Agreement by and between UFCW 3000 and Forks Community Hospital

RN Unit

Effective: 7-1-2020 – 6-30-2023



Faye Guenther, President • Joe Mizrahi, Secretary-Treasurer

WEINGARTEN RIGHTS Your Right to Union Representation

You have the right to union representation if you are called to a meeting with management that could lead to discipline.

"I understand that this proceeding is for the purpose of investigating whether I may receive discipline. Therefore, I request that a union representative be present on my behalf before this proceeding continues. If you insist that the proceeding continue without allowing me union representation, I hereby protest your denial of rights guaranteed to me under federal labor law."

Weingarten rights were won in a 1975 Supreme Court decision with these basic guidelines:



You must make a clear request for union representation either before or during the interview. Managers do not have to inform employees of their rights.



Management cannot retaliate against an employee requesting representation.

Management must delay questioning until the union steward arrives.



It is against Federal Law for management to deny an employee's request for a steward and continue with an interrogation. In this case, an employee can refuse to answer management's questions.

Discipline? Contract violations?

Call the Member Resource Center

If you or a coworker need help regarding an Investigatory Meeting, are facing Discipline or Corrective Action, or need to report Contract Violations our MRC Representatives will work with you on a plan of action.

Call the Member Resource Center at: 206-436-6570

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COLLECTIVE BARGAINING AGREEMENT BY AND BETWEEN

UNITED FOOD AND COMMERCIAL WORKERS INTERNATIONAL UNION LOCAL 21, UFCW, AFL-CIO

AND

CLALLAM COUNTY PUBLIC HOSPITAL DISTRICT NO.1 FORKS, WASHINGTON

This Agreement is made and entered into by and between United Food & Commercial Workers Union, Local 21, (hereinafter referred to as the "Union") and Clallam County Public Hospital District No.1, d/b/a Forks Community Hospital, (hereinafter referred to as the "Employer").

PREAMBLE

The purpose of this Agreement is to facilitate the achievement of the mutual goal of improving patient care by establishing standards of wages, hours and other conditions of employment, and to provide an orderly system of employer-employee relations, facilitating joint discussions and cooperative solutions of mutual problems. It is intended that this Agreement will meet, among others, the following purposes:

- 1) To provide for the highest degree of efficiency and effectiveness in the accomplishment of the mission of the Public Hospital District No.1, Clallam County;
- 2) To promote fair and reasonable working conditions; and
- 3) To adjust promptly all differences arising between the parties related to matters covered by the Agreement.

ARTICLE 1: RECOGNITION

The Employer recognizes the Union as the sole representative for all Registered Staff Nurses employed by the Employer at Public Hospital District No. 1, Clallam County, Bogachiel Clinic, and Clallam Bay Clinic for the purpose of discussions and agreements with respect to rates of pay, hours of work, and conditions of employment, and other pertinent matters as specified in the Agreement; excluding nurses in managerial, supervisory and administrative positions.

ARTICLE 2: MEMBERSHIP

2.1 Employee Rights Regarding Union Membership. The Employer will distribute the information as provided in Section 3.5 and will not advise employees regarding Union membership and will refer questions in this regard to the Union. The Employer may inform employees of their rights regarding whether or not to pay dues or fees to the Union, but will remain neutral on the issue of union membership.

2.2 Dues Deduction. During the term of this Agreement, the Employer shall deduct dues from the pay of each member of the Union who voluntarily executes a wage assignment authorization form. When filed with the Employer, the authorization form will be honored in accordance with its term. The amount deducted and a roster of all nurses using payroll deduction will be transmitted monthly to the Union by check payable to its order. Upon issuance and transmission of a check to the Union, the Employer's responsibility shall cease with respect to such deductions. The Union and each employee authorizing the assignment of wages for the payment of Union dues hereby undertakes to indemnify and hold the Employer harmless from all claims, demands, suits or other forms of liability that may arise against the Employer for or on account of any deduction made from the wages of such employee or from any requested personal information provided by the Employer to the Union.

2.3 Voluntary Political Action Fund Deduction (Active Ballot Club). During the term of this Agreement, the Employer shall deduct a sum specified from the who voluntarily executes a political action contribution wage assignment authorization form (UFCW Active Ballot Club). When filed with the Employer, the authorization form will be honored in accordance with its terms. The minimum contribution must beat least two dollars (\$2) per month. The amount deducted and a roster of all employees using payroll deduction for voluntary political action contributions will be promptly transmitted to the Union by separate check payable to its order. Upon issuance and transmission of a check to the Union, the Employer's responsibility shall cease with respect to such deductions. The Union and each employee authorizing the assignment of wages for the payment of voluntary political action contributions here by under takes to indemnify and hold the Employer harmless from all claims, demands, suits, or other forms of liability that may arise against the Employer for, or on account of, any deduction made from the wages of such employee. The Employer may charge an administration fee of .0025 on funds administered by Employer for this purpose each month.

2.4 Employee Rosters. Upon the signing of this Agreement and monthly thereafter, the Employer shall supply to the Union a list of all employees covered by this Agreement. The list shall include the name, address, phone number, employment status, date of hire, hourly rate of pay, and hours worked during the previous pay period for each employee. Each month the Employer shall also send a list of new hires, their addresses, and phone numbers and a list of all bargaining unit employees who have terminated during that month.

ARTICLE 3: UNIONREPRESENTATION

3.1 Union Access. The Union's authorized staff representatives may have access to the Employer's premises where employees covered by this Agreement are working, excluding direct patient care areas, for the purpose of investigating grievances and contract compliance at reasonable times, after notifying the Employer. Access for other purposes shall not be unreasonably denied by the Employer.

The Union's representatives shall advise the Employer as to which department or area the staff representative wishes to visit, and will confine such visits to the department and area agreed upon. Such visits shall not interfere with or disturb employees in the performance of their work during working hours and shall not interfere with patient care.

3.2 The Union, as the sole and exclusive representative of the bargaining unit employees, shall have the

exclusive right to represent nurses in the contractual grievance procedure herein.

3.3 Bargaining Unit Representatives. The Union shall have the right to select bargaining unit representatives from among the nurses in the unit. At least four, but no more than five bargaining unit officers and/or representatives shall be recognized by the Employer when the Union has given the Employer written notice of the selection.

3.3.1 Bargaining unit officers and/or representatives will be allowed a reasonable amount of time, without charge to leave or loss of pay, for the purpose of fulfilling their Representational duties and obligations. Representational duties shall include:

Receiving and processing grievances;
Attending investigatory and disciplinary meetings involving supervision and bargaining unit employees;

3) Officer meetings with management officials;

- 4) New-hire orientation;
- 5) Nurse Staffing Committee.

Except for extenuating circumstances, a request for bargaining unit representatives to conduct Union business must be made to their supervisors at least 24 hours in advance of the time requested.

3.3.2 The Employer shall approve paid administrative leave up to a maximum collective total of forty (40) hours per contract year, for bargaining unit representatives to attend Union-sponsored training programs. The Employer and the Union must mutually agree that the training is of mutual benefit to the Employer and the Union. The Union shall furnish the Employer with a copy of the general program outline for such training to justify requests for administrative leave under this section. Requests for administrative leave under this section shall be made through the bargaining unit chairperson to the Employer on behalf of the bargaining unit representatives.

3.3.3 Subject to scheduling requirements of the Employer, elected officers and representatives of Local 21 shall be allowed unpaid time off for Union business as necessary.

3.3.4 Negotiations. Subject to notification by the RNs to their appropriate supervisor and scheduling requirements, negotiating team members shall be given unpaid release time for joint negotiations. Time spent during negotiations will be treated as time worked for the purpose of seniority and benefit accrual.

3.4 Bulletin Board. The Union shall be permitted to post Union announcements and notifications of professional activities signed by a designated bargaining unit chairperson/designee in the space provided by the employer on nursing bulletin boards at its main hospital facility (Public Hospital District No. 1, Clallam County), at its long-term care facility adjacent to Public Hospital district No.1, Clallam County, and at any and all of its clinics and/or other sites where bargaining unit nurses are employed.

3.5 Contract and Job Descriptions. The Employer shall give each newly-hired nurse a copy of this

Agreement, a membership application and payroll deduction form, and the nurse's job description. The Union will provide copies of this Agreement to the Employer. Additional copies of this Agreement provided by the Union shall be available in the Human Resources Department.

3.6 New Hire Orientation. The Employer shall provide the Union access to new hires on one of the Nursing orientation Days, or individually during the nurse's first two weeks of employment, for the purpose of introduction and orientation to Local 21. A bargaining unit representative, designated by the bargaining unit chairperson, shall be allowed one-half $(\frac{1}{2})$ hour per section 3.3.1 herein during the orientation session to introduce the Union contract to newly employed nurses.

3.7 Meeting Rooms. The Union shall be permitted to use designated premises of the Employer for meetings of the bargaining unit, with or without Union staff present, provided sufficient advance request for meeting facilities is made to the designated administrator and space is available.

