

Agreement Between

LOCAL 1021

BAKER PLACES, INC.

and the

LOCAL 1021

**SERVICE EMPLOYEES INTERNATIONAL
UNION, CTW**

Stronger Together

December 31, 2013 – June 30, 2015

KNOW YOUR RIGHTS



The U.S. Supreme Court has ruled that an employee is entitled to have a Union representative present during any interview that may lead to disciplinary action. This is called your **Weingarten Right**.

1. You must request that a Union representative be called into the meeting.
2. You must have a reasonable belief that discipline will result from the meeting.
3. You have the right to know the subject of the meeting, and a right to consult with your Union representative prior to the meeting to get advice.
4. Do not refuse to attend a meeting if a Union representative is requested and management denies the request. We suggest that you attend the meeting and repeatedly insist upon your right to have a Union representative present. If this fails, we suggest that you not answer any questions and take careful notes about what is said.

Read this statement to management:

“If this discussion could in any way lead to my being disciplined, I request that my Union representative, officer or steward be present at the meeting. Without representation, I choose not to answer any questions. This is my Weingarten right.”

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December 31, 2013 – June 30, 2015
AGREEMENT
BETWEEN
BAKER PLACES, INCORPORATED
AND
SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 1021 SEIU

This Agreement is entered into by and between BAKER PLACES, INC. (hereinafter referred to as the "Employer") and SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 1021 SEIU (hereinafter referred to as "Union")

SECTION I. MANAGEMENT RIGHTS

It is mutually agreed that it is the Employer's exclusive duty and right to manage the operations of the Employer and to direct the working forces. This right includes, but is not limited to, the right to determine the number and location of facilities, determine the size of the work force, set personnel policies, hire, transfer, promote, demote, schedule, determine job content, reclassify, layoff, discipline or discharge Employees, and to contract out for services as has been done in the past, subject to the conditions provided herein.

SECTION II. RECOGNITION

The Employer recognizes the Union as the sole collective bargaining agent for all Employees as defined in NLRB Recognition Case No. 20-RC-15146 or as may be further clarified by NLRB Recognition or Unit Clarification Petition.

This Agreement applies to all professional and direct service Employees working in any current or future treatment facilities operated by the Employer.

SECTION III. UNION MEMBERSHIP

A. MEMBERSHIP: All Employees subject to this Agreement must become members of the Union within 31 days of employment. Continued employment is contingent upon joining the Union and remaining a member in good standing. Members in good standing will be defined as employed members of the Union who tender periodic dues and initiation fees as uniformly required by the Union.

B. DUES DELINQUENCY: The Union will inform the Employer by certified mail of any Employee who fails to tender the periodic dues and initiation fees uniformly required by the Union. The Employer will discharge such Employee within seven (7) days of receipt of such notice.

C. HOLD HARMLESS: The Union will indemnify and save the Employer harmless from any and all claims, suits or other actions arising from this Section or complying with any request for termination of employment under this Section.

D. DUES: At the time of hire, Employees will complete an Authorization to Deduct Dues form. After the Employer receives this form, the Employer will deduct the periodic dues and fees directly from the Employee's pay check.

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E. NEW HIRES: Once each month, the Employer will supply the Union with current new hire and termination information, including: name, classification, address, date of hire, and/or date of termination.

SECTION IV. UNION BUSINESS

A. REPRESENTATIVES: A duly authorized representative of the Union will be permitted to talk with bargaining unit Employees away from clients with a minimum of disturbance of work for the purpose of seeing that the terms of this contract are being observed, provided admission to the site on each occasion is effected through the usual front entrance and that notice of the visit is given in advance to the Executive Director or the Director of the site. The Union will notify the Employer in writing of the duly authorized representative.

B. STEWARDS: The Union is entitled to a Steward for representation at each work site. The Union will notify the Employer in writing when a Steward is designated. The Steward's activities will not interfere with his or her job duties, the work of any other Employee, or the general work place. A Steward must provide notice to and request time off from the Site Director when leaving the work place or engaging in the duties of a Steward during regular working hours.

C. BULLETIN BOARDS: At each work site, the Employer will furnish reasonable bulletin board or wall space solely for official Union business. The space should be in the work site office or staff-oriented area. The Union assumes all responsibility for the material contained on its notices. The Union recognizes the nature of the clinical setting and the need to avoid material that is potentially disturbing to clients. A Union official or shop steward will sign such notices.

SECTION V. DISCRIMINATION

There will be no discrimination by the Employer or the Union against an Employee or application for employment because of race, creed, religion, color, national origin, age, sex, gender identity, sexual orientation, marital status, parenthood, disability, veteran status, political affiliation or because of membership in the Union or activities on behalf of the Union.

SECTION VI. AFFIRMATIVE ACTION COMMITTEE

At the request of either the Employer or the Union, a committee will be established to oversee training and other issues pertinent to the policy of hiring, promoting, and retaining minority Employees. The Committee will consist of up to two (2) bargaining unit members and two (2) management representatives. The Committee's role is advisory only and not subject to the grievance procedure. The Committee will make its recommendations in writing and submit them to the Director of Human Resources, who will respond in writing within one month. It is further understood that the Committee may meet during work hours once each month [up to a maximum of eight (8) hours per month] or more often as mutually agreed.

SECTION VII. SENIORITY

A. SENIORITY APPLIED TO REDUCTIONS IN FORCE (LAYOFF):

1. In the event of layoff, seniority is defined as the length of service in a classification at a particular site, assuming that merit and ability are approximately equal. The parties agree to abide by this principle as long as there is no direct conflict with the goals of the Employer's Affirmative Action Policy.

2. When a reduction in workforce is necessary:

a. The Employer and the Union may meet to discuss the circumstances and to consider any alternatives, including the options of (1) reduction of work hours or workweek; (2) job sharing.

b. Employees will be given as much notice of layoff as possible, but no less than 20 calendar days (unless the Employer receives less than 20 days' notice of a funding loss). The Employer will provide the Union with concurrent notice.

c. Affected non-probationary Employees may apply for any open position in the bargaining unit.

d. If there are not enough open positions, the Employer will designate positions held by temporary and probationary Employees as open for which the affected non-probationary Employees may bid and may be considered if qualified.

e. If possible, the number of open positions and designated open positions will equal (but not exceed) the number of laid off Employees.

f. Employees at the work site affected may also be offered the option for voluntary layoff.

g. The Employer will attempt to distribute the workload equitably.

h. Any regular or probationary Employee receiving notice of layoff will be eligible to be used as fill-in workers for the Employer.

i. Severance Pay due to Reduction in Workforce

1 - 2 years - 2 weeks of severance pay

2 - 4 years - 3 weeks of severance pay

4 or more years - 4 weeks of severance pay

3. a. Unless currently involved in a disciplinary investigation, effected staff members are guaranteed interviews for open positions. Prior disciplinary actions will not prevent staff from interviewing for open positions.

b. As determined in the interview process, if effected staff member is suitable for transfer into an open position, but requires additional training, the Employer will provide this training. The effected staff member who is suitable for the open position but requires training will be considered an Introductory Probationary employee for six months. However, all rights and privileges related to Union representation, step placement, and anniversary date remain in place.

