000000000000000000000000000000000000000	ECEIVE Health Alliance OCT 2
0	Carverney
	COLLECTIVE
0	AGREEMENT
Ō	BETWEEN
Ο	
0	Chatham-Kent Health Alliance
0	AND
O	
O	Southwestern Ontario Healthcare and Service
	Workers, Local 303
Ο	AFFILIATED WITH THE
Ο	CHRISTIAN LABOUR ASSOCIATION OF CANADA
Ο	
Ο	Duration: April 1, 2007 – March 31, 2010
Ο	
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\bigcirc		COLLECTIVE AGREEMEN	IT
O		between	
O		Chatham-Kent Health Alliar	nce
\bigcirc	(1	hereinafter referred to as "the Err	
\bigcirc		and	
\bigcirc	Sou	uthwestern Ontario Health Care	& Service
\bigcirc	000	Workers Union, Local 30	
\bigcirc		affiliated with CLAC	
\bigcirc		(hereinafter referred to as "the L	Jnion")
\bigcirc			
\bigcirc		April 1, 2007 to March 31, 20	010
O			
\bigcirc	ARTIC	CLE 1 - PURPOSE	
\bigcirc	1.01	The purpose of this Agree	ement is to
\mathbf{O}		establish mutually satisfacto	ory relations
\overline{O}		between the Employer and th	
\bigcirc		concerned and to provide me the prompt and equitable d	
(_) (_)		grievances and to establish a	
C O			
\mathbf{O}			CLAC, LOCAL 303 PAGE 1
\bigcirc	April 1, 20	007 – March 31, 2010	FAGE
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	satisfactory working conditions, hours of work for all employees within the Bargaining Unit.
ARTIC	CLE 2 - RECOGNITION AND COVERAGE
2.01	The Chatham-Kent Health Alliance recognizes the Union as the sole bargaining agent for all service employees at the Chatham-Kent Health Alliance employed in the Municipality of Chatham-Kent, save and except professional medical staff, graduate nursing staff, undergraduate nursing staff, paramedical staff, technical personnel, supervisors, foremen, persons above the rank of supervisor or foreman, office and clerical staff, chief engineer and positions included in any another bargaining unit. For the purposes of clarity the service unit
	includes ward clerks and rehab assistants.
2.02	a. Full-time employees defined for the
	a. Full-time employees defined for the purpose of this collective agreement shall mean persons regularly scheduled for thirty seven and one half (371/2) hours per week.

() \bigcirc b. Part-time employees defined for the \bigcirc purpose of this collective agreement \bigcirc shall mean persons regularly scheduled \bigcirc for not more than twenty two and one half (221/2) hours per week. \bigcirc It may be convenient to schedule part- \bigcirc time employees to work over and above \bigcirc their normal hours. Where these \bigcirc employees are scheduled as vacation replacement and work more than twenty \bigcirc two and one half (22%) hours per week, \bigcirc they will not be considered members of the full-time group. \bigcirc \bigcirc When the part time employee is regularly scheduled more than twenty \bigcirc two and one half (221/2) hours for a \bigcirc period of six (6) months or more the \bigcirc union may request an evaluation as to whether a full time posting is required \bigcirc excluding time worked for temporary \bigcirc absences due to sick leave, Long Term \bigcirc Disability (LTD), Workplace Safety & Insurance Board (WSIB), approved \bigcirc Absence (LOA), Parental Leave of \bigcirc Leave of Absence (PLOA), Maternity Leave of Absence (MLOA) and during \bigcirc CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 - March 31, 2010 PAGE 3

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1 1 () the vacation period from May 15^{th} to September 15_{h} . () (i c. A casual part-time employee has no () scheduled shifts and is only available for call-in work. Students are employees 61 who are enrolled in full-time studies and 61 work only during the summer vacation () period. (\cdot) 2.03 The words "employee" or "employees" wherever used in this Agreement shall mean () only the employees in the bargaining unit ()defined above, unless expressly provided File otherwise. ()2.04 Where the masculine pronoun is used ()herein, it shall mean and include the feminine pronoun where the context so Ē provides and vice versa. **(**) **ARTICLE 3 - RELATIONSHIP** ()() 3.01 The Employer and the Union agree that there will be no intimidation, discrimination, F + interference, restraint or coercion exercised ()or practiced by either of them or their representatives or members because of an () membership employee's or lack of 61 () CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 - March 31, 2010 PAGE 4 (1 6 1

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\bigcirc		waa an baara bia sina a	lha Iluian		f
\bigcirc		membership in this/her activity of			
\bigcirc		Union.		activity	
\bigcirc	3.02	The Union furthe	r agrees that	at there v	vill be
\bigcirc		no solicitation for	membersh	ip, collect	ion of
\bigcirc		dues or other premises of the	Union act ne Employ		
Ο		specifically permi			
\bigcirc		in writing by the E		0	,
\bigcirc	3.03	Violation of this			
		employee liable to	o discipline o	or dismiss	al.
\bigcirc	ARTIC	LE 4 - UNION	MEMBERS	SHIP	AND
\bigcirc	DEDU	CTIONS			
\bigcirc	4.01	Neither the Emp			
\bigcirc	4.01	compel employee	es to join th	e Union.	The
	4.01	compel employee Employer will no	es to join th t discrimina	ie Union. te agains	The t any
	4.01	compel employee Employer will no employee becaus lack of it and will	es to join th t discrimina e of Union inform all r	e Union. te agains membersl new emplo	The t any hip or byees
	4.01	compel employee Employer will no employee becaus lack of it and will of the contractual	es to join th t discrimina e of Union inform all r I relationshi	e Union. te agains membersl new emplo p betwee	The t any hip or byees n the
	4.01	compel employee Employer will no employee becaus lack of it and will of the contractua Employer and	es to join th t discrimina e of Union inform all r relationshi the Unic	e Union. te agains membersl new emplo p betwee on. B	The t any hip or byees n the sefore
	4.01	compel employee Employer will no employee becaus lack of it and will of the contractual Employer and commencing work be referred by the	es to join th t discrimina e of Union inform all r relationshi the Unic k, any new Employer t	e Union. te agains membersl new emplo p betwee on. B employe o a Stewa	The t any hip or byees n the sefore e will ard in
000000000	4.01	compel employee Employer will no employee becaus lack of it and will of the contractual Employer and commencing work	es to join th t discrimina e of Union inform all r relationshi the Unic k, any new Employer t	e Union. te agains membersl new emplo p betwee on. B employe o a Stewa	The t any hip or byees n the sefore e will ard in
0000000000	4.01	compel employee Employer will no employee becaus lack of it and will of the contractual Employer and commencing work be referred by the	es to join th t discrimina e of Union inform all r relationshi the Unic k, any new Employer t	e Union. te agains membersl new emplo p betwee on. B employe o a Stewa	The t any hip or byees n the sefore e will ard in
$\begin{array}{c} \begin{array}{c} \end{array}$		compel employee Employer will no employee becaus lack of it and will of the contractual Employer and commencing work be referred by the	es to join th t discrimina e of Union inform all r relationshi the Unic k, any new Employer t Steward an	e Union. te agains membersl new emplo p betwee on. B employe o a Stewa opportun	The t any hip or oyees n the sefore e will ard in ity to
0000000000	СНАТНАМ	compel employee Employer will no employee becaus lack of it and will of the contractual Employer and commencing worl be referred by the order to give the	es to join th t discrimina e of Union inform all r relationshi the Unic k, any new Employer t Steward an	e Union. te agains membersl new employe on. B employe o a Stewa opportun	The t any hip or oyees n the before e will ard in ity to

	describe the Unions purposes and representation policies to the new employee.	((
4.02	The Union agrees that it shall make membership in the Union available to all employees covered by this Agreement.	((
4.03	The Employer is authorized and shall deduct from each employee's pay an amount equal to Union dues, in accordance with the Union's policy on dues payment. Such deductions shall go into effect with the first month of employment of an employee. The Employer shall also deduct and remit any authorized initiation fees owing to the Union.	
4.04	a. The total amount deducted will be turned over to the Union treasurer by the fifteenth (15th) of the month following deduction, together with an itemized list of the employees for whom the deductions are made and the amount deducted for each. The Employer shall be saved harmless for all deductions and payments made.	
	b. The Employer shall annually report on an employee's T-4 form (income tax	(f
CLAC, LO PAGE 6	DCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	(((

\bigcirc		
		slip) the amount of Union dues deducted from the employee in that year and forwarded to the Union on the employee's behalf.
	4.05	Employees who, because of conscientious objection cannot support the Union, may apply to the Union in writing explaining their objections and requesting that their deducted monies be forwarded to a registered Canadian charitable organization. If, in the judgment of the Union, the employee's objections to supporting the Union are valid, the Union will honour the employee's request and forward her deducted monies at the end of the calendar year to a charitable organization which will be selected by mutual agreement between the employee and the Union.
\overline{O}	ARTIC	LE 5 - MANAGEMENT FUNCTIONS
	5.01	The Union acknowledges that it is the exclusive function of the Employer to:a. maintain order, discipline and efficiency;b. hire, discharge, direct, classify, transfer, promote, demote, layoff and suspend or
0 0 0	-	M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 207 – March 31, 2010 PAGE 7

	otherwise discipline employees for cause provided that a claim of discriminatory classification, promotion, demotion or transfer or a claim that an employee who has been unjustly discharged or disciplined may be the subject of a grievance and dealt with in accordance with the Grievance Procedure:	(((
	c. establish and enforce rules and regulations to be observed by the employees, provided that they are not inconsistent with the provisions of this Agreement:	, ((
	d. generally to manage and operate the Hospital in all respects in accordance with its obligations, commitments and responsibilities including the right to determine all matters concerning the Employer's operations, not otherwise specifically dealt with elsewhere in this	
5.02	will be exercised in a manner consistent with the provisions of this Agreement.	(((
CLAC, L PAGE 8	OCAL 303 CHATHAM-KENT HEALTH ALLIANCE. April 1, 2007 – March 31, 2010	(((

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5.03 The Union further recognizes the right of the Employer to operate, manage and direct its business in all respects in accordance with the obligations and interests and in the interests of its patients, service to them and the welfare of the community at large, and to make and alter from time to time rules and regulations to be observed by employees, which rules and regulations to be observed by employees will not be inconsistent with the provisions of this Agreement.

ARTICLE6 - REPRESENTATION

 \bigcirc The Employer will recognize twelve 6.01 \bigcirc stewards plus one chief steward. These \bigcirc stewards will make up the grievance Not more than three (3) committee. \bigcirc members will be present at any grievance \bigcirc meeting with the Employer. No more than \bigcirc one (1) Union Steward will be absent from any one unit/department at any one time. \bigcirc The chief steward is exempt from the \bigcirc limitation of one steward/department when another steward is the grievor. Employees \bigcirc will not be eligible to serve as members of \bigcirc the Grievance Committee unless they have \bigcirc at least twelve (12) month's seniority.

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6.02	The Employer will recognize a Negotiating Committee composed of not more than four	Č (
	(4) full time and four (4) part time employees	()
	selected and designated by the Union and	()
	such other Union representatives (non employees) as the Union may designate.	$\langle \cdot \rangle$
	Not more than one (1) employee will be	61
	absent from any one department/unit at any time.	60
		E I
6.03	The Union acknowledges that Stewards have their regular duties to perform on	6)
	behalf of the Employer and that such	E i
	persons shall not leave their regular duties	C)
	without having first secured permission from their immediate supervisor, which shall not	Ç)
	be unreasonably withheld. Stewards shall	(\cdot)
	state their destination to their immediate	\mathbf{C}
	supervisor, and shall report again to him/her at the time of their return to work. In	()
	accordance with the foregoing, the Employer	()
	agrees that Stewards servicing grievances of employees during their regular working	ίı
	hours shall not be subject to any deduction	()
	in their regular pay.	(\cdot)
6.04	The Union will keep the Employer notified in	í I
	writing of the names of its currently	()
CLAC, LO	CAL 303 CHATHAM-KENT HEALTH ALLIANCE	(\cdot)
PAGE 10	April 1, 2007 – March 31, 2010	()

	authorized members of the Grievance Committee and the Negotiating Committee. The Employer agrees to supply the Chief Steward and the Union with the names of Department Heads and Supervisors in Departments at the Chatham-Kent Health Alliance in January of each year.
6.05	The Employer agrees to compensate members of the Negotiating Committee for time lost from their work for attending meetings between the Employer and the Union which are held for the purposes of negotiating a new Collective Bargaining Agreement between the Parties hereto; provided that such compensation will only be made or paid in respect of such meetings up to and including conciliation and in respect of such meetings relating to negotiation of said Collective Bargaining Agreements subsequent to the within Agreement.
	 An employee is entitled, if he so requests to have a Steward attend with him/her at any meeting with supervisors or representatives of management that M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 007 - March 31, 2010 PAGE 11

ac	is likely to result in any disciplinary ction on the part of the Employer or the reation of any disciplinary record for the employee.	() () () () ()
F re di di S p is is is is is is is is is is is is is	etters of Reprimand and access to iles – Each employee shall have easonable access to his file for the urpose of reviewing any evaluations, etters of counselling or formal isciplinary notations contained therein. uch review shall take place in the resence of the employer. An employee entitled to place a written response to etters of counselling in his file. A copy f the following documents will be rovided to the employee upon request: Application form Written warnings and evaluations Incident reports Occupational Health and Safety Department's employee file, provided it is reviewed on site and in the presence of the Director of	$\begin{array}{c} () \\ () \\ () \\ () \\ () \\ () \\ () \\ () $
CLAC, LOCAL 303 PAGE 12	CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	

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	Occupational Health and Safety or
0	designate.
0	All discipline will be removed from an
C	employee's file after eighteen (18)
O	months provided the employee has been discipline free.
\bigcirc	•
0	6.07 As part of the regular orientation day for new employees, the Employer will give a
\bigcirc	representative of the Union an opportunity to
\bigcirc	address the group of newly hired Union
000000000000	employees for a maximum of thirty minutes (30) minutes.
\bigcirc	6.08 Labour-Management
\bigcirc	A Labour-Management meeting will be
\bigcirc	scheduled on a regular monthly basis,
\bigcirc	provided either party provides an agenda three (3) days prior to the meeting. Rotating
\bigcirc	chairs will be the Chief Steward/Union
	Representative and Vice-president of
\bigcirc	Human Resources or delegate. Attendance is limited to six (6) members of each party
	and off-shift Union representatives shall be
\bigcirc	paid for time attending the meeting. Not
\bigcirc	more than one (1) member will be absent from any one unit/department at any time.
	nom any one unit coparation at any line.
\bigcirc	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303
O	April 1, 2007 – March 31, 2010 PAGE 13
\bigcirc	

Staff Planning Committee a. With respect to the develop operating or re-structuring may affect the bargaining un shall be involved in the plan from the early phases thr	plan which () nit, the Union ning process
final process. b. It shall be the function of Management Committee possible ways and means o minimizing potential adve upon employees in the ba including:	to consider f avoiding or erse effects rgaining unit
 Identifying and proposi alternatives to any acti employer may propose tal 	on that the ()
 Identifying and seeking address the retraining employees, 	
 Identifying vacant position Hospital for which surplus the bargaining unit migh such positions which a filled but which are e 	members of () nt qualify of re currently
CLAC, LOCAL 303 CHATHAM-KENT HE. PAGE 14 April 1, 2007	ALTH ALLIANCE () -March 31, 2010 ()

 \bigcirc \bigcirc become vacant within a twelve (12) Ο month period. \bigcirc Meetings of the committee shall be held \bigcirc normal hours. durina working Representatives attending such Ο meetings during their regularly Ο scheduled hours of work shall not lose \bigcirc regular earnings as a result of such attendance. Ο Ο Each party shall appoint a co-chair for the Committee. Co-chairs shall chair \bigcirc alternate meetings of the committee and \bigcirc will iointly responsible be for establishing the agenda d committee \bigcirc meetings, preparing minutes and writing \bigcirc correspondence as the committee may direct. Disclosure - To allow the committee to carry out its mandated role under this article, the Employer will provide the committee with pertinent financial and staffing information and with a copy of any reorganization plans which impact on the bargaining unit.

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submit its Director of Any agreen the Union concerning	ility - The Committee shall written recommendations to the Human Resources. ment between the Employer and resulting from the above review	
of this agre	ement.	(
ARTICLE 7 - NO S		$\left(\begin{array}{c} + \\ - \end{array} \right)$
Employ lockout will no strike a action, direct s and re	the term of this Agreement, the ver will not cause or direct any of its employees and the Union t cause, direct or condone any and if employees engage in such the Union shall instruct and such employees to return to work sort to the Grievance Procedure contained.	$ \begin{array}{c} () \\ () $
"strike" shall b <i>Relatic</i> amend	as used in Section (a) above, e in accordance with <i>The Labour</i> ins Act (LRA) Chapter 228 and ments thereto.	
CLAC, LOCAL 303 Page 16	April 1, 2007 – March 31, 2010	() () ()

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ARTICLE 8 - SENIORITY

- 8.01 **Full** Time An employee will be on probation until he/she has completed two (2) months continuous employment. Upon completion of such probationary period, the employee's name shall be placed on the seniority list and credited with two (2) months' seniority.
- 0 8.02
 - Part Time Seniority shall include only service in the bargaining unit as defined in Article 2.02 and shall be calculated on the basis of all hours worked.

An employee will be on probation until he has completed four hundred and fifty (450) hours of duty within any twelve (12) month period following his/her last date of hire as a part time employee by the Employer. Upon completion of such probationary period, the employee's name will be placed upon the seniority list and he/she will be credited with four hundred and fifty (450) hours.

b. Seniority for part-time employees shall accrue during absences for which WSIB

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	thirty (30) consecutive calendar days. The rate of accumulation shall be based on the employee's normal weekly hours paid over the preceding twenty-six (26) qualifying weeks of work. A qualifying week is a week where the employee is not absent due to vacation, pregnancy- parental leave, WSIB, or illness or injury that exceeds thirty (30) consecutive calendar days.	
8.03	Part Time - No part time employee will be scheduled to work as regular part time at more than one campus, resulting in full time hours. Employees will not be scheduled in more than one bargaining unit without discussion with the union.	(((
8.04 CLAC, LI PAGE 18	Part Time a. A regular part time employee is an employee who is regularly scheduled to work not more than an average of twenty two and one half (22½) hours per week, is scheduled a predetermined number of regular part time shifts and will be available to work a minimum	

average of twenty two and one half (221/2) hours per week.