ARTICLE 4: DEFINITIONS

4.1 New Staff Nurse. A Registered Nurse whose clinical experience in nursing care after graduation is less than six (6) months; or a Registered Nurse who is returning to practice with no current clinical training or experience within the past three (3) years. A new staff nurse shall be assured a planned training program (minimum one month) under close and direct supervision that will enable the nurse to assume increasing responsibility. Close and direct supervision shall be defined as working in conjunction with other Registered Nurses. New staff nurses shall be assigned as a team member with responsibility for a limited number of patients. Such nurse's performance shall be reviewed on a non-going basis during the residency period by the Chief nursing Officer or designee. This period shall not exceed six (6) continuous months unless extended for an additional period not to exceed three (3) months where mutually agreed to by the Chief Nursing Officer and the individual nurse involved. New staff nurses, under close and direct supervision, shall not be assigned charge duty or as a team leader without a staff nurse being present in the unit, except in cases of emergency, and only when other staffing options have been pursued.

4.2 Staff Nurse. A Registered Nurse, currently licensed in Washington. The staff nurse is expected to plan and organize patient care, utilizing the current medical therapy plan as a frame of reference; gives, directs and evaluate scare, and effectively applies care and comfort measures to meet both short and long-term needs of patients.

4.3 Charge Nurse. A Registered Nurse who is responsible for an organized unit. An organized unit shall be defined as either the ER/Acute Care or Long Term Care areas.

4.4 Full-Time Nurse. A nurse who works on a regularly scheduled basis at least thirty-seven (37) or more hours per week or seventy-four (74) or more hours in a fourteen (14) day period and who has successfully completed the required probationary period.

4.4.1 A nurse who works in and takes call for OR/OB; takes at least 150 hours of on-call per month and performs 32 or more hours of straight time work per week on an ongoing basis is equivalent to full-time status for purposes of benefits.

4.5 Part-Time Nurse. A nurse who is regularly scheduled to work at least twenty (20) hours per week or forty (40) hours in a fourteen (14) day period, averaged over six (6) months (January/July), and who has successfully completed the required probationary period. Unless otherwise provided here in, apart-time nurse shall be compensated in the same manner as a full-time nurse except that wages and benefits shall be reduced in proportion to the employee's actual hours worked.

4.5.1 Any nurse who works on a regularly scheduled basis at twenty (20) hours per week or forty (40) hours in a fourteen (14) day period, averaged over six (6) months (January/July), will be reclassified upon written request from the nurse to regular part-time status as budgeted positions are available.

4.6 Per Diem Nurse. A nurse who does not hold either a full-time or part-time position who is available to work during any period when additional work of any nature requires a temporarily augmented work force, in the event of an emergency or employee absenteeism. Per diem nurses will notify their employer of their preferred available hours at least four (4) weeks prior to any given pay period.

4.6.1 Per diem nurses must be available to work a minimum of sixteen (16) hours per month to include one weekend and be available to be scheduled for one fixed holiday annually. Per diem nurses will receive double-time the regular rate of pay for all hours worked on holiday.

4.6.2 Per diem nurses may be scheduled on an on-call basis.

4.6.3 Per diem nurses shall receive longevity increments and shall be eligible for overtime, shift differential, on-call pay, call back pay, holiday pay, charge pay, certification pay, and any other premium pay. Per diem nurses who work a minimum of 416 hours or do 4000 hours of standby per year shall then receive longevity increases on their anniversary date.

4.6.4 Per diem nurses shall accrue per diem seniority in relation to other per diems based on hours worked. Per diem seniority shall apply to layoff, recall, and status change only among other per diems. For purposes of job openings, per diem seniority shall be considered alongside regular nurse seniority. Regular nurses who change to per diem status and subsequently return to regular status, without a break in employment, shall regain previously accrued regular status seniority, and EII and PTO levels of accrual. Regular nurses who change to per diem status shall be paid for their accrued PTO if they have completed one (1) year of employment. Election to per diem status can be made no more frequently than semi-annually. Per diem nurses with no pay status of at least six (6) months may be terminated at the Hospital's discretion.

4.6.5 In lieu of all fringe benefits, except for shift differential, on-call pay, call back pay, holiday pay, charge pay, certification pay, other premium pay and salary increments, pro-rated paid educational leave and tuition reimbursement, per diem nurses shall be paid a fifteen percent (15%) wage differential above the regular rate of pay.

4.7 Temporary Nurse. A nurse who has been hired to work for a specific need, strictly temporary in nature, for a relatively short period of time, but in no event to exceed six (6) months. Temporary nurses whose status is changed to full-time or part-time shall be subject to a ninety (90) day probationary period.

4.8 Probationary Period. A nurse who has been hired by the Employer on a full-time, part-time, or per diem basis and who has been continually employed by the Employer for less than ninety (90) calendar days. After ninety (90) calendar days of regular employment, the nurse shall be considered to have completed the probationary period unless specifically advised by the Employer of an extended probationary period up to an additional ninety (90) days, the conditions of which shall be specified in writing and be agreed to by the nurse and her/his immediate supervisor. The Union shall be notified in writing of any such extension. During the probationary period, a nurse may be terminated without notice and without recourse to the grievance procedure. Full-time or part-time nurses who change to per diem status and then return to full-time or part-time status shall not be subject to the probationary period.

4.9 Regular Rate of Pay. The regular rate of pay shall be defined as including the nurse's straighttime hourly rate, plus any applicable premium(s) for a given pay period, and the percentage wage differential in lieu of benefits for nurses selecting that optional method of compensation, and as otherwise may be required by the Fair Labor Standards Act (FLSA).

4.10 New Bargaining Unit Positions. The Union shall be notified of any new bargaining unit job classifications established by the Employer.

ARTICLE 5: EMPLOYMENTPRACTICES

5.1 The Employer and the Union agree that conditions of employment shall be consistent with applicable state and federal laws regarding non discrimination.

5.2 Monthly staff meetings. Nurses not in attendance at a staff meeting must review and acknowledge the minutes of the staff meeting prior to the following month's meeting. Meeting minutes will be placed in Lucidoc within 7 calendar days after the meeting. Time spent in these and other service and educational meetings will be paid and the rest-between provision will not apply.

5.3 Notice of Resignation. Full-time and part-time employees who have completed the probationary period shall be required to give at least fourteen (14) days' written notice of resignation. Failure to give notice shall result in loss of accrued PTO. The Employer will give consideration to situations that would make such notice by the employee impossible.

5.4 Notice of Termination. Full-time and part-time employees who have completed the required probationary period shall receive at least fourteen (14) days' notice of termination or pay in lieu thereof including any accrued PTO, except in cases of discharge for just cause.

5.5 Discipline and Discharge. No nurse shall be disciplined or discharged except for just cause. It is the intent of the Employer to use progressive discipline when appropriate. Progressive discipline would normally be:

- 1) Verbal counseling/warning.
- 2) Written warning.
- 3) Suspension from work without pay.

4) Discharge.

Which level of discipline the Employer will use in a given situation will depend on the circumstances and severity of the employee's conduct or work performance.

A copy of all written disciplinary actions shall be given to the nurse. Nurses shall be requested to sign the written disciplinary action for the purpose of acknowledging receipt thereof. Progressive discipline may not be applied when the nature of the offense requires immediate suspension or discharge.

A nurse may request the attendance of a Union Representative or Bargaining Unit Representative during any investigation and/or disciplinary action. Nurses shall be told prior to such a meeting that it is a disciplinary meeting. The Hospital will notify the union in writing post marked within forty-eight (48) hours, exclusive of weekends and holidays, following notice of discharge of any employee in the bargaining unit.

5.5.1 No nurse shall be disciplined for the appropriate use of a contract benefit.

5.6 Performance Review. The Employer shall maintain a performance review program which should be considered as a step in bringing about and determining progress in personal and professional growth and development which results in quality patient care. Nurses shall receive a written review prior to the end of the probationary period and annually thereafter. Nurses shall acknowledge such review by signature; such signature will imply neither agreement nor disagreement with the review. A copy of the review shall be given to the nurse.

5.7 Personnel Files. Personnel records will be maintained for each nurse. Information contained in the personnel record will include: employment application and supporting materials, performance review, records of payroll activity, licensure and training records, letters of commendation and recognition, and records of disciplinary action. By appointment, nurses may inspect their personnel records. Nurses will be given the opportunity to provide a written response to any written reviews or disciplinary actions to be included in the personnel file. Documentation regarding conditions at date of hire (rate of pay, unit, shift, hours of work), reason for termination, permanent change in status, pay or shift and leaves of absence shall be in writing with a copy given to the nurse upon request. Warning notices shall be removed after one (1) year, if no further written disciplinary action for any reason has occurred during this one (1) year period.

5.8 Parking. Safe and secure parking within close proximity shall be available for all nurses in a designated free parking area at no cost to the nurse.

5.9 Payroll Checks. Payroll checks shall reflect the number of hours worked, rates of pay, and accruals for PTO, STO and EII. Pay days will be every two weeks on Friday. Should a Holiday fall on a payday, pay checks will be distributed on the preceding Thursday.