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At the end of the Introductory Period, the effected staff member's performance will be evaluated by the Program Director.

c. Effected staff not selected as a result of staff interview process may appeal decision to a joint Labor/Management Committee. The Committee will be comprised of two (2) members from Management and two (2) members from the Union. The Committee will be provided with the explicit factors that led to the decision. The Labor/Management Committee will review the appeal and recommend:

- 1) Re-interview at the same site
- 2) Interview at a different site
- 3) Support for the decision

If the Labor/Management Committee is unable to reach consensus then the Executive Director and the Union Field Representative will meet and confer to seek resolution.

4. An Employee who is hired for another position following layoff will receive no loss of benefits and will be placed at the salary step of his/her new position closest to but not less than his/her previous position. (Provisions of this subsection are not subject to the grievance procedure.)

5. The Employer will recall all laid off Employees to their previous positions before hiring a new employee for a position, which was eliminated. Recall will be accomplished in the inverse order of layoff from the site, and will remain consistent with the Employer's Affirmative Action Policy.

6. The Employer will inform the Employee of recall by use of registered mail, return receipt requested. The Employee will have four (4) calendar days from receipt to inform the Employer if the position is accepted. If an Employee rejects recall as provided, such rejection will be in writing or the Employee will be presumed to have refused recall and will be stricken from the list.

7. The Employer will recall all laid off Employees prior to the hiring of any new Employee for which the laid off Employee(s) meet(s) the qualifications of the position, subject to interview and approval of the Director and staff at the new program site.

8. Employees on layoff will be preferred over external candidates in filling vacancies throughout the Agency, provided that the qualifications and abilities are comparable and that there is no conflict with the Employer's Affirmative Action Policy or with the requirements of the Employer's contracting agencies.

9. An Employee will have the right to two (2) refusals of recall should both calls be to a site other than the one in which the layoff occurred.

10. An Employee refusing first recall to the same site in which the layoff occurred or refusing third recall to any site shall be stricken from the layoff and seniority lists. However, if an Employee is called back to a temporary position, s/he shall have the right to refuse that position without the refusal affecting loss of recall rights.

11. A list of Employees on layoff (who have not been stricken due to the provisions above) will be maintained for a period of 18 months. Employees on layoff will be responsible for informing the Employer of current address and telephone number while on layoff.

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B. SENIORITY APPLIED TO LEAVES OF ABSENCE:

Seniority is continuous during authorized leaves of absence; however, no additional seniority is accrued during leaves of absence longer than 30 days.

C. LOSS OF SENIORITY RIGHTS:

An Employee's seniority rights may be discontinued for any of the following reasons:

- a.** A voluntary quit or justified discharge;
- b.** Failure to return to work, without justifiable reason, within a three (3) day period after receiving proper notification to do so.
- c.** Layoff for a period of 18 months or more.

SECTION VIII. HIRING PROCEDURES

A. JOB POSTING Bargaining unit job openings will be posted at each site and sent to the Union at the same time notice is given to the community. Postings will include the location of the job.

B. All open positions must be advertised at least seven (7) calendar days before the closing date for accepting applications.

C. Job openings in any bargaining unit position will be awarded to the applicant best qualified for the position, who has the skill and ability to perform the job in the best judgment of the Employer. Such action should be consistent with the Employer's Affirmative Action Policy, and the requirements of the Employer's contracting agencies.

D. Bargaining unit applicants will be preferred over outside applicants in vacancies, if they are qualified in the judgment of the Employer, and given that there is no conflict with the Employer's Affirmative Action Policy and the requirements of the Employer's contracting agencies.

E. A hiring advisory committee will be established to assist in the filling of bargaining unit vacancies. The committee will include at least two (2) bargaining unit Employees from the program with the vacancy being filled. If there are no volunteers for the committee, hiring will proceed solely under the direction of Management. The hiring advisory committee will interview and discuss all candidates and make recommendations to the program supervisor regarding the selection of the finalist(s). The ultimate decision of who to hire rests with the Employer.

SECTION IX. PERSONNEL FILES

A. INSPECTION: Records, reports, and other material relating to employment and performance will be maintained by the Employer in Personnel Files. An Employee will be able to schedule an appointment to view his or her personnel file. The Employee may choose whether to have a union representative present during this viewing.

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B. CONTENTS: Material relating to an Employee's performance will be signed by a person competent to know the facts. The Employee will also acknowledge receipt of such material by signing the actual copy to be filed. The Employee's signature signifies that the Employee has read the material and does not necessarily indicate Agreement with its contents. The Employee will receive a copy upon signing.

C. COPIES: An Employee may request a copy of any document that s/he has signed and that is in his or her personnel file.

D. ANONYMOUS MATERIAL: No anonymous material will be introduced into the file of any Employee.

E. SECRET MATERIAL: Except for material which is not kept in the personnel file by mutual agreement and signature of the Employer and Employee, material not in the file may not be used against an Employee for any purpose.

F. INCORRECT MATERIAL: Material will be removed or otherwise deleted from an Employee's personnel file if the Employer and the Employee agree that the material is incorrect or if the material is determined to be incorrect as a result of the grievance process.

G. OBJECTIONABLE MATERIAL: An Employee may grieve any material in his or her personnel file which he or she believes to be objectionable. Regular Performance Evaluations are not a part of the Progressive Disciplinary Process and may not be grieved under this Section.

H. EMPLOYEE RESPONSE: The Employee will have the right to respond to any material filed. This response will be attached to the file copy and will remain in the file.

I. COMPLIMENTARY MATERIAL: Information of a complimentary nature received by the Employee or Employer may be added to the personnel file at the Employee's request.

J. RELEASE OF INFORMATION: The Employer will only release dates of employment, as requested by outside agencies. A letter of reference or job title and duties may be prepared only in response to an Employee's written request.

SECTION X. HOURS

All Employees must file a bi-weekly time sheet reporting actual hours worked during a given pay period. The time sheets are to be signed by the Employee in ink.

A. HOURS OF WORK:

1. The workweek for full-time Employees consists of 40 hours. Usual business hours for case management programs and business offices are 9:00 a.m. to 5:00 p.m. Alternative schedules may be developed or modified only with prior approval by an Employee's supervisor.