- b. A casual employee is an employee who will work on a call-in basis with no predetermined scheduled shifts. Casual part time employees who do not make themselves available to work as required by the Employer for twelve (12) consecutive months shall have their employment terminated save and except where the employee is on an approved leave of absence.
- C.
 - i. Summer students may be hired solely for the purposes of providing vacation relief for employees during the summer months after part time employees have been offered the first opportunity to these hours.
 - ii. Summer student means a student hired for the summer months who is actively pursuing a degree, diploma or certification program at an educational institution.

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8.05	Summer months are defined as the period from May 15 th to September 15 th and students will not be utilized outside of this period. iii. The rate of pay will be in accordance with Appendix "A" iv. Summer students are not entitled to any other provisions of the collective agreement. With the written consent of the Employer, the probationary employee, and the Chief Steward, such probationary period may be extended. Where the Employer requests an extension of the probationary period, it will provide notice to the Union at least seven (7) calendar days prior to the expected date of expiration of the probationary period will not exceed an additional two (2) months' continuous employment and, where requested, the Employer will advise the employee and the Union of the basis of such requested extension.	$\begin{array}{c} () \\ () \\ () \\ () \\ () \\ () \\ () \\ () $
CLAC, LOO PAGE 20	CAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	

8.06

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 \bigcirc Where a part time employee has a. Ū completed the probationary period and then transfers to a full time position via \bigcirc the job postings procedure, the () employee will be considered to be \bigcirc serving a trial period during the first sixty (60) continuous working days spent in \bigcirc the new position. If the employee is ()unable perform the to ()duties/requirements of the new position satisfactorily, they will be offered the \bigcirc opportunity to return to their previous \bigcirc position. An employee may elect to return to their previous position within \bigcirc the same sixty (60) day period subject to \bigcirc the agreement of the employer. If the () employee returns they will not lose seniority previously accrued and will be ()credit with seniority through the sixty Ū) (60) day period. All other terms and \bigcirc provisions of the Collective Agreement respecting benefits and seniority will () remain in effect. <u>(</u>) b. In the event that a full time employee +) becomes a part time employee, via the ·.) job posting procedure, such employee's **、**) CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 .) April 1, 2007 - March 31, 2010 PAGE 21

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 name will be removed from the full time employee's seniority list and will be added to the part time seniority list. Such employees shall carry with them all accumulated seniority to the date of becoming a part time employee. In calculating accumulated seniority, one (1) year's continuous service shall equal sixteen hundred (1600) hours worked. c. In the event that a part time employee becomes a full time employee, such employee's name will be removed from the part time seniority list and will be added to the full time seniority list. Such employee will be credited with all accumulated seniority to the date of becoming a full time employee in accordance with the following formula: 	
Number of hours worked since last date of hire 1600	() ()
equals years of full time and continuous service. (This conversion became effective June 18, 1999)	
CLAC, LOCAL 303 PAGE 22 CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	() ()
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a. Seniority Lists

An up-to-date copy of the full time and part time seniority lists shall be posted on the appropriate bulletin board four (4) times per year – January 15, April 15, July 15, and October 15. The Employer agrees to provide the Union a copy of the full time and part time seniority lists in conjunction with the above noted dates.

- Seniority lists and layoff and recall rights for Full Time Employees will be separate from seniority lists and layoff and recall rights for Part Time employees.
- c. Casual part time employees shall be identified as such and separate from the regular part time seniority list.
 - d. Seniority date cannot exceed date of hire.

8.08 **Transfer Outside of the Bargaining Unit** No employee shall be transferred out of the bargaining unit without her written consent. Upon posting out of the bargaining unit, the

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() employee shall have the right to choose to () return to her former bargaining unit position or if the employee's services are not () satisfactory in the new unit, area, or 6-1 classification, and it is decided to return the 61 employee to his former position within fortyfive (45) calendar days of the date of the () transfer, his seniority rights and privileges (+)which he enjoyed at the date of the transfer (ł in the department from which he originally transferred shall revert and apply. () ()The following transfer provisions shall be effective as of February 8, 2008: ()a. Temporary Transfers: A temporary 1 1 transfer outside the bargaining unit is a () transfer for a period of eighteen (18) ÉI months or less, unless otherwise agreed by the parties. An employee ()temporarily transferred outside of the 11 bargaining unit shall retain her í + bargaining unit seniority at the time of the transfer but shall not further 61 accumulate seniority while outside of the () bargaining unit. At the conclusion of the () temporary transfer, the employee shall be entitled to return to the bargaining C . () CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 - March 31, 2010 PAGE24 í i

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	unit position she left, at the wage grid level she was on at the time ${\rm d}{\rm f}$ the transfer, and shall then resume seniority accumulation.
c c o o c c c c c c c c c c c c c c c c	b. Permanent Transfers: Where an employee accepts a permanent transfer outside of the bargaining unit, her seniority at the time of the transfer shall be retained, but no further seniority in this bargaining unit shall be accumulated while the employee is outside the bargaining unit. While she is outside of the bargaining unit, the employee shall not use her seniority within the bargaining unit for the purposes of posting into or displacing within this bargaining unit, her seniority in this bargaining unit shall be credited to her upon her return, and she shall be placed on the wage grid according to her seniority in the bargaining unit.
Ũ	ARTICLE 9 - LAY-OFF AND RECALL
し つ つ	9.01 Planned temporary closures of any part of the Employer's facilities which is not
\bigcirc	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 – March 31, 2010 PAGE 25

	anticipated to exceed three (3) calendar months in length shall be administered as follows (closures could be one (1) month to three (3) months in length but in no event would exceed a maximum of three (3)	() ()
	months in any twelve (12) month period):	() (
	a. The Union shall be notified thirty (30) calendar days in advance.	(+
	b. Affected employees shall be notified thirty (30) calendar days in advance and by seniority and qualifications will be:	
	i. re-assigned to other areas, if work available	
	ii. allowed to apply for vacation	f I f I
	iii. allowed to apply for unpaid leave of absences	
	iv. laid off	() ()
9.02	Notice of Lay-off In the event of issuing a notice of a permanent or long term layoff resulting in an individual(s) losing employment, the following provisions will apply. (For clarification, this means that the employee	
CLAC, LC PAGE 26	OCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	() ()
		1 1

	has been laid off from employment or the employee has received notice of layoff or is in a position that has been identified as being surplus or redundant)
0 0 0	 In the event of a proposed lay-off at the Employer of a permanent nature within the bargaining unit, the Employer shall:
O O	 provide the Union with no less than five (5) months' written notice of the proposed lay-off; and
C C C C C	 ii. provide to the affected employee(s), if any, no less than five (5) months' written notice of lay-off, or pay in lieu thereof. For part time employees, pay in lieu of will be determined on the basis of their average straight time
C C C	hourly rate during the last week of work, times the average hours over the last fifty-two (52) weeks, times the number of weeks pay in lieu of.
	 iii. If a position becomes available within a classification within the five (5) month period, an employee who is on notice of lay-off from that classification, that employee shall be
C C C C	CHATHAM-KENT HEALTH ALLIANCECLAC, LOCAL 303April 1, 2007 – March 31, 2010PAGE 27

	recalled into the classification. If the position becomes available when no one is on their five (5) month notice period or layoff, the position will be posted.	
	NOTE: Where a proposed lay-off results in the subsequent displacement of any member(s) of the bargaining unit, the original notice to the Union provided in (i) above shall be considered notice to the Union of any subsequent lay-off.	() () ()
b.	Meet with the Union through the Labour Management Committee to review the following: i. The reasons causing the lay-off.	() () ()
	ii. The method of implementation including the areas of cutback and employees to be laid off.	() () ()
	iii. The service the Employer will undertake after the lay-off.	í i Ci
C.	Such notice will be handed to the employee or, in the alternative, it shall be mailed by registered mail. An employee on layoff and recalled to a	() () ()
CLAC, LOCAL 3 Page 28	03 CHATHAM-KENT HEALTHALLIANCE April 1, 2007 – March 31, 2010	(+ (+ (+

Ú			
\bigcirc		tomporary position shall not be antitled	
\bigcirc		temporary position shall not be entitled to further notice of layoff.	
\bigcirc	9.03	In the event of a substantial bed cutback or	
\bigcirc		cutback in service, the Employer will provide	
Ō		the Union with reasonable notice. If requested, the Employer will meet with the	
\bigcirc		Union through the Labour-Management	
\bigcirc		Committee to review the reasons and	
\bigcirc		expected duration of the bed cutback or cutback in service, any realignment of	
\bigcirc		cutback in service, any realignment of service or staff and its effect on employees	
\bigcirc		in the bargaining unit.	
\bigcirc	9.04	In the event of lay-off, the Employer shall lay	
\bigcirc		off employees in the reverse order of their	
\bigcirc		seniority within their classification on the unit/department. No full time employee	
\bigcirc		within the bargaining unit will be laid off as a	
Ö		result of all of his hours being assigned to	
O		one (1) or more part time employees. Probationary and/or temporary employees	
\bigcirc		will be laid off first.	
\bigcirc	9.05		
C		a. An employee who is subject to lay-off	
\bigcirc		(as provided in Article 9.02) shall have the right to either:	
\mathbf{O}			
\bigcirc	CHATHAN	M-KENT HEALTH ALLIANCE CLAC, LOCAL 303	
()	April 1, 20	April 1, 2007 – March 31, 2010 PAGE 29	
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i. accept the lay-off and be placed on a recall list for thirty (30) months; or

 ii. displace an employee who has less bargaining unit seniority and who the least senior employee in a low or equal to, being within 3% greate than the current classification on unit/department if the employe originally subject to layoff has th basic skill, ability and qualification for the position and can perform th duties of the lower or equal to bein within 3% greater than curren classification without training othe than orientation. Such employee s displaced shall be laid off and w themselves be entitled to utilize th procedure. 	is () er () a () a () be () be <td< th=""></td<>
iii. in the event that there are r employees with lessor seniority in lower or identical payin classifications as defined in th article, a laid off employee will hav the right <i>to</i> displace an employee wit lessor seniority, who is the lead senior employee in a classification CLAC, LOCAL 303 PAGE 30 CHATHAM-KENT HEALTH ALLIANC April 1, 2007 – March 31, 201	$\begin{array}{c} \text{io} (\) \\ \text{a} (\) \\ \text{ig} (\) \\ \text{is} (\) \\ \text{re} (\) \\ \text{h} (\) \\ \text{st} (\) \\ \text{it} (\) \\ \hline \end{array}$

	provided he/she has the basic skill, ability and qualifications for the position and can perform the duties without training other than orientation. Such employee so displaced will be laid off and will have the right to displace the least senior employee in the bargaining unit.
000000000000000000000000000000000000000	iv. full time employees will have the option to revert to part time status in the department in which the layoff occurred and become a part time employee and be covered under the part time provisions of this agreement. Should the employee opt to revert to part time under this article they would have the right to revert to their original full time position if it becomes available within a six (6) month period following their date of transfer to part time.
	v. Chatham site employees subject to layoff will exhaust their seniority rights in the Chatham site within their classification first before exercising their rights at the Sydenham site.

	Sydenham site employees subject to	ļ
	layoff will exhaust their seniority	ł
	rights in the Sydenham site within	(
	their classification first before exercising their rights at the Chatham	ŗ
	site.	i
	b. The decision of the employee to choose	ſ
	any of the above options shall be given	(
	in writing to the designated Employer	(
	representative within five (5) working days (excluding Saturday, Sunday and	f
	Holidays) following the notification of	(
	lay-off. Employees failing to respond	ł
	will be deemed to have accepted lay-off.	(
9.06	An employee who displaces an employee in a lower paying classification will be placed	(
	on the salary grid of the lower classification	(
	consistent with the level he would have	Í
	achieved in the lower classification based on his service and experience with the	(
	Employer.	(
9.07	Full time employees on lay-off shall be given	(
	preference for temporary vacancies which	(
	are expected to exceed (10) working days. A full time employee who has been recalled	(
	to such temporary vacancy shall not be	(
	OCAL 303 CHATHAM-KENT HEALTH ALLIANCE	ł
PAGE 3		(
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\bigcirc		required to accept such recall and may instead remain on lay-off.	
О	9.08	An employee shall have the opportunity of	
\bigcirc		recall from a lay-off to an available opening,	
O		in order of seniority, provided he has the basic skill, ability and qualifications for the	
O		position, before such opening is filled on a	
\bigcirc		regular basis under a Job Posting	
Ο		Procedure. The posting procedure in the Collective Agreement will not apply until the	
\bigcirc		recall process has been completed.	
\bigcirc		An opportunity of recall from a lay off shall	
\bigcirc		be limited to one recall (provided the	
\bigcirc		employee has the basic skill, ability and	
\bigcirc		qualifications for the position). Should the employee not accept the recall they will be	
\bigcirc		deemed terminated.	
\bigcirc		An employee shall have the opportunity of	
\bigcirc		recall to a position for which they have the	
\bigcirc		basic skill, ability and qualifications to perform the work, either at a higher paying	
\bigcirc		classification or a lower or identical paying	
\bigcirc		classification.	
\bigcirc	9.09	An employee recalled to work in a different	
C		classification from which he was laid off shall	
\bigcirc	СНАТНА	CHATHAM-KENT HEALTH ALLIANCECLAC, LOCAL 303April 1, 2007 - March 31, 2010PAGE 33	
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have the privilege of returning to the position ŧ. he held prior to the lav-off should it become vacant within six (6) months of being 61 recalled. . . 9.10 No new bargaining unit employee shall be i 1 hired until all those laid off have been given 6.1 an opportunity to return to work and/or have É + failed to notify the Employer of their intention to do so, in accordance with Article 9.12 () below, or have been found unable to 61 perform the work available. έ i 9.11 It is the sole responsibility of the employee (i who has been laid off to notify the Employer of his intention to return to work within five 61 (5) working days (exclusive of Saturdays, 61 Sundays, and paid Holidays) after being () notified to do so by telephone and confirmed by registered mail, addressed to 51 the last address on record with the Employer () (which notification shall be deemed to have f + been received on the second day following the date of mailing) and to return to work 1 1 within ten (10) working days after being () notified. The notification shall state the job () to which the employee shall report for work. The employee is solely responsible for his (i Ē CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 - March 31, 2010 PAGE 34 ()

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\bigcirc		proper address being on record with the
		Employer.
0 0	9.12	Where the employee fails to notify the
C		Employer of his intention to return to work in accordance with the provisions of Article
\tilde{O}		9.11, he shall lose all seniority and be
Ö		deemed to have quit the employ of the Employer.
\bigcirc	9.13	A laid off employee shall retain the rights of
0 0	0.10	recall for a period of thirty (30) months from
\bigcirc		the date of lay-off.
\odot	9.14	The Chief Steward shall be the last
\bigcirc		bargaining unit employee subject to lay-off, if there is work available for which he/she is
\odot		qualified to perform.
O		SEVERANCE AND RETIREMENT OPTIONS
Ο	9.15	Full Time Severance Option Within the lesser of thirty (30) days from the
\bigcirc		date of notice of layoff or the notice provided
\bigcirc		above, an employee with more than twelve
C		(12) month's service with the Employer who has received notice of layoff of a permanent
\bigcirc		or indefinite nature may resign, forfeiting the
\bigcirc		right to notice. Such employee will receive the balance of the notice as severance pay.
С О		the balance of the notice as severance pay.
\bigcirc	-	M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 2007 – March 31, 2010 PAGE 35
\bigcirc	April 1, 2	2007 – March 31, 2010 PAGE 35

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9.16	Part Time Severance Option	ŗ		
••••	If an employee resigns within thirty (30)	1		
	calendar days of the notice of lay off the	(
	employee will be paid two (2) weeks pay for	(
	each year of continuous service to a	1		
	maximum of twelve (12) weeks. The pay out will be determined on the basis of the	,		
	employee's hours averaged over the last			
	fifty-two (52) weeks times the straight time			
	hourly rate (excludes vacation pay, pay in	(
	lieu of benefits, shift premium, weekend	ſ		
	premium, maternity supplemental unemployment benefit, uniform and meal allowance).			
	NOTE: The Employer will offer an employee	ſ		
	a retirement option as provided below, in	ſ		
	order to avoid potential layoffs in the unit,	ť		
	department or classification.			
9.17	An employee who has completed one year	(
0.17	of service and:	(
	a. whose layoff is permanent; or	(
		(
	b. who is laid off for twenty-six (26) weeks	(
	in any fifty-two (52) week period, and who has not elected to receive a	í		
	severance payment under either Article	(
		í		
	OCAL 303 CHATHAM-KENT HEALTH ALLIANCE			
PAGE 36	April 1, 2007 – March 31, 2010	(
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	9.15 or 9.16 will be entitled to severance pay equal to the greater of two (2) weeks' pay or two weeks' pay per year of service to a maximum of twenty-six (26) weeks' pay for a full time employee and based upon the average hours calculated as in 9.16 for a part time employee.
000000	This entitlement will not be in addition to any entitlement to severance pay under Employment Standards Act (ESA), but at the same time, will not preclude an employee from claiming any greater entitlement which that act may at some point come to provide.
00000	An employee may elect to defer receipt of this severance payment while his or her recall rights are still in effect. Once an employee does opt to receive the severance payment, he or she will be deemed to have resigned, and his or her recall rights will be extinguished.
0 0 0 0	9.18 RETIREMENT OPTION 9.18 Before issuing notice of long term layoff pursuant to Article 9.02a.ii and following notice pursuant to Article 9.02a.i, the CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 – March 31, 2010 PAGE 37
C C	

allo	pital will make offers <i>o</i> f early retirement wance in accordance with the following ditions:	() ()
a.	The Hospital will first make offers in order of seniority in the unit(s)/department(s) and in classifications where layoffs would otherwise occur.	1 1 1 1 1 1
	The Hospital will offer the same number of early retirements as the number of layoffs it would otherwise make.	() () ()
b.	The Hospital will make offers to employees eligible for early retirement under the Hospital pension plan (including regular part time, if applicable, whether or not they participate in the Hospital pension plan).	
C.	If an employee on the unit/department referred to in (a) above does not accept the offer, the Hospital will then extend the offer, in order of seniority, to eligible employees in the unit/department where an employee who has been notified of long term layoff elects to displace in accordance with Article 9.05, and one	
CLAC, LOCAL ³ PAGE 38	03 CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010	