5.10 Travel. A nurse who, under the direction of the Chief Nursing Officer or designee, accompanies a patient traveling by public or private conveyance shall be considered to be in the employ of the Hospital, unless by mutual agreement in writing between the nurse and Hospital Administration stating specifically and in advance that other arrangement shave been made. If there turn trip to the employer is not made by

the same method of transportation in which the nurse traveled with the patient, the nurse's return trip transportation expense shall be reimbursed.

5.11 Floating. The Employer retains the right to change the nurse's daily work assignment on a shiftby- shift basis to meet patient care needs. Nurses will be expected to perform all basic nursing functions but will not be required to perform tasks or procedures specifically applicable to the nursing area for which they are not qualified or trained to perform. If during the floating assignment a nurse is asked to perform a task or procedure for which the nurse does not feel qualified or trained to perform, the nurse should immediately discuss the matter with her/his supervisor. Nurses required to float within the hospital or to or from a clinic will receive orientation appropriate to the assignment. Orientation will be dependent upon the nurse's previous experience and familiarity with the nursing area to which such nurse is assigned. The Employer will make a good faith effort not to assign float nurses as charge.

5.12 Seniority and Benefit Accrual. Paid time off shall be regarded as time worked for purposes of seniority and the accrual of benefits.

5.13 Low Census. Low census is defined as a decline in patient care requirements resulting in temporary staff decrease. During periods of low census, the Employer will first ask for volunteers to take time off before determining and implementing the reduced staffing schedule required. In the event there are no volunteers, the Employer will endeavor to rotate low census equitably among nurses assigned to each area by shift, subject to competence, ability, and availability as determined by the Employer. If an individual volunteers to take a low census day off, that day shall be counted for purposes of the rotation list. Nurses who are subject to low census may use accrued annual leave time, and such time off will count in the low census. Temporary and per diem nurses will not normally be utilized in an area and shift where regular full-time or part-time nurses are subject to low census. Low census hours that result in a loss of hours based on their scheduled FTE (full time equivalent) for the pay period the employee was placed on low census.

5.14 Employer Furnished Apparel. In the surgery unit where the working conditions require designated scrub uniforms, the Employer will provide the required scrubs and laundry service for scrubs used by nurses working in those areas.

5.15 The Employer shall provide rest rooms and a nursing lounge for meal breaks. A cupboard which can be locked shall be made available in the nursing lounge.

5.16 Employees shall be compensated for all time spent on established committees when they are members of the committee or are required to attend. Attendance at staff meetings will be encouraged and time compensated at regular rates of pay.

5.17 License renewal shall be the responsibility of the Registered Nurse and failure to keep a current license will result in suspension or termination.

5.18 Safety. Appropriate safety equipment and procedures will be provided for nurses who deal with infectious or contagious patients. A nurse from the bargaining unit will serve on the Hospital's Safety Committee. Such individual shall be selected by mutual agreement of the Union and the Employer. Each nurse shall serve for a one year term. Nursing management will endeavor to provide relief from duty in order that the staff nurse representative or alternate RN may attend safety meetings, at the nurse's appropriate rate of pay. Nurses are free to attend safety committee meetings as needed.

ARTICLE6:SENIORITY

6.1 Definition. Seniority will be based on bargaining unit bases, and shall mean an employee's continuous length of service based upon actual hours compensated, exclusive of overtime, premium and standby pay, with the Hospital from the most recent date of hire. Seniority benefits shall not apply to an employee until completion of a probationary period. During the probationary period, an employee may be discharged without notice and without recourse to the grievance procedure. Employees shall be notified in writing when they have completed their probationary period. PTO and EII shall be earned from the date of employment and become effective after the employee becomes a regular employee upon completion of the probationary period.

6.2 Seniority shall be broken by the following:

- a) Resignation.
- b) Discharge.
- c) Retirement.
- d) Layoff of more than twelve (12) months.
- e) Failure to return in accordance with a leave of absence or recall from reduction in force.
- f) Illness or injury of more than six (6) months duration.
- g) Refusal to accept a comparable job opening offered by the Employer while on layoff.
- h) No pay status of more than twelve (12) months.

6.3 Layoffs. When it becomes necessary for the Hospital to reduce its work force for an extended period of thirty (30) days or more, the Hospital shall give written notice of layoff to the Union and the nurses fourteen (14) calendar days before such action is to become effective, except in cases of urgent circumstances.

6.3.1 Notice of layoff need not be given to nurses who are employed in a probationary status. Layoffs in connection with the reduction of the work force shall be governed by length of service together with skill and ability in a specific area. Where skill and ability are equal, as determined by the Chief Nursing officer, length of service shall prevail.

6.3.2 The following order of layoff shall be followed by the Hospital:

a) Probationary nurses, and per diem nurses by lowest seniority in the per diem pool.

b) Regularly scheduled nurses by lowest seniority.

6.4 Reinstatement Roster. Upon reduction in force, nurses will be placed on a reinstatement roster

for a period of twelve (12) months from date of the commencement of the reduction-in-force. Such nurses shall not accrue seniority while on reduction-in-force status but shall retain seniority and accrued unused benefits to the date of the commencement of the reduction-in-force.

6.5 Seniority List. The bargaining unit seniority list will be posted quarterly and sent to the Union.

6.6 Recall. When a vacancy is to be filled, the order of reinstatement will be in the reverse order of reduction-in-force, providing skill, competency, and ability are considered equal as determined by the Chief Nursing Officer. Upon such reinstatement, the nurse shall commence to accrue seniority and shall have previously accrued unused benefits and seniority restored. It is the nurse's responsibility to keep the Employer informed as to current address and telephone number. Any recall of employees out of seniority will be communicated to the Union.

6.7 Promotion Out of the Bargaining Unit. A nurse who is promoted out of the bargaining unit will accrue bargaining unit seniority from date of hire to effective date of the change of status wherein the nurse is removed from the bargaining unit. The nurse will cease to accrue seniority under the provisions of Article 6 of the Agreement. Should the nurse's employment status change wherein he/she is again placed into a bargaining unit position, the nurse would be reinstated in the seniority roster commensurate with the date she/he was removed from the bargaining unit and would accrue bargaining unit seniority from the date he/she resumed working in a bargaining unit position.

6.8 Job openings. Notice of regular job openings within the bargaining unit shall be posted for seven (7) calendar days and will be distributed per locations described in Article **1.** Each job opening shall state job qualifications. Specific duties to be performed will be available for review in the Human Resources Office. Nurses presently employed by the Hospital District shall have first choice for open positions. To be considered for a regular job opening, the nurse must submit a letter of interest or written application for each posted position. Written requests for transfer of shift or position shall be retained for a period of one year. When a regular job opening occurs within the bargaining unit, seniority shall be the determining factor in filling such vacancy providing the applicant's skills; ability and experience are considered substantially equal in the opinion of the Employer. In the event at least two (2) weeks' advance written notice of intent to resign is not received by theEmployerpursuanttoSection5.2 herein, the required posting period shall be waived in filling that position. If the Employer is unable to transfer a nurse to a vacant position pursuant to this section due to patient care considerations or departmental needs, the position may be filled on a temporary basis and the nurse will be advised as to when the transfer will occur.

6.8.1 The Hospital will indicate specific unit and shift on postings.

ARTICLE 7: HOURS OF WORK AND OVERTIME

7.1 Workday. The normal workday shall consist of eight (8) hours work to be completed within eight and one-half $(8\frac{1}{2})$ consecutive hours.

7.2 Work Period. The normal work period shall consist of forty (40) hours of work within a regular recurring seven (7) day period or eighty (80) hours of work within a regular recurring fourteen (14) day period.

7.3 Overtime. The Employer and the Union agree that overtime should be minimized and shall only be worked by mutual consent. Volunteers will be sought first when overtime is necessary.

7.3.1 Overtime shall be compensated at the rate of one and one-half $(1\frac{1}{2})$ times the regular rate of pay for all time worked beyond the normal workday or normal work period. Time paid for but not worked shall not count as time worked for purposes of computing overtime pay. Time paid for but not worked shall count as time worked for purposes of computing wage increments and benefits not to exceed 2080 hours within any twelve-month period. Excluding emergency situations, the Employer, as a matter of policy, shall not reschedule an employee for extra work because of time off with pay. Overtime shall be considered in effect if fifteen (15) minutes are worked after the end of the scheduled shift. Thereafter, overtime will be paid to the nearest thirty (30) minutes. Per Diem nurses are eligible for overtime for all hours worked in excess of their scheduled shift.

7.4 Meal/Rest Periods. All employees shall receive an unpaid meal period of one-half $(\frac{1}{2})$ hour. Employees required to remain on duty during their meal and break periods shall be compensated for such time at one and one-half $(1\frac{1}{2})$ times the regular rate of pay. In this case, the nurse must include with his/her timesheet a written explanation of the nursing demand resulting in the worked meal/break period. All employees shall be allowed two (2) paid rest periods of fifteen (15) minutes each during each shift of eight (8) hours or more in duration.

