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FULL-TIME SERVICE COLLECTIVE AGREEMENT'

BETWEEN

BAYCREST CENTRE AND/OR
THE JEWISH HOME FOR THE AGED
(SERVICE)

- AND -

SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 204
A.F. OF L., C.I.O., C.L.C.,

EXPIRY: OCTOBER 10, 1991

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COLLECTIVE AGREEMENT

BETWEEN

BAYCREST CENTRE AND/OR
JEWISH HOME FOR THE AGED
(hereinafter called the "Centre")

- and -

SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 204, AFL-CIO-CLC (hereinafter called the "Union")

WHEREAS the Union represents a majority of the employees in the following occupational classifications namely: cleaners, maids (including ward aides and laundry workers) linen-room maids, orderlies, kitchen help, gardeners, night-watchmen and certain trades maintenance employees excluding employees regularly employed for not more than twenty-four (24) hours per week and students employed during the school vacation period.

NOW THEREFORE THIS AGREEMENT WITNESSETH:

ARTICLE 1 - PURPOSE

1.01 The purpose of this Agreement is to establish an orderly collective bargaining relationship between the Centre and certain classifications of employees represented by the Union. This relationship shall not interfere with the successful operation of the Centre as a public service institution intended to provide resident service and adequate hospital and clinical services.

ARTICLE 2 - SCOPE AND RECOGNITION

- 2.01 The Centre recognizes the union as the sole bargaining agent for all its employees in Metropolitan Toronto, Ontario, save and except professional medical staff, registered, graduate and undergraduate nurses, paramedical employees, social service employees, office staff, supervisors, persons above the rank of supervisor, persons covered by subsisting agreements, persons regularly employed for not more than twenty-four (24) hours per week and students employed during the school vacation period.
- 2.02 The Centre undertakes that it will not enter into any other agreement or contract with employees represented by the union either individually or collectively, which will conflict with any of the provisions of this agreement.

ARTICLE 3 - MANAGEMENT RIGHTS

- 3.01 The Union acknowledges that it is the exclusive function of the Centre to:
 - (a) maintain order, discipline and efficiency and to establish and enforce reasonable rules and regulations governing the conduct of the employees, which rules and regulations are primarily designed to safeguard the interests of the patients of the Centre.
 - (b) Hire, discharge, transfer, promote, demote or discipline employees provided that a claim of discriminatory promotion, demotion or transfer, or a claim that an employee has been discharged or disciplined without reasonable cause may be the subject of a grievance and dealt with as hereinafter provided.
 - (c) Generally to operate the Baycrest Centre and/or Jewish Home for the Aged in a manner consistent with the obligations of the Centre to the general public in the community served.

ARTICLE 4 - DEFINITIONS

4.01 Temporary Employees

Employees may be hired for a specified term, not to exceed six (6) months, to replace an employee on leave or to perform a special non-recurring task. This term may be extended a further six (6) months on mutual agreement of the Union, employee and Centre. The period of employment of such persons will not exceed the absentee's leave. The release or discharge of such persons shall not be the subject of a grievance or arbitration.

This clause would not preclude such employees from using the job posting provision under the Collective Agreement and any successful applicant who has completed his probation period will be credited with the appropriate seniority.

The Centre will outline to employees selected to fill such temporary vacancies and the Union, the circumstances giving rise to the vacancy, and the special conditions relating to such employment.

4.02 Employees regularly working more than twenty-four (24) hours per week but less than thirty-seven and one-half (37 1/21 hours per week, shall be entitled to all the conditions of this Agreement on a pro-rata basis as a portion against time worked in comparison to thirty-seven and one half (37 1/21 hours per week.

4.03 A vacancy shall be defined as a permanent opening in the job classification in a department where the number of persons required by the Centre exceeds the number classified therein. A promotion is the reclassification to a higher classification.

ARTICLE 5 - UNION SECURITY

5.01 Union Dues

As a condition of employment, the Centre will deduct from each employee covered by this Agreement an amount equal to the regular monthly Union dues designated by the Union.

Such dues shall be deducted from the first pay of each month for full-time employees, and may be deducted from every pay for part-time employees. In the case of newly hired employees, such deductions shall commence in the month following their date of hire.

The amount of the regualr monthly dues shall be those authorized by the Union and the Union shall notify the Centre of any changes therein and such notification shall be the Centre's conclusive authority to make the deductions specified.

In consideration of the deducting of Union dues by the Centre, the Union agrees to indemnify and save harmless the Centre against any claims or liabilities arising or resulting from the operation of this Article.

Dues deducted by the 15th of the month shall be remitted monthly to the Union, no later than the end of the month in which the dues were deducted.

5.02 Interview Period

It is mutually agreed that upon commencement of employment all new employees will be advised of the existence of the Union and the conditions surrounding their employment. It is also mutually agreed that a Union Representative will be given the opportunity of interviewing each new employee once upon completion of forty-five (45) days employment for the purpose of further informing such employee of the existence of the Union in the Centre and ascertaining whether the employee wishes to become a member of the Union. The Centre shall advise the Union monthly as to the names of the persons to be interviewed and shall designate the time and place for such interview, the duration of which shall not exceed fifteen (15) minutes. The interview shall take place on the Centre's premises, in a room designated by the Centre, and the employees shall report to this room for interview, during the interview period.

The parties agree that Union officials will not interview people without first obtaining prior permission from the Personnel Director or her appointee.

5.03 Employee Lists

An up-to-date seniority list will be supplied to the Union by the Centre on March 31, 1989 and every four (4) months thereafter.

ARTICLE 6 - NO STRIKE/LOCKOUT

6.01 The Union agrees that it will not cause, direct, or consent to any strike or other collective action on the part of the employees represented by the Union which will stop, curtail or interfere with work being performed by them, and that if such action should be taken by the employees the Union will instruct the said employees to return to work and perform their usual duties and to resort to the Grievance Procedure established herein for the settlement of any complaint or grievance.

ARTICLE 7 - ONION REPRESENTATION AND COMMITTEES

7.01 <u>Grievance Committee</u>

- (a) The Centre will recognize a Grievance Committee composed of the Chief Steward and not more than two (2) employees selected by the Union who have completed their probationary period. A general representative of the Union may be present at any meeting of the Committee. The purpose of the Committee is to deal with complaints or grievances as set out in this Collective Agreement.
- (b) The Union shall keep the Centre notified in writing of the names of the members of the Grievance Committee appointed or selected under this Article as well as the effective date of their respective appointments.
- (c) A Committee member shall suffer no loss of earnings for time spent during their regular scheduled working hours in attending grievance meetings with the Centre up to, but not including arbitration. The number of employees on the Grievance Committee shall be determined locally.

7.02 <u>Union Stewards</u>

(a) The Centre agrees to recognize Union stewards to be elected or appointed from amongst employees in the bargaining unit who have completed their probationary

period for the purpose of dealing with Union business as provided under this Collective Agreement.

- (b) A Chief Steward may be appointed or elected. The Chief Steward may, in the absence of any steward, assist in the presentation of any grievance, or with any steward function.
- (c) The Union shall keep the Centre notified in writing of the names of Union Stewards appointed or selected under this Article as well as the effective date of their respective appointments.
- (d) It is agreed that Union stewards have their regular duties and responsibilities to perform for the Centre and shall not leave their regular duties without first obtaining permission from their immediate supervisor. If, in the performance of his duties, a Union steward is required to enter an area within the Centre in which he is not originally employed, he shall report his presence to the supervisor in the area immediately upon entering it. Such permission shall not be unreasonably withheld. When resuming his regular duties and responsibilities, such steward shall again report to his immediate supervisor. A Union steward shall suffer no loss of earnings for time spent in performing the above duties during his regular scheduled working hours.
- (e) Nothing in this Article shall preclude full-time stewards from representing part-time employees and vice versa.
- (f) The number of stewards and the areas which they represent, are to be determined locally.
- (g) The Centre will recognize the following number of stewards from the following areas of the Centre:

Night Staff - 2 Afternoon Staff - 1

Food Services - 1 Housekeeping - 1
R.N.A.'s - 2 Health Care Aides - 2
Orderlies, Ward Aides, C.S.D. - 1
Maintenance, Purchasing, Linen, Stores - 1

The Centre will also recognize a Chief Steward. Each Steward will be a regular employee of the Centre, who has acquired seniority.

7.03 Central Bargaining Committee

(a) Should the Centre agree to negotiate jointly with other hospitals in the Metropolitan Toronto area, it is agreed that one (1) member identifed in 7.04(a)

shall have the right to attend the joint negotiating sessions.

- (b) In future central bargaining between the Service Employees International Union and the participating hospitals, an employee serving on the Union's Central Negotiating Committee shall be paid for time lost from his normal straight time working hours at his regular rate of pay and without loss of leave credits for attending central negotiating meetings with the Hospitals' Central Negotiating Committee in the direct negotiations up to the point of arbitration. Upon reference to arbitration, the Negotiating Committee members shall receive unpaid time off for the purpose of attending arbitration hearings.
- (c) It is understood and agreed that the maximum number of Union Central Negotiating Committee members entitled to payment under this provision shall be seven, and in no case will more than one employee from a hospital be entitled to such payment.
- (d) The Union shall advise the Hospitals' Central Negotiating Committee, before negotiations commence, of those employees to be paid under this provision. The Hospitals' Central Negotiating Committee shall advise the seven Hospitals accordingly.
- (e) Leave for attendance at the central union caucuses shall be subject to the same terms and conditions for leave for attendance at negotiations under the provisions of the Collective Agreement.