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()		subsequent displacement, the Hospital
\ddot{O}		is not required to offer early retirement allowance in accordance with this
		provision or any subsequent
0 0		displacements, i.e. the offer shall follow the displaced employee to a maximum
\odot		of two displacements.
O O	d.	
\bigcirc		Hospital approves will not exceed the number of employees in that
O O		classification who would otherwise be
O O		laid off.
\mathbf{O}		An employee who elects an early retirement option shall receive, following
\bigcirc		completion of the last day of work, a
Ű		retirement allowance of two (2) weeks' salary for each year of service, to a
Ü		maximum ceiling of fifty-two (52) weeks'
Ċ)		salary.
O		• The Hospital shall calculate a week's salary for part time employees using the
\bigcirc		same averaging calculation used for
\bigcirc		SUB of 26 weeks immediately prior to date of retirement (excluding % in lieu of
\bigcirc		benefits and vacation pay).
C C		
C C	CHATHAM-KEN April 1, 2007 –	IT HEALTH ALLIANCE CLAC, LOCAL 303 March 31, 2010 PAGE 39
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ARTICLE 10 - WORK OF THE BARGAINING UNIT

10.01	wor barg con othe resu Cor orga emp othe con	Employer shall not contract out any k usually performed by members of this gaining unit if, as a result of such tracting out, a layoff of any employees er than casual part time employees ults from such contracting out. htracting out to an Employer who is anized and who will employ the bloyees of the bargaining unit who would erwise be laid off with similar terms and ditions of employment is not a breach of provision.	(1 1 1 1	1 1 1 1 1
ARTICLE 11 - LOSS OF SERVICE/SENIORITY				
11.01	An a.	employee shall lose all seniority if he: voluntarily leaves the employ of the		1
	h	Employer;		•
	b.	is discharged and is not reinstated through the grievance procedure or arbitration procedure;		4 1
	C.	is laid off for a period of six (6) months or for a period equal to the employee's seniority whichever is greater, for an	((1 1 1
CLAC, LC PAGE 40	OCAL 3	03 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	(•

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() () ()		employee with less than two (2) year's seniority. For an employee with more
0 0		than two (2) years seniority who is laid off for a period in excess of thirty (30) months.
O O	d.	is absent from scheduled work for a
Ο		period of three (3) or more consecutive working days without notifying the
0 0		Employer of such absence and providing a reason satisfactory to the
0 ()	e.	Employer; fails to return to work upon termination
Ο		of an authorized leave of absence or utilizes a leave of absence for purposes
C O		other than those for which the leave of absence may be granted;
O	f.	fails to return to work within ten (10) working days after being recalled from
Ó O		layoff by telephone and confirmed by registered mail unless an explanation
0 0		satisfactory to the Employer is given by the employee;
0 O	g.	employee is absent due to illness or disability, which absence continue for
0		thirty (30) months for an employee with
Ċ	CHATHAM-KEN April 1, 2007 – I	IT HEALTH ALLIANCE CLAC, LOCAL 303 March 31, 2010 PAGE 41
(⁻)		

 two (2) or more year's seniority and for an employee with less than two (2) years of seniority, it will be the greater of six (6) months or equal to his seniority. h. casual part time employees who have not worked in a twelve (12) month period shall be deemed terminated. NOTE: This clause will be interpreted in a manner consistent with the provisions of <i>The</i> <i>Ontario Human Rights Code</i> (OHRC). 1.02 It shall be the duty of the employee to notify the Employer promptly of any change of address and telephone number. If an employee fails to do this, the Employer will not be responsible for failure of a notice sent by registered mail to reach such employee. ARTICLE 12 - HOURS OF WORK 2.01 The standard workday for all full time employees will consist of seven and one half (7½) hours excluding the unpaid meal period. The standard work week for all full time employees will average thirty seven and one half (37½) hours per week over a period scheduled by the Employer (which in 			
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not worked in a twelve (12) month period shall be deemed terminated. NOTE: This clause will be interpreted in a manner consistent with the provisions of <i>The</i> <i>Ontario Human Rights Code</i> (OHRC). 1.02 It shall be the duty of the employee to notify the Employer promptly of any change of address and telephone number. If an employee fails to do this, the Employer will not be responsible for failure of a notice sent by registered mail to reach such employee. ARTICLE 12 - HOURS OF WORK 2.01 The standard workday for all full time employees will consist of seven and one half (7½) hours excluding the unpaid meal period. The standard work week for all full time employees will average thirty seven and one half (37½) hours per week over a period scheduled by the Employer (which in ACAC, LOCAL 303 ARGE42 CHATHAM-KENTHEALTHALLIANCE		six (6) months or equal to his seniority.	I I
 period shall be deemed terminated. NOTE: This clause will be interpreted in a manner consistent with the provisions of <i>The Ontario Human Rights Code</i> (OHRC). 1.02 It shall be the duty of the employee to notify the Employer promptly of any change of address and telephone number. If an employee fails to do this, the Employer will not be responsible for failure of a notice sent by registered mail to reach such employee. ARTICLE 12 - HOURS OF WORK 2.01 The standard workday for all full time employees will consist of seven and one half (7½) hours excluding the unpaid meal period. The standard work week for all full time employees will average thirty seven and one half (371/2) hours per week over a period scheduled by the Employer (which in 			()
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ARTICLE 12 - HOURS OF WORK 2.01 The standard workday for all full time employees will consist of seven and one half (7½) hours excluding the unpaid meal period. The standard work week for all full time employees will average thirty seven and one half (37½) hours per week over a period scheduled by the Employer (which in CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010		by registered mail to reach such employee.	
2.01 The standard workday for all full time employees will consist of seven and one half (7½) hours excluding the unpaid meal period. The standard work week for all full time employees will average thirty seven and one half (37½) hours per week over a period scheduled by the Employer (which in CLAC, LOCAL 303 CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010	ARTIC	LE 12 - HOURS OF WORK	
employees will consist of seven and one half (7½) hours excluding the unpaid meal period. The standard work week for all full time employees will average thirty seven and one half (37½) hours per week over a period scheduled by the Employer (which in CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010	12.01	The standard workday for all full time	
period. The standard work week for all full time employees will average thirty seven and one half (371/2) hours per week over a period scheduled by the Employer (which in CLAC, LOCAL 303 CHATHAM-KENTHEALTH ALLIANCE Age 42 CHATHAM-KENTHEALTH ALLIANCE		employees will consist of seven and one half	E I
time employees will average thirty seven and one half (37½) hours per week over a period scheduled by the Employer (which in CHATHAM-KENTHEALTH ALLIANCE Age 42 April 1, 2007 – March 31, 2010		· · ·	f i
and one half (371/2) hours per week over a period scheduled by the Employer (which in CLAC, LOCAL 303 CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010		1	
AGE 42 CHATHAM-KENTHEALTH ALLIANCE AGE 42 April 1, 2007 – March 31, 2010		and one half (371/2) hours per week over a	()
CHATHAM-KENTHEALTH ALLIANCE AGE 42 April 1, 2007 – March 31, 2010		period scheduled by the Employer (which in	()
AGE 42 April 1, 2007 – March 31, 2010			()
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the case of Nursing employees will not exceed eight (8) weeks, and which, in the case of all other employees in the Bargaining Unit will not exceed three (3) weeks) provided however, that this does not constitute a guarantee as the hours of work per day nor as the days of work per week.
All employees required by the employer to carry a pager and who are required to respond and report immediately and are unable to take a meal period during their shift shall receive regular pay for their meal periods while carrying the pager. 12.02
a. The standard work day for all part time employees will consist of seven and one half (7%) hours excluding the unpaid meal period or such lesser shifts as the Employer may designate provided however that this does not constitute a guarantee as to the hours of work per day, nor as to the days per week, nor to working schedules.
 Employees shall not be scheduled or shall not be called into work for shifts of less then four (4) hours.
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12.03	Overt (1½)	time Pay ime pay is defined as one and one half times the straight time hourly rate and be paid under the following conditions:	(
	cł a to	lust be authorized by the supervisor or narge nurse, Call-ins constitute such uthorization for the employee called in work provided one of the criteria set ut in b) or c) below are met.	
		ull time employees shall receive vertime pay for all work performed:	(
	i.	in excess of seven and one half (7 ¹ / ₂) hours per day, except where elsewhere amended specifically.	(
	ii.	in excess of thirty-seven and one half $(37\frac{1}{2})$ hours per week;	(
	iii	on a scheduled day off (other than a voluntary at the employee's request);	(
	iv	within the minimum numbers of hours off between shifts as defined by the Collective Agreement in 13.02a;	(
	v.	in excess of seven (7) consecutive scheduled days;	
CLAC, LO PAGE 44	CAL 303	CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010	(

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O		vi. on the third and subsequent consecutive scheduled weekend;
0 0		vii.on a statutory holiday as outlined in Article 17.01b.
Ó		
O		viii. in excess of a seven and one-half $(7\frac{1}{2})$ hour shift in a
O		unit/department/classification where extended tours are present.
Ο	_	·
Ο	С.	part time Employees shall receive overtime pay for all work performed:
О		
Ō		i. in excess of seven and one half (71/2) hours per day, except where
\bigcirc		elsewhere amended specifically;
() ()		 ii. in excess of thirty seven and one half (37¹/₂) scheduled hours per week;
0		
Ċ		iii. within the specified minimum number of hours off between shifts as defined
Ö		by the Collective Agreement in 13.02b;
Ō		,
Ū		iv. on a statutory holiday as outlined in Article 17.01b.
О		v. in excess of a seven and one-half
Ο		(7 ¹ / ₂) hour shift in a
Ć)	CHATHAM-KEN	IT HEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	April 1, 2007 –	
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unit/department/classification where extended tours are present provided notice of change of shift is not given in accordance with Article 13.05.	t () ()
 d. Where a full time employee requests time off in lieu of overtime pay, such time off will be taken within six (6) months at a mutually agreeable time with the Employer and the Employee. If a mutually agreeable time cannot be accommodated, or the employee does not request payment within the six (6) month period, the employee will be paid on the following pay for any lieu time that is more than six (6) months old. The employee may opt to have the entire lieu bank paid out on any regular pay within the six (6) month period. The employee must make written request to their manager or delegate by Thursday, 3:00 pm prior to the end of the payperiod in order to receive payment. 	
e. Where an employee is required to work authorized overtime in excess of his regularly scheduled hours on a paid holiday (but not including hours of a	
CLAC, LOCAL 303CHATHAM-KENT HEALTH ALLIANCEPAGE 46April 1, 2007 – March 31, 2010	() () ()

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\bigcirc		
O		subsequent regularly scheduled shift), such employee will receive two (2) time
Ο		his regular straight time rate for such
Ο		additional authorized overtime.
Ο	12.04	
Ο		 All employees are entitled to rest periods as follows:
Ο		i. four (4) hour shift = one (1) fifteen
Ο		(15) minute rest period = four (4)
Ο		hours pay
Ō		ii. five (5) hour shift = one (1) fifteen
О		(15) minute rest period = five (5) hours pay
Ο		hours pay
\bigcirc		iii. shifts in excess of five and one half (51/2) hours or more, but less then
()		eight (8) = one half $(1/2)$ hour unpaid
O		lunch period and one (1) fifteen (15) minute rest period = half (1⁄2) hour
\bigcirc		less pay than the scheduled hours
O		iv. eight (8) hour shift = two (2) fifteen
C		(15) minute rest periods and one half
Ö		(1/2) hour unpaid lunch period = seven
\bigcirc		and one half (7%) hours pay
O)		
\bigcirc		AM-KENT HEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	April 1, 2	2007 – March 31, 2010 PAGE 47
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	v. twelve (12) hour shift = forty five (45) minutes unpaid break time and a forty five (45) minute paid meal time = eleven and one quarter (11 ¹ / ₄) hours of pay.	((i
	Rest periods are without reduction in pay and without increasing regular working hours. Lunch periods are without pay.	(((; ;
b	Where an employee is held over and required to work more than two (2) hours beyond the standard work day, he/she shall receive a meal voucher or, when the cafeteria is closed, a meal allowance in the amount of six dollars (\$6.00) per meal providing such meal is actually taken. An employee so held over shall be entitled to a further meal or payment in lieu thereof on the same basis for each completed subsequent four (4) hour period thereafter.)) } +
	The term "weekend" shall include Saturday and Sunday.	((((: • •
CLAC, LOCA PAGE 48	AL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	((

- () ()12.06 Standard Time/Daylight Saving Time Ó Notwithstanding any other provision in the \bigcirc Collective Agreement, employees working \bigcirc the shift in the fall which is lengthened by one (1) hour because of the change to (\mathbf{O}) Standard Time from Daylight Saving Time \bigcirc shall be paid at their regular straight time hourly rate for that additional hour. \bigcirc \bigcirc Employees working the shift in the spring which is shortened by one (1) hour because \bigcirc of the change to Daylight Saving Time shall \bigcirc be paid for the actual hours worked. \bigcirc Weekends Ū The weekend commences on Friday at 11:00 pm and ends on Sunday at 11:00 pm. \bigcirc \bigcirc 12.07 It is acknowledged that during the period May 1st to September 30th, it may be \bigcirc convenient to schedule part time employees \bigcirc to work hours over and above their normal hours. Where these employees are \bigcirc scheduled as vacation replacements, and \bigcirc work more than twenty two and one half \bigcirc (22%) hours per week in that period, they will not be considered full time employees. \bigcirc \bigcirc \bigcirc CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 - March 31, 2010 \bigcirc PAGE 49
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ARTICLE 13 - SCHEDULING

13.01

13.01			í i
	a.	Full Time - The Employer agrees to post a schedule not less than four (4) weeks in advance of their taking effect. For the period June 1 st to September 1 st the employer will endeavour to have at least eight (8) weeks of scheduled time posted. It shall be the responsibility of the employee to consult their current work schedule before going off duty. Subject to 13.03a.i, it shall be the responsibility of the Employer to notify an employee of any change in his/her schedule and any change made with less than twenty four (24) hours notice shall mean the employee concerned will receive time and one half (1½) his/her normal rate of pay for all hours worked on the changed shift.	
CLAC, LO PAGE 50	b.	 Part Time The Employer agrees to post work schedules not less than four (4) weeks in advance of their taking effect. For the period June 1st to September 1st the employer will 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010 	

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\bigcirc		
Ó		endeavour to have at least 8 weeks of scheduled time posted. It shall be
()		the responsibility of the employee to
$\dot{\mathbf{O}}$		consult the work schedule before
Ő		going off duty.
Ö		ii. When there is a change in the posted
\mathbf{O}		schedule it shall be the responsibility
		of the Employer to notify an employee of any change in her
0		schedule and any change made with
0		less than twelve (12) hours' notice
O		shall mean the employee concerned
C		shall receive time and one-half (1 1/2) her normal rate of pay for all hours
\bigcirc		worked outside of the original shift.
\bigcirc	C.	Employees who are unable to report for
\bigcirc	0.	their shift, will give notice to the
\bigcirc		Employer at least one (1) hour prior to
\bigcirc		the commencement of their shift giving reasons satisfactory to the Employer
O		explaining their inability to report for
()		their shift, unless reasonable cause
Ċ		given.
	d.	· · · · · · · · · · · · · · · · · · ·
0 0 0		schedule full time employees one (1) weekend off in two (2). Part time
()		
õ		NT HEALTH ALLIANCE CLAC, LOCAL 303 March 31, 2010 PAGE 51
$\overline{\mathbf{O}}$		

	employees will be available to work one (1) weekend in two (2). The Employer will notify and discuss with the Union of any impending changes to the master rotations.	(() 2 1
e.	In all cases of scheduling regular part time hours, preference shall be given for full scheduled shifts by order of seniority provided they have qualifications to do the work. Full shifts shall be 7.5 hours standard work day and 11.25 hours where extended tours are implemented.	(+ (+ + + (+ (+
f.	Part time Employees shall not be scheduled or shall not be called in to work for shifts of less than four (4) hours.	
g.	Scheduling Guidelines Applicable to Chatham campus only: Regular part time employees will be scheduled by order of seniority up to and not exceeding twenty two and one half (221/2) hours per week. All other shifts that are available will be scheduled until all employees have	
CLAC, LOCAL PAGE 52		
		i 1

	reached up to and not exceeding twenty two and one half (221/2) hours per week. Any remaining shifts will be scheduled to top seniority and down one (1) day at a time.
000	Applicable to Sydenham campus only Hours within a department will be
0	scheduled as evenly as possible.
0 0	h. In accordance with the foregoing principles:
0	i. It is understood that at the time of the schedule all available hours of work
O	shall be offered to employees in their unit, department or classification at
C)	their home site as per Article 13.01g
Ο	inclusive. Prior to working at an
0 0	alternate campus employees shall be provided with a paid orientation on
Ο	that campus.
O	Note: Employees may be scheduled or
\bigcirc	called in at the alternate campus.
\bigcirc	ii. Part time requesting time off, i.e.
\bigcirc	Vacation for two (2) weeks will not be
\bigcirc	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	April 1, 2007 – March 31, 2010 PAGE 53
1)	

	included in the scheduling of hours for the time that they are absent. Scheduled time will be prorated/reduced based on requested time off. Upon return to work the employee shall resume their regular schedule.	() () ()
iii.	It is understood that part time employees shall be trained when required in order of seniority to be considered for any new assignment on their unit within their classification.	<pre>() () () () () () () () () () () () () (</pre>
iv.	Part time staff are to be available for all shifts i.e. days, evenings or nights.	() ()
v.	An employee shall not be scheduled to work three (3) different shifts, i.e. day, afternoons, nights in any one (1) week period (Sunday to Saturday), unless he/she agrees otherwise in writing.	
vi.	A part time employee prior to posting of the work schedule shall be entitled to declare themselves unavailable for a total of two (2) full days per week (subject to Article 13.01d) and such	() () ()
CLAC, LOCAL 303 PAGE 54	CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	(+ () ()

will not be counted against them in the scheduling in accordance with the above principles. This request may be denied if sufficient staff are not available.

