee: An employee who is regularly scheduled for a set number of hours per pay period. The work **they** perform is of an on-going nature. However, nothing in this definitional section grants a regular employee a vested right to continued employment.
 - Regular Full-time employee: An employee in a classified bargaining unit position who is regularly scheduled to work 80 hours per pay period and has successfully completed the probationary period.
 - Regular Part-time employee: An employee in a classified bargaining unit position who is regularly scheduled to work at least 32 hours per pay period and less than 80 hours per pay period and has successfully completed the probationary period.
- 2.4 Probationary Full-Time employee: An employee in a bargaining unit position who is regularly scheduled to work 80 hours per pay period and is still in **their** six (6) month probationary period.

Probationary Part-Time employee: An employee in a bargaining unit position who is regularly scheduled to work at least 32 hours per pay period and less than 80 hours per pay period and is still in their six (6) month probationary period.

2.5 Temporary Employee: An employee who is not in a classified bargaining unit position because the employment is limited by duration or a specific project or task not to exceed one year. Temporary employees are not included in the definition of a bargaining unit employee.

In the event that a temporary employee is still working after one calendar year the employee will be reclassified as a full-time or part-time regular employee depending upon scheduled hours. A person who has terminated as a temporary may not be rehired as a temporary within six (6) months of the date of termination as a temporary. This newly reclassified employee will then begin serving a probationary period on the date that **they are** reclassified to the same extent as any newly hired employee. The employee's seniority date shall be the date that the employee was reclassified as a regular employee.

2.6 On-Call/Casual: All employees who are not classified as Regular Full-Time, Regular Part-Time, Probationary Full-Time, Probationary Part-Time or Temporary employees. On-Call/Casual employees perform work of a non-continuous or irregular nature where the work schedule cannot be predicted in advance. On-Call/Casual employees are not included in the bargaining unit because they are not regular employees in a classified bargaining unit position, provided that:

The Employer will keep records on the number of hours each On-Call/Casual employee works during all complete payroll periods beginning and ending between January 1 through June 1 and September 1 through December 31. Complete payroll periods beginning and ending between June 2 through August 31 will not be considered because these periods require extensive use of seasonal employees to replace vacationing regular employees. The Employer will total the number of hours that each On-Call/Casual employee worked during each measurement period and divide it by the number of payroll periods beginning in the same period. The final figure will determine the average number of hours per pay period the On-Call/Casual employee worked for the period. If an On-call/Casual employee is covering a leave of absence these hours will not be considered. Written documentation between the leader and employee needs to be documented and retained in the supervisory file and provided to Human Resources and the Union upon request.

In the event that the On-Call/Casual employee averages thirty-two (32) hours or more per pay period during either test period, except where otherwise requested by the employee, the employee will be reclassified as a full-time or part-time regular employee. This newly reclassified employee will then begin serving a probationary period on the date that **they are** reclassified to the same extent as any newly hired employee. The employee's start date and seniority date shall be the date that the employee was reclassified as a regular employee. Any change of status to the position resulting from this paragraph will not constitute a vacancy requiring posting.

In addition, the Employer will provide the Union with a list that covers employees who work in classifications covered by this Agreement and who work a regular schedule that is less than one - half (.5) time during the applicable reporting period. The list will indicate the name of the individual, the individual's title, the status of the individual as regularly scheduled or on call and the number of hours worked during the applicable reporting period. For purposes of this paragraph, the reporting period will be all complete pay periods between January 1 through June 1 and a separate reporting period will be all complete pay periods between October 1 through December 31.

ARTICLE 3 RECOGNITION

3.1 The Employer recognizes the Union as the exclusive representative for the following job classifications in the recognized bargaining unit:

Bistro Services Associate
Cafeteria Cashier
Call Center Associate
Catering Attendant
Cook
Copy Center Reprographic Technician
Copier Technical Support Specialist
Custodial Worker I and II
Emergency Room Technician
Endoscopy Technician
Endoscopy Technician
Copier Technician
Custodial Worker I and II
Custodial Worker
Custodia

Anesthesia Attendant

Ingredient Room Attendant

Instrument Processing Technician

Instrument Processing Technician Certified

Lead Bistro Services Associate

Lead Groundskeeper

Lead Guest Experience Transporter

Lead Mental Health Technician

Lead Supply Chain Associate

Medical Assistant

Mental Health Technician

Nursing Assistant

Nutrition Driver

Patient Care Assistant

Patient Care Assistant Apprentice

Pharmacy Technician Certified

Pharmacy Technician Certified Lead

Pharmacy Technician Sterile Products Certified

Pharmacy Technician Sterile Products Certified Lead

Rehabilitation Assistant

Senior Medical Assistant

Sterile Processing and Supply Technician

Senior Supply Chain Handler

Supply Chain Service Associate

Supply Chain Service Driver

Supply Chain Services Driver - Weekend

Supply Chain Service Specialist

Supply Chain Specialist – Center Core

Surgical Assistant

Surgical Care Assistant

Telemetry Monitor Tech

Therapy Aide

- 3.2 The Employer shall not enter into any agreements covering terms and conditions of employment with the employees of the bargaining unit under the jurisdiction of this Agreement either individually or collectively which in any way conflicts with the terms and conditions of this Agreement, except through the certified representative.
- 3.3 In the event that any new or different classification not listed in Article 3.1 is established and such classification or title is not within the bargaining unit previously agreed upon by the parties, then the Union shall nevertheless be the sole representative of said

employee, the employee shall be included within the terms and conditions of this Agreement, the wage rate of such classification or title shall be negotiated by the Employer and the Union and the rate agreed upon become a part of this Agreement as of the date such classification or title was established; provided the new or different classification or title as of the date of its establishment involves functions substantially similar in their nature, character and scope to those performed in whole or in part by an existing classification or classifications which are now a part of the bargaining unit as listed in 3.1 of this Agreement. In the event that the parties are unable to agree on inclusion or exclusion of a new title in the bargaining unit, the matter will be submitted to the National Labor Relations Board for determination.

ARTICLE 4 UNION SECURITY/EMPLOYEE RIGHTS

- 4.1 The Employer agrees to deduct the Union dues or fees from the pay of those employees who individually request in writing that such deductions be made. The amounts to be deducted shall be certified to the Employer by a representative of the Union. The aggregate deductions of all employees shall be remitted, together with an itemized statement, to the representative by the first of the succeeding month.
- 4.2 Each employee working thirty-two (32) hours a pay period or more who, on the effective date of the Agreement is a member of the Union, shall, as a condition of employment, maintain **their** membership in the Union or pay to the Union each month a service charge to be determined by the Union as a contribution toward the administration of this Agreement.

Any future employee working thirty-two (32) hours a pay period or more who does not make application for membership, shall as a condition of employment pay to the Union each month a service charge as a contribution toward the administration of this Agreement in an amount equal to the regular monthly dues.

Employees who fail to comply with this requirement shall be discharged by the Employer within thirty (30) days after receipt of written notice to the employee and the Employer from the Union. The Employer will furnish the Union the names and home addresses of new employees hired within thirty (30) days of their hire date and the Employer shall notify prospective employees of the agency shop provisions.

- 4.3 The Union agrees to indemnify and hold the Employer harmless against any and all claims, suits, orders or judgments brought or issued against the Employer as a result of any action taken or not taken by the Employer under the provisions of this Article.
- 4.4 The Employer shall provide a payroll deduction for voluntary employee contributions to the Union Political Action Committee.
- 4.5 A. Employees shall have the right freely and without fear of penalty or reprisal by the Employer to join and participate in the Union.
 - B. Employees choosing to participate in the internal affairs of the Union as an officer, steward or other capacity may do so without fear of reprisal by the Employer for such participation consistent with the employee's job duties and responsibilities, and the provisions of this contract.
- 4.6 The Employer agrees to allow the Union to provide the Employer with written materials which will be made available to new employees hired to fill bargaining unit positions as part of orientation packets or books. The Union will provide the Employer with a copy of all the materials to be distributed to new Employees. If the Employer has an objection to the inclusion of any specific materials, the parties agree to meet and confer to resolve any problems. In the event that the parties do not agree on the material, the material will not be distributed to the employees with the packet of materials.
- 4.7 The Employer agrees, subject to availability, to allow the Union to use hospital meeting rooms for contract ratification meetings and for monthly general membership meetings held at 3:30 p.m. of the Second (2nd) Tuesday of the month. The Union agrees to meet the same requirements for using the facilities as any other group must meet.
- 4.8 Union Bulletin Board. The Employer agrees to furnish and maintain suitable bulletin boards on the hospital central section second floor behind the employee elevators, the second floor of the south section by the employee elevators, the second floor of the northeast section by the employee break room, at the east building entrance and Digestive Care at 435 Phalen. The Union shall limit its posting to official notices and bulletins of the Union to such bulletin boards.
- 4.9 The Union may designate certain employees from the bargaining unit to act as stewards and shall, within ten (10) working days of such designation, certify to the Employer in writing of such designation, certify to the Employer in writing of such choice, and the designation of successors to former stewards. The Employer agrees to recognize

stewards certified by the Union as provided in this section subject to the following stipulations:

(1) Stewards for the Union will be allocated as follows:

Department	Stewards	Alternates
Environmental Services	Four (4)	Four (4)
Nutrition Services	Two (2)	Two (2)
Nursing Service	Eight (8)	Eight (8)
Sterile Processing	One (1)	One (1)
Supply Chain Services	Two (2)	Two (2)
Pharmacy	Two (2)	Two (2)
Emergency Room	Two (2)	Two (2)

- (2) Non-employee representatives of the Union shall be permitted to come on the premises of the Employer for the purpose of investigating and discussing grievances if they first notify the Chief Executive Officer's designated representative and provided the Union representative does not interfere with the work of employees.
- 4.10 <u>Union Business.</u> Employees elected to any Union office or selected by the Union to do work which takes them from their employment with the employer, shall at the written request of the Union be granted a leave of absence.

Employees will give a minimum of 2 weeks' notice for being gone from work to attend union business meetings. The 2 weeks' notice may not be able to be given for emergency meetings called by the Union, but managers will be notified that this was an emergency meeting. The request for time off for union business leave will be in writing from the AFSCME Union **Field Representative** or the Union President at Regions Hospital.

Union leave will be counted for computation of benefits. Union leaves of less than 40 continuous hours shall be considered time worked for the purpose of establishing benefit levels. The maximum amount of annual Union leave, for the purpose of this section only, will be 96 hours per calendar year exclusive of time spent investigating and processing grievances and attending hospital committee meetings where union membership participation is requested. The union will provide to Human Resources on a quarterly basis a list of names and hours of those individuals who used Union leave during the quarter.

ARTICLE 5 NO STRIKE/NO LOCK OUT

5.1 Neither the Union, its officers or agents, nor any of the employees covered by this Agreement will engage in, encourage, sanction, support any strike, or the withholding in whole or in part of the full performance of their duties during the life of this Agreement. In the event of a violation of this Article, the Employer will warn employees of the consequences of their action and shall instruct them to immediately return to their normal duties. Any employee who fails to return to **their** full duties within twenty-four (24) hours of such warning may be subject to discipline up to and including discharge. The Employer will not lock out any members of the bargaining unit during the life of this Agreement.

ARTICLE 6 EMPLOYER AUTHORITY

- 6.1 It is recognized by both parties that except as expressly stated herein, the Employer reserves all rights not restricted by the terms of this Agreement and that the Chief Executive Officer shall retain rights and authority necessary to operate and direct all the affairs of the Employer, including, but not limited to, directing the working force; controlling all operations and services; determining the methods, means, organization and number of personnel by which operations and services are to be conducted; changing or eliminating equipment or facilities; and taking whatever actions may be necessary to carry out the missions of the Employer in emergencies.
- Work Rules. The Employer shall have the right to establish reasonable work rules which shall be equitably and uniformly applied. Policies/Work Rules are available on the Employer's Compliance 360 site. New employees are informed of Compliance 360 and receive an on-line policy module for acknowledgement. Copies shall be furnished to the Union, upon request. Any complaint as to the reasonableness of any new or existing rule, or any complaint involving discrimination in the application of new or existing rules, shall be resolved through discussion by the parties.
- 6.3 Employer Delegation of Authority. The Employer signatories to this contract shall have the right to designate responsibility for Employer functions required under this Agreement pursuant to applicable statutory provisions and to designate representatives authorized to act on their behalf with respect to matters arising under this Agreement.