7.04 Local Negotiating Committee

- (a) The Centre agrees to recognize a Negotiating Committee comprising of four (4) members to be elected, or appointed from amongst employees in the bargaining unit, who have completed their probationary period.
- (b) Where the Centre participates in central bargaining the purpose of the Negotiating Committee shall be to negotiate local issues as defined.
- (c) Where the Centre does not participate in central bargaining, the purpose of the Negotiating Committee shall be to negotiate a renewal of this Collective Agreement.
- (d) The Centre agrees that the members of the Negotiating Committee shall suffer no loss of earnings for time spent during their regular scheduled working hours in attending such negotiating meetings with the Hospital up to, but not including, arbitration.

- (e) Nothing in this provision is intended to preclude the Union Negotiating Committee from having the assistance of any representatives of the Union when negotiating with the Centre.
- (f) The number of employees on the Negotiating Committee shall be determined locally.

ARTICLE 8 - GRIEVANCE AND ARBITRATION

- 8.01 For the purpose of this Agreement, a grievance or complaint is defined as a difference arising either between a member of the bargaining unit and the Centre or between the parties hereto relating to the interpretation, application, administration or alleged violation of the Agreement.
- 8.02 The grievance shall identify the nature of the grievance, the remedy sought, and should, where possible specify the provisions of the Agreement which are alleged to have been violated.
- 8.03 At the time formal discipline is imposed or at any stage of the grievance procedure an employee shall have the right, upon request, to the presence of his/her steward. In the case of suspension or discharge, the Centre shall notify the employee of his right in advance.

Where the Centre deems it necessary to suspend or discharge an employee, the Centre shall notify the Union of such suspension or discharge in writing, within three (3) days.

8.04 It is the mutual desire of the parties hereto that complaints shall be adjusted as quickly as possible, and it is understood that an employee has no grievance until he has first given his immediate supervisor the opportunity of adjusting his complaint. The grievor may have the assistance of a union steward if he so desires.

Such complaint shall be discussed with his immediate supervisor within five (5) days after the circumstances giving rise to it have occurred or ought reasonably to have come to the attention of the employee.

Failing settlement within the five (5) days, it shall then be taken up as a grievance within five (5) days following his immediate supervisor's decision in the following manner and sequence.

Step 1

The employee shall submit the grievance, in writing, and signed by him, to his immediate supervisor. The employee may be accompanied by a Union steward. The immediate supervisor will

deliver his decision in writing within five (5) days following the day on which the written grievance was presented to him. Failing settlement then:

Step 2

Within five (5) days following the decision under Step 1 the employee, accompanied by a union steward, or the union steward shall submit the written grievance to his Department Head, who will deliver his decision in writing within five (5) days following the day on which the grievance was presented to him.

This step may be omitted where the employee's immediate supervisor and Department Head are the same person. Failing settlement then:

Step 3

Within five (5) days following the decision in the immediately preceding step, the grievance shall be submitted in writing to the Chief Executive Officer of the Centre or the designated Centre representative.

A meeting will then be held between the Chief Executive Officer or the designated Centre representative and the designated union representatives who may be accompanied by the general representative of the Union, within five (5) days of the submission of the grievance at Step 3, unless extended by mutual agreement of the parties.

The decision of the Centre shall be delivered in writing within ten (10) days following the date of such meeting.

8.05 Policy Grievance

A complaint or grievance arising directly between the Centre and the Union concerning the interpretation, application or alleged violation of the Agreement shall be originated at Step 3 within ten (10) days following the circumstances giving rise to the grievance.

It is expressly understood, however, that the provisions of this Artice may not be used with respect to a grievance directly affecting an employee which he could have instituted himself and the regular grievance procedure shall not be thereby by-passed.

Where the grievance is a Centre grievance it shall be filed with the Grievance Committee.

8.06 Group Grievance

Where a number of employees have identical grievances, and each one would be entitled to grieve separately, they may pre-

sent a group grievance, in writing identifying each employee who is grieving, to the Department Head, or his designate within ten (10) days after the circumstances giving rise to the grievance have occurred. The grievance shall then be treated as being initiated at Step 2 and the applicable provisions of this Article shall then apply with respect to the handling of such grievance.

8.07 Discharge Grievance

If an employee, who has completed his probationary period, claims that he has been unjustly discharged, such claim must be submitted by the employee, who may be accompanied by a union steward, or by the union steward at Step 3 of the grievance procedure to the Centre within five (5) days following the date the discharge is effective.

Such grievance may be settled under the Grievance and Arbitration procedure by:

- (a) confirming the Centre's action in discharging the employee, or
- (b) reinstating the employee with up to full seniority for time lost and up to full compensation for time lost,
- (c) any other arrangement which may be deemed just and equitable.
- 8.08 Failing settlement under the foregoing procedure, any grievance may be submitted to arbitration as hereinafter provided. If no written request for arbitration is received within ten (10) days after the decision under Step 3 is given, the grievance shall be deemed to have been abandoned.
- 8.09 All agreements reached, under the grievance procedure, between the representatives of the Centre and representatives of the Union will be final and binding upon the Centre, the Union and the employee(s).
- 8.10 When either party requests that any matter be submitted to Arbitration as provided in this Article, it shall make such request in writing addressed to the other party to this Agreement, and at the same time appoint a nominee. Within five (5) days thereafter ,the other party shall appoint its nominee, provided however, that if such party fails to appoint its nominee as herein required, the Minister of Labour for the Province of Ontario shall have the power to make such appointment upon application thereto by the party invoking the arbitration procedure. The two nominees shall attempt to agree upon a chairman of the Arbitration Board. If they are unsuccessful in agreeing upon such a chairman within a period of ten (10) days of the appointment of the second nominee, they shall then request the

Minister of Labour for the Province of Ontario to appoint a chairman.

- 8.11 No person may be appointed to the Arbitration Board who has been involved in an attempt to negotiate \mathbf{or} settle the grievance.
- **8.12** The Arbitration Board shall not be authorized to make any decision inconsistent with the provisions of this Agreement, nor to alter, modify, add to or amend any part of this Agreement.
- **8.13** No matter may be submitted to arbitration which has not been properly carried through all requisite steps of the Grievance Procedure.
- **8.14** The proceedings of the Arbitration Board will be expedited by the parties hereto and the decision of the majority, and where there is no majority, the decision of the Chairman, will be final and binding upon the parties hereto and the employee or employees concerned.
- **8.15** Each of the parties hereto will bear the expense of the nominee appointed by it and the parties will share equally the fees and expenses, if any, of the Chairman of the Arbitration Board.
- **8.16** Saturdays, Sundays and Holidays are not to be counted in the time limits as set out in this Article.
- **8.17** Wherever Arbitration Board is referred to in the Agreement, the parties hereto may mutually agree in writing, to substitute a single arbitrator for the Arbitration Board at the time of reference to arbitration and the other provisions referring to Arbitration Board shall appropriately apply.

ARTICLE 9 - SENIORITY

9.01 Probationary Period

A new employee will be considered on probation until he has completed forty-five days of work within any twelve calendar months. Upon completion of the probationary period he shall be credited with seniority equal to forty-five working days. With the written consent of the Centre, the probationary employee, and the President of the Local Union or designate, such probationary period may be extended. Any extension agreed to will be in writing and will specify the length of the extension. The release or discharge of an employee during the probationary period shall not be the subject of a grievance or arbitration and is at the sole discretion of the Centre.

9.02 <u>Definition of Seniority</u>

Full-time employees will accumulate seniority on the basis of their continuous service in the bargaining unit from the last date of hire, except as otherwise provided herein.

Seniority will operate on a bargaining unit wide basis.

Notwithstanding the above, employees hired prior to October 10, 1986 will be credited with the seniority they held under the Agreement expiring November 15, 1985 and will thereafter accumulate seniority in accordance with this Article.

9.03 Transfer of Service and Seniority

Effective October 10, 1986, and for employees who transfer subsequent to October 10, 1986, an employee whose status is changed from full-time to part-time shall receive credit for his/her full service and seniority. An employee whose status is changed from part-time to full-time shall receive credit for seniority and service on the basis of one (1) year equals 1725 hours worked, and will be enrolled in the employee benefit plans subject to meeting any waiting period or other requirements of those plans.

Employees hired prior to October 10, 1986 will be credited with the service and seniority they held under the Collective Agreement expiring November 15, 1985.

9.04 Loss of Seniority

An employee shall lose all seniority and shall be deemed terminated if:

- (a) employee quits;
- (b) employee is discharged and the discharge is not reversed through the grievance and arbitration procedure;
- (c) employee is absent from scheduled work for a period of three or more consecutive working days without notifying the Centre of such absence and providing a reason satisfactory to the Centre;
- (d) employee fails to return to work upon the expiration of a leave of absence or utilizes a leave of absence for a purpose other than that for which it was granted;
- (e) employee has been laid off for eighteen (18) months;
- (f) employee fails upon being notified of a recall to signify his intention to return within five working

days after he has received the notice of recall, and fails to report to work within ten working days after he has received the notice of recall:

(g) employee is absent due to illness or disability which absence continues for twenty-four (24) calendar months from the time the disability or illness commenced.