A part time employee who has declared themselves unavailable prior to the posted schedule and becomes available after the schedule has been posted, they will be the last regular part time employee on the unit in the classification to be offered call-in shifts on the day originally declared unavailable then CPT and then lettered.

A regular part time employee *is* defined as an employee with a commitment of 22.5 hours per week. Part time employees may submit a written letter to be available to work only "the hours as described in this article. Such request will be effective the following posted schedule and will remain in effect for a one year period.

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divi	ining days will not count in the sion of scheduled time. ettered Staff Where no regular part time employee is willing or able to perform the available work	(() () () ()
	within the unit/department/classification the shift shall be offered to regular part time employees off of the unit within that classification who are qualified to perform the work and who have indicated in writing an availability to work additional shifts on that unit on the basis of	() () () () () ()
•	seniority provided it does not conflict with their home unit schedule. No casual employee shall be scheduled or called into work until all available hours have been offered to regular part time employees on that unit, department or classification and regular part time employees off	
CLAC, LOCAL 303 PAGE 56	CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	

()			
Ο			the unit within that classification
\bigcirc			who are qualified to perform the
Ο			work who have indicated in
\bigcirc			writing an availability to work additional shifts on that unit.
Ο			ix. It is understood that the Employer will
Ó			not be required to offer shifts which
\bigcirc			would result in overtime premium
O			pay.
Ο		i.	An employee who holds a posting in one classification shall not work in another
Ó			classification without consent from the
\bigcirc			union, unless in cases of emergency.
Ο	13.02		
Ο		a.	Where full time employees are required to rotate on the day, afternoon, and/or
0 0			night shifts, the Employer will arrange
\bigcirc			shifts such that there will be a minimum
Ο			of sixteen (16) hours between the end of one shift and the start of the following
Ο			shift.
Ο			(See also Article 12.03b.iii Premium pay
O			in this Article will not apply where an
\bigcirc			employee requests a change of shift
\bigcirc			
Ō			NT HEALTH ALLIANCE CLAC, LOCAL 303
Ο	April 1, 2	007 –1	March 31, 2010 PAGE 57
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to nin sh of of sh ap ar le: sh	here part time employees are required rotate on the day, afternoon, and/or ght shifts, the Employer shall schedule lifts such that there will be a minimum twelve (12) hours off between the end one shift and the start of the following lift. Premium pay in this Article will not oply where an employee is offered accepts a call-in shift that results in ss than twelve (12) hours off between lifts or requests a change of shift. See also Article 12.03c)	$\begin{pmatrix} \cdot \\ \cdot $
a.	Exchanges and Request Days Off "Where employees within the same classification desire to exchange shifts, they must make their request in writing on a mutual change request form and shall be limited to initiate one (1) shift exchange per employee per week. Additional exchange requests shall be submitted forty- eight (48) hours in advance of the requested time exchange. Exchange requests are subject to management or designate approval. Approval shall not be unreasonably withheld. Such	() () () () () () () ()
CLAC, LOCAL 303 PAGE 58	CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	

\bigcirc		
\bigcirc		
Ó		exchange will not trigger any premium payments and must be full
\bigcirc		shift for full shift or part shift for part
\bigcirc		shift."
\bigcirc		n. Employees on twelve (12) hour shifts
Ó		may give away or exchange a part shift with one other employee
\bigcirc		provided they make their request on
Ó		a mutually agreed change form and
\bigcirc		will be limited to one (1) shift give away/exchange per employee per
Ο		week.
\bigcirc	b.	Individual Request Forms for excused
Ο		days off must be forwarded in advance of the schedule being posted.
\bigcirc	_	
	С.	Premium pay will not apply where an employee requests a change of shift
\bigcirc		and in the case of an emergency or
\bigcirc		circumstances beyond the control of the Employer.
Ο		
Ο	d.	Employees who are on an approved unpaid emergency leave as defined in
Ο		€SA have the option of taking an unpaid
Ο		day or a lieu/stat/vacation day.
\bigcirc		Approved leave of absence days shall
Ο		IT HEALTH ALLIANCE CLAC, LOCAL 303
Ο	April 1, 2007 – I	March 31, 2010 PAGE 59
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(not be counted in the Attendance 1 Awareness Program. () e. Full Time - Employees will not normally () be scheduled to work more than seven (7) consecutive days. Where an ()

employee is required by the Employer to () work in excess of seven (7) consecutive ()days, the eighth (8) and any subsequent consecutive days will be paid at time ()and one half (1%). Premium pay in this ()Article will not apply where an employee () requests a change of shift () 13.04 Call in Procedures $\in \mathbb{R}$ a. Once the schedule is posted, all other shifts that become available shall be (\cdot) known as call-in shifts. 61 b. A shift will be deemed to be offered ()

> ()Employees must provide one (1) or two ()(2) telephone numbers for all call-in () An employee's home purposes. telephone number is presumed to be the (I contact number unless the Hospital €

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PAGE 60	April 1, 2007 – March 31, 2010	(
		`.

whenever a call is placed;

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 \bigcirc \bigcirc receives written notification to the \bigcirc contrary; \bigcirc An offer to work cannot be accepted \bigcirc from anyone other than the employee; \bigcirc Nothing in the above precludes an \bigcirc employee from calling the Hospital once they receive a message indicating that a \bigcirc call was made, to check to see if the \bigcirc shift remains available and if so, to accept the shift at that time; i. Applicable to Chatham campus All call in shifts shall be equally distributed amongst all regular part time employees in that unit, department or classification by order of seniority on a per week basis, provided all RPT employees in that unit, department or classification have met their commitment as outlined in Article 13.01g. ii. Applicable to Sydenham campus Call in shifts will be offered on the basis of rotating seniority.

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c p c	f there is more than one shift available on the same day at the same time of the phone call the first employee to be alled shall be offered their preference of shift, if any.	■ (+ (+ (+
c	f call in shifts are for different days each one shall be treated as a separate call and shall be offered their preference of which day.	
11	An employee called in for an entire shift shall be paid for the full shift if he/she reports within one hour of being called and if he/she worked to the end of the shift. . An employee who is called after the shift commences and reports to work within one (1) hour of receiving the call will be paid from the time of the phone call. If the employee reports after one hour of receiving the call, the employee will be paid for the hours actually worked. i. Call in shifts for Premium pay will be offered to the most senior full time	
CLAC, LOCAL 303 PAGE 62	3 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	() () 1

	employee unless that employee has agreed not to be called in writing. 13.05 Cancellations a.
0 0	i. Where the Employer causes the employee to be called by telephone,
0	at least twenty four (24) hours for full time employees and twelve (12)
\bigcirc	hours for part time employees prior to the start of the employee's scheduled
0000	day, evening or night shift, for
\bigcirc	cancellation of the shift or reduction of shift hours, the employee's shift
	will be deemed cancelled or reduced. The employee will not be paid for any
00	part of a cancelled shift. Where an
Ο	employee's shift is cancelled with less than the required notice, she
\bigcirc	shall receive time and one-half (1 1/2)
0	of her regular straight time hourly rate for all hours worked on her next shift.
C C	ii. Where the employer does not cause
\overline{O}	the employee to be telephoned as specified prior to the start of the
O	employee's scheduled shift or the
0	employee is not notified of a
\bigcirc	CHATHAM-KENT HEALTH ALLIANCECLAC, LOCAL 303April 1, 2007 - March 31, 2010PAGE 63
\bigcirc	

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	reduction in shift hours and the employee reports for work as scheduled, the employee will be given work and paid at his/her regular hourly rate for a minimum of four (4) hours.	() ()
c re b	/hen a unit, department or assification cancels a shift or needs to educe employees or hours, they shall e cancelled in the following order: ettered, casual, junior part time mployee.	 () () () () () ()
i.	If the Employer reinstates the cancelled shift it shall be offered first to the employee whose shift was cancelled provided it does not result in premium pay, unless it was originally offered at premium pay, prior to accessing the call-in list notwithstanding the Article below.	$\begin{array}{c} () \\ () \\ () \\ () \\ () \\ () \\ () \\ () $
ii	Where one or more employees are affected the more senior cancelled employee shall be entitled to the first call in shift of that week provided it does not result in premium pay.	
CLAC, LOCAL 303 PAGE 64	CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	() () ()

0000000	iii. When there has been a call-in for a shift that then is cancelled, and it is necessary to send an employee home, then called-in employee shall be the one sent home.
	c. A cancelled scheduled employee, (excluding lettered and casual employees, and employees called in for a shift after the schedule was posted) shall have the opportunity to displace the least senior employee in the same unit and department and shift provided the employee to be displaced is working a shift of equal length and that shift has a start time up to and including one hour before or one hour after the start of the cancelled shift. Employees who exercise their right to displace shall indicate to their manager immediately upon notification of cancellation of their shift. The employee requesting to displace shall have the skills and ability to perform the work. The employee who exercises her right to displace shall not be considered to have had her shift cancelled. Full time employees will be eligible to displace full time employee
)))	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 – March 31, 2010 PAGE 65

only, and part time employees will be eligible to displace part time employees.

13.06 Long Term Replacements a. Long term full time needs which are expected to exceed ten (10) working days or more will be offered to full time

- days or more will be offered to full time (+ employees on lay off. If none exist then (_) part time employees will work the leave. The replacement will be divided out () according to the established guidelines 6. covered in Article 13.01. When a part í i time employee replaces a full time employee, the part time employee will (\cdot) then assume the schedules and hours () of work of such full time employee. ()
- b. All sick time and/or vacation coverage of ten days or less that the Employer deems necessary to replace shall be distributed amongst the part time employees in that unit, department or classification.
- c. Any other scheduled or requested days off that the Employer deems necessary to replace shall be distributed amongst the part time in that unit, department or classification.

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() () ()	13.07	Definition of Worked and Non-Worked Shifts
		a. Example #1: You have refused to work a call in shift; it counts as a shift in the distribution. You are considered to be available for another shift that may come up that day.
С О О		b. Example #2: You are absent from your scheduled shift for any reason, this counts as a day.
0 0 0 0 0 0 0		c. Example #3: You are not available when called at home or we get a busy signal or an answering machine. (The Employer shall leave a message on the answering machine). This does not count as a day.
0 0 0 0		d. Example #4: You have requested a vacation day in writing before the schedule is posted. This does not count as a day. After posting of the schedule this counts as a day.
い い い	13.08	Extended Tour Scheduling Provisions The scheduling of extended tours will be in accordance with the following:
() ()		M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 07 – March 31, 2010 PAGE 67

The normal extended tours shall be defined as: () 0700 - - - - 1900 days í i 1900 - - - - - 0700 nights () unless the Employer and the Union agree to () alter the extended tours to meet the needs 6 1 of the unit. E 1 The normal scheduling provisions will be () waived between December 15 and January 15 in order to provide for Christmas and Éİ New Year's scheduling. () The Employer will endeavor to schedule £ 1 fulltime employees not less than five (5) () consecutive days off; part-time employees not less than three (3) consecutive days off, í i in conjunction with either Christmas or New () Year's. The Employer will provide time off () from at least 0700 hours the day before the holiday that the Employee is granted (either ()Christmas Day or New Year's Day). () Christmas will include Christmas Eve Day, É I Christmas Day and Boxing Day and New () Year's will include New Year's Eve day and New Year's Day. Where the Employee Ē 1 í i CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE () PAGE 68 April 1, 2007 - March 31, 2010 E t

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Ο		requests not to be schedule off five (5) or
\bigcirc		three (3) consecutive days at Christmas or New Year's, such Employee is to put his/her
\bigcirc		request in writing to the Supervisor.
\bigcirc		The provisions of this article do not apply to
\bigcirc		employees working on units that are not
\bigcirc		required to work on Christmas Day or New Year's Day.
\bigcirc		The schedule covering Christmas and New
C		Years shall be posted by November 15 of
\bigcirc		each year.
\bigcirc	13.09	Extended Tours - Implementation and
\bigcirc		Discontinuation a. Extended tours shall be introduced into
\bigcirc		any unit when:
O		i. A majority (51%) of the employees
\bigcirc		who vote so indicate by secret ballot,
Ο		and;
Ō		ii. The Employer agrees to implement
\bigcirc		the extended tours. Such agreement shall not be withheld in an
Ū		unreasonable or arbitrary manner.
\bigcirc		b. Extended tours may be discontinued in
\bigcirc		any unit when:
L)	СНАТНАМ	M-KENT HEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	•••••	07 – March 31, 2010 PAGE 69
()		

	who vote so i or; ii. The Employed 1) adverse 2) inability staffing s 3) where th do so fo are neit arbitrary.	effects on patient care to provide a workable schedule or ne Employer wishes to or other reasons which ther unreasonable nor , stated its intention to	
C.	in the sc When notice of	the extended tours hedule. discontinuation is given in accordance with	
	paragraph b) abo i. The parties sh	ove then: nall meet within three (3) iving the request for	С і С і С і
	extended tou	determined that the rs will be discontinued, oyees will be given sixty	
CLAC, LOCALS PAGE 70	03 CHAT	HAM-KENT HEALTH ALLIANCE April 1,2007–March 31, 2010	() () ()

0000000		(60) days notice before the schedules are so amended.The process by which any secret ballot shall be conducted will be mutually agreed between the Employer and the Union.
	a. R ba (3 pe e. el R	ded Tours – Hours of Work egular hours of work for full time are ased on thirty-seven and one half 7%) hours per week exclusive of meal eriod; each tour is twelve (12) hours g. 0700 – 1900 hours; paid time is even and one quarter (11 ¹ / ₄) hours. egular hours of work for part time are
00000	½ of ho	sed on thirty-seven and one half (37) scheduled hours per week exclusive meal period; each tour is twelve (12) purs e.g. 0700 - 1900 hours; paid time eleven and one quarter (11 1/4) hours.
000000000000000000000000000000000000000	tir qu se to	cheduling a two (2) week period for full ne will include six (6) eleven and one parter (11 ¹ / ₄) hour tours and one (1) even and one half (7 ¹ / ₂) hour tour for a tal of seventy five (75) hours unless ternate averaging is agreed by the
() () ()	CHATHAM-KENT H April 1, 2007 – Mar	

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	parties to meet the needs of a specific unit.	4
С.	No split shifts will be scheduled.	í.
d.	There will be at least forty eight (48) hours off when changing from night shift to the day shift.	() ()
e.	There will be a minimum of eleven and one quarter $(11\frac{1}{4})$ hours off between scheduled shifts.	() () ()
f.	Weekends off will be scheduled alternately unless otherwise agreed upon between the Employer and employee.	
g.	A weekend, for the purpose of the Article, is defined as at least fifty six (56) hours off from the end of the day shift on Friday until the commencement of the Monday day shift.	
h.	An employee will receive at least two (2) consecutive days off in any week.	() ()
i.	No employee will be scheduled to work more than three (3) consecutive extended tours. Time and one half (1%)	() () ()
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 \bigcirc \bigcirc will be paid for all hours worked on a \bigcirc fourth (4th) consecutive and all \bigcirc subsequent consecutive extended tours until a day off is received and except \bigcirc where: \bigcirc I. Such tour has been worked by the \bigcirc employee to satisfy a lieu day request \bigcirc by the employee, or; \bigcirc ii. Such tour is worked as a result of an \bigcirc exchange of tours with another employee. Ο \bigcirc Employees will be allowed to exchange j. or give away part shifts $(4 \text{ hrs or } 7\frac{1}{2} \text{ hrs})$ \bigcirc with another available employee. \bigcirc provided not more than one other employee is utilized. This will be limited \bigcirc to one requisition per employee per \bigcirc week on a mutual request form or an \bigcirc individual request form and with the appropriate manager's approval. \bigcirc \odot **ARTICLE 14 - WAGES** \bigcirc 14.01 When a new classification (which is covered \bigcirc by the terms of this Collective Agreement) is established by the Employer, the Employer \bigcirc \bigcirc CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 PAGE73 April 1, 2007 - March 31, 2010

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	will determine the rate of pay for such classification and notify the Union of the same. If the Union challenges the rate, it will have the right to request a meeting with the Employer to endeavour to negotiate a mutually satisfactory rate. Such request will be made within ten (10) days after receipt of notice from the Employer of such new occupational classification and rate. Any change mutually agreed to resulting from such meeting will be retroactive to the date that notice of the new rate was given by the Employer. If the parties are unable to agree, the dispute concerning the new rate may be submitted to arbitration as provided in this	
14.02	Agreement within fifteen (15) days of such meeting. The Employer agrees to pay and the Union agrees to accept for the term of this Agreement, the rates of wages as outlined in Schedule "A" attached hereto.	 () () () () () ()
CLAC, LC	Pay day is every other Thursday and will be deposited electronically in the employee's bank account. The only exception to payday on Thursday is when there are two (2) statutory holidays in a row and the first CAL 303 CHATHAM-KENT HEALTH ALLIANCE	() () () ()
PAGE 74	April 1, 2007 – March31, 2010	()

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C C C C C C C C C C		ano hol We	tutory holiday is on Thursday, payday, d the following day is also a statutory iday, then payday will be changed to ednesday prior to the regular Thursday rday.
Ö	14.03		
\mathbf{O}		a.	Where an employee is assigned temporarily to perform the duties and
$\overline{\bigcirc}$			assume the responsibilities of a higher
\bigcirc			paying position in the bargaining unit for a period in excess of four (4)
\bigcirc			consecutive hours, he/she shall be paid
\bigcirc			the rate in the higher salary range and at the level appropriate to his/her
\bigcirc			at the level appropriate to his/her service from the commencement of the
\bigcirc			shift.
\bigcirc		b.	Where an employee is assigned
Ο			temporarily the duties of a higher paying classification outside the bargaining unit,
O			he shall be paid for each shift worked a
O O			premium of ten percent (10%) of his regular rate.
O O	14.04		regular rate.
С П	14.04	a.	All employees regularly performing shift
O		C.I	work shall receive a shift premium in the
O			amount of one dollar (\$1.00) per hour.
\bigcirc			IT HEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	April 1, 20)07 – I	March 31, 2010 PAGE 75
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	b.	Shift premium will not be paid for any hour in which an employee receives overtime premium and shift premium will not form part of the employee's straight time hourly rate. Shift premium only applies to shifts commencing on or after twelve hundred (1200) hours and ending after 1700 hours. An Employee shall be paid a weekend premium of one dollar and ten cents (\$1.10) per hour for each hour worked between 2400 hours Friday and 2400 hours on Sunday effective February 8, 2008.	
-	-	5 - LEAVE OF ABSENCE	()
15.01		e Employer, may, in its discretion, grant ve of absence without pay and without	1 1 É 1
	loss	s of seniority to an employee for personal sons. All requests for such leave of	()
	abs	sence will be in writing and at least two	()
	()	weeks in advance.	()
15.02		e Employer agrees to grant leave of sence, without pay, for Union business to	
		ployees selected by the Union to attend	()
			()
CLAC, LO PAGE 76	CAL:	303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	í i

- conventions or conferences providing Employer conditions permit. It is understood that the maximum total of all leaves granted under this section will not exceed twenty (20) days normal or standard working days in any calendar year and requests for such leave of absence shall be made, in writing, at least two (2) weeks in advance. The Employer shall pay the members their wages for such leave and bill the Union for payment; after ten (10) working days the benefit costs of sixteen per cent (16%) shall be included.
- 15.03 The Employer agrees to grant leave of absence, without pay, for an R.P.N. elected to a board committee, College of Nurses or O.R.N.A. providing Employer conditions permit. It is understood that only one (1) R.P.N. will be granted leave and the maximum total of all leaves granted under this provision will not exceed twenty normal or standard working (20) days in any calendar year and requests for such leave of absence will be made, in writing, at least two (2) weeks in advance.

