Memorandum of Agreement

The Agreement between Kaiser Foundation Health Plan, Kaiser Foundation Hospital Southern California Permanente Medical Group and Office Professional Employees International Union, Local 30, including all applicable side letters of understanding, shall be effective beginning October 1, 2015 and shall continue in full force and effect up to and including July 1, 2019.

This Agreement shall be automatically renewed year to year thereafter unless either party serves upon the other a written notice to modify or terminate the Agreement at least ninety (90) calendar days prior to the expiration date of this Agreement, specified within.

Section 3D of the National Agreement between Kaiser Permanente and the Coalition of Kaiser Permanente Unions sets forth applicable duration provisions which are hereby adopted and incorporated into this Agreement,

For the Union:

Office Professional Employees International

Union, Local 30

Walter Allen Executive Director

Chief Operating Officer

Date: 16-15-2015

For the Employer:

Kaiser Foundation Health Plan Kaiser Foundation Hospital

Southern California Permanente

Medical Group

Mary Anne Madruga

Sr. Labor Relations

Representative

Date: 10-15-2015

AGREEMENT

Between

KAISER PERMANENTE FOUNDATION HOSPITALS, SOUTHERN CALIFORNIA PERMANENTE MEDICAL GROUP, KAISER FOUNDATION HEALTH PLAN

AND

THE OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 30

This Agreement shall be in full force and effect, except as otherwise specifically provided as of October 1, 2012 and should continue in effect through July 1, 2016 and as specified in the National Agreement, Section 3D, subject to written notice of either party to the other, ninety (90) days prior to the termination date of a desire to amend or terminate this Agreement. In the event no such notices are given, this Agreement shall be deemed to be renewed from year to year, subject however, to ninety (90) days written notice prior to each anniversary date of a desire to terminate or amend this Agreement.

This Agreement will become effective on agreement and signature by both parties below.

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FOR THE EMPLOYER:

FOR THE UNION:

Walter Allen

Executive Director, Chief Operating Officer

OPEIU, Local 30

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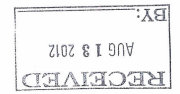
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August 9, 2012



Mr. Walter Allen Ms. Annette Baxter OPEIU, Local 30 6136 Mission Gorge Road, Suite 214 San Diego, CA 92108

VIA FAX and US CERTIFIED MAIL

RE: Amendments to Collective Bargaining Agreement

Dear Walter and Annette:

This letter is to memorialize the agreements recently reached by and between Kaiser Foundation Hospitals, Southern California Permanente Medical Group, Kaiser Foundation Health Plan and the Office and Professional Employees International Union, Local 30. The parties have agreed to make the following changes to the Collective Bargaining Agreement:

Paragraph 608

In the event a part-time employee is consistently being utilized, for non-replacement hours, as a thirty-two (32) hour employee for twelve (12) consecutive months or more, said employee may request a change to a regular thirty-two (32) hours status. In the event a part-time employee is consistently utilized, for non-replacement hours, as a full-time employee for twelve (12) consecutive months or more, said employee may request a change to full-time status.

The consistent utilization review will include all non-replacement hours worked. Sick leave hours utilized will not apply as credit toward consistent utilization. Hours used by the employee for his/her annual vacation accrual during the twelve (12) month review period will count towards the utilization review. Two (2) pay-period drops below consistent utilization will be accepted in the twelve (12) month utilization review.

Intent: Employees' use of annual vacation accrual will be credited as hours worked in pay-periods where utilized as part of the utilization review. Sick leave usage will not count towards hours worked in the consistent utilization review. An employee may drop below consistent utilization up to two (2) pay-periods in the twelve month review period.

Mr. Walter Allen Ms. Annette Baxter

RE: Amendments to Collective Bargaining Agreement

August 9, 2012 Page 2 of 3

Paragraph 803

When vacancies occur in positions subject to this Agreement, the

Employer agrees to post such vacancies where the vacancies occur and its related outlying facilities. All job postings shall include the department, classification, status, shift, pay grade and qualifications of the position. Notwithstanding posted requirements, the Employer shall have the right to assign any employee within a classification to any job assignment, task assignment, work location, or desk location.

Intent: Removes out-dated language. The code-a-phone is no longer in use.

Paragraph 815

Employees shall be allowed to submit transfer requests on a form provided by the Employer for jobs which become vacant. In filling any vacancy, all qualified employees who have submitted transfer requests within the seven (7) day posting period shall be preferred over outside applicants. All qualified employees who have submitted transfer requests after the seven (7) day posting period shall be given equal consideration with outside applicants. The employee shall retain a copy of his/her transfer request. An employee shall not be required to have his/her supervisor's signature on a transfer request. Newly hired employees may not apply for a transfer until they have completed eighteen (18) months of continuous service. On-call employees may not apply for a full-time/part-time position until they have completed one hundred twenty (120) calendar days of employment. Exceptions may be granted by the Employer for extenuating circumstances.

Paragraph 817

Employees with more than <u>eighteen (18) months</u> of service shall be eligible to transfer not more than twice in eighteen (18) months. The eighteen (18) months in which a transfer opportunity occurs will be established by the original posting date.

Paragraph 818

Newly hired employees <u>may not apply for transfer to another department until the employee has completed eighteen (18) months of continuous service.</u> Newly hired full-time, <u>part-time</u>, <u>and on-call employees may apply for transfer to positions within the department and after successfully completing the new hire probationary period.</u> Exceptions may be granted by the Employer for extenuating circumstances. <u>Employees will be awarded positions in accordance with paragraph 821.</u>

Mr. Walter Allen Ms. Annette Baxter

RE: Amendments to Collective Bargaining Agreement

August 9, 2012 Page 3 of 3

Intent or Application: Allows a newly hired employee to change status (e.g. on-call to part-time) or shift (night shift to day shift) within his/her department after completion of the probationary period but prior to expiration of eighteen months of continuous service. The awarding of positions will follow the order set forth in paragraph 821.

Should you agree with the information presented herein, please sign below and return a copy of the executed agreement to my attention.

Sincerely,

Mary Anne Madruga

Sr. Labor Relations Representative

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AGREED:

On behalf of OPEIU, Local 30

Date

cc:

Maryanne Malzone Richard Rosas Cherie Sampson

AGREEMENT

between

KAISER FOUNDATION HOSPITALS,

SOUTHERN CALIFORNIA PERMANENTE MEDICAL GROUP,

KAISER FOUNDATION HEALTH PLAN

and

THE OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 30 AFL-CIO, CLC

October 1, 2005 - July 1, 2011

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SUPPLEMENT

National Agreement

AGREEMENT

THIS AGREEMENT made and entered into as of the 1st day of October 1, 2005 by and between KAISER FOUNDATION HOSPITALS, THE KAISER FOUNDATION HEALTH PLAN and THE SOUTHERN CALIFORNIA PERMANENTE MEDICAL GROUP, herein collectively referred to as the "Employer," and the OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 30, AFL-CIO, CLC, hereinafter referred to as the "Union."

WITNESSETH:

That the parties hereto have agreed as follows:

100 ARTICLE 1 - PURPOSE OF AGREEMENT

It is the intent and purpose of this Agreement to establish the hours, wages and working conditions for the employees covered by this Agreement; to provide procedures for equitable adjustment for grievances; to prevent interruptions in the performance of this work and, in general, to promote harmonious relations between the Employer and its employees and the Union.

200 ARTICLE 2 - SCOPE OF AGREEMENT

- 201 Section 1 Definitions
- For the purposes of this Agreement, "Employee" and "Employees" as and whenever used in this Agreement shall mean and include those persons employed by the Employer in classifications covered by this Agreement at its San Diego Medical facilities within San Diego County.
- In the event a new location within San Diego County is opened as an addition to the existing facilities, the terms and conditions of this

Agreement shall be extended to all employees at the new location employed in classifications covered by this Agreement.

- The Employer agrees that programs such as CETA, volunteer and summer youth programs shall not be utilized to displace bargaining unit employees or to fill positions previously occupied by bargaining unit employees, nor shall they be used to reduce their hours of work.
- The Employer shall notify the Union upon commencement of CETA, volunteer and summer youth programs of the number of participants, their classifications, work location, hours of work per week, and the duration of the program.

206 Section 2 - Supervisory Employees

Employer recognizes the fact that bona fide supervisory employees are only those who have the authority to hire, promote, discipline, discharge, or otherwise effect changes in the status of employees or effectively recommend such action, and it is not the Employer's policy to establish jobs or job titles for the purpose of excluding such employees from the units as established in Article 2, Section 1, of our mutual Agreement. Supervisory employees will not perform duties normally performed by employees falling within the scope of this Agreement except for training, orientation, emergencies requiring immediate action, or under circumstances that are beyond the control of the Employer to include those instances when it is impossible to find qualified replacements for vacant established positions.

208 <u>Section 3 - Courtesy</u>

The Union and Employer agree to encourage all employees, regardless of position or profession, to perform in an efficient, courteous and dignified manner when such individuals interact with fellow employees, patients and the public.

210 <u>Section 4 - Confidentiality of Medical Records and Member/</u> Patient Information

The contents of all patient/member medical records (to include employees) and patient information (such as but not limited to,

Appointment Records and Pharmacy Records, etc.), are of a highly private nature.

The use of these records is restricted to the relationship between the provider and those designated by the provider, and his/her patient. It shall be the policy of the organization that access to the contents of all patients' records be restricted to this use. All other uses are unauthorized, except for potential litigation or other medical claims. Any such unauthorized use by any employee regardless of position, will lead to immediate discipline which may include termination. Employees who believe that the confidentiality of their medical records has been violated may bring this issue to the attention of their immediate supervisor or the Human Resources Department in writing with a copy sent to the Union. The Employer must provide a response to the employee within thirty (30) days.

300 ARTICLE 3 - RECOGNITION AND UNION SECURITY

- 301 <u>Section 1 Recognition</u>
- The Employer agrees to recognize the Union as the sole and exclusive bargaining agent for the purpose of collective bargaining with respect to rates of work and working conditions for those employees in the four (4) job families covered by this Agreement.
- 303 <u>Section 2 Union Membership</u>
- All present employees who have become members of or have applied for membership in the Union shall maintain membership therein as a condition of continued employment.
- All future employees hired by the Employer shall, on the thirty-first (31st) day following the beginning of their employment, become and remain members of the Union in good standing as a condition of continued employment.
- 306 <u>Section 3 Maintenance of Membership</u>

Employees who are required hereunder to maintain membership and fail to do so shall, upon notice of such action in writing from the Union to the Employer, be replaced by a competent employee whenever such competent employee is available. Employer shall be the sole judge of the competency of such employees.

308 Section 4 - Checkoff

- The Employer shall deduct from each Union member's wages, the amount of Union dues and initiation fee uniformly required by the Union of all employees covered by this Agreement who have voluntarily agreed to a written assignment which shall be irrevocable until the termination date of this Agreement.
- The Union shall indemnify the Employer and hold it harmless against any and all suits, claims, demands, and liabilities that shall arise out of or by reason of any action that shall be taken by the Employer for the purpose of complying with the foregoing provisions of this Article.

311 <u>Section 5 - List of Employees</u>

On a monthly basis the Employer shall supply the Union with the names, addresses and classifications of work of new employees and the names of employees terminated.

400 ARTICLE 4 - COMMUNITY DISASTER

401 Because of the nature of a medical care organization, it is recognized that a major community disaster could require the services of Employer's facilities far beyond those normally provided. In the event of such a disaster, and in recognition of our obligation to the community, Article 12 - "Hours of Work and Overtime" will be inapplicable during the period of such unusual demands caused by this disaster, provided that the facilities of the organization are made available to the community at large.

500 <u>ARTICLE 5 - MANAGEMENT</u>

- The Union recognizes that there are rights and responsibilities belonging solely to the Employer such as, but not limited to, the authority to determine the type and scope of work to be performed and the services and products, if any, to be provided, to establish schedules of operation and work load, and to decide the methods, processes, means, and places of providing services and products, except where specifically limited in this Agreement.
- The authority to select, direct, adjust, transfer, increase and decrease the working force, to remove employees and to maintain discipline among and efficiency of, employees shall be vested solely and exclusively in the Employer, except as may be specifically limited by this Agreement. The Union recognizes that the Employer has the right to make and to establish rules of conduct for employees in or on Employer's property, and to fix and determine penalties for violation of such rules. The Union reserves the right to object to the Employer's actions in any of the above respects through the Grievance Procedure provided for in this Agreement.

600 ARTICLE 6 - GENERAL PROVISIONS

- 601 <u>Section 1 Seniority Definitions</u>
- Seniority for full-time, part-time, irregularly scheduled part-time, oncall and temporary employees shall be defined as continuous service in calendar months from date of hire within the Bargaining Unit with the Employer.
- An employee's seniority shall be broken for any of the following reasons:
 - 1. Whenever the employee quits.
 - 2. Whenever the employee is discharged.
 - 3. Whenever the employee, when on layoff, fails to return to work within five (5) working days after having been notified

by the Employer by Registered Mail, Return Receipt Requested, to the employee's last known address, to return to work.

- 4. Whenever an employee exhausts his/her recall rights as outlined in Article 7.
- 5. Retirement
- 6. Transfer out of the bargaining unit, except as provided in Paragraph 829.
- A regular employee who has six (6) months service and has terminated or retired and is rehired within six (6) months will retain all previously accrued seniority for wages and benefits, and will retain all previously accrued bargaining unit seniority. Prior Sick Leave credit will be restored for employees rehired within six (6) months.
- 605 Section 2 Part-time Employees
- A part-time employee is one that is scheduled to work forty (40) hours or more per pay period but less than eighty (80) hours.
- Should the Employer need to schedule additional hours, beyond an employee's regularly scheduled hours, the Employer will do so in accordance with Paragraph 834.
- In the event a part-time employee is consistently being utilized, for non-replacement hours, as a thirty-two (32) hour employee for twelve (12) consecutive months or more, said employee may request a change to a regular thirty-two (32) hours status. In the event a part-time employee is consistently utilized, for non-replacement hours, as a full-time employee for twelve (12) consecutive months or more, said employee may request a change to full-time status.
- Full-time hours that an employee accepts to work on a temporary basis to replace an employee on a leave of absence will not apply to the above.
- 610 Section 3 On-Call Employees

- An on-call employee is defined as an employee that consistently works less than forty (40) hours per pay period or who works as a replacement on an intermittent basis. The Employer, where feasible, will establish an on-call system.
- Health Plan and Dental Plan coverages and designated holiday benefits are not extended to on-call employees. On-call employees shall accrue credit for step increases on the same pro rata basis as for part-time employees. However, an on-call employee working on a designated holiday shall be paid the premium rate for all hours worked on the holiday (one and one-half (1 ½) times regular rate no holiday allowance).
- In lieu of the aforementioned benefits, an on-call employee shall receive a seventy cents (\$0.70) per hour wage additive for each hour she/he works.
- On-call employees who work twenty (20) or more hours per week or forty (40) hours per pay period for four (4) consecutive months shall have their status changed to Irregularly Scheduled Part-time in order to accrue eligibility for Vacation or Sick Leave, health plan coverage, dental plan coverage and designated holiday benefits. When such an employee's status is changed, the employee shall be required to become a member of the Union.
- On-call employees whose status is changed to Irregularly Scheduled Part-time for eligibility of benefits will not receive the on-call wage differential.
- 616 <u>Section 4 Irregularly Scheduled Part-time Employees</u>
- An Irregularly Scheduled Part-time employee who is maintained in this category for twelve (12) consecutive months shall then be converted to the status of a regular part-time employee when said employee requests a change to part-time status. Hours that an employee accepts to work on a temporary basis to replace an employee on a leave of absence will not apply to the above.
- An Irregularly Scheduled Part-time employee will revert to on-call status within the twelve (12) month period if the employee's utilization becomes less than forty (40) hours per pay period for two (2) consecutive pay periods.

- 619 <u>Section 5 Temporary Employees</u>
- A temporary employee is one who is hired for an interim period of three (3) months or less.
- All persons hired to replace employees who are on a leave of absence are to be considered temporary and shall be so advised and shall be informed of the approximate date the regular employee is expected to return from leave and whenever possible these employees shall be given two (2) weeks notice of termination.
- Vacation and Sick Leave, health plan coverage, dental plan coverage and designated holiday benefits are not extended to employees in a temporary status. However, such employees who work on a designated holiday shall be paid at the premium rate for hours worked on the designated holiday (one and one-half (1 ½) times regular rate no holiday allowance).
- The Employer shall notify the Union of the name of the replacement employee, the name of the employee on leave, the duration of their leave, their classification and their department. A temporary employee who works beyond twelve (12) months shall automatically become a regular employee pursuant to Article 6.
- 624 Section 6 Emergency Phone Calls
- In the event an emergency call cannot be received by an employee, the Employer will attempt to expeditiously deliver it to the employee.
- 626 <u>Section 7 Job Description</u>
- The Employer will provide the Union with a copy of available job descriptions. Further, as job descriptions are developed or revised, the Union will be sent copies. Each employee will, at time of hire or on request, be provided a document summarizing job duties.
- 628 <u>Section 8 Technological Change</u>
- 629 Employees shall be afforded job protection in situations of change due to automation or technological improvements. The Employer

and the Union will carefully review the status of employees affected by such changes in order to provide suitable retraining or alternate employment whenever practicable.

700 ARTICLE 7 - REDUCTION IN FORCE AND REDUCTION OF SCHEDULED HOURS

- In a reduction in force or reduction in hours, the principle of bargaining unit seniority within each department and classification shall govern provided merit and ability are approximately equal. The Employer agrees to give as much advance notice as possible to employees of a reduction in force.
- Reduction in force shall be defined as the elimination of an employee's position(s) in a department or a reduction in head count in a department. Reduction from full-time to part-time or oncall status is deemed to be a reduction in force. Reduction in hours of part-time employee(s) which results in a status change to on-call or results in the loss of the Dental Plan and Kaiser Foundation Health Plan Coverage is deemed to be a reduction in force.
- In a reduction in force, temporary, on-call and irregularly scheduled part-time employees (in that order) within the affected department and classification shall be laid off before any regular full-time or part-time employee(s) within the affected department and classification are displaced. Employees in the above status shall be laid off without bumping rights.
- The parties agree to meet and confer regarding the displacement of any regular full-time or part-time employee prior to said employee's exercise of seniority rights. The parties will review all open bargaining unit positions in lieu of bumping rights. Should the parties agree to place the affected employee in an available open position for which he/she is qualified, then the Union agrees to waive posting and seniority for purposes of said placement. However, should the employee decline placement in an open position for which he/she is qualified that is comparable in pay, shift and job responsibility, then said employee shall have no further bumping rights and will be laid off.

- Prior to implementing a reduction in force, the parties shall meet and confer to consider the feasibility of reducing hours of twenty to thirty-two (20-32) hour part-time employees within the affected classification and department.
- A regular employee, full-time/part-time, whose job has been eliminated due to a reduction in force and who has not been placed by application of Paragraph 704, may exercise bargaining unit seniority to displace the least senior regular employee within the same classification and department.
- A regular employee, full-time/part-time, who is unable to retain a position within the same classification and department may exercise bargaining unit seniority to displace the least senior regular employee within the same classification and entity.
- A regular employee, full-time/part-time, who is unable to retain a position within the same classification and entity, may accept any unfilled available irregularly scheduled part-time, on-call or temporary position for which they are qualified, within the same classification throughout the bargaining unit.
- When a regular employee, full-time/part-time, is unable to retain a position by the application of the above paragraphs, then the employee may exercise their bargaining unit seniority to displace the least senior employee, in any classification previously held (from most recent to least recent), throughout the bargaining unit, provided the employee is qualified to perform the work of the employee he/she is displacing.
- A regular employee, full-time/part-time, who is unable to retain any position by application of the above paragraphs, will be laid off.

711 <u>General</u>

Figure 2. Employees on layoff status with one (1) or more years of accumulated seniority at the time of layoff, will have recall rights for a period of one (1) year. Employees with less than one (1) year of seniority at the time of layoff will have recall rights for a period of time equal to their accumulated seniority when laid off.

- In all cases of bumping, the displacing employee must have the ability to perform the work of the employee displaced.
- The Union and the Employer will work toward locating suitable and appropriate employment for which the laid off employee is qualified.
- 715 The Employer and the Union will carefully review the status of any employees displaced by automation and/or technological change and attempt to locate suitable employment for which the employee is qualified and physically capable of performing.
- In the event of a reduction in force of a regular employee, two (2) weeks notice will be given prior to layoff. If notice is not possible, two (2) weeks pay will be provided in lieu of such notice.
- The Employer agrees to give as much advance notice as possible to employees of a reduction in force.
- 718 Temporary Force Reduction
- In the event employees within a classification are not required to work a particular shift and/or area, employees will be directed not to work in order of reverse seniority and in the following order:
 - 1. Employees on premium hours.
 - 2. On-call and temporary employees.
 - 3. Irregularly scheduled part-time employees.
 - 4. After the application of the above, the part-time employees will be reduced to the minimum of their status.
 - 5. After 1 through 4 above have been applied, seniority of fifteen (15) years in the classifications of Hospital Unit Coordinator and Respiratory Care Practitioner with the Local 30 Bargaining Unit will exempt full-time/part-time (non-overtime) employees from the rotation of KTOs. Employees with less than fifteen (15) years of Bargaining Unit seniority (full-time/part-time non-overtime) that are affected by KTOs will be rotated as follows:

- A. Seniority lists will be prepared for each department and shift.
- B. The following KTOs will apply to the Hospital Unit Coordinators on a shift basis throughout the entire Department of Nursing, and to Respiratory Care Practitioners at the Hospital; rotation will be within the classification beginning with the least senior employee first.
- C. KTOs will be rotated beginning with the least senior employee on the list, proceeding upward until all employees on the list have had one (1) KTO. A KTO charge will only be made when an employee is relieved of all work.
- D. Employees who are absent or off on their KTO rotation day will remain on the rotation list until a KTO is incurred.
- E. When an error in the KTO rotation is made, the affected employee shall be deemed to have satisfied their KTO obligation for the duration of the current rotation. However, if at the time of the KTO error an alternate day is available, then the affected employee will be offered said alternate day. Should the employee work the alternate day, then he/she will be paid at their straight-time rate and such hours will not count for computation of overtime or consecutive day pay. Further, acceptance of an alternate day will result in the affected employee being reinstated to the current KTO rotation.
- F. Overtime KTOs shall not be considered as part of the rotation system.
- 6. The following KTO understandings apply solely to LVNs in the hospital:
 - A. Seniority lists will be prepared and maintained for each nursing unit, float zone and shift. Prior to invoking mandatory KTO, the Employer shall permit

LVNs to elect voluntary KTO on a prenotification basis. LVNs who desire voluntary KTO must notify the staffing office prior to the completion of staffing for the shift in question. Employees on overtime will be subject to mandatory KTO before volunteers are accepted.

- B. After applying items 1 through 4 above, KTO will be rotated among LVNs with less than ten (10) years of bargaining unit service, beginning with the least senior LVN on the seniority list and proceeding in order of reverse bargaining unit seniority until all LVNs on said list with less than ten (10) years of bargaining unit service have had one (1) KTO. If no LVN has less than ten (10) years of service, all LVNs shall be included in the rotation. Once an LVN has completed ten (10) years of service and is removed from the rotation list, all prior KTO occurrences will be removed from said LVN's record.
- C. LVNs who are absent or on leave on his/her KTO rotation day will remain on the list until a KTO is incurred. If, at the completion of any six (6) calendar month period, KTOs have not been incurred by all LVNs on the seniority list because of low KTO frequency, a new KTO list will be prepared beginning with the least senior LVN.
- D. When a KTO rotation error is made, LVNs will receive the same remedy provided to other employees as described in Paragraph 719 (5.E) above.
- E. Overtime KTOs shall not be considered as part of the rotation system.
- F. LVNs who receive a mandatory KTO may sign the availability list to work a replacement day, and subject to the seniority rights of other LVNs, the Employer will make every effort to assign said LVN additional work.
- G. The Employer will maintain written records of telephone communications to LVNs affected by KTO. The records shall indicate the name of the affected

LVN, the date and time of the communication, and the purpose and outcome of the call. These records will be retained for ninety (90) calendar days. Upon request to Nursing Administration, the Union will be provided copies of these records for use in the grievance procedure.