2. Since residential treatment operates 24 hours a day, all year long, shifts and schedules may vary based upon location and staffing needs.

3. Some schedules may be developed on an 80-hour/two week basis by mutual agreement of the Employer and the Employee.

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B. MEAL AND BREAK PERIODS:

1. Meals: Consistent with the social rehabilitation treatment philosophy, eating meals with the residents is part of regular job duties in residential programs. Case management and office personnel may take a one-half hour lunch break each day.
2. Breaks: In accordance with state and federal regulations, Employees may take one 15 minute break for each continuous four (4) hours worked. An Employee may leave the work area during such breaks, except when to do so would be in conflict by staff/client coverage requirements set by contracting agencies.

C. OVERTIME AND COMPENSATORY TIME:

Definitions:

“Overtime” is that time determined in compliance with California law to be eligible for compensation at one-and-one-half the employee’s usual hourly rate.

“Double-time” is that time determined in compliance with California law to be eligible for compensation at two times the employee’s usual hourly rate.

“Comp- time” refers to additional hours worked in return for additional paid time on an hour-for-hour basis, and may be paid out in the same payroll period, or banked for future use as paid time off, according to the employee’s preference.

The parties recognize the professional nature of the work performed by Employee covered by this Agreement. Therefore, actual daily and weekly work schedules may vary, on occasion, according to the time requirements of specific work assignments. Workload assignments will be made on the basis of an average forty (40) hour workweek. Employees will adjust time and location of work to suit workload needs as determined by the Program Director.

1. When an Employee is required and authorized by a supervisor to extend their shift on short, less than 8 hours’ notice, in addition to or beyond the Employee’s regularly scheduled hours or in excess of 40 hours per week, the additional hours worked are considered overtime and compensated at "time-plus-one-half" the regular pay rate. These earnings may be paid out in the next paycheck or banked for future time off per the employee’s preference as noted on the timesheet. (Except as subject to the provisions of Subsection [A.] above, where a written agreement for an 80-hour pay period may be substituted for the 40-hour provision, for the purposes of calculating overtime.)
2. All overtime hours must be approved by the Employee’s supervisor as program or clinical needs, and are not voluntary in nature nor for personal convenience.
3. An Employee working in AILP or BSLP is entitled to four (4) hours of additional pay or paid time off for his/her completion of a regular on-call week (pager). If the on-call week includes a holiday, then the Employee is entitled to six (6) hours of additional pay or time off for on-call that week. The on-call pager is for emergency use only.
4. Agency time sheets will record actual time worked and actual time off and overtime records will be maintained in the payroll office.

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5. Compensatory time off will be allowed but not required to be taken within 90 days of its accrual. It must be taken within one year.

Notwithstanding the foregoing, it is not the intent of this Section to authorize the combining of compensatory time with vacation to extend vacation time periods for Employees. At termination an Employee will be paid for all accrued compensatory time.

D. THE 4/10 WORKWEEK

In addition to the regular, 9:00 AM to 5:00 PM workday shift, the parties agree to a program for a 4-day / 10-hour-per-day workweek schedule for fulltime Employees of AILP and BSLP under the following conditions:

1. It is agreed that no more than two Employees will participate in the program at any given time and all participants must do so voluntarily.
2. Employees will be selected for this alternate schedule on the basis of seniority.
3. The hours worked will be between 9:00 AM and 9:00 PM, Monday through Friday only.
4. Employees working this program will not be off on the same day (determined by seniority) and must attend all staff meetings.
5. The purpose of this program is to ensure continuity of client services and to meet the needs of those clients who are working and not available to be seen during the regular business day.
6. Holiday pay will not exceed eight (8) hours of pay per holiday.
7. The Executive Director may continue or discontinue the program on a yearly renewal basis at July 1 of each year.
8. These provisions are not subject to the Grievance Procedure of this CBA

E. SHIFTS AND SCHEDULING

1. Definition

- a. Case Manager Shifts (AILP, BSLP, ISN, and VOC) will not be affected by this Agreement.
- b. Residential Counselor Shifts are of four types:
 - Client Contact
 - Overnight
 - Staff Meeting
 - Training

2. Basic Principle

- All Staff are expected to be awake and alert on all shifts.
- No scheduled shift will exceed 12.5 hours in length.
- Staff will not be regularly scheduled to work consecutive (back-to-back) client contact shifts.
- Staff will not be regularly scheduled to work consecutive client contact and overnight shifts.
- Staff may be scheduled to work consecutive client contact OR overnight AND Staff meeting shifts.
- Staff may be scheduled to work consecutive client contact OR overnight AND training shifts.
- Staff will have an offsite, non-work time of at least nine (9) hours between regularly scheduled client contact shifts, and/or between regularly scheduled client contact and overnight shifts.
- Occasionally, program or clinical emergencies may require consecutive shifts contrary to the above outline. When such emergencies occur, Staff will be compensated at overtime rates according to the provisions of the CBA.

3. Schedules and Assignments

a. Determining the overall Site Schedule

- Management will prepare the overall schedule options appropriate to the number of Staff and the activities (i.e. Day Treatment) at each site. The overall options will be developed according to the principles in Section (2) of this letter, within the context of meeting the clinical practice and regulatory needs of each site.
- Management and Staff will review the overall schedules for fairness and select one of the approved options as the schedule for the work site.
- Staff may change the overall site schedule to another of the Management-approved, overall site schedules, by consensus.
- Management will have the option to change the overall schedule at a particular work site, given a minimum of one month's notice to Staff, only if there is a bona fide clinical or program need.
- Overall schedules (for a site) consist of individual work schedules which determine Staff workweeks for a set period of time. The set period of time for an individual work schedule at a particular site will range from four (4) months to one (1) year, to be determined by consensus of the Staff.

b. Determining the Individual Work Schedule

- Upon approval of the overall site schedule, Staff will have the right to select individual work schedules.
- If Staff cannot reach Agreement on selection of individual work schedules, they will select by order of seniority of employment at that work site.
- Selection of individual shifts by Staff will meet the clinical and program needs to provide for balance in culture, language and gender, to the greatest degree possible at each work site.
- Staff will have the option to grieve what they may consider an arbitrary change by Management of an individual shift schedule or the overall schedule. Pending the resolution of such grievance, Staff must work the individual or overall schedule as directed by Management.
- Staff may switch or trade shift assignments, by request and with Management approval. Management may choose not to approve the request if it is considered unfair to others at the work site or if it is considered contrary to program or clinical need.