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15.04	Pregnancy and Parental Leave a. Pregnancy and Parental leaves shall be in accordance with <i>ESA</i> . A copy of the relevant portion of ESA will be provided to employees upon request.	
	b. An employee who is on Pregnancy leave as provided under this Agreement who is in receipt of Employment Insurance Pregnancy pursuant to <i>The</i> <i>Employment Insurance Act</i> , shall be paid a supplemental employment benefit. That benefit will be equivalent to the difference between eighty-four percent (84%) of her regular weekly earnings and the sum of her weekly employment insurance benefits and any other earnings. Such payment shall commence following the completion of the two (2) week employment insurance waiting period, and receipt by the Employer of the employee's employment insurance cheque stub as proof that she is in receipt of employment insurance pregnancy benefits, and shall continue while the employee is in receipt of such benefits for a maximum period of fifteen (15)	
CLAC, LO PAGE 78	CAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	Γ.

000000			earnings shall multiplying her regu last day worke	the leave times her
0000000		C.	•	The parties agree that nall be in accordance
\bigcirc			with ESA.	
\bigcirc	15.05	Eff	ect of Absence	
\bigcirc		a.		at during an approved
\bigcirc				not exceeding thirty ays or any approved
\bigcirc			absence paid by	the Employer, both
\bigcirc			seniority and servic	e will accrue.
		b.	•	absence exceeding
\bigcirc			•	uous calendar days, or purposes of salary
\bigcirc			increment, vacation	n, sick leave or any
0 0 0				ler any provisions of
\bigcirc				eement or elsewhere, for the period of the
\odot			absence in exc	ess of thirty (30)
\bigcirc				ar days, the benefits riately reduced on a
\bigcirc				and the employee's
\bigcirc	СНАТНА	M-KEI	NT HEALTH ALLIANCE	CLAC, LOCAL 303
\bigcirc	-		March 31, 2010	PAGE 79

anniversary date adjusted accordingly. In addition, the employee will become responsible for full payment of subsidized employee benefits in which 1 1 he is participating for the period of . . absence, except that the Employer will continue to pay its share of the í i premiums as outlined in Article 22.07 Č + while an employee is in receipt of WSIB 61 benefits. í i c. It is further understood that during such () unpaid absence, credit for seniority for purposes of promotion, demotion, í i transfer or layoff will not be suspended Ć i and accrue during the period as outlined in Article 11.01g if an 61 employee's absence is due to a () disability resulting in WSIB benefits or 6 + LTD benefits. (+

15.06 Education Leave of Absence

Where employees are required by the	ŕ
Hospital to take courses to upgrade or	ſ
acquire new employment qualification, the Hospital will pay the tuition cost associated	ſ
with such courses. If required by the	ſ
Hospital, an employee shall be entitled to	٢

CLAC, LOCAL 303	CHATHAM-KENT HEALTH ALLIANCE	,
PAGE 80	April 1, 2007 – March 31, 2010	Í

	leave of absence without loss of earnings and without loss <i>d</i> seniority and benefits to write examinations to upgrade her employment qualification. ARTICLE 16 - UNION COMMUNICATIONS
	16.01 The Employer will provide a glass enclosed, locked bulletin board outside the cafeteria at each campus, for the sole use of the Union.A key to the bulletin board will be provided to the Chief Steward.
0000000	The Employer will provide bulletin board space in areas designated by the Employer for the purpose of posting notices regarding meetings and other matters restricted to Union activity. All such notices must be submitted to the Director of Human Resources or her appointee for approval prior to being posted.
000000	16.02 The Employer shall ensure that each steward has access to an e-mail account, as well as remote access to that account.
с с с	CHATHAM-KENT HEALTH ALLIANCECLAC, LOCAL 303April 1, 2007 – March 31, 2010PAGE 81

ARTICLE 17 - STATUTORY H	IOLIDAY PAY
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17.

17.01			i ,
a	for the following employees who holiday shall be premium of one a	ees shall receive pay holidays. Part time work on a statutory entitled to be paid a nd one-half $(1\frac{1}{2})$ times r each hour worked on lays:	i , i , i , i , i ,
	New Year's Day Heritage Day Good Friday Easter Monday Victoria Day Canada Day In the event Herita	Civic Holiday Labour Day Thanksgiving Day Remembrance Day Christmas Day Boxing Day	
	day is proclaimed	as a statutory Holiday, be substituted for	б (()
b	authorized overtir regularly schedul holiday (but not subsequent regul	ee is required to work me in excess of his ed hours on a paid including hours of a arly scheduled shift), Il receive two (2) times	() () () ()
CLAC, LOCA PAGE 82		AM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	i i

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0	his regular straight time rate for such additional authorized overtime.
0	17.02 Statutory holiday hours are defined as all hours worked between 0001 hrs to 2359 hrs on the holiday.
0000000000000000	17.03 The employer will endeavor within a unit/department to schedule employees off for three (3) consecutive days at either Christmas or New Years. The Employer will schedule days off for the full-time employees on a seniority rotating basis alternating from year to year. Part time employees shall be available to work either the Christmas period or New Years depending on seniority. A list will be posted prior to the posting of the Christmas schedule requesting part time staff to list their preference. Scheduling provision language shall be waived for the time period between December 15 and January 15. The Christmas schedule shall
	be posted by November 15. Where an employee requests not to be scheduled off three (3) consecutive days at Christmas or New Year's, such an employee is to put his request in writing to the supervisor. The provisions of this Article do
0	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 – March 31, 2010 PAGE 83

17.04	not apply to employees working on units that are not required to work Christmas day or New Year's Day. Full Time - In order to qualify for holiday pay, the employee must work their full scheduled shift preceding the holiday and their full scheduled shift after the holiday unless they provide reasonable cause for not being able to work the qualifying day. If the employee is scheduled to work on the holiday and fails to report for, and perform work on the holiday, the employee will not be paid for the holiday, unless he/she can provide reasonable cause in which case the employee shall receive holiday pay. The Employer has the right to demand a medical certification or other satisfactory proof of reasonable cause.		1 1 1 1 1 1 1 1 1
	It is understood that when an employee is absent in excess of thirty continuous calendar days prior to the holiday that they will not be eligible for holiday pay (see Article 15.05).) 1
CLAC, LO PAGE 84	CAL 303 CHATHAM-KENTHEALTHALLIANCE April 1, 2007 – March 31, 2010	ſ	•

 \bigcirc \bigcirc 17.05 Full Time \bigcirc a. If an employee is scheduled to work on О a Statutory Holiday shift, as hereinafter defined, and actually works, then he \bigcirc may elect either: Ο i, to be paid for all hours worked on \bigcirc such shift at the rate of one and one-O half (1%) times his regular rate of pay Ο in addition to his regular rate of pay, or \bigcirc ii. to be paid for all hours worked on ()such shift at the rate of one and one- \bigcirc half (11/2) times his regular rate of \bigcirc pay, and to have an alternative day off at regular rates (such day will be \bigcirc given by the Employer within sixty \bigcirc (60) calendar days after the Holiday to be taken on a day mutually \bigcirc arranged between the employee and ()the Employer. The employee may \bigcirc opt to have the entire stat bank paid out on any regular pay within the sixty \bigcirc (60) calendar day period. The () employee must make written request \bigcirc to their manager or delegate by Thursday, 3:00 pm prior to the end of C) C) CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 - March 31, 2010 PAGE 85 ()

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() the pay period in order to receive payment. £ 1 1 b. If the employee wishes to have the () scheduled Statutory Holiday day off after the schedule is posted, the 61 employee must submit the request on 6 1 an Individual Request Form and the 61 change may be accommodated if part time staff are available to replace. () (+ 17.06 Full Time - In the event that a Holiday falls within the employee's scheduled days off or () during a vacation period, he will be granted í I a lieu day to be taken off at some future date to be mutually agreed upon as provided I 4 under Article 17.05. 1 1 17.07 Part Time -Statutory holidays will be 1.4 scheduled by order of seniority starting with 1 1 the most senior employee. A regular part time employee will be available to work at () least one of either Christmas Day or New () Year's Day. ()17.08 Part Time - Statutory Holidays which () become available after the schedule is posted shall be offered in accordance to the '**_**' call-in procedure in Article 13.04. 4 1 () CLAC, LOCAL303 CHATHAM-KENT HEALTH ALLIANCE PAGE 86 April 1, 2007 - March 31, 2010 ίı i I

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Ο	17.09	Full Time - Holiday pay will be computed on the basis of the number of hours the
О		employee would otherwise work had there
О О		been no holiday, at his/her regular rate of pay.
Ö		NOTE - Employees on extended tours shall
\overline{O}		receive twelve (12) lieu days off to consist of seven and one half $(7\frac{1}{2})$ hours each.
\bigcirc		
\bigcirc	ARTIC	LE 18 - VACATIONS
\bigcirc	18.01	Full Time - Employees will be entitled to
Ċ)		vacations with pay based on length of continuous service as set out below:
\bigcirc		a. Employees who have less than six (6)
\bigcirc		month's continuous service as of
\bigcirc		September 1st in any year will receive vacation pay in the amount of four
O		percent (4%) of their wages paid for all
Ú D		work done during the period of their employ;.
() ->		
С О		b. Employees who have completed six (6) months and less than one (1) year
\bigcirc		continuous service as of September 1st
\bigcirc		in any year will receive one (1) week's
О Ю		
\overline{O}		M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 007 – March 31, 2010 PAGE 87
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vacation with pay at their regular rate of É F pay; í i c. Employees who have completed one (1) () year or more and less than two (2) () vear's continuous service as of September 1st in any year will receive () an annual vacation of two (2) weeks () with pay at their regular rate of pay; ()d. Employees who have completed two (2) () years or more and less than five (5) years of continuous service as of ()September 1st in any year will receive an 6 1 annual vacation of three (3) weeks with pay at their regular rate of pay. 1 1 () e. Employees who have completed five (5) vears or more and less than thirteen ()(13) years of continuous service as of () September 1st in any year will receive an () annual vacation of four (4) weeks with pay at their regular rate of pay. () Effective vacation year 2008. í i f. Employees who have completed 1 1 thirteen (13) years or more of () continuous service as of September 1st in any year will receive an annual ç , 1 1 CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE 61 PAGE 88 April 1, 2007 - March 31, 2010

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\bigcirc		
C C C		e (5) weeks with pay at rate of pay. Effective 2008.
0 0 0 0 0	two (22) years service as of S will receive an	o have completed twenty s or more of continuous September 1 st in any year annual vacation of six (6) y at their regular rate of
	eight (28) year service as of S an annual vac	to have completed twenty- rs or more of continuous september 1st will receive ation of seven (7) weeks heir regular rate of pay.
		oyees will be entitled to
0 0 0 0	than 3200 hou 31 st in any yea	no have completed less rs of service as of March ar, four per cent (4%) of k done in the immediate tion year
\bigcirc \bigcirc	b. 3200 but less th	
0 0 0	CHATHAM-KENT HEALTH ALLIANC April 1,2007—March 31, 2010	E CLAC, LOCAL 303 PAGE 89

10.00	d. 2 e. 3 f. 4	8000 but less than 20, $800 = 8%$ $20,800$ but less than $35,200 = 10%$ $35,200$ but less than $44,800 = 12%$ $44,800$ or more $= 14%$	(((ł
18.03	a.	 Regular Part Time - Vacation pay will be paid on the pay period immediately preceding May 31st of any said year on a separate deposit. Vacation pay shall be calculated by multiplying an employee's straight time hourly rate times the number of hours worked times the appropriate vacation percentage. i. Prior to the posted schedule, if a Part Time employee requests a week off and it is approved and scheduled, this time will count as thirty-seven and one half (37½) vacation hours deducted from the employee's 	((((
		vacation bank for standard work week.ii. After the schedule is posted, when a Part Time employee requests a day	i í	
CLAC, LO Page 90)CAL:	off on a scheduled day(s), if granted, 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	([() 1

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\bigcirc		it will be considered a vacation day
õ		based on the number of hours scheduled on that date.
\dot{O}		
		b. Casual Part Time - shall receive vacation pay paid out with every pay
\bigcirc		cheque.
O	18.04	•
О	10.04	An employee whose service with the Employer is terminated for any reason
Ο		except discharge for cause will receive
\bigcirc		vacation pay for the period to which he is
\bigcirc		entitled in accordance with the provisions of
\bigcirc		this Agreement.
()	18.05	Vacations will, subject to the efficient
Õ		operation of the Employer or unless otherwise mutually agreed upon, be
\mathbf{O}		scheduled during the calendar year in which
С С		the same became due, on a seniority basis.
		Vacations shall be limited to four (4) weeks
0		during the prime time period July 1 to
0		September 15, inclusive. Additional weeks
O		of vacation may be approved during prime time if operationally practicable.
Ο	40.00	
\bigcirc	18.06	Vacation periods will be arranged with the employee's Department Head, consideration
Ō		
()		M-KENT HEALTH ALLIANCE CLAC, LOCAL 303
Ō		M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 007 – March 31, 2010 PAGE 91

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	being given to the needs of the Department in question and the employee's wishes on a seniority basis.	() ()
18.07	Where an employee's scheduled vacation is interrupted due to a non-elective surgery or serious illness/injury requiring the employee to be an inpatient in a hospital, the period of such hospitalization or the period of receiving home care (as prescribed by a physician and supplied by a professionally accredited provider and upon the receipt of proof of such service) will be considered sick	
	leave.	¢j
18.08	Vacation requests must be submitted in writing by April 1 ^{s1} , and the approved vacation time, covering the whole vacation year (May 1 ^{s1} to April 30 th), shall be posted by May 1 ^{s1} of each calendar year. After April 1 ^{s1} vacation will be scheduled on a first come first serve basis. Where an employee makes a written vacation request after the approved vacation time is posted, the Employer shall give a response to the request within two (2) weeks. A week will be defined as a seven (7) consecutive day period.	
CLAC, LC PAGE 92	DCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	

18.09 Part-time employees may make written requests for vacation time, equal to one week off for every 2% of vacation pay earned.