ARTICLE 7 HOURS OF WORK

- 7.1 This Article is intended only to define the normal hours of work and to provide the basis for the calculation of overtime pay. Nothing herein shall be construed as a guarantee of hours of work per day or per week.
- 7.2 Except as modified by this Agreement, work shifts, staffing schedules and assignment of employees thereto shall be established by the Employer.
- 7.3 Regular Hours. The regular hours of work each day shall be consecutive.
- 7.4 The normal work schedule for employees shall be five (5) eight (8) hours days and two (2) days off duty. The schedule will provide for every other weekend off. Other work schedules may be authorized to accommodate the services performed by the Employer. The normal work schedule for the Emergency Room Technician (ERT) classification may include twelve (12) hour days. Nursing may schedule eight (8) hour shifts during the week and twelve (12) hour shifts every 3rd weekend on Friday, Saturday & Sunday using three (3) pay period averaging. Nursing may also schedule alternative weekend options including split weekends, every weekend or every other weekend.
 - For weekend scheduling purposes, weekend days and eves are on Saturday and Sunday. Weekend night shifts are Friday night and Saturday night.
- 7.5 Work Schedule. Work schedules showing the employees' shifts, work days, and hours shall be available to employees of all departments at all times. After an employee's work schedule is posted, employees will be notified twenty-four (24) hours in advance of schedule changes.
- 7.6 At least twelve (12) hours shall elapse between the starting time for a new work shift and the end of an employee's previously worked shift unless the employee and the Employer mutually agree to an exception and except in emergencies. In the event a work schedule requires an employee to return to work with less than twelve (12) hours off, the schedule will be changed upon notice to the department head.
- 7.7 The Employer will make every attempt to cancel picked up shifts within 2 hours prior to the start of the shifts. Alternative work/assignments, based on hospital needs, may be assigned for a minimum of 2 hours. If the employee does not choose to stay to do the alternative work/assignment the employee will not be paid.

- 7.8 The Employer shall each January post the dates (for the entire year) when schedules for each department will be posted.
- 7.9 In the event that the Employer determines that employees in a position should work a seven on/seven off schedule, the following will apply:
 - 1. Designated seven on/seven off schedule vacancies will be posted according to the requirements of the collective bargaining agreement.
 - 2. Employees who were hired with the understanding that they were to work a seven on/seven off schedule may be required to continue to work this schedule.
 - 3. Current employees and employees who were not hired with the understanding that they were to work a seven on/seven off schedule will be initially placed on such a work schedule only on a voluntary basis. Once a current employee or an employee who was not hired with the understanding that they were to work a seven on/seven off schedule volunteers to be placed on a seven on/seven off schedule, the employee will continue on that schedule with the following exception:
 - a. In the event that there is a vacancy in the employee's previously held work schedule, any employee who volunteers to work the seven on/seven off schedule will have the option to return to that schedule upon thirty (30) calendar days written notice to the Employer.
 - 4. The provisions of Section 15.1 of the collective bargaining agreement relating to payment of overtime will apply to the employees working this schedule. Payment of overtime for individuals working the seven on/seven off schedule will be as required by the Fair Labor Standards Act.

ARTICLE 8 PART-TIME EMPLOYEES

8.1 Part-time employees shall be eligible to earn employee benefits on a pro rata basis provided that such employees work not less than thirty-two (32) hours in each pay period worked and are assigned to a regular work schedule, as opposed to being subject to call or to work when available. Part-time employees shall be eligible for insurance as

outlined in Section 20.1 and 20.2 if such employees work not less than forty (40) hours per pay period. A full-time employee must be paid for 40 regular hours a pay period in order to accrue PTO and 32 hours to accrue holiday. A part-time employee must be paid for 32 hours in a pay period in order to accrue PTO and 32 hours to accrue holiday. Definition of paid status: All non-overtime compensated hours (examples: regular hours worked, PTO hours, holiday hours, workers' compensation hours, etc.).

- 8.2 Part-time employees shall be paid an hourly rate computed by dividing the full-time annual rate for which they would be eligible by two thousand eighty (2080) hours.
- 8.3 Part-time employees may request consideration to fill available additional shifts. Except where it will result in overtime and/or bonus, the Employer will endeavor to assign available additional shifts to regular part-time bargaining unit members and by shift where applicable (e.g., Environmental Services), in the following priority order:
 - Bargaining unit non-overtime or non-bonus (no premium pay)
 - Non-bargaining unit (e.g., on-call/casual)
 - Bargaining unit bonus pay eligible
 - Bargaining unit overtime eligible
 - Bargaining unit bonus and overtime eligible.

This Section 8.3 shall not apply where it will require additional training or orientation.

ARTICLE 9 WORK BREAKS

- 9.1 All employees' work schedules shall provide for two (2) fifteen (15) minute rest periods during shifts of eight (8) hours or longer.
- 9.2 Employees who are assigned to work beyond their regular quitting time into the next shift may receive a fifteen (15) minute rest period before they start to work on such next shift. In addition, they shall be granted the regular rest periods that occur during the second shift.
- 9.3 Employees may be granted an unpaid lunch period not to exceed thirty (30) minutes during each work shift. Whenever possible, the lunch period shall be scheduled at the middle of the shift.

- 9.4 To meet department needs, the Employer may assign employees to combine rest/lunch periods in any combination provided that they are not used to delay the start of the workday or to end it earlier than the scheduled stopping time. The first break will be provided in the first half of the employee's shift when feasible.
- 9.5 The employee must follow the department's break schedule expectations for the position/unit assigned.

ARTICLE 10 HOLIDAYS

10.1 Regular full-time (1.0 FTE) employees for whom a holiday is a scheduled day of work shall be paid at their regular rate of pay for work performed on the holidays listed in 10.3. If the work schedule, in which the holiday falls, exceeds eighty (80) hours an alternate day off may be granted.

Regular full-time employees who are required to work at least five (5) hours of an eight (8) hour shift on Christmas Day, December 25th, or New Year's Day, January 1st, shall be credited with sixteen (16) additional hours. For purposes of this Article, the Christmas Day holiday is defined as the thirty-two (32) hours beginning at 3:00 pm on the eve and ending at 11:00 pm on the day and New Year's Day holiday is defined as the twenty-four (24) hours beginning at 11:00 pm on the eve and ending at 11:00 p.m. on the day designated as the holiday.

Holiday hours are only earned once during the holiday window for each designated holiday. No other overtime or differential pay shall be earned when this provision is in effect.

10.2 Eligible part-time (.4 to .99 FTE) employees who work on New Year's Day, Independence Day, Thanksgiving Day or Christmas Day, shall be covered by the provisions of Section 10.1 above. Eligible part-time employees who work on other holidays shall be paid on a pro rata basis computed on hours paid during the pay period in which the holiday falls.

Regular part-time employees who are normally scheduled four (4) hour shifts and are required to work a four (4) hour shift on Christmas Day, December 25th, or New Year's Day, January 1st, shall be credited with eight (8) additional hours in lieu of any other holiday pay provision.

No other overtime or differential pay shall be earned when this provision is in effect. Employees are eligible for the unscheduled weekend bonus provided that all the requirements of section 14.10 are met and the holiday falls within an eligible shift defined in 14.10.

10.3 Holidays are defined as:

New Year's Day January 1st

Martin Luther King's Birthday The third Monday in January
President's Day The third Monday in February

Memorial Day The last Monday in May

Independence Day July 4th

Labor Day The first Monday in September

Veterans' Day November 11th

Thanksgiving Day The fourth Thursday in November

Christmas Day December 25th

Employees shall be eligible for holiday pay provided they are on paid status on the scheduled day before and the scheduled day after the holiday.

Definition of paid status: All non-overtime compensated hours (examples: regular hours worked, PTO hours, holiday hours, workers' compensation hours, etc.).

- 10.4 For those areas which are only open Monday through Friday, when New Year's Day, Independence Day, Veterans' Day or Christmas Day falls on Sunday, the following day shall be a holiday. When New Year's Day, Independence Day, Veterans' Day, or Christmas Day falls on Saturday, the preceding day shall be a holiday.
- 10.5 An employee may accumulate a maximum of forty-eight (48) holiday hours. Any holiday hours earned in excess of forty-eight (48) will be paid off at the employee's current rate of pay. An eligible employee who works a holiday shall have the option of accruing the holiday hours earned or being paid for the holiday hours earned by so indicating on the employee's time card.
- 10.6 It is the intention of the Employer to grant holidays at a time mutually agreeable to the employee and the department within ninety (90) days of being earned. To accomplish this goal, the employee is expected to furnish **their** department with two (2) alternate acceptable days and such notice should be given with a minimum of two (2) weeks' notice. The department will attempt to schedule the holiday on one of these dates,

schedule permitting. The department will answer the request within ten (10) working days. Continuous rejection by the Employer of dates provided by the employee will extend the ninety (90) day limit. If an employee has not provided alternative dates after ninety (90) days of the holiday being earned, the department will schedule the holiday when the schedule permits.

10.7. PRO-RATED HOLIDAY ACCRUALS. Part time probationary and regular employees who are regularly scheduled for at least 32 hours per pay period, who are paid at least 32 hours in the pay period in which a holiday falls will accrue regular holiday hours according to the following table, which is incrementally based on total non-overtime hours paid:

HOURS PAID	HOURS ACCRUED
32	3.2
40	4.0
48	4.8
56	5.6
64	6.4
72	7.2
80	8.0

An eligible employee who works a holiday will receive a prorated holiday accrual based on the hours that **they are** actually paid, not including overtime hours, in the pay period in which the holiday falls.

10.8 For Nursing, the weekend cycle takes precedence over the holiday cycle. For ERTs, ED MHTs and inpatient MHTs, the holiday cycle takes precedence over the weekend.

ARTICLE 11 NON SCHEDULED TIME OFF AND EXTENDED SICK LEAVE

11.1 Regular employees may retain the unused portion of their extended sick leave bank. Employees may utilize their extended sick leave bank in accordance with the following:

PTO and/or extended sick leave may be authorized for the following reasons with the limitations as specified:

- (1) For illness or injury, dental or medical treatment for the employee or the employee's minor child for such reasonable periods as the employee's attendance with the child may be necessary. "Child" means an individual under 18 years of age, or an individual under 20 who is still attending secondary school, or age 18 or older and "incapable of self-care because of a mental or physical disability."
- (2) Non-scheduled time off, whether paid or unpaid, by the employee shall be subject to approval and verification by the department head or the Human Resources Department, either of whom may require the employee to furnish a report following the illness, (a) for an absence of forty (40) hours or more or (b) for three (3) absences of not less than eight (8) hours each in a three (3) month period, from a recognized medical authority attesting to the necessity of the leave, ability to return to duty or other information deemed necessary.
- (3) Extended sick leave not to exceed forty (40) hours may be utilized upon the occasion of death in the employee's immediate family. Immediate family for the purpose of this section shall be defined as the employee's spouse, children, parents, siblings, siblings' spouse, grandchildren, grandparents, nieces, nephews, aunts, uncles and shall include parents and siblings of the employee's spouse.
- (4) Payment of extended sick leave is not mandatory and occurs only when directed by the employee. Time cards should denote number of payable hours using the code "ESL." Extended sick leave may be used in one-half (1/2) hour increments.
- (5) Regular attendance is a critical performance expectation. All staff are expected to maintain regular attendance. The use of unscheduled PTO in and of itself is not considered abusive nor does it call for automatic discipline. If it can be established that the employee is using excessive time off and/or shows a pattern of abuse, discipline may be imposed.
- 11.2 If the employee cannot come to work for any reason, the employee must notify the supervisor or **their** designee at least (*) hours prior to the starting time of **their** scheduled shift. This notice shall be waived if the supervisor determines that the employee could not reasonably be expected to comply with this requirement because of circumstances beyond the control of the employee.
 - 1. 5:00 a.m. 11:00 a.m. shall give a two (2) hour notice*
 - 2. After 11:00 a.m. 4:59 a.m. shall give a three (3) hour notice*

- 11.3 When inclement weather hits and public transportation, cabs, etc., have been canceled, employees shall be allowed to use unscheduled PTO without being disciplined if employees are unable to get to work. The above exception will not apply if the Employer arranges for employees to have transportation to the Hospital to report to work and transportation home from work. Parents of preschool or school age children who cannot get their children to day care shall be allowed to use PTO time without discipline.
- 11.4 A non-probationary employee unable to work because of illness or accident shall be granted a leave of absence for a period not to exceed one (1) year. Leaves do not limit or diminish the ability of the Employer to provide for leaves of absence of greater lengths that may be required in order to comply with applicable law, including but not limited to requirements of the Americans with Disabilities Act.