800 <u>ARTICLE 8 - NEW HIRES, TRANSFERS, PROMOTIONS AND</u> ADDITIONAL HOURS

- 801 Section 1 New Employees and Job Posting
- The Employer agrees to advise the Union of existing vacancies in the classifications covered by this Agreement so that the Union may refer applicants for such job openings to the Employer for the Employer's consideration, it being understood that the Employer is free to hire from any source.
- When vacancies occur in positions subject to this Agreement, the Employer agrees to post such vacancies where the vacancies occur and its related outlying facilities. All job postings shall include the department, classification, status, shift, pay grade and qualifications of the position. Notwithstanding posted requirements, the Employer shall have the right to assign any employee within a classification to any job assignment, task assignment, work location, or desk location. Further, all job vacancies will be listed on a code-a-phone. The code-a-phone number will be listed on the job posting bulletin boards.
- All job vacancies shall be posted for seven (7) calendar days in a timely manner.
- The job postings shall indicate the last day applications will be accepted within the facilities.
- In the event a position is posted and no applicant meets the posted qualifications, the Employer may hire directly from the outside. Should the Employer elect to lower the posted qualifications, the position will be reposted. The qualifications listed on the job posting must be related to the actual duties

- involved in the position. The Employer will not revise current job postings for the purpose of excluding employee transfers.
- The Employer will provide the Union with one copy of the job posting.
- When a position is canceled or changed from full-time to part-time or visa versa, the Union shall be advised by written notice. Such notice shall include the reason for the cancellation or the Change of Status.
- When a position under this Agreement becomes vacant and the Employer chooses either to not fill the position or to fill the position with a lower rated classification, the Employer will provide the Union with prior notification of such decision. Upon request, the Employer will meet with the Union to discuss such decision.
- Each employee submitting an application for a new position or transfer will be considered and will be notified if denied the position and the reasons for such denial. The employee shall be informed as to who received the position. On a monthly basis the Employer shall post at every appropriate facility a listing of all individuals who have filled jobs the previous month within the Bargaining Unit.
- New hires will be so indicated on the listing.
- 812 <u>Section 2 New Hire Physical Examination</u>
- Prior to employment or during the first thirty (30) days of employment, each employee shall be given and is required to successfully complete a physical examination. Failure to satisfactorily pass the physical examination is cause for immediate discharge from employment.
- 814 <u>Section 3 Promotions and Transfer Requests</u>
- Employees shall be allowed to submit transfer requests on a form provided by the Employer for jobs which become vacant. In filling any vacancy, all qualified employees who have submitted transfer requests within the seven (7) day posting period shall be preferred over outside applicants. All qualified employees who have submitted transfer requests after the seven (7) day posting period

shall be given equal consideration with outside applicants. The employee shall retain a copy of his/her transfer request. An employee shall not be required to have his/her supervisor's signature on a transfer request. Newly hired employees may not apply for a transfer until they have completed eighteen (18) months of continuous service. On-call employees may not apply for a full-time/part-time position until they have completed one hundred twenty (120) calendar days of employment. Exceptions may be granted by the Employer for extenuating circumstances.

816 <u>Section 4 - Transfer Rights</u>

- Employees with more than one year of service shall be eligible to transfer not more than twice in <u>eighteen (18) months</u>. The <u>eighteen (18) months</u> in which a transfer opportunity occurs will be established by the original posting date. Employees serving a probationary period as described in Paragraph 902, will not be eligible to transfer until the expiration of the probationary period and completing eighteen (18) months of continuous service.
- Newly hired employees will be required to remain in their initial job classifications for <u>eighteen (18)</u> continuous months from date of hire before being eligible to transfer to another job classification and/or department.
- 819 Employees who transfer into positions which require special training will be required to remain in said classification for <u>eighteen</u> (18) continuous months before being eligible to transfer to another classification
- If an employee bidding for a position is the most senior, but needs to demonstrate a higher rate of typing speed than they have previously shown, they will be allowed to take a test to demonstrate such required rate of speed.
- Between existing employees who have submitted transfer requests within the seven (7) day period, where two (2) or more qualified regular employees, have submitted a timely request for the same job, seniority shall prevail provided merit and ability are approximately equal. Seniority for job bidding purposes shall be defined as length of service within the bargaining unit as defined in Article 6, Paragraph 602, except for licensed and/or technical

positions in which case seniority within classification shall prevail. Employees shall receive consideration for job vacancies in the following order:

- 1. Regular full-time and part-time employees within classification assigned to the department where the job vacancy exists.
- 2. Regular full-time and part-time employees outside of the classification assigned to the department where the job vacancy exists.
- 3. Regular full-time and part-time employees in all other departments, within the bargaining unit.
- 4. Irregularly scheduled part-time employees within classification assigned to the department in which the vacancy exists.
- 5. Irregularly scheduled part-time employees in all other departments within the bargaining unit.
- 6. On-call employees within classification in any department or entity shall submit transfers for vacancies and, if determined to meet position qualifications, shall be accepted into such vacancies, after regular full-time, pat-time and irregularly scheduled part-time employees within the bargaining unit have received consideration. When two (2) or more on-call employees apply for the same vacancy, the on-call employee with the greater seniority based on total hours shall receive preferential consideration.
- Notwithstanding the above, the criteria for selection of a Senior will include merit and ability. Merit may be determined based upon such factors as performance evaluations, recognition and awards, applicable training and education, special projects and accomplishments, discipline and counseling in file, previous job experience and other leadership experiences. Ability may be determined based upon such factors as interpersonal skills, communication skills, other applicable skills, leadership ability, team skills and ability to teach and/or mentor.

Where two or more employees are considered for a Senior position, and where the merit and ability of a less senior employee exceed that of a more senior employee, a Union Business Representative will be asked to participate in the selection of the Senior

In extenuating circumstances, the Employer agrees to give strong consideration to an employee's request for transfer even though disciplinary action is present in the employee's personnel file.

824 <u>Section 5 - Transfer Evaluation Period</u>

- 825 When a full-time, part-time or on-call employee transfers, said employee shall undergo a one-hundred and twenty (120) calendar day transfer evaluation in the new position. In extenuating circumstances, the parties agree to meet and confer, on a case by case basis, and set appropriate time limits for a transfer evaluation period. If, in the judgment of the Employer, the employee fails to qualify for the new position at any time during the transfer evaluation period, the employee will be returned to his/her former classification and position, or to a comparable position, without loss of seniority including the employee's former placement in the wage structure. Employees displaced by said return will return to their former or comparable position. An employee may elect to return to his or her former classification and position, or a comparable position, within fourteen (14) workdays from date of transfer or fourteen (14) workdays from the conclusion of a training/orientation period which will not normally exceed fourteen (14) workdays, without loss of seniority at the same placement in the wage structure.
- In unusual circumstances involving extensive training, the parties agree to waive the above one hundred and twenty (120) calendar day Employer evaluation period and the fourteen (14) workday employee option to return to their former position. In such circumstances, the parties agree to meet and confer on a case by case basis and set appropriate time limits. Further, should an employee's training/orientation period exceed four (4) months, then for this language to apply, said employee must request return to his/her former position no later than on conclusion of one-half (½) of said training/orientation period.

827 Section 6 - Internal Career Advancement

The Union and the Employer agree that offering and promoting educational and training opportunities can prove to be a benefit to both the employee and the Employer. There is also agreement that the availability of appropriate training which enhances career mobility and provides avenues for employee growth and development is desirable for both parties. The Employer shall make every reasonable effort to meet personnel needs by way of internal promotion and career development. In addition, the parties agree that the responsibility for achievement and maintenance of required licensure, certification or registration rests with the individual employee and that Employer offered training programs, workshops or seminars shall be subject to the Employer's operational needs and staffing requirements.

829 <u>Section 7 - Promotions and Transfers out of the Bargaining Unit</u>

An employee promoted from the bargaining unit to a supervisory position or an employee transferred to another bargaining unit or promoted out of the unit to a represented or non-represented position, shall not accrue seniority, but shall retain her/his seniority accredited to her/him at the time of such transfer. The above notwithstanding, the returning employee shall receive all benefits and wages (step placements) based on their total accrued service except for bidding rights which shall be limited to bargaining unit seniority.

831 Section 8 - Transfers from Other Kaiser Permanente Facilities

An employee transferring from another Kaiser Permanente facility not covered by this Agreement shall have their prior service recognized for purposes of vacation and Life Balance Day accrual, holiday pay, dental and health plan eligibility, pension plan benefits, sick leave, and tenure salary step, provided that the time between leaving the other facility and commencing employment under the Agreement does not exceed six (6) months.

833 Section 9 - Part-time Additional Hours

When additional regular part-time hours become available, the Employer may, subject to efficiency of operations, offer such hours not to exceed eight (8) hours per day and forty (40) hours per week, based on the employee's seniority and ability to perform the work. These hours will be offered to part-time employees by bargaining unit seniority who are regularly assigned to the department and classification where the additional hours occur in the following order:

- 1. Part-time employees assigned to the same shift.
- 2. Part-time employees assigned to other shifts, provided said assignment does not result in overtime.
- 3. Irregularly scheduled part-time employees assigned to the same shift.
- 4. Irregularly scheduled part-time employees assigned to other shifts, provided said assignment does not result in overtime.
- 835 The Employer will give consideration to employees who request to work additional hours in another department or entity. Employees who desire to be considered for additional hours in another department or entity must provide written notification to that Each department supervisor will department's supervisor. maintain a list of employees, outside their department, who have provided such written notification. When employees, who have provided written notification, work additional hours outside their department, such hours will not count for computation of premium pay, except for hours worked in excess of eight (8) hours in one (1) day and hours worked in excess of forty (40) hours in one (1) week. However, if the Employer requests or assigns an employee to work additional hours outside their department, and the employee has not provided written notification requesting additional hours, all overtime and premium pay pursuant to this Agreement shall apply. Hours worked in another department shall not count for purposes of converting to Irregularly Scheduled Parttime status. However, once an employee achieves the status of Irregularly Scheduled Part-time, then hours worked in other departments will count toward the employee's maintenance of such status.
- In the event no part-time employee volunteers for said additional hours, the Employer may assign said hours to the least senior part-time employee.

- 837 It is understood that hours worked at the request of the employee outside of their department will not apply to Article 6, Section 3, Paragraphs 608 and 609.
- Within hospital nursing if there is a need to float an employee from one area to another area, the least senior qualified employee on that shift and in that area shall be floated.
- 839 Section 10 Part-time and On-call Additional Temporary Hours
- When additional temporary hours are available, in a department, they should be offered by Bargaining Unit seniority as defined in Article 6, Paragraph 602, by classification to part-time employees first, irregularly scheduled part-time second, then On-call employees. Any hours that are still available, after these categories are utilized within the department, may then be offered to employees outside the department in accordance with Article 8, Paragraph 834.
- In the event neither class of employees accept the work offer, the Employer may, to ensure orderly operation of the facility, assign the work to either full-time, part-time or irregularly scheduled part-time employees on a rotational basis by reverse seniority within the department.

900 ARTICLE 9 - PROBATION

- 901 <u>Section 1 Probationary Period New Hires</u> (Full-time/Part-time Employees)
- New hires entering the bargaining unit shall be regarded as probationary employees during the first one-hundred twenty (120) calendar days of their initial employment for full-time employees and during the first one-hundred twenty (120) calendar days of the initial employment for part-time and on-call employees. Upon completion of the original period, if the employee cannot be properly evaluated for purposes of retention, the Employer may extend the new hire probationary period up to an additional sixty (60) calendar days, and the employee and the Union will be notified of the extension and the reason for such extension. Upon

completion of the probationary period such new hires shall be entitled to seniority dating back to most recent date of hire with the Employer.

903 Section 2 - Discharge During Probation

904 Employees covered by this Agreement may be discharged during their probationary period without cause and without recourse to the grievance procedure.

1000 ARTICLE 10 - BULLETIN BOARDS

The Union shall deliver notices to be placed on the bulletin boards to the Employer's designated representative for posting and removal. The Employer shall keep the Union informed as to the identity of the Employer's representative. No posting shall be made unless advance concurrence of the Employer's representative has been obtained.

1100 ARTICLE 11 - DISCRIMINATION

1101 The Employer and the Union agree that there shall be no discrimination against any employee or applicant because of race, color, religion, creed, national origin, ancestry, sex, sexual preference, age, physical or mental disability or veteran status as provided by law.

1200 ARTICLE 12 - HOURS OF WORK AND OVERTIME

1201 <u>Section 1 - Normal Workweek</u>

This Article is intended to define the normal hours of work and shall not be construed as a guarantee of hours of work per day or per week, or of days of work per week. Forty (40) hours, consisting of five (5) consecutive eight (8) hour days shall constitute a normal workweek. A regular days work shall consist of

- eight (8) hours within nine (9) consecutive hours with not more than one (1) hour unpaid lunch.
- 1. A workday is defined as the twenty-four (24) hour period from midnight to midnight.
- 2. A <u>work</u>week shall consist of seven (7) day period beginning at Sunday, 12:01 a.m. or Monday, 12:01 a.m., or at the shift change hour nearest that time.
- 3. A payroll period shall consist of the two (2) consecutive workweeks preceding payday.
- 4. A shift shall be defined as a designated and scheduled period of work.
- A minimum of two (2) hours must be worked for the day to count as a day worked for the purposes of computing Seventh (7th) day consecutive day premium pay.
- 1204 Section 2 Overtime
- All hours in excess of eight (8) hours in one (1) workday or in excess of forty (40) hours in one (1) scheduled workweek shall be paid for at the overtime rate of one and one-half (1 ½) times the straight time hourly rate.
- The Employer shall pay one and one-half (1 ½) times the straight time hourly rate for all hours worked over eight (8) and two (2) times the straight time hourly rate for all hours worked over twelve (12) in one (1) shift. When a shift commences within nine (9) hours of the end of a previous eight (8) hour shift, the Employer shall pay time and one-half (1 ½) for the first four (4) hours, and two (2) times the straight time hourly rate for all consecutive hours thereafter.
- 1207 The Employer shall pay two and one-half (2 ½) times the straight time hourly rate for all hours worked in excess of sixteen (16) hours in any one workday.
- 1208 In the event a regular employee, who is normally scheduled with every other weekend off, works a second consecutive weekend, such employee shall receive time and one-half (1 ½) their regular

rate of pay for all hours worked on the second consecutive weekend, and alternating consecutive weekends thereafter, except when such schedule results from the request of the employee. This provision shall not apply to an employee who works a regular weekend schedule and shall not apply to an employee who has a regular schedule which provides for either every Saturday or every Sunday off.

1209 Section 3 - Additional Hours

- The Employer shall schedule additional work in accordance with Article 8, Section 9. In the event the Employer is unable to fill the additional hours, or it is not feasible to comply with Article 8, Section 9, such hours will be considered overtime.
- Overtime and non-scheduled standby time will be rotated within the department and classification equitably and shall be offered by seniority, by department and classification. <u>Employees returning from a leave of absence will be placed on the standby list in seniority order.</u>
- An employee who desires to be considered for rotation of overtime should so notify the supervisor in writing.
- 1213 If no employee accepts the offer, the Employer shall assign the overtime or standby time on a rotational basis by reverse seniority.

1214 <u>Section 4 - Duplication of Overtime</u>

Payment of overtime and premium rates shall not be duplicated for the same hours worked under any of the terms of this Agreement; and to the extent that hours are compensated for at overtime or premium rates under one provision, they shall not be counted as hours worked in determining overtime or premium payments under the same or any other provisions. Where two or more overtime or premium rates apply to the same hours, the greater shall prevail.

1216 <u>Section 5 - Seventh Day Worked</u>

1217 All work performed on the seventh (7th) consecutive day of the workweek shall be paid at the rate of two (2) times the straight time

hourly rate, except when such schedule results from the written request of the employee.

1218 Section 6 - Scheduling

- The Employer will exercise its efforts in good faith, subject to the requirements of efficient operations, to the end that employees will be scheduled on a basis of a normal workweek of forty (40) hours within five (5) consecutive eight (8) hour days, followed by two (2) consecutive days of rest.
- 1220 The Employer will make every effort to work with employees in their department to develop and implement a work schedule which meets the needs of the department and the employees.
- 1221 In departments where the employees' desire to have every other weekend off scheduling, the Employer will make every effort to implement every other weekend off.
- Weekend shall mean Saturday and Sunday, except in the case of the night shift, which shall mean Friday and Saturday.
- In departments where every other weekend off scheduling is not in effect, the Employer will make every effort to schedule employees with two (2) consecutive days off except where employees have requested and been granted work schedules which preclude consecutive days off.
- The Employer will make a good faith effort to schedule employees with a minimum of a twenty-four (24) hour break between their last hour of work on their old shift and their first hour of work on their new shift, when permanently transferring from one shift to another shift or one facility to another facility.
- In all cases, except those cases of emergency, should it be necessary in the interest of efficient and economical operations to establish schedules departing from the normal workweek, the Employer and the Union, at the request of either, shall confer to determine whether, based upon the facts of the situation, mutually satisfactory modified schedules can be arranged, but the final right to arrange working schedules rests with the Employer in order to avoid adversely affecting operations.

- 1. Work schedules at all facilities shall remain posted four (4) weeks in advance in a visible place of ready access to all departmental employees and will be maintained on a weekly basis.
- 2. Schedule changes will be posted by Thursday of the week preceding the schedule change, except for emergencies.
- 3. The Employer will attempt to notify an employee of any schedule changes a minimum of twenty-four (24) hours before such change is to occur. However, failure to contact the employee will not result in penalty to either party.
- When scheduling employees, the Employer will make every effort to assign hours by bargaining unit seniority in the following order:
 - 1. Full-time employees scheduled a minimum of forty (40) hours.
 - 2. Thirty-two (32) hour part-time employees scheduled a minimum of thirty-two (32) hours.
 - 3. Twenty to thirty-two (20-32) hour part-time employees scheduled up to twenty (20) hours.
 - 4. Twenty to thirty-two (20-32) hour part-time employees scheduled up to thirty-two (32) hours.
 - 5. Irregularly Scheduled Part-time employees scheduled up to twenty (20) hours.
 - 6. Thirty-two (32) hour part-time employees scheduled to a maximum of forty (40) hours.
 - 7. Twenty to thirty-two (20-32) hour part-time employees scheduled to a maximum of forty (40) hours.
 - 8. Irregularly Scheduled Part-time employees scheduled to a maximum of forty (40) hours.
 - 9. On-call employees scheduled additional hours.

1227 <u>Section 7 - Shift Assignments</u>

In the event the Employer changes employees' shift assignments, consideration will be given to the desires of the affected employees. If there is no mutual agreement, changes will be made in reverse order of seniority provided that merit and ability are adequate as to the Employer's staffing requirements.

1229 Section 8 - Rest Periods

- Each employee is allowed a rest period during each continuous four (4) hours of work as close as possible to the mid-point of the period. If continuous operation is required on the job concerned, a substitute will be provided by the supervisor for the rest period. In no case shall a rest period exceed fifteen (15) minutes in length. In the unusual circumstances where an employee is unable to take time off for a rest period, the employee may request and receive the time equivalent to such rest period at the next scheduled lunch period that day or later in the shift. Such rescheduling within the shift shall be at the Employer's option.
- An employee may voluntarily combine his/her meal and break period, meaning the rest periods of fifteen (15) minutes each may be combined with the lunch break of one half hour, in those departments where conditions permit and meet operational needs. Should the State of California revoke or fail to renew the exemption to allow the combination of meal/rest periods, employees will no longer be permitted to combine meals and rest periods.

1232 Section 9 - Notice of Intended Absence

1233 Employees who are required to be absent from work for any reason will provide their immediate supervisor or her/his designated representative with reasonable notice of such intended absence and the reasons therefore. Except for an emergency, such notice must be provided to said supervisor immediately following the employee's knowledge of the need for such absence, but no later than the Thursday of the week preceding the day(s) of absence.

1234 <u>Section 10 - Voluntary Alternative Work Schedules</u>

In the event the parties agree that such schedules are feasible and desirable, they may be implemented in agreed upon departments.

1236 Section 11 - Flexible Schedules

The parties agree that an employee(s) written request for flexible schedules will be jointly reviewed to determine the feasibility of implementation. However, the Employer maintains the sole right to discontinue such schedules where efficiency of operations or effective patient care is impeded and/or a negative economic condition evolves.

1238 Section 12 - Changing Clothing

1239 Employees will be given reasonable time to change clothing when required by the Employer.

1300 ARTICLE 13 - COMPENSATION

1301 <u>Section 1 - Wage Schedules</u>

The Wage Schedules for the Service and Maintenance, Patient Care, Clerical and Technical classifications indicate the wages effective October 1, 2005.

1303 <u>Section 2 - Wage Rate Upon Promotion</u>

- An employee who is promoted within the same job family will be placed on the wage structure as follows:
 - 1. If a one (1) labor grade promotion, the employee will be placed on the same tenured step as attained in the labor grade from which promoted.
 - 2. If a two (2) or more labor grade promotion, the employee will be placed on the wage rate which is equal to or next above the wage rate attainable by said employee for a one (1) labor grade promotion.

1305 If an employee is scheduled for a step increase within thirty (30) days of the promotion, and the step increase is greater than the rate received as a result of the promotion, the employee will be advanced one (1) step at the time of promotion.

1306 Section 3 - Wage Rate for Out of Class Work Assignment

- 1307 Each employee will have a regular job classification title and job classification. When an employee is required to perform work in a classification other than his/her regular classification, his/her hourly rate shall be determined as follows:
 - 1. When an employee temporarily performs work in a job classification lower than his/her regular classification, he/she will continue to receive the regular hourly rate of pay which he/she is entitled in his/her regular job classification, at the time the work is performed in the lower classification.
 - 2. Employees working in a higher classification on a temporary basis shall receive the hourly rate for the higher classification and be paid at the same step rate held in the employee's regular classification for all time spent in that higher classification.

1308 <u>Section 4 - Wage Rate Upon Transfer</u>

- An employee who has permanently transferred to a position in another Job Family with a higher maximum rate shall be paid the next highest wage rate (compared to his/her current wage rate) in the new grade level to which she/he has transferred.
- An employee who is transferred to a position in her/his same grade level shall receive the same rate as is applicable to that grade level. Credit for service in this equal grade level shall be allowed for the purpose of determining the date of her/his next adjustment.

1311 <u>Section 5 - Red Circle Rates</u>

1312 Red circle rates shall apply only to the individual involved and only for the duration of her/his occupancy of her/his present job, or of succeeding jobs to which she/he may be upgraded for which the standard hourly wage rate is less than the red circle rate. It shall

be the intent of the parties to eliminate red circle rates gradually through normal promotion and turnover and through the principles previously agreed to. Maintenance of a red circle rate shall not apply in cases where an employee moves or is transferred to a lower rated job classification. In this event, the wage rate of the lower class shall apply.

- 1313 In the event a significant reduction in the job content level within an existing position occurs, a red circle rate shall apply to the affected incumbent(s).
- 1314 Section 6 Step Increases/Step Progression
- Each employee covered hereby shall receive the appropriate rate according to the schedule and conditions as set forth herein; however, nothing in this Agreement shall prevent the Employer from paying over and above the wage rates listed in this Agreement.
- For the wage structures listed below, the step rates specified for each grade shall be applied as follows:
 - Service and Maintenance
 - Patient Care
 - Clerical
 - Technical
- 1317 Employees will progress through the structures as follows:

Example (New Hire):

- Step 1: Six (6) months.
- Step 2: Following initial six (6) months, employee remains in Step 2 for six (6) additional months.
- Step 3: On completion of Step 2, employee moves to this step and remains for one (1) year.
- Step 4: On completion of Step 3, employee moves to this step and remains for one (1) year.