7.5 Weekends. The Employer will make a good faith effort to schedule all full-time and part-time employees two (2) weekends off each four (4) consecutive weekends. If staffing allows, preference will be given to scheduling every other weekend off. In the event a full-time or part-time nurse is required to work on a scheduled weekend off in excess of 2 out of 4 consecutive weekends, all time worked on such weekend shall be paid for at the rate of one and one-half(1¹/₂) times the regular rate of pay. This provision shall not apply to nurses who are filling more than one (1) budgeted position, to nurses who have accepted positions requiring more frequent weekend duty, to nurses who have agreed to trade weekend work, or to nurses who voluntarily request or sign up for more frequent weekend duty. The weekend shall be defined for day and evening shift personnel as 7:00 A.M. Saturday to 7:00A.M. Monday. For nightshift personnel the weekend shall be defined as 11:00 P.M. Friday to 11:00P.M. Sunday.

7.6 Rest Between Shifts. In scheduling work assignments, the Employer will make a good faith effort to provide each nurse with an unbroken rest period of twelve (12) hours between shifts unless the nurse requests in writing to work with less than twelve (12) hours between shifts. In the event the nurse is required to work within this twelve (12) hour period he/she shall be paid at one and one-half (1½) times the regular rate of pay until the nurse has had an unbroken rest period of twelve (12) hours off duty. Employees assigned to twelve (12) hour shifts will have an unbroken rest period of ten (10) hours.

7.7 Work Schedules. It is recognized and understood that deviations from the foregoing normal hours of work may occur from time to time, resulting from several causes such as, but not limited to, vacations, leaves of absence, weekend and holiday duty, absenteeism, employee requests, temporary shortage of personnel, low census and emergencies. The Employer retains the right to adjust work schedules to maintain an efficient and orderly operation. Monthly work schedules shall be posted by the

twentieth (20th) day of the preceding month. Except for emergency conditions involving patient care (including low census conditions), individual scheduled hours of work may be changed only by mutual consent.

7.7.1 When the schedule is posted and the nurses requests the "assigned day off", the nurse must obtain a replacement which could be done by exchange (work trade) of days. Any such request will not result in payment of overtime nor in the rest between shift provision.

7.8 Shift Rotation. Unless mutually agreeable to the Employer and the employee involved, shift rotation will be used only when necessary as determined by the Employer. If shift rotation is necessary, and abilities and qualifications are not overriding factors as determined by the Employer, volunteers will be sought first, and if there are insufficient volunteers, shift rotation will be assigned on the basis of seniority, least senior person first.

7.9 Minimum Notice. Any time worked by a full-time or part-time nurse called in with less than three (3) hours' notice on their scheduled day off shall be compensated at time and one-half $(1\frac{1}{2})$ their regular rate of pay.

7.10 Holiday weekends. The Employer will make a good faith effort on three (3) day holiday weekends to schedule nurses all three (3) days, unless a nurse requests otherwise.

7.11 Innovative Shifts. If, during the term of this agreement, the Employer (Clallam County Public Hospital District No.1) plans to implement any innovative shifts, the Union will be notified in advance in writing and the Employer shall bargain with the Union upon written request from the Union pertaining to any such innovative shift.

7.12 Veterans Day/ MLK Jr. Day. For those departments that will be closed for Veterans Day and Martin Luther King Jr. Day and have employees who would like to work that day with their supervisor's approval, the employee may waive overtime, work that day and take his/her holiday on another date.

ARTICLE 8: COMPENSATION

8.1 Method of Payment.

- a) Subject to Articles 8.1(c) and (d), beginning with the first full pay period after July 1, 2020 and continuing through the end of the first full pay period after July 1, 2021, Nurses will be paid in accordance with the wage schedule set forth in Appendix B-1.
- b) Subject to Articles 8.1(c) and (d), beginning with the first full pay period after July 1, 2021 and continuing through the end of the first full pay period after July 1, 2022, Nurses will be paid in accordance with the wage schedule set forth in Appendix B-2.
- c) During the first two years of this Agreement, the Employer reserves the right to reopen this Agreement to negotiate wages and benefits if there is a material adverse change in financial condition. By way of illustration, a material adverse change in financial condition includes (i) cash on hand actually or reasonably projected to go under 40 days; (ii) an annual operating loss actually or reasonably projected to exceed \$600,000; and/or (iii) a second COVID closing order without substantially offsetting federal grants. The Employer agrees to provide upon request, the financial information it relies on to support the re-opening.

- d) Nurses who during the last contract cycle were inadvertently moved up a step when no step move was provided in the contract (two years to move to the next step after step 20, per 8.2) shall be "red-circled" at their current wage and will remain at their current step until the wage on the new wage schedule (Appendix B-1 and B-2) catches up.
- e) The parties agree to reopen this Agreement effective May 1, 2022 for the purpose of bargaining wages and benefits to be effective with the first full pay period after July 1, 2022.

8.2 Step Advancement. Employees shall advance one step each year to step 20; thereafter, they shall advance one step every other year. New hires with experience will get year for year credit but will be capped at Step 20.

8.4 Longevity Increases. Longevity increases shall become effective at the beginning of the first full pay period on or after the employee's anniversary date of employment, as long as all mandatory inservice requirements have been met, except for scheduling problems beyond the nurse's control.

8.5 Recognition for Experience. Registered nurses hired during the term of the Agreement shall be compensate data wage level equivalent to their years of continuous recent nursing experience for purposes of this section, continuous recent nursing experience shall be defined as verifiable clinical nursing experience as a registered nurse in an accredited hospital, ambulatory care setting, long term care setting, home health agency or equivalent health care experience acceptable to the Employer; including agency work, without a break in nursing which would reduce the level of nursing skills. New hires with experience will get year for year credit but will be capped at Step 20.

8.5.1 Prior experience as an LPN will be credited at two (2) years as an LPN equals one (1) year as an RN.

8.6 Classification change and Seniority. A change in classification shall not alter an employee's accrued seniority for purposes of accrued benefits.

8.7 Washington Paid Family Medical Leave: The Employer and the employee will each pay their respective share of the payroll tax for the Washington Paid Family Medical Leave Act.

ARTICLE 9: PREMIUM PAY

9.1 Shift Differential. Evening shift differential (1500-2330) shall be \$2.50 per hour, the night shift differential (2300-0730) shall be \$4.00 per hour. Employees assigned night duty shall be paid for hours worked on change of daylight saving time

9.2 On-Call Pay. The on-call rate shall be \$3.50 per hour. On-call duty shall not be counted as hours worked for purposes of computing overtime or eligibility for longevity increments, except as set forth in4.7.3 for per diem nurses, or fringe benefits.

9.2.1 On-Call Shift. An On-Call Shift shall be defined as an uninterrupted block of time of at least two (2) hours or more in a 24-hour period when a nurse is on call. Each block of time will

count as a separate "On-Call Shift". For example, an On-Call shift before a regularly scheduled shift and an On-Call shift after a regularly scheduled shift would count as two (2) On-Call shifts. On-Call shifts per pay period are compensated as follows:

On-Call shifts per pay period	On-Call premium
2 or more	5%
4 or more	10%
6 or more	15%
8 or more	20%

9.3 OR/OB On-Call (Standby). Full-time or part-time OR/OB nurses will be scheduled by the Hospital for OR/OB on-call (standby) on a regular basis. Per diem OR/OB nurses will be utilized by the Hospital on an as needed basis in accordance with section 4.7 of the Agreement. Unless the Hospital determines that staffing limitations require it, OR/OB nurses will not normally be scheduled for OR/OB on-call (standby) at the same time they are scheduled to work a staff nurse shift. The OR/OB on-call (standby) schedule shall be prepared by the Hospital and posted in accordance with section 7.7 of the Agreement. If an OR/OB nurse is required to be on-call (standby) in excess of two out of four consecutive weekends, the on-call premium will be compensated at two times (2X) the rate of on-call premium pay.

9.4 Call back Pay. Any employee called back to work after completion of the employee's regular workday shall be compensated at the rate of time and one-half $(1\frac{1}{2})$ the regular rate of pay for a minimum of two (2) hours. Travel time to and from the Employer shall not be considered time worked. The minimum callback hours shall not apply when the employee reports for work in advance of the assigned shift.

9.5 Call-In. If a nurse who is on-call is called in to work, he/she shall be paid at time and one-half $(1\frac{1}{2})$ her/his regular rate of pay for a minimum of two (2) hours. Any subsequent consecutive hours shall be paid at the regular rate of pay until eight (8) hours have been worked within the same twenty-four hour period. Thereafter, any time worked within the same twenty-four (24) hour period will be compensated at time and one-half $(1\frac{1}{2})$ the nurse's regular rate of pay.

9.6 Work in Advance of Shift. When an employee is required to report for work in advance of the assigned shift all hours worked prior to the scheduled shift shall be paid at time and one-half(l_{2}) the regular rate of pay.