ARTICLE 19 - BEREAVEMENT PAY

 \mathbf{O} 19.01 An employee who notifies the Employer as Ο soon as possible following a bereavement Ο shall be granted four (4) consecutive working days off without loss of regular pay C for scheduled hours (computed at the О employee's straight time hourly rate, excluding shift or other premiums), in Ο conjunction with the day of the funeral d the \bigcirc employee's spouse, child or parent. An \bigcirc employee who notifies the Employer as soon as possible following a bereavement O shall be granted three (3) consecutive \bigcirc working days off without loss of regular pay \bigcirc for scheduled hours (computed at the \bigcirc employee's. straight time hourly rate, excluding shift or other premiums), in \bigcirc conjunction with the day of the funeral of a \bigcirc member of the employee's immediate family (other than spouse, child or parent) of the \bigcirc employee. For the purposes of this Article, \bigcirc "immediate family" shall include the Ô

1	CHATHAM-KENT HEALTH ALLIANCE	CLAC, LOCAL 303
\bigcirc	April 1, 2007 – March 31, 2010	PAGE 93

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	employee's sister, brother, step-child, parent-in-law, sibling-in-law, grandchildren, grandparent and grandparent and grandchild of spouse.	, (
	Immediate family shall mean the employee's father, mother, spouse, common-law spouse, same sex spouse, sister, brother, child, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandchildren, grandparents and current step parents. "Immediate Family" and "In-Laws" as set out above, shall include the relatives of "spouses" as defined herein.	((((
	The Employer, in its discretion, may extend such leave with or without pay. Where an employee does not qualify under the above- noted conditions, the Employer may, nonetheless, grant a paid bereavement leave.	(((
19.02	The employee will be granted one (1) day's leave of absence with pay to attend the funeral for the following family members of the employee: step brother, step sister, niece, nephew, legal guardian of the employee, aunt and uncle.	
CLAC, LO PAGE 94	DCAL 303 CHATHAM-KENTHEALTHALLIANCE April 1,2007–March 31, 2010	r Ç

- \bigcirc ()19.03 Where an employee's scheduled vacation is \bigcirc interrupted due to a bereavement of a \bigcirc member of the immediate family, the \bigcirc employee shall be entitled to bereavement leave in accordance with Article 19.01. ()The portion of the employee's vacation \bigcirc which is deemed to be bereavement leave \bigcirc under the above provisions will not be \bigcirc counted against the employee's vacation credits. \bigcirc \bigcirc **ARTICLE 20 - BENEFITS/ADDITIONAL COMPENSATION – PART TIME** \bigcirc \bigcirc 20.01 The Employer agrees to pay each employee covered by this agreement who has \bigcirc completed his/her probationary period, ()thirteen percent (13%) of the employee's \bigcirc regular straight time hourly rate for each completed shift in lieu of sick leave, holiday \bigcirc pay and all other fringe benefits provided to ()full time employees and nine percent (9%) to employees on the same basis who elect to \bigcirc participate in the Hospitals of Ontario \bigcirc Pension Plan. Such payment will \bigcirc commence with the first pay period following completion of said probationary period. \bigcirc Ú) CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 \odot April 1,2007 – March 31, 2010 PAGE 95
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ARTICLE 21 - SICK LEAVE - FULL TIME

21.01	The Employer agrees during the term of this Agreement to provide coverage to all eligible employees in the bargaining unit under the Hospital's of Ontario Basic Standard Sick Leave Program.	() () ()	
21.02	The Employer further agrees to pay employees an amount equal to any loss of benefits under HOODIP for the first two (2) days of the fourth and subsequent period of absence in any calendar year.		
21.03	The Employer agrees, during the term of this Agreement to contribute seventy-five (75%) percent of the applicable monthly premiums towards coverage of eligible employees under the Hospital's of Ontario Disability Income Program with respect to employees who have completed the necessary requirements providing the remaining twenty-five percent (25%) of the premiums are paid by the employees through payroll deductions. It is further understood that the enrolment shall be mandatory for new employees hired after the signing of this Agreement.		
CLAC, LC PAGE 96	CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE PAGE 96 April 1,2007–March 31, 2010		

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\bigcirc	01.04	T 1.			
\bigcirc	21.04	The employee must notify his Department Head or designate of his absence at least			
Ο		thre	ee (3) hours prior to his regular starting		
Ο			e on the first day of absence, or as soon possible, at which time he shall supply		
Ο			following:		
Ū		a.	reason for absence;		
O		b.	estimated duration of absence;		
\bigcirc					
()		C.	methods of contacting the employee during his absence;		
Ο		4			
\bigcirc		d.	if an employee is able to return to work at an earlier date than anticipated, he		
C			shall give the Department Head or		
()			designate notification by 1500 hours of the preceding day such intention to		
\bigcirc			return so that the necessary adjustment		
\bigcirc			can be made to the staff. Employees		
\bigcirc			confined to Hospital or at home as the result of a serious illness or accident		
\bigcirc			shall keep the Employer advised of their		
\mathbf{O}			condition from time to time as is		
\bigcirc			practical and notify their Department Head or designate of the date they		
\bigcirc			expect to return to work.		
\bigcirc					
\bigcirc	CHATHAN	Л-KEN	T HEALTH ALLIANCE CLAC, LOCAL 303		
O	April 1, 20	007 – N	March 31, 2010 PAGE 97		

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21.05	Workplace Safety & Insurance Board (WSIB) Benefits and Sick Leave - An employee who is absent from work as a result of an illness or injury sustained at work and who has been awaiting approval of a claim for WSIB for a period longer than one complete pay period may apply to the Employer for payment equivalent to the lesser of the benefit she would receive from WSIB 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). Payment will be provided only if the employee provides evidence of disability, satisfactory to the Employer and a written understanding satisfactory to the Employer that any payments will be refunded to the Employer following final determination of a claim by the WSIB. If the claim for WSIB is not approved, the monies paid as an advance, will be applied toward 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 fifteen (15) weeks.	
CLAC, LO PAGE 98	CAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	<u>(</u>)

	21.06	mechanism provided for insurance, may be grievance and arb provisions of this agree	t to LTD benefits, and red by the appeal or under the policy of the subject of a itration under the ement. – The Employer will es and other forms to
\bigcirc	ARTIC TIME	LE 22 - HEALTH AND	WELFARE - FULL
	22.01	The Employer agrees hundred percent (10 premiums towards co- under the present (equivalent to HOOGL	00%) of the billed verage of employees life insurance plan
	22.02	The Employer agrees five percent (75%) of towards coverage of (married or single) Health Care Plan (\$2 which shall include a	the billed premiums eligible employees under the Extended 22.50/\$35 deductible) Vision Care Plan of
O O O		M-KENT HEALTH ALLIANCE 007 – March 31, 2010	CLAC, LOCAL 303 PAGE 99

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\bigcirc		making such a substitution, the Employer shall notify the Union to explain the
Ō		proposed change and to ascertain the views
\bigcirc		of the Union with respect to such proposed
\bigcirc		change. Upon request by the Union, the Employer shall provide to the Union full
\bigcirc		specifications of the benefit programs as
Q		contracted for and in effect as proposed with
\bigcirc	~~ ~~	the new carrier.
\bigcirc	22.06	Effective April 1, 2005, the Employer agrees to contribute one hundred percent (100%) of
\bigcirc		the billed premiums towards coverage of
\bigcirc		eligible employees for semiprivate coverage.
О	22.07	For an employee receiving LTD Benefits or
\bigcirc		WSIB Benefits, the Employer agrees to continue its share of the premiums for
O		Extended Health Plan, Dental Plan and
O		semiprivate Hospital Accommodation coverage for the following time periods:
()		v v .
()		a. for an employee with less than five (5) years of service: twelve (12) months;
() 5		b. for an employee with between five (5)
\bigcirc		and ten (10) years of service: eighteen
0		(18) months;
0		
O D		M-KENT HEALTH ALLIANCE CLAC, LOCAL 303
Ö	April 1, 20	007 – March 31, 2010 PAGE 101
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	 c. for an employee with more than ten (10) years of service: twenty four (24) months. 	
22.08	Benefits for Early Retirees The Hospital will provide to all employees who retire on or after the date of ratification and have not yet reached age 65 and who are in receipt of the Hospital's pension plan	
	benefits, extended health care and dental benefits coverage on the same basis as is provided to active employees, as long as the retiree pays the Employer the full amount of the monthly premiums in advance.	
22.09	Benefits Age 65 and Older Semi-private hospital insurance and extended health care benefits will be extended to active full-time employees from the age of sixty-five (65), and up to the employee's seventieth (70 th) birthday, on the same cost share basis as applies to those employees under the age of sixty-five (65).	
ARTIC	LE 23 - JURY DUTY	
23.01	If an employee is required to serve as a juror in any court of law or is required to attend as	С. С. н
CLAC, LO PAGE 10	2 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	()
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 \bigcirc \bigcirc a witness in a court proceeding in which the \bigcirc Crown is a party, or is required by a Õ subpoena to attend a court of law or coroners inquest in connection with a case ()arising from the employee's duties at the \bigcirc Employer, the employee shall not lose \bigcirc regular pay because of such attendance provided that the employee: \bigcirc \bigcirc a. notifies the Employer immediately upon the employee's notification that he will ()be required to attend Court; and ()b. presents proof of service requiring the \bigcirc employee's attendance; and \bigcirc c. promptly pays to the Employer the \bigcirc amount (other than expenses) paid to the employee for such service or \bigcirc attendance; and \bigcirc d. returns to work or attends his normally ()scheduled shift on completion of such \bigcirc jury or witness duty. ()**ARTICLE 24 - CALL-IN/STANDBY - FULL TIME** \bigcirc 24.01 An employee on standby who is called back \bigcirc to work will be paid at one and one-half $(1\frac{1}{2})$ ()()CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 – March 31, 2010 PAGE 103 \bigcirc

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() times his/her hourly rate for a minimum of () four (4) hours for each callback, except to $\vec{()}$ the extent that such period of call-back overlaps and extends into his regular shift in £ 1 which case he will be paid time and one-half () $(1\frac{1}{2})$ for all hours worked up to commencement of his regular shift. The É I number of hours paid for call-back will be 61 deducted from the hours of standby. The (+)call-back commences when the employee arrives at the Hospital. í i () 24.02 Any employee may be required to standby and be recalled to duty as required: an 61 employee required to standby and be F I available as aforesaid will be paid standby pay at the rate of three dollars and twenty () cents (\$3.20) per hour. Standby pay will, ()however, cease where an employee is (1 called into work, and works during the period of standby. () Where such Standby Pay falls on a paid () holiday, as set out in Article 17, the É i Employee shall receive Standby Pay in the 6.1 amount of three dollars and twenty cents (\$3.20) per hour. ()() (i CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 - March 31, 2010 **PAGE 104** ()í.

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ARTICLE 25 - JOB POSTINGS

25.01

- \bigcirc a. Vacancies in the bargaining unit which \bigcirc occur after the execution of the \bigcirc Collective Agreement will be posted, for a period of seven (7) consecutive \bigcirc calendar days on all respective bulletin \bigcirc boards. The day of the posting is not \bigcirc included in the seven (7) day period. A vacancy is defined as a permanent \bigcirc opening in the job classification where \bigcirc the number of persons required by the Employer exceeds the number classified \bigcirc therein but does not include openings \bigcirc which will not or are not expected to \bigcirc exceed sixty (60) calendar days or temporary openings caused by absence \bigcirc due to illness, leave of absence or other \bigcirc related matters. ()
 - b. An applicant will undergo a trial period of sixty (60) days worked or four hundred and fifty (450) hours of work if part time prior to being awarded the posting. If unsuccessful, the applicant will be returned to his original position.

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It is agreed the Employer may waive the trial period.

(In the event an employee's services are C. 1 1 not satisfactory in the new unit, area or classification and it is decided to return 1 1 him to his previous position within the 6 1 sixty (60) days worked or four hundred (\cdot) and fifty (450) hours of work if part time from the date of transfer or if the 61 employee is transferred back to his í i original position at his request within the (1)sixty (60) days worked or four hundred and fifty (450) hours of work if part time, 61 his seniority rights and privileges which ί÷ he enjoyed at the date of the transfer in (i the department from which he originally transferred shall revert and apply. 1 1 í 1

Should (c) above result in an employee reverting to their previous position the Employer shall re-post the vacancy.

t Full time - When a vacancy becomes 25.02 () available within a classification within a department/unit, it will be offered to full time ()employees within the classification within the () department/unit concern, by order of 61 seniority; ()

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()	25.03	Th	e employer will post suitable notices of
\bigcirc		va	cancies for seven (7) calendar days
\bigcirc			ere these may be seen by employees to able employees in all units, areas or
Ó			ssifications to apply for such vacancy. In
0			cases of promotions (other than to
			sitions outside the scope of the bargaining it), the following factors will be
\bigcirc			nsidered:
\bigcirc		a.	Seniority;
\bigcirc		b.	Skill, education qualifications, physical
\bigcirc			capability, and ability to perform the
\bigcirc			work. Where factor (b) is relatively equal, factor (a) will govern;
\bigcirc		~	
\bigcirc		C.	The Employer has the right to fill the vacancy on a temporary basis, until the
0			successful applicant is appointed.
Ö			Subsequent vacancies created by the filling of a posted vacancy will be posted
$\stackrel{\circ}{\circ}$			for seven (7) consecutive calendar days.
\dot{O}			An applicant selected to fill a vacancy
\bigcirc			need not be considered with respect to any further vacancy within a subsequent
\bigcirc			period of six (6) month;
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\ddot{O}			
\bigcirc	-		NT HEALTH ALLIANCE CLAC, LOCAL 303 March 31, 2010 PAGE 107
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	d. Where an employee transfers to another unit, area or classification in accordance with the job posting procedure, the Employer will endeavour to transfer the employee to the new unit, area or classification as soon as possible.
25.04	If the vacancy is not filled pursuant to this or other applicable articles, the Employer may fill the vacancy at its sole discretion.
25.05	The Employer may assign an employee to any vacancy on a temporary basis until the posting procedure has been completed.
25.06	An employee selected to fill a temporary or permanent vacancy (full time or part time) need not be considered for any further vacancies for a period of six (6) months, unless the vacancy is a transfer from part time to full time, or from a temporary position to a permanent position.
ARTIC	LE 26 -TEMPORARY OPENINGS
26.01	When the Employer has a need to fill a temporary full time opening and no full time employees on layoff are available the
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	b.	Where an employee transfers to another unit, area or classification in accordance with the above procedure, the Employer will endeavour to transfer the employee to the new unit, area or classification as soon as possible.	1) F 1 () C) F 1
	C.	The employee awarded the temporary full time position will assume the schedule of the employee who is absent;	<pre>{ i i i i i i i i i i i i i i </pre>
	d.	The employee will receive the rate of pay applicable to the position in accordance with the Collective Agreement;	() () ()
	e.	The part time employee will accrue seniority for all hours worked in the temporary position.	() () ()
26.02	its	e Employer agrees that it shall exercise discretion in Article 26.01 and in a sonable and fair manner.	() ()
26.03	tim res	employee selected to fill a temporary full e opening need not be considered with pect to any further temporary full time enings which arise during the period of	
CLAC, LC PAGE 110		303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	() () ()

 \bigcirc Ó the initial opening or within a subsequent \bigcirc period of six (6) months. Ó 26.04 During the period in which an employee is Õ filling a temporary full time opening, the Ó Employer need not consider the employee for transfer to any other temporary term \bigcirc positions but shall be considered (if the Ó employee applies) for posted permanent full \bigcirc time vacancies which may arise. \bigcirc During the period in which a part time 26.05 employee fills a temporary full time opening. \bigcirc the employee shall remain a part time \bigcirc employee, covered by the part time О provisions of this Agreement. \bigcirc 26.06 When the Employer introduces changes to \bigcirc job qualifications then the Union shall be notified prior to the implementation of the job \bigcirc posting procedure. () **ARTICLE 27 - UNIFORM** AND SAFETY ()FOOTWEAR ALLOWANCE \bigcirc Full time - With respect to any employee 27.01 \bigcirc who is required as part of his/her duties to C) wear a uniform and where such uniform is \bigcirc not made available to the employee by the Ò CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 Û April 1, 2007 - March 31, 2010 **PAGE 111** ()

	Employer, the Employer shall pay to such employee a uniform allowance in the monthly amount of nine dollars (\$9.00). Maintenance staff will have their uniforms supplied and laundered. Employer supplied uniforms must remain on the premises and can not be removed without prior consent by their manager.
27.02	Where an employee is required as part of his duties to wear safety footwear, he/she shall be reimbursed up to one hundred dollars (\$100.00) maximum per calendar year for the purchase of CSA approved safety footwear. Payment will be made upon presentation of receipt for purchase. Employees should be reimbursed without income tax being deducted if they produce a receipt. Employees will be notified by the employer of the appropriate footwear for their duties.
	their duties.
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28.01	Technological Change means the automation of equipment, or the mechanization or automation of operations
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- \bigcirc \bigcirc or the replacement of existing equipment of \bigcirc machinery with new equipment or machinery Ó which results in the displacement of an Ó employee from his/her regular job. Ó 28.02 Where the Employer has decided to ()introduce a technological change which will significantly alter the status of an employee \mathbf{O} within the bargaining unit, the Employer Ο undertakes to meet with the Union to consider the minimizing of adverse effects (if Ó any) upon the employees concerned. \bigcirc 28.03 Where new or greater skills are required \bigcirc than are already possessed by affected \bigcirc employees under the present methods of Ó operation, such employees shall be given a period of training, with due consideration Ó being given to the employee's age and \bigcirc previous educational background, during which they may perfect or acquire the skills Ò necessitated by the new method of \bigcirc operation. 'There shall be no reduction in \bigcirc wage or salary rates during the training period of any such employee. \bigcirc \bigcirc \bigcirc \bigcirc

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9.01 a.	The Employer and the Union agree that they mutually desire to maintain standards of safety and health in the Hospital in order to prevent accidents, injury and illness.
b.	Recognizing its responsibilities under the applicable legislation, the Employer agrees to accept as a member employee of its Accident Prevention - Health and Safety Committee one (1) full time and one (1) part time representative selected or appointed by the Union from amongst bargaining unit employees, to be trained as certified Health and Safety representative at a course approved by the Workers' Health and Safety Committee.
C.	Such Committee shall identify potential dangers and hazards, institute means d improving Health and Safety programs and recommend actions to be taken to improve conditions related to safety and health.

	A. The Employer agrees to co-operate reasonably in providing necessary information to enable the Committee to fulfil 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.
C) f. C) C) C) C) C) C)	Any representative appointed or selected in accordance with (b) hereof shall serve for a term of two (2) calendar years from the date of appointment which may be renewed for further periods of one (1) year. Time off for such representative(s) to attend meetings of the Accident Prevention - Health and Safety Committee in
0 0 0 0	accordance with the foregoing shall be granted and time so spent attending such meetings shall be deemed to be work for which the representative(s) shall be paid by the Employer at his/her regular rate.
C) g	. The Union agrees to endeavour to obtain the full co-operation of its
	ENT HEALTH ALLIANCE CLAC, LOCAL 303 – March 31, 2010 PAGE 115

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	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 pregnancy leave referred to in Article 15.04.	
i.	Where the Employer identifies high risk areas where employees are exposed to Hepatitis B, the Employer will provide at no cost to the employees, a Hepatitis B vaccine.	() () ()
j.	Employees Personal Property: The Employer will consider requests for reimbursement for damages incurred to the Employee's personal property such as eyeglasses, watches, ripped uniforms, personal clothing as a result of being assaulted while performing work at comparable replacement value or repair upon presentation of receipts.	
CLAC, LOCAL3 PAGE 116	03 CHATHAM-KENTHEALTH ALLIANCE April 1, 2007 – March 31, 2010	() () ()

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\bigcirc	29.02	All time spent by an employee attending
\bigcirc		meetings or Employee Safety Tours of the Occupational Health and Safety Committee
\bigcirc		shall be deemed to be work time for which
Ο		he shall be paid by the Employer at his straight time hourly rate and shall be entitled
\bigcirc		to such time from work as is necessary to
\bigcirc		attend scheduled meetings.
\bigcirc	29.03	Employees who are pregnant shall not be
O		required to operate VDT's. At their request, the Employer shall temporarily relocate such
Ο		employees to other appropriate work without
Ο		loss of employment benefits, but at the wage
\bigcirc		rate of the job in which the employee is relocated. The determination of the
\bigcirc		appropriate alternative work shall be at the
Ο		discretion of the Employer and such discretion shall not be exercised in an
Ο		arbitrary or discriminatory manner. If such
O		work is not available or if the employee does
\bigcirc		not wish to accept the alternative work, the employee may be placed on unpaid leave of
0		absence.
O -	29.04	The Employer agrees to have policies and
Ó		procedures to deal with harassment. The
C		policies and procedures will be part of the
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	corporate policy. Written copies shall be made available through the department manager, Human Resources, or a Union Representative. New Employees will be provided with a summary of the policy at orientation.
	LE 30 - VALIDITY
oractic his Ag out is te	any provision of this Agreement or any e there under is at any time contrary to law, reement is not to be deemed to be abrogated b be deemed to be amended so as to make vision of this Agreement conform to the law.
ARTIC	LE 31 - EXCLUDED PERSONS
31.01	Persons excluded from the bargaining unit will not perform duties normally performed by employees in the bargaining unit to the extent it will directly cause or result in the lay off of employees in the bargaining unit or
	except for the purposes of instruction, emergencies or when bargaining unit employees are not available.