SECTION XI. LEAVES OF ABSENCE

A. FAMILY CARE & MEDICAL LEAVE:

1. Eligibility: To be eligible for family care and medical leave, an Employee must have worked for the Employer for at least 12 months prior to the date on which the leave is to commence, and have worked at least 1250 hours during the 12 months preceding the leave.
2. Permissible FMLA Leaves: Leaves of absence under the Family & Medical Leave Act may be taken for any of the following reasons:
 - To care for the Employee's child after birth, or placement for adoption or foster care (maternity or paternity leave);
 - To care for the Employee's spouse, child, or parent, who has a serious health condition; or
 - For a serious health condition that makes the Employee unable to perform his/her job.
3. Request for Leave: The Employee will submit a written request for a medical leave of absence to his or her supervisor as soon as the Employee learns of the need for a leave.
4. Medical Certification: The Employee will submit to the Employer written certification from the attending physician stating the need for the medical leave; the date of departure necessitated by the medical disability; and the expected duration of the leave time.
5. Leave's Effect on Benefits: For eligible, regular Employees, the Employer will continue to pay for the Employee's participation in group health plans, pension and retirement plans, and other benefit plans, to the same extent and under the same terms and conditions as would apply had the Employee not taken leave. Per the conditions of the Family Care and Medical Leave Act, these benefits will continue for up to three (3) months only. After three months, Employees may choose to continue their insurance coverage at their own expense.
6. Leave's Effect on Pay: Accrued sick leave will be integrated with State Disability Insurance or Workers' Compensation. After accrued sick leave is exhausted, the remainder of the medical leave of absence will be without pay.
7. Length of Leave: The maximum term of the medical leave will be for six (6) months during any consecutive twelve (12) month period except that pregnancy leave may be for a maximum of seven (7) months during any consecutive twelve (12) month period.
8. Return from Leave: The Employee will confirm intent return to work at least two weeks before the expected return date. Any request for extending a leave must be submitted in writing to the program supervisor.
9. Reinstatement: For a leave of less than 6 months, the Employee will be reinstated to the same classification, position, and shift. The Employee will provide the Employer with a physician's release of ability to return to work and perform regular duties of the job.

- B. OTHER LEAVES OF ABSENCE:** Leaves of absence for other reasons such as family emergency, personal business or other compelling reasons will be granted to Employees who have completed the probationary period and where the efficiency of the Employer's operations will not be unduly impaired. During such leaves, an Employee may exhaust accrued vacation.

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- C. UNION NOTIFICATION: Whenever an Employee is granted a leave of absence, the Union will be notified of such fact in writing.
- D. Employees on extended leaves of absence will not accrue holidays, sick time, or vacation hours. Current employees on leave, as of contract ratification, will continue as per current practice.

SECTION XII. HOLIDAYS

A. The following will be recognized as paid holidays:

New Year's Day	Thanksgiving Day
Martin Luther King, Jr. Day	Christmas Day
Memorial Day	Employee's Birthday
Fourth of July	3 Floating Holidays
Labor Day	

B. All full-time Employees will receive eight (8) hours off for each of the above holidays. Part-time Employees will receive holiday time off on a pro rata basis.

C. Holidays will be observed on the legally designated day for residential Employees. For non-residential Employees, holidays falling on Saturday will be observed on the preceding Friday and holidays falling on Sunday will be observed on the following Monday.

D. Staff working during the 24 hours of the actual Baker Places paid holiday (midnight to midnight) will be paid at double time for the actual number of hours actually worked and will have an additional 8 hours holiday time banked into the PTO/Leave Bank for future use.

E. Accrued holiday time may be used for sick time if the Employee does not have sick time.

F. **FLOATING HOLIDAYS:** Upon completion of Probation, each Employee will accrue a floating holiday three times per year. A holiday will be distributed to each Employee on payroll effective January 1st, May 1st, and September 1st.

G. The Employer encourages Employees to use holiday time within the pay period that it is accrued. This is to insure that holiday hours are used as intended, to replenish energy on a regular basis. A maximum of 24 holiday hours will be carried over at the end of each fiscal year. Any excess holiday hours not used by June 30th of each year will be lost.

H. Employees accrue holidays while on paid leaves of absence: sick leave and vacation.

I. Employees will forfeit their eligibility for a holiday if they fail to work on the last scheduled work before and the first scheduled work day following a holiday, except when absence is excused for one of the following reasons:

1. Industrial accident
2. Bona fide illness
3. Funeral leave
4. Jury duty
5. Other absence approved by the supervisor

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J. NOTICE: Employees will preferably give two (2) weeks' notice prior to utilization of the floating holiday.

K. SCHEDULING CONFLICTS: If two Employees request the use of holiday time for the same period and may not be absent simultaneously, time off will be granted by the order in which the requests were submitted. If requests are submitted on the same day, holiday time will be granted by seniority.

L. At the time of termination an Employee will be paid for all unused accrued holiday time.

SECTION XIII. VACATION

A. ACCRUAL - Full-time Employees will accrue paid vacation, calculated to the nearest half (1/2) month, as follows:

<u>Length of Service</u>	<u>Accrual Per Month</u>	<u>Accrued Per Year</u>
Start through 24 months	8 hours	96 hours
25 through 36 months	12 hours	144 hours
37th month and forward	16 hours	192 hours

B. PART-TIME EMPLOYEES: All part-time Employees working at least 20 hours per week accrue vacation time on a pro-rated basis.

C. ACCRUAL LIMIT: Employees may accrue vacation up to a maximum of 200 hours. Vacation accrual will cease once the maximum is reached. Vacation accrual will recommence after an Employee has taken vacation and the Employee's accrued hours have dropped below the maximum.

D. USE OF HOURS: Employees may use vacation time in segments no less than one half (1/2) hour.

E. APPROVAL: All vacation requests must be submitted to the immediate supervisor on a 'Request for Time Off form, preferably 2 or more weeks in advance. Employer will not be responsible for plans made without approval.

F. SCHEDULING CONFLICTS: If two Employees request vacations for the same period and may not be absent simultaneously, vacation will be granted by the order in which the requests were submitted. If requests are submitted on the same day, vacation time will be granted by seniority.

G. PAY ON TERMINATION: At the time of termination an Employee will be paid for all unused accrued vacation time.

H. Employees will accrue but not be entitled to take vacation leave until completion of their initial probationary period.

I. Pay for vacation will be paid the normal payday.

SECTION XIV. SICK LEAVE

A. ACCRUAL: Employees will accrue paid sick leave, calculated to the nearest half (1/2) month, at the rate of eight (8) hours per month, beginning from the date of employment. Part time Employees will accrue sick leave hours on a pro rata basis. Sick leave may be accrued to a maximum of 400 hours or 50 days.