9.7 Charge Duty. The charge duty rate shall be \$1.80 per hour.

9.8 Weekend Premium. Nurses will be paid a premium of three dollars (\$3.00) per hour between 11:00 pm Friday and 11:00 pm Sunday.

9.9 Nurses who are competent to work in the ER, OR, and/or OB, or perform wound care shall receive fifty cents (\$.50) per hour premium for each competency as set forth in Appendix B-1. For example, if a nurse is competent to work in ER, OR, and OB, he/she shall receive one dollar and fifty cents (\$1.50) premium. Competency is defined as a nurse who is fully evidenced or qualified to provide clinical duties in that unit independently. Nurses must also be available and willing to work in each area they have competencies in, in order to receive such premium(s).

Beginning the first full pay period beginning July 1, 2021, the first competency shall be paid at a fifty cent (\$.50) per hour premium, and additional competencies shall be paid at a one dollar (\$1.00) per hour premium as set forth in Appendix B-2.

9.9.1 SANE Nurse Compensation: All hours worked by the nurse performing a SANE exam will be paid hours worked. Additionally, the employer shall fill out and submit the appropriate paperwork for compensation from the WA State L&I Crime Victims Compensation Fund, excluding any documents the victim completes.

9.9.2 Educator Compensation: Educators shall receive a one dollar (\$1) premium while educating, preparing a course, or necessary course follow up, provided that preparation and follow up will be completed on premises and limited to a maximum of two hours of preparation time and one hour of follow up time. Additional hours needed for course preparation or follow up will be subject to approval of the Chief Nursing Officer or designee.

9.10 Mileage and Meals. Subject to prior supervisory approval to travel for Employer business nurses must first schedule, through Hospital Administration, the use of an Employer owned vehicle. If no Hospital vehicle is available, they may then be approved to use their personal vehicle and be reimbursed for their mileage at the current IRS rate.

ARTICLE10:-PAID TIME OFF (PTO) EXTENDED ILLNESS INS.(EII)

10.1 Paid Time Off and Extended Illness Insurance. Paid Time Off (PTO) and Extended Illness Insurance (EII) allows more flexibility and individual management of time off subject to the Employer's right to determine scheduling and ensure continuity of patient care. It is to be used as, applicable for vacation, holidays, illness, family illness, family emergencies, religious observances, preventive health and dental care and other excused elective absences.

Vacation (PTO) accrued in the course of one (1) calendar year of employment must be used before completing a subsequent calendar year of employment. The Hospital will make every effort to assist the employee in scheduling vacation time off. If the Hospital cannot release the employee, however, the Employer will pay the employee any remaining accrued vacation from the first calendar year at the end of the second calendar year.

10.2 PTO Pay. PTO pay shall be the amount the employee would have earned had the employee worked during the requested period at the employee's straight time rate of pay plus any applicable shift differential.

10.3 PTO Accrual. Vacation, holiday and sick leave benefits are consolidated into an annual leave program and Extended Illness Insurance (EII) program. PTO shall begin accruing the first day of employment. Full-time and part-time employees shall accrue PTO benefits prorated for hours based on2,080 hours.

Tier		A	NNUAL ACCR	UAL	Hourly Accrual Rate
One veen	192	haa	24	dava	0.09231
One year		hrs	24	days	
2-3 yrs	216	hrs	27	days	0.10385
4-5 yrs	240	hrs	30	days	0.11538
6-7 yrs	256	hrs	32	days	0.12308
8-9 yrs	264	hrs	33	days	0.12692
10-11 yrs	280	hrs	35	days	0.13462
12 or more	296	hrs	37	days	0.14231

10.4 PTO Use, PTO accumulated in the course of one (1) year must be used before completing a subsequent year. Employees who have reached their maximum accumulation of PTO days and have not reached their maximum accumulation of EII may convert up to four (4) PTO days to EII per year. PTO days not used on a timely basis or transferred to the employee's EII will be lost.

10.4.1 Transfer of PTO. Employees shall be allowed to transfer up to ten (10) days of their accrued PTO per calendar year to another employee of Employer at the employee's option, however, the donating employee must retain a minimum of five (5) days of accrued PTO in their own bank. Transfers of more than ten (10) days of accrued PTO will require authorization from Administration. PTO time shall be transferred in full day increments not to exceed forty (40) hours. Employees who receive transferred PTO time many not accrue accumulated PTO in excess of the accruals set forth in 10.3.

10.4.2 Cash out of PTO. Employees who have at least 200 hours in their PTO bank may cash out 80 hours within 30 days of employee's anniversary each calendar year. Employees may cash out up to 80 hours on each request.

10.5 Scheduling. During the probationary period, an employee is not eligible to receive compensation from their PTO account, with the exception of holidays. Upon satisfactory completion of the probationary period, an employee shall be eligible to take PTO. PTO may not be used in advance of being earned. PTO may not be paid out in combination with hours worked in an amount exceeding forty (40) hours per week. All PTO (except absences due to illness or emergency) must be scheduled in advance and approved by the employee's supervisor. A Leave Request form shall be completed and approved according to your departmental cutoff date for schedule planning. The Employer shall have the right to schedule and approve PTO in such a way as it will least interfere with patient care and workload requirements of the Employer. Patient care needs will take precedence over individual requests. PTO may not be taken in increments less than one-quarter (¼) hour.

If the employee does not call in each day or have approval for each day requested the time shall be considered as an unpaid, unexcused absence. Such absences can be considered cause for disciplinary action.

10.6 Illness. In the event of illness or injury, PTO may be utilized provided that advance notice is given to the Employer. For all shifts, employees are encouraged to provide three (3) hours' notice in advance of the scheduled shift but must provide a minimum of one (1) hour advance notice.

The Employer may require a statement from the employee's physician verifying the type and extent of illness and ability to return to regular employment. Frequent unscheduled absenteeism shall make the employee subject to disciplinary action.

10.6.1 In accordance with Washington State law, employees may use accrued PTO or EII as applicable to care for a minor child (under the age of 18) when such children require care or supervision.

10.7 Part-Time Employees. The statement in 10.14 (B) is modified for part-time employees as follows:

Annual Number of Sick Hours Scheduled to Work	Days to be Deducted From PTO
16-24 hours/week	2 day (16 hours)
25-37 hours/week	3 day (24 hours_

10.8 Industrial Insurance. In any case in which an employee receives benefits or payments under the Industrial Insurance Act, Self-Insured Worker's Compensation Program or similar legislation, the Employer shall pay only the difference between the benefits and payments received under such act by such employee and the employee's regular PTO or EII benefits otherwise payable.

10.9 Work on Holiday. Nurses, who work a majority of their shift hours on a fixed holiday as set forth in Section 10.11 herein, shall be compensated at time and one-half $(1\frac{1}{2})$ the employee's regular rate of pay for all hours worked. Nurses who work over their regularly scheduled shift on a holiday will receive two times (2X) their hourly wage for all hours worked above their scheduled shift.

10.10 Observed Holidays. Holiday work shall be rotated by the Employer to the extent possible. Calendar dates to be observed as holidays shall be specified by the Employer, except for the traditional holidays of New Year's Day, 4th of July, Thanksgiving Day, and Christmas Day. The Employer recognizes the following nine holidays:

New Year's Day	Labor Day
Martin Luther King, Jr. Day	Veteran's Day
President's Day	Thanksgiving Day
Memorial Day	Christmas Day
4th of July	

Annually, the Employer will issue a notice designating the date and day of the Holidays.

10.11 Termination of Employment. After completion of one (1) year of employment, employees shall be paid upon termination of employment for all PTO earned. However, this provision shall not apply to those employees who terminate their employment without giving the required fourteen (14) days prior written notice, or to those who are discharged for just cause.

10.12 Extended Illness Insurance. Extended Illness Insurance (EII) shall be established for each full-

time and part-time employee. The purpose of EII shall be to provide for wage continuation insurance in the event of an extended illness incurred by the employee, and for the employee to care for an immediate family member (per 49.12.265 RCW and 49.12.270) with a serious health condition that requires treatment or supervision by the employee-parent in accordance with the state Family Care Law (49.12RCW). Extended Illness Insurance shall accrue from date of hire at the rate of eight (8) days per year (²/₃of a day per month) to a maximum of 480 hours (60 days).

10.14 Use of EII. Upon satisfactory completion of the probationary period an employee shall be eligible to take EII which has been accrued as follows:

- a) In the event of illness or injury resulting in hospitalization EII may be taken immediately. An employee may use EII to supplement the amount received by the employee for workers' compensation insurance, but not to exceed the nurse's regular rate of pay. EII may be combined with PTO if needed.
- b) The first sixteen (16) hours of illness for full-time employees will be charged to the employee's PTO account each calendar year, and prorated for part-time employees per Section 10.7. Additional illnesses throughout the year will have the first day only charged to PTO and the balance of days for a given episode of illness shall be charged to the EII account.
- c) The Employer may require a statement from the employee's physician verifying the type and extent of illness and ability to return to regular employment. Frequent unscheduled absenteeism shall make the employee subject to disciplinary action.
- d) In the event an illness begins before the end of one calendar year and extends to the next year, the days for purposes of EII will not begin again with PTO.