Employees will return at the same seniority in the salary schedule, will retain promotion rights and will earn PTO schedule seniority under this paragraph. Existence and extent of illness or disability must be verified by a written statement from an appropriate authority when requested by the department head, **their** designee, or the Human Resources Department.

- 11.5 An employee who is granted a leave of absence without pay for illness or disability shall be accorded an unqualified right to be reinstated to:
 - (1) **their** former position in **their** department if the unpaid portion of the leave of absence is for sixty (60) calendar days or less, or
 - (2) a position (same FTE and Job Title) in their classification held at the time the leave started, if the unpaid portion of the leave of absence is longer than sixty (60) calendar days, except in either case when all positions in such class have been abolished.
- 11.6 If all positions in the classification in the department have been filled, in order to accommodate a person who returns to work after illness the employee with the-least amount of seniority in the department in the classification shall vacate their position subject to any eligibility for transfer or reduction that they may have acquired under this Agreement.
- 11.7 Employees on medical leave with or without pay may not engage in other employment without the written prior approval of the Vice President over Human Resources.

- 11.8 An employee must present a statement from **their** physician attesting to the employee's fitness to return to work at the request of the Employer. Any employee returning from a medical leave of absence or following an illness or injury which may affect the employee's ability to perform their duties, must provide reasonable notice and, if requested by the Employer, be cleared through Employee Health Services before the employee will be permitted to return to work.
 - A. Reasonable notice of a return to work shall be defined as one full day, if the absence is less than one week. Reasonable notice shall be one full day for each week the employee was absent if longer than one week but less than one month. In the event that the leave of absence exceeds one month, the employee must provide at least two weeks notice prior to returning to work.
 - B. In the event that the Employer requests that the employee be cleared through Employee Health Services, the employee shall be cleared within the notice period described above. In the event that the employee returning from an unpaid leave is not cleared through Employee Health Services during this time period, through no fault of the employee, the employee will not lose pay for the delay. In the event that the employee returning from an unpaid leave is not cleared through Employee Health Services during this time period, through the fault of the employee, the employee may use accrued PTO and ESL, subject to the restrictions in this Agreement, during the period following the date that the employee was to return to work but was prevented from doing so by the delay.
- 11.9 An employee who becomes ill while on vacation (scheduled PTO), may use extended sick leave beginning after fulfilling the PTO hour requirement for the illness. An employee requesting substitution of extended sick leave for PTO may be required to submit a written statement from a physician attesting to the illness and the period of illness.
- 11.10 An employee injured while performing work within the scope of **their** employment with the Employer and by reason thereof is unable to work and is receiving workers' compensation may, subject to the provisions of this Article, use accrued PTO, holiday and extended sick leave to supplement the workers' compensation payments up to, but in no case exceeding, the employee's normal daily wage.

In the event an employee absence due to a work-related injury does not qualify for workers' compensation solely because of a statutory waiting period (currently three

days), the employee may use **their** accrued PTO, holiday and/or extended sick leave up to a maximum of the statutory waiting period (currently 3 days).

In no event shall this section be construed or operate to permit an employee to receive wage and workers' compensation benefits exceeding the employee's normal daily wage. Any such employee unable to resume the duties of **their** position following the exhaustion of accumulated PTO, Holiday, and extended sick leave payments shall be eligible for the medical leave of absence without pay provisions of this contract.

- 11.11 PTO may be used in quarter-hour (1/4) increments.
- 11.12 Additional types of voluntary resignations:
 - A. Leave of Absence: If an employee fails to return from a leave of absence, it may, in the Employer's discretion, be considered a voluntary resignation.
 - B. No Call/No Show: If an employee is a no call/no show for two (2) consecutive shifts, it may, in the Employer's discretion, be considered a voluntary resignation. Nothing in this section limits the Employer's authority to discipline or discharge.

ARTICLE 12 PAID TIME OFF (PTO)

12.1 PTO shall be granted for the date(s) requested by the employee. If the nature of the work makes it necessary to limit the number of employees off work at the same time, the employee with the greater seniority shall be given **their** choice of PTO. PTO starting time will be granted on any day of the week as requested by the employee when coverage can be provided. Choice shall be by job classification with the exception of inpatient and outpatient departments, the emergency department and nutrition services. For this purpose, in the above departments seniority shall be by job classification within each work unit.

Seniority shall prevail for PTO requests submitted during the bidding period listed below. The Employer agrees to respond to requests by January 21st.

Bidding Period	PTO Period	Employer to respond by
September 1 st to December	February 1st to January 31st	January 21st
1 st	the following year	

Other PTO requests made after December 1st will be granted on a "first come/first serve basis" after PTO bidding requests are reviewed and completed. The Employer will respond to these requests within a reasonable time after considering scheduling and coverage needs of the department. Management has the right to cancel PTO approvals in the event that the employee does not have a sufficient amount of paid time off available at the time of the PTO, in an emergency or in the event of a staffing shortage.

- 12.2 If a holiday occurs during the calendar week in which PTO is taken by an employee, the employee may elect to take the day off by using either one day of accrued PTO or one day of holiday hours. The employee shall make the election on their PTO request.
 - Election of PTO and/or Holiday use for time off must be made no later than the pay period in which it is taken. PTO and Holiday use may not be back dated.
- 12.3 Any employee who is laid off, discharged, retired, or separated from the service of the Employer for any reason, prior to taking **their** accrued PTO, shall be compensated in cash for the unused PTO **they have** accumulated at the time of separation. The rate of compensation for PTO days shall be as follows:

Nontradeable PTO: Paid in cash 100% of the current base pay rate.

Tradeable PTO: Paid in cash 100% of the base rate as of October 1 of the previous

year or the date the employee became eligible for benefits if after

October 1.

12.4 Each eligible employee shall be granted PTO for each full month of actual service rendered on the following basis:

Number of years of Employment*	Accrual in hours Per pay period	Yearly Accrual <u>In hours</u>
Less than 4 years	7.3846	192
At least 4 years, but less than 9 years	8.3077	216
At least 9 years, but less than 15 years	8.9231	232

At least 15 years, but less than 23 years	10.1538	264
At least 23 years, but less than 28 years	11.3846	296
28 years or more	11.6923	304

^{* 2080} hours equals one year.

The above schedule is for full-time employees (80 hours per pay period). Part-time employees regularly scheduled for thirty-two (32) hours or more per pay period will accrue PTO directly proportionate to the number of hours paid each pay period. For example, a half-time employee who works 40 hours in a pay period will earn 40/80th of the full-time accrual amount. A part-time employee who works 60 hours will earn 60/80th of the amount earned by a full-time employee.

The above PTO schedule includes both Tradable and Non-Tradable PTO days. A full-time employee earns eight (8) Tradable days per year. An employee may elect to use those days toward time off or receive their cash value throughout the year or on or by December 31st. Eligible part-time employees earn Tradable days on a pro-rated basis.

- 12.5 PTO may be accumulated to a maximum of 320 non-tradable hours.
- 12.6 Any PTO in excess of the maximum accumulation allowed shall be lost to the employee.
- 12.7 Transferring Of Accrued Time Off Hours Between Eligible Employees:

 The employees in this bargaining unit will be covered by and subject to the Hospital's Transferring of Accrued Time Off Between Eligible Employees policy #60:02:11 and as may be amended from time to time.
- 12.8 An employee who is absent from work, whether excused or unexcused, must use any available PTO or Holiday hours. If an employee has Extended Sick Leave, they must use it in accordance with Article 11. The provision to use paid time off from work does not apply to employees covered on Workers' Compensation.
- 12.9 ORDER OF USE OF PTO. Accrued PTO hours will be used in the following order: first, non-tradable hours; second, tradable hours and third, holiday hours. No PTO hours may be used in anticipation of future accumulation. The scheduling and payment of time off is subject to the approval of the department.

ARTICLE 13 LEAVES OF ABSENCE

- 13.1 <u>Eligibility Requirements.</u> Employees shall be eligible for leaves of absence after six (6) months of service with the Employer.
- 13.2 <u>Application for Leave.</u> Any request for a leave of absence shall be submitted in writing by the employee to the department head or designees except as otherwise required by the Family and Medical Leave Act. The request shall state the reason the leave of absence is being requested and the length of time off the employee desires. Authorization for an approved leave of absence shall be furnished to the employee by the Employer or designee and shall be in writing.
- 13.3 A request for a leave not exceeding one (1) month shall be answered within five (5) work days. A request for a leave of absence exceeding one (1) month shall be answered within (10) work days.
- 13.4 In addition to accruing seniority while on any leave of absence granted under the provisions of this Agreement, employees shall be returned to the classification they held at the time the leave of absence was requested. For leaves of less than thirty (30) days, the employee will return to **their** original position.
- 13.5 <u>Jury Duty</u>. Any employee of the Employer who is called upon to serve on jury duty on a scheduled working day will be carried on the payroll at **their** regular salary. If an employee is called to jury duty during the day and the employee is scheduled to work an evening or night shift which immediately precedes or follows the daytime jury duty hours, the employee is not required to work that scheduled shift.

Employees on the day shift who are dismissed from jury duty with four (4) or more hours remaining on their shift must call the department each day they are dismissed early. If the department does not need to have the employee return, the employee must use PTO or holiday time for the remainder of **their** shift. Should the employee wish to return to work for the remainder of **their** scheduled shift, **they** may do so. Employees on the day shift who are dismissed from jury duty with less than four (4) hours remaining on their regularly scheduled shift will not be required to return to work and will be paid as if their entire regularly scheduled shift were spent serving jury duty.

The employee will refund to the Employer the jury fee which is paid by the court for any day **they** received pay except those fees paid for meals and mileage. Part-time employees who are called to serve on jury duty must refund jury duty payments made to them only for those days the employee was scheduled to work and also received jury duty payments. Once an employee is aware that **they have** been called to serve on jury duty, the employee must notify **their** supervisor immediately.

Employees called to serve on a federal or grand jury will be handled on an individual basis according to the concepts in this policy. When an employee is permanently released from a jury duty obligation, **they** must inform **their** supervisor.

- 13.6 <u>Personal Leave.</u> Personal leaves of absence not to exceed six (6) months may be granted. Such leave may be extended or renewed not to exceed a total leave of twelve (12) months. If the leave of absence is not used as intended it may be rescinded, the employee may be required to return to work, and the employee may be subject to disciplinary action up to and including termination.
- 13.7 <u>Maternity</u>. Maternity leaves, not to exceed six (6) months, shall be granted at the request of the employee.
- 13.8 Neither benefits nor salary increases shall be earned by employees while on a leave of absence without pay, except as required by law. Employees returning to work after leave without pay will be paid at the same salary held at the time the leave began, except as required by law.
- 13.9 Employees must use any PTO or holiday for leaves of absences. This excludes employees who are covered by Workers' Compensation.
- 13.10 Eligible bargaining unit employees will be covered by the military leave provisions of the Employer's personnel policies on the same basis as non-union employees.
- 13.11 An employer must grant an employee leave of up to a total of 16 hours during any 12-month period to attend school conferences or school-related activities related to the employee's child, provided the conferences or school-related activities cannot be scheduled during non-work hours. If the employee's child receives child care services as defined in section Minn. Stat. 119B.011, subdivision 7, or attends a prekindergarten regular or special education program, the employee may use the leave time provided in this section to attend a conference or activity related to the employee's child, or to observe and monitor the services or program, provided the conference, activity, or observation cannot be scheduled during non-work hours. When the leave cannot be

scheduled during non-work hours and the need for the leave is foreseeable, the employee must provide reasonable prior notice of the leave and make a reasonable effort to schedule the leave so as not to disrupt unduly the operations of the employer.