9.05 Effect of Absence

- (a) It is understood that during an approved unpaid absence not exceeding 30 continuous days or any approved absence paid by the Centre, both seniority and service will accrue.
- (b) During an unpaid absence exceeding 30 continuous calendar days, credit for service for purposes of salary increment, vacation, sick leave, or any benefits under any provisions of the Collective Agreement or elsewhere, shall be suspended for the period of the absence in excess of thirty (30) continuous calendar days, the benefits concerned appropriately reduced on a pro rata basis and the employee's anniversary date adjusted accordingly. In addition, the employee will become responsible for full payment of subsidized employee benefits in which he/she is participating for the period of the absence except that the Hospital will continue to pay its share of the premiums for up to eighteen (18) months while an employee is in receipt of W.C.B. benefits. Effective April 10, 1989 the Centre will continue to pay its share of the premiums for the initial seventeen (17) weeks from the commencement of the leave while an employee is on maternity or adoption leave. Effective April 10, 1989, service shall accrue for the initial seventeen (17) weeks from the commencement of the leave if an employee is on maternity or adoption leave. Notwithstanding this provision, service shall accrue for a period of fifteen (15) weeks if an employee's absence is due to a disability resulting in W.C.B. benefits.
- (c) It is further understood that during such unpaid absence, credit for seniority for purposes of promotion, demotion transfer or layoff shall be suspended and not accrue during the period of absence. Notwithstanding this provision seniority shall accrue during maternity or adoption leave or for a period of eighteen (18) months if an employee's absence is due to disability resulting in W.C.B. benefits, or for a period of one (1) year if an employee's unpaid absence is due to an adoption leave or an illness.

- 9.06 (a) The Union acknowledges.that in the circumstances of promotions and transfers, the Centre's considered judgment as to the efficiency and suitability of an employee for any particular task must be accepted, and the function of the Union in dealing with complaints or grievances arising out of this clause will generally consist of ascertaining that all relevant facts and circumstances have been adequately considered by the Centre. With this understanding seniority will apply to promotions, demotions, transfers and to reduction of staff, provided that with respect to demotions and staff reductions the Centre shall also take into consideration the relative efficiency, merit and ability of the employees concerned in order that an efficient staff of employees may be maintained.
 - (b) Any complaint or grievance having to do with the observance or non-observance of seniority rules may, however, be submitted to arbitration if the parties cannot mutually agree upon a settlement.

ARTICLE 10 - LAYOFF AND RECALL

10.01 The Centre shall give each employee in the bargaining unit who has acquired seniority and who is to be laid off for a period of more than eight (8) weeks, notice in writing of his lay-off in accordance with the following schedule:

1	2 3 4	week's weeks' weeks' weeks'	notice notice notice
6 years but less than 7 years' service		weeks'	
7 years but less than 8 years' service 8 years' service or more		weeks' weeks'	

Such notice will be handed to the employee and a signed acknowledgement requested if the employee is at work at the time the notice is ready for delivery. In the alternative, it shall be mailed by registered mail. An employee on layoff and recalled to a temporary position shall not be entitled to further notice of layoff.

In the event of a proposed layoff of more than eight (8) weeks' duration, the Centre will:

- (a) Provide the Union with no less than thirty (30) calendar days notice of such layoff, and
- (b) meet with the Union through the Labour Management Committee to review the following:

- (i) the reason causing the layoff
- (ii) the service the Centre will undertake after the layoff
- (iii) the method of implementation including the areas of cut-back and employees to be laid off.

In the event of a substantial bed cut-back or cut-back in service, the Centre will provide the Union with reasonable notice. If requested, the Centre will meet with the Union through the Labour Management Committee to review the reasons and expected duration of the bed cut-back or cut-back in service, any realignment of service or staff and its effect on employees in the bargaining unit.

- 10.02 In all other cases of lay-off, the Centre shall give each employee in the bargaining unit who has acquired seniority one week's notice, provided however, such notice shall not be required if the lay-off occurs because of emergencies (for example fire, act of God, power failure or equipment breakdown).
- 10.03 In the event of lay-off, the Centre shall lay off employees in the reverse order of their seniority within their classification; providing that there remain on the job employees who then have the ability to peform the work.
- 10.04 An employee who is subject to lay-off shall have the right to either:
 - (a) Accept the lay-off or;
 - (b) Displace an employee who has lesser bargaining unit seniority and who is the least senior employee in a lower or identical paying classification in the bargaining unit if the employee originally subject to lay-off can perform the duties of the lower or identical classification without training other than orientation. Such employee so displaced shall be laid off subject to his or her rights under this section.

The decision of the employee to choose (a) or (b) above shall be given in writing to the designated Centre representative within five (5) working days (excluding Saturday, Sunday and Holidays) following the notification of layoff. Employees failing to **do** so will be deemed to have accepted the layoff.

10.05 An employee shall have opportunity of recall from a lay-off to an available opening, in order of seniority provided he has the ability to perform the work, before such opening is filled on a regular basis under a job posting procedure. The posting procedure in the Collective Agreement shall not apply until the recall process has been completed.

Employees on layoff shall be given preference for temporary vacancies which are expected to exceed ten (10) working days. An employee who has been recalled to such temporary vacancy shall not be required to accept such recall and may instead remain on layoff.

- 10.06 In determining the ability of an employee to perform the work for the purposes of Paragraphs 10.03, 10.04, and 10.05 above, the Employer shall not act in an arbitrary or unfair manner.
- 10.07 An employee recalled to work in a different classification from which he was laid off shall have the privilege of returning to the position he held prior to the lay-off should it become vacant within six (6) months of being recalled.
- 10.08 No new employees shall be hired until all those laid off have been given an opportunity to return to work and have failed to notify the Centre of their intention to do so, in accordance with 10.09 below, or have been found unable to perform the work available.
- 10.09 It is the sole responsibility of the employee who has been laid off to notify the Centre of his intention to return to work within five (5) working days (exclusive of Saturdays, Sundays and paid Holidays) after being notified to do so by registered mail, addressed to the last address on record with the Centre (which notification shall be deemed to have been received on the second day following the date of mailing) and to return to work within ten (10) working days after being notified. The notification shall state the job to which the employee is eligible to be recalled and the date and time at which the employee shall report for work. The employee is solely responsible for his proper address being on record with the Centre.
- 10.10 Where the employee fails to notify the Centre of his intention to return to work in accordance with the provisions of Paragraph 10.09, he shall lose all seniority and be deemed to have guit the employ of the Centre.
- 10.11 In the event that a lay-off commenced on the day immediately following a paid holiday, an employee otherwise qualified for holiday pay shall not be disentitled thereto solely because of the day on which the lay-off commenced.
- 10.12 A laid off employee shall retain the rights of recall for a period eighteen (18) months from the date of lay-off.
- 10.13 No full-time employee within the bargaining unit shall be laid off by reason of his/her duties being assigned to one or more part-time employees.

10.14 Any agreement reached between the Centre and the Union concerning the method of implementing layoffs will take precedence over other terms of layoff in this Agreement.

ARTICLE 11 - JOB POSTING

- 11.01 Where a permanent vacany occurs in a classification within the bargaining unit or a new position within the bargaining unit is established by the Centre, such vacancy shall be posted by the Hospital for a period of five (5) days excluding Saturday, Sunday and holidays. Vacancies created by the filling of an initial permanent vacancy within the bargaining unit shall be posted for a period of three (3) consecutive days excluding Saturday, Sunday and holidays. All applications are be made in writing within the posting period.
- 11.02 The postings referred to in Article .01 shall stipulate the qualifications, classification, rate of pay, department and shift and a copy shall be provided to the Chief Steward.
- 11.03 Employees shall be selected for positions under Article 11.01 on the basis of their ability, experience and qualifications. Where these factors are relatively equal amongst the employees considered, seniority shall govern providing the successful applicant, if any, is qualified to perform the available work. The name of the successful applicant will be posted on the bulletin board and unsuccessful applicants will be notified.
- 11.04 Where there are no successful applicants from within this bargaining unit for positions referred to in Article 11.01 employees in other SEIU service bargaining units at the Hospital will be considered for such positions prior to considering persons not employed by the Centre. The employees eligible for consideration shall be limited to those employees who have applied for the position in accordance with Article 11.01 and selection shall be made in accordance with Article 11.03 above.
- 11.05 Vacancies which are not expected to exceed six (6) months will not be posted and may be filled at the discretion of the Centre. In filling such vacancies consideration shall be given to part-time employees in SEIU service bargaining units who have recorded their interest in writing, prior to considering persons not employed by the Centre. In considering such part-time employees the criteria for selection in 11.03 shall apply. Part-time employees selected to fill a vacancy under this Article will continue to maintain their part-time status and upon completion of the assignment the employee will return to his former position.
- 11.06 The Centre shall have the right to fill any vacancy on an interim basis until the posting procedure or the Request for Transfer procedure provided herein has been complied with, and arrangements have been made to assign the employee selected to

- fill the vacancy to the job. No grievance may be filed concerning such temporary arrangements.
 - 11.07 The successful applicant will be placed in the vacancy for a trial period not exceeding forty-five (45) working days and if the employee proves satisfactory, then he shall be considered permanently assigned to the vacancy. If the employee proves unsatisfactory during that time, or if the employee feels he is unable to perform the duties of the vacancy to which he is posted, the employee will be returned to his former position at his former salary rate of pay, as will any other employee in the Bargaining Unit who was promoted or transferred by reason of such placing. Newly hired employees shall be terminated and such termination shall not be subject to the grievance and arbitration procedure.
 - 11.08 Successful applicants and newly hired employees will not be permitted to apply for job postings or any subsequent vacancies for a period of six (6) months, unless otherwise mutually agreed.

ARTICLE 12 - NO CONTRACTING OUT

12.01 The Centre shall not contract out any work usually performed by members of the bargaining unit if, as a result of such contracting out, a layoff of any employees other than casual part-time employees results from such contracting out. Contracting out to an Employer who is organized and who will employ the employees of the bargaining unit who would otherwise be laid off with similar terms and conditions of employment is not a breach of this provision.