- Step 5: On completion of Step 4, employee moves to this step and remains for one (1) year.
- Step 6. On completion of Step 5, employee moves to this step.
- Step 7. If employee is in a classification which has a seventh (7th) step as indicated in the Wage Schedule, and if employee is in Step 6 for a year, the employee moves to Step 7.
- 10 Year Longevity Differential Step.
- 15 Year Longevity Differential Step.
- 1318 Step progression for full-time employees is based on calendar months of service in their classification. For part-time employees, step progression is based on hours worked in their classification in accordance with the following table:

6 Month	Step after 1,000 hours
1 Year	Step after 2,000 hours
2 Year	Step after 4,000 hours
3 Year	Step after 6,000 hours
4 Year	Step after 8,000 hours
5 Year	Step after 10,000 hours*

^{*}For employees in classifications which have a 5 Year Step.

- 1319 Step increases shall be made and become effective on the first day of the pay period following the employee's eligibility date.
- 1320 Section 7 Advanced Hiring Criteria
- 1321 Employees who are hired into selected classifications on the Patient Care, Clerical and Technical Wage Structure as reflected below will be eligible for advanced step placement. Further, the Employer maintains sole right to determine the appropriateness of any such future placements. This list is subject to change during the term of the contract.

Patient Care: LVN

Physical Therapy Assistant

Clerical Structure: Medical Transcriptionist

Health Information Coder II

Tumor Registrar

Cancer Registry Abstract Clerk

Technical Structure: Radiologic Tech I

Radiologic Tech II

Diagnostic Sonographer, I and II Computer Tomography Tech Mammography Tech, I and II Nuclear Medicine Technologist

Ophthalmic Technologist
Respiratory Care Practitioner
Peripheral Vascular Technologist

Laboratory Technologist Orthopedic Technician Histo-Technologist

Senior Histo-Technologist Echocardiogram Tech, I and II

Orthopedic Tech II

MRI Tech
Surgical Tech
SPD Tech
EEG Tech

Contact Lens Fitter
Optical Dispenser

Years of Experience Step Placement

Less than 1	Step 1
1 but less than 3	Step 2
3 but less than 5	Step 3
5 or more	Step 4

On a case by case basis, and at least twice during the term of the contract, the Employer agrees to meet with representatives of the Union to review job classifications which may require wage increases over and above negotiated wage rates which have been designated as market sensitive. Wage data used by the Employer,

and Union if provided, in identifying such classifications shall be jointly reviewed by the parties prior to the Employer implementing any changes during the contract term. Disputes arising out of this process shall not be subject to the grievance and arbitration procedure.

- 1323 <u>Section 8 Wage Rates for Seniors</u>
- An employee who is designated as senior (provides functional direction to assigned staff) will receive the senior hourly differential for compensated hours. The designation of senior positions will only occur when a supervisor identifies the need for such.
- 1325 Positions that are designated senior will provide functional direction to assigned staff to include but not be limited to the following:
 - 1. Respond to questions of assigned employees.
 - 2. Assign staff as directed.
 - 3. Coordinate work flow and assign priorities.
 - 4. Train and orient assigned staff.
 - 5. May provide recommendations to supervisor regarding departmental procedures, equipment.
- 1326 <u>Section 9 Retroactivity of Wage Increases</u>
- Any wage increase which occurs during a vacation of an eligible employee shall be provided to the employee retroactive to the date of eligibility.
- 1328 <u>Section 10 Shift Differential</u>
- The appropriate per hour shift differential shall be paid for all hours worked on the evening shift which commences on or after 2:00 p.m. but before 10:00 p.m. The appropriate per hour shift differential shall be paid for all hours worked on the night shift which commences on or after 10:00 p.m. but before 6:00 a.m. Shift differential shall be considered as part of the basic wage

schedule for the purpose of calculating payment of overtime. Shift differential is paid for hours worked only.

1330 The per hour shift differential for employees working the evening (2nd) shift and the night (3rd) shift will be paid in accordance with the following schedule:

Effective Date	Evening Shift	Night Shift
July 1, 1996	\$1.00 per hour	\$1.50 per hour

- For all employees hired on or after July 1, 1984 and for employees who transfer on or after July 1, 1984 to a shift which begins on or after 4:00 a.m. but before 6:00 a.m., the night shift differential shall not apply.
- The appropriate shift differential shall be paid to employees whose overtime hours go into the evening or night shift provided they work a minimum of three (3) hours into the evening or night shift.
- 1333 Section 11 Longevity Rate
- The following schedule indicates years of service and the per hour longevity rate provided to employees. Service years include prior employment with the San Diego Health Association.

Years of Service	<u>Longevity</u>		
10 Years	\$0.35 per hour		
15 Years	\$0.50 per hour		

1335 Section 12 - Call Back Pay

All employees called to work prior to or subsequent to their regular shift shall receive a minimum of two (2) hours pay at their regular rate subject to the applicable overtime and premium provisions. In addition, a regular full-time employee called to work on an unscheduled workday shall receive a minimum of two (2) hours pay at her/his regular rate subject to the applicable overtime and premium provisions. The provisions of this Section shall not apply to employees in a standby status.

1337 Call Back shall be defined as a call for an employee to perform work after leaving the premises but before he/she is next scheduled for work.

1338 Section 13 - Reporting Pay

1339 Employees who are requested to report for work or who are scheduled to work, and who are permitted to come to work without receiving prior notice that no work is available, shall perform any work to which they may be assigned. When the Employer is unable to utilize such employee and the reason for lack of work is within the control of the Employer, the employee shall be paid the equivalent of two (2) hours at the straight time hourly rate. The provisions of this Section shall not apply if the lack of work is not within the control of the Employer or if the Employer makes a reasonable effort to notify the employees by telegram or telephone not to report for work at least two (2) hours before their scheduled time to work. It shall be the responsibility of the employees to notify the Employer, in writing, of their current address and telephone number. Failure to do so shall preclude the Employer from the notification requirements and the payment of the above minimum guarantee.

1340 Section 14 - Standby Pay

Employees on standby status shall be paid four dollars (\$4.00) per hour for each hour spent on such standby status. Actual work time shall begin when the employee arrives at the hospital or medical office where he/she was called and shall end when the employee leaves the same facility, provided however, that the employee shall be guaranteed a minimum of two (2) hours each time he/she is called in. An employee shall receive time and one-half (1 ½) his/her regular rate of pay rather than the standby allowance for all hours actually worked or guaranteed during the standby period. Hours worked while on standby on a designated holiday will be paid at double time and one-half (2 ½). Standby hours worked or unworked shall not count toward computing seventh (7th) consecutive day pay.

1342 Section 15 - Bilingual Pay

- Employees who are routinely required (over 5% of the time) to interpret other languages, in compliance with regulatory requirements, shall receive bilingual pay for Qualified Bilingual Staff in the amount of sixty-five dollars (\$65.00) per month or \$.0.375 per hour.
- The Employer and the Union will jointly review and discuss the number of positions necessary to satisfy the normal interpretation qualification and the seniority of the individuals who will perform the function. Following implementation, openings will be filled through job postings.
- 1345 <u>Section 16 Payroll Errors</u>
- 1346 A paycheck error shall be corrected within seventy-two (72) hours from the time the employee notifies the supervisor of the error.
- 1347 <u>Section 17 Make-up Time</u>
- Any employee who is absent for authorized PTO/KTO in any workweek may request to work on his/her regularly scheduled day off within said workweek. Such request may be granted based upon availability of work and such employee will be paid his/her straight time hourly rate.
- 1349 Section 18 Training Pay
- Any employee designated by the Department Administrator, Assistant Department Administrator, or Supervisor as a trainer/preceptor shall be compensated at five percent (5%) above their rate for all hours spent as a trainer/preceptor.
- 1351 Training/Preceptor Guidelines and Pay
- The following summarizes the intent between the parties concerning eligibility for training pay in accord with the following guidelines:
- A trainer/preceptor is someone who is designated by the Department Administrator, Assistant Department Administrator or Supervisor to prepare for and present a training program. This does not include employees who may be assigned to orient or be

observed by students or new employees. Training assignments must be a minimum of one (1) hour in duration and be prescheduled by Management in order for training pay to apply.

- 1354 Additionally, the following criteria must be met:
 - 1. <u>Must be designated in advance by a Department Administrator, Assistant Department Administrator or Supervisor.</u>
 - 2. <u>Must perform the full scope of duties which must always</u> include:
 - <u>Teaching technical</u>, <u>professional or clerical skills</u>, <u>techniques and procedures to groups or individuals</u>.
 - Training groups or individuals as an assignment.
 - <u>Serving as a role model for professional standards within</u> the department and/or organization.
 - 3. <u>Training differential will apply for hours worked as a trainer/</u> preceptor only.

1400 ARTICLE 14 - WORK/LIFE BALANCE TIME OFF PROGRAM

- 1401 The Work/Life Balance Time Off Program is effective June 1, 2001. The Program consists of Life Balance Days, Vacation, Sick Leave and Designated Holidays.
- 1402 Effective June 1, 2001, eligible full-time employees shall commence accrual of Life Balance Days at the rate of 3.33 hours per month, up to a maximum of forty (40) hours at any given time. Eligible part-time employees accrue Life Balance Days at the above rate, prorated based on hours paid (up to a maximum of 80 hours in a pay period) in the previous two pay periods. Eligible full and part-time employees hired on or after June 1, 2001 will commence accrual of Life Balance Days from their date of hire.

- 1403 Life Balance Days may be used for any reason, and may be used in increments of less than eight (8) hours. In the event an employee elects to use a Life Balance Day(s) in conjunction with vacation, such Life Balance Day(s) may be granted only after the annual vacation selection process as described in Article 14 of this Agreement has been completed. Life Balance Days will, insofar as possible, be granted on the day(s) requested by the employee. Requests to take a Life Balance Day(s) must be made seventy-two (72) hours in advance of the day(s) requested, and such requests are subject to departmental approval processes as defined by the Preferences for Life Balance Days shall be department. recognized according to seniority. Life Balance Days shall be granted in emergencies. In the event an employee's requests to take Life Balance Days are continually denied, the parties shall meet upon the Union's request, to determine an appropriate resolution.
- 1404 Life Balance Days may be donated to another eligible employee.
- Life Balance Days that are accrued, and not used, are paid out upon termination, retirement or transfer to an ineligible status.
- 1406 Section 1 Designated Holidays
- 1407 The following days shall be observed as designated holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day.
- All designated holidays will be paid on the actual calendar day they fall, and all conditions and benefits applying to such a designated holiday will be in effect on that calendar day.
- 1409. In five (5) day, Monday through Friday departments, if the designated holiday falls on a Saturday and the department/location is normally closed on Saturday, the designated holiday will be observed on the preceding Friday for purposes of having the designated holiday off. Further, if the designated holiday falls on Sunday and the department/location is normally closed on Sunday, the following Monday will be the observed holiday for purposes of a holiday off. The observed holiday is not the actual calendar holiday and will not be subject to holiday worked premium should the employee work.

- 1410 In seven (7) day departments, <u>designated holidays</u> will be observed and paid either worked or unworked on the calendar day on which the holiday falls.
- 1411 Pay for part-time employees for unworked designated holidays shall be at the rate of ten percent (10%) of all straight time hours paid in previous pay period.

1412 <u>Section 2 - Designated Holiday Premiums</u>

- 1413 Regular employees working on designated holidays shall be paid at the overtime rate of one and one-half $(1\frac{1}{2})$ times their regular rate of pay in addition to their regular rate of pay. Employees may request the option of being paid one and one-half (1½) times the appropriate regular rate of pay with a compensatory day off to be taken within a thirty (30) day period before or after a holiday at the straight time rate of pay. If the requested compensatory day off is not granted, the employee will be paid at the straight time rate of pay for the day. If a regular employee's day off falls on a designated holiday, she/he shall receive an additional day off within one (1) month with no deduction in pay or the holiday pay. An employee who is scheduled to work on a day on which a designated holiday falls may not be displaced by a more senior employee or an on-call employee. Employees shall not receive their shift differential for unworked paid designated holidays.
- 1414 No holiday allowance shall be paid to an employee who is scheduled to work on a designated holiday and fails to do so, except for personal illness, death in the family, or similar good cause.
- On-call and temporary employees working on a designated holiday shall be paid at the premium rate of one and one-half (1 ½) times their regular rate of pay for all hours worked.

1416 Section 3 - Exceptions

1417 The provisions of this Article shall not accrue to the benefit of an employee on leave of absence or layoff, except that an employee absent from work due to illness or injury shall be entitled to holiday benefits for a designated holiday occurring during a period of

- illness in which she/he is entitled to Vacation, a Life Balance Day or Sick Leave.
- To be eligible for designated holiday benefits, an employee must also have worked both her/his last scheduled shift prior to and the next scheduled shift following such holiday, except that this requirement will not apply if the employee's absence is authorized by the Employer from said shifts due to bona fide illness. The Employer may require that such illness be certified.
- 1419 If an employee is absent on Vacation, a Life Balance Day or Sick Leave and a designated holiday occurs during such absence, if she/he is eligible for holiday pay, such pay shall be charged to the designated holiday and not against the employee's Vacation or Life Balance Days Account or Sick Leave Bank.
- 1420 Section 4 Overtime
- Designated holidays paid for but not worked shall not count as time worked for the purposes of computing weekly overtime.
- When a payday falls on a designated holiday, employees shall be paid on the last workday immediately preceding the holiday.
- 1423 <u>Section 5 Work/Life Balance Time Off Eligibility Date</u>
- 1424 The Work/Life Balance Time Off eligibility date determines the employee's accrual rate and is their date of hire, unless it is adjusted for unpaid leaves of absence or for the period of time the employee worked in an ineligible status.
- The Work/Life Balance Time Off eligibility date shall mean that period of continuous employment with the Employer, less any absence from employment which exceeds sixty (60) days. Leaves of absence of sixty-one (61) days or more will be deducted in their entirety from the eligibility date. The Work/ Life Balance Time Off eligibility date shall not be adjusted during the period of a leave of absence due to industrial illness or injury.

1426 Section 6 - Vacation Account

1427 Effective June 1, 2001, eligible full-time employees shall accrue vacation hours on a monthly basis according to the following schedule:

Length Of		<u>Days Per</u>	Days Per
<u>Service</u>	Hours Per Month	<u>Month</u>	<u>Year</u>
0 – 4 Years	6.66	0.83	10
5 – 8 Years	10.00	1.25	15
9 – 10 Years	13.33	1.66	20
11 +	16.66	2.08	25

1428 Part-time employees shall accrue vacation hours prorated based on hours paid (up to a maximum of eighty (80) hours) in the preceding two (2) pay periods.

1429 Section 7 - Use of Vacation

1430 Vacation should be used for purposes of leisure and recreation. Employees must provide prior notice in accordance with departmental policy in order to vacation. Vacation taken for family leave purposes will run concurrent with Family Leave.

1431 Section 8 - Vacation Pay

- 1432 Employees shall not receive their shift differential with vacation pay. Vacation pay shall be at the base hourly wage rate the employee is receiving on the date time off is taken.
- 1433 Vacation shall not be considered as time worked for the purposes of computing overtime.
- 1434 Part-time employees shall receive vacation pay for time taken off on a scheduled day based on their hours that day.
- Full-time employees taking one (1) week of vacation will be paid for forty (40) hours of vacation. <u>Part-time</u> employees will be <u>paid vacation</u> at an amount equal to the average hours paid per week, based on hours paid in the previous three (3) months.

1436 <u>Section 9 - Requesting Cash Out With Scheduled</u> Vacation Benefits

1437 Eligible employees may elect to cash out accrued vacation benefits during an annual election period, in accordance with the Employer's policy on in-service cash out of vacation benefits.

1438 <u>Section 10 - Vacation Accumulation</u>

Employees may accumulate up to a maximum of five-hundred (500) Vacation hours in their account. Effective January 1, 2002, the maximum number of vacation hours an eligible employee may accumulate is equal to twice an employee's annual accrual.

1440 Section 11 - Vacation at Termination or Retirement

An employee who terminates employment or retires will receive payment for all accrued and unused vacation at the base hourly wage rate the employee is receiving on that date.

1442 <u>Section 12 - Designated Holiday During Vacation Period</u>

If a paid designated holiday occurs during an employee's vacation period, that day shall not be chargeable against accrued vacation. If an additional day's vacation is taken because of said holiday, it shall be taken so as to run concurrently with vacation.

1444 Section 13 - Minimum Vacation Period

- After posting of the approved vacation schedule, employees may request to take vacation in increments of less than five (5) working days. Such requests will not be unreasonably denied to part-time or full-time employees. In the event an employee's requests to take vacation are continually denied, the parties shall meet upon the Union's request to determine an appropriate solution.
- In addition, employees will be required to submit such requests at least four (4) weeks in advance; and the Supervisor shall respond within seven (7) working days. The final right to grant such requests is reserved by the Employer subject to the orderly operations of the facility. Where extenuating circumstances exist, the Employer may waive the four (4) weeks written notice requirement.

1447 <u>Section 14 - Vacation Advance Pay</u>

1448 Vacation pay shall be at the rate the employee is receiving on the date she/he takes her/his vacation. An employee may receive an advance vacation paycheck prior to going on scheduled vacation, provided she/he notifies the Employer in writing at least fourteen (14) days in advance of her/his scheduled vacation period.

1449 <u>Section 15 - Vacation Scheduling</u>

- 1450 Full-time and part-time employees will select and schedule Vacation in accordance with the following procedures:
 - Vacation will be selected and scheduled by facility and/or department, or unit, or shift, in accordance with seniority. Seniority, for Vacation selection and scheduling, will be defined as follows:
 - A. Bargaining Unit.
 - B. If two (2) or more individuals have the same bargaining unit seniority date, then the continuous service date will determine Vacation selection.
 - C. If two (2) or more individuals have the same bargaining unit seniority and continuous service dates, then the individuals will select Vacation in alphabetical order.
 - During the month of January, Vacation Planning Schedules, for the purpose of Vacation selection, will be prepared listing employees in descending order of seniority. The schedule will run for one (1) calendar year from April 1st to March 31st. In addition, the Vacation Planning Schedule will indicate the number of persons allowed to take Vacation concurrently. Sufficient time will be made available to allow employees to schedule their annual Vacation.
 - 3. During the month of February, employees may select Vacation in seniority order as listed on the Vacation Planning Schedule. For employees choosing to split their Vacation period into three (3) or more increments, seniority will only apply on the first and second choice of Vacation increments in each year. Final right to allocate or change Vacation rests with the Employer in order to ensure the orderly operation of

- the facility. The Schedule will be completed prior to March 1st to allow for staff planning.
- 4. Employees may schedule Vacation to a maximum of their <u>annual</u> anticipated accrual at the time of <u>vacation</u> <u>scheduling</u>.
- 5. Employees may elect not to select Vacation during the month of February and may make an unscheduled Vacation request at any time. However, unscheduled Vacation periods will be restricted to open dates not previously filled by scheduled Vacation periods or approved leaves of absence. In addition, employees will be required to submit an unscheduled Vacation request at least four (4) weeks in advance; and, such requests shall be granted on the basis of date of earliest submission. The Supervisor shall respond within seven (7) working days.
- 6. Employees may request Vacation schedule changes at any time. However, Vacation schedule changes will be restricted to open dates not previously filled by scheduled Vacation periods or approved leaves of absence. In addition, employees will be required to submit Vacation schedule changes at least four (4) weeks in advance; and, such changes shall be granted on the basis of date of earliest submission. The Supervisor shall respond within seven (7) working days.
- 7. Employees transferring from one department, unit or shift to another department, unit or shift will be required to select Vacation in accordance with the Vacation Planning Schedule in effect for the new department, unit or shift. Further, employees will be restricted to open dates not previously filled by scheduled Vacation periods or approved leaves of absence, exception may be granted in extenuating circumstances.
- 8. Employees wanting to cancel scheduled Vacation or approved leaves of absence must give notice in writing no later than four (4) weeks prior to start of Vacation or leave.
- 9. Approved Vacation schedules will be posted on or before April 1st. The Employer will schedule, when possible, the

- employee's day off in such a way that they are attached to the employee's Vacation period.
- 1451 Insofar as practicable, Vacation shall be granted at the time desired by the employee. However, when efficient operation of the facility does not permit granting the Vacation request, the Employer retains the final right to schedule Vacation.
- 1452 <u>Section 16 Sick Leave Bank and Income/Extended Income</u>
 Protection Plan
- 1453 <u>Sick Leave</u> shall be granted to an employee who becomes ill or injured. <u>Sick Leave</u> shall commence with the first (1st) day of any illness or injury. Certification may be required whenever it appears justified.
- 1454 Sick Leave hours will be earned on the basis of ten (10) hours per month for each calendar month of employment. Part-time employees shall accrue Sick Leave hours at the rate of ten (10) hours per month prorated based on hours paid (up to a maximum of eighty (80) hours) in the preceding two (2) pay periods. Sick Leave accrual is unlimited.
- 1455 An employee is entitled to Sick Leave with pay immediately for illness, hospitalization, injury and medical appointments.
- 1456 Sick Leave time off for which pay is received shall not be considered an interruption of continuous service.
- 1457 Part-time employees shall receive Sick Leave pay for time taken off on a scheduled day based on their hours that day.
- 1458 Sick Leave shall not be considered as time worked for computing overtime.
- 1459 Sick Leave pay shall not include regular shift differential for employees.
- 1460 Certification by a physician or other member of the Employer's staff duly authorized by the Employer may be required whenever it appears to be justified.

1461 <u>Section 17 - Sick Leave Bank at Termination</u> or Retirement

Employees with <u>a</u> Sick Leave Bank of two hundred fifty (250) or more hours at the time of termination or retirement will have all unused hours in their Sick Leave Bank converted to Credited Service for Basic Pension Plan calculation purposes, provided they are vested in the Pension Plan.

1463 <u>Section 18 - Disability Benefits - Income Protection and</u> Extended Income Protection

- 1464 Employees scheduled to work twenty (20) or more hours per week will be provided with an Income Protection or Extended Income Protection Plan.
- The benefit amount will be equal to either fifty (50%) percent of base wages, sixty (60%) percent if integrated with a statutory plan (i.e., State Disability Insurance (SDI), Workers' Compensation, etc.), or seventy (70%) percent if the employee is on an approved rehabilitation program. If the employee is part-time, the benefits will be prorated according to the employee's scheduled hours. The minimum integrated benefit (prorated for part-time employees) provided by the program during the first (1st) year of disability will not be less than one-thousand (\$1,000.00) dollars per month.

1466 Eligibility

1467 Eligibility for Income Protection or Extended Income Protection is based on length of service.

1468 Income Protection Benefit

This benefit is provided to employees with less than two (2) years of service. Employees will receive a benefit commencing at the later of exhaustion of Sick Leave or according to SDI guidelines (i.e., the first (1st) day of hospitalization, eighth (8th) day of illness/injury), and will continue for up to one (1) year from the date of disability with continued medical certification.