ARTICLE 11: MANAGEMENT RIGHTS AND RESPONSIBILITIES

The Union recognizes that the Employer has the obligation of serving the public with a high quality of medical care, efficiently and economically, and of meeting medical emergencies. The Union further recognizes the right of the Employer to operate and manage the Hospital including, but not limited to, the right to require standards of performance and to maintain order and efficiency; to direct employees and to determine the materials and equipment to be used; to implement improved operational methods and procedures; to determine staffing requirements; to determine the kind and location of facilities; to determine whether the whole or any part of the operation shall continue to operate; to select and hire employees; to promote and transfer employees; to discipline, demote, and discharge employees for just cause, provided, however, the Employer reserves the right to discharge any employee deemed to be incompetent based upon reasonably related, established job criteria exercised in good faith; to lay off employees for lack of work; to recall employees; to expect reasonable overtime work of employees; and to promulgate rules, regulations, and personnel policies, provided that such rights shall not be exercised so as to violate any of the specific provisions of this Agreement. The parties recognize that the above statement of management responsibilities is for illustrative purposes only and should not be construed as restrictive or interpreted so as to exclude those prerogatives not mentioned which are inherent to the management function. All matters not covered by the language of this Agreement shall be administered by the Employer on a unilateral basis in accordance with such policies and procedures as it from time to time shall determine.

ARTICLE 12: BENEFITS

12.1 Medical Insurance. For the term of this Agreement, the Employer will provide a group medical, dental and vision insurance plan for all eligible employees covered by this Agreement. The Employer will pay the full premium for eligible employees classified as full-time, working thirty-seven (37) hours or more per week. The Employer will pay the full premium for eligible employees classified as part-time, working a minimum of twenty (20) hours and up to thirty-seven (37) hours per week.

For the term of this Agreement, the Employer will cap the contribution towards child(ren) or spouse at 12% premium increase. Should the insurance premium exceed a 12% increase, employees will need to pay the amount of increase above and beyond 12% for child(ren) or spouse coverage. This will include both full time and part time employees who have children or spouses on the plan. The employee will contribute through payroll deduction any additional amount required to satisfy the premium for the insurance they have elected.

Subject to the above, the Employer and employee shares of insurance premium responsibility will be as follows:

- A. 100% Employee premium paid by the Employer for part-time and full-time employees.
- B. 97% Dependent or Spouse premium paid by Employer for fulltime employees electing either Dependent or Spouse coverage under Uniform Classic and Uniform CDHP plans (53% for part time).75% Family premium paid by Employer for full time employees electing Family coverage under Uniform Classic and Uniform CDHP plans (61% for part time).
- C. 88% Dependent or Spouse premium paid by Employer for full time employees electing either Dependent or Spouse coverage under Uniform ACP/Plus Plans (50% for part time).75% Family premium paid by Employer for full time employees electing Family coverage under Uniform ACP/Plus Plans (50% for part time).

12.1.1 A full-time or part-time nurse becomes eligible for insurance coverage the first of the month following date of hire.

12.2 Employee Discount A discount often percent (10%) of the total bill shall be allowed employees on bills incurred by them for personal hospital expenses at the Forks Community Hospital. The discount shall not exceed the balance remaining after payment of insurance benefits to the hospital.

12.3 Statutory Benefits. The Employer will provide Workers Compensation Insurance and Unemployment Compensation Insurance in accordance with the laws of the State of Washington.

12.4 Retirement. The Employer will provide a retirement plan for eligible nurses. Retirement benefits and eligibility requirements for participation will be defined by the Employer's plan. The Employer shall give the Union forty-five (45) days advance notice of any proposed material changes to its Retirement Plan, and shall meet with the Union upon its request to discuss any such proposed changes.

12.5 Life insurance. Eligible employees shall participate in the Employer's group life insurance plan in accordance with the plan document.

12.6 Maintenance of Benefits. The current level of health and retirement benefits shall not be unilaterally reduced by the Employer during the term of this Agreement without first agreeing upon written request to meet and confer with the Union regarding any proposed changes in the Employer's group health or retirement plans. The Employer shall notify the Union at least forty-five (45) calendar days in advance of any proposed reduction in such benefits.

12.7 Flexible Spending Account. The Employer has established a flexible spending account in accordance with applicable IRS regulations.

12.8 Change in Plans. In the event the Employer receives a proposal from a health insurance carrier that would provide essentially the same benefits coverage as the current plan and at a lower overall premium cost, such plan may be implemented by the Employer after the Employer has notified the Union in writing thirty (30) calendar days prior to any plan implementation. The Employer agrees to meet with the Union, upon its written request, during that thirty (30) day period for the sole purpose of discussing the alternative health insurance plan.

ARTICLE 13: LEAVES OF ABSENCE

13.1 Leave of Absence. All leaves are to be requested from the Employer in writing as far in advance as possible stating all pertinent details and the amount of time requested. A written reply to grant or deny the request shall be given by the Employer.

13.2 Health Leave. After one (1) year of continuous employment, leave of absence may be granted without pay for health reasons upon the recommendation of a physician for a period of six (6) months, without loss of accrued benefits accrued to the date such leave commences. If the nurse's absence from work for health reasons does not exceed forty-five (45) calendar days, the nurse shall return to work on the same unit, shift and former full-time or part-time status. Thereafter for the duration of the leave, not to exceed six (6) calendar months, upon requesting return to work, the nurse shall be offered the first available opening for which the nurse is qualified. Prior to the nurse returning from a health leave of absence, the Employer may require a statement from a licensed physician attesting to the nurse's capability to perform the work required of the position. Nurses who must discontinue work for health reasons may continue to have their group medical coverage, provided the nurse pays the required monthly premium during the length of the leave.

13.3 Maternity Leave. After one (1) year of continuous employment a leave of absence shall be granted upon request of the nurse for a period of up to six (6) months for maternity purposes. Nurses nay use a combination of paid time (e.g., PTO and EII if disabled) and unpaid time. A nurse who returns to work within forty-five (45) calendar days (which includes PTO, EII, and unpaid time combined) following the date of commencement of such leave shall be returned to her former position, shift and unit. Extension of such time will be considered on a case-by-case basis up to an additional forty-five (45) days, provided notification by the nurse requesting such an extension is received two weeks prior to the end of the original forty-five day leave. In the event the extension of maternity leave exceeds 45 days and is not more than

six (6) months, a nurse shall be offered the first available similar opening for which the nurse is qualified. Nurses on approved maternity leave without pay will continue to have their group medical coverage, provided the nurse pays the required monthly premium during the length of the leave.

13.4 Emergency Leave. When death occurs to a member of a regular employee's immediate family, the employee at his or her request shall be granted reasonable necessary time off as bereavement leave of absence. He or she shall be compensated at their regular rate for time lost from his or her regular schedule, with a maximum of three days compensation. An additional two unpaid days may be granted for a maximum of five (5) days.

13.4.1 Members of an employee's immediate family shall be limited to the employee's spouse, mother, father, brothers, sisters, sons, daughters, mother and father-in-law, son and daughter-in-law, grandparents, grandchildren, stepparents, step-children and any person residing permanently in the employee's household.

13.5 Family and Medical Leave. In compliance with the Washington State Family and Parental Leave Law of 1989, and the federal Family and Medical Leave Act of 1993, eligible employees are entitled to up to twelve (12) weeks of unpaid leave per year for the birth of a child, adoption of a child, placement of a foster child, to care for a spouse or immediate family member with a serious health condition, or when the employee is unable to perform his/her job due to a serious health condition as defined in the federal Family and Medical Leave Act of 1993. Intermittent leave or a reduced work schedule leave may be taken for an employee's serious health condition or to care for an immediate family member whenever it is medically necessary.

13.5.1 All employees who have worked for Forks Community Hospital for at least twelve (12) months and at least 1,250 hours in the twelve (12) periods preceding the beginning of the requested leave are eligible.

13.5.2 Eligible employees are required to use any accrued PTO and applicable EII before taking leave without pay, as part of their twelve (12) weeks Family Medical Leave, except that two (2) PTO days may be held in the employee's PTO account at their request.

13.5.3 Eligible employees must give at least 30 days advance written notice to their supervisor when the need for leave is foreseeable. In emergencies, notice may be given by phone and generally must be within two business days or as soon as practicable.

13.5.4 The Employer may require the employee to furnish a medical certification from a qualified health care provider to support a family/medical leave request due to a serious health condition of the employee, or of a family member to be cared for by the employee. Such medical certification may also be required by the Employer upon the employee's return or inability to return to work because of a serious health condition.

13.5.5 Forks Community Hospital will continue the employee's health care benefits during such family/medical leave. Employees will be required to continue to pay any share of premiums that they paid prior to leave. Employees will be reinstated to their original or equivalent positions at

the conclusion of Family and Medical Leave without loss of seniority or benefits.