ARTICLE 13 - WORK OF THE BARGAINING UNIT

13.01 Work of the Bargaining Unit

Employees not covered by the terms of this Agreement will not perform duties normally assigned to those employees who are covered by this Agreement, except for the purposes of instruction, experimentation, or in emergencies when regular employees are not readily available.

Note: The purpose of this clause is the protection of the work of the bargaining unit employees and not the broadening of that work to other areas.

13.02 <u>Employment Agencies</u>

Prior to enlisting the services of an employment agency, the Centre will attempt to contact part-time staff who would normally perform the duties in question.

13,03 <u>Volunteers</u>

The use of volunteers to perform bargaining unit work shall not be expanded beyond the extent of existing practice as of June 1, 1986.

Where the Centre plans a drive to increase the number of volunteers, the Union must be given at least thirty (30) days' notice of these plans and a special meeting must be convened at least three (3) weeks prior to the initiation of such a drive.

13,04 Ratio of R.N.'s to R.N.A.'s

At the time of considering whether or not to alter the ratio of R.N.'s to R.N.A.'s in any department, the Centre agrees to consult with the Union in advance of any decision being made and, again in advance of any decision being made, the senior administrator of the Centre agrees to meet with and to entertain submissions from the Union with respect to the merits of main taining the existing ratio.

In addition to the above process and apart from it where a change in the ratio is planned by the Centre and it does not arise because of employee retirement, resignation or death then it can only be carried out following a full and complete disclosure to the Union of the plan of the Centre and the reasons for it. After full and complete disclosure to the Union the Centre and Union are to meet and discuss the plan and the reasons with a view to possibly modifying them including maintaining the existing ratio. The planned change in the ratio cannot be implemented by the Centre for a period of forty-five (45) days from the date of full and complete disclosure to the Union; and only implemented if there has been the consultative process required by this clause carried out in good faith by the Centre.

ARTICLE 14 - TECHNOLOGICAL CHANGE

- 14.01 Technological Change means the automation of equipment, or the mechanization or automation of operations, or the replacement of existing equipment or machinery with new equipment or machinery which results in the displacement of an employee from his/her regular job.
- 14.02 Where the Centre has decided to introduce a technological change which will significantly alter the status of an employee within the bargaining unit, the Centre undertakes to meet with the Union to consider the minimization of adverse effects (if any) upon the employees concerned.
- 14.03 Where new or greater skills are required than are already possessed by affected employees under the present methods of operation, such employees shall be given a period of training, with due consideration being given to the employee's age and

- previous educational background, during which they may perfect or acquire the skills necessitated by the new method of operation. The Centre will assume the cost of tuition and travel. There shall be no reduction in wage or salary rates during the training period of any such employee. Training shall be given during the hours of work whenever possible and may extend for up to six (6) months.
- 14.04 Employees with one or more years of continuous service who are subject to lay-off under conditions referred to above, will be given notice of the impending change in employment status at the earliest reasonable time in keeping with the notification to the Union as set out above and the requirements of the applicable legislation.
- 14.05 Employees who are pregnant shall not be required to operate VDTs. At their request, the Centre shall temporarily relocate such employees to other appropriate work without loss of employment benefits, but at the wage rate of the job in which the employee is relocated. The determination of the appropriate alternative work shall be at the discretion of the Centre and such discretion shall not be exercised in an arbitrary or discriminatory manner. If such work is not available or if the employee does not wish to accept the alternative work, the employee may be placed on unpaid leave of absence.
- 14.06 Each employee required to use a VDT more than four (4) hours per day, shall be given eye examinations at the beginning of employment or assignment to VDTs and every twelve (12) months thereafter. The eye examinations shall be paid for by the Centre where not covered by OHIP.

ARTICLE 15 - LEAVES OF ABSENCE

15.01 Bereavement Leave

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An employee who notifies the Centre as soon as possible following a bereavement shall be granted up to three (3) consecutive days off, without loss of his regular pay for his scheduled hours from the date of death up to and including the date of the funeral of a member of his immediate family. "Immediate family" means parent, brother, sister, spouse, son, daughter, son-in-law, daughter-in-law, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandparent, grandchild, guardian or step-parent.

15.02 Education Leave

(a) If required by the Centre, an employee shall be entitled to leave of absence with pay and without loss of seniority and benefits to write examinations to upgrade his or her employment qualifications.

- (b) A leave of absence, without pay, to take further education related to the employee's work with the Hospital may be granted upon written application by the employee to the administration of the Centre. It is further understood and agreed that the Centre will, wherever its operational requirements permit, endeavour to arrange the shifts of employees attending courses or seminars to permit such attendance.
- (c) Where employees are required by the Centre to take courses to upgrade or acquire new employment qualifications, the Centre shall pay the full costs associated with the courses.

15.03 Jury and Witness Duty

If an employee is required to serve as a juror in any court of law, or is required to attend as a witness in a court proceeding in which the Crown is a party, or is required by subpoena to attend a court of law or coroner's inquest in connection with a case arising from the employee's duties at the Centre, the employee shall not lose regular pay because of such attendance provided that the employee:

- (a) notifies the Centre immediately on the employee's notification that he will be required to attend at court:
- (b) presents proof of service requiring the employee's
 attendance:
- (c) deposits with the Centre the full amount of compensation received excluding mileage, travelling and meal allowances and an official receipt thereof.

In addition to the foregoing, where an employee is required by subpoena to attend a court of law or coroner's inquest in connection with a case arising from the employee's duties at the Centre on his regularly scheduled day off, the Centre will attempt to reschedule the employee's regular day off, it being understood that any rescheduling shall not result in the payment of any premium pay. Where the Centre is unable to reschedule the employee and, as a result, he is required to attend on a regular day off, he shall be paid for all hours actually spent at such hearing at the rate of time and one-half his regular straight time hourly rate subject to (a), (b) and (c) above.

Where the employee's attendance is required during a different shift than he is scheduled to work that day, the Centre will attempt to reschedule the shift to include the time spent at such hearing. It is understood that any rescheduling shall not result in the payment of any premium pay.

Where the Centre is unable to reschedule the employee and, as a result, he is required to attend during other than his regularly scheduled paid hours, he shall be paid for all hours actually spent at such hearing at his straight time hourly rate subject to (a), (b), and (c) above.

15.04 Maternity Leave

(a) An employee who is pregnant and who has been employed for at least ten (10) months immediately preceding the expected date of birth shall be entitled, upon her written application therefor, to a leave of seventeen (17) weeks from her employment or such shorter leave of absence as the employee may request commencing during the period of eleven (11) weeks immediately preceding the estimated day of her delivery.

An employee on leave as set out above who is in receipt of Unemployment Insurance maternity benefits pursuant to Section 18 of the Unemployment Insurance shall be paid a supplemental unemployment bene-That benefit will be equivalent to the difference between seventy-five percent (75%) of her regular weekly earnings and the sum of her weekly Unemployment Insurance benefits and any other earnings. Such payment shall commence following completion of the two week unemployment insurance waiting period, and receipt by the Centre of the employee's Unemployment Insurance cheque stub as proof that she is in receipt Unemployment Insurance pregnancy benefits, shall continue while the employee is in receipt of such benefits for a maximum period of fifteen (15) The employee's regular weekly earnings shall be determined by multiplying her regular hourly rate on her last day worked prior to the commencement of the leave times her normal weekly hours.

- (b) Where the actual date of her delivery is later than the estimated day of her delivery, the leave of absence shall not end before the expiration of six (6) weeks following the actual date of her delivery.
- (c) The employee shall give the Centre four (4) weeks' notice in writing prior to the day upon which she intends to commence her leave of absence and shall furnish the Centre with the certificate of a legally qualified medical practitioner stating that she is pregnant and giving the estimated day upon which delivery will occur in his opinion.
- (d) An employee may, if she desires to return to work, shorten the duration of the leave of absence requested upon giving the Centre three (3) weeks' notice of her intention to do so and furnishing the Centre with the

certificate of a legally qualified medical practitioner stating that she is able to resume her work.

- (e) The Centre may require the employee to begin the leave of absence at such time as in its opinion the duties of her position cannot reasonably be performed by a pregnant woman or the performance of her work is materially affected by the pregnancy.
- (f) The employee shall, if requested by the Centre, furnish medical proof of her fitness to resume her employment following the leave of absence.
- (g) Credits for service shall accumulate for the initial seventeen (17) weeks from the commencement of the leave while an employee is on maternity leave.

Credits for seniority shall accumulate during the period of the leave.

- The Centre will continue to pay its share of the (h) premiums of the subsidized employee benefits in which participating employee is for the initial seventeen (17) weeks from the commencement of the leave while the employee is on maternity leave. After seventeen (17) weeks and subject to the provisions of the master policies governing such plans, employees desiring to maintain such protection through the Centre shall be entitled to remit to the Centre such full premiums as fall due during the leave so as to insure continued coverage.
- (i) No leave granted under the provisions of this Article will be considered sick leave and sick leave credits may not be used.
- (j) An employee intending to resume employment with the Centre is required to advise the Centre in writing two (2) weeks prior to the expiry of the leave of absence for pregnancy. Subject to any changes to the employee's status which would have occurred had she not been on maternity leave, the employee shall be reinstated to her former duties, on the same shift, in the same department, and at the same rate of pay.
- (k) The leave of absence provided for under this Article shall be extended, upon application in writing to the Centre at least two (2) weeks prior to the expiry of the leave, for a period of up to six (6) months following the date the leave commenced.