1470 <u>Extended Income Protection Benefit</u>

- This benefit is provided to employees with two (2) or more years of service. Employees will receive a benefit commencing at the later of exhaustion of Sick Leave or three (3) months from the date of disability, and will continue for up to five (5) years from the date of disability with continued medical certification. Benefits due to psychological related disabilities and alcohol/drug abuse are limited to a maximum of three (3) years from the date of disability. The Duration of Benefits Schedule will apply to employees age sixty (60) or over who become disabled while eligible for this program.
- 1472 <u>Section 19 Integration of Compensation Benefits and Sick Leave</u>
- 1473 If an employee is eligible for basic State Disability Insurance (SDI), Employer-paid Sick Leave shall be reduced by the amount of the SDI benefit the employee is eligible to receive, so that combined SDI pay and Sick Leave pay totals normal straight time salary. The reduced amount of Sick Leave payment shall then be charged against the employee's accrued Sick Leave. If an employee is eligible for Workers' Compensation Insurance payments, the same method of integration with Employer-paid Sick Leave shall apply. Employees may elect to waive integrated Sick Leave benefits with Workers' Compensation Insurance payments, provided said election is made within seven (7) calendar days of the inception of the absence, and provided further that said election shall be irrevocable for the duration of said absence. Should the employee fail to elect nonintegration within said seven (7) calendar day period, the option of nonintegration will not be available. In the payment to employees on Sick Leave, disability or Workers' Compensation, the Employer will deduct taxes in accordance with Federal and State laws.
- 1474 It is the employee's responsibility to promptly file claims for any compensation benefits for which he/she may be eligible and to report the amount of such benefits to the Area Personnel Office.
- 1475 Sick Leave may be used for medical, dental or optical appointments. In order to provide for continuity of operations, the employee is required to provide notice to their supervisor of non-emergency medical, dental or optical appointments immediately following the scheduling of said appointment but no later than seven (7) calendar days notice prior to the scheduled appointment.

It is understood that the practice of employees being permitted to seek and receive medical care for work related injury or sudden onset of illness or Employer required medical exams during working hours shall continue without loss in pay or use of Sick Leave. Employees will make every effort to schedule medical, dental and optical appointments at times when they are not scheduled to work.

1476 Coverages, limitations and exclusions of the foregoing Income and Extended Income Protection Plans are established and controlled by the Employer's agreements with the respective insurance carriers, plan documents, and summary plan descriptions.

1500 ARTICLE 15 - LEAVES OF ABSENCE

1501 Section 1 - Eligibility

- Leaves of absence without pay may be granted to full-time, part-time and on-call employees provided the reasons are compelling and there are no adverse scheduling problems. Each employee must have at least six (6) months of continuous service in order to be considered eligible for a Medical or Personal Leave of Absence without pay. However, in the case of disabilities related to pregnancy, the six (6) month eligibility requirement is waived for the purposes of the Medical Leave of Absence.
- All leaves of absence shall be requested in writing on a form provided by the Employer; and, employees shall be provided a copy of such form with the determination stated thereon. Leaves of absence requested within the current posted schedule will be approved or denied not later than seven (7) work days after such request is provided with a written explanation of his/her rights and responsibilities. Two (2) weeks written notification must be given to the Employer prior to the employee returning to work from all leaves of absence. The employee shall return to their former position or an equivalent position at their current rate of pay.

1504 <u>Section 2 - Medical Leaves</u>

1505 Upon the exhaustion of Sick Leave, Medical Leaves of Absence without pay for non-occupational disabilities, including conditions

related to pregnancy shall be granted subject to the eligibility requirements, provided the employee furnishes a physician's certification setting forth the necessity for such a leave and the anticipated duration of disability. Physician recertification will be required at the expiration of each previous certification for continued eligibility.

- Employees with less than three (3) years of service shall not be granted a Medical Leave of Absence in excess of ninety (90) days. Employees with three (3) or more years of service shall not be granted a Medical Leave of Absence in excess of three hundred sixty-five (365) days.
- 1507 If an employee takes a medical leave of absence, returns to work and returns to a medical leave of absence status within ninety (90) days, the leave is treated as one continuous leave subject to the maximum limit.
- 1508 If an employee takes a medical leave of absence, returns to work for a period of at least ninety (90) days, then returns to medical leave of absence status, the leave is treated as a new leave of absence subject to the maximum limit.
- 1509 Employees may request and the Employer may grant extensions to the maximum period of Medical Leave of Absence. Such extensions may be granted at the discretion of the Employer.
- 1510 <u>Section 3 Occupational Injury or Illness Leave</u>
- 1511 Commencing on the first day of employment, for those absences covered by Workers' Compensation, employees will be eligible for an Occupational Injury or Illness Leave of Absence. Such leaves shall be continuous, provided the employee furnishes a physician's certification, until the employee is released by the attending physician.
- The Employer will place employees released to return to work from an Occupational Injury or Illness Leave, without medical restrictions, in their former position or equivalent at their current rate of pay as soon as reasonable, not to exceed seven (7) days; provided, the employee has given two (2) weeks notice of his/her return to work.

- The Employer will place employees released to return to work from an Occupational Injury or Illness Leave, with temporary medical restrictions, in their former position or equivalent, provided the employee can perform substantially all the job tasks per the medical restrictions or in an appropriate job opening on a preferential basis at their current rate of pay, provided reasonable accommodations can be made.
- The Employer will place employees released to return to work from an Occupational Injury or Illness Leave, with permanent medical restrictions, in their former position or equivalent, provided the employee is physically capable of performing substantially all the job tasks per the medical restrictions and limitations. If the employee is unable to perform their former job, that employee has the opportunity to bid on any vacancy that he/she is physically capable of and qualified to perform per their medical restrictions and limitations. Where there is no appropriate job, the Employer will provide all reasonable and necessary vocational/rehabilitation training program benefits as approved by the Division of Industrial Accidents/Workers' Compensation Appeals Board pursuant to the administration of the California Labor Code.
- 1515 Employees will be provided Occupational Injury and Illness Leave for up to a maximum of two (2) years. An employee who exhausts the two (2) year Occupational Injury or Illness Leave of Absence and has not returned to work shall be terminated. The Occupational Injury or Illness Leave will expire in less than two (2) years if the employee is no longer disabled and can perform his or her predisability job with or without reasonable accommodations; or if there is uncontroverted medical evidence that the employee is permanently disabled and cannot perform his or her predisability job with or without reasonable accommodation; or ninety (90) days after an Award by the Workers' Compensation Appeals Board indicating that the employee is permanently disabled and cannot perform his or her predisability job with or without reasonable accommodation.
- 1516 Employees on Industrial Leave of Absence who have completed applicable vocational/rehabilitation training may bid on open/posted positions, for which they are qualified, before applications are accepted from new employees. However, none of the above is intended to modify the terms of Paragraph 1513.

- 1517 Employees who do not enter a vocational/rehabilitation program, may qualify for acceptance into the Employer's current "Modified Duty Program." Such acceptance is based on available openings and the employees possessing any applicable minimum qualifications and a recommendation from the Employee Health Physician and Human Resources.
- 1518 Upon release by the attending physician from an Occupational Injury or Illness Leave, the Employer may request that the employee provide a return-to-work authorization containing the name of the physician, signature, clarification of disability sufficient to allow the Employer to make an appropriate determination of jobs the employee can perform, if any, and date release to return to work.

1519 Section 4 - Personal Leaves

- Personal Leaves of Absence, without pay, may be granted for justifiable reasons, subject to the eligibility requirements, for a period up to a maximum of thirty (30) days per paragraph 1502.
- The Employer agrees that in cases of a Personal Leave due to a death in the employee's immediate family or other justifiable personal reasons, the Union could, on behalf of the employee, request a meeting with Human Resources to discuss an extension to the maximum period of Personal Leaves. However, such extensions shall be granted at the discretion of the Employer and shall not exceed thirty (30) calendar days.

1522 <u>Section 5 - Family Leave</u>

- The Employer will comply with the provisions of the California Family Rights Act, as amended, and with the provisions of the Federal Family and Medical Leave Act of 1993, as amended. Any alleged violations of this Paragraph must be pursued under the procedures of those acts.
- Leaves for the situations which are covered by the Family Leave and other contractual leave provisions will be considered to run concurrently when determining the maximum duration for both types of leave.

1525 Benefits While on Family Leave of Absence

- Premiums for continued Health Plan Coverage (including Mental Health benefit and prescription drugs), Dental Plan and Employer-paid Group Life Insurance Coverage will be paid by the Employer during an approved Family Leave of Absence. Coverage for optional contributory Group Life Insurance during the entire period of Family Leave, shall be paid for by the employee if continued coverage is desired. Employees on a Family Leave are eligible to accrue Vacation, Life Balance Days and Sick Leave for thirty (30) days.
- 1527 <u>Section 6 Military Leave</u>
- All employees will be afforded the opportunity to take a Military Leave of Absence in accordance with the provisions of USERRA, as amended and other applicable statutes.
- Commencing on the first day of employment, each employee covered by this Agreement who is called for training duty in the National Guard or any of the reserve units of the United States Armed Forces, after furnishing to the Human Resources Department a certificate of evidence of his/her service, shall be granted leave for such duty. Following such leave the employee shall be returned to his/her former position and shift at his/her current rate of pay and shall not suffer a loss of seniority and shall continue to accrue seniority during such leave of absence. This provision shall not preclude the employee taking accrued Vacation in conjunction with this leave.
- Employees on extended military duty will have their Vacation, Life Balance Days, Sick Leave, and other benefits restored upon reinstatement in accordance with the above-named statutes.
- 1531 <u>Section 7 Education Leave</u>
- 1532 Where a license or certificate issued by the State of California is required for employment, the Employer agrees to provide education leave with pay to those classifications.
- Full-time employees in eligible classifications (per paragraph 1532) are eligible for leave up to three (3) working days per year after

completion of one (1) year of service. Part-time employees in eligible classifications (per paragraph 1532) are eligible for leave on a prorated basis after completion of one (1) year of service. Unused education leave shall be cumulative from anniversary date to anniversary date up to a maximum of six (6) days for full-time employees and prorated equivalent for part-time employees. Education leave may be utilized on other than scheduled work days, and shall not count toward weekly overtime.

- Request for such leave as well as requests to attend other education programs in the community should be submitted to local management sufficiently in advance of the program to enable scheduling for the employee's absence. In the event such scheduling cannot be accommodated, the employee shall be advised in a timely manner. Consistent with the purpose set forth above, final approval for attendance must be obtained from local management.
- 1535 The Employer shall exercise reasonable efforts to schedule inservice education programs at times convenient for all shifts. (Employees shall not lose pay as a result of in-service training.)
- The parties agree that in those instances where CEU courses are not offered at a full-time employee's medical center and when said employees are continually denied the use of education leave (as defined in Paragraph 1533) due to their scheduled hours at work, then reimbursement for accredited home study courses that offer applicable CEUs can be achieved in the following manner:

A full-time employee may utilize up to two (2) days of his/her accrued education leave per year to pay for home study courses. Such courses must provide CEUs required to maintain a license or certificate issued by the State of California that is either necessary for an employee's current job and/or for CEUs required for relicensure or recertification of said State issued document.

Requests for such education leave pay must be submitted, in writing, to the employee's supervisor at least two (2) weeks in advance of taking such course(s) to ensure that it meets the criteria for payment.

The parties agree that home study courses will not require the scheduling of a qualifying employee off work.

Reimbursement will occur following an employee's evidencing that he/she has been credited with the subject CEUs. The formula for converting home study courses into hours paid is as follows:

One (1) hour pay for each CEU earned up to a maximum of sixteen (16) hours per year.

The parties also agree that hours paid for home study will not count as hours worked when computing overtime, consecutive day premiums, or time worked on a scheduled day off or alternating weekend off.

1537 Radiologic Technologists In-service

The Employer will make every effort to establish a formal in-service program to provide each radiologic technologists with at least two opportunities per year to attend programs intended to improve and upgrade skills and improve their awareness of radiation safety and to provide information on new equipment and techniques.

1539 <u>Section 8 - Personal Time Off</u>

1540 Commencing on the first day of employment, where circumstances warrant, an employee may request and may receive Personal Time Off without pay for periods of time not to exceed five (5) workdays. Such requests shall not be unreasonably denied. In a verifiable emergency, on duty employees may ask for Personal Time Off which shall be granted on a momentary notice; and, such employees will be released from duty as soon as possible. It shall not be a condition of the granting of Personal Time Off that the employee secure his/her own replacement.

1541 Section 9 - Benefits While on Leave of Absence

1542 <u>Benefits While on Personal Leave of Absence</u>

1543 Premiums for continued Health Plan Coverage (including Mental Health benefit and prescription drugs), Dental Plan Coverage and

Employer-paid Group Life Insurance Coverage during an authorized Personal Leave of Absence will be paid by the Employer for a period not to exceed thirty (30) calendar days providing three (3) calendar months elapse between incidents of application and the employee has six (6) months or more of continuous service. Coverage not paid by the Employer as specified above may be continued at the employee's expense. Employees on a Personal Leave are eligible to accrue Vacation, Sick Leave and Life Balance_Days for thirty (30) days.

1544 Benefits While on Medical Leave of Absence

Premiums for continued Health Plan Coverage (including Mental 1545 Health benefit and prescription drugs), Dental Plan Coverage and Employer-paid Group Life Insurance Coverage during authorized Medical Leave of Absence and in the case of disabilities due to pregnancy, will be paid by the Employer for a period not to exceed six (6) calendar months providing three (3) calendar months elapse between incidents of application. For this purpose, an initial incident of application will be considered to end when the maximum period of the initial authorized Medical Leave expires, according to an employee's eligibility for Medical Leave as established in Paragraph 1506 of Section 2 of this Article. Coverage not paid by the Employer as specified above may be continued at the employee's expense. Employees on a Medical Leave are eligible to accrue Vacation, Sick Leave and Life Balance Days for thirty (30) days.

1546 Benefits While on Occupational Leave of Absence

- Premiums for continued Health Plan Coverage (including Mental Health Benefit and prescription drugs), Dental Plan Coverage and Employer-paid Group Life Insurance Coverage during an authorized Occupational Injury or Illness Leave of Absence will be paid by the Employer during the entire period of leave.
- 1548 Employees on an Occupational Injury or Illness Leave of Absence are eligible to accrue Vacation Sick Leave and <u>Life Balance Days</u> for thirty (30) days.

1549 <u>Section 10 - Bereavement Leave</u>

- Effective the first day of the month following eligibility, all full time and part time employees are eligible for bereavement leave, unless the bereavement leave has been waived by participation in an Alternative Compensation Program. Employees shall be granted up to three (3) days paid Bereavement Leave upon the death of their immediate family member. Employees will be granted an additional two (2) days of paid time when traveling 300 miles or more one way to attend funeral or memorial services. Bereavement Leave may be divided due to timing of services and related circumstances and need to be taken on consecutive days.
- 1551 Immediate family member Bereavement Leave is defined as:
 - Spouse or domestic partner who is registered with the state or has a KP affidavit of domestic partnership and the family members listed below of the employee or his/her spouse or domestic partner
 - parent, step parent, parent-in-law, step-parent-in-law, in loco parentis parent
 - <u>daughter, step daughter, daughter-in-law, step-daughter-in-law</u>
 - son, step son, son-in-law, step-son-in-law
 - <u>sister, step sister, sister-in-law, step-sister-in-law</u>
 - brother, step brother, brother-in-law, step-brother in-law
 - <u>in loco parentis child, legal ward, legal guardian, foster child, adopted child</u>
 - grandparent, step grandparent
 - grandchildren, step grandchildren
 - relative living in the same household as the employee
- 1552 <u>Bereavement</u> Leave shall not count as time worked for purposes of computing overtime.
- 1553 Upon the death of an employee's spouse or eligible domestic partner, parent or child, an additional seven (7) calendar days of unpaid leave will be granted upon request. At the employee's request, up to forty (40) hours of the additional seven (7) calendar days of unpaid leave may be converted to Vacation provided the employee has sufficient hours in their Vacation account.
- 1554 Consideration will be given on an individual basis to personal time off (PTO) requests for absence because of deaths of individuals

other than those specified in the contract under <u>Bereavement</u> Leave.

1600 ARTICLE 16 - JURY DUTY AND LEGAL PROCEEDINGS

- 1601 Commencing on the first day of employment, an employee called for jury service will be excused from work on days which she/he serves and shall receive for each such day of jury service, on days the otherwise would have worked. The employee must show proof of jury service.
- On any day of jury service in which an employee is excused entirely or in sufficient time to permit her/him to return to work for a minimum of one-half (½) her/his regularly scheduled shift, she/he shall be required to do so.
- Subject to the efficiency of operations, the Employer will make every effort to schedule the employee off on Saturday and Sunday while on jury duty. Jury duty pay shall not be counted as time worked for purposes of computing overtime.
- Subject to the efficiency of operation, the Employer will make every effort to schedule the employee, who normally works an evening or night shift, a daytime shift while serving on jury duty.
- 1605 Employees shall be paid as time worked under the terms of this Agreement for time spent at appearances or standby in legal proceedings arising out of the scope of or during the course of employment.

1700 ARTICLE 17 - MILEAGE ALLOWANCE

1701 Employees authorized to use their personal automobile for Employer business will receive mileage allowance pay per mile in accordance with the Employer's prevailing organizational mileage allowance policy. The Employer will review the policy annually to determine whether an upward adjustment is warranted. If a business trip occurs during an employee's regular work day, mileage should be claimed only in excess of the distance normally traveled to and from the employee's regular work location. If an employee is temporarily assigned to another location, mileage should be claimed for the distance traveled to and from the temporary assignment, but only in excess of the distance normally traveled to and from the employee's regular work location.

1800 <u>ARTICLE 18 - LIFE INSURANCE, HEALTH PLAN, DENTAL</u> PLAN AND PENSION PLAN COVERAGE

- 1801 Section 1 Employee and Dependents Health Plan Coverage
- 1802 Employees who are regularly scheduled to work twenty (20) or more hours per week and eligible dependents and/or eligible domestic partners will be entitled to Employer-paid Kaiser Foundation Health Plan Coverage, which includes inpatient, outpatient, mental health benefits, a vision care program, benefits for durable medical equipment and prosthetic and orthotic devices. an alcoholism and drug dependency benefit, prescriptions and post surgical breast prosthesis for mastectomies. Coverage is effective the first day of the month following the date of hire. Effective October 1, 1996, there will be a five dollar (\$5,00) copayment for each medical office visit and generally for each prescription. Co-payments apply to medical and/or therapeutic services provided in medical offices, emergency departments, or The application of co-payments to other outpatient facilities. medical services and prescription drugs is governed by the applicable service agreement.
- Eligible dependents will include spouse or eligible domestic partner, unmarried dependent children up to age twenty-five (25), including stepchildren up to age twenty-five (25). Physically or mentally handicapped children are also covered if the disability occurred prior to the dependent children turning age 25. The above limiting age of 25 is effective January 1, 2001. Annual certification of incapacity and dependency may be required by the Kaiser Foundation Health Plan.

- In the event an employee elects to work beyond age sixty-five (65), the employee and spouse or eligible domestic partner, if eligible, must enroll in Parts A and B of Medicare when first eligible. The cost of Part B for employee and spouse or eligible domestic partner will be paid by the employee.
- Health Plan Coverage terminates at the end of the month in which the employee terminates.

1806 Section 2 - Health Plan Coverage for Retirees

- 1807 Employer-paid Health Plan Coverage coordinated with Medicare shall be provided to an employee who elects a normal or postponed retirement. For employees hired after July 1, 1984, Employer-paid Health Plan Coverage coordinated with Medicare shall be provided for normal or postponed retirement provided the employee has fifteen (15) or more years of service. January 1, 1990, employees who retire under the early retirement Kaiser Permanente provision of the Southern California Employees Pension Plan will receive Employer-paid Health Plan Coverage at age sixty-five (65). However, early retirees who have completed ten (10) years of continuous service immediately preceding January 1, 1990, and remain continuously employed, will be eligible for Employer-paid Health Plan Coverage at their early retirement date. For disability retirement, employees shall receive Employer-paid Health Plan Coverage at the time of retirement. If the disability retiree is eligible for Medicare, then the employee shall receive Health Plan Coverage coordinated with Medicare. Employees who retire and/or become eligible for Kaiser Foundation Health Plan Coverage on or after October 1, 1996, will have a five dollar (\$5.00) co-payment for each medical office visit and generally for each prescription. Co-payments apply to medical and/or therapeutic services provided in medical offices, emergency departments, or other outpatient facilities. The application of copayments to medical services and prescription drugs is governed by the applicable service agreement.
- In the event of disability, early, normal, or postponed retirement, the employee's spouse or eligible domestic partner shall receive Employer-paid Health Plan Coverage or coverage coordinated with Medicare provided that the retiree meets the eligibility requirements as stated in Paragraph 1807. Upon the death of the

retiree during active employment, Health Plan Coverage shall continue for the spouse/eligible domestic partner until remarriage/recommitment or death of the spouse/eligible domestic partner.

- The Employer shall provide Health Plan Coverage for physically or mentally handicapped children for the lifetime of the retiree, provided the disability occurred prior to the dependent children turning age twenty-five (25). Annual certification of incapacity and dependency may be required by Health Plan.
- The Employer shall reimburse the cost of Medicare on a <u>periodic</u> basis for all employees who retire prior to July 1, 1989, provided the retiree and spouse or eligible domestic partner enroll in Part B of Medicare when first eligible.
- In the event there are any changes in the Social Security Medicare laws which affect the Employer's Medicare reimbursement, the Employer retains the right to contact the Union to commence negotiations relative to the retiree Health Plan benefit.
- 1812 The Employer will make available an alternative health plan to all eligible retirees and eligible dependents who reside outside of the Southern California Health Plan service area. For retirees who are eligible Employer-paid Retiree Health Plan and who moved to another Kaiser Permanente Region, the retiree will be required to participate in the out-of-region plan. The retiree, spouse or domestic partner, will be required to assign Medicare, when applicable. For retirees who are eligible for Employer-paid Retiree Health Plan and who move to an area not served by Kaiser Permanente, an out-of-area plan is available. The retiree also has the option of maintaining their Southern California Kaiser Permanente Retiree Health Plan. Retirees who reestablish residence within the service area will be returned to the prevailing Kaiser Foundation Health Plan Coverage within sixty (60) days of written notification of return to the Southern California Health Plan service area. Premiums for the alternative health plan will not exceed the premiums for Kaiser Foundation Health Plan Coverage.
- 1813 <u>Health Plan Coverage Coordinated With Medicare</u> (On or After July 1, 1990)

1814 Effective July 1, 1990, the Employer will provide Kaiser Foundation Health Plan Coverage coordinated with Medicare to all eligible retirees and/or spouses who become eligible for Medicare on or after July 1, 1990 at the time of Normal or Postponed retirement or when first eligible after Early or Disability retirement. Should the retiree and/or spouse elect non-enrollment or to disenroll in the current Medicare coordinated Health Plan Coverage program, the retiree must pay the difference between the Employer's cost for the Medicare coordinated program and the non-Medicare coordinated coverage premiums.

1815 <u>Health Plan Coverage Coordinated With Medicare</u> (Prior to July 1, 1990)

The Employer will offer Kaiser Foundation Health Plan Coverage coordinated with Medicare to all retirees (and spouses) who become eligible for Medicare prior to July 1, 1990. Retirees who elect not to enroll in this current program will continue to receive Employer-paid Health Plan Coverage, with no change in benefits. Following enrollment in the current Medicare coordinated program, if said retiree residing in the Southern California service area elects to disenroll, the retiree will receive non-Medicare coordinated coverage and must pay the difference between the Employer's cost for the current Medicare coordinated program and non-Medicare coordinated coverage premiums.

1817 <u>Section 3 - Health Plan Coverage for Parents</u>

1818 Parents and parents-in-law of employees may purchase Kaiser Foundation Health Plan "H" Coverage subject to the restrictions of that plan.

1819 <u>Section 4 - Dental Benefits - Delta Dental Group 821</u>

- An employee who is regularly scheduled to work twenty (20) hours or more per week and eligible dependents will be provided with a dental plan.
- 1821 Eligible dependents include spouse or eligible domestic partner, unmarried dependent children up to age twenty-five (25). Physically or mentally handicapped children are also covered regardless of age, provided such handicap or mental incapacity

- commenced prior to reaching age and the disability is annually certified by a Southern California Permanente Medical Group Physician.
- 1822 Coverage is effective on the first (1st) day of the calendar month following six (6) months of continuous employment of twenty (20) or more scheduled hours per week.
- Delta Dental coverage provides payment of seventy (70) percent of the usual, customary and reasonable (UCR) charges for basic services, and effective April 1, 1997, benefits for major services are reimbursed at fifty (50) percent of usual, customary and reasonable.
- The dental plan includes a diagnostic and preventative benefit which pays 100 percent of the usual, customary and reasonable dentist's fees for the following procedures:
 - 1. Prophylaxis with or without fluoride treatment (twice <u>every</u> <u>calendar</u> year).
 - 2. Fluoride treatment (twice every calendar year).
 - 3. Examinations
 - 4. Full mouth x-rays (once every three (3) years).
 - 5. Bite-wing x-rays (twice every calendar year).
 - 6. Space maintainers (for patients <u>up to the age of 12</u> (in the event of a lost tooth).
- An orthodontia benefit is available for dependent children under nineteen (19) years of age. The benefit provides for a payment of 50 percent of covered services to a maximum payment of \$1,000 per child per lifetime. This maximum is in addition to the maximum allowed for other services.
- 1826 Services must be provided by a participating Delta Dental dentist or orthodontist to receive full benefits. The Delta Dental Group Number is 821. The maximum benefit for non-orthodontia service per calendar year is \$1,000 per covered individual.