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O ARTICLE 32 - PRINTING OF AGREEMENT

32.01 The parties agree that the within Agreement will be printed by a printer and in such numbers as the Parties may mutually agree, with the costs being shared equally by the parties.

○ ARTICLE 33 - COMPASSIONATE LEAVE

33.01 Compassionate leave will be granted to employees in accordance with the provisions of *ESA*. During that period, benefits would continue in accordance with Article 15.05.

() ARTICLE 34 - HARRASSMENT POLICY

- \bigcirc 34.01 The Union and the Employer agree to abide by the OHRC. Agreement to follow the \bigcirc Chatham-Kent Health Alliance Mutual ()respect policy. An employee who believes \bigcirc that she has been harassed, contrary to this provision shall follow the process set out in ()the Complaint, Grievance and Arbitration ()procedure in Article 36 and Article 38 of the Collective Agreement prior to filing a \bigcirc complaint with the OHRC. ()
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35.01	The Employer agrees to pay annually by February 28 of each year, two thousand and five hundred dollars (\$2500.00) to the Union's Education Fund. Effective the year 2009 this amount shall increase to three thousand dollars (\$3000.00).
ARTIC	LE 36 -GRIEVANCE PROCEDURE
36.01	Grievance Procedure – For the purposes of this agreement, a grievance is defined as a difference arising between the parties relating to the interpretation, application, administration, or alleged violation of this agreement.
36.02	It is the mutual desire of the parties hereto that complaints of Employees 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. If an Employee has a complaint, such complaint shall be discussed with his immediate Supervisor within five (5) working days after the

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		circumstances giving rise to the complaint
0		have originated or occurred. If the
Ο		immediate Supervisor is unable to adjust a
Ó		complaint to their mutual satisfaction with
Ó		five (5) working days, the Employee may proceed with the grievance procedure within
Ο		five (5) working days following the decision
0		of the immediate Supervisor. Any Employee
Ó		is entitled, upon request, to have a Union
Ō		Steward present with him/her when meeting with the immediate Supervisor to attempt to
Ö		adjust his complaint. (Either Party may
0		request time extension, verified in writing,
0		and both Parties agree to give full consideration to compliance with such
		requests.)
0	36.03	A Grievance of an Employee properly
0	00.00	arising under this Agreement shall be
0		submitted in the following manner and
O		sequence:
\bigcirc		$Step \ {\rm 1}$ - The Employee, with the assistance
\bigcirc		of a Steward, if he/she so desires, may
\bigcirc		present his/her grievance in writing and signed by the grievor, to his/her immediate
0		Supervisor. The nature of the grievance, the
O		remedy sought and the section(s) of the
0		
$\overline{\bigcirc}$	-	M-KENT HEALTH ALLIANCECLAC, LOCAL 30307 - March 31, 2010PAGE 121
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Agreement alleged to have been violated shall be set out in the grievance. Failing settlement, the immediate Supervisor shall deliver his/her decision in writing within five (5) working days following the presentation of the grievance to him/her.	 () () () () () ()
Step 2 - Within five (5) working days following the decision under Step 1, the grievance must be submitted to the Director of Human Resources (or his designate). Within fourteen (14) working days of receipt by the Director of Human Resources, a meeting will be held unless an extension is mutually agreed to by the parties. Either party may have assistance from outside the workplace at this stage if desired.	
The Director of Human Resources (or his designate) shall give his written disposition within five (5) working days of such meeting. Failing settlement, either party may submit the matter to arbitration within ten (10) working days after the reply in step 2 is given. If no written request for arbitration is received within such ten (10) day period, the grievance shall be deemed to have been abandoned.	
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- \bigcirc All agreements reached under the grievance O procedure between the representatives of Ο the Employer and the representatives of the Ò Union will be final and binding upon the Employer and the Union and the Employees Ò involved. \bigcirc At all steps of the grievance procedure, the Ο grievor shall have the assistance of a Union \bigcirc Steward who may attend the grievance meeting. \bigcirc ()Upon mutual agreement, Steps 1 and 2 may be replaced with a special meeting attended \bigcirc by and governed under provisions set out in \bigcirc this Article 36. \bigcirc Abandonment - At any step, if the parties \bigcirc do not respond within the time limit or grievance is not moved within the time limit, \bigcirc grievance either succeeds or is dropped, ()except upon agreement in writing by both parties of an extension to the time frame. \bigcirc ()Policy Grievance - A grievance arising directly between the Employer and the \bigcirc Union concerning the interpretation, \bigcirc application or alleged violation of the \bigcirc Agreement must be originated under Step 2 \bigcirc CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 \bigcirc April 1, 2007 – March 31, 2010 **PAGE 123**
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()within fifteen (15) calendar days of the event () giving rise to the grievance. Failing () settlement under Step 2 within fifteen (15) calendar days, it may be submitted to () arbitration in accordance with Article 38. ()However, it is expressly understood, that the ()provisions of this paragraph may not be used by the Union to institute a complaint or ()grievance directly affecting an employee ()which such employee could himself institute ()and the regular grievance procedure shall not be thereby by-passed, except only ()where it is established by the Union that the Ē + interest of the Bargaining Unit as a whole is Fi involved and may be affected by the resolution of the issue resulting from the () grievance. () A grievance by the Employer shall be filed () with the bargaining unit Chief Steward or () designate. () Group Grievance - Where a number of employees have identical grievances and () each employee would be entitled to grieve (i separately, they may present a group () grievance in writing, signed by each employee who is grieving to the immediate (i (+ CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 - March 31, 2010 (+)**PAGE 124** ()

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 \bigcirc \bigcirc Supervisor or designate, within five (5) \bigcirc working days after the circumstances giving \bigcirc rise to the grievance have occurred. The grievance shall be then treated as being \bigcirc initiated at Step 1 and the applicable \bigcirc provisions of this Article shall then apply with \bigcirc respect to the handling of such grievance. \bigcirc Time Limits - The parties agree that \bigcirc Saturdays, Sundays and statutory holidays as recognized by this collective agreement \bigcirc shall not be counted in determining the time ()within which any step of the grievance or arbitration procedure must be taken \bigcirc \bigcirc **Dispute Resolution** 36.04 a. Either party, with the agreement of the \bigcirc other party, may submit a grievance to \bigcirc Grievance Mediation at any time within ten (10) days after the Employer's \bigcirc decision has been rendered at the step \bigcirc prior to arbitration. Where the matter is \bigcirc so referred, the mediation process shall take place before the matter is referred \bigcirc to an Arbitrator. Ο b. Grievance Mediation will commence \bigcirc within twenty-one (21) days of the \bigcirc grievance being submitted to mediation \bigcirc CHATHAM-KENTHEALTH ALLIANCE CLAC, LOCAL 303 April 1, 2007 - March 31, 2010 PAGE 125 \bigcirc ()

c. d. e.	or longer period as agreed by the parties. No matter may be submitted to a Grievance Mediation which has not been properly carried through the grievance procedure, provided that the parties may extend the time limits fixed in the grievance procedure. The parties shall agree on a mediator. Proceedings before the mediator shall be informal. Accordingly, the rules of evidence will not apply, no record of the proceedings shall be made and legal counsel shall not be used by either party.	
f.	The Mediator will have the authority to meet separately with either party.	(+ (+
g. CLAC, LOCAL PAGE 126	If no settlement is reached within five (5) days following Grievance Mediation, the parties are free to submit the matter to Arbitration in accordance with the provisions of the collective agreement. In the event that a grievance which has been mediated subsequently proceeds	() () () () () () ()

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\bigcirc			to orbitration and parage conving on the
\bigcirc			to arbitration, no person serving as the Mediator may serve as an Arbitrator.
\bigcirc			Nothing said or done by the mediator
\bigcirc			may be referred to Arbitration.
\bigcirc		h.	The Union and the Employer will share
\bigcirc			the cost on a 50/50 basis of the mediator and any other costs incurred
\bigcirc			by the mediator.
\bigcirc		i.	The Employer will ensure that there is
\bigcirc			no loss in regularly scheduled hours for
$\overline{\bigcirc}$			a Steward and one (1) grievor for attendance at the mediation hearing.
\bigcirc			allendance at the mediation hearing.
\bigcirc	ARTICL	.E 3	7 - DISCHARGE CASES
\bigcirc	37.01		
\bigcirc		a.	In the case of a grievance alleging improper discharge of any employee
\bigcirc			improper discharge of any employee
\cup			
O			employed within the Bargaining Unit described in Article 2.01 of this
C O O O			employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee
0 0			employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee shall submit his grievance in writing to
000			employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee shall submit his grievance in writing to the Director of Human Resources or designate within five (5) working days
0000			employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee shall submit his grievance in writing to the Director of Human Resources or designate within five (5) working days after the date of his discharge. The
0000			employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee shall submit his grievance in writing to the Director of Human Resources or designate within five (5) working days
000	СНАТНАМ	-KEN	employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee shall submit his grievance in writing to the Director of Human Resources or designate within five (5) working days after the date of his discharge. The Director of Human Resources or
0000	-		employed within the Bargaining Unit described in Article 2.01 of this Agreement, the discharged employee shall submit his grievance in writing to the Director of Human Resources or designate within five (5) working days after the date of his discharge. The

b.	designate shall convene a meeting with the aggrieved employee, the Departmental Steward, the Chief Steward and the Ontario Representative of the Union within five (5) days after the date on which the Director d ⁻ Human Resources or designate received the written grievance. The purpose of this meeting shall be to discuss and consider the grievance. The Director of Human Resources or designate shall deliver his decision in writing to the Chief Steward within three (3) days after the date of the meeting and a copy shall be mailed to the Union Office. If the written decision of the Director of Human Resources or designate is not satisfactory to the Union, the grievance may be taken to arbitration in accordance with the provisions of this Article and Article 38 of this Collective Agreement. The Employer agrees that where action is taken against an employee by way of suspension or discharge, a copy of such notice shall be given to the employee and the Union within three (3) working	$ \begin{array}{c} 0 \\ $
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	days following such action. Failure to provide such written notice, however, shall not in any way nullify the action taken by the Employer.
37.02	A claim by a probationary employee that he has been unjustly released shall be treated as a grievance, provided the employee is entitled to grieve for reasons of release which are arbitrary, discriminatory, in bad faith or when exercising a right under this Agreement. The written grievance must be received by the Employer within seven (7) days after the date the release is effective. Such special grievances may be settled under the grievance or arbitration procedure by:
	a. confirming the Employer's action in dismissing the employee, or
	b. reinstating the employee without loss of seniority and with or without full compensation for the time lost, or
	c. by any other arrangement may be deemed just and equitable.
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38.01	When either party requests that any matter be submitted to arbitration as herein provided, the request shall be made in writing accompanied by the name of the party's nominee. Within five (5) days after the receipt of such request, the other party shall select a nominee and give notice thereof to the other party.
38.02	No person may be appointed who has been involved in an attempt to negotiate or settle the grievance.
38.03	If within five (5) days thereafter, the nominee representing each party cannot agree upon an arbitrator, a request shall be addressed to the Minister of Labour of Ontario, who shall appoint an arbitrator. Upon the appointment of such arbitrator, he shall be the Chairman of the Board of Arbitration and the matter of the grievance shall be submitted to such Board as rapidly as possible. Each party shall pay the nominee appointed by it and the arbitrator shall be paid as to one-half ($\frac{1}{2}$) by each of the parties.
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 \bigcirc \bigcirc 38.04 No matter may be submitted to arbitration \bigcirc which has not been properly carried through \bigcirc the grievance procedure. \bigcirc 38.05 The Arbitration Board shall not be ()authorized to make any decision \bigcirc inconsistent with the provisions of this Agreement. Any decision or penalty made (_) or imposed by the Employer, which does not \bigcirc involve the interpretation, application, administration or violation of this Agreement, \bigcirc may not be dealt with any way by the \bigcirc Arbitrator or Board of Arbitration. \bigcirc Proceedings before the Arbitration Board will 38.06 \bigcirc be expedited by the parties hereto. The Arbitration Board shall hear and determine \bigcirc the difference or allegation and shall issue a \bigcirc decision and the decision shall be final and **(**) binding upon the parties and upon any employee affected by it. The decision of a ()majority is the decision of the Arbitration \bigcirc Board, but if there is no majority the decision \bigcirc of the Chairman governs. ()38.07 The parties may mutually agree in writing to substitute a single arbitrator for the (_) Arbitration Board as referred to in this)Collective Agreement at the time of () CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303 \bigcirc April 1, 2007 – Match 31, 2010 **PAGE 131** ()

39.01 This agreement shall remain and continue in full force and effect up to and including March 31, 2010 and for further periods of one (1) year unless notice shall be given by either party of the desire <i>to</i> delete, change or amend any of the provisions contained herein with in the period from ninety days prior to the renewal date. Should neither party give such notice, this Agreement shall	All terms and conditions agreed to	i
39.01 This agreement shall remain and continue in full force and effect up to and including March 31, 2010 and for further periods of one (1) year unless notice shall be given by either party of the desire <i>to</i> delete, change or amend any of the provisions contained	prior to the renewal date. Should neith	er r
39.01 This agreement shall remain and continue in full force and effect up to and including	one (1) year unless notice shall be given a either party of the desire to delete, chang or amend any of the provisions contained	y (e (d ;
	full force and effect up to and includin	n (g /
ARTICLE 39 - DURATION	E 39 - DURATION	۶ (

()C C Dated at Chatham, Ontario this 30th day of May, 2008. "the Union" \bigcirc "the Employer" 9 0 11 (man Ŵ \bigcirc Sine C varouset. Same \bigcirc 1 a () () 00 ¥ c Ο raic anny \bigcirc \bigcirc () M Mc ()Maureen \bigcirc Ŭ sar Xtt P \bigcirc \bigcirc \bigcirc nnlad \bigcirc "ysthia Casuette \bigcirc <u>ر</u>) CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010 CLAC, LOCAL 303 PAGE 133 (⁻) ·)

	April 1/07	April 1/08	April 1/0	9
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Level 1	23.34	24.04	24.76	
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Level 1	18.59	19.15	19.72	I' I
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Level 3	19.03	19.60	20.19	
Assistant Cool	k, Laundry Gene	eral, Linen Port	er	• •
Level 1	18.39	18.94	19.51	()
Level 2	18.62	19.18	19.76	
Level 3	18.96	19.53	20.12	}
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CLAC, LOCAL PAGE 134	303 CF	April 1, 2007 – I		(1

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sio, Occupa	tional Therapist	Assistant
21.51	22.16	22.82
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	sio, Occupa 21.51 21.85 22.18 19.27 19.41 19.71 tant 19.27 19.39 19.71	sio, Occupational Therapist21.5122.1621.8522.5122.1822.8519.2719.8519.4119.9919.7120.30tant19.2719.3919.97

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CLAC, LOCA PAGE 136	AL 30	3	CH.	ATHAM-KENT HEA April 1, 2007 –	LTH ALLIANCE March 31, 2010	(+
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<u>ر</u>)	
\bigcirc	NOTE: For partiting hours of work 1600 hours
\bigcirc	NOTE: For part time hours of work, 1600 hours equals one year of service for the purposes of
\bigcirc	movement on the wage grid.
Ó	An employee assigned as Load Hand
О	An employee assigned as Lead Hand responsibilities shall be paid \$1.00 per hour extra
\bigcirc	
Ó	NOTE: The Employer agrees to its obligations under The fay Equity Act and the parties agree as df the
()	date of ratification that Pay Equity has been
\bigcirc	reached.
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\bigcirc	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	April 1, 2007 – March 31, 2010 PAGE 137

RE: Grandfatl	ners - Maintenance			
practice of for lunch – grand the two (2) inc CPESTU colle employed in th Plumber – Ha	gree to maintain the present (y (40) hour work week with paid father the ½ hour lunch period for lividuals covered under the forme ective agreement while they are heir present classification only of, rold Labadie and General - Terry Shadd.			
accrued as of time limitation after the date	Time Owing - any outstanding time owing accrued as of date of ratification will have no time limitation applied. Time owing accrued after the date d ratification will be taken off in accordance with the CLAC Collective			
for the two (2) while they are	lement – shall be grandfathered employees mentioned above employed in their present only of Plumber or General as follows:			

1 +

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\bigcirc	
\odot	Vacation pay shall be the appropriate
Ō	percentage (2% for each week of vacation entitlement) of gross salary for work performed
\bigcirc	during the vacation year (September 1 to August
Ú	30) or salary for one (1) week's work for each
C	week of vacation entitlement, whichever is
	greater.
\bigcirc	If one of the above named employees works
C	less than 1640 hours in the vacation year, they
O	will receive vacation pay based on the
\bigcirc	appropriate percentage (2% for each week of vacation entitlement) of gross salary for work
\bigcirc	performed during the vacation year (September
O	1 to August 30).
\bigcirc	2. RE: Union Office (Full Time Only)
\bigcirc	2. RE: Union Office (Full Time Only)
Ο	This Letter of Understanding serves to confirm
\bigcirc	the agreement reached at recent contract
Õ	negotiations that the Employer agrees to provide a office with a phone (Union to pay long distance
\mathbf{O}	charges), desk, chair and filing cabinet.
$\overline{\mathbf{C}}$	
C C	The Employer further agrees to provide the
	Chief Steward with paid leave (to be at a mutually agreed upon time) from his regular
Ö	matality agreed upon time, non-his regular
\bigcirc	CHATHAM-KENT HEALTH ALLIANCE CLAC, LOCAL 303
Ο	April 1, 2007 – March 31, 2010 PAGE 139