15.05 Adoption Leave

- (a) Where an employee with at least ten (10) months of continuous service qualifies to adopt a child, such employee will be entitled to a leave of absence without pay for a period of up to seventeen (17) weeks duration or such greater time as may be required by the adoption agency concerned up to a maximum aggregate of six (6) months. Such employee shall advise the Centre as far in advance as possible of having qualified to adopt a child, and shall request the leave of absence in writing upon receipt of confirmation of the pending adoption.
- (d) Effective on confirmation by the Unemployment Insurance Commission of the appropriateness of the Centre's Supplemental Unemployment Benefit (SUB) plan, and retroactive to January 10, 1989, an employee on leave as set out above who is in receipt of Unemployment Insurance adoption benefits pursuant to Section 20 of the Unemployment Insurance Act, shall be paid a supplmemental unemployment benefit. That benefit will be equivalent to the difference between seventy-five percent (75%) of her regular weekly earnings and the sum of her weekly Unemployment Insurance benefits and any other earnings. Such payment shall commence following completion of the two week unemployment insurance waiting period, and receipt by the Centre of the employee's Unemployment Insurance cheque stub as proof that she is in receipt of Unemployment Insurance adoption benefits, and shall continue while the employee is in receipt of such benefits for a maximum period of fifteen (15) weeks. The employee's regular weekly earnings shall be determined by multiplying regular hourly rate on her last day worked prior to the commencement of the leave times her normal weekly hours.
- (c) Credits for service shall accumulate for the initial seventeen (17) weeks from the commencement of the leave while an employee is on adoption leave.

Credits for seniority shall accumulate during the period of the leave.

The Centre will continue to pay its share of the premiums of the subsidized employee benefits in which the employee is participating for the initial seventeen (17) weeks from the commencement of the leave while the employee is on adoption leave. After seventeen (17) weeks and subject to the provision of the master policies governing such plans, employees desiring to maintain such protection through the Employer shall be entitled to remit to the Employer

such full premiums as fall due during the leave so as to insure continued coverage.

(a) An employee intending to resume employment with the Centre is required to advise the Centre in writing two (2) weeks prior to the expiry of the leave of absence for adoption. Subject to any changes to the employee's status which would have occurred had the employee not been on adoption leave, the employee shall be reinstated to his or her former duties, on the same shift, in the same department and at the same rate of pay.

15.06 Full-Time Union Office

Upon application by the Union, in writing, the Centre will give reasonable consideration to a request for leave of absence, without pay, to an employee elected or appointed to full time Union office. It is understood that not more than one (1) employee in the bargaining unit may be on such leave at the same time. Such leave, if granted, shall be for a period of one (1) calendar year from the date of appointment unless extended for a further specific period by agreement of the parties. Seniority and service shall accumulate during such leave to the maximum provided, if any, under the provisions of the Collective Agreement. It will become the responsibility of the employee for full payment of any applicable benefits in which the employee is participating during such leave of absence.

15.07 <u>Union Leave</u>

- (a) The Centre shall grant leave of absence without pay to employees to attend Union conventions, seminars, education classes or other Union business provided that such leave will not interfere with the efficient operation of the Centre.
- (b) In requesting such leave of absence for an employee or employees, the Union must give at least twenty-one (21) days clear notice in writing to the Centre.
- (c) The cumulative total leave of absence, the number of employees that may be absent at any one time and from any one area, and the number of days of absence shall be as provided elsewhere in the current local sections of the agreement (unless altered by local negotiations).
- (d) In addition to the leave of absence set out above, members of the Union Executive Board and/or Council employed by the Centre will be entitled to an additional cumulative leave of absence, without pay, not to exceed ten (10) days per contract year, subject to

the conditions set out above, for the purpose of attending Executive and/or Council meetings.

- (e) The Centre agrees when granting such leave to continue the payment of salaries to the persons for whom leave of absence has been granted. The Centre will bill the Union, and the Union will pay the Centre for the amount of salary that the employee would otherwise have lost during the period of leave of absence for Union business.
- (f) The Centre may request the payment in advance of the leave of absence being granted.

15.08 Personal Leave

The Centre may grant leave of absence without pay for legitimate personal reasons including illness and accident.

ARTICLE 16 - HOURS OF WORK

16.01 Daily and Weekly Hours of Work

- (a) The work week shall average thirty-seven and one-half (37 1/2) hours (exclusive of meal time) for each employee during weekly periods. In administering the thirty-seven and one-half (37 1/21 hour week, it is understood the employees are to receive two (2) days off per calendar week consecutively where possible.
- (b) It is understood normal hours of work include those required to accommodate the change from Daylight Saving Time to Standard Time and vice-versa to which the other provisions of the Articles dealing with Hours of Work and Overtime do not apply. It is further understood that the amount of regular pay for a full normal shift worked shall not be affected by reason of the change in the number of normal hours worked in consequence of such change from Daylight Saving Time to Standard Time and vice-versa. The provisions of this Article are intended only to provide a basis for calculating time worked and shall not constitute a guarantee of hours of work per shift or per week or for any period whatsoever nor a guarantee of working schedules.
- (c) An employee shall not be required to work more than seven and one-half (7 1/21 hours within a twelve (12) hour period and the said seven and one-half (7 1/21 hours shall be completed in a nine (9) hour period after commencing work. The exception to this shall be the food service staff or where special conditions

exist, in which case the seven and one-half (7 1/21 hour work period shall be completed within twelve (12) hours.

(d) An exception to the above will only take place after a consultation between the parties and a mutual agreement being reached.

16.02 Rest Periods

- (a) All employees will be allowed a fifteen (15) minute coffee break in each three and three-quarter (3 3/41 hour shift or period without reduction in pay and without increasing the regular working hours.
- (b) When an employee performs authorized overtime work of at least three (3) hours duration, the Centre will schedule a rest period of fifteen (15) minutes duration.

16.03 Time Off Between Shifts

In the case of departments where employees are required to rotate on the day, evening and/or night shifts, the Centre will endeavour to arrange shifts such that there will be a minimum of twenty-three (23) hours between the beginning of shifts and change-over of shifts and of thirty-nine (39) hours if there is one (1) day off and of sixty-three (63) hours if there are two (2) days off between the change-over of shifts.

16.04 Weekends Off

In scheduling shifts the Centre will endeavour to arrange schedules so as to provide for a minimum of eight weekends off in every twenty-four week period, and, in any event, at least one weekend off in each three week period. Where a weekend off is not granted within a three week period, time worked on such third weekend but not subsequent weekends shall be paid at the rate of time and one-half unless the Centre, notwithstanding its best efforts, was unable to meet this standard. This standard shall not apply where:

- (i) Such weekend work was performed by the employee to satisfy specific days off requested by such employee; or
- (ii) Such employee has requested weekend work, or was advised at the time of hire or when the job was posted that the regualr schedule normally requires continuous weekend work; or
- (iii) Such weekend is worked as a result of an exchange of shifts with another employee: or

(iv) The Centre is unable to comply due to a prohibition against scheduling split days off.

It is understood and agreed that there shall be no pyramiding of overtime premiums under the provisions of the Collective Agreement arising out of the foregoing undertakings.

The foregoing shall have no application where other scheduling arrangements are provided acceptable to the Centre and the employees affected and approved by the Union.

- 16.05 Employees must report to their respective supervisors in uniform and remain in uniform for the full working shift.
- 16.06 The Centre shall post schedules of work no less than one week in advance, and preferably two weeks in advance of the commencement of the schedule.
- 16.07 The Centre may allow an exchange of shifts at the request of two (2) employees provided that its approval is obtained in advance and that no additional cost to the Centre results from such exchange of shifts.

ARTICLE 17 - PREMIUM PAYMENT

17.01 Definition of Regular Straight Time Rate of Pay

For the purposes of calculating any benefit or money payment under this Agreement to which an employee is entitled, the regular straight time rate of pay is that prescribed in Wage Schedule A of this agreement.

17.02 <u>Definition of Overtime (Overtime Premium)</u>

- (a) Authorized time worked in excess of the normal daily hours or normal bi-weekly hours of the Centre shall be paid at the rate of one and one-half times the -employee's basic hourly straight time rate of pay, provided no overtime premium will be paid for overtime on an exchange of shifts mutually agreed to between two (2) employees where approved by the Centre.
- (b) It is understood and acknowledged that the Centre has the right to require employees to perform reasonable authorized overtime work.
- (c) Call back shall not be considered as hours worked for the purpose of this Article. Overtime premium will not be duplicated nor pyramided nor shall other premiums be duplicated nor pyramided nor shall the same hours worked be counted as part of the normal work week and also as hours for which the overtime premium is paid.

(d) Employees who work overtime will not be required to take time off in regular hours to make up for overtime worked. No supervisor shall request or permit overtime to be worked without overtime pay.

17.03 Reporting Pay

Employees who report **for** any scheduled shift will be guaranteed at least four (4) hours of work, or if no work is available will be paid at least four (4) hours except when work **is** not available due to conditions beyond the control **of** the Centre. The reporting allowance outlined as herein shall not apply whenever an employee has received not less than one (1) hour's prior notice not to report for work.

17.04 Standby

An employee who is required to remain available for duty on standby, outside the normal working hours for that particular employee, shall receive standby pay in the amount of \$2.10 per hour for all hours on standby.

Standby pay shall, however, cease where an employee is called into work, and works during the period of standby.