13.5.6 Family and Medical Leave. It is understood that leave under the Federal Family and medical Leave Act shall run concurrently with any other FMLA qualifying leave provided for in this Agreement, including leave of absence for workers' compensation, absence for non-work place injury or illness, personal leave, leave under the Washington State Family leave law, and leave under the Washington State Maternity Leave Regulation.

13.6 Military Leave. Leave required in order for an employee to maintain status in the military shall be granted without pay, without loss of benefits accrued to the date such leave commences, and shall not be considered part of the earned annual PTO hours.

13.6.1 Eligible employees are entitled to up to 12 weeks of leave because of "any qualifying exigency" arising out of the fact that the spouse, son, daughter, or parent of the employee is on active duty, or has been notified of an impending call to active duty status, in support of a contingency operation. In addition an eligible employee who is the spouse, son, daughter, parent, or next of kin of a covered service member who is recovering from a serious illness or injury sustained in the line of duty on active duty is entitled to up to 26 weeks of leave in a single 12 month period to care for the service member.

13.7 Jury Duty. A full-time or part-time nurse who is required to serve on jury duty on a regularly scheduled work day shall be compensated by the Employer for the difference between the nurse's jury duty pay and the nurse's regular rate of pay, provided the nurse notifies the Employer immediately upon receipt of the jury summons to allow the Employer an opportunity to notify the Court if the jury duty imposes a hardship upon the Employer. Full-time, part-time and per diem Nurses, who are called to be a witness on behalf of the Employer in any judicial proceeding, shall be compensated by the Employer for the difference between the Nurse's witness fee and the Nurse's regular rate of pay. Nurses, who serve as jurors, or a witness on behalf of the Employer, will be administratively assigned to the day shift for the duration of the jury duty. Nurses subpoenaed for proceedings not involving the employer will be given unpaid release time. Nurses may be given up to twelve (12) hours off without pay prior to any judicial proceeding, if requested by the nurse.

13.8 Personal Leave. All full-time and part-time nurses may be granted up to three (3) days of personal leave per year without pay upon request, providing such leave does not jeopardize Employer services.

13.9 Return From Leave. Upon returning from an authorized leave of absence, the job to be offered upon such return is subject to the circumstances existing at the time of return to work. The straight-time hourly base wage of an employee returning from an authorized leave of absence shall not be less than that paid prior to the granting of the leave of absence, provided the employee returns to the same classification from which she/he took the leave.

ARTICLE14: CONFERENCE COMMITTEES

14.1 A Nurse Staffing Committee shall be established. The committee will be advisory only and will not discuss matters subject to collective bargaining and other Union matters.

14.1.1 Intent. The Employer recognizes the responsibility of the Nurse Staffing Committee to recommend measures objectively to improve patient care and will duly consider such recommendations and will so advise the Nurse Practice Committee of action taken. Responses to any specific Nurse Staffing Committee written recommendations from a majority of the committee shall be given in writing.

Such responses shall be made in a timely fashion, not to exceed fourteen (14) calendar days, unless extended by mutual agreement between the Chief Nursing Officer and the Nurse Staffing Committee.

14.1.2 Membership. The Committee shall consist of not more than three (3) staff nurses in the bargaining unit and not more than three (3) managers of the Employer, one of whom shall be the Chief Nursing Officer or their designee. The chair position will alternate annually between the bargaining unit representatives and the Employer's Representatives.

14.1.3 Meetings. The Nurse Staffing Committee will schedule quarterly meetings. More frequent meetings may be scheduled by majority agreement of the committee. Nurse committee members shall be compensated at their straight time rate of pay. Such compensation shall not include overtime or other premium pay. The Nurse Staffing Committee shall prepare an agenda one week in advance and keep minutes of all meetings. The minutes shall be distributed to all registered nurses.

14.1.4. A Labor-Management Committee shall be established and will meet at mutually agreeable times, but not to exceed once per month. The purpose of the Committee will be to foster improved communication and to discuss other matters of mutual concern, including educational opportunities. The Committee shall be limited to an advisory rather than a decision-making capacity. The Committee shall consist of representatives of management and up to three (3) employees selected by the Union. All members of the Committee shall be employees of the Hospital. A Union representative may attend. Committee participation will be considered as time worked and paid at the appropriate rate of pay.

ARTICLE 15: EDUCATIONAL LEAVE

15.1 Paid Educational Leave. Upon completion of six (6) continuous months of employment, paid educational leave of up to five (5) days with pay of education leave per year shall be granted full-time, part-time, and per diem nurses. Part-time and per diem nurses shall be granted a pro rata portion in accordance with hours worked over the previous six (6) month period. These five (5) days shall be applied for all in-service training, educational courses, and seminars attended within and outside the Employer's premises, except that state mandated in-service education programs are exempt from this provision. Such leave is subject to scheduling requirements of the Employer and approved by the Assistant Administrator for Patient Care Services of the subject matter to be studied.

15.2 Unpaid Educational Leave. After one (1) year of continuous employment, permission may be granted for a leave of absence without pay for job-related study without loss of accrued benefits, provided such leave does not jeopardize Employer service in the judgment of the Chief Nursing Officer.

15.3 Tuition Reimbursement. Up to two hundred fifty dollars (\$250.00) annually shall be available to apply toward tuition and/or expenses for attendance at educational seminars for each nurse. Part-time and per diem nurses shall be eligible for a portion of up to two hundred fifty dollars (\$250.00) annually pro-rated in accordance with hours worked over the previous six (6) month period. Educational meetings shall be defined as those conducted for the purpose of developing skills and qualifications of nurses enhancing and upgrading the quality of patient care, and shall not include any meetings conducted for the purpose of labor relations and collective bargaining activities. After attendance at an educational meeting, the nurse may prepare and present an in-service to the nurses at the Hospital at the discretion of the Assistant Administrator for Patient Care Services.

ARTICLE 16: GRIEVANCE PROCEDURE

16.1 A grievance is defined as an alleged breach of the terms and conditions of the Agreement. It is the desire of the parties to this Agreement that grievances be adjusted informally whenever possible and at the first level of supervision. If a grievance arises, it shall be submitted to the following grievance procedure. Time limits set forth in the following steps may only be extended by mutual consent confirmed in writing by the parties hereto.

Step 1 Nurse and Immediate supervisor. The nurse will first attempt to resolve the problem with the nurse's supervisor within thirty (30) calendar days of the nurse's knowledge that a grievance exists. If a meeting is held between the nurse and supervisor, the nurse may have a Bargaining Unit Representative in attendance if desired.

Step 2 Nurse and Chief Nursing Officer. If the matter is not resolved to the nurse's satisfaction at Step1, the employee shall reduce the grievance to writing, which shall contain a description of the alleged problem, specific section allegedly breached, date of its occurrence, and corrective action sought by the grievant, and shall present same to the Chief Nursing Officer within fourteen (14) calendar days of the immediate supervisor's decision. The Chief Nursing Officer shall issue a written reply within fourteen (14) calendar days following receipt of the grievance. A conference between the employee (and Bargaining Unit Representative, if requested by the employee) and the Chief Nursing Officer shall be held.

Step 3 Administrator and Union Representative. If the matter is not resolved at Step 2, the grievance shall be referred in writing to the Administrator and/or designated representative within fourteen (14) calendar days from receipt of the written reply from the Chief Nursing Officer. The parties shall meet within fourteen (14) calendar days from the date of the receipt of the written notice for the purpose of resolving the grievance. The Administrator and/or designee shall issue a written reply within ten (10) calendar days of the meeting between the parties.

Grievance Mediation. The parties shall, upon mutual agreement, have the option to utilize the grievance mediation process as set forth in Appendix A of this Agreement, should the grievance be unresolved after Step3. Such requests for mediation shall be made within ten (10) calendar days of the Step 3 decision, otherwise the grievant must comply with the time limitations as set forth in Step4 herein.

Step 4 Arbitration. If the grievance is not settled on the basis of the foregoing procedures, and if the grievant and the Union have complied with the specific procedures, requirements and time limitations specified in Steps 1, 2, 3 and 4 herein, the Union may, within fourteen (14) calendar days following receipt of the written reply from the Administrator and/or designee in Step 3, submit the issue in writing to final and binding arbitration. The Employer and the Union shall attempt to agree on an arbitrator. If the Employer and the Union fail to agree on an arbitrator, a list of eleven (11) arbitrators shall be requested from the Federal Mediation and Conciliation Service. The parties shall there upon alternate in striking a name from the panel until one name remains. The person whose name remains shall be the arbitrator. The arbitrator's decision shall be final and binding on all parties. The arbitrator shall render a decision as promptly as possible and in any event within thirty (30) working days from the date of case presentation. The arbitrator shall confine himself/herself to the issue submitted for arbitration and shall have no authority to determine any other issue not so submitted to him/her. The arbitrator shall have no authority to add to, subtract from or otherwise change or modify the provisions of the Agreement, but shall be authorized only to interpret existing provisions of this Agreement as they may apply to the specific facts of the issue in dispute. Furthermore, the arbitrator shall have no authority to substitute his/her judgment for that of the Employer, so long as the Employer's judgment is exercised in good faith and objectively made based upon established criteria. Each party shall bear one-half of the fee of the arbitrator and any other expenses jointly incurred incident to the arbitration hearing. All other expenses shall be borne by the party incurring them and neither party shall be responsible for the expense of witnesses called by the other party.