1827 Section 5 - Dual Choice Dental

- 1828 Eligible employees shall have the option to select the Delta Dental Program, the OPEIU, Local 30 Dental Trust Program, or an Employer-provided prepaid dental plan. An open enrollment will be held each February so that eligible employees may choose among the options. Employees hired after October 1, 1996, and who are eligible for dental coverage, are required to select an Employer-provided prepaid dental plan during their first (1st) three (3) years of continuous employment. Upon the open enrollment period following three (3) years of continuous service, they may select among Employer-provided prepaid dental plans, the Delta Dental Program, or the OPEIU, Local 30 Dental Trust Program.
- For coverage under the OPEIU Local 30 Dental Trust Program, eligible dependents include spouse or eligible domestic partner, unmarried dependent children up to age nineteen (19), or to age twenty-three (23) if they are full-time students in an accredited school or university. Physically or mentally handicapped children are also covered regardless of age, provided such handicap or mental incapacity commenced prior to reaching age nineteen (19) or age twenty-three (23) if enrolled as a full-time student in an accredited school or university, and the disability is annually certified by a Southern California Permanente Medical Group Physician
- The dental premium will be paid by the Employer to the Local 30 Dental Trust monthly to be effective for coverage in the following month. The Employer will not pay premiums to the Local 30 Dental Trust until the month preceding the month in which the employee is eligible for coverage.
- 1831 By May 1 of each year, the Employer shall advise OPEIU, Local 30 as to the new monthly contribution per eligible employee to be effective for the period July 1 to June 30. For each July 1 to June 30 year, the Employer's contribution to the Local 30 Dental Trust will equal the Employer's cost to provide the Delta Dental benefit. For purposes of determining the monthly average Delta Dental cost per employee, the Employer will total all Delta Dental paid claims and administrative costs for the Delta Dental Group for the previous calendar year (12 months) and will divide that dollar total

- by the total number of previous calendar year eligible participants in the Delta Dental Program.
- 1832 If the Employer changes the method of paying Delta Dental administrative costs and claims costs, the Employer or the Union reserves the right to meet to establish a new method of payment from which the monthly average employee cost will be determined.
- The Local 30 Dental Trust will provide a toll free telephone number to the employees who elect to participate in the OPEIU, Dental Trust to use if any questions regarding claims, payments or to resolve complaints and such number will be communicated to all Kaiser Dental participants. The Local 30 Dental will provide a Summary Plan Description of the Dental Trust Program to Kaiser Permanente.

1834 <u>Section 6 - Coverage During Hospitalization for Terminated Employees</u>

The Employer agrees that employees with six (6) months or more of service credit who were hospitalized due to serious injury or illness and who were terminated during that period of hospitalization would continue to have coverage provided during that specific period of hospitalization.

1836 Section 7 - Pension Plan

- 1837 All current employees previously employed by the San Diego Health Association will be given credit for past service for time worked with the San Diego Health Association for purposes of pension credit.
- 1838 Each employee is automatically covered under the provisions of the Kaiser Permanente Southern California Employees Pension Plan (KPSCEPP) at date of hire.
- Normally monthly retirement shall be 1.4% of final average pay multiplied by years of credited service (with no integration with Social Security). Final average pay is the monthly average of wages over the highest sixty (60) consecutive months of compensation (does not include bonuses, allowances and differentials) in the last one-hundred twenty (120) months of

- employment. <u>Effective March 1, 2003, normal retirement income</u> shall be computed at 1.45% of final average pay multiplied by all years of Credited Service.
- Each calendar year in which an employee has 1,000 or more compensated hours is a full year of service. For those years in which an employee has fewer than 1,000 compensated hours, prorated service will be given for all compensated hours. Service is used to determine vesting and an employee's eligibility for early, disability, normal postponed retirement or for Deferred Vested Pension benefit.
- Each calendar year in which an employee has 2,000 or more compensated hours is a full year of credited service. For years on or after January 1, 2003, a year of Credited Service is based on 1,800 hours. Credited Service is prorated for years in which an employee has fewer than 2,000 hours prior to January 1, 2003 or 1,800 hours after January 1, 2003. Credited Service is used to determine the amount of monthly benefits.
- Normal retirement is age sixty-five (65). Early retirement eligibility is established if an employee is at least fifty-five (55) years old and has at least fifteen (15) years of service. Monthly retirement benefits commencing prior to age sixty-five (65) are actuarially reduced to reflect a longer payment period. If an employee works beyond age sixty-five, he or she will be eligible for a postponed retirement. Effective July 1, 1987, employees who retire beyond age sixty-five (65) will have their earned pension benefits based upon compensation, service, credited service and the retirement formula in effect at time of retirement.
- 1843 Vesting in KPSCEPP is attained after five (5) years of service. If an employee terminates after five (5) years of service, but before eligibility for early retirement, he or she is eligible for a deferred vested pension.
- If an employee becomes disabled after attaining ten (10) years of service and is eligible for disability benefits under Title II of the Social Security Act, the employee is eligible for a disability retirement.

Effective July 1, 1985, the monthly pension benefit will be increased by twenty-five dollars (\$25) per month for all retirees who have retired prior to July 1, 1985. Effective July 1, 1990, the monthly pension benefit will be increased by fifty dollars (\$50.00) per month for all retirees who retired prior to July 1, 1982. Effective July 1, 1994, the monthly pension benefit will be increased fifty dollars (\$50.00) per month for all retirees who retired prior to July 1, 1990.

1846 Section 8 - Preretirement Survivor Annuity

- Effective January 1, 1988, the Employer will provide a qualified, preretirement survivor annuity to active employees vested in the Kaiser Permanente Southern California Employees Pension Plan at no cost to the employee. This benefit provides an annuity to the spouse of an employee who dies prior to retirement. The spouse will receive a benefit calculated as if the employee retired the day before death and elected a joint survivor annuity with a fifty percent (50%) continuation to the survivor. The benefit is payable to the spouse at the earliest time the employee would have qualified to commence benefits.
- Effective January 1, 1999, pension plan survivor benefits will be payable to an eligible domestic partner. This benefit provides an annuity to the surviving eligible domestic partner of an active employee who dies and is vested in the pension plan. The surviving eligible domestic partner will receive a benefit calculated as if the employee retired the day before death and elected a Joint and Survivor Annuity with a fifty percent (50%) continuation to the survivor. The benefit is payable to the domestic partner no later than one year following the employee's death.

1849 Section 9 - Survivor Coverage

In the event an employee who has fifteen (15) years of service, and who has met the eligibility requirements for Early, Normal or Postponed retirement dies while actively employed, Kaiser Foundation Health Plan Coverage will be provided to the spouse, when said deceased employee would have been eligible for Coverage, provided the spouse has not remarried, and will continue until remarriage or death. Coverage will continue for eligible dependent children until they reach limiting age. Upon the

death of the employee, a "Special Dependent Child" who is beyond limiting age will be given the option to convert to direct pay and COBRA continued coverage. The preceding fifteen (15) year service requirement shall apply to employees hired on or after July 1, 1984.

1851 Section 10 - Life Insurance

- An employee who is regularly scheduled to work thirty-two (32) or more hours per week will receive \$6,000 group life insurance, \$6,000 accidental death and dismemberment and \$6,000 Total and Permanent Disability Employer-paid Coverage. Coverage will be effective on the sixty-first (61st) day of employment.
- The Employer shall grant \$2,000 of life insurance to employees eligible for life insurance pursuant to Paragraph 1850 above and who retire under the early, normal or postponed Retirement Provisions of the Kaiser Permanente Southern California Employee's Pension Plan with fifteen (15) years of service.
- An employee regularly scheduled to work at least thirty-two (32) hours per week may choose to purchase one of the following additional life insurance programs at the Employer's rate:

<u>Optional</u>	Accidental Death and Dismemberment
\$10,000 \$20,000 \$30,000	\$10,000 \$10,000 \$10,000 \$10,000
	\$10,000 \$20,000

- The employee must elect to purchase the optional life insurance at time of hire. Coverage will be effective on the sixty-first (61st) day of continuous employment.
- The employee must be actively at work on the date the free and optional coverages become effective. If the employee is not at work on the sixty-first (61st) day, coverage is deferred until he or she returns to active employment.

If an employee becomes totally and permanently disabled, the Employer-paid life and \$10,000 of the additional life insurance (if elected by the employee) will be paid out in monthly installments for up to five years, depending upon the employee's age at disability. If the employee has elected Program 1, Program 2 or Program 3, the remainder of his or her basic life coverage over \$10,000, not subject to the total and permanent disability provision, would remain in force until the employee attains age 65, returns to work or ceases to be disabled.

1858 <u>Section 11 - Survivor Assistance Benefit</u>

Effective July 1, 1994, full-time and regularly scheduled part-time employees will be provided with a survivor assistance benefit equal to one (1) month's base wages (prorated for part-time employees). This benefit is payable to a designated beneficiary during the period immediately following the death of the employee.

1860 Section 12 - Limitations

- 1861 Coverages, limitations and exclusions of the foregoing Health Plan, Dental Plans, Life Insurance Plans, and Pension Plan are established and controlled by the Employer's agreements with the applicable insurance plans, health and dental plans, and the Pension Plan.
- Benefits for domestic partners will be administered in accordance with the Employer's policies and guidelines regarding domestic partners, as well as the Employer's agreements with the applicable insurance plans, health and dental plans, and Pension Plan.

1863 <u>Section 13 - Tax Deferred Retirement Savings Plan</u>

- 1864 The Employer established voluntary tax deferred retirement savings plans. Eligible employees may participate in the Kaiser Permanente 401 (K) Plan.
- The plans will be established by Kaiser Foundation Health Plan, Inc., and the future of the plans and their provisions will be determined by Kaiser Foundation Health Plan, Inc.

1866 Section 14 - Coordination of Benefits

- 1867 Effective January 1, 1988, a Coordination of Benefits (COB) provision will be added under the Kaiser Foundation Coverage.
- 1900 ARTICLE 19 ALTERNATE COMPENSATION PROGRAM
- 1901 <u>Section 1 Participation</u>
- Participation is open to full-time and part-time employees who are eligible for the Employer-paid health plan and other benefits under the labor agreement. Enrollment will be for a minimum of one (1) calendar year beginning with the first (1st) pay period of the year. Employees choosing to participate in the ACP will be required to enroll during the annual open enrollment period.
- 1903 Section 2 Benefits and Compensation Rate
- In lieu of benefits and premiums/differentials, except as described below, employees choosing to participate in the ACP will be compensated at a rate of pay that is twenty percent (20%) above the base wage rate they would receive based on service and tenure. Participants receive no paid time off benefits.
- 1905 <u>Section 3 Health Plan/Dental Plan/Life Insurance</u>
- 1906 Employees participating in the ACP will not be covered by Employer-paid health, dental or life insurance programs.

 Conversion privileges may be offered based on the specific provisions of the plan.
- 1907 <u>Section 4 Work/Flexible Personal Days / Balance Time Off</u>
 <u>Program</u>
- Employees participating in the ACP will receive a payoff for all accrued Vacation and Life Balance Days upon entering the Program. Such pay will be at the straight time hourly rate in effect on the day prior to entering the ACP. No additional Vacation and Life Balance Days will accrue while in the ACP. Employees may take two (2) weeks of unpaid leave per calendar year. Additional unpaid leave weeks may be granted at the sole discretion of the

Employer. Employees in the ACP may exercise seniority on the Vacation schedule to obtain their two (2) weeks of unpaid leave.

- 1909 Section 5 Sick Leave Account
- Employees participating in the ACP will have their current accrued Sick Leave account frozen upon entering the Program. Sick Leave already accrued at the time of transfer to the ACP will be available when the employee returns to the regular compensation program. No additional Sick Leave will accrue while in the ACP.
- 1911 Section 6 Premium Rates
- 1912 <u>In the event an employee works overtime or is on standby, the applicable regular/overtime/premium rate will be paid at the employees' regular base wage rate, minus the twenty-percent (20%) ACP differential.</u>
- 1913 <u>Section 7 Designated Holidays</u>
- 1914 Employees participating in the ACP do not receive pay for time not worked. In the event an employee works on a designated holiday, their pay will be at one and one-half (1 ½) their base wage rate, minus the twenty percent (20%) ACP differential.
- 1915 Section 8 Pension
- Hours worked while participating in the ACP will count for accrued service to determine benefit eligibility. Hours worked while participating in the ACP will also count for credited service which is used to determine the benefit amount. In calculating final average pay, monthly compensation will be determined on the regular base wage rate, minus the twenty percent (20%) ACP differential.
- 1917 <u>Employees enrolled in the Alternative Compensation Program at the time of retirement will be eligible for post-retirement benefits such as the Health plan provided they satisfy the service eligibility requirements.</u>
- 1918 <u>Section 9 Leaves of Absence</u>

- 1919 <u>Employees participating in the ACP are eligible for unpaid leaves of absence as specified in the Collective Bargaining Agreement.</u>
- 1920 <u>Section 10 Tax Deferred Savings Plan</u>
- 1921 <u>Employees participating in the ACP will remain eligible to participate in the Kaiser Permanente 401(k) Plan.</u>
- 2000 ARTICLE 20 PHYSICAL EXAMINATIONS
- 2001 Section 1 New Hire Physicals
- 2002 Prior to employment, or within thirty (30) days thereof, each candidate or employee shall be given and is required to successfully pass a physical examination as a condition of employment.
- 2003 Applicants for employment shall have the right for their personal physician to be notified, if requested, of the reason for rejection of employment based on the physical examination.
- 2004 <u>Section 2 Mandatory Physical Examination</u>
- 2005 Employees required to submit to mandatory physical examinations or health screenings as a condition of employment shall be notified by the Employer in most instances two (2) weeks in advance of such requirement. It is the employee's responsibility to complete this requirement timely. Failure to comply could result in discipline.
- 2006 Such physicals, if completed during an employee's normal scheduled work hours, will not result in loss of pay. Employees, upon request to the physician, shall be advised as to the result of the physical.
- 2100 ARTICLE 21 DISCIPLINE AND DISCHARGE
- 2101 <u>Section 1 Discharge for Cause</u>

- 2102 The Employer shall have the right to discharge any employee for good cause.
- Employees who are discharged for failure to perform work as required shall first have had adequate prior warning in writing of related or similar failure to perform work as required, with a copy sent to the Union. The employee so notified shall be required to sign such notice as acknowledgment of notice, but such signing shall in no way constitute agreement with the contents of such notice. Notwithstanding the above, for employees engaging in gross misconduct or gross negligence, the principle of just cause shall control the determination of appropriate discipline, and said principle will determine whether or not prior warning notices are required under the circumstances.
- Any employee who is discharged shall be informed at the time of discharge of the immediate cause of discharge. The cause shall be confirmed in writing promptly upon request of the discharged employee.
- 2105 Section 2 Termination Pay
- Any employee whose employment is terminated by the Employer after one (1) year's service, except employees discharged for misconduct, shall be given two (2) weeks' notice, or two (2) weeks' pay in lieu of such notice.
- 2107 Employees having one (1) or more years of service credit who are separated from the service of the Employer shall be paid for unused Vacation and Life Balance Days accrued on a pro rata basis at the time of separation.
- Employees after six (6) months of service credit who are separated from the service of the Employer shall be paid for Vacation and Personal Flexible / Life Balance Days accrued on a pro rata basis.

 At the time of separation, employees shall receive no pay for accrued sick leave.
- 2109 Section 3 Disciplinary Sessions
- 2110 An employee shall be permitted to request the presence of a steward in a fact finding or disciplinary session with supervision in

which the discipline effected is an initial warning or more severe. Adequate notice of the meeting shall be given to enable the employee to arrange for the steward's presence. The Employer shall make every effort to release stewards from work to attend such meetings.

2111 <u>Section 4 - Disciplinary Action</u>

- The Employer agrees to provide to the Union copies of <u>disciplinary</u> action.
- The Employer agrees to remove from each employee's departmental file <u>disciplinary notices</u> for which there has been no recurrence of a similar nature for twelve (12) months. Notwithstanding the above, an employee who has <u>disciplinary action</u> in file and is absent for a period of thirty (30) days or more, shall, upon <u>his/her</u> return to work, have the <u>disciplinary action</u> extended in file until it has been in file a total of twelve (12) months.

2200 ARTICLE 22 - NO STRIKES - NO LOCKOUTS

The Employer and the Union realize that a medical facility is different in its operation from industries because of the vital services it renders to the community and for humanitarian reasons, agree that there will be no lockouts on the part of the Employer, nor suspensions of work on the part of the employees. It being one of the purposes of this Agreement to guarantee that there will be no strikes, lockouts, or work stoppages and that all disputes will be settled by the procedure provided in this Agreement.

2300 <u>ARTICLE 23 - ACCESS AND VISITATION OF UNION REPRESENTATIVES</u>

2301 Duly authorized representatives of the Union shall be permitted at all reasonable times to enter the facilities operated by the Employer for the purpose of transacting Union business and observing conditions under which employees are employed; provided however, that the Union representatives first notify the

<u>Human Resources Department</u> of their presence, and further, that a minimum of interference with the work of employees shall result and such right of entry shall, at all times, be subject to general hospital and medical office rules applicable to non-employees.

2400 ARTICLE 24 - STEWARDS AND GRIEVANCE COMMITTEE

- The Employer recognizes the right of the Union to designate chief stewards and stewards. The Employer will agree to such reasonable arrangements as will be necessary for the stewards to properly and expeditiously carry out their duties. Stewards shall not be recognized by the Employer until the Union has notified the Employer in writing of the selection of stewards. The Union will provide a list of all shop stewards to the Employer on a quarterly basis.
- The chief stewards and/or stewards before leaving their work to perform any of their Union duties and falling within the provisions of this Agreement, shall obtain permission from their immediate supervisor for absences from their normal work area and sign out in a register provided. Upon their arrival in the area to which their Union duties take them, they shall also notify the supervisor in the area being visited of their presence. Upon return back to their own work area, they shall report back to their immediate supervisor and sign in. Such visits are subject to all applicable clinical regulations and will be planned to provide a minimum of interference with employee's work.
- 2403 At the request of a steward or Union representative, the facility administration shall make every reasonable effort to promptly provide a meeting room for the conduct of approved Union business.
- 2404 Conferences held between the Employer and the Union shall be at the time mutually agreeable to both and causing the least interference with the rendering of medical and supporting services to Employer's membership.

2500 ARTICLE 25 - GRIEVANCE PROCEDURE

- 2501 Section 1 General Principles
- 2502 The following procedure shall be applied and relied upon by both parties as the sole and exclusive means of seeking adjustment of and settling grievances.
- 2503 Both parties agree that, prior to filing any grievance, except for grievances protesting discipline, it is desirable to hold an informal discussion with the immediate Supervisor in an attempt to resolve the dispute.
- Except for grievances alleging discrepancies in wages or benefits, each grievance arising under this Agreement shall be presented in writing on a grievance form to the appropriate party within fifteen (15) workdays after the grievant had knowledge of the event or should have had knowledge of the event. All discharge or layoff grievances shall be referred immediately to Step Two of this procedure within fifteen (15) workdays from the date of the discharge. Any grievance not timely filed is deemed waived by the aggrieved party.
- Both parties agree that the grievance and arbitration procedure should proceed as expeditiously as possible; however, by mutual agreement between the Union and the Employer, the time limits of any step of the grievance procedure may be extended. In the event the Employer fails to respond to the grievance within the time limits specified, the Union shall have the right to appeal the grievance immediately to the next step of the grievance procedure.
- 2506 Both parties agree that the grievant shall be allowed to participate in any and all steps of the Grievance and Arbitration Procedure. The parties agree to exercise their best efforts to arrange grievance meetings which accommodate the schedules of all participants.
- 2507 For the purposes of this Article, workday shall be defined as normal business hours, Monday through Friday, excluding designated holidays.
- 2508 Section 2 Step One

All grievances, except those involving discharge or layoff, shall be initiated at Step One. An employee shall initiate his or her grievance by filing same through the Union. The Union shall present the written grievance to the Department Administrator for the department/entity involved, and such written grievance shall contain the reasons for the grievance and indicate the portion of the Collective Bargaining Agreement which has been violated. The Department Administrator or her/his designee shall give her/his written answer to the Union Steward and Union Business Representative within ten (10) working days after the grievance hearing. The parties at this step may, through mutual agreement, waive this step of the grievance procedure in which case it will be appealed, in writing, by the Union to the next step of the grievance procedure should the Union wish to pursue the matter.

2510 Section 3 - Step Two

In order for a grievance to be considered further, the Union through its designated representative shall appeal the grievance with the appropriate Human Resources Consultant, within ten (10) workdays after receipt of the Step One response. The Human Resources Consultant shall give her/his written answer to the Union Business Representative within fifteen (15) workdays after the Step Two hearing is completed. The parties at this step may, through mutual written agreement, waive this step of the grievance procedure in which case it will be appealed, in writing, by the Union to the next step of the grievance procedure should the Union wish to pursue the matter.

2512 Section 4 - Step Three

In order for a grievance to be considered further, an appeal shall be filed in writing by certified mail with the Senior Labor Relations Representative within ten (10) workdays. Within fifteen (15) workdays of the certified receipt of such appeal, communication shall occur, between the parties, to schedule said meeting with the Senior Labor Relations Representative and the Union. Within twenty (20) workdays after such meeting, the Senior Labor Relations Representative shall respond to the Union in writing by certified mail.

2514 <u>Section 5 - Step Four - Arbitration</u>

- In the event the grievance remains unresolved, the grieving party, through the Union Business Representative, may appeal the grievance to arbitration. Written notice of such appeal must be sent by certified mail to the Manager of Labor Relations/or designee within fifteen (15) workdays after receipt of the Step Three response. No grievance shall be appealed to arbitration without first being processed through the appropriate steps of the Grievance Procedure.
- An impartial Arbitrator shall be selected by mutual agreement of the parties. In the event mutual agreement is not reached, the party appealing the grievance to arbitration shall request a panel of arbitrators from the Federal Mediation and Conciliation Service. Upon receipt of said panel, the parties will select an arbitrator by alternately striking names.
- The Arbitrator shall be prohibited from adding to, modifying or subtracting from the terms of this Agreement or any supplemental written agreement of the parties. Further, it shall not be within the jurisdiction of the Arbitrator to change any existing wage rate or establish a new wage rate. However, grievances involving reclassification are within the scope of the Arbitrator; the decision of the Arbitrator, however, is limited to change in the classification of a position with accompanying wage schedule.
- The award of the Arbitrator shall be final and binding on both parties. Each party shall pay one half (½) the cost of the arbitration proceedings and each party shall be responsible for the cost of its own representatives and witnesses. There shall be no interruptions of work by the Employer or employee(s) pending an Arbitrator's award.

2519 Section 6 - Mediation Procedure

- The parties agree to the utilization, for selected grievances, of the following mediation procedure. Such process should occur following the Employer's Step Three response and prior to Union submission to arbitration.
 - 1. A grievance may only be referred to mediation by mutual agreement of the parties following a timely appeal to arbitration.