ARTICLE 4 WAGES

14.1 Wage Schedule. Employees shall be compensated in accordance with the wage schedules attached to this Agreement and marked Appendix A. The attached wage schedules shall be considered a part of this Agreement. In the event that there is a rounding difference between the amounts shown on Appendix A and payroll, payroll shall govern.

2023 Wage Adjustments. Effective **July 1, 2023***, the salary range start (minimum) and top (maximum) rates will increase by **four** percent **(4.00%)**. Employees will receive a corresponding **four** percent **(4.00%)** increase to their hourly wage rate. This increase will be applied to the base salary not to exceed the top of the new range. Any increase above range top will be paid in a lump sum payment. No employee increase will be more than a total of **four** percent **(4.00%)** based on the maximum of their salary grade in either base salary increase or the lump sum combined.

2024 Wage Adjustments. Effective **July 1, 2024***, the range start (minimum) and top (maximum) rates will increase by **three** percent (**3.00**%). Employees will receive a corresponding **three** percent (**3.00**%) increase to their hourly wage increase. This increase will be applied to the base salary not to exceed the top of the new range. Any increase amount above the range top will be paid as a lump sum payment. No employee increase will be more than a total of **three** percent (**3.00**%) based on the maximum of their salary grade in either the base salary increase or the lump sum combined.

*The dates on which the individual hourly wage rate increases and range adjustments are provided above, are the start of the payroll period which begins closest to the applicable July 1 of each respective year.

MERIT PAY SYSTEM

Regions Hospital Merit Pay System will continue to apply to all employees covered under this agreement. The Merit Pay System will address how employees move through the pay ranges. Employees are eligible to receive pay increases based upon job performance. The amount of an individual merit increase is determined by.

The level of the employee's job performance as evaluated by the employee's manager/supervisor. The "merit matrix" specifies the percent increase that will be awarded to employees.

In 2024, the performance evaluation form will use a five (5) level scale. As of 2025, the performance evaluation form will use a three (3) level scale. Each manager has the responsibility to determine how an employee's total performance evaluation equates to level of performance. Employees will have an overall evaluation rating of significantly exceeds expectations, exceeds expectations, performing at expectations, needs improvement or significantly needs improvement. An employee who did not work during the entire evaluation period of January 1 - December 31 will be deemed unable to assess and will not be eligible for a merit increase.

Merit increases will be added on to an individual's base rate of pay. Merit increases are effective the pay period following April 1^{st} of each year.

If an employee's merit increase results in **their** new hourly salary rate exceeding the maximum of the range established in Appendix A, the employee will receive a lump sum amount rather than an increase to the base compensation.

A. DEFINITIONS:

2024 Definitions:

Significantly Exceeds Expectations

Performance was outstanding. Individual exceeded goals or department targets, demonstrated capability or capacity well beyond what is expected of his or her job and level, and was better than most in demonstrating Promises behaviors. Overall contribution to the organization's strategic and cultural objectives was exemplary.

Exceeds Expectations

Performance was exceptional. Individual exceeded most goals or department targets, demonstrated capability or capacity beyond what is expected of **their** job and level, and was better than many in demonstrating Promises behaviors. Overall contribution to the organization's strategic and cultural objectives was excellent.

Performing at Expectations

Performance was as expected. Individual met goals, achieved what is expected of his or her job and level, and adequately demonstrated Promises behaviors. Overall contribution to the organization's strategic and cultural objectives was significant.

Needs Improvement

Performance was inconsistent. Individual met some goals or department targets, partially demonstrated capability or capacity expected of his or her job and level, and unevenly demonstrated Promises behaviors. Overall contribution to the organization's strategic and cultural objectives needs progress. An improvement plan will be formulated to correct deficiencies and a new appraisal be set for six (6) months or less.

Needs Significant Improvement

Performance was unsatisfactory. Individual did not meet most goals or department targets, demonstrated capability or capacity below what is expected of **their** job and level, and inadequately demonstrated Promises behaviors. Overall contribution to the organization's strategic and cultural objectives was limited. An improvement plan will be formulated to correct deficiencies and a new appraisal be set for six (6) months or less.

DEFINITIONS (as of 2025 evaluation cycle)

Exceeding Expectations

Performance consistently went above and beyond job requirements and lived organizational values. Easily recognized as a top performer and role model for others.

Achieving Expectations

Performance consistently met, and at times surpassed, job requirements and lived organizational values.

Not Meeting Expectations

Performance was inconsistent and/or unsatisfactorily met job requirements, expectations and/or organizational values. Improvement needed.

B. The employer will establish a Merit Pool fund for this bargaining unit separate from the other Hospital employees.

C. MERIT PAY APPEAL PROCESS:

1. Any employee who receives a "needs improvement" or "significantly needs improvement" rating and disagrees with this rating may file an appeal. NO OTHER RATING MAY BE APPEALED.

The employee must submit in writing a request for an appeal hearing to their supervisor within ten (10) days of receiving the "needs improvement" or "significantly needs improvement" rating.

The supervisor will contact and provide a copy of the employee's request of appeal to an appointed employer representative who will contact and provide a copy to the Union representative. The appeal committee will be notified and the committee will schedule the employee's appeal within thirty (30) days of original request.

- 2. The appeal committee will consist of two (2) Union appointed members and two (2) employer appointed managers (not limited to the bargaining unit) who are not from the department in which the appealing employee works. The Union **Field Representative** and any representatives from the Human Resources Department may not serve on this committee.
- 3. This committee will hear the employee's and management's arguments and reach a consensus to support the "needs improvement" or "significantly needs improvement" rating or may over turn the "needs improvement" or "significantly needs improvement" rating and assign a new rating that will be retroactive to the employee's anniversary date. All parties agree the findings of this committee will be final and they will be placed in writing with the supporting facts of the committee's decision. The employee will present -their own case, but may select another employee to accompany them to this hearing. The initial "needs improvement" or "significantly needs improvement" rating or the final decision of the appeal committee will not be grievable under the grievance procedure in this collective bargaining agreement.

4. The Employer agrees the Merit Pay System will not be used as an alternative method of discipline, harassment or discrimination of any kind.

The merit system grid will be as follows:

MERIT MATRIX JULY 1, 2023 THROUGH JUNE 30, 2024*

Performance Level	Percentage
Significantly Exceeds Expectations	1.75%
Exceeds Expectations	1.75%
Performing at Expectations	1.25%
Needs Improvement	0%
Significantly Needs Improvement	0%

MERIT TABLE JULY 1, 2024 THROUGH JUNE 30, 2025*

Performance Level	Percentage
Exceeding Expectations	1.75 %
Achieving Expectations	1.25%
Not Meeting Expectations	0%

^{*}Salary adjustments will be effective at the beginning of the pay period following April 1st.

14.2 <u>Saturday-Sunday Differential</u>. All employees required to work on Saturday or Sunday as part of their regular schedule shall be compensated at the following rates for each hour worked:

Saturday	Sunday	
\$0.45	\$0.50	

^{*}Salary adjustments will be effective at the beginning of the pay period closest to the dates indicated above.

Compensation under this section will be in addition to the employee's regular salary and will be earned for the entire period worked, provided at least five (5) hours of the period worked is on the day for which the additional compensation is being paid. These differentials will not be paid where such work constitutes overtime under the provisions of the Agreement.

14.3 Eligible employees who work at least fifty percent (50%) of the hours of their scheduled shift during the evening or night shift will receive a shift differential. The evening and night shift will be defined as follows:

Evening Shift: 3:00 p.m. – 11:30 p.m. Night Shift: 11:00 p.m. – 7:30 a.m.

In the event that an employee is eligible for a shift differential as defined above, the employee will be eligible for the differential for all hours worked during the defined times above at the applicable rate.

Employees receiving a Saturday or Sunday differential will also be eligible for these evening and night shift differentials, if applicable.

The evening shift differential is **ninety-five cents (\$.95)** per hour.

The night shift differential is one dollar and fifty (\$1.50) per hour.

This differential will not be paid where such work constitutes overtime under the provisions of this Agreement. Employees working on a continual evening/night shift assignment shall be paid this differential during all paid leaves.

- 14.4 <u>Call time</u>. In the event an employee is physically called to return to work after **their** regularly scheduled shift shall receive not less than four (4) hours' pay. Call time shall only apply where the employee is called in to work while the employee is at a location other than the Employer or other work location designated by the Employer. Returning telephone calls, texts or emails shall not be considered call time. Call time shall be paid at the applicable rate.
- 14.5 <u>Education and Meeting Pay</u>. Any employee who is required to attend mandatory education/training or mandatory meeting on their day off will receive not less than two (2) hours' pay provided:
 - * the employee comes dressed in uniform and is ready for work after the meeting.
 - *If the employee chooses to not stay and work or does not come dressed in uniform ready for work the employee will only be paid for the actual time in the education/training or meeting.

The two (2) hour requirement will not apply for employees attending training, virtual sessions or e-learning via phone/computer from a non-worksite location. In those cases

the employee will be paid for the amount of time on the call, virtual session or the elearning.

If the employee attends an optional staff meeting or training in person, virtually or via phone the two (2) hour minimum pay will not apply. The employee will be paid for the amount of time **they** attend the meeting.

- 14.6 Any employee assigned to a position with a classification having a higher rate of pay shall receive the higher pay for each hour worked. Any part of an hour shall be considered a whole hour under this paragraph. Employees working out of class will receive a straight six percent (6%) increase or the salary range minimum of the higher class, whichever is greater, but which does not exceed the range maximum of the classification in which the employee is performing the work out of class, for time worked out of class. This payment shall apply to work out of class in positions within and outside the bargaining unit. An out of class position is one which has a higher range minimum than the employee's regular position.
- In the event the Employer fails to issue a proper paycheck due to an Employer error, and the amount of error is 10% or more of the employees gross salary, a manual check shall be issued within two (2) work days. In the event that the employee receives an overpayment of less than or equal to seventy-five dollars (\$75.00), the amount of the overpayment may be taken from the employee's next paycheck without a signed overpayment correction form. In the event that the employee receives an overpayment of more than seventy—five dollars (\$75.00), the Employer will work out a repayment plan with the employee. The standard repayment schedule should not exceed five (5) pay periods. If the employee fails to respond to the requests to discuss the overpayment with payroll/IHC, the employee will receive a repayment schedule and the amount to be automatically deducted. At no time will the repayment plan exceed twenty-five (25%) of the employee's net paycheck.

In the event that the Employer fails to issue a proper paycheck due to an employee's own misclocking error and/or failure to sign off on their timecard a manual paycheck will not be issued. After the employee submits/makes the correction, the employer will verify the misclocking and will issue the corrected pay amount on the "next" available paycheck.

14.8 Employees who are promoted to a position within the bargaining unit will receive the greater of the minimum of the new range, appropriate placement in the new range based on comparable experience, or six percent (6%), provided that the six percent (6%)

or the appropriate placement does not exceed the top of the range into which the employee is promoted.

A promoted employee's anniversary date for range movement shall remain the same as it was in the classification from which the employee was promoted. In the event that the employee does not successfully complete the probationary period in the promoted position, the employee's time in the promoted classification shall count toward their eligibility for range movement in the employee's original classification.

- 14.9 Movement from one classification to another in which the range maximum of the new position is higher than the range maximum of the position from which the employee has moved shall be considered a promotion. Movement to a classification which has a lower range maximum than that from which moved shall be considered a demotion. Movement between classifications for which the range maximum is equal shall be considered a lateral transfer.
- 14.10 Unscheduled Weekend Bonus. All eligible employees who are not scheduled but who agree or volunteer to work the night shift on Friday, any shift on Saturday or the first two shifts (day and evening) on Sunday will receive a weekend bonus of five dollars (\$5.00) per hour for each hour actually worked on the shift. If an employee is approved to stay beyond their scheduled weekend shift the unscheduled weekend bonus will apply after one (1) hour. In the event that this agreement extends beyond June 30, 2025 this bonus will not be paid except by mutual agreement of the parties.