B. Sick leave may be used when an Employee is unable to perform his/her duties due to personal illness, disability, mental health, medical or dental appointments, or to administer care to an immediate family member with a serious illness. "Family member" is defined as current spouse, domestic partner, parent, step-parent, sibling, step-sibling, half-sibling, child, step-child, adoptive child, child of domestic partner, current parent-in-law (including parents of domestic partner), grandparents, and grandchildren.

C. Sick leave will be applicable only for time which the Employee is scheduled to work.

D. If an Employee is absent on paid sick leave and a holiday day occurs during such absence, the holiday hours the Employee is eligible to accrue will be used instead of sick leave hours.

E. The payment of sick leave will not affect or limit an Employee's right to the full weekly disability benefits to which s/he may be entitled under the California Unemployment Compensation Act. In cases where an Employee is eligible to receive disability benefit payments, the Employee will receive his/her full disability benefit payment, plus such portion of his/her sick leave pay that will aggregate to an amount equal to but not exceeding the Employee's regular rate of pay. In cases of industrial injury entitling an Employee to Worker's Compensation Insurance payments, the same method of integration with sick leave will apply.

F. If an Employee becomes hospitalized while on vacation s/he may charge accrued sick leave for such a period of illness. The Employee will be asked to provide a doctor's note for this period.

G. The Employer may request verification of sickness or medical appointment to justify an Employee's absence from work for the period claimed, if:

1. The absence exceeds five (5) working days; or
2. There is reasonable doubt of the validity of the absence.

H. Sick leave may be used in increments of not less than one (1) hour.

I. Sick leave is not convertible to cash bonus.

SECTION XV. BEREAVEMENT LEAVE

An Employee may be absent with pay for up to five (5) working days due to a death in the immediate family. "Immediate family" is defined in Section XIV.B.

SECTION XVI. JURY DUTY & OTHER LEGALLY REQUIRED LEAVES

A. Employees will be granted a leave of absence as required by law for the purpose of fulfilling any required legal or military obligation (jury duty, appearance as a witness in a legal proceeding, military reserve duty, appearance at a school by a parent, or as an emergency worker). Employees are expected to

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return to work for the portion of the workday that they are not selected for jury duty or called as a witness. Employees must present verification of their absence.

B. Salary during leave will be offset by any amounts received as jury or witness fees or as military pay.

C. The return to work will not be required in instances where the Employee has worked forty (40) hours, including jury duty time, in any given work week. No deduction in leave time or break in "continuity of employment" will be made for service of jury duty.

SECTION XVII. PROFESSIONAL CONFERENCE LEAVE

A. At the Employer's discretion, Employees may attend training events (conferences, courses, classes, institutes and workshops) that the Employer determines will enhance an Employee's work performance.

B. Employees should make written request to attend a training event in advance.

C. The Employer will pay normal expenses to attend those training events required by the Employer.

D. Expenses include time worked, public transportation costs, and mileage at the current IRS rate, parking costs, toll charges, and tuition. Meal may be included if the event is more than six (6) hours in duration.

E. The Employer and Employee may mutually agree to share the costs of a training not required but agreed to enhance an Employee's work performance.

F. The Employer will advance payment to vendors for all training fees, as long as sufficient notice is provided for the check to be prepared on the regular billing cycle.

G. Employees must provide proof of attendance at training's. If proof cannot be provided, the Employee may be asked to reimburse the Employer for the cost of the training.

H. Employees are entitled to up to 8 hours with pay per year for the purpose of attending a training event.

I. Employer agrees to annually allocate a maximum of \$3,500 for continuing education, for full time and part time employees. The fund will be offered on a fiscal year cycle. Funds not used in one year will be rolled over into year the next year. The maximum allocation per employee for each period will be \$250. Employer agrees to send notice to all bargaining unit members of the education benefit and the process for applying at the beginning of each fiscal year. This fund is on a first come first serve basis. This fund is in addition to any moneys normally spent on trainings and education.

SECTION XVIII. MILEAGE AND TRAVEL REIMBURSEMENT

The Employer will reimburse Employees for normal expenses incurred while working, including transportation costs, mileage at the current IRS rate, parking costs, and toll charges.

SECTION XIX. PERSONAL PROPERTY

The Employer will consider paying for damage or theft of personal property incurred by Employees during work time on a case by case basis.

SECTION XX. PAID BENEFITS

A. ELIGIBILITY: All Employees who have successfully completed 30 days' employment and are regularly scheduled to work at least 20 hours per week are eligible to participate in the Employer's Flexible Benefits Plan.

B. PLAN COMPONENTS: The Employer will offer to each Employee a choice of two health insurance packages and optional benefits.

- Package I is available to Employees at no cost. It will include, at minimum:
 1. Medical Insurance coverage through Kaiser Permanente for Employee only.
 2. Option to purchase Dependent coverage.
 3. Choice of "Optional Benefits" described below.

- Package II is available to Employees with a 20% contribution to Medical Insurance Coverage, also through Kaiser Permanente. This package includes:
 1. Medical Insurance coverage for Employee only.
 2. Dental and Vision coverage.
 3. Group Life, Accidental Death and Dismemberment, and Long-Term Disability.
 4. Option to purchase Dependent Medical coverage.
 5. Option to purchase Additional Life Insurance.
 6. Choice of "Optional Benefits" described below.

- Optional Benefits available to all eligible Employees:
 1. HealthCare Spending Account per Section 125 of the IRS Code
 2. Dependent Care Spending Account per Section 125 of the IRS Code
 3. Participation in a 403 (b) Retirement Plan
 4. Access to the Employee Assistance Program.

C. PROFESSIONAL LIABILITY INSURANCE: Baker Places, Inc. carries malpractice insurance coverage for all employees.

SECTION XXI. WAGES AND CLASSIFICATIONS

A. Payday will be on every other Wednesday. If payday falls on a holiday, checks will be distributed on the business day before the holiday. This schedule is subject to change by the Employer if necessary to comply with payroll and accounting requirements.

B. If the Employer finds it necessary to change the current client/staff ratio, the Union will be notified and the reasons for the proposed change will be discussed with the Union.

C. The Salary Schedule for the current contract period, January 1st, 2014 to June 30th, 2015 is attached. The Salary Schedule includes a 2% raise that was effective 7/1/12 and a 1.5% raise that was effective 7/1/2013.

D. An additional step for each classification will be added to all existing salary schedules. The additional step shall be 2% more than previous step salary amount.

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E. Effective upon ratification, all bargaining unit employee shall receive a \$350 bonus.