ARTICLE 17: UNINTERRUPTED PATIENT CARE

The parties to this Agreement realize that the Employer provides special and essential services to the community, and for this and other humanitarian reasons, it is the intent of the parties to settle disputes by the grievance procedure provided herein. It is, therefore, agreed that during the term of this Agreement, (a)the Employer shall not lockout its nurses and (b) neither the nurses nor their agents or any other representatives shall, directly or indirectly, authorize, assist, encourage or participate in any way in any strike, including any sympathy strike, picketing, walk-out, slowdown, or any other interference with the operations of the Employer, including any refusal to cross any other labor organization's picket line. Any nurse participating in any strike, sympathy strike, picketing, walkout, slowdown, boycott, or any other interference with the operations of the Employer shall be subject to immediate dismissal.

ARTICLE 18: SEPARABILITY

18.1 State and Federal Laws. Should any provision or provisions of this Agreement become unlawful, such action shall not invalidate the entire Agreement. Any provisions of this Agreement not declared invalid shall remain in full force and effect for the term of the Agreement. If any provision is held invalid, the Employer and the Union shall enter into immediate negotiations for the purpose, and solely for the purpose, of attempting to arrive at a mutually satisfactory replacement for such provision.

18.2 Changes in Writing. Any changes or amendments to this Agreement shall be in writing and duly executed by the parties hereto.

ARTICLE 19: COMPLETE AGREEMENT

19.1 The parties here to have had an opportunity to raise and discuss all bargain able subjects leading to the adoption of this Agreement.

19.2 Therefore, the parties hereto, for the life of this Agreement, each voluntarily and unqualified waives the r ght, and each agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subjects or matters may not have been with the knowledge or contemplation of any or all of the parties at the time they negotiated or signed this Agreement. The parties further agree, however, that this Agreement may be amended by the mutual consent of the parties in writing at any time during its term.

19.3 The Agreement expressed herein in writing constitutes the ent re Agreement between the parties and no oral cr written statement (except as provided in 19.2) shall add to or supersede any of its provisions.

ARTICLE 20: DURATION OF AGREEMENT

This Agreement shall be effective on the July 1, 2020 and shall remain in full force and effect through June30, 2023. Either party here to may serve notice on the other to amend this Agreement by giving written notice to the other party not less than ninety (90) calendar days in advance of the above expiration date.

Heidi Anderson, CEO Forks Community Hospital

Bryon Dirkes, Human Resources Forks Community Hospital

Mia Contreras, Executive Vice President UFCW 21

Regan McBride, Negotiator UFCW 21

<u>APPENDIX A</u> <u>PROCEDURE FOR THE MEDIATION OF GRIEVANCES</u>

Notwithstanding the provisions of the collective bargaining agreement, the parties agree to a procedure for the mediation of grievances in accordance with the following:

1.A grievance may be referred to mediation if the Union is not satisfied with the disposition of the grievance at Step 3 of the grievance procedure contained within the collective bargaining agreement, or if no written decision has been received from the Hospital within the time limits prescribed in Step 3.

2. The Union must notify the Hospital in writing within five (5) calendar days of the conclusion of Step 3 of the Union's desire to refer the grievance to mediation. The Hospital shall respond to the Union whether or not the Hospital agrees to the mediation of the grievance no later than two (2) week days prior to the Union's contractual deadline for the submission of a grievance to arbitration, or within three (3) week days of receipt of the written notification, whichever is sooner.

3. The Hospital and the Union must mutually agree to submit a grievance to mediation. If the parties agree to submit a grievance to mediation, then the time lines and procedures contained within the grievance procedure of the collective bargaining agreement which provide for the submission of a grievance to binding arbitration shall be held in abeyance until such time as written notification of appeal is provided by the Union to the Hospital in accordance with Section 11 of this procedure. The date on which written notification of appeal is filed by the Union with the Hospital shall serve as the date from which the timelines and procedures contained within the collective bargaining agreement which provide for the submission of a grievance to binding arbitration shall be enforced.

4. Within five (5) working days following the agreement of the Hospital and the Union to mediate the grievance, the parties shall select a mediator. The Union shall notify the mediator of her/his selection, and schedule a mediation conference at the earliest possible date. Mediation conferences will take place at a mutually convenient date and location.

5. The grievant shall have the right to be present at the mediation conference.

6. There shall be one (1) person from each party designated as spokesperson for that party at the mediation conference.

7. The mediator will have the authority to meet separately with either party, but will not have the authority to compel the resolution of a grievance.

8. The presentation of facts and considerations shall not be limited to those presented at Step 2 or 3 of the grievance procedure. Proceedings before the mediator shall be informal in nature. There shall be no formal evidence rules. No transcript or record of the mediation conference shall be made. The mediator shall attempt to assure that all necessary facts and considerations are revealed to him/her.

9. Written material presented to the mediator shall be returned to the party presenting that material at the termination of the mediation conference, except that the mediator may retain one copy of the written grievance to be used solely for the purposes of his or her personal records, which records are to remain confidential.

10. In the event that a grievance which has been mediated is appealed to arbitration, the mediator may not serve as an arbitrator, nor may the mediator be placed on a panel from which an arbitrator is to be selected by the parties. In the arbitration proceedings, there shall be no reference to the fact that a mediation conference was or was not held. Nothing said or done by the mediator may be referenced or introduced into evidence at the arbitration hearing and nothing said or done by either party for the first time in the mediation conference may be used against it in arbitration.

11. If no settlement is reached in mediation, the grievance may be appealed to arbitration in accordance with Article 17 of the collective bargaining agreement between the parties. If the Union desires to appeal the grievance to arbitration, written notice of such appeal must be made within ten (10) working days following the termination of the mediation conference.

12. The mediator shall conduct no more than three (3) mediations per day.

13. Starting time for the mediation shall be agreed to by the Union and Hospital.

14. The fees and expenses of the mediator and the mediation conference shall be shared equally by the parties.

APPENDIX A DUES DEDUCTION FORM

(to fill out payroll deduction, please go to the link listed below)

https://www.ufcw21.org/membership-application

		CLALLAM COUNTY PUBLIC HOSPITAL DISTRICT NO 1 - FORKS COMMUNITY HOSI	IC HOSPITAL	DISTRICT N	101-FO	RKS COMMU.	NITY HOSPITAL
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APPENDIX B-1

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RN. Infection Preventionist

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CLALLAM COUNTY PUBLIC HOSPITAL DISTRICT NO 1 - FORKS COMMUNITY HOSPITAL UKCW, LOCAL 21 - RN UNIT APPENDIX B-2

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THE UNION DIFFERENCE

As a union member, you have certain rights at your workplace:

A Voice at Work

Because you have a union, you have a voice at work. A negotiating committee of union members and staff negotiate with management—as equals—over wages, benefits, working conditions, and other issues. The union committee pushes for the issues that union members choose. The result of negotiations is a proposed contract which members vote on before it takes effect.

Right to Union Representation

Every union member has the right to union representation during an investigatory interview that could lead to discipline. This is called your "Weingarten" right, after a Supreme Court case which established the right to representation.

Just Cause for Discipline

The just cause provision in your union contract ensures you have due process in cases of discipline. The just cause standard is a well-defined set of legal rules that involve several different "tests" of a disciplinary action. The tests of just cause provide considerable protection against retaliation, discrimination, or other unfair actions.

The Security of a Union Contract

As a union member, your wages and working conditions are spelled out in writing in a legallybinding union contract. You are not alone at the workplace—instead, you have the security of knowing that your rights are protected by your union contract and backed up by the 50,000 other members of UFCW 3000.

Union Leadership

UFCW 3000 leadership is provided by the member-elected Executive Board. The Executive Board is made of rank-and-file UFCW 3000 members from diverse workplaces, income levels and backgrounds.

My Shop Steward is:

My Union Rep is:

Building a powerful Union that fights for economic, political and social justice in our workplaces and in our communities.

Seattle: 5030 First Ave S, Suite 200, Seattle, WA 98134-2438 Mt. Vernon: 1510 N 18th St, Mt Vernon, WA 98273-2604 Des Moines: 23040 Pacific Hwy S, Des Moines, WA 98198-7268 Silverdale: 3888 NW Randall Way, Suite 105, Silverdale, WA 98383-7847 Spokane: 2805 N Market St, Spokane, WA 99207-5553 Spokane: 1719 N Atlantic St., Spokane, WA 99205 Tri-Cities: 2505 Duportail St, Suite D, Richland, WA 99352-4079 Wenatchee: 330 King St, Suite 4, Wenatchee, WA 98801-2857 Yakima: 507 S 3rd St, Yakima, WA 98901-3219