Employees will not be eligible for this unscheduled weekend bonus, if:

- 1. The employee has not met scheduled hours worked in the subject pay period due to unscheduled absences;
- 2. The employee has voluntarily switched shifts with an employee in order to work the shift; or
- The work is outside the weekend shifts.
- 4. The shift is part of your regular FTE.
- 5. If the employee has requested PTO and then picks up the same shift.
- 14.11 Lead Worker Pay. An employee assigned lead responsibilities outside the employee's regular duties and responsibilities will receive a payment equal to \$1.75 (one dollar and

seventy-five cents) of the employee's base hourly salary for all hours spent as a lead worker. Employees who are classified as Lead (for example Lead Supply Chain Associate, Lead Guest Experience Transporter) or regularly perform lead functions as part of their duties and responsibilities are not eligible for this payment. In order to be eligible for this payment, the employee's manager or supervisor must designate and assign the lead responsibilities to the employee prior to the time that the lead duties are to be performed and the employee may not be eligible for an out – of – class payment pursuant to Section 14.6. In order to qualify for this payment, the lead worker must have responsibilities that include, but are not limited to, the following:

- 1. being responsible for directing, prioritizing and coordinating work flow;
- 2. allocating and/or re-allocating staff resources; and
- 3. attempting to fill critical vacant positions due to staff absences.
- 14.12 The base rate or premium compensation shall not be paid more than once for the same hours worked under any provision of this agreement, nor shall there be any pyramiding of premium compensation. The weekend bonus pay will be excluded from this article.
- 14.13 The employer reserves the right to recognize exceptional performance with on the spot rewards (cash on employee's pay check, gift card, gift, etc.) equal to a nominal value not to exceed forty dollars (\$40.00).
- 14.14 On Call Off premise pay No employee will be mandated to be on call. On call will be strictly voluntary. On call/off premise hours will be distributed as equally as possible. In order to be on call the employee must be able to arrive at the hospital in one hour. The employee will be paid three dollars (\$3.00) per hour and for a minimum of 4 hours. The regular hourly rate of pay begins at the time the employee arrives at work. Once the employee is on regular pay, the employee is entitled to any pay differentials, bonus or overtime payment. The on call period may be for a specific period of time or an entire shift as determined by the Manager. Staff will be aware of the length of the on call prior to being scheduled. The on call staff will be notified to come to work by the supervisor or the supervisor's designee on duty. It will be the responsibility of the on call employee to notify their supervisor or supervisor's designee if the employee will not be at their cell/home number and will provide the telephone number where the employee can be reached.

14.15 Preceptor Allowance

Job classifications assigned preceptor responsibilities outside the employee's regular duties and responsibilities will receive a payment equal to seven percent (7%) of the employee's base hourly salary for only those hours assigned to complete competency

testing for a new employee in the same job classifications. The following job titles are eligible for preceptor allowance:

Bistro Services Associate Cafeteria Cashier Call Center Associate **Catering Attendant** Cook Custodial Worker I and II **Emergency Room Technicians Endoscopy Technician Endoscopy Technician Certified Food Service Worker Guest Experience Transporter** Ingredient Room Attendant Instrument Processing Technician Instrument Processing Technician - Certified Mental Health Technician Patient Care Assistant All non-lead Pharmacy Technicians - Certified Sterile Processing and Supply Technician – Certified Sterile Processing and Supply Technician

Surgical Care Assistant Telemetry Monitor Tech

In order to be eligible for this payment, the employee's manager must designate and assign the preceptor responsibilities to the employee prior to the time that the preceptor duties are to be performed. An employee receiving an out-of-class payment pursuant to Section 14.11 is not eligible for preceptor pay.

- 14.16 <u>Information and Request for Market Rate Adjustments</u> The parties agree that the Employer may increase range minimums and/or range maximums at its sole discretion. In the event that the Employer increases range minimums and/or range maximums, it will provide thirty (30) days prior notice to the Union.
- 14.17 Each .5 or above Pharmacy Technician-Certified, Lead Pharmacy Technician-Certified, Pharmacy Technician Sterile Products—Certified, Pharmacy Technician Sterile Products Certified—Lead, Instrument Processing Technician—Certified, Endoscopy Technician Certified and Sterile Processing & Supply Technician-Certified is allowed up to seventy-five dollars (\$75.00) from July to July for each contract year for Continuing Education

Unit (CEU) programs required for the Minnesota State Registration and/or the position required specialty board certification.

Proof of payment and successful completion of CEU are required for reimbursement. Once the eligible employee has exhausted the seventy—five dollars (\$75.00) the employee is responsible to pay the remaining costs of CEU programs. In the event that this agreement extends beyond **June 30, 2025**, this CEU Allowance will not be paid except by mutual agreement.

14.18 Critical Staffing Bonus: Due to critical staffing a department leader may, at their discretion, implement critical staffing pay of an additional five dollars per hour (\$5.00/hr.) with the prior approval of the Vice President of Human Resources and the area Vice President.

Bonus Parameters:

- Staff must meet FTE and have no unscheduled absences during the pay period (with the exception of approved and coded Low Needs Census hours).
- Shift must be a minimum of 4-hours to qualify.
- Bonus payments do not apply to personal trades of hours.
- The critical staffing bonus can be stacked with overtime, unscheduled weekend bonus and/or shift differentials.

ARTICLE 15 OVERTIME

15.1 Employees will be paid at a rate of time and one-half (1-1/2 times their regular rate of pay) for all overtime hours worked.

The department will designate which of the following work periods overtime will be based upon:

- (1) 40 hour work week overtime will be paid only for those hours worked by an employee in excess of 40 hours in a work week. Employees who work back-toback shifts shall receive overtime pay for the additional hours, providing that the regularly scheduled shift is 8 hours or more.
- (2) Eight (8) hours in a day or 80 hours a pay period overtime will be paid only for those hours worked by an employee in excess of eight (8) hours in a day or in excess of 80 hours in a pay period.

A department may designate the 40 hour work week for one group of employees and the 8 or 80 overtime option period for another group of employees or for an individual employee. In either case the department must inform its employees which overtime option will apply to them for overtime purposes. The overtime option will not change during the posted schedule. Employees must obtain prior authorization from their supervisor before working overtime. An employee who works overtime without prior authorization may be subject to disciplinary action.

- 15.2 Distribution. Overtime work shall be distributed as equally as possible to employees working within the same job classification.
- 15.3 Overtime work shall be voluntary, except that employees may be required to work overtime in the event the work, which will be performed as overtime, is part of their normal duties. The Union acknowledges the Employer's right to require employees to work overtime when needed. The Employer acknowledges its responsibility to inform employees of required overtime as soon as the Employer becomes aware of the need for the employee to work overtime.

The Employer agrees that it will seek volunteers and make other reasonable efforts to minimize mandated overtime.

15.4 Overtime will be calculated to the nearest fifteen (15) minutes.

ARTICLE 16 DISCIPLINE

- 16.1 Just Cause. The Employer will discipline employees for just cause only. Discipline will be in any one of the following forms:
 - (a) Oral Reprimand
 - (b) Written Reprimand
 - (c) Suspension
 - (d) Final Written Warning
 - (d) Demotion
 - (e) Discharge

Normally the Employer will use progressive discipline in deciding the level of discipline, but it reserves the right to choose a more severe form of discipline, up to and including discharge, depending upon the circumstances.

- 16.2 Notification for a discipline meeting may be less than a 24-hour notice for the steward and the steward's manager. The notification time depends on when a manager informs their employee that they have right to union representation at a discipline meeting. Remember that managers need to offer an employee the opportunity to have a steward present for all types of discipline, including an oral reprimand. The manager will provide a 24-hour notice to the employee whenever possible. Employees must attend meetings with their managers as scheduled. Employees are expected to arrange to have a steward present at the meeting, if they desire one to be present.
- 16.3 Discipline in the form of a written reprimand, final written warning, suspension or discharge shall be given in writing. An employee receiving such discipline may submit the disciplinary action to the grievance procedure beginning at Step 2, or appeal the disciplinary action to the non-union grievance procedure as provided by the Employer Personnel Rules. An employee may not use more than one of these procedures in appealing a disciplinary action. The oral reprimand is not grievable. The written reprimand is grievable, but not subject to arbitration except where it is used in subsequent discipline that goes to arbitration. The parties may, by mutual agreement, in writing, agree to bypass Step 2 and proceed to Step 3 in cases of employee discharge.
- 16.4 Discharge The Employer shall not discharge any regular employee without just cause. If the Employer feels there is just cause for discharge, the employee shall be notified, in writing, that the employee is to be discharged and shall be furnished with the reason(s) therefore and the effective date of the discharge. The employee will be on paid status the entire normal/regular scheduled shift on the day of which they are terminated.

ARTICLE 17 GRIEVANCE PROCEDURE

- 17.1 Definition of Grievance A grievance is defined as a dispute or disagreement as to the interpretation or application of the specific terms and conditions of this Agreement. An employee has the right to proceed under non-union remedies in the Employer Personnel Policies. An employee may not employ both the grievance procedure under this Article and non-union remedies for the same grievance.
- 17.2 Organization Representatives The Employer will recognize representatives designated by the Union as the grievance representative of the bargaining unit having the duties and responsibilities established by this Article.

- 17.3 Processing of Grievance It is recognized and accepted by the Union and the Employer that the processing of grievances as hereinafter provided is limited by the job duties and responsibilities of the employees and shall therefore be accomplished during normal working hours only when consistent with such employee duties and responsibilities. The aggrieved employee's representative shall be allowed a reasonable amount of time without loss in pay, for the investigation or presentation of grievances during normal working hours provided the employee has notified the designated supervisor and provided that only one steward will be paid for work on any grievance at any one time. Stewards will notify their manager 24 hours in advance that they will need to be away from the work site to attend a union grievance meeting. Leave for these purposes shall be at a time mutually agreeable to the steward or officer and the designated supervisor. The designated supervisor will be notified when the steward or officer returns to the workstation.
- 17.4 Grievance Procedure Grievances as herein defined, shall be processed in the following manner:
 - Step 1. Informal An employee claiming a violation concerning the interpretation or application of the express provisions of this Agreement shall, with or without the Union representative, within ten (10) business days after the first knowledge of the event giving rise to the grievance, present such grievance to **their** supervisor who is designated for this purpose by the Chief Executive Officer. The supervisor shall give **their** oral or written answer within ten (10) business days after such presentation.
 - Step 2. Formal If the grievance is not settled in Step 1 and the employee wishes to appeal the grievance to Step 2 of the Grievance Procedure, it shall be referred in writing to the **Director of Labor Relations** within ten (10) business days after the designated supervisor's answer in Step 1 and shall be signed by both the employee and the Union representative. The written grievance shall set forth the nature of the grievance, the facts on which it is based, the provision or provisions of the agreement allegedly violated, and the relief requested. The department head or a designated representative and the designated Human Resources employee shall discuss the grievance within ten (10) business days with the employee and the Union representative at a time mutually agreeable to the parties. If the grievance is settled as result of such a meeting, the settlement shall be reduced to writing and signed by the designated Human Resources employee and the Union. If no settlement is reached, the department head or designated representative shall give written answer to the Union within ten (10) business days following their meeting.

Step 3. Appeal - if the grievance is not settled in Step 2 and the Union desires to appeal, it shall be referred by the Union in writing as specified in Step 2 to the designated Human Resources employee within ten (10) business days after the department head or designated representative's answer in Step 2. A meeting between the designated Human Resources employee, the department head or their designated representative, the employee and the Union shall be held ten (10) business days following the Union request for a Step 3 meeting at a time mutually agreeable to the parties. If the grievance is settled as a result of such a meeting, the settlement shall be reduced to writing and signed by the designated Human Resources employee and the Union. If no settlement is reached, the designated Human Resources Representative shall give the Employer's written answer to the Union within ten (10) business days following the meeting.

- Step 4. Arbitration If the grievance is not settled in accordance with the foregoing procedure, either party may refer the grievance to arbitration within ten (10) business days after the Union's receipt of the Employer's written answer in Step 3. The arbitrator shall be selected from a list of nine (9) Metropolitan Twin Cities candidates supplied by the Federal Mediation and Conciliation Service.
- a. The arbitrator shall have no right to amend, modify, nullify, ignore, add to, or subtract from the terms and conditions of the contract. The arbitrator shall consider and decide only the specific issue(s) submitted in writing by the Employer and the employee and the Union and shall have no authority to make a decision on any other issue not so submitted.
- b. The arbitrator's decision shall be submitted in writing within thirty (30) days following close of the hearing or the submission of briefs, by the parties, whichever be later, unless the parties agree to an extension. The decision shall be based solely on the arbitrator's interpretation or application of the express terms of this Agreement and to the facts of the grievance presented.
- c. The fees and expenses for the arbitrator's services and proceedings shall be borne equally by the Employer and the Union, provided that each party shall be responsible for compensating its own representatives and witnesses. If either party desires a verbatim record of the proceedings the cost shall be shared equally.
- 17.5 Waiver If a grievance is not presented within the time limits set forth above, it shall be considered "waived". If a grievance is not appealed to the next step within the specified time limit or any agreed extension thereof, it shall be considered settled on the basis of

the Employer's last answer. If the Employer does not answer a grievance or an appeal thereof within the specified time limits or any agreed to extension, the grievance shall be considered settled on the basis of the Union's request. The time limit in each step may be extended by mutual written agreement of the Employer and the Union in each step. The term "business days" as used in this Article shall mean the days Monday through Friday, exclusive of holidays.