SECTION XXII. COST OF DOING BUSINESS GERNERAL FUND ADJUSTMENT

If the City and County of San Francisco increase the existing General Fund Contracts or Grants of the Employer by a set percentage, that percentage shall be applied to the rate of pay of each bargaining unit classification and be reflected in the salary schedule. This adjustment shall be made the effective date of the adjustment.

SECTION XXIII. HEALTH AND SAFETY

The Employer will make every reasonable provision for the health and safety of the Employees. The Employer and the Union recognize the applicability of Federal and State law surrounding the conditions of employment.

Safety Equipment appropriate to the worksite(s) shall be available to all employees when needed to apply Universal Safety Precautions and other safety measures as needed to prevent workplace injury and illness. A Labor-Management Safety Committee shall be instituted, comprising two members of the union and two from Management to review safety policies and procedures. This committee will meet no less frequently than twice a year.

SECTION XXIV. LABOR MANAGEMENT COMMITTEE

A. As part of Baker Places' commitment to ongoing dialogue in the interest of quality assurance and improvement of services to our clients, the parties agree to a monthly meeting of shop stewards with representative(s) of management.

B. Purpose: To assure efficient operations and quality client care and make recommendations to improve client services, particularly with regard to staff recruitment and retention, and employee relations.

C. Meetings: The Committee shall schedule monthly meetings. An Agenda will be prepared and Minutes will be kept at all regular meetings.

D. Limitations: The Committee shall not discuss economic issues or matters subject to collective bargaining or the Union Contract. The Committee's activities are advisory to the management of the agency and are not subject to the Union grievance procedure.

SECTION XXV. PROBATIONARY PERIOD

A. All new Employees are considered to be on Introductory Probation during their first 6 months of full-time or part-time employment. The Employer has the option to extend a Probationary Period by the duration of a leave of absence taken during this period.

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B. The Introductory Probation period is considered a time of mutual assessment for both the Employer and the Employee. An Employee's immediate supervisor is responsible for the in-service training and periodic evaluation of an Employee.

C. Following a successful Introductory Probation period, the supervisor completes a performance evaluation and the Employee can be changed to Regular Employment Status.

D. No grievance will be made by the Union in respect to assignment, transfer, demotion, promotion, or discharge during such period of Introductory Probation except when the actions are directly in conflict with the goals of Affirmative Action.

E. Introductory Probation Period shall be three (3) months for promoting employees to positions in the bargaining unit and for employees retired within eighteen (18) months of separation provided the employee has completed the initial Introductory Period of six (6) months and has at least two (2) years employment with the employer.

SECTION XXVI. RECLASSIFICATION OF TEMPORARY EMPLOYEES

A. A Temporary Employee who works a predetermined work schedule in a vacant position of 30 hours or more per week for a continuous period of at least 90 days will be reclassified from Temporary to Probationary Employee, and will become eligible for all of the benefits and obligations of employment as such.

B. For the purposes of determining anniversary date, probationary status, and leave accrual, the date of hire will be considered to be the beginning of the original 90-day period.

SECTION XXVII. DISCIPLINE AND DISCHARGE

A. Employees who have completed their Introductory Probation period will not be discharged or otherwise disciplined except for just cause. Just cause includes, but is not limited to:

1. Unsatisfactory quality or quantity of work;
2. Excessive absenteeism & tardiness;
3. Physical violence or threats of physical violence;
4. Intoxication during work hours;
5. Unethical relationship with clients;
6. Gross Misconduct.

B. The disciplinary process will begin with a meeting between the Employee and the supervisor. Based upon the outcome of this meeting, one of several courses of action will follow:

1. Verbal warning that the problem must not recur, and instructive steps on how to address the issues;
2. Written warning, addressing the specific nature of the problem and the specific steps which must occur for remediation;
3. Suspension, addressing the specific nature of the problem and the specific steps which must occur for remediation.

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4. The Employer may proceed directly to termination for gross misconduct which includes but is not limited to physical violence or threats of physical violence, or for misconduct that constitutes a hazard or danger to clients or staff.

C. Any written discipline will be signed by a person competent to know the facts and by the Employee. The Employee's signature simply signifies that he/she has read and received the action, but does not necessarily imply agreement.

D. Notice of discharge will include the following information: (1) statement of the nature of the disciplinary action; (2) the effective date of the disciplinary action; (3) statement of the cause of the disciplinary action; (4) description in ordinary and concise language of the act or omissions on which causes are based.

E. Notice of discharge or suspension will be served in person or by registered mail to the Employee within twenty-four (24) hours of the disciplinary action. A copy of this notice will be sent to the Union

F. An Employee will have the right to have a Union Representative or Steward, if the Employee so requests, present at any meeting with supervisors or management representatives which is disciplinary or investigative in nature. Prior to any such meeting, the Employer will inform the Employee of such right.

All disciplinary action other than for probationary Employees may be reviewed in accordance with the grievance procedure.

SECTION XXVIII. GRIEVANCE PROCEDURE

If a dispute regarding the interpretation or enforcement of this Agreement arises, the following procedure will be followed, provided that in cases of suspension or discharge that the matter be presented to grievance within fourteen (14) calendar days or in other matters, within thirty (30) calendar days; otherwise the right to appeal is lost:

STEP 1. An aggrieved party or the Union will submit a written grievance with the site director, and send a copy to the Director of Human Resources. The site director will provide a written response within 10 calendar days of receiving the written grievance. If the matter is not resolved, the aggrieved party will proceed to Step 2. Such action must be taken within 10 calendar days of the Site Director's written response.

STEP 2. The Union Representative will then submit the grievance to the Director of Human Resources. The Director of Human Resources will schedule a meeting between the parties to become acquainted with the facts. The Director of Human Resources will provide a written response within 10 calendar days of the meeting with the Union Representative.

If the matter is not resolved, the aggrieved party will proceed to Step 3. Such action must be taken within 10 calendar days of the Director of Human Resources written response.

STEP 3. The Union Representative will then submit the grievance to the Executive Director. The Executive Director will schedule a meeting between the parties to become acquainted with the facts. The Executive Director will provide a written response within 10 calendar days of the meeting with the Union Representative.

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If the matter is not resolved, the Union may proceed to Step 4. Such action must be taken within 10 calendar days of the Executive Director's written response.

STEP 4. ARBITRATION: When a grievance is referred to arbitration, the parties will attempt to agree on an impartial arbitrator. In the event that the parties are unable to mutually agree upon an impartial arbitrator, then either party may request a panel of arbitrators from the Federal Mediation and Conciliation Service. The parties will alternately strike a name from the panel furnished until one (1) name remains. Both parties will share equally in the cost of arbitration; however, each party will bear its own cost of representation and witnesses. The arbitrator will have no authority to add to, subtract from or modify any terms of this Agreement. The decision of the arbitrator will be final and binding upon the parties.