17.05 Call Back

- (a) Where employees are called back to work after having completed a regular shift and prior to the commencement of their next regular shift they shall receive a minimum of three (3) hours of work or three (3) hours pay at the rate of time and one-half their regular hourly earnings. Where call back is immediately prior to the commencement of their regular shift the call back pay will only apply to the point of commencement of a regular shift at the rate of time and one-half after which they shall revert back to the regular shift.
- (b) Call back pay shall cover all calls within the minimum three (3) hour period provided for under (a). If a second call takes place after three (3) hours have elapsed from the time of the first call, it shall be subject to a second call back premium, but in no case shall an employee collect two call back premiums within one such three (3) hour period, and to the extent that a call back overlaps and extends into the hours of his regular shift, (a) shall apply.
- (c) Notwithstanding the foregoing, an employee who has worked his full shift on a holiday and is called back shall receive the greater of 2 1/2 times his regular straight time hourly rate for all hours actually worked on such call-back or three (3) hours pay at

time and one-half his straight time hourly rate, subject to the other provisions set out above.

17.06 Shift Premium

Employees shall be paid retroactive to October 11, 1987 a shift premium of forty-five cents (45 cents) per hour for all hours worked where the majority of their scheduled hours fall between 1500 and 0700 hours.

17.07 Responsibility Outside the Bargaining Unit

When an Employer temporarily assigns an employee to carry out the assigned responsibilities of a higher paying classification outside of the bargaining unit for a period in excess of one-half of one shift, the employee shall receive an allowance of three dollars (\$3.00) for each shift from the time of the assignment.

17.08 Overtime - Lieu Time

Where an employee has worked and accumulated approved overtime hours (other than overtime hours related to paid holidays) such employee shall have the option of electing payment at 'the applicable overtime rate or time off equivalent to the applicable overtime rate (i.e. where the applicable rate is time and one-half, then time off shall be at one and one-half times). Where an employee chooses the latter option, such time off must be taken within the succeeding two pay periods of the occurrence of the overtime at a time mutually agreeable to the Centre and the employee, or payment in accordance with the former option shall be made.

17.09 Paid Time to Working Time

Employees absent on approved leave, paid by the Centre or by the Workers' Compensation Board, shall **for** the purposes of computing overtime pay during the work schedule in which the absence occurred, be considered as having worked their regularly scheduled hours during such leave of absence. No pyramiding shall result from the application of this provision.

The foregoing shall also apply in cases of short term leaves of absence for Union business approved by the Centre under the applicable provisions of the Collective Agreement where payment is made to the employee by the Union.

17.10 Effective October 11, 1987 a janitor who is assigned to drive the shuttlebus for a period in excess of one-half of one shift shall receive a premium of \$.30 per hour for the duration of the assignment.

ARTICLE 18 - ALLOWANCES

18.01 Meal Allowance

When an employee is required to and does work for three (3) or more hours of overtime after his normal shift, he shall be provided with a hot meal or five dollars (\$5.00) if the Centre is unable to provide the meal or has been unable to schedule a meal break during the overtime period.

Notwithstanding the foregoing, where the overtime assignment is for a period of three (3) hours, no more or less, the employee is not required to take hot meal, if available, and may claim the five dollars (\$5.00) payment.

18.02 Uniform Allowance

Where uniforms are required, the Centre shall either supply and launder uniforms or provide a uniform allowance of \$70.00 per year in a lump sum payment in the first pay period of November of each year.

18.03 Transportation Allowance

When an employee is requried to travel to the Centre or to return to her home as a result of reporting to or off work between the hours of 2400-0600 hours, (other than reporting to or off work for her regular shift) or at any time while on standby, the Centre will pay transportation costs either by taxi or by her own vehicle at the rate of thirty-five cents (35 cents) per mile (to a maximum of fourteen dollars (\$14.00)) or such greater amount as the Centre may in its discretion determine for each trip between the aforementioned hours. The employee will provide to the Hospital satisfactory proof of payment of such taxi fare.

ARTICLE 19 - HEALTH AND SAFETY

19.01 Accident Prevention - Health and Safety

- (a) The Centre and the Union agree that they mutually desire to maintain standards of safety and health in the Centre in order to prevent accidents, injury and illness.
- (b) Recognizing its responsibilities under the applicable legislation, the Centre agrees to accept as a member of its Accident Prevention Health & Safety Committee at least one (1) representative selected or appointed by the Union from amongst bargaining unit employees.
- (c) Such Committee shall identify potential dangers and hazards, institute means of improving health and

safety programs and recommend actions to be taken to improve conditions related to safety and health.

- (d) The Centre agrees to co-operate reasonably in providing necessary information to enable the Committee to fulfill its functions.
- (e) Meetings shall be held every second month or more frequently at the call of the chair if required. The Committee shall maintain minutes of all meetings and make the same available for review.
- (f) Any representative appointed or selected in accordance with (b) hereof shall serve for a term of one calendar year from the date of appointment, which may be renewed for further periods of one year. Time off for such representative(s) to attend meetings of the Accident Prevention Health & Safety Committee in accordance with the foregoing shall be granted and time so spent attending such meetings shall be deemed to be work time for which the representative(s) shall be paid by the Centre at his regular or premium rate as may be applicable.
- (g) The Union agrees-to endeavour to obtain the full cooperation of its membership in the observation of all safety rules and practices.
- (h) Pregnant employees may request to be transferred from their current duties if, in the professional opinion of the employee's physician, the pregnancy may be at risk. If such a transfer is not feasible, the pregnant employee, if she so requests, will be granted an unpaid leave of absence before commencement of the maternity leave referred to in Aricle 15.04.
- (i) Where the Centre identifies high risk areas where employees are exposed to Hepatitis 8, the Centre will provide, at no cost to the employees, a Hepatitis B vaccine.

19.02 Protective Clothing

The Centre agrees to continue its present practices with respect to the provision of protective clothing and safety devices to employees, subject to the provision set out below with respect to safety footwear. The Centre further agrees to meet directly with the representative of the Union or through the Accident Prevention Committee to discuss the need for any protective clothing or safety equipment in addition to that which the Hospital is presently providing.

Effective September 1, 1988 and on that date for each subsequent year, the Centre will provide \$35.00 per year to each

full-time employee who is requried by the Centre to wear safety footwear during the course of his duties.

ARTICLE 20 - PAID HOLIDAYS

20.01 The following 'Statutory and Civic Holidays will be recognized as Holidays on the day they are officially observed:

New Year's Day Good Friday Victoria Day Dominion Day Civic Holiday Labour Day Thanksgiving Day Christmas Day Boxing Day

An employee will be granted three additional holidays for a total of twelve. One of these three additional holidays shall be on the anniversary date of employment or within thirty days of such date. The second additional holiday be will taken on a day mutually agreed between the employee and the employees supervisor. Provided that one week's notice has been given by the employee, a request for such holiday will not be unreasonably denied. In the event that Heritage Day or some other day is proclaimed as a Statutory Holiday by the Government of the Province of Ontario, such day shall replace the second additional holiday. The third additional holiday will be taken on Yom Kippur. In the event that Yom Kippur falls on the same day as another paid holiday, such day will be observed on the Monday following the observance of the other paid holiday.

- 20.02 Where an employee is required to work authorized overtime in excess of his regularly scheduled hours on a paid holiday (but not including hours on a subsequent regularly scheduled shift) such employee shall receive two and one-half times his regular straight time hourly rate for such additional authorized overtime.
- 20.03 For the purpose of calculating entitlement to holiday pay, the three shifts which are deemed to be the shifts within the holiday period shall be those three shifts which actually commence on the holiday.
- 20.04 In order to qualify for payment of the above named holidays an employee must work his regular scheduled working day immediately prior to and following the holiday, unless he is absent due to vacation, illness originating in the current or previous pay period in which the holiday occurs or leave of absence on Union business: all of which must be authorized by the Centre.

The employee who has agreed to work on a holiday and who fails without reasonable cause to report for and perform his scheduled work on the holiday shall not qualify for holiday pay.

- 20.05 Any employee required to work on any of the named paid holidays within this Collective Agreement shall be paid in the following manner:
 - (a) If they work on **a** Statutory Holiday they shall be paid their regular day's pay:
 - (b) In addition to the regular day's pay every employee will be paid time and one-half of their regular rate for each and every hour worked up to seven and one-half (7 1/2) hours on the said paid holiday.
 - (c) An employee who is absent on any of the above named holidays after being required to work forfeits all pay for that day unless absence is due to illness verified by a doctor's certificate in which case the employee will receive straight time for such holiday.
 - (d) If one of the above named holidays occurs on an employee's regular day off or during his vacation period, the employee will recieve an additional day off in lieu thereof.

ARTICLE 21 - VACATIONS

21.01 <u>Entitlement and Calculation of Payment</u>

Subject to maintaining any superior conditions concerning entitlement, vacation entitlement shall be as follows:

An employee who has completed less than one (1) year of continuous service as of June 30 shall be entitled to two (2) weeks' annual vacation. Payment for such vacation shall be prorated in accordance with his/her service.

An employee who has completed one (1) year but less than two (2) years of continuous service as of June 30 shall be entitled to two (2) weeks' annual vacation with pay.

An employee who has completed two (2) years but less than five (5) years of continuous service as of June 30 shall be entitled to three (3) weeks' annual vacation with pay.

An employee who has completed five (5) years but less than fifteen (15) years of continuous service as of June 30 shall be entitled to four (4) weeks' annual vacation with pay.

An employee who has completed fifteen (15) years but less than twenty-five (25) years of continuous service as of June 30 shall be entitled to five (5) weeks' annual vacation with pay.

An employee who has completed twenty-five (25) or more years of continuous service as of June 30th shall be entitled to six (6) weeks annual vacation with pay.