- 17.6 Grievance Representative Employees presenting a grievance under Step 2 shall be represented by a representative of the Union.
- 17.7 Records All documents, communications and records dealing with a grievance shall be filed separately from the personnel files of the involved employee(s).
- 17.8 Any subject matter submitted by the Employer to the employee's personnel file which could be detrimental to the employee's future promotion, transfer, present or future employment, shall be served upon the employee in writing. Such matters shall be a proper subject for the grievance procedure.
- 17.9 If employees are awarded back pay through an appeal process, the Employer shall pay the back pay within thirty (30) days of the date the award is received. If the payment is not made within thirty (30) days, the Employer shall pay at the rate of time and one half for all hours compensated. The thirty (30) day clock starts: 1) After an Arbitrators award/decision is received by the Employer and Union. 2) After a settlement agreement is signed by Employer and Union. The thirty (30) day clock stops: If either the Employer or the Union files an appeal on the award or decision.

ARTICLE 18 SENIORITY

- 18.1 <u>Seniority</u>. Seniority means an employee's length of continuous service by classification and from **their** date of hire within the bargaining unit.
- 18.2 <u>Classification Seniority</u>. Classification seniority is defined as the length of continuous service in a specific job classification within the bargaining unit. When an employee exercises bumping rights under Article 19.2 and 19.3, classification seniority in the class to which the employee has bumped shall include seniority in all higher classes in which the employee has served. Classification seniority is not necessarily equivalent to hire date or hire date within the bargaining unit.

- 18.3 Probation Period. Bargaining unit employees shall serve a probationary period of six (6) months from the date of employment or the date of bargaining unit membership, whichever is later. If an employee is on a leave of absence, their probationary period will be automatically extended to cover their time on a leave of absence. The Employer may extend an employee's probationary period for up to three (3) months after giving notice to and receiving approval from the Exclusive Representative (Union Field Representative.) Time spent as a temporary or on-call/casual employee shall not count toward the probationary period. The Employer may discharge any employee during the probationary period and the employee may not grieve the discharge.
- 18.4 Seniority Lists. Each May 1st and December 1st the Employer shall post a seniority list showing the continuous service of each employee by classification. A copy of the seniority list shall be furnished to the Union when it is posted.
- 18.5 Breaks in Continuous Service. An employee's continuous service record shall be broken by voluntary resignation, discharge for just cause, and retirement.
- 18.6 Employees promoted to a new or higher classification within the bargaining unit shall have the option of returning to their former position in the bargaining unit if the employee fails the probation period. If the employee has accepted a position at the same letter grade or lower by choice, that employee gives up the rights to return to their previous position.
- 18.7 As it applies to Nursing, whenever it is necessary to have an employee(s) float it will be in this order:
 - 1) Pick-up, voluntary overtime or bonus shift float first before employees who were regularly scheduled for that shift as part of their FTE. If there are multiple employees on voluntary overtime, bonus or pick-up shifts, the least senior employee floats.
 - 2) If no pick up, overtime or bonus shifts an employee from the non-home unit will float first. If more than one non-home unit employee is assigned to the unit the least senior employee floats first.
 - 3) If no non-home unit employee(s) are assigned to the unit an employee who is regularly assigned to a "home unit" will float off that home unit for an assignment anticipated to require at least four hours, floating will be rotated by employees. A list detailing who has floated and when will be maintained by the home unit.

Probationary employees in their first three (3) months of their probationary period do not have to float. Employees may volunteer to float outside of seniority.

"Home unit" for purposes of this Article shall mean the cost center for inpatient nursing employees.

For other departments/positions, the "normal station" shall be defined on a similar basis by the Employer after consultation with the Union.

Note: Examples of temporary assignment requirements include:

- a. capable of doing any lifting required.
- b. intimate care reasons "same sex N.A."
- c. for male or female role models in psychiatry.

If overtime is required all staff, including float/non-home unit staff assigned to the unit requiring overtime, will be considered as part of the eligible overtime pool. Required overtime will be assigned first to the least senior staff and rotated to avoid consecutive overtime shifts.

ARTICLE 19 WORK FORCE

19.1 A. A vacant position which the Employer chooses to fill will be posted for not less than five (5) calendar days. Positions may be posted internally and externally at the same time. Regular employees within the same classification may indicate to the Employer, in writing or electronically as indicated in the posting, and during the posting period, their interest in being considered for reassignment to fill the vacant position. A vacant position is defined as a position to be filled by the Employer resulting from a resignation, retirement, discharge, currently budgeted positions, and additionally budgeted positions.

Exemptions: Certain positions need not be posted according to the above policy; these include:

- positions filled by a Hospital employee who is accommodated due to a disability or a court imposed order provided the employee meets the minimum qualifications.
- On-call/casual or less than .29 FTE vacant positions.
- Incremental FTE increases greater than 0.01 and less than .29 FTE.

Regular employees in the same classification will be considered before external candidates provided they bid for the vacant position during the five (5) calendar day posting period. The department in the selection of employees for the vacant position shall consider classification seniority and the employee's ability to perform the job. The Employer shall select from among the three (3) most senior qualified employees bidding. If less than three (3) qualified bids, the Employer has the option of hiring a bidder or hiring another applicant.

If at least three employees within the classification bid on the position and the Employer does not choose the senior qualified employee within the same classification the reason shall be stated in writing. The employee may grieve the written notification. If less than three (3) qualified employees bid on a position, the Employer will consider bidders and if the most senior employee is not selected, the Employer will inform the most senior employee as to why they were not selected. This decision will not be grievable.

If an employee bids on a vacant position and later rescinds their bid after being offered the vacant position they will not be eligible to bid on another vacant position for three (3) months from the date of the declination.

The vacancy posting shall set forth the class title, nature and location of the work to be performed, shift/shifts and the closing date that applications will be received.

The provisions of this Article shall apply to the initial vacancy and up to two (2) sequential vacancies that may be created by reassignment within the classification.

Except as may otherwise be provided in this Agreement, employees who are selected for reassignment under the provisions of this Article will again become eligible for consideration six (6) months following such reassignment.

B. In the event the Employer believes that approving an employee's bid for a vacancy would result in negatively impacting patient care, the bid application may be refused. Such refusal shall be in writing with a statement of reasons. The employee may at **their** option appeal the refusal through the grievance procedure.

- C. Vacant positions will be posted according to each department's practice. Contact your leader on department practice and how to bid/apply for the vacant position.
- D. The five (5) day posting period will begin by 8:00 a.m., of the first day and not be taken down until midnight of the fifth day.
- E. The Union shall be provided the names of applicants for specific lateral job moves when notifying the Employer in writing of that request.
- 19.2 In the event it becomes necessary to lay off employees for any reason, employees shall be laid off in inverse order of their seniority within the classification provided all temporary employees are laid off first. Employees shall be recalled from layoff according to their seniority. No new employees shall be hired until all employees on layoff status desiring to return to work have been recalled. Employees shall be permitted to exercise their seniority rights to any classification previously held before being subject to layoff. No regular position shall be eliminated until all temporary employees in the same classification are released.

If, in the event of layoff or recall from layoff, two or more employees possess the same seniority date, seniority in such cases shall be broken by the following method in order:

- 1. Continuous unbroken length of service with the Employer from the most recent date of employment, re-employment or reinstatement.
- 2. By total number of actual hours paid to the employee while a regular employee, exclusive of overtime.
- 19.3 Employees displaced by the elimination of jobs through consolidation (combining the duties of two or more jobs), the installation of new equipment or machinery, the curtailment or replacement of existing facilities, the development of new facilities or for any other reason, shall be permitted to exercise their seniority rights to continued employment in the same classification in the service of the Employer, or to any classification previously held.
- 19.4 Employees promoted outside the bargaining unit shall maintain their seniority in the unit for ninety (90) days.

- 19.5 In the event it becomes necessary to reduce the hours of employees on a permanent basis, employees will be reduced in inverse order of seniority within the classification provided all temporary employees within the classification are laid off first. A permanent reduction in hours is defined as a reduction of hours for more than (1) month. A temporary reduction of hours will be defined at the discretion of the Employer. The parties may also mutually agree to other exceptions.
- 19.6 Recall rights shall cease one (1) year or one-half the employee's length of service as a bargaining unit member, whichever is less, after an employee is laid off and thereupon such employee shall be deemed separated from employment and shall have no further recall rights.

Recall will be by written notification, sent by certified mail, to the employee's last noted address. A courtesy phone call will also be made to the employee's last known phone number on file with Human Resources. Employee must notify Human Resources within seven (7) calendar days of the employer's mailing date of their intent to return to work. Failure to return to work within fifteen (15) calendar days from the employer's mailing date of the recall notice will be deemed a separation from employment and the employee will not have any further recall rights.

ARTICLE 20 INSURANCE

20.1 All eligible employees shall be offered participation in the Employer's insurance program. Effective the date of hire or benefits eligibility, the Employer will make contributions toward health, dental and basic life insurance for all eligible employees who elect to participate in the Employer's insurance program.

Health Insurance for Primary Plan:

For the period of January 1, 2024 through December 31, 2025:

Employee costs per month for health insurance will be as follows:

Hours per pay period	Single	Family
40 – 80	14.7%	15.5%

The employee single portion of the insurance premium is fourteen-point seven percent (14.7%) and the employee family portion of the insurance premium is fifteen-point five percent (15.5%) of the total monthly coverage costs. The employee percentages will remain at fourteen-point seven percent (14.7%) for single coverage and fifteen-point five percent (15.5%) for family coverage for the duration of this agreement. At no time will the single monthly premium and/or the family monthly premium increase exceed **ten percent (10%)** per month per year.

Employees will be eligible for other Employer offered health insurance plans on the same basis and rates as non-contract employees.

- 20.2 The Employer will contribute to dental insurance on the same basis as the basic non-contract employee program as of March 19, 1989. If there is an increase in the dental insurance premium this increase shall be divided equally between the Employer contribution and the employee contribution.
- 20.3 Eligible bargaining unit employees will be covered by the flexible benefits program on the same basis as non-contract employees. Under this program, eligible employees regularly scheduled from sixty-four (64) through eighty (80) hours per pay period who meet the requirements to opt out and who opt out of medical coverage will receive fifty (50) flexible dollars per month. Employees on Medicare or other programs that do not allow the receipt of flex dollars are not eligible to receive this benefit. In the event any of these flexible dollar amounts are increased for non-contract employees, the same change will be granted to eligible employees covered by this Agreement. In the event any of these flexible dollar amounts are decreased for non-contract employees, the decrease will not apply to eligible employees covered by this Agreement.
- 20.4 Employees shall be covered by the same retiree health insurance program as non-contract employees. Any change in the nonunion retiree health insurance program during the term of this Agreement shall also apply to members of the bargaining unit. The Employer will contribute to retiree insurance on the same basis as the basic non-contract employee program. Any change in the Employer's contribution toward the non-contract retiree health insurance premium during the term of this Agreement shall also apply to members of the bargaining unit.
- 20.5 The Employer will provide group life insurance equal to the nearest thousand dollars of an employee's annual salary, based on the employee's salary as of the claim event, up to a fifty thousand dollar (\$50,000) maximum.

- 20.6 The Employer and the Union agree to establish a Labor Management Committee on Health Insurance matters. Employees of the bargaining unit covered by this Agreement will have appropriate representation on the Health Insurance Committee. This Labor Management Health Insurance Committee will meet at least quarterly (more frequently by mutual agreement) and such meetings will be considered paid time for the employee representatives.
- 20.7 Employees shall be eligible to participate in the Employer's Long Term Care Insurance program on the same basis as non-contract employees.
- 20.8. ADOPTION ASSISTANCE PROGRAM. Employees will be eligible to participate in the Employer's Adoption Assistance Program on the same basis as non-contract employees.