The parties may agree to use the following expedited arbitration procedure, or any part of that procedure.

Expedited Arbitration: (1) prior to the hearing, extensive efforts will be made to stipulate the facts; (2) no attorneys will be used, however, the parties will have the right to other representation; (3) there will be no stenographic record of the proceedings; (4) only oral closing arguments will be used; no briefs; (5) only an oral bench decision will be required.

The above time frames may be waived by mutual agreement. If any party fails to answer within the above time frames, the grievance will move to the next step of the grievance procedure.

SECTION XXIX. SEVERABILITY

In the event that any of the provisions of this Agreement will be held to be in violation of any State or Federal law or regulation or State of Federal Court of last resort decision, such determination will not in any way affect the remaining provisions of this Agreement. The parties will re-negotiate any Section determined invalid within thirty 30 days.

SECTION XXX. TERM OF AGREEMENT

This Agreement will be effective December 31st, 2013 and will remain in full force and effect until and through June 30, 2015. Thereafter from year to year unless notice to amend, modify or terminate is served by either party at least ninety (90) days prior to the anniversary date of this Agreement.

SECTION XXXI. MASTER CONTRACT

Baker Places, Inc. agrees to be part of a Master Contract and bargaining with other SEIU Local 1021 represented non-profits, including but not limited to non-profit residential treatment providers, in or after 2015.

2013-2015 BAKER PLACES - LOCAL 1021 AGREEMENT

SALARY SCHEDULES

CBA-BAKER PLACES, INC. & SEIU, LOCAL 1021

SALARY SCHEDULE JULY 1, 2012-JUNE 30, 2013

ON ANNIVERSARY DATE IN CLASSIFICATION, EMPLOYEE WILL MOVE TO NEXT STEP

COUNSELORS

(BSH, OH, RP, GSH,AP, JHM DP, JPR, FP, SJP)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	35,422.40	2951.87	1475.93	\$17.03
B	36,296.00	3024.66	1512.33	\$17.45
C	37,232.00	3102.66	1551.33	\$17.90
D	38,043.20	3170.26	1585.13	\$18.29
E	38,833.60	3236.13	1618.06	\$18.67
F	39,644.80	3303.73	1651.86	\$19.06
G	40,435.20	3369.60	1684.80	\$19.44
H	41,329.60	3444.13	1722.06	\$19.87
I	42,182.40	3515.20	1757.60	\$20.28
J	43,097.60	3591.47	1795.73	\$20.72
K	43,929.60	3660.80	1830.40	\$21.12

AILP/ BSLP CASE MANAGERS

(AILP / BSLP ST/LT)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	40,060.80	3338.40	1669.20	\$19.26
B	40,955.20	3412.93	1706.46	\$19.69
C	41,808.00	3484.00	1742.00	\$20.10
D	42,660.80	3555.06	1777.53	\$20.51
E	43,513.60	3626.13	1813.06	\$20.92
F	44,324.80	3693.73	1846.86	\$21.31
G	45,094.40	3737.86	1878.93	\$21.68
H	46,238.40	3853.20	1926.60	\$22.23
I	47,340.06	3945.06	1972.53	\$22.76
J	48,380.80	4031.73	2015.86	\$23.26
K	49,337.60	4111.46	2055.73	\$23.72

2013-2015 BAKER PLACES - LOCAL 1021 AGREEMENT

NURSES (RNs & LVNs), DAY Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	55,827.20	4652.26	2326.13	\$26.84
B	56,950.40	4745.86	2372.93	\$27.38
C	58,073.60	4839.47	2419.73	\$27.92
D	58,947.20	4912.27	2456.13	\$28.34
E	59,800.00	4983.33	2491.67	\$28.75

NURSES (RNs & LVNs), PM Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	57,241.60	4770.13	2385.06	\$27.52
B	58,385.60	4865.46	2432.73	\$28.07
C	59,529.60	4960.80	2480.40	\$28.62
D	60,403.20	5033.60	2516.80	\$29.04
E	61,318.40	5109.86	2554.93	\$29.48

NURSES (RNs & LVNs), NOC Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	59,300.80	4941.73	2470.86	\$28.51
B	60,507.20	5042.26	2521.13	\$29.09
C	61,692.80	5141.06	2507.53	\$29.66
D	62,608.00	5217.33	2608.66	\$30.10
E	63,564.80	5297.06	2648.53	\$30.56

CHARGE NURSES (RNs & LVNs), DAY Shift

Joe Healy Medical Project

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	64,937.60	5411.46	2705.73	\$31.22
B	66,560.00	5546.66	2773.33	\$32.00
C	68,224.00	5685.33	2842.66	\$32.80
D	69,929.60	5827.46	2913.73	\$33.62
E	71,676.80	5973.06	2986.53	\$34.46

2013-2015 BAKER PLACES - LOCAL 1021 AGREEMENT

NIGHT SUPPORT STAFF

(Odyssey House Only)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	23,899.20	1991.60	995.80	\$11.49
B	24,356.80	2029.73	1014.86	\$11.71
C	24,814.40	2067.86	1033.93	\$11.93
D	25,334.40	2111.20	1055.60	\$12.18
E	25,812.80	2151.06	1075.53	\$12.41
F	26,332.80	2194.40	1097.20	\$12.66
G	26,852.80	2237.73	1118.86	\$12.91
H	27,393.60	2282.80	1141.40	\$13.17
I	27,934.40	2327.86	1163.93	\$13.43
J	28,496.00	2374.66	1187.33	\$13.70
K	29,057.60	2421.46	1210.73	\$13.97

DRIVER

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	24,960.00	2080.00	1040.00	\$12.00
B	25,563.20	2130.26	1065.13	\$12.29
C	26,208.00	2184.00	1092.00	\$12.60
D	26,748.80	2229.06	1114.53	\$12.86
E	27,289.60	2274.13	1137.06	\$13.12
F	27,872.00	2322.66	1161.33	\$13.40
G	28,412.80	2367.73	1183.86	\$13.66
H	29,016.00	2418.00	1209.00	\$13.95
I	29,702.40	2475.20	1237.60	\$14.23
J	30,803.60	2566.96	1283.48	\$14.53
K	30,825.60	2568.80	1284.40	\$14.82