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		shift, of eighteen and three quarters (183/4) hours per month to perform Union business.	([
	3.	RE: Liability Insurance	(
		This will confirm that during our recently concluded contract negotiations the Employer will upon request of the Union and with reasonable notice 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.			
	4.	RE: Job Line	í (
		The Employer agrees that the Job Line will remain in existence after the expiry of the Human Resources Plan and may be discontinued upon discussions with the Bargaining Unit.			
	5.	RE: Job Sharinga. It is understood that insofar as any provision of this Letter is specifically in conflict with		1 1 1 1	
		C, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE E 140 April 1, 2007 – March 31, 2010	(

\bigcirc		
0		any provisions of the CLAC Collective Agreement, the provisions of this Letter shall
O		prevail.
\bigcirc	h	Only full time positions shall be considered
\bigcirc	b.	Only full time positions shall be considered for job sharing between two employees.
\mathbf{O}		,
\bigcirc	C.	The employer has the right to designate and
\bigcirc		increase or decrease the full time positions eligible to be deemed job sharing positions.
\bigcirc		There will be no more than one (1) job
\bigcirc		sharing arrangement in any one (1)
\bigcirc		unit/department. No new job share arrangements shall be implemented on any
C)		unit/department once notice of layoff has
C		been provided to the Union until the notice
\bigcirc		period has expired.
Ū	d.	If a full time employee wishes to job share
\bigcirc		his/her position and the employer agrees to
\overline{O}		designate such position a job sharing position, the full time employee will be
Ó		assigned such job sharing position and the
Ō		remaining vacant position will be posted and
\ddot{O}		filled in accordance with the job posting procedure.
Ö		
\bigcirc		
Ö	-	M-KENTHEALTH ALLIANCE CLAC, LOCAL303 007 – March 31, 2010 PAGE 141

		• •
e.	When the employer designates a vacant full time position to be considered a job sharing position, such position shall be posted and filled in accordance with the job posting procedure.	
f.	The employees assigned to a job sharing position will be considered as regular part time and covered by the part time provisions of the collective agreement, except for scheduling which shall be as outlined in (i) below.	с) 11 () () ()
g.	The employees sharing a job sharing position will be considered as regular part time employees and covered by the part time provisions of the collective agreement, except for scheduling which shall be as outlined in (i) below.	É † (
h.	If an employee assigned a job sharing position successfully applies for a part time or full time position, or is terminated in accordance with the existing collective agreement and the employer decides to continue such job sharing position, the remaining employee shall remain assigned	
CLAC, LO PAGE 142		() ()

$\bigcirc \bigcirc $	to said job sharing position and the vacant job sharing position will be posted in accordance with the job posting procedure. If there is no successful applicant to the position, the shared position must revert to a full time position. The remaining employee will have the option <i>of</i> assuming the full time position or remaining regular part time. If she/he does not assume the full time position, the full time position shall be posted in accordance with the full time job posting procedure.
$\stackrel{()}{\odot}$	i. For scheduling purposes only, the employer will schedule a job sharing position as a full
\bigcirc	time position. The schedule of both partners shall be the equivalent of one (1) full time
\bigcirc	position. The position in question shall
\bigcirc	generally be shared on an equal basis between two (2) partners. At the
\bigcirc	commencement of the job sharing
\bigcirc	arrangement both partners must inform the
U)	immediate supervisor who will be working
\bigcirc	the predetermined schedule.
\bigcirc	a. Posted schedules for job sharers shall
\bigcirc	be based on the schedules that would
()	CHATHAM-KENTHEALTH ALLIANCE CLAC, LOCAL 303
\bigcirc	April 1, 2007 – March 31, 2010 PAGE 143
$\overline{)}$	

			
 scheduling provisions of the collective agreement. Chatham Campuses - Prior to the schedule being posted and when all other regular part time employees in the classification in the unit/department have been given the opportunity to work up to their commitment, job sharers will be included in the distribution of those hours in accordance with the Regular Part Time Scheduling Guidelines. Sydenham Campus - Prior to the schedule being posted all available hours within a classification will be scheduled as evenly as possible among RPT not working in a job share arrangement. Call in shifts – Job sharers will be included in the call in procedures in accordance with the collective 		ар	ply to full time holding that position
 agreement. Chatham Campuses - Prior to the schedule being posted and when all other regular part time employees in the classification in the unit/department have been given the opportunity to work up to their commitment, job sharers will be included in the distribution of those hours in accordance with the Regular Part Time Scheduling Guidelines. Sydenham Campus - Prior to the schedule being posted all available hours within a classification will be scheduled as evenly as possible among RPT not working in a job share arrangement. Call in shifts - Job sharers will be included in the collective 			
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share arrangement. b. Call in shifts – Job sharers will be included in the call in procedures in accordance with the collective C, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE			y 1
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5E 144 April 1, 2007 – March 31, 2010		303	•••••••••••••••••••••••••••••••••••••••
	jE 144		April 1, 2007 – March 31, 2010

\bigcirc		
\bigcirc		agreement and the applicable campus
O		(Chatham or Sydenham).
O		
C)	j.	A job sharer's vacant hours of work resulting from vacation, leaves of absence or sick
Û		leave will be offered by the employer to the
\odot		remaining partner. If the remaining partner
O		agrees to work all or part of such hours,
\bigcirc		there will be no premium payments owed for such hours worked. If the employer is
O		unable to contact the remaining partner or if
Ó		such employee is unable to work the vacant
O		hours, the employer will schedule such hours in accordance with the part time
Ο		provisions of the collective agreement.
C	l.	Fach ich choring pertopy will be achedulad
\bigcirc	k.	Each job sharing partner will be scheduled by the employer to work either the
Ū		Christmas Holiday or the New Year's
		Holiday.
0 0	I.	The job sharers agree to cover up to two (2)
Ő		weeks of vacation of each other's vacation
Ö		during June 15 to September 15.
\mathbf{O}	m.	The employer or the Union shall have the
O		options of cancelling this Letter of
\odot		-
O	••••••	M-KENT HEALTH ALLIANCE CLAC, LOCAL 303 07 – March 31, 2010 PAGE 145
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	Understanding with a sixty (60) day notice. A meeting will be held between the parties within fifteen (15) days to review the reasons for discontinuation.	(((
n.	With each job sharing position, the employer will assess the position after three (3) months to see if there are any problems from patient care, economic or scheduling perspective. If there are no problems, the schedule will continue for an additional three (3) months and shall be then be re- evaluated to determine whether or not the position should continue.	
0.	If after a six (6) month period the employer wishes to terminate a job sharing arrangement, it may do so upon written notification (sixty{60} days) to the employees and the Union. If this occurs, the position will revert to a full time position and the former full time incumbent shall be granted the option of returning to full time. In the event that she/he is not interested, then the full time position shall be posted in accordance with the job posting procedure	
CLAC, LO PAGE 14		(

\bigcirc			
\bigcirc		and both job share part	ners shall revert to
\bigcirc		regular part time on tha	
\odot			
\bigcirc	p.	If after a six (6) month p employees who take pa	
O O		position wish to termina	
О		they may do so upon w	
\bigcirc		(sixty {60} days) to the Union. When this occur	
\bigcirc		incumbent will have the	option of returning
\bigcirc		to her/his full time posit she/he does not desire	
Ô		time position will be pos	
\bigcirc		with the job posting pro	
C		share partners shall rev time on that unit/depart	. .
\bigcirc		•	
O	6. R	E: Mileage (Transitional)	
\bigcirc	lt	is understood the principle	e of one program-
()		o sites applies to the Cha	
0		liance. It is understood th kist integrated scheduling	
0	ar	nd that any future changes	s to integrated
C C		cheduling will be communi	cated to the Union in
\bigcirc	a	dvance.	
\bigcirc			
Ú O	-	AM-KENT HEALTH ALLIANCE 2007 – March 31, 2010	CLAC, LOCAL 303 PAGE 147
О —	· · · · · · · · · · · · · · · · · · ·		

a.	There will be a six (6) month transitional period from the time of notification to the employees that integrated schedules are in effect where the following conditions will be in effect.	
	If employees have previously received notification of integrated schedules, they will only receive the transitional mileage from the date they began integrated scheduling. If integrated scheduling has already exceeded six months, then the normal guidelines will apply upon ratification.	
	For the transitional period, the Employer will pay mileage at the rate of \$0.38/km or Hospital Policy whichever is greater to an employee if the employee is assigned a shift to a site that is not their home site. The mileage will apply only if the employee has to travel extra kilometres from their permanent residence to the new assigned work site.	
	The Employer will pay up to a maximum of 60 km round trip. This article does not apply	() + () + () +
CLAC, LC PAGE 148		() ()

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ン ン ン		to new postings where it is un there is a requirement to wor	
С С		Subsequent to the six (6) mo period the following guideline inter-site transfers:	
	b.	Mileage: The Alliance will parate of \$0.38/km or Hospital whichever is greater to an en	Policy
)))		employee is assigned work a during the shift. The Employ 30 km one way from Chathar Wallaceburg or vice versa an	er will pay for n to
	C.	return kilometres if it applies. Employees will not be reques work at the other site without	
)) _{7.}	RE	orientation and training. : 13.01 (g) Scheduling Guideli	
	to a	form a joint task force with the an agreement on one common d call-in language between the elemented no later than April 1	scheduling sites and to be
		M-KENT HEALTH ALLIANCE 107 – March 31, 2010	CLAC, LOCAL 303 PAGE 149

		i i
8.	RE: Temporary Full-time Supernumerary	()
0.	Positions (New Nursing Graduate Funding	F+
	Initiative) RPN	(\cdot)
	The Hospital and CLAC agree to the creation of	ί i
	temporary full-time supernumerary positions for	()
	Registered Practical Nurses (RPN's) in	É F
	accordance with the following provisions:	()
	1. The supernumerary positions are for newly	£ F
	graduated RPN's who graduated from a nursing program in 2007;	()
	2. Will work in-a temporary full-time	• •
	supernumerary position;	f I
	3. Temporary full-time positions created in	()
	accordance with this Letter of Understanding	()
	will not be subject to internal postings;Will be considered temporary full-time and	()
	covered by the terms and conditions of full-	()
	time -employment and will be in formal	ΕŅ
	mentorship arrangements;	, , , ,
	5. These supernumerary positions shall be in	
	addition to the regular staff complement; 6. Regular staff will not be cancelled as a result	E I
	 Regular staff will not be cancelled as a result of these additional positions; 	ŧ۰
	7. The duration of such supernumerary	€ı
	appointments will be for six (6) months	(\cdot)
	unless an employee in a supernumerary	()
		c i
	AC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE BE 150 April 1, 2007 – March 31, 2010	6.
		()

	II
the Letter of Understanding signed on May 4,	
2007 ; The Parties, therefore agree that service will not	
accrue for the period of employment in the supernumerary position;	
 Re: Seniority Accrual - New Graduate Initiative Funded Positions 	
Whereas, the Parties have had discussions regarding seniority accrual during the term of a	
position funded through the New Graduate Initiative Funding.	
It is understood and agreed that a new graduate Registered Practical Nurse (RPN) employed in a temporary position created by the New Graduate	C + (+
Funding Initiative, will not accrue seniority for the term of the temporary position. In the event a new graduate RPN is successful	
in obtaining a position with the Alliance and transfers from the temporary position funded by the New Graduate Funding Initiative the	
seniority provisions of the collective agreement will apply but will not be granted any seniority for	С)
CLAC, LOCAL 303 CHATHAM-KENT HEALTH ALLIANCE	()
PAGE 152 April 1, 2007 – March 31, 2010	() []

\mathbf{O}	
\bigcirc	hours worked during the period of explorement
()	hours worked during the period of employment funded by the New Graduate Funding Initiative.
\bigcirc	
\bigcirc	10. Re: Hours CE Work For Porters
0	The Parties agree to trial an alternative method
O	of scheduling of porters to the Alliance's original proposal to overlap two (2) four and one-half (4
0	$\frac{1}{2}$ and five (5) hour short shifts at the
O O	Sydenham Campus as outlined below:
\bigcirc	1. Rotations at both Sydenham and the
\bigcirc	Chatham campus will contain eight and one-
\bigcirc	half (8 %) hour shift(s). 2. The eight and one-half (8 ½) hour shifts are
С О	not considered extended lours, and will fall
0	under the regular scheduling language of
\dot{O}	the collective agreement for all provisions except as amended below- Overtime Pay
Ö	Article 12.03 and Scheduling Article 13.02
\tilde{O}	as outlined below:
Ö	i. Daily overtime will result only after the
\bigcirc	employee has been requested to work in excess of the eight and one- half (8
Õ	1/2) hour scheduled shift. Weekly
Ó	overtime will result in the employee is
\bigcirc	CHATHAM-KENT HEALTH ALLIANCE CLAC. LOCAL 303
Ċ	April 1, 2007 – March 31, 2010 PAGE 153
\bigcirc	

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 ½) pag mean thei ove rem pern The Pana at which is under original and one 11. Re: Artiger Guidelin When a	vacancy occurs becomes available	week ((11) s. half (8 during (during (ve (ne (period (ble, it to the () four (shifts. (
	classification within a departmentlu offered to full time employees within	lint, it
CLAC, LOCAL 3 PAGE 154	03 CHATHAM-KENT HEALTH AL April 1, 2007 – March	

classification within the departmenthnit concerned, by order of seniority.

- Should a vacancy become available within a classification within a department/unit that requires a job pick to be initiated in accordance with article 25.02; only those employees who hold a position within that classification and departmenthnit are eligible to take part in the job pick. The successful employee as result of the vacancy and subsequent job posting is not eligible to take part in that job pick and would assume the position left vacant after the job pick is completed.
- 2. Should another vacancy occur within that classification within that department requiring another job pick to be initiated in accordance with article 25.02, prior to the actual transfer of the employee who was successful in the job posting as outlined above, that employee then would be considered to hold a position within that classification within that department/classification (for the purposes of article 25.02 only) and would be eligible to take part in the job pick process.

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12. Re: Temporary Research Opportunities in excess of six (6) months	(((
Whereas, the Parties have had discussions regarding Temporary Research Opportunities in excess of six (6) months, the Parties agree to the following:	(((
 When a research opportunity within a CLAC classification arises that is anticipated to exceed six (6) months, a Notice of Opportunity will be posted on the job posting bulletin board in accordance with Article 26, Temporary Openings. Upon completion of the research opportunity position the successful candidate will revert to their former position, should it still exist and the employees who filled the subsequent vacancies will likewise be returned to their former positions should they still exist. 	
13. Re: Temporary EmployeesWhereas, the Parties have had discussions regarding employees hired upon employment on	() () ()
CLAC, LOCAL 303 PAGE 156 CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010	(

a temporary basis as it pertains to regular full time or regular part time job postings, seniority and scheduling, the Parties agree to the following:

- When a permanent vacancy becomes available regular full time, regular part time and casual part time applicants will be given consideration prior to consideration being given to employees hired temporary full time or temporary part time employees upon employment.
- Employees hired on a temporary basis upon employment will not accrue seniority during the temporary vacancy. However, it is agreed that seniority would accrue for the purposes of scheduling.
- 3. Should an employee hired temporary part time or temporary full time upon employment be successful in securing a permanent position within the bargaining unit prior to the end of the temporary placement, they shall be credited with seniority accrued from their last date of hire. The release or discharge of such employee at the completion of the temporary vacancy shall
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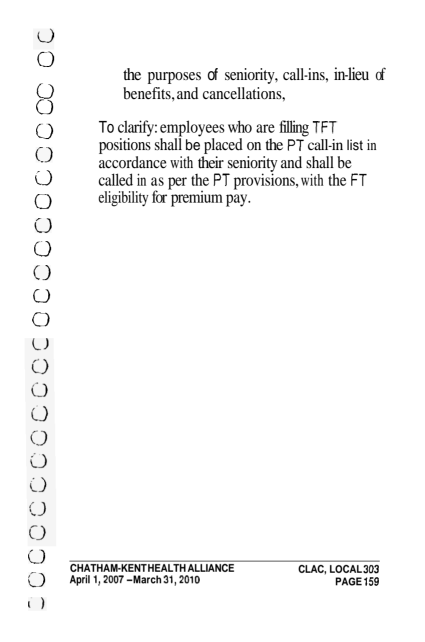
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4.	not be the subject of a grievance or arbitration. A temporary part time employee (except employees hired expressly for the summer period) shall be considered a Regular Part Time employee for the purposes of scheduling and shall be scheduled in accordance with the Regular Part Time scheduling provisions.	
14. Re	: Temporary Full-time Vacancies	(i
	bring clarity and understanding to the issue Temporary Full-time vacancies the parties ee:	() () ()
1.	employees filling a temporary full-time vacancy will be covered by the full-time provisions of the collective agreement for the purposes of scheduling and for the overtime payment trigger (37.5 hours) at which they are eligible for overtime.	
2.	As per Article 8.02, 13.05 a) i, and 20.01, employees filling a temporary fulltime vacancy will be covered by the part-time provisions of the collective agreement for	Г) () ()
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 \cup \bigcirc THE ABOVE FOURTEEN (14) LETTERS OF AGREEMENT DATED THIS 30th DAY OF MAY, 2008. Ó \bigcirc "the Employer" "the Union" \bigcirc \mathcal{O} \bigcirc \bigcirc Mil \bigcirc ()L argunet Danse \bigcirc () \bigcirc \bigcirc rall ()()ente meisouell $\mathcal{M}\mathcal{M}$ \bigcirc Maurean Cinh Ô sa tto \bigcirc Ú \bigcirc ninlard () \bigcirc Casue 4 ishia P \bigcirc CHATHAM-KENT HEALTH ALLIANCE April 1, 2007 – March 31, 2010 CLAC, LOCAL 303 **PAGE 160** \bigcirc ()