ARTICLE 21 GENERAL PROVISIONS

- 21.1 Neither the Union nor the Employer shall discriminate against any employee because of Union membership or non-membership, nor because of race, creed, sex, color, national origin, marital status, sexual orientation, status with regard to public assistance, disability, age, religious or political belief. Sexual harassment is considered discrimination under this Article.
- 21.2 All in-service training shall be at the expense of the Employer. Cost of required training outside the Employer will be prepaid by the Employer subject to the withholding of the cost of training from the employee's pay in the event the employee resigns within six (6) months of such training, or fails to complete the course. Training time is considered scheduled work time. Failure to attend scheduled training or follow the department's call in protocol may be subject to corrective action.
- 21.3 The Employer will provide tuition reimbursement sums to bargaining unit employees on the same basis and with the same limitations as the basic non-contract employee program for the term of this Agreement.

21.4 Subcontracting:

A. During the term of this Agreement, the Employer shall not contract out or subcontract any work performed by employees with dates of employment on or

before April 1, 1988 and who are covered by this Agreement which would result in a layoff.

- B. In the event the Employer feels it is necessary to contract out or subcontract any work performed by employees with dates of employment before April 1, 1988 and who are covered by this Agreement, the Employer will notify the Union no less than ninety (90) calendar days in advance. During the ninety (90) days the Employer will meet with the Union and discuss possible ways and means to minimize the elimination of positions.
- C. As the result of merger, transfer or reorganization of any department, no employee with a date of employment on or before April 1, 1988 may be laid off or suffer any reduction in classification, pay or seniority except in the single instance where an employee refuses a job assignment consistent with their classification pay and seniority rights provided by this Agreement.
- D. For employees with dates of employment after April 1, 1988:

The employer prefers to use its own employees to provide services to its patients but may have to consider sub-contracting in some circumstances. If sub-contracting becomes a possible option for the employer, the following conditions will apply:

- 1. The employer will notify the union no less than sixty (60) calendar days in advance of the proposed start of any contemplated sub-contract. During the sixty (60) day period, the employer will meet with the union to discuss possible alternatives to sub contracting and to confer on possible ways to minimize the elimination of positions.
- 2. In the event the subject sub-contract is entered into, the employer will make all hospital wide postings readily available to the employees subject to layoff as a direct result of the sub contract. The employer shall offer reasonable and customary placement assistance for affected employees to try to place such employees in other hospital jobs for which they are qualified.

If fifteen (15) or more persons are to be laid off due to the subcontract, the employer will offer job/career counseling

assistance to the employees subject to layoff at no cost. Employees who are laid off due to the sub contract shall be allowed up to eight (8) hours of paid time to go on job interviews.

- 3. If a subcontract arrangement is consummated, the employer may consider an early separation allowance for a number of employees in the affected classifications equal to the number of layoffs planned for the classification. Eligibility for an early separation allowance shall be by seniority, including employees with dates of employment before April 1, 1988. The early separation program shall include a separation allowance of two weeks pay for each full year of service to a maximum of six (6) months pay for employees with dates of employment before April 1, 1988; to a maximum of two (2) months pay for employees with dates of employment on or after April 1, 1988.
- 21.5 The Union will designate two (2) members to serve on the Employer Safety Committee.
- 21.6 The Employer and the Union will establish a Labor Management Committee. This Labor Management Committee will meet on a quarterly basis or more often as mutually agreed to by the parties. This Committee will not be used to reach settlements on grievances or other contract issues. The Labor Management Committee will consist of the following individuals:
 - 1. The Employer will appoint four (4) representatives in addition to the Human Resources Labor Relations Representative
 - 2. The Union will appoint four (4) representatives in addition to the Business Representative.
 - 3. The Labor Management Committee will not have representatives from any other bargaining unit or employee group.
- 21.7 In addition to the Labor Management Committee referred to in Section 21.6, the Employer and the Union will continue departmental Labor Management Committee Meeting's as mutually agreed.

21.8 The employees in this bargaining unit will be covered by and subject to the Hospital's reasonable suspicion drug testing policy on the same basis as it applies to nonunion employees.

21.9 Uniforms

- 1) There will be no change in color/style for two (2) years unless the color/style becomes unavailable and then Employer will provide a ninety (90) day notice to employee if color/style changes.
- 2) If there is a business need to change color/style, Employer agrees to meet and confer with Union prior to the ninety (90) day notice period. If after meeting with the Union the Employer mandates a uniform change within less than two (2) years as stated in 21.9, 1), the Employer will reimburse each employee an amount up to forty-five dollars (\$45.00) for uniforms purchased after providing a receipt verifying the employee's purchase. If the Employer has a preferred vendor that offers comparable scrubs at discounted price the employee would be required to purchase from the preferred vendor. If the Employer has supplied or previously purchased uniforms for the employee in the last two (2) years the requirement to provide reimbursement will not apply. The employee needs to purchase their own shoes that are appropriate to their job duties, including slip resistant shoes if required by the department. Uniform reimbursement does not apply to the purchase of shoe including slip resistant shoes.
- 3) The Employer will provide one replacement uniform per employee per six month period of time with a maximum of two per year with the following conditions:
 - proof that the uniform was purchased within the previous six months
 - the department manager or director must declare uniform irreparable.
 - uniform damage must result from direct patient contact.
 - incident report completed at the time of the incident; and witness cosignature is required on the incident report before it will be considered complete.

ARTICLE 22 COMPLETE AGREEMENT AND WAIVER OF BARGAINING

22.1 This Agreement shall represent the complete Agreement between the Union and the Employer.

- 22.2 The parties acknowledge that during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make requests and proposals with respect to any subject or matter not removed by law from the area of collective bargaining, and that the complete understandings and agreements arrived at by the parties after the exercise of the right and opportunity are set forth in this Agreement. Therefore, the Employer and the Union, for the life of this Agreement, each voluntarily and unqualifiedly waives the right and each agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter referred to or covered in this Agreement or with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subject or matter may not have been within the knowledge or contemplation or either or both of the parties at the time that they negotiated or signed this Agreement.
- 22.3 Savings Clause. Should any article, section, or portion of this Agreement be held unlawful and unenforceable by any court of competent jurisdiction, such decision of the court shall apply only to the specified article, section, or portion thereof directly specified in the decision; upon the issuance of such a decision, the parties agree immediately to negotiate a substitute for the invalidated article, section or portion thereof.

ARTICLE 23 TERMINATION OF AGREEMENT

This Agreement shall be effective as of the first day of July, **2023** and shall remain in full force and effect until the last day of June, **2025**. It shall be automatically renewed from year to year thereafter unless either party shall notify the other in writing by January 1st that it desires to modify this Agreement. In the event that such notice is given, negotiations shall begin not later than March 1st unless the parties agree to begin at a later date. This Agreement shall remain in full force and be effective during the period of negotiations or until notice of termination of this Agreement is provided to the other party in the manner set forth in the following paragraph.

In the event that either party desires to terminate this Agreement, written notice must be given to the other party not less than ten (10) days prior to the desired termination date. The termination date shall not be before the anniversary date set forth in the preceding paragraph.

IN WITNESS WHEREOF, the parties hereto have set their hands this 21 day of 2023. **COUNCIL 5, OF THE AMERICAN FEDERATION** OF STATE, COUNTY AND MUNICIPAL **EMPLOYEES, AFL-CIO REGIONS HOSPITAL** Crystal Kreklow Megan Remark President and Chief Executive Officer Acting East Region Field Director Lynee' Tate - Baker Kimberly Egan Vice President Human Resources Field Representative Sharon Zopfi-Jordan Dalia Baez AFSCME Local 722 President **Director Labor Relations** Robbin Forte Ornela Beslagic-Bjerke Anne Hackenmyeller Sarah Cassell Chandica Rudy Hanuman

Carla Maldonado

Kevin McKenna

Denise Teuber

Daniel Youngquist

Appendix A AFSCME 722 NEGOTIATIONS Classification Ranges and Letter Grades

Effective 7/1/2023

lok Code	Class Decembring	I tr Crada	Minimum	Midnaint	Mavinaum
Job Code	Class Description	Ltr Grade A	\$16.35	Midpoint \$19.59	Maximum \$22.87
		• •	φ.σ.σσ	4.0.00	V LL.01
721480	Cafeteria Cashier	В	\$16.89	\$20.27	\$23.65
722350	Food Service Worker	В	\$16.89	\$20.27	\$23.65
727110	Ingredients Room Attendant	В	\$16.89	\$20.27	\$23.65
725390	Supply Chain Services Assoc	В	\$16.89	\$20.27	\$23.65
722355	Call Center Associate	С	\$17.43	\$20.91	\$24.42
725375	Catering Attendant	С	\$17.43	\$20.91	\$24.42
725175	Guest Experience Transporter	С	\$17.43	\$20.91	\$24.42
726704	Nutrition Driver	С	\$17.43	\$20.91	\$24.42
728400	Rehabilitation Assistant	С	\$17.43	\$20.91	\$24.42
726701	Supply Chain Svcs Driver W/E	С	\$17.43	\$20.91	\$24.42
725200	Therapy Aide	C	\$17.43	\$20.91	\$24.42
723031	PCA Apprentice	С	\$17.43	\$20.91	\$24.42
721925	Bistro Services Associate	D	\$17.99	\$21.60	\$25.18
721770	Custodial Worker I	D	\$17.99	\$21.60	\$25.18
725520	Nursing Assistant	D	\$17.99	\$21.60	\$25.18
725400	Supply Chain Services Driver	D	\$17.99	\$21.60	\$25.18
726700	Supply Chain Services Spec	D	\$17.99	\$21.60	\$25.18
726680	Copy Center Reprographic Tech	Е	\$18.46	\$22.16	\$25.86
721900	Custodial Worker II	E	\$18.46	\$22.16	\$25.86
721920	Lead Bistro Services Associate	E	\$18.46	\$22.16	\$25.86
725820	Lead Supply Chain Associate	E	\$18.46	\$22.16	\$25.86
726703	Supply Chain Spec-Center Core	Е	\$18.46	\$22.16	\$25.86
723030	Patient Care Assistant	E-1	\$18.74	\$22.48	\$26.22
722010	Surgical Care Assistant	E-1	\$18.74	\$22.48	\$26.22
721630	Telemetry Monitor Technician	E-1	\$18.74	\$22.48	\$26.22
		-	040.00	400.00	000.50
727470	Anesthesia Attendant	F	\$18.99	\$22.80	\$26.59
722970	Cook	F F	\$18.99 \$18.00	\$22.80	\$26.59
726685	Copier Technical Support Spec	F	\$18.99 \$18.99	\$22.80 \$22.80	\$26.59 \$26.59
721905 726705	Groundskeeper Lead Guest Experience Transporter	F	\$18.99	\$22.80	\$26.59
720705	Sr Supply Chain Handler	F	\$18.99	\$22.80	\$26.59
727900	Surgical Assistant	F	\$18.99	\$22.80	\$26.59
, , , , ,	3.22	•	*	,	-