- 2. The mediator shall be selected by mutual agreement of the parties. The mediator shall serve for a one-day session and is thereafter subject to removal by either party. In the event the parties are unable to agree upon the selection of a mediator, this mediation procedure shall not be effective. The parties may select more than one mediator to serve in future sessions, and if such is done, the mediators will rotate one-day assignments, unless removed.
- 3. The expense and fees of the mediator shall be shared equally by the parties.
- 4. Attendance at mediation sessions shall be limited to the following:

UNION: Business Agent

Grievant

EMPLOYER: Labor Relations Representative

Human Resources Representative

OBSERVERS: Either party may invite observers

limited to a reasonable number who shall not participate in the mediation

process.

- 5. Neither attorneys nor court reporters nor any other type of note takers shall be allowed to be present at the proceedings.
- 6. The mediation proceedings shall be entirely informal in nature. The relevant facts shall be elicited in a narrative fashion by each party's spokesperson to the extent possible, rather than through the examination of witnesses. The rules of evidence will not apply and no record of the proceedings will be made.
- 7. Either party may present documentary evidence to the mediator, which shall be returned to the parties at the conclusion of the proceedings.

- 8. The primary effort of the mediator should be to assist the parties in settling the grievance in a mutually satisfactory manner. In attempting to achieve a settlement, the mediator is free to use all of the techniques customarily associated with mediation, including private conferences with only one party.
- 9. If settlement is not achievable, the mediator will provide the parties with an immediate opinion, based on the Collective Bargaining Agreement, as to how the grievance would be decided if it went to arbitration. Said opinion would not be final and binding, but would be advisory. The mediator's opinion shall be given orally together with a statement of reasons for such.
- 10. The mediator's verbal opinion shall be given strong consideration, and should be used as a basis for further settlement discussion, or for withdrawal or granting of the grievance. The mediator, however, shall not have the authority to compel the resolution of the grievance.
- 11. If the grievance is not settled, withdrawn, or granted pursuant to these procedures, the parties are free to arbitrate.
- 12. If the grievance is arbitrated, the mediator shall not serve as the arbitrator, and nothing said nor done during the mediation process, either by the parties or the mediator, shall be used during arbitration.
- 13. The grievant will be permitted time off work subject to staffing availability to attend mediation proceedings and without loss of pay.

2521 <u>Section 7 - Expedited Arbitration Procedure</u>

- This procedure will apply to all grievances appealed to arbitration concerning discipline which when appealed, in writing, by the Union indicates a desire to expedite said case.
- 2523 When a discharge case is submitted to expedited arbitration, the parties shall confer within ten (10) calendar days to determine whether multiple days of arbitration are necessary. If either party

- determines the need for multiple days, the parties shall notify the selected arbitrator in order to calendar any other hearing dates that the parties project.
- A case appealed to arbitration will be submitted to the arbitrator within one-hundred twenty (120) calendar days of the date of request.
- The parties will select a panel of ten (10) arbitrators. These arbitrators will be contacted and must agree to the process involved herein. The arbitrator for each case will be selected by the parties agreeing upon a date for the arbitration, and agreeing to use the first arbitrator who has that date available.
- This initial panel will be utilized until July of each year. At that time, the parties will select a new panel, which can include arbitrators from the initial list. If no new panel is selected by that time, the old panel continues, except that either party may strike arbitrators from the old panel.
- In expedited cases, a transcript will be taken and provided to the arbitrator and the arbitrator must render a decision within thirty (30) calendar days of receipt of transcript or post hearing briefs, whichever is the later.
- In non-discharge cases, briefs will generally not be written, however, an exception to this will occur if the arbitrator rules that briefs will be filed, after a motion for such ruling by either party, or upon the arbitrator's motion. In a discharge case, briefs will be filed unless both parties mutually agree otherwise.
- 2529 When briefs are filed by the parties, they will be submitted to the arbitrator within thirty (30) days of receipt of the transcript.
- 2530 The parties may also, by mutual agreement, agree to write briefs.
- 2531 If briefs are filed, and a transcript has been taken, the arbitrator will be provided with a transcript.
- 2532 If briefs are filed, the arbitrator must render a decision within thirty (30) calendar days of receipt of briefs.

- 2533 Other than as specifically modified herein, the grievance procedure, including the authority of the arbitrator, remains as provided in the Agreement.
- 2534 Whether or not the parties mutually agree, either party may have a transcript taken.

2535 Section 8 - Time Limits

2536 By mutual agreement between the Union and the Employer, the time limits of any step of the grievance procedure may be extended once. If the Employer's authorized representative fails to answer a grievance within the time limits specified in any step of the grievance procedure, the Union shall have the right to appeal the grievance immediately to the next step of the grievance procedure.

2537 <u>Section 9</u>

2538 The grievance procedure provided herein shall be used only for the purpose of interpreting and applying, or determining compliance with provisions of this Agreement and shall not be used to add to, detract from, nor alter in any way the provisions of this Agreement.

2539 Section 10

In the event a grievance is not processed through any of the Steps set forth in this Article within the time limits provided, the grievance shall be considered to have been waived.

2541 <u>Section 11 - Grievance Settlements</u>

2542 The Employer agrees to provide separate checks for wage adjustments relating to grievance settlements, where appropriate.

2600 ARTICLE 26 - SPECIAL COMMITTEE

In an effort to resolve <u>issues</u> regarding work load, the handling of new classifications which might be established during the life of the new contract, and changes in existing classifications which might

warrant reclassification and wage adjustment, the Employer and the Union hereby agree as follows:

- 1. For the San Diego Service Area there shall be established a special committee comprised of a minimum of three (3) members from the Employer (at least one of whom shall be a representative from the local Human Resource Department) and three (3) members of the Union (at least one of whom shall be a Local Union Business Representative).
- 2. <u>The</u> committee shall begin to investigate the special <u>issues</u> raised by either party in that area.
- 3. The committee shall investigate all alleged issues concerning work load and new or revised classification issues, which have not been resolved on a departmental or unit level, or which both parties feel merits consideration by the special committee. Where genuine issues appear to exist, the committee shall attempt to resolve such issues on a continuing basis by meetings and discussions; where agreement cannot be reached, the issues shall be resolved through referral to the Grievance Procedure (Article 24) at the Step 3 level. Changes made shall be implemented immediately as soon as agreement is reached on said changes.
- 4. <u>The</u> special committee shall meet as frequently as required to investigate and dispose of all <u>issue</u>, but not less than quarterly.
- 5. This Agreement in no way is intended to add to, delete from, or modify any provisions of the contract. Matters shall not be concurrently dealt with in both the special committee and the dispute procedure; however, if matters brought to the special committee have not been satisfactorily resolved by thirty (30) calendar days after submission, either party shall be free to implement the Grievance Procedure at Step 3 as provided in number 3 above.

2700 ARTICLE 27 - CLASSIFICATION REVIEW

2701 Section 1 - Procedure

- 2702 It is agreed that the classifications listed constitute an elimination of all wage rate inequalities between and among the jobs and positions covered by this Agreement, and that the classification for each job or position shall continue in effect until or unless the job or position content undergoes a significant change. A significant change shall be construed as one which changes the classification at least one whole grade.
- It is also agreed that, in the future, when new jobs are created, or when the content of an existing job is affected to the extent described above, the Employer will describe and classify any such new or changed jobs. All such new or changed jobs shall be assigned to the proper position grade listed in the wage structure. When necessary, the Employer will establish an interim rate for a new job until such time as the job can be accurately described and classified, at which time the appropriate rate shall be instituted retroactive to the date the new job was established.
- The Employer will notify the Union of any new or changed jobs by submitting a job description and appropriate wage rate. If the Union determines that the wage rate assigned is inappropriate, the Union may, within fifteen (15) calendar days, appeal the matter to Step 3 of the Grievance Procedure. When the rate has been fixed by mutual agreement as described above, the rate shall be considered permanent and equitable.

2705 <u>Section 2 - Reclassification Review Procedure</u>

It is agreed that the request for review and classification of positions shall be originated by the employee affected. Such requests shall be referred, in writing, to the employee's supervisor on a form provided by the Union or the Employer. A meeting will take place between the manager, union and employee(s), and the Employer will respond to the employee within thirty (30) days. These time limits may be extended only by consent and approval of the Union and the Employer. If the parties cannot reach agreement concerning their review of the position, the matter may,

- within ten (10) work days, be appealed to Step Three of the Grievance and Arbitration Procedure.
- No employee or groups of employees, in the same classification in a department at a facility shall have the basis for submitting a reclassification under this provision more than once in a twelve (12) month period, unless the classification has undergone a significant change in job content; however, the parties may mutually agree to waive the twelve (12) month limitation and meet as necessary.
- 2708 Employees reclassified upward shall have full recognition of total length of service in establishing the new wage rate position and become effective the date the reclassification request is signed off by Administration.

2800 ARTICLE 28 - SAFETY

- 2801 <u>Section 1</u>
- The Employer shall, at all times, provide safe materials, equipment and working conditions for all employees. The Employer agrees to provide all employees with a safe work place and further agrees to comply with the Federal and California Occupational and Safety Health Acts.
- Any unsafe condition at an employee's work place and known to be unsafe by an employee, shall be reported to the Safety Director or to the Safety Committee in the absence of the employee's supervisor. Employees shall not be discriminated against or disciplined as a result of reporting unsafe conditions; provided, the employee did not intentionally or negligently contribute to the unsafe condition.
- The Union shall appoint two (2) bargaining unit employees to the Employer's Safety Committee.
- 2805 <u>Section 2 Radiologic Safety</u>

- 2806 Radiation detection film badges will be monitored on a monthly basis for all individuals who wear them. Results of readings will be made available to these individuals.
- Pregnant radiologic technologists and nuclear medicine technologists, at their request or the request of the Employer, shall be assigned to work in areas where radiation exposure is minimized and shall not be required to work with portable equipment or fluoroscopy equipment. Such change in assignment shall be made at no reduction in pay.

2808 <u>Section 3 - Parking Lot Security</u>

2809 It is the intent of the Employer to provide safe and secure employee parking areas at all facilities.

2810 Section 5 - Hazardous Condition

Should a medically hazardous condition exist in any department such as SPD, OR, etc., which poses a risk to an employee who is pregnant, the Employer will make every effort to assist the employee to obtain other comparable temporary positions. Further, any such placement does not ensure continuance of a former shift or department.

2900 ARTICLE 29 - SAVINGS CLAUSE

In the event that any provision of this Agreement shall at any time be declared invalid by a court of competent jurisdiction or through government regulations or decree, such decision shall not invalidate the entire Agreement. The parties hereto agree to renegotiate such provision(s) of this Agreement for the purpose of making them conform to such governmental statutes. It is the express intention of the parties hereto that all other provisions not declared invalid shall remain in full force and effect.

3000 ARTICLE 30 - DURATION OF AGREEMENT

3001 Section 1

- 3002 The Wage Schedules set forth in Appendix "A" attached hereto shall become effective on the dates shown thereon.
- This Agreement shall become effective on the first (1st) day of October 1, 2005, except as otherwise indicated, and shall continue in effect until the first (1st) day of July 1, 2011, and shall continue in effect from year to year thereafter until written notice of the desire to amend or terminate this Agreement is given, not less than ninety (90) days prior to such yearly expiration, by either of the parties to this Agreement to the other and except in the event of termination notice, the Agreement then in effect shall remain in full force and effect until a new agreement is consummated.

3004 <u>Section 2</u>

If any provision of this Agreement is found to be in conflict with the laws of the State of California or of the United States of America, the remaining provisions of the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the respective parties hereto have executed this Agreement on this 1st day of October 2, 2005.

Office and Professional Employees International Union, Local 30, AFL-CIO, CLC	Kaiser Foundation Hospitals, Southern California Permanente Medical Group, Kaiser Foundation Health Plan
/S/ Walter Allen, Jr. Walter Allen, Jr.	/S/ Jeffrey Weisz, M.D. Jeffrey Weisz, M.D.
/S/ Marianne Giordano Marianne Giordano	/S/ Benjamin Chu, M.D. Benjamin Chu, M.D.
/S/ Cathy Young Cathy Young	/S/ Thomas J. Williamson Thomas J. Williamson
/S/ Lolita Babaran Lolita Babaran	/S/ Patti Carson Patti Carson
/S/ Annette Baxter Annette Baxter	/S/ Michael Belmont Michael Belmont
/S/ MaryEllen Farrell MaryEllen Farrell	/S/ Mary Anne Madruga Mary Anne Madruga
/S/ Carmen Corral Carmen Corral	/S/ Annie Russell Annie Russell
/S/ Erica Dewar Erica Dewar	/S/ Daniel S. Anderson, M.D. Daniel S. Anderson, M.D.

/S/ Katie Doyle	/S/ Carol Huff
Katie Doyle	Carol Huff
/S/ Joy Kennedy	/S/ Cherie Sampson
Joy Kennedy	Cherie Sampson
/S/ Gloria Martes	/S/ Linda Croons
Gloria Martes	/S/ Linda Greene Linda Greene
Ciona Marteo	Ellida Greene
/S/ Hector Peralta	/S/ Cathy Hudson
Hector Peralta	Cathy Hudson
/S/ Monica Phillips	/S/ Scott Albert
Monica Phillips	Scott Albert
/S/ Sue Smith	/S/ Steffanie Cobler
Sue Smith	Steffanie Cobler
/S/ Robert Sparrow	/S/ Mario Herrera
Robert Sparrow	Mario Herrera
	/S/ David Keesey
	David Keesey

/S/ Richard Raynes
Richard Raynes
•
/S/ Jonita White
Jonita White
/S/ Beverly Roling
Beverly Roling

OPIEU - LOCAL 30 MARKET SENSITIVE PATIENT CARE CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
VISION ASSISTANT II	37032		M6	31	10/1/2015 10/1/2016 10/1/2017	23.906 24.623 25.608	25.106 25.859 26.893	26.049 26.830 27.903	28.928 29.796 30.988	30.270 31.178 32.425	31.178 32.113 33.398	0.000 0.000 0.000	31.528 32.463 33.748	31.678 32.613 33.898
L.V.N. MASSAGE THERAPIST	30137 30469		M6	32	10/1/2015 10/1/2016 10/1/2017	24.368 25.099 26.103	25.590 26.358 27.412	26.550 27.347 28.441	29.488 30.373 31.588	30.851 31.777 33.048	31.780 32.733 34.042	0.000 0.000 0.000	32.130 33.083 34.392	32.280 33.233 34.542
LVN II INPATIENT LVN II OUTPATIENT	30775 30173		M6	33	10/1/2015 10/1/2016	28.255 29.103	29.478 30.362	30.440 31.353	33.375 34.376	34.741 35.783	35.784 36.858	0.000 0.000	36.134 37.208	36.284 37.358

OPIEU - LOCAL 30 SERVICE AND MAINTENANCE

100 777 5	JOB	00405	SAL	SAL	EFF	PAY ID 01 STEP 1	PAY ID 03 STEP 2	PAY ID 05 STEP 3	PAY ID 08 STEP 4	PAY ID 09 STEP 5	PAY ID 10 STEP 6	PAY ID 11 STEP 7	10 YEAR	15 YEAR
JOB TITLE	CODE	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
DELIVERY OLK	0.4070	00		40	40/4/0045	45.000	45.057	40.050	47.400	40.000	40.000	0.000	0.350	0.500
DELIVERY CLK	24073	02	M1	12	10/1/2015	15.099	15.857	16.659	17.189	18.822	19.388	0.000	19.738	19.888
FLOOR TECH	43532				10/1/2016 10/1/2017	15.552 16.174	16.333 16.986	17.159 17.845	17.705 18.413	19.387 20.162	19.970 20.769	0.000 0.000	20.320 21.119	20.470 21.269
COURIER	20597	03	M1	13	10/1/2015	16.782	17.623	18.278	19.890	20.893	21.515	0.000	21.865	22.015
FOOD SERVICE WORKER I	45447				10/1/2016	17.285	18.152	18.826	20.487	21.520	22.160	0.000	22.510	22.660
STOREROOM WORKER	40183				10/1/2017	17.976	18.878	19.579	21.306	22.381	23.046	0.000	23.396	23.546
EVS SPEC	47876	04	M1	14	10/1/2015	17.119	17.978	18.647	20.287	21.311	21.950	0.000	22.300	22.450
EVS SUPPLY/EQUIP SPEC	47878				10/1/2016	17.633	18.517	19.206	20.896	21.950	22.609	0.000	22.959	23.109
FOOD SERVICE WORKER II	45448				10/1/2017	18.338	19.258	19.974	21.732	22.828	23.513	0.000	23.863	24.013
LINEN LIFT TECH	40237													
STOREROOM DRIVER	47713													
DISTRUBITION COURIER	43538	05	M1	15	10/1/2015	17.549	18.431	19.119	20.798	21.847	22.503	0.000	22.853	23.003
DRIVER	45437				10/1/2016	18.075	18.984	19.693	21.422	22.502	23.178	0.000	23.528	23.678
EVS WASTE SPEC	47877				10/1/2017	18.798	19.743	20.481	22.279	23.402	24.105	0.000	24.455	24.605
MATERIAL MGT SPECIALIST	45435													
WAREHOUSE WORKER	43533													
FIRST COOK	40113	07	M1	17	10/1/2015	19.822	20.825	21.709	23.575	24.759	25.504	0.000	25.854	26.004
¹ MOBILE HEALTH VEHICLE OPERATOR	40247				10/1/2016	20.417	21.450	22.360	24.282	25.502	26.269	0.000	26.619	26.769
² SUPPLY CHAIN TECH	30869				10/1/2017	21.234	22.308	23.254	25.253	26.522	27.320	0.000	27.670	27.820
1														

¹NEW CLASSIFICATION EFFECTIVE 10/27/14

OPIEU - LOCAL 30 SENIOR SERVICE AND MAINTENANCE

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR EVS SPEC SR FOOD SERVICE WORKER III	47879 45449	04	M5	54	10/1/2015 10/1/2016 10/1/2017	18.469 18.983 19.688	19.328 19.867 20.608	19.997 20.556 21.324	21.651 22.291 23.169	22.727 23.398 24.319	23.398 24.089 25.039	0.000 0.000 0.000	23.748 24.439 25.389	23.898 24.589 25.539
¹ SR DISTRUBITION COURIER SR MAT MGMT SPECIALIST SR DRIVER SR WAREHOUSE WORKER	40248 45436 47715 43547	05	M5	55	10/1/2015 10/1/2016 10/1/2017	18.899 19.425 20.148	19.781 20.334 21.093	20.469 21.043 21.855	22.188 22.843 23.743	23.289 23.977 24.922	23.978 24.687 25.660	0.000 0.000 0.000	24.328 25.037 26.010	24.478 25.187 26.160
SR FIRST COOK	45471	07	M5	57	10/1/2015 10/1/2016 10/1/2017	21.172 21.788 22.646	22.216 22.873 23.773	23.144 23.828 24.767	25.104 25.846 26.866	26.347 27.127 28.198	27.129 27.932 29.036	0.000 0.000 0.000	27.479 28.282 29.386	27.629 28.432 29.536

¹NEW JC EFF 2/2/2015

OPIEU - LOCAL 30 PATIENT CARE CLASSIFICATIONS

			SAL	SAL	EFF	PAY ID 01 STEP 1	PAY ID 03 STEP 2	PAY ID 05 STEP 3	PAY ID 08 STEP 4	PAY ID 09 STEP 5	PAY ID 10 STEP 6	PAY ID 11 STEP 7	10 YEAR	15 YEAR
JOB TITLE	CODE	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
PHYSICAL THERAPY AIDE I	30036	02	M2	32	10/1/2015 10/1/2016 10/1/2017	17.773 18.306 19.038	18.667 19.227 19.996	19.271 19.849 20.643	21.242 21.879 22.754	21.883 22.539 23.441	22.541 23.217 24.146	0.000 0.000 0.000	22.891 23.567 24.496	23.041 23.717 24.646
HOSP AIDE I (TRANSP ORDERLY) MEDICAL OFFICE ASST I NURSING AIDE I SUPPORT CLERK	36300 36982 30153 20588	04	M2	34	10/1/2015 10/1/2016 10/1/2017	18.676 19.236 20.005	19.617 20.206 21.014	20.252 20.860 21.694	22.320 22.990 23.910	22.996 23.686 24.633	23.684 24.395 25.371	0.000 0.000 0.000	24.034 24.745 25.721	24.184 24.895 25.871
HOSPITAL AIDE II LIFT TECHNICIAN PATIENT CARE ASSISTANT SR. CLERK F UNIT ASSISTANT	36304 30728 36311 20014 30777	05	M2	35	10/1/2015 10/1/2016 10/1/2017	19.336 19.916 20.713	20.307 20.916 21.753	20.971 21.600 22.464	23.105 23.798 24.750	23.808 24.522 25.503	24.523 25.259 26.269	0.000 0.000 0.000	24.873 25.609 26.619	25.023 25.759 26.769
LIFESTYLE PROFILE ASST PHYSICAL THER AIDE II RADIOLOGY ASST II	36315 30031 35978	06	M2	36	10/1/2015 10/1/2016 10/1/2017	19.822 20.417 21.234	20.820 21.445 22.303	21.498 22.143 23.029	23.686 24.397 25.373	24.404 25.136 26.141	25.139 25.893 26.929	0.000 0.000 0.000	25.489 26.243 27.279	25.639 26.393 27.429
¹ CERTIFIED NURSING ASST HEALTH APPRAISAL ASST HOME HEALTH AIDE MEDICAL OFFICE ASST II OPTOMETRIC ASSISTANT STUDENT NURSE EXTERN	30847 36962 30316 36984 30413 30488	07	M2	37	10/1/2015 10/1/2016 10/1/2017	20.321 20.931 21.768	21.340 21.980 22.859	22.035 22.696 23.604	24.282 25.010 26.010	25.023 25.774 26.805	25.772 26.545 27.607	0.000 0.000 0.000	26.122 26.895 27.957	26.272 27.045 28.107
PEDIATRIC CLINICAL COORD CLINIC ASSIST/PHLEBOTOMY CLINIC ASSIST/LIMITED RADIOLOGY	36317 36327 36328	08	M2	38	10/1/2015 10/1/2016 10/1/2017	20.832 21.457 22.315	21.878 22.534 23.435	22.591 23.269 24.200	24.895 25.642 26.668	25.647 26.416 27.473	26.422 27.215 28.304	0.000 0.000 0.000	26.772 27.565 28.654	26.922 27.715 28.804
VISION ASST I	37033	09	M2	39	10/1/2015	21.363	22.432	23.165	25.525	26.298	27.089	0.000	27.439	27.589

UNION CODE B09 OPIEU - LOCAL 30 PATIENT CARE

OPIEU - LOCAL 30 PATIENT CARE CLASSIFICATIONS

						PAY ID 01	PAY ID 03	PAY ID 05	PAY ID 08	PAY ID 09	PAY ID 10	PAY ID 11		
			SAL	SAL	EFF	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7	10 YEAR	15 YEAR
JOB TITLE	CODE	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
					10/1/2016	22.004	23.105	23.860	26.291	27.087	27.902	0.000	28.252	28.402
					10/1/2017	22.884	24.029	24.814	27.343	28.170	29.018	0.000	29.368	29.518
					10/1/2017	22.004	24.029	24.014	27.545	20.170	29.010	0.000	29.300	29.510