Vacation pay shall be calculated on the basis of the employees' regular straight time rate of pay times their normal weekly hours of work, subject to the application on the Effect of Absence provision.

21.02 Approved Leave of Absence During Vacation

Where an employee's scheduled vacation is interrupted due to serious illness which commenced prior to and continues into the scheduled vacation period, the period of such illness shall be considered sick leave.

Where an employee's scheduled vacation is interrupted due to serious illness requiring the employee to be an in-patient in a hospital, the period of such hospitalization shall be considered sick leave.

The portion of the employee's vacation which is deemed to be sick leave under the above provision will not be counted against the employee's vacation credits.

- Accredited vacation period shall be from May 1st to per 30th of each year. Employees may make written September 30th of each year. requests for vacation within such period, indicating their respective choice on a notice posted for this purpose by the Centre prior to March 31st. Vacations may be taken at other times of the year, with the consent of the Centre, provided that staffing requirements of the Centre permit. When employees in a particular working group, as defined by the Centre, desire the same or overlapping vacation period, which is not possible because of the staff requirements of the Centre, the seniority of the employees directly concerned shall govern any assignment of vacations provided that in the event that the employee with the seniority had the same vacation period in the preceding year he shall not be awarded the contested vacation period but such vacation period shall be awarded to the employee next in order of seniority. In all cases of conflict regarding a choice of vacation period between two or more employees, the name of the employee to whom the contested vacation period has been awarded by the Centre shall be posted.
- 21.04 Vacation pay shall be paid to all employees in advance of their vacation period.
- 21.05 It is understood and agreed that Vacation weeks are not necessarily continuous: However, the Centre will endeavour to accommodate the wishes of the employees with respect to the choice of vacation dates, subject to the responsibility of the Centre to operate the Centre in an efficient manner.

- 21.06 An employee will not be permitted to take any vacation until he has completed six (6) consecutive months of active employment with the Centre.
- 21.07 An employee who leaves the employ of the Centre for any reason shall be entitled to receive any unpaid vacation pay which is accrued to his date of separation unless he leaves without endeavouring to give at least two (2) weeks notice of termination in which case he shall be entitled to the vacation pay calculated in accordance with the provisions of The Employment Standards Act, 1974.
- 21.08 An employee may carry over up to one week of annual vacation entitlement into the first three (3) months of a new calendar year, provided that the employee notifies his supervisor in writing at least six (6) weeks prior to the end of the current calendar year.

ARTICLE 22 - HEALTH AND INSURED BENEFITS

22.01 <u>Insured Benefits</u>

The Centre agrees, during the term of the Collective Agreement, to contribute towards the premium coverage of participating eligible employees in the active employ of the Centre under the insurance plans set out below subject to their respective terms and conditions including any enrollment requirements.

- (a) The Centre agrees to pay one hundred per cent (100%) of the billed premiums towards coverage of eligible employees in the active employ of the Centre under the Blue Cross Semi-Private Plan or comparable coverage with another carrier.
- (b) The Centre agrees to contribute seventy-five per cent (75%) of the billed premiums towards coverage of eligible employees in the active employ of the Centre under the amended Blue Cross Extended Health Care Benefits or comparable coverage with another carrier providing for \$15.00 (single) and \$25.00 (family) deductible, providing the balance of monthly premiums are paid by the employee through payroll deductions. In addition to the standard beenfits, coverage will include vision care (maximum \$90.00 every 24 months) as well as a hearing aid allowance (lifetime maximum \$500.00 per individual).

Existing provision for private duty nursing services contained in present extended health care plans will be amended to reflect that this benefit is limited to a maximum of 90 eight-hour shifts in any calendar year.

- (c) The Centre agrees to pay one hundred percent (100%) of the billed premium towards coverage of eligible employees in the active employ-of the Centre under HOOGLIP or such other group life insurance plan currently in effect providing the balance of the monthly premium is paid by the employee through payroll deduction.
- (d) The Centre agrees to contribute seventy-five percent (75%) of the billed premiums towards coverage of eligible employees in the active employ of the Centre under the Blue Cross #9 Dental Plan or comparable coverage with another carrier (based on the current ODA fee schedule as it may be updated from time to time) providing the balance of the monthly premium is paid by the employee through payroll deduction.

22.02 Not applicable

22.03 Pension

The policy of the Centre to make available pension coverage for all employees covered by the Agreement, subject to the provisions of the Hospital of Ontario Pension Plan, will be continued during the term of this Agreement.

New employees and employees not yet eligible for membership in the Plan shall, as a condition of employment, enrol in the Plan when eligible in accordance with its terms and conditions.

ARTICLE 23 - INJURY AND DISABILITY

23.01 Worker's Compensation Injury

- (a) In the case of an accident which will be compensated by the Workers' Compensation Board, the Centre will pay the employee's wages for the day of the accident. The employee will continue to accumulate competitive seniority during absences of up to eighteen (18) months.
- (b) Absence for sickness or accident compensable by Workers' Compensation will not be charged against sick leave.

23.02 <u>Disabled Employees</u>

If an employee becomes disabled with the result that he is unable to carry out the regular functions of his position, the Centre may establish a special classification and salary with the hope of providing an opportunity of continued employment.

ARTICLE 24 - SICK LEAVE

24.01 Sick Leave and Long Term Disability

- .01 The Centre will assume total responsibility for providing and funding a short-term sick leave plan at least equivalent to that described in the 1987 Hospitals of Ontario Disability Plan (HOODIP) brochure.
- The Centre will pay seventy-five percent (75%) of the billed premium towards coverage of eligible employees under the long-term disability portion of the plan (HOODIP or an equivalent plan), the employee paying the balance of the billed premium through payroll deduction. For the purpose of transfer to the short-term portion of the disability program, employees on the payroll as of the effective date of the transfer with three (3) months or more of service shall be deemed to have three (3) months of service. For the purpose of transfer to the long-term portion of the disability program, employees will be credited with their actual service.
- .03 There shall be no pay deduction from an employee's regular scheduled shift when the employee has completed any portion of the shift prior to going on sick leave benefits or Workers' Compensation benefits.
- .04 The Centre further agrees to pay employees an amount equal to any loss of benefits under HOODIP for the first two days of the fourth and subsequent period of absence in any calendar year.
- .05 Absences due to pregnancy related illness shall be considered as sick leave under the sick leave plan.

.06 <u>Unemployment Insurance Rebate</u>

The short-term sick leave plan shall be registered with the Unemployment Insurance Commission (UIC). The employees' share of the Employer's unemployment insurance premium reduction will be retained by the Centre towards offsetting the cost of the benefit improvements contained in this Agreement.

.07 When sick leave is claimed the Centre reserves the right to request proof of illness by medical certification.

24.02 Workers' Compensation Benefits and Sick Leave

An employee who is absent from work as a result of an ill-ness or injury sustained at work and who has been awaiting approval of a claim for Workers' Compensation for a period longer than one complete pay period may apply to the Centre for payment equivalent to the lesser of the benefit she would receive from Workers' Compensation if her claim was approved, or the benefit to which she would be entitled under the short term

sick portion of the disability income plan (HOODIP or equivalent plan). Payment will be provided only if the employee provides evidence of disability satisfactory to the Centre and a written undertaking satisfactory to the Centre that any payments will be refunded to the Centre following final determination of the claim by the Workers' Compensation Board. If the claim for workers' compensation is not approved, the monies paid as an advance will be applied towards the benefits to which the employee would be entitled under the short term portion of the disability income plan. Any payment under this provision will continue for a maximum of fifteen (15) weeks.

ARTICLE 25 - COMPENSATION

25.01 Experience Pay

An employee hired by the Centre with recent and related experience, may claim at the time of hiring on a form supplied by the Centre consideration for such experience. Any such claim shall be accompanied by verification of previously related experience. The Centre shall then 'evaluate such experience during the probationary period. Where, in the Centre's opinion such experience is relevant, the employee shall be slotted in that at step of the wage progression consistent with one (1) year's service for every two (2) years of related experience in the classification on the completion of the employee's probationary period. It is understood and agreed that this shall not constitute a violation of the wage schedule of the Collective Agreement.

25.02 Promotion to a Higher Classification

An employee who is promoted to a higher rated classification within the bargaining unit will be placed in the range of the higher rated classification so that he shall receive no less an increase in wage rate than the equivalent of one step in the wage rate of his previous classification (provided that he does not exceed the wage rate of the classification to which he has been promoted).

25.03 <u>Temporary Transfer</u>

When an employee is assigned temporarily to perform the duties and assume the responsibilities of a higher paying position in the bargaining unit for a period in excess of one half of a shift, he shall be paid the rate immediately above his current rate in the higher classification to which he was assigned from the commencement of the shift on which he was assigned the job.

25.04 Job Classification

- When a new classification (which is covered by the terms of this Collective Agreement) is established by the Hospital, the Hospital shall determine the rate of pay for such new classification and notify the local If the local Union of the same within seven (7) days. Union challenges the rate, it shall have the right to request a meeting with the Hospital to endeavour to negotiate a mutually satisfactory rate. Such request will be made within ten (10) days after the receipt of notice from the Hospital of such new occupational classification and rate. Any change mutually agreed to resulting from such meeting shall be retroactive to the date that notice of the new rate was given by the If the parties are unable to agree, the Hospital. dispute concerning the new rate may be submitted to arbitration as provided in the Agreement within fifteen (15) days of such meeting, The decision of the Board of Arbitration (or arbitrator as the case may be) shall be based on the relationship established by comparison with the rates for other classifications in the bargaining unit having regard to the requirements of such classification.
- (b) When the Hospital makes a substantial change during the term of this Agreement in the job content of an existing classification which in reality causes such classification to become a new classification, the Hospital agrees to meet with the Union if requested to permit the Union to make representation with respect to the appropriate rate of pay.
- (c) If the matter is not resolved following the meeting with the Union the matter may be referred to arbitration as provided in the Agreement within fifteen (15) days of such meeting. The decision of the Board of Arbitration (or arbitrator as the case may be) shall be based on the relationship established by comparison with the rates for other classifications in the bargaining unit having regard to the requirements of such classifications.
- (d) The parties further agree that any change mutually agreed to or awarded as a result of arbitration shall be retroactive only to the date that the Union raised the issue with the Hospital.