2013-2015 BAKER PLACES - LOCAL 1021 AGREEMENT

CBA-BAKER PLACES, INC. & SEIU, LOCAL 1021

SALARY SCHEDULE JULY 1, 2013-JUNE 30, 2014

ON ANNIVERSARY DATE IN CLASSIFICATION, EMPLOYEE WILL MOVE TO NEXT STEP

COUNSELORS

(BSH, OH, RP, GSH,AP, JHM DP, JPR, FP, SJP)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	35,963.20	2996.93	1498.46	\$17.29
B	36,863.80	3069.73	1534.86	\$17.71
C	37,793.60	3149.46	1574.73	\$18.17
D	38,604.80	3217.06	1608.53	\$18.56
E	39,416.00	3284.66	1642.33	\$18.95
F	40,248.00	3354.00	1677.00	\$19.35
G	41,038.40	3419.86	1709.93	\$19.73
H	41,953.60	3496.13	1748.06	\$20.17
I	42,806.40	3567.20	1783.60	\$20.58
J	43,742.40	3645.20	1822.60	\$21.03
K	44,595.20	3716.26	1858.13	\$21.44
L	45,487.10	3790.59	1895.30	\$21.87

AILP/ BSLP CASE MANAGERS

(AILP / BSLP ST/LT)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	40,664.00	3388.66	1694.33	\$19.55
B	41,558.40	3463.20	1731.60	\$19.98
C	42,452.80	3537.73	1768.86	\$20.41
D	43,305.60	3608.80	1804.40	\$20.82
E	44,158.40	3679.86	1839.93	\$21.23
F	44,990.40	3749.20	1874.60	\$21.63
G	45,760.00	3813.33	1906.66	\$22.00
H	46,924.80	3910.40	1955.20	\$22.56
I	48,048.00	4004.00	2002.00	\$23.10
J	49,088.00	4090.66	2045.33	\$23.60
K	50,065.60	4172.13	2086.06	\$24.07
L	51,066.91	4255.58	2127.79	\$24.55

2013-2015 BAKER PLACES - LOCAL 1021 AGREEMENT

NURSES (RNs & LVNs), DAY Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	56,659.20	4721.60	2360.80	\$27.24
B	57,803.20	4816.93	2408.46	\$27.79
C	58,947.20	4912.26	2456.13	\$28.34
D	59,820.80	4985.06	2492.53	\$28.76
E	60,715.20	5059.60	2529.80	\$29.19
F	61,929.50	5160.79	2580.40	\$29.77

NURSES (RNs & LVNs), PM Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	58,094.40	4841.2	2420.6	\$27.93
B	59,259.20	4938.26	2469.13	\$28.49
C	60,424.00	5035.33	2517.66	\$29.05
D	61,297.60	5108.13	2554.06	\$29.47
E	62,233.60	5186.13	2593.06	\$29.92
F	63,478.27	5289.86	2644.93	\$30.52

NURSES (RNs & LVNs), NOC Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	60,195.20	5016.26	2508.30	\$28.94
B	61,422.40	5118.53	2559.26	\$29.53
C	62,628.80	5219.06	2609.53	\$30.11
D	63,544.00	5295.33	2647.66	\$30.55
E	64,521.60	5376.80	2688.40	\$31.02
F	65,812.03	5484.34	2742.17	\$31.64

CHARGE NURSES (RNs & LVNs) DAY Shift

(Joe Healy Medical Detox Project)

STEP	ANNUAL	MONTHLY	SEMI-MONTHLY	HOURLY
Start-A	65,915.20	5492.93	2746.46	\$31.69
B	67,558.40	5629.86	2814.93	\$32.48
C	69,264.00	5772.00	2886.00	\$33.30
D	70,969.60	5914.13	2957.06	\$34.12
E	72,737.60	6061.46	3030.73	\$34.97
F	74,065.06	6172.09	3086.04	\$35.61

2013-2015 BAKER PLACES - LOCAL 1021 AGREEMENT

NIGHT SUPPORT STAFF

(Odyssey House Only)

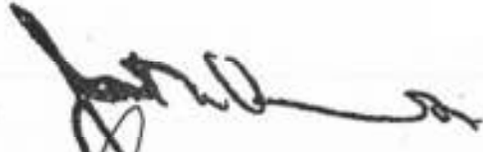
<u>STEP</u>	<u>ANNUAL</u>	<u>MONTHLY</u>	<u>SEMI-MONTHLY</u>	<u>HOURLY</u>
Start-A	24,252.80	2021.06	1010.53	\$11.66
B	24,731.20	2060.93	1030.46	\$11.89
C	25,188.80	2099.06	1049.53	\$12.11
D	25,708.80	2142.40	1071.20	\$12.36
E	26,208.00	2184.00	1092.00	\$12.60
F	26,728.00	2227.33	1113.66	\$12.85
G	27,268.80	2272.40	1136.20	\$13.11
H	27,809.60	2317.46	1158.73	\$13.37
I	28,350.40	2362.53	1181.26	\$13.63
J	28,912.00	2409.33	1204.66	\$13.90
K	29,494.40	2457.86	1228.93	\$14.18
L	30,084.29	2507.02	1253.51	\$14.46

DRIVER

(Joe Healy Medical Detox Project)

<u>STEP</u>	<u>ANNUAL</u>	<u>MONTHLY</u>	<u>SEMI-MONTHLY</u>	<u>HOURLY</u>
Start-A	25,334.40	2111.20	1055.60	\$12.18
B	25,937.60	2161.46	1080.73	\$12.47
C	26,603.20	2216.93	1108.46	\$12.79
D	27,144.00	2262.00	1131.00	\$13.05
E	27,705.60	2308.80	1154.40	\$13.32
F	28,288.00	2357.33	1178.66	\$13.60
G	28,828.80	2403.40	1201.20	\$13.86
H	29,452.80	2454.40	1227.20	\$14.16
I	30,035.20	2502.93	1251.46	\$14.44
J	30,680.00	2556.66	1278.33	\$14.75
K	31,283.20	2606.93	1303.46	\$15.04
L	31,908.86	2659.07	1329.54	\$15.34

SIGNATURES



Jonathon Verhulst - Executive Director



Michelle Lott - Director of Human Resources



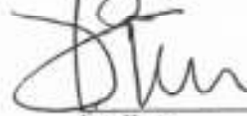
Judith E. Sivveness - Director, Business & Operations



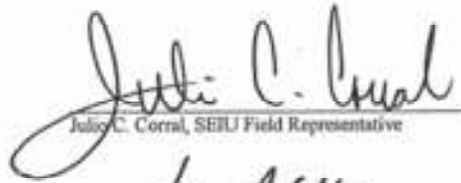
Paul Gazman



Jesse Hunter



Jesse Hunter



Juli C. Corral, SEIU Field Representative



Pete Czerny, SEIU 1021 Executive Director



Service Employees International Union – Local 1021
350 Rhode Island Street, #100S
San Francisco, CA 94103
415-848-3611

Field Representative _____

Union Steward _____

Telephone Number _____