OPIEU - LOCAL 30 SENIOR PATIENT CARE CLASSIFICATIONS

	JOB		SAL	SAL	EFF	PAY ID 01 STEP 1	PAY ID 03 STEP 2	PAY ID 05 STEP 3	PAY ID 08 STEP 4	PAY ID 09 STEP 5	PAY ID 10 STEP 6	PAY ID 11 STEP 7	10 YEAR	15 YEAR
JOB TITLE	CODE	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
SR HOSPITAL AIDE I	36306	04	M5	74	10/1/2015 10/1/2016 10/1/2017	20.026 20.586 21.355	20.967 21.566 22.415	21.615 22.253 23.129	23.786 24.490 25.456	24.496 25.220 26.215	25.218 25.965 26.990	0.000 0.000 0.000	25.568 26.315 27.340	25.718 26.465 27.490
SR LIFT TECHNICIAN	30809	05	M5	75	10/1/2015 10/1/2016 10/1/2017	20.686 21.266 22.099	21.672 22.312 23.191	22.370 23.030 23.937	24.610 25.338 26.338	25.348 26.098 27.128	26.099 26.872 27.932	0.000 0.000 0.000	26.449 27.222 28.282	26.599 27.372 28.432
SR HLTH APPRAISAL ASST SR MEDICAL OFFICE ASST II	36969 36989	07	M5	77	10/1/2015 10/1/2016	21.687 22.328	22.757 23.429	23.487 24.181	25.846 26.611	26.624 27.413	27.411 28.222	0.000 0.000	27.761 28.572	27.911 28.722

OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
DIET CLK DOCUMENT SCANNER FILE CLK	20424 21041 20040	01	М3	21	10/1/2015 10/1/2016 10/1/2017	17.960 18.499 19.239	19.437 20.020 20.821	20.949 21.577 22.440	21.420 22.063 22.946	21.665 22.315 23.208	22.317 22.987 23.906	0.000 0.000 0.000	22.667 23.337 24.256	22.817 23.487 24.406
BUSINESS OFFICE CASHIER BUSINESS OFFICE CLERK CASHIER CLERK I (PBS) DATA ENTRY CLERK 1 DIAGNOSTIC IMAGING FILE CLERK GENERAL CLERK INDEXING CLERK INTERNAL MEDICINE CLERK LAB CLERK LIFE INSURANCE PROC MATERIALS MGMT CLERK I MEDICAL LIBRARY CLERK MEDICAL LIBRARY CLERK MEDICAL RECORDS CLERK II 4 NUTRITION AMBASSADOR NUTRITION SERVICES CLERK I RADIOLOGY ASST I STOREROOM CLERK VENDING COORD	24260 20567 20527 21002 20329 21061 24022 21037 24538 25050 20140 24142 20392 20269 21091 25144 30125 40180 45440	02	МЗ	22	10/1/2015 10/1/2016 10/1/2017	18.905 19.472 20.251	20.486 21.101 21.945	22.094 22.757 23.667	22.974 23.663 24.610	23.253 23.951 24.909	23.952 24.671 25.658	0.000 0.000 0.000	24.302 25.021 26.008	24.452 25.171 26.158
CANCER REGISTRY CLERK CASHIER I (PBS) CENTREX OPERATOR CLINIC CLERK I - NEURO CLERK TYPIST CUSTOMER SUPPORT SPECIALIST EMPLOYEE HEALTH ASST INVENTORY CLERK MEDICAL DATA PROCESSOR NEW MEMBER LIAISON CLERK	24433 21000 20373 20402 20023 20005 24920 24033 20211 24770	03	М3	23	10/1/2015 10/1/2016 10/1/2017	19.188 19.764 20.555	20.795 21.419 22.276	22.426 23.099 24.023	23.323 24.023 24.984	23.608 24.316 25.289	24.316 25.045 26.047	0.000 0.000 0.000	24.666 25.395 26.397	24.816 25.545 26.547

EFFECTIVE DATE:09/29/2014 DATE PRINTED: 4/20/2016 UNION CODE B09 OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

IOD TITLE	JOB	00405	SAL	SAL	EFF	PAY ID 01 STEP 1	PAY ID 03 STEP 2	PAY ID 05 STEP 3	PAY ID 08 STEP 4	PAY ID 09 STEP 5	PAY ID 10 STEP 6	PAY ID 11 STEP 7	10 YEAR	
JOB TITLE NUTRITION SERVICES CLERK II OPTICAL CUSTOMER HOST PSYCHOSOCIAL TRANSCRIBER REPROGRAPHICS CLERK SERVICE REPRESENTATIVE VITAL STATISTICS CLERK WELLNESS SPECIALIST	25145 20618 24981 24974 25125 20288 20186	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
APPT CENTER SERVICE REP CLINIC CLERK II COMMUNICATION CLERK HOME CARE SVC ASST IMAGING DEPT SCHEDULER INTERMEDIATE CLK TYPIST MCDA CLERK MEDICAL RECORDS CLERK III MEDICAL RECORDS STATS CLERK SERVICE REP CASHIER (OPTICAL) SUBPOENA CLERK SURGERY SCHED CLERK UTILIZATION REVIEW CLERK	25128 20407 24812 24930 25122 20032 24261 20258 24511 20532 20299 20199 20279	04	МЗ	24	10/1/2015 10/1/2016 10/1/2017	19.669 20.259 21.069	21.317 21.957 22.835	22.990 23.680 24.627	23.910 24.627 25.612	24.593 25.331 26.344	25.335 26.095 27.139	0.000 0.000 0.000	25.685 26.445 27.489	25.835 26.595 27.639
ACCTS PAY LIAISON CLERK ADMITTING CLERK ADMITTING CLERK (PBS) ANESTHESIOLOGY SYS CLERK BILLER I (PBS) CLINIC CLERK- PSYCH COMPUTER CLERK CONSTRUCTION LIAISON CLERK DEPARTMENT SECRETARY DISABILITY CLAIMS PROC EMERGENCY DEPT SERV ASST E.R. AUTHORIZATION CLERK MEDICAL LIBRARY TECH	20086 20120 21013 24107 20996 24919 24939 20070 20554 20145 24923 24917 20387	05	M3	25	10/1/2015 10/1/2016 10/1/2017	20.168 20.773 21.604	21.852 22.508 23.408	23.568 24.275 25.246	24.510 25.245 26.255	25.212 25.968 27.007	25.974 26.753 27.823	0.000 0.000 0.000	26.324 27.103 28.173	26.474 27.253 28.323

EFFECTIVE DATE:09/29/2014 DATE PRINTED: 4/20/2016 UNION CODE B09 OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
OR SYSTEMS CLERK OUTSIDE UTILIZATION CLERK PAIN TREATMENT PROG COORD REVENUE SUPP CLERK-SD SCHED CLERK EVS SHIPPING AND RECV CLERK STAFFING CLERK SURGERY SERVICE CLERK	24922 24905 24912 24329 24147 40056 24391 20569	GRADE	FLAN	GRADE	DATE	SIANI	UMO	TTEAK	2 TEAR	3 TEAR	4 TEAR	3 TEAR	LNG	LNG
INVENTORY COORD LOGISTICS SERVICE CLERK OPERATING ROOM CLERK OUTPATIENT REFERRAL CLERK QA INSPECTOR QUALITY CONTROL CLERK	24031 20417 24924 20415 24523 21039	06	М3	26	10/1/2015 10/1/2016 10/1/2017	20.679 21.299 22.151	22.408 23.080 24.003	24.163 24.888 25.884	25.125 25.879 26.914	25.850 26.626 27.691	26.629 27.428 28.525	0.000 0.000 0.000	26.979 27.778 28.875	27.129 27.928 29.025
BED PLACEMENT CLERK CLERK V (PBS) CONTINUING CARE ASST COORD, AAMR SYSTEM DEPARTMENT CLERK DEPT CLERICAL COORD MASTER SCHEDULER MATERIALS MGMT CLERK II MEMBER SERVICES ASST OR/SPD COMP SYSTEMS LIAISON QUALITY ANALYST-MED OFF RECORDS QUALITY RESOURCE MGMT CLERK SURGERY SCHED COORD	24272 21004 24927 24517 24910 24908 24390 24143 20362 20185 24630 24553 24526 24409	07	M3	27	10/1/2015 10/1/2016 10/1/2017	21.196 21.832 22.705	22.970 23.659 24.605	24.767 25.510 26.530	25.759 26.532 27.593	26.499 27.294 28.386	27.297 28.116 29.241	0.000 0.000 0.000	27.647 28.466 29.591	27.797 28.616 29.741
APPOINTMENT CTR MASTER SCHEDULE BILLER II (PBS) DATA SUPPORT COORD HOSPITAL UNIT COORD	20626 20998 24639 24935	08	М3	28	10/1/2015 10/1/2016 10/1/2017	21.725 22.377 23.272	23.550 24.257 25.227	25.391 26.153 27.199	26.406 27.198 28.286	27.168 27.983 29.102	27.982 28.821 29.974	0.000 0.000 0.000	28.332 29.171 30.324	28.482 29.321 30.474

EFFECTIVE DATE:09/29/2014 DATE PRINTED: 4/20/2016 UNION CODE B09 OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

OPIEU - LOCAL 30 CLERICAL CLASSIFICATIONS

	JOB		SAL	SAL	EFF	PAY ID 01 STEP 1	PAY ID 03 STEP 2	PAY ID 05 STEP 3	PAY ID 08 STEP 4	PAY ID 09 STEP 5	PAY ID 10 STEP 6	PAY ID 11 STEP 7	10 YEAR	15 YEAR
JOB TITLE LEGAL SUPPORT COORD	20293	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
² OHS CLAIMS PROCESSOR II	20293 24334													
REVENUE TECH	24333													
SURG SCHED SYSTEMS LIAISON	24414													
FINANCIAL COUNSELOR	20180	10	МЗ	30	10/1/2015	22.837	24.747	26.687	27.752	28.550	29.411	0.000	29.761	29.911
FINANCIAL COUNSELOR II (PBS)	21006				10/1/2016 10/1/2017	23.522 24.463	25.489 26.509	27.488 28.588	28.585 29.728	29.407 30.583	30.293 31.505	0.000 0.000	30.643 31.855	30.793 32.005
					10/1/2017	24.403	20.509	20.300	29.120	30.363	31.303	0.000	31.000	32.003
EVALUATION & MANAGEMENT CODER	20667		МЗ	31	10/1/2015	22.841	23.989	25.204	26.474	29.196	30.072	0.000	30.422	30.572
					10/1/2016	23.526	24.709	25.960	27.268	30.072	30.974	0.000	31.324	31.474
					10/1/2017	24.467	25.697	26.998	28.359	31.275	32.213	0.000	32.563	32.713
HEALTH INFORMATION CODER TRAINEE	20668		МЗ	32	10/1/2015	22.841								
					10/1/2016	23.526								
					10/1/2017	24.467								
PROFESSIONAL SERVICES CODER I	21030	12	МЗ	33	10/1/2015	25.421	27.551	29.707	30.896	31.788	33.301	0.000	33.651	33.801
					10/1/2016	26.184	28.378	30.598	31.823	32.742	34.300	0.000	34.650	34.800
					10/1/2017	27.231	29.513	31.822	33.096	34.052	35.672	0.000	36.022	36.172
PROFESSIONAL SERVICES CODER II	21031	13	М3	34	10/1/2015	31.013	33.612	36.243	37.692	38.781	39.944	0.000	40.294	40.444
EMERGENCY DEPARTMENT CODER	21032				10/1/2016	31.943	34.620	37.330	38.823	39.944	41.142	0.000	41.492	41.642
					10/1/2017	33.221	36.005	38.823	40.376	41.542	42.788	0.000	43.138	43.288

¹NEW CLASSIFICATION EFFECTIVE 7/28/08

2New Classification Effective 10/1/11, JC 24334 Title Change To Level II

3New Classification Effective 11/1/11

OPIEU - LOCAL 30 SENIOR CLERICAL CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR DIET CLERK SR FILE CLERK	24907 24049	01	M5	61	10/1/2015 10/1/2016 10/1/2017	19.310 19.849 20.589	20.787 21.371 22.212	22.346 23.006 23.912	22.841 23.516 24.443	23.098 23.781 24.718	23.783 24.486 25.451	0.000 0.000 0.000	24.133 24.836 25.801	24.283 24.986 25.951
SR DATA ENTRY CLERK SR MEDICAL RECORDS CLERK II SR VENDING/FOOD SVCS CLERK	20333 24507 45450	02	M5	62	10/1/2015 10/1/2016 10/1/2017	20.255 20.822 21.614	21.860 22.506 23.392	23.549 24.245 25.200	24.473 25.196 26.191	24.766 25.499 26.504	25.500 26.255 27.291	0.000 0.000 0.000	25.850 26.605 27.641	26.000 26.755 27.791
SR CENTREX OPERATOR SR CUSTOMER SUPPORT SPEC SR MEDICAL DATA PROCESSOR SR NUTRITION SERVICES CLERK II SR REPROGRAPHICS CLERK SR SERVICE REP	20377 20006 20214 25146 20679 25135	03	M5	63	10/1/2015 10/1/2016 10/1/2017	20.538 21.114 21.933	22.185 22.840 23.740	23.897 24.604 25.574	24.839 25.574 26.583	25.138 25.882 26.903	25.882 26.647 27.699	0.000 0.000 0.000	26.232 26.997 28.049	26.382 27.147 28.199
SR SVC REP CASHIER (OPTICAL) SR CLINIC CLERK II SR HM CARE SVC ASST SR IMGNG DEPT SCHEDULER SR INTERMEDIATE CLERK TYPIST SR MED REC CLERK III	25143 24903 24931 25123 24510 24508	04	M5	64	10/1/2015 10/1/2016 10/1/2017	21.019 21.622 22.472	22.733 23.405 24.327	24.490 25.214 26.208	25.456 26.208 27.243	26.173 26.948 28.011	26.952 27.750 28.846	0.000 0.000 0.000	27.302 28.100 29.196	27.452 28.250 29.346
SR ADMITTING CLERK SR CLINIC CLERK- PSYCH SR EMER DEPT SERV ASST SR SHIPPING/RECEIVING CLERK	20125 20490 20929 43549	05	M5	65	10/1/2015 10/1/2016 10/1/2017	21.526 22.162 23.034	23.295 23.983 24.928	25.096 25.839 26.858	26.086 26.857 27.918	26.823 27.616 28.707	27.623 28.441 29.564	0.000 0.000 0.000	27.973 28.791 29.914	28.123 28.941 30.064
SR LOGISTICS SERVICE CLERK SR OUTPATIENT REFERRAL CLERK	24173 24124	06	M5	66	10/1/2015 10/1/2016	22.063 22.714	23.878 24.584	25.721 26.482	26.731 27.523	27.493 28.307	28.310 29.149	0.000 0.000	28.660 29.499	28.810 29.649

UNION CODE B09 OPIEU - LOCAL 30 SR CLERICAL CLASSIFICATIONS

OPIEU - LOCAL 30 SENIOR CLERICAL CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR BED PLACEMENT CLERK SR CONTINUING CARE ASST SR MATERIALS MGMT CLERK II SR MEMB SERVICES CLERK SR SURGERY SCHED COORD	20687 24928 24146 24397 24113	07	M5	67	10/1/2015 10/1/2016 10/1/2017	22.606 23.274 24.190	24.469 25.192 26.185	26.355 27.136 28.207	27.397 28.209 29.323	28.174 29.009 30.155	29.012 29.872 31.053	0.000 0.000 0.000	29.362 30.222 31.403	29.512 30.372 31.553
¹ SR APPOINTMENT CTR MASTER S SR OHS CLAIM PROCESSOR SR REVENUE TECH	21088 24335 45438	08	M5	68	10/1/2015 10/1/2016 10/1/2017	23.161 23.846 24.786	25.078 25.820 26.838	27.011 27.811 28.909	28.076 28.908 30.050	28.876 29.732 30.907	29.731 30.612 31.823	0.000 0.000 0.000	30.081 30.962 32.173	30.231 31.112 32.323

OPIEU - LOCAL 30 TECHNICAL CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SPD INSTRUMENT TECH SPD/OR TECH	36912 36908	04	M4	44	10/1/2015 10/1/2016 10/1/2017	21.492 22.137 23.022	22.846 23.531 24.472	24.215 24.941 25.939	25.034 25.785 26.816	25.820 26.595 27.659	26.596 27.394 28.490	0.000 0.000 0.000	26.946 27.744 28.840	27.096 27.894 28.990
SPD INSTRUMENT TECH II SPD/OR TECH II	30732 30733	05	M4	45	10/1/2015 10/1/2016 10/1/2017	22.028 22.689 23.597	23.419 24.122 25.087	24.821 25.566 26.589	25.665 26.435 27.492	26.467 27.261 28.351	27.264 28.082 29.205	0.000 0.000 0.000	27.614 28.432 29.555	27.764 28.582 29.705
BONE DENSITY ANALYSIS TECH CARDIOLOGY TECH I JR. RADIOLOGY TECH LAB ASST PATHOLOGY ASST	30518 36708 35922 30045 30055	06	M4	46	10/1/2015 10/1/2016 10/1/2017	22.585 23.263 24.194	24.009 24.729 25.718	25.448 26.211 27.259	26.312 27.101 28.185	27.136 27.950 29.068	27.952 28.791 29.943	0.000 0.000 0.000	28.302 29.141 30.293	28.452 29.291 30.443
ANESTHESIA TECH CARDIOLOGY TECH II CLINC TECHNICIAN EEG TECH OPTICAL DISPENSER OPTOMETRIC TECH TISSUE TECH PATHOLOGY ASST II	30516 36710 30810 30218 30353 30241 30411 30406	07	M4	47	10/1/2015 10/1/2016 10/1/2017	23.382 24.083 25.046	24.862 25.608 26.632	26.344 27.134 28.219	27.236 28.053 29.175	28.088 28.931 30.088	28.934 29.802 30.994	0.000 0.000 0.000	29.284 30.152 31.344	29.434 30.302 31.494
DIET TECH ² HEMODIALYSIS TECH HNS MOHS ASST HNS/ENT SURG TECH	40091 30837 30793 36905	08	M4	48	10/1/2015 10/1/2016 10/1/2017	24.558 25.295 26.307	26.109 26.892 27.968	27.671 28.501 29.641	28.605 29.463 30.642	29.501 30.386 31.601	30.392 31.304 32.556	0.000 0.000 0.000	30.742 31.654 32.906	30.892 31.804 33.056
¹ LAB APPRENTICE ASST	35618		M4	49	10/1/2015 10/1/2016 10/1/2017	19.735 20.327 21.140	20.980 21.609 22.473	22.236 22.903 23.819	22.992 23.682 24.629	23.713 24.424 25.401	24.426 25.159 26.165	0.000 0.000 0.000	24.776 25.509 26.515	24.926 25.659 26.665

¹NEW CLASSIFICATION EFF 11/1/2009 ²NEW CLASSIFICATION EFF 12/27/2010

OPIEU - LOCAL 30 SENIOR TECHNICAL CLASSIFICATIONS

						PAY ID 01	PAY ID 03	PAY ID 05	PAY ID 08	PAY ID 09	PAY ID 10	PAY ID 11	40.4745	45.4545
JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	STEP 1 START	STEP 2 6 MO	STEP 3 1 YEAR	STEP 4 2 YEAR	STEP 5 3 YEAR	STEP 6 4 YEAR	STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR SPD INSTR TECH SR SPD/OR TECH	36913 36911	04	M5	84	10/1/2015 10/1/2016 10/1/2017	22.917 23.594 24.523	24.338 25.058 26.046	25.776 26.538 27.586	26.636 27.424 28.507	27.461 28.275 29.392	28.276 29.114 30.265	0.000 0.000 0.000	28.626 29.464 30.615	28.776 29.614 30.765
SPD INSTRUMENT TECH II SPD/OR TECH II	30734 30735	04	M5	85	10/1/2015 10/1/2016 10/1/2017	23.479 24.173 25.127	24.940 25.678 26.691	26.412 27.194 28.268	27.298 28.107 29.217	28.140 28.974 30.119	28.977 29.836 31.015	0.000 0.000 0.000	29.327 30.186 31.365	29.477 30.336 31.515
¹ SR BONE DENSITY TECH SENIOR LAB ASSISTANT	30873 35614	06	M5	86	10/1/2015 10/1/2016 10/1/2017	24.064 24.776 25.754	25.559 26.315 27.354	27.070 27.872 28.972	27.978 28.806 29.944	28.843 29.698 30.871	29.700 30.581 31.790	0.000 0.000 0.000	30.050 30.931 32.140	30.200 31.081 32.290
SR CARDIOLOGY TECH SR OPTICAL DISPENSER	30183 30359	07	M5	87	10/1/2015 10/1/2016 10/1/2017	24.901 25.637 26.648	26.455 27.238 28.314	28.011 28.841 29.980	28.948 29.806 30.984	29.842 30.728 31.942	30.731 31.642 32.894	0.000 0.000 0.000	31.081 31.992 33.244	31.231 32.142 33.394

¹NEW CLASSIFICATION EFFECTIVE 4/14/15

						PAY ID 01	PAY ID 03	PAY ID 05	PAY ID 08	PAY ID 09	PAY ID 10	PAY ID 11		
	JOB		SAL	SAL	EFF	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7	10 YEAR	15 YEAR
JOB TITLE	CODE	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
CANCER REGISTRAR ASST	20228		M6	21	10/1/2015	26.671	28.951	31.523	32.268	32.568	33.548	0.000	33.898	34.048
CANOLICALOIOTTAICAGOT	20220		IVIO	21	10/1/2016	27.471	29.820	32.469	33.236	33.545	34.554	0.000	34.904	35.054
					10/1/2017	28.570	31.013	33.768	34.565	34.887	35.936	0.000	36.286	36.436
MEDICAL TRANSCRIBER	20315		M6	22	10/1/2015	24.231	26.304	28.644	29.321	29.594	30.486	0.000	30.836	30.986
1PATHOLOGY TRANSCRIBER	30834		IVIO	22	10/1/2016	24.958	27.093	29.503	30.201	30.482	31.401	0.000	31.751	31.901
TAMOLOGI MANOONIBLIN	30034				10/1/2017	25.956	28.177	30.683	31.409	31.701	32.657	0.000	33.007	33.157
CANCER REGISTRAR	20222		M6	24	10/1/2015	30.862	33.501	36.482	37.339	37.685	38.821	0.000	39.171	39.321
					10/1/2016	31.788	34.506	37.576	38.459	38.816	39.986	0.000	40.336	40.486
					10/1/2017	33.060	35.886	39.079	39.997	40.369	41.585	0.000	41.935	42.085
HEALTH INFORMATION CODER I	20669		M6	25	10/1/2015	33.344	34.883	36.587	38.815	42.801	44.086	0.000	44.436	44.586
					10/1/2016	34.344	35.929	37.685	39.979	44.085	45.409	0.000	45.759	45.909
					10/1/2017	35.718	37.366	39.192	41.578	45.848	47.225	0.000	47.575	47.725
HEALTH INFORMATION CODER II	20670		M6	23	10/1/2015	37.067	38.774	40.670	43.143	47.573	49.001	0.000	49.351	49.501
					10/1/2016	38.179	39.937	41.890	44.437	49.000	50.471	0.000	50.821	50.971
					10/1/2017	39.706	41.534	43.566	46.214	50.960	52.490	0.000	52.840	52.990
HEALTH INFORMATION CODER III	20671		M6	26	10/1/2015	39.855	41.694	43.732	46.393	51.152	52.687	0.000	53.037	53.187
					10/1/2016	41.051	42.945	45.044	47.785	52.687	54.268	0.000	54.618	54.768
					10/1/2017	42.693	44.663	46.846	49.696	54.794	56.439	0.000	56.789	56.939