Effective 7/1/2023

AFSCME 722 NEGOTIATIONS

Classification Ranges and Letter Grades

Job		DANS TON			
Code	Class Description	Ltr Grade	Minimum	Midpoint	Maximum
726090	Medical Assistant	G	\$19.49	\$23.40	\$27.29
726702	Lead Supply Chain Specialist	G-1	\$19.76	\$23.71	\$27.67
728310 721170	Emergency Room Technician Mental Health Technician	H H	\$20.02 \$20.02	\$24.03 \$24.03	\$28.04 \$28.04
723910	Pharmacy Technician	Н	\$20.02	\$24.03	\$28.04
721908 721330	Lead Groundskeeper Sr Medical Assistant	1	\$20.62 \$20.62	\$24.75 \$24.75	\$28.88 \$28.88
728010	Instrument Processing Tech	I-1	\$21.48	\$25.78	\$30.09
728032	Endoscopy Technician	1-1	\$21.48	\$25.78	\$30.09
728020	Lead Mental Health Technician	I-1	\$21.48	\$25.78	\$30.09
723913	Pharmacy Tech-Alt Certified	I-1	\$21.48	\$25.78	\$30.09
723912	Pharmacy Technician Certified Pharmacy Tech Sterile Products -	I-1	\$21.48	\$25.78	\$30.09
723917	Certified Pharmacy Tech Sterile Products -	I-1	\$21.48	\$25.78	\$30.09
723918	Alt Certified Sterile Processing and Supply	I-1	\$21.48	\$25.78	\$30.09
728030	Technician	1-1	\$21.48	\$25.78	\$30.09
722430	General Repair Worker	J	\$22.37	\$26.85	\$31.31
728033	Endoscopy Technician - Certified Instrument Processing Tech	J	\$22.37	\$26.85	\$31.31
728011	Certified Sterile Processing and Supply	J	\$22.37	\$26.85	\$31.31
728031	Technician Certified	J	\$22.37	\$26.85	\$31.31
723914	Pharmacy Tech Certified Lead Pharmacy Tech Sterile Products -	K	\$23.07	\$27.66	\$32.28
723921	Certified - Lead	K	\$23.07	\$27.66	\$32.28

Appendix A AFSCME 722 NEGOTIATIONS

Effective 7/1/2024

Classification Ranges and Letter Grades

Job Cod	e Class Description	Ltr Grade	Minimum	Midpoint	Maximum
-		A	\$16.84	\$20.18	\$23.56
704400	Cofetaria Caphian	В	\$17.40	\$20.88	ቀ ጋ <i>ላ</i> ጋር
721480 722350	Cafeteria Cashier Food Service Worker	В	\$17.40 \$17.40	\$20.88	\$24.36 \$24.36
722330	Ingredients Room Attendant	В	\$17.40	\$20.88	\$24.36
727110	Supply Chain Services Assoc	В	\$17.40	\$20.88	\$24.36
120000	Supply Chain Services Assoc	Ь	Ψ17.40	Ψ20.00	Ψ24.50
722355	Call Center Associate	С	\$17.95	\$21.54	\$25.15
725375	Catering Attendant	С	\$17.95	\$21.54	\$25.15
725175	Guest Experience Transporter	С	\$17.95	\$21.54	\$25.15
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726701	Supply Chain Svcs Driver W/E	С	\$17.95	\$21.54	\$25.15
725200	Therapy Aide	С	\$17.95	\$21.54	\$25.15
723031	PCA Apprentice	С	\$17.95	\$21.54	\$25.15
721925	Bistro Services Associate	D	\$18.53	\$22.25	\$25.94
721770	Custodial Worker I	D	\$18.53	\$22.25	\$25.94
725520	Nursing Assistant	D	\$18.53	\$22.25	\$25.94
725400	Supply Chain Services Driver	D	\$18.53	\$22.25	\$25.94
726700	Supply Chain Services Spec	D	\$18.53	\$22.25	\$25.94
726680	Copy Center Reprographic Tech	E	\$19.01	\$22.82	\$26.64
721900	Custodial Worker II	E	\$19.01	\$22.82	\$26.64
721920	Lead Bistro Services Associate	Е	\$19.01	\$22.82	\$26.64
725820	Lead Supply Chain Associate	Е	\$19.01	\$22.82	\$26.64
726703	Supply Chain Spec-Center Core	E	\$19.01	\$22.82	\$26.64
723030	Patient Care Assistant	E-1	\$19.30	\$23.15	\$27.01
722010	Surgical Care Assistant	E-1	\$19.30	\$23.15	\$27.01
721630	Telemetry Monitor Technician	E-1	\$19.30	\$23.15	\$27.01
727470	Anesthesia Attendant	F	\$19.56	\$23.48	\$27.39
722970	Cook	F	\$19.56	\$23.48	\$27.39
726685	Copier Technical Support Spec	F	\$19.56	\$23.48	\$27.39
721905	Groundskeeper	F	\$19.56	\$23.48	\$27.39
726705	Lead Guest Experience Transporter	F	\$19.56	\$23.48	\$27.39
727980	Sr Supply Chain Handler	F	\$19.56	\$23.48	\$27.39
722000	Surgical Assistant	F	\$19.56	\$23.48	\$27.39

Effective 7/1/2024

AFSCME 722 NEGOTIATIONS

Classification Ranges and Letter Grades

Job Code	Class Description	Ltr Grade	Minimum	Midpoint	Maximum
726090	Medical Assistant	G	\$20.07	\$24.10	\$28.11
726702	Lead Supply Chain Specialist	G-1	\$20.35	\$24.42	\$28.50
728310	Emergency Room Technician	Н	\$20.62	\$24.75	\$28.88
721170	Mental Health Technician	Н	\$20.62	\$24.75	\$28.88
723910	Pharmacy Technician	Н	\$20.62	\$24.75	\$28.88
721908	Lead Groundskeeper	T	\$21.24	\$25.49	\$29.75
721330	Sr Medical Assistant	1	\$21.24	\$25.49	\$29.75
728010	Instrument Processing Tech	I-1	\$22.12	\$26.55	\$30.99
728032	Endoscopy Technician	I-1	\$22.12	\$26.55	\$30.99
728020	Lead Mental Health Technician	1-1	\$22.12	\$26.55	\$30.99
723913	Pharmacy Tech-Alt Certified	I-1	\$22.12	\$26.55	\$30.99
723912	Pharmacy Technician Certified Pharmacy Tech Sterile Products -	I-1	\$22.12	\$26.55	\$30.99
723917	Certified Pharmacy Tech Sterile Products - Alt	1-1	\$22.12	\$26.55	\$30.99
723918	Certified Sterile Processing and Supply	I-1	\$22.12	\$26.55	\$30.99
728030	Technician	I-1	\$22.12	\$26.55	\$30.99
722430	General Repair Worker	J	\$23.04	\$27.66	\$32.25
728033	Endoscopy Technician - Certified	J	\$23.04	\$27.66	\$32.25
728011	Instrument Processing Tech Certified Sterile Processing and Supply	J	\$23.04	\$27.66	\$32.25
728031	Technician Certified	J	\$23.04	\$27.66	\$32.25
723914	Pharmacy Tech Certified Lead Pharmacy Tech Sterile Products -	K	\$23.76	\$28.49	\$33.25
723921	Certified - Lead	K	\$23.76	\$28.49	\$33.25

LETTER OF AGREEMENT BETWEEN REGIONS HOSPITAL AND AFSCME CO. 5, LOCAL 722 SERVICE WORKERS UNIT July 1, 2017

The Union and the Employer agree they are jointly committed to continuously improve the culture of Health Care and working environment at Regions Hospital by promoting a respectful and abuse-free workplace. The Employer and the Union established "The Regions Hospital Healthy Workplace Project" in September 2003.

In order to accomplish our goal of establishing a respectful and abuse free work environment we will use education, training, coaching with a reporting system that has real consequences. We may at times, for specific projects convene a Healthy Workplace Committee (HWPC) with members appointed by the union, nurses, physicians, Human Resources, department heads, and others. When such committee is convened it will operate under by-laws established by the committee.

The HWPC defined abusive and inappropriate behaviors as follows: gossip, blaming others, negative attitude, not communicating, lack of accountability, backstabbing, violation of confidentiality, rudeness, abusive gestures or actions, ignoring people, holding grudges, belittling, swearing, favoritism, complaining and controlling.

It is agreed that the Employer and Union leadership will support education and training so that we have the proper tools in place to coach all employees, investigate and document each reported offense. The parties agree that applying the same process to all employees is very crucial to the success of this project and in achieving our goals. The parties agree to review the effectiveness of this reporting process at the request of the Union or the Employer, not to exceed a yearly basis. The Employer will establish a process to track and trend reports to assist in this review.

If either party determines this process is not being applied the way it was intended the party can give written notice to the other calling for a meeting within 30 days to discuss. If the parties are not able to reach agreement on the complaints made the Union or the Employer may choose to withdraw from this agreement without setting any precedence or operating as a waiver of Union or Management rights.

The Union wishes to go on record that the members desire to work in a more respectful work environment and this was the driving force behind the Union working in partnership with Regions Hospital and reaching this agreement. The Union and Regions Hospital believe continuing education for all employees working at Regions Hospital is key for success.

For the Union:

Lynee' Tate-Baker Date
Field Representative

For the Employer: T-21-2023

Sharon Zopfi-Jordan Date

Director Labor Relations

More information on How to Raise a Concern can be found on myPartner. Search for Raise a Concern.

Origination date: 7/2006

Revision dates: 7/2011, 7/2015, 7/2017, 7/2021, **7/2023**



July 1, 2021

Lynee' Tate-Baker, Field Representative AFSCME Council 5 - Local 722 300 Hardman Avenue South South St. Paul, M.N 55075-2469

RE: Non-Traditional Work Schedules Program

Dear Lynee':

During contract negotiations the Union and the Employer discussed the non-traditional work schedules pilot from the previous negotiations.

Based on the previous pilot, we are expanding the non-traditional work schedules to all departments. This may give more flexibility for some staff to not have a weekend obligation, if available/feasible at the department's discretion.

Non-traditional work schedules could include:

- shift lengths (greater than 8 hours and less than or equal to 12 hours)
- split weekends
- every weekend
- 2 weekends on/2 weekends off
- Every 3rd weekend (8, 10, or 12 hour shifts)

The weekend is defined in Article 14.10 as night shift on Friday, 3 shifts on Saturday and day/evening shifts on Sunday. Unscheduled weekend shifts will be eligible for weekend bonus according to the parameters of Article 14.10.

We have agreed to the following parameters:

- Mutually acceptable to employee and Employer.
- Departments do not have an obligation to participate in non-traditional schedules. Employees may bid on current open positions if the non-traditional schedule does not fit their work/life balance. The provisions in Article 19. 1 (A) six month provision may not apply.
- New posted positions would specify schedule including weekend rotation.

- Management will give a minimum of 6 weeks' notice if it is determined that the modified schedule needs to be cancelled or modified.
- For schedules that are 6 week rotations (3 pay period averaging) the FTE appointment must be 0.6 FTE or greater.

The Union and the Employer have also agreed to meet and confer to discuss non-traditional work schedules in Labor – Management meetings for any on-going issues.

For Regions Hospital

Sharon Zopfi-Jordan

Director Labor Relations

Dated: 1-21-2023

Appendix B- Letter of Understanding #2

Origination Date: 7/2017 Revision Date: 7/2021 For AFSCME Council 5 Local 722

Lynee' Tate-Baker Field Representative

Dated:



July 1, 2023

Lynee' Tate-Baker, Field Representative AFSCME Council 5 - Local 722 300 Hardman Avenue South South St. Paul, MN 55075-2469

RE: Establishment of additional Mental Health classifications

Dear Lynee':

The Employer is looking at establishing additional levels of mental health classifications. The Employer will discuss the new positions with the Union prior to their implementation.

For Regions Hospital

Sharon Zopfi-Jordan

Director Labor Relations

Appendix B- Letter of Understanding #3

Origination Date: 7/2023

Dated:

For AFSCME Council 5 Local 722

Lynee' Tate-Baker Field Representative

Dated:



July 1, 2017

Lynee' Tate Baker Field Representative AFSCME 300 Hardman Ave South So. St. Paul, MN 55075

Re: Employer vs. Employee expenses incurred for mandatory education

Dear Lynee':

As it relates to the minimum qualifications for CPR/BLS requirements, the Employer is interpreting the language in Article 21.2 to mean that the Employer will pay for the required course one (1) time. If an employee fails to show up or complete the course the employee will be required to pay for the make-up session. The Employer will pay for the make-up session if the employee has appropriately followed the call-in guidelines outlined in Article 11.2 or in an emergent situation.

21.2 All in-service training shall be at the expense of the Employer. Cost of required training outside the Employer will be prepaid by the Employer subject to the withholding of the cost of training from the employee's pay in the event the employee resigns within six (6) months of such training, or fails to complete the course. Training time is considered scheduled work time. Failure to attend scheduled training or follow the department's call in protocol may be subject to corrective action.

This letter discusses the CPR/BLS requirement; however, it does not exclude future mandatory education which incurs costs to the Employer.

Please let me know if you have any questions.

Sincerely,

Sharon Zopfi-Jordan

Director Labor Relations

Origination Date: 5/2013 Revision Date: 7/2017

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