25.05 Not applicable.

25.06 Paydates

(a) The Centre agrees that wages shall be paid on a regular pay day every two (2) weeks except when inter-

fered with by the occurrence of a Statutory, Civic or Religious holiday. In this case the regular pay day may be delayed one day. The regular pay day shall be Friday for the purposes of this Article.

(b) Employees will be paid during working hours and usually during the last shift worked prior to the regular pay day.

ARTICLE 26 - MAIL BOX

26.01 The Centre will provide a box for mail addressed to the Local Union.

ARTICLE 27 - BULLETIN BOARDS

- 27.01 The centre will provide bulletin boards for the posting of Union notices. All such notices shall be submitted by the Union to the Personnel Manager or the Administrator before posting.
- 27.02 The Centre agrees to locate Union bulletin boards in the vicinity of the employees' time clocks.

ARTICLE 28 - STEWARD BADGES

28.01 Stewards as appointed are permitted to wear appropriate identifying badges as supplied by the Union.

ARTICLE 29 - PRINTING

29.01 After joint consultation, the Union and the Centre will share equally the printing cost of this Agreement.

ARTICLE 30 - GENERAL WORKING CONDITIONS

- 30.01 Locker facilities will be provided for the employee's convenience.
- 30.02 Employees are not to be held liable for accidental breakage of dishes during the course of their employment, except that thosewho are habitual offenders in this respect may be charged a reasonable amount for breakage due to carelessness or negligence.

ARTICLE 31 - EMPLOYEE RECORD

- 31.01 Each employee shall have reasonable access to his/her personnel file for the purpose of reviewing the contents therein. Such request will be made by the employee to the Personnel Department and will be reviewed in the presence of the Director of Personnel or her delegate.
- 31.02 Each employee will be given a copy of his/her performance evaluation. The employee will sign such evaluation as having been read and shall have the opportunity to add his/her views to such evaluation.
- 31.03 Any letter of reprimand, suspension or other sanction will be removed from the record of the employee twenty-four (24) months following the receipt of such letter provided that the employee's record has been discipline free for such twenty-four (24) month period.

ARTICLE 32 - REGULAR MEETINGS

Regular meetings between the Committee and Management will be held on the third Thursday of each month unless otherwise arranged and more frequently if arranged by mutual consent and minutes kept of each meeting and copies to be furnished to both parties. It is agreed that the party calling the meeting will present an agenda three (3) days prior to the meeting. It is agreed that a Union Officer of Local 204, may by mutual agreement between the parties, act as a member of the above committee. The members of this Committee shall have completed their probationary period and not more than five (5) committee members shall meet with Management at any one time. Additional people may be called to the meeting when necessary upon mutual agreement by Management and the Committee.

ARTICLE 33 - RELATIONSHIP

- 33.01 Each of the parties hereto agrees that there will be no discrimination, interference, restraint, or coercion exercised or practised upon any employee because of membership in the Union which is hereby recognized as a voluntary act on the part of the individual concerned. No person shall lose his job as a result 'of denial of Union membership or expulsion from the Union, except by reason of his failure to pay monthly Union dues uniformly levied on the membership.
- 33.02 The Union further agrees that there will be no solicitation for membership, collection of dues or other union activities on the premises of the Centre, save as specifically permitted by this Agreement or in writing by the Centre.



ARTICLE 34 - DURATION

34.01 This Agreement shall continue in full force and effect automatically thereafter during annual periods of one (1) year, unless either party notifies the other in writing not earlier than three (3) calendar months prior to the normal termination date of this Collective Agreement that it desires to amend or terminate this Agreement.

In the event of such notification being given as to amendment of the Agreement, negotiations between the parties shall begin within fifteen (15) days following such notification.

If, pursuant to such negotiations, an agreement on the renewal or amendment of this Agreement is not reached prior to the current expiration date, this Agreement shall expire at such expiration date unless it is extended for a specific period by mutual agreement of the parties.

Notwithstanding the foregoing provisions, in the event the parties to this Agreement agree to negotiate for its renewal through the process of central bargaining, either party to this Agreement may give notice to the other party of its desire to bargain for amendments on local matters proposed for incorporation in the renewal of this Agreement not earlier than six (6) calendar months nor later than three (3) calendar months prior to the normal termination date of this Agreement. Upon receipt of such notice by one party from the other, both parties will meet within fifteen (15) days thereafter for the purpose of bargaining on local matters.

It is understood and agreed that "local matters" means those matters which have been determined by mutual agreement between the Central Negotiating Committees respectively representing each of the parties to this Agreement as being subjects for local bargaining directly between the parties to this Agreement. It is also agreed that local bargaining shall be subject to such procedures as may be determined by mutual agreement between the Central Negotiating Committees referred to above.

34.02 <u>Term</u>

This agreement shall continue in full force and effect until October 10, 1991.

DATED and executed at Toronto, rebusing 1992.	Ontario this 3rd day of
BAYCREST CENTRE AND/OR THE JEWISH HOME FOR THE AGED	SERVICE EMPLOYEES INTER- NATIONAL UNION, LOCAL 204
Lame	P.F. GAB
Mulyo Harris	_ Romin Inston
	Debre Paan
	Hanry Ruger
	

CI/CC

SCHEDULE "A"

SALARIES EFFECTIVE 11 OCTOBER 1989

	Start	1 Year	2 Years
Janitor Housekeeping Aide Food Service Aide Cook's Helper Kitchen Helper Mashgiach Cook II Cook I Cook I Orderly II Orderly I Security I Security I Porter C\$D Attendant Nurse's Aide • C,\$,D, Health Care Aide • Uncertified Health Care Aide • Certified R.N.A. Pending R.N.A. R.N.A. Assistant Charge Nurse Ward Aide Linen Room Aide Storeroom Maintenance I Maintenance II Maintenance Utility Tool Crib Attendant Prosthetic Technician Wheel Chair Mechanic Painter Carpenter Plumber Millwright Engineer 4th 8ldg, Service Engineer Electronics Technician A/C & R Engineer Asst. List Dev. Tech. Shuttle Bus Driver	13.25 12.50 12.88 12.82 13.12 12.38 12.15 12.54 12.82 13.86 13.83 12.21 12.30 13.25 14.35	12.47 12.58 13.08 13.18 13.59 13.63 13.57 13.41 12.78 13.97 13.41 12.78 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67 13.67	12.47 12.88

Note: During the term of the Agreement the Centre may establish certain positions designated as Team Leaders.

The rate of pay for incumbents in such positions will be .30 cents per hour more than the rate of the classification led.

SCHEDULE "A"

EFFECTIVE OCTOBER 11, 1990

	Start	1 Year	2 Years
Janitor Housekeeping Aide Food Service Aide Cook's Helper Kitchen Helper Mashgiach Cook II Cook I Cook I Orderly II Orderly I Security II Security I Porter C\$0 Attendant Nurse's Aide • C.S.O. Health Care Aide • Uncertified Health Care Aide • Certified R.N.A. Pending R.N.A. R.N.A. Assistant Charge Nurse Ward Aide Linen Room Aide Storeroom Maintenance I Maintenance II Maintenance Utility Tool Crib Attendant Prosthetic Technician Wheel Chair Mechanic Painter Carpenter Plumber Millwright Engineer 4th 81dg. Service Engineer Electronics Technician A/C & R Engineer Asst. List Dev. Tech. Shuttle Bus Driver	13.06 13.16 13.72 13.72 13.85 14.97 14.37 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 13.79 14.28 14.28 14.28 14.92 16.58 16.35 17.07	13.46 13.99 14.64 14.66 14.66 14.66 14.69 14.69 14.69 14.69 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 14.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63 16.63	

Note: During the term of the Agreement the Centre may establish certain positions designated as Team Leaders.

The rate of pay for incumbents in such positions will be .30 cents per hour more than the rate of the classification led.

LETTER OF INTENT

RE: LIABILITY INSURANCE

Upon request of the Local Union, and with reasonable notice, the Hospital will provide a union representative the opportunity to read the provisions of the insurance policy or policies as to employee liability insurance coverage for the classifications of employees represented by the Union.

MEMORANDUM OF UNDERSTANDING

Re: Shift Premium

This letter shall be attached to and form part of the collective agreement.

This letter is to confirm the parties understanding that:

- 1. The 11:00 a.m. to 7:00 p.m. shift would not be eligible for shift premium payments.
- 2. In the event that a Hospital is continuing to pay a shift premium for the 11:00 a.m. to 7:00 p.m. shift, the practice will terminate on May 2, 1989.
- 3. Hospitals who were paying a shift premium on the 11:00 a.m. to 7:00 p.m. shift under a former provision will not make any retroactive deduction from the date of effecting the change to October 11, 1987.

Signed at Toronto this 3rd day of Refusive 1992.

BAYCREST CENTRE AND/OR
JEWISH HOME FOR THE AGED

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