¹NEW CLASSIFICATION EFFECTIVE 7/12/10

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
CONTACT LENS FITTER	30347	GRADE	M6	40	10/1/2015 10/1/2016 10/1/2017	23.841 24.556 25.538	25.047 25.798 26.830	26.645 27.444 28.542	28.149 28.993 30.153	29.788 30.682 31.909	30.682 31.602 32.866	0.000 0.000 0.000	31.032 31.952 33.216	31.182 32.102 33.366
OPTHALMIC TECH I	36798		M6	41	10/1/2015 10/1/2016 10/1/2017	26.938 27.746 28.856	28.291 29.140 30.306	30.178 31.083 32.326	32.145 33.109 34.433	34.236 35.263 36.674	35.264 36.322 37.775	0.000 0.000 0.000	35.614 36.672 38.125	35.764 36.822 38.275
TECH ASST SURGICAL TECHNOLOGIST I ³ PATHOLOGY TECHNICIAN	36904 30292 30835		M6	42	10/1/2015 10/1/2016 10/1/2017	24.931 25.679 26.706	26.190 26.976 28.055	27.858 28.694 29.842	29.429 30.312 31.524	31.144 32.078 33.361	32.079 33.041 34.363	0.000 0.000 0.000	32.429 33.391 34.713	32.579 33.541 34.863
ORTHOPEDIC TECH	30224		M6	43	10/1/2015 10/1/2016 10/1/2017	25.743 26.515 27.576	27.031 27.842 28.956	28.620 29.479 30.658	30.153 31.058 32.300	31.724 32.676 33.983	32.676 33.656 35.002	0.000 0.000 0.000	33.026 34.006 35.352	33.176 34.156 35.502
COTA LICENSED PHYS THRPY ASST ³ PATHOLOGY TISSUE TECH	35350 30022 30836		M6	44	10/1/2015 10/1/2016 10/1/2017	28.656 29.516 30.697	30.089 30.992 32.232	31.606 32.554 33.856	33.193 34.189 35.557	34.860 35.906 37.342	35.906 36.983 38.462	0.000 0.000 0.000	36.256 37.333 38.812	36.406 37.483 38.962
RAD TECH	30087		M6	45	10/1/2015 10/1/2016 10/1/2017	37.416 38.538 40.080	39.288 40.467 42.086	41.502 42.747 44.457	43.584 44.892 46.688	45.763 47.136 49.021	46.918 48.326 50.259	48.105 49.548 51.530	48.455 49.898 51.880	48.605 50.048 52.030
CARDIO-PULMONARY TECH	36712		M6	46	10/1/2015 10/1/2016 10/1/2017	35.826 36.901 38.377	37.618 38.747 40.297	40.132 41.336 42.989	42.745 44.027 45.788	45.523 46.889 48.765	47.344 48.764 50.715	49.242 50.719 52.748	49.592 51.069 53.098	49.742 51.219 53.248

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
UROLOGY TECH	30207		M6	47	10/1/2015 10/1/2016 10/1/2017	32.367 33.338 34.672	33.989 35.009 36.409	35.983 37.062 38.544	37.908 39.045 40.607	39.880 41.076 42.719	41.476 42.720 44.429	43.136 44.430 46.207	43.486 44.780 46.557	43.636 44.930 46.707
SURGICAL TECHNOLOGIST II	30297		M6	48	10/1/2015 10/1/2016 10/1/2017	26.182 26.967 28.046	27.503 28.328 29.461	29.251 30.129 31.334	30.909 31.836 33.109	32.705 33.686 35.033	33.686 34.697 36.085	0.000 0.000 0.000	34.036 35.047 36.435	34.186 35.197 36.585
PULMONARY FUNCTION TECH	30849		M6	49	10/1/2015 10/1/2016 10/1/2017	33.148 34.142 35.508	34.807 35.851 37.285	36.546 37.642 39.148	38.739 39.901 41.497	41.064 42.296 43.988	43.117 44.411 46.187	45.273 46.631 48.496	45.623 46.981 48.846	45.773 47.131 48.996
ANGIO/INTERVENTIONAL TECH	35933		M6	50	10/1/2015 10/1/2016 10/1/2017	39.110 40.283 41.894	41.067 42.299 43.991	43.357 44.658 46.444	46.197 47.583 49.486	49.153 50.628 52.653	50.394 51.906 53.982	51.667 53.217 55.346	52.017 53.567 55.696	52.167 53.717 55.846
COMPUTER TOMOGRAPHY TECH	30095		M6	67	10/1/2015 10/1/2016 10/1/2017	39.497 40.682 42.309	41.472 42.716 44.425	43.784 45.098 46.902	46.653 48.053 49.975	49.640 51.129 53.174	50.889 52.416 54.513	52.180 53.745 55.895	52.530 54.095 56.245	52.680 54.245 56.395
MRI TECH	36932		M6	68	10/1/2015 10/1/2016 10/1/2017	40.657 41.877 43.552	42.692 43.973 45.732	45.073 46.425 48.282	48.027 49.468 51.447	51.097 52.630 54.735	52.388 53.960 56.118	53.713 55.324 57.537	54.063 55.674 57.887	54.213 55.824 58.037
CARDIOVASCULAR TECH	30412		M6	66	10/1/2015 10/1/2016 10/1/2017	34.351 35.382 36.797	36.083 37.165 38.652	38.453 39.607 41.191	41.568 42.815 44.528	44.869 46.215 48.064	46.666 48.066 49.989	48.534 49.990 51.990	48.884 50.340 52.340	49.034 50.490 52.490

	JOB		SAL	SAL	EFF	PAY ID 01 STEP 1	PAY ID 03 STEP 2	PAY ID 05 STEP 3	PAY ID 08 STEP 4	PAY ID 09 STEP 5	PAY ID 10 STEP 6	PAY ID 11 STEP 7	10 YEAR	15 YEAR
JOB TITLE	CODE	GRADE	PLAN	GRADE	DATE	START	6 MO	1 YEAR	2 YEAR	3 YEAR	4 YEAR	5 YEAR	LNG	LNG
ECHO TECH I	30197		M6	52	10/1/2015 10/1/2016 10/1/2017	37.637 38.766 40.317	39.522 40.708 42.336	42.126 43.390 45.126	45.542 46.908 48.784	49.151 50.626 52.651	51.120 52.654 54.760	53.162 54.757 56.947	53.512 55.107 57.297	53.662 55.257 57.447
OPTHALMIC TECH II	36799		M6	53	10/1/2015 10/1/2016 10/1/2017	29.624 30.513 31.734	31.115 32.048 33.330	33.187 34.183 35.550	35.353 36.414 37.871	37.650 38.780 40.331	38.783 39.946 41.544	0.000 0.000 0.000	39.133 40.296 41.894	39.283 40.446 42.044
NUCLEAR MEDICINE TECH	30255		M6	54	10/1/2015 10/1/2016 10/1/2017	50.199 51.705 53.773	52.710 54.291 56.463	54.911 56.558 58.820	56.763 58.466 60.805	58.773 60.536 62.957	60.254 62.062 64.544	61.775 63.628 66.173	62.125 63.978 66.523	62.275 64.128 66.673
¹ 3D IMAGING TECH DIAGNOSTIC MED SONOG I ² PERIPHERAL VASCULAR TECH	30818 30266 30410		M6	56	10/1/2015 10/1/2016 10/1/2017	41.027 42.258 43.948	43.077 44.369 46.144	45.266 46.624 48.489	48.074 49.516 51.497	50.960 52.489 54.589	52.246 53.813 55.966	53.568 55.175 57.382	53.918 55.525 57.732	54.068 55.675 57.882
RESPIRATORY CARE PRACT	30076		M6	57	10/1/2015 10/1/2016 10/1/2017	35.906 36.983 38.462	37.712 38.843 40.397	39.602 40.790 42.422	41.594 42.842 44.556	43.688 44.999 46.799	44.999 46.349 48.203	0.000 0.000 0.000	45.349 46.699 48.553	45.499 46.849 48.703
HISTOLOGY TECH	30066		М6	58	10/1/2015 10/1/2016 10/1/2017	29.056 29.928 31.125	30.887 31.814 33.087	32.729 33.711 35.059	33.837 34.852 36.246	34.894 35.941 37.379	35.942 37.020 38.501	0.000 0.000 0.000	36.292 37.370 38.851	36.442 37.520 39.001
RCP NEW GRADS	35731		M6	59	10/1/2015 10/1/2016 10/1/2017	27.673 28.503 29.643								

						PAY ID 01	PAY ID	PAY ID 05	PAY ID 08	PAY ID 09	PAY ID	PAY ID		4
JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	STEP 1 START	STEP 2 6 MO	STEP 3 1 YEAR	STEP 4 2 YEAR	STEP 5 3 YEAR	STEP 6 4 YEAR	STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
DIAGNOSTIC MED SONOG II	36831		M6	60	10/1/2015	42.256	44.370	48.257	50.722	54.084	56.249	58.504	58.854	59.004
					10/1/2016	43.524	45.701	49.705	52.244	55.707	57.936	60.259	60.609	60.759
					10/1/2017	45.265	47.529	51.693	54.334	57.935	60.253	62.669	63.019	63.169
NEURODIAGNOSTIC TECH	36725		M6	61	10/1/2015	33.920	35.617	38.207	39.508	40.737	42.367	44.061	44.411	44.561
	00.20			٠.	10/1/2016	34.938	36.686	39.353	40.693	41.959	43.638	45.383	45.733	45.883
					10/1/2017	36.336	38.153	40.927	42.321	43.637	45.384	47.198	47.548	47.698
ORTHOPEDIC TECH II	30482		M6	62	10/1/2015	31.566	33.148	35.092	36.974	38.891	40.061	0.000	40.411	40.561
					10/1/2016	32.513	34.142	36.145	38.083	40.058	41.263	0.000	41.613	41.763
					10/1/2017	33.814	35.508	37.591	39.606	41.660	42.914	0.000	43.264	43.414
ECHO TECH II	30196		M6	63	10/1/2015	41.394	43.464	46.357	50.113	54.084	56.249	58.504	58.854	59.004
					10/1/2016	42.636	44.768	47.748	51.616	55.707	57.936	60.259	60.609	60.759
					10/1/2017	44.341	46.559	49.658	53.681	57.935	60.253	62.669	63.019	63.169
MAMMOGRAPHY TECH I	30202		M6	64	10/1/2015	39.288	41.255	43.578	45.762	48.053	49.263	50.509	50.859	51.009
					10/1/2016	40.467	42.493	44.885	47.135	49.495	50.741	52.024	52.374	52.524
					10/1/2017	42.086	44.193	46.680	49.020	51.475	52.771	54.105	54.455	54.605
MAMMOGRAPHY TECH II	30205		M6	65	10/1/2015	41.254	43.316	45.757	48.051	50.455	51.727	53.036	53.386	53.536
					10/1/2016	42.492	44.615	47.130	49.493	51.969	53.279	54.627	54.977	55.127
					10/1/2017	44.192	46.400	49.015	51.473	54.048	55.410	56.812	57.162	57.312

¹ NEW CLASSIFICATION EFFECTIVE 10/6/2008

² CLASSIFICATION MOVED FROM M6 55 TO M6 56 EFFECTIVE 12/XX/09. SALARY PLAN M5-55 HAS BEEN MADE INACTIVE IN PEOPLE SOFT.

³NEW CLASSIFICATION EFFECTIVE 7/12/10

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR ORTHOPEDIC TECH	30230		M7	72	10/1/2015 10/1/2016 10/1/2017	27.380 28.191 29.305	28.733 29.584 30.754	30.401 31.303 32.541	32.011 32.961 34.265	33.660 34.660 36.032	34.660 35.689 37.102	0.000 0.000 0.000	35.010 36.039 37.452	35.160 36.189 37.602
SR LIC PHYS THERAPY ASST	35353		M7	73	10/1/2015 10/1/2016 10/1/2017	30.439 31.342 32.582	31.943 32.892 34.194	33.536 34.532 35.899	35.203 36.248 37.685	36.953 38.051 39.559	38.051 39.182 40.735	0.000 0.000 0.000	38.401 39.532 41.085	38.551 39.682 41.235
SR RAD TECH	30099		M7	74	10/1/2015 10/1/2016 10/1/2017	39.637 40.815 42.434	41.602 42.840 44.540	43.927 45.234 47.030	46.113 47.487 49.372	48.401 49.843 51.822	49.614 51.092 53.122	50.860 52.375 54.457	51.210 52.725 54.807	51.360 52.875 54.957
SR UROLOGY TECH	36749		M7	75	10/1/2015 10/1/2016 10/1/2017	34.335 35.355 36.756	36.038 37.109 38.579	38.132 39.265 40.821	40.153 41.347 42.987	42.224 43.480 45.205	43.900 45.206 47.000	45.643 47.002 48.867	45.993 47.352 49.217	46.143 47.502 49.367
³ SR SURGICAL TECH	30844		M7	83	10/1/2015 10/1/2016 10/1/2017	27.841 28.665 29.798	29.228 30.094 31.284	31.064 31.985 33.251	32.804 33.778 35.114	34.690 35.720 37.135	35.720 36.782 38.239	0.000 0.000 0.000	36.070 37.132 38.589	36.220 37.282 38.739
SR ANGIOGRAM/INTERVEN TECH	30462		M7	78	10/1/2015 10/1/2016 10/1/2017	41.416 42.647 44.339	43.470 44.764 46.541	45.875 47.241 49.116	48.857 50.312 52.310	51.961 53.509 55.636	53.264 54.851 57.031	54.600 56.228 58.463	54.950 56.578 58.813	55.100 56.728 58.963
SR COMPUTER TOMOG TECH	35939		M7	76	10/1/2015 10/1/2016 10/1/2017	41.822 43.066 44.774	43.896 45.202 46.996	46.323 47.703 49.597	49.336 50.806 52.824	52.472 54.035 56.183	53.783 55.387 57.589	55.139 56.782 59.040	55.489 57.132 59.390	55.639 57.282 59.540

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR MRI TECH	30109		M7	77	10/1/2015 10/1/2016 10/1/2017	43.040 44.321 46.080	45.177 46.522 48.369	47.677 49.096 51.046	50.778 52.291 54.369	54.002 55.612 57.822	55.357 57.008 59.274	56.749 58.440 60.764	57.099 58.790 61.114	57.249 58.940 61.264
SR OPTHALMIC TECH	36789		M7	79	10/1/2015 10/1/2016 10/1/2017	31.455 32.389 33.671	33.021 34.000 35.347	35.196 36.242 37.678	37.471 38.585 40.115	39.883 41.069 42.698	41.072 42.293 43.971	0.000 0.000 0.000	41.422 42.643 44.321	41.572 42.793 44.471
SR NUCLEAR MEDICINE TECH	30260		M7	80	10/1/2015 10/1/2016 10/1/2017	53.059 54.640 56.812	55.696 57.356 59.636	58.007 59.736 62.111	59.951 61.739 64.195	62.062 63.913 66.455	63.617 65.515 68.121	65.214 67.159 69.832	65.564 67.509 70.182	65.714 67.659 70.332
SR DIAGNOSTIC MED SONOG I ² SR PERIPHERAL VASCULAR TECH	30272 30832		M7	81	10/1/2015 10/1/2016 10/1/2017	43.428 44.721 46.495	45.581 46.937 48.801	47.879 49.305 51.263	50.828 52.342 54.422	53.858 55.463 57.668	55.208 56.854 59.114	56.596 58.284 60.601	56.946 58.634 60.951	57.096 58.784 61.101
SR RESPIRATORY CARE PRACT	30480		M7	82	10/1/2015 10/1/2016 10/1/2017	38.051 39.182 40.735	39.948 41.135 42.767	41.932 43.180 44.893	44.024 45.334 47.134	46.222 47.599 49.489	47.599 49.016 50.963	0.000 0.000 0.000	47.949 49.366 51.313	48.099 49.516 51.463
SR HISTOLOGY TECH	35601		M7	84	10/1/2015 10/1/2016 10/1/2017	30.859 31.774 33.031	32.781 33.755 35.091	34.715 35.747 37.162	35.879 36.945 38.408	36.989 38.088 39.598	38.089 39.221 40.776	0.000 0.000 0.000	38.439 39.571 41.126	38.589 39.721 41.276
SR DIAGNOSTIC MED SONOG II	36703		M7	86	10/1/2015 10/1/2016 10/1/2017	44.719 46.050 47.878	46.939 48.336 50.255	51.020 52.540 54.628	53.608 55.206 57.401	57.138 58.842 61.182	59.411 61.183 63.616	61.779 63.622 66.152	62.129 63.972 66.502	62.279 64.122 66.652

JOB TITLE SR ORTHOPEDIC TECH II	JOB CODE 30484	GRADE	SAL PLAN M7	SAL GRADE 87	EFF DATE 10/1/2015 10/1/2016 10/1/2017	9AY ID 01 STEP 1 START 33.494 34.489 35.855	PAY ID 03 STEP 2 6 MO 35.155 36.199 37.633	PAY ID 05 STEP 3 1 YEAR 37.197 38.302 39.821	PAY ID 08 STEP 4 2 YEAR 39.173 40.337 41.936	PAY ID 09 STEP 5 3 YEAR 41.186 42.411 44.093	PAY ID 10 STEP 6 4 YEAR 42.414 43.676 45.410	PAY ID 11 STEP 7 5 YEAR 0.000 0.000 0.000	10 YEAR LNG 42.764 44.026 45.760	15 YEAR LNG 42.914 44.176 45.910
¹ SR ECHO TECH	30821		M7	89	10/1/2015 10/1/2016 10/1/2017	43.814 45.118 46.908	45.987 47.356 49.237	49.025 50.485 52.491	52.969 54.547 56.715	57.138 58.842 61.182	59.411 61.183 63.616	61.779 63.622 66.152	62.129 63.972 66.502	62.279 64.122 66.652
SR MAMMOGRAPHY TECH	30520		M7	88	10/1/2015 10/1/2016 10/1/2017	43.667 44.967 46.752	45.832 47.196 49.070	48.395 49.837 51.816	50.804 52.318 54.397	53.328 54.917 57.100	54.663 56.293 58.531	56.038 57.708 60.003	56.388 58.058 60.353	56.538 58.208 60.503

¹ NEW CLASSIFICATION EFF 1/11/2010 ²NEW CLASSIFICATION EFF 10/18/2010 3NEW CLASSIFICATION EFF 3/7/2011

OPIEU - LOCAL 30 MARKET SENSITIVE SENIOR CLERICAL CLASSIFICATIONS

JOB TITLE	JOB CODE	GRADE	SAL PLAN	SAL GRADE	EFF DATE	PAY ID 01 STEP 1 START	PAY ID 03 STEP 2 6 MO	PAY ID 05 STEP 3 1 YEAR	PAY ID 08 STEP 4 2 YEAR	PAY ID 09 STEP 5 3 YEAR	PAY ID 10 STEP 6 4 YEAR	PAY ID 11 STEP 7 5 YEAR	10 YEAR LNG	15 YEAR LNG
SR MEDICAL TRANSCRIBER	20321		M7	70	10/1/2015 10/1/2016 10/1/2017	25.793 26.556 27.604	27.969 28.798 29.936	30.426 31.328 32.567	31.137 32.061 33.329	31.424 32.356 33.636	32.360 33.321 34.640	0.000 0.000 0.000	32.710 33.671 34.990	32.860 33.821 35.140
SR CANCER REGISTRAR	20685		M7	71	10/1/2015 10/1/2016 10/1/2017	32.755 33.727 35.063	35.526 36.581 38.030	38.656 39.805 41.383	39.556 40.732 42.347	39.919 41.107 42.737	41.112 42.335 44.014	0.000 0.000 0.000	41.462 42.685 44.364	41.612 42.835 44.514

October 1, 2005

Mr. Walter Allen, Jr. Executive Director / Chief Financial Officer Local 30, AFL-CIO, CLC 4560 Alvarado Canyon Road, Ste. 2H San Diego, California 92120

Dear Mr. Allen:

The purpose of this letter is to set forth the understanding reached during negotiations relative to the Bilingual Employee Program.

Bilingual Employee Program

Purpose

The goal of the Bilingual Employee Program is to utilize bilingual staff within their scope of practice, to provide quality care for Limited English Proficient (LEP) members, and ensure that KP meets Cultural and Linguistic Appropriate Services (CLAS), and other regulatory standards. In addition to developing our internal bilingual capacity, we continue to require interpreter services to meet the needs of members who are not in contact with bilingual staff. At this time, KP utilizes other resources such as phone interpreters to provide language services that we cannot meet using bilingual staff. In addition to these interpreter resources, it is understood that bilingual staff may be called to provide language assistance in appropriate situations. What follows are specific contractual issues that support this program.

Mr. Walter Allen, Jr. October 1, 2005 Page 2

Labor & Management Process

This program will be created and implemented through a Joint Labor and Management workgroup process. The development of the full-time healthcare interpreter job description and its associated pay rate will be created by the Employer.

Full-time Healthcare Interpreter Position

<u>Job Description</u> – The Union and the Employee agree to develop and implement a new position of a full-time healthcare interpreter. The job description and accompanying wage rate will be jointly agreed to no later than November 15, 2005.

<u>Ongoing Review</u> – The parties agree to jointly conduct periodic reviews to monitor staffing levels, workload issues, and the effectiveness of the position and the program.

<u>Intent</u> – The intent of this position is not to replace but enhance the employee bilingual interpretation function.

Qualified Bilingual Status

<u>Level Description</u> – There shall be two levels for Qualified Bilingual Status (QBS). Level 1 will be those employees assessed as proficient in conversation language skills and basic command of a second language as determined by a jointly agreed upon assessment tool. Level 2 will be those employees assessed at a greater level of fluency including medical terminology language skills as determined by a jointly agreed upon assessment tool. A joint labor/management team will determine the appropriate criteria for qualifying for a Level 2 designation, and agree upon appropriate assessment tools.

Mr. Walter Allen, Jr. October 1, 2005 Page 3

<u>Differential</u> – Employees designated as Level 1 shall receive, or continue to receive, a bilingual differential in the amount of \$0.375 per hour and paid

on all hours compensated per biweekly pay period. Employees designated as Level 2 shall receive a bilingual differential in the amount of \$0.55 per hour and paid on all hours compensated per biweekly pay period.

Program Implementation

<u>Coverage</u> – All employees who do not have a current bilingual assessment on file with their Human Resources office will be required to have their skills assessed by a jointly agreed upon assessment tool.

<u>Assessment Process</u> – Beginning January 1, 2006, all employees covered by this agreement will be given the opportunity to be assessed for proficiency at either the QBS Level 1 or Level 2 designation.

<u>Training/Retraining</u> – Employees who do not qualify as Level 1 will be provided educational support designated to enhance their conversational bilingual skills to enable them to successfully pass the assessment. All employees receiving the existing bilingual differential as of the effective date of the Agreement will maintain the differential during the assessment and training/retraining period, and at least until 5/1/07.

<u>Loss of Differential</u> – Employees who fail to qualify for either Level 1 or Level 2 designation by 5/1/07, will no longer receive a bilingual differential.

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Posting Positions as 'Bilingual Required'

The parties may agree to use the Northern California objective process as the basis for determining if a job should require bilingual skills. By mutual agreement, the parties may modify the Northern California model or jointly create an additional option.

'Bilingual Required' positions will not be posted unless both parties review and discuss the need for said position.

Cancellation

In the event that this program fails to be implemented or is discontinued for any reason during the term of this Agreement, the existing language in Article XIII, Section 15, paragraphs 1342 – 1343 will apply.

Sincerely,		
/S/ Mary Anne Madruga		
Mary Anne Madruga Senior Labor Relations Representative		
/S/ Walter Allen, Jr. Walter Allen, Jr.	Date:	October 1, 2005

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AGREEMENT

Between

KAISER PERMANENTE FOUNDATION HOSPITALS, SOUTHERN CALIFORNIA PERMANENTE MEDICAL GROUP, KAISER FOUNDATION HEALTH PLAN

AND

THE OFFICE AND PROFESSIONAL EMPLOYEES INTERNATIONAL UNION, LOCAL 30

This Agreement shall be in full force and effect, except as otherwise specifically provided as of October 1, 2010 and should continue in effect through July 1, 2013 and as specified in the National Agreement, Section 3D, subject to written notice of either party to the other, ninety (90) days prior to the termination date of a desire to amend or terminate this Agreement. In the event no such notices are given, this Agreement shall be deemed to be renewed from year to year, subject however, to ninety (90) days written notice prior to each anniversary date of a desire to terminate or amend this Agreement.

This Agreement will become effective on agreement and signature by both parties below.

FOR THE EMPLOYER:
MaryAnne Madruga
Senior Labor Relations Representative

Kaiser Permanente

FOR THE UNION:

Walter Allen

Executive Director, Chief Operating Officer

OPEIU, Local 30

July 29, 